



SUMMARY OF MOTOR FLEET INSURANCE COVER

INSURER	Accredited Insurance (Europe) Limited and/or its co-insurers whose names and addresses are available on request. R&Q Insurance (Malta) Limited is authorised and regulated by the Malta Financial Services Authority and is subject to limited regulation by the UK's Financial Conduct Authority and the Prudential Regulation Authority under Firms Registration Number (FRN) 608422. Accredited Insurance (Europe) Limited is licensed in accordance with the Insurance Business Act, 1988 (Chapter 403, Laws of Malta) to carry out insurance and reinsurance business.
	This policy has been issued by Blagrove Underwriting Agency Ltd under the authority granted by Accredited Insurance (Europe) Limited. Blagrove Underwriting Agency Ltd (BUA) is authorised and regulated by the Financial Conduct Authority and our reference number is 511162. BUA's offices are at 34 Lime Street, London EC3M 7AT and our registered office is at The Long Barn, Priory Lane, Burford, OX18 4SG (Co Reg No 04209302).
LEVEL OF COVER	There are 4 different levels of cover.
	If you have selected Comprehensive (COMP) this covers damage to your insured vehicle by accident, fire, theft & vandalism.
	If you have selected Third Party Fire & Theft (TPFT) this covers loss of or damage to your insured vehicle by fire (excluding arson & vandalism) & theft.
	All policies above including those issued for Third Party Only (TPO) provide cover for any injury & damage you cause to other people and/or their property.
	If you have selected Fire & Theft (F&T) this covers loss or damage to your insured vehicle by fire (excluding arson & vandalism) & theft only. There is no cover provided for any injury & damage you cause to other people and/or their property.
TERM OF THE POLICY	All Blagrove Fleet policies are issued for a 12 month period. Refer to your Certificate of Motor Insurance for the dates cover is effective.
CANCELLATION	You have the right to cancel this policy at any time.
	Cancelling the policy within the reflection period (for retail policyholders only)







Cancellation by you

You or your insurance intermediary can cancel this policy either from the date we are notified, in writing, or a later date as requested by you. Providing there have been no claims in the current period of insurance we will refund the premium relating to the number of months remaining during the current period of insurance from the date of cancellation taking into account our short-period scale of charges.

Short-period scale of charges

The following scale of charges will be used to calculate any refund of premium due to **you** following **your** non-payment of the full premium or following a decision by **you** to cancel this policy:

Period of cover (Months)	1	2	3	4	5	6	7	8	Over 8
Refund % of premium	75	60	50	40	30	25	20	10	Nil

Premium refunds allowed following cancellation of the policy at **your** request following **your** non-payment of the full premium are issued on the basis that the insurer shall be entitled to retain a minimum and deposit premium calculated at 75% of the amount payable at the date on which the policy was taken out or last renewed whichever is the later.

For full details of the cancellation process, please refer to General Condition 11.11 in the policy booklet.

IN THE EVENT OF A CLAIM

All claims must be reported to the **24 hour Claims Helpline on 01604 496 868 within 24 hours of the incident.** Correspondence should be sent to our claims handling team at Blagrove Claims, 2nd Floor, 106 University Street, Belfast, BT7 1HE.





SUMMARY OF COVER

This is a Policy Summary only. It does not contain the full terms and conditions of the contract.

For full details of all policy terms, conditions & exclusions please refer to the policy booklet (a copy of which is available on request). The relevant sections of the policy booklet are listed below.

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BENEFIT	COVER	UNUSUAL EXCLUSIONS AND LIMITATIONS
Third party liability cover including	COMP/TPFT/ TPO	The most we will pay for damage to property of any other person is:- £20,000,000 for claims arising from any one
whilst towing (Section 1)		accident involving Your Vehicle if it is a
(Section 1)		Motor Car or Motor Cycle;
		 £5,000,000 for claims arising from any one accident involving Your Vehicle if it is a Goods Carrying Vehicle, Articulated Vehicle, Agricultural Vehicle, or a Special Type.
		 £1,000,000 for claims arising from any one accident involving Your Vehicle if it is carrying Hazardous Goods.
		The most we will pay for costs for any one claim or claims arising out of any one incident is £5,000,000.
		Under this section we will not be liable
		If the death or bodily injury to a person arises out of or in the course of their employment by any person entitled to indemnity under this section except as required by the Road Traffic Acts or any applicable E.U. Directive;
		 For death of or bodily injury to any person driving or in charge for the purpose of driving Your Vehicle if the death or bodily injury occurred as a result of that person having driven the vehicle;
		 For loss or damage to any property or animals owned by or in the trust, custody or control of You or any person entitled or claiming







		to be entitled to indemnity under this section;
		 For loss of or damage to any load or to any trailer being conveyed by You or to any load being loaded onto or unloaded from Your Vehicle or any trailer;
		 For death, injury or damage to property caused or arising beyond the limits of any carriageway or thoroughfare in connection with the loading or unloading of Your Vehicle by any person other than Your driver or other employee;
		 For any claims resulting directly or indirectly from misdelivery when loading or unloading Your Vehicle;
		 For any accident arising out of the operation as a tool of any trailer or special type vehicle except as required by the Road Traffic Acts;
		 For death, bodily injury, illness, loss or damage when such death, bodily injury, illness, loss or damage arises directly or indirectly out of pollution or contamination however caused except as required by the Road Traffic Acts or by the law of any country in which we have agreed to provide cover under this policy. See 5.7 Exceptions to Section 1 in the Policy
		Document (page 16).
Loss or Damage to Your Vehicle (Section 2)	COMP/TPFT	 If you choose to use an alternative repairer: you should obtain our prior authorisation of repairs and approval of costs otherwise we may not reimburse you the cost of repairs. we will not guarantee the work after you have signed a customer satisfaction note and the insured vehicle has been returned to you by the repairer; and
		 we will not pay more than the cost of repairs had the work been undertaken by our approved repairer. In these circumstances we may at our option settle the claim for repairs to the insured vehicle by making a cash payment for the amount quoted by our approved repairer less the excess which applies to the claim. We may at our option use parts that have not been supplied by the original manufacturer to repair the
		insured vehicle . These parts will be subject to the





approved repairer's guarantee.

Total Losses

If as a result of a claim the insured **vehicle** or trailer is determined to be a total loss, the premium in respect of the specific insured **vehicle** or trailer will be exhausted and any replacement **vehicle** or trailer will attract an additional premium.

Under this section We will not be liable for:-

- The amount of any **Excess** shown in the **Schedule**;
- Loss or damage to any vehicle imported other than through the manufacturer's normal import arrangements;
- Loss or damage to sheets, tarpaulins, tilts or to any container which is not permanently fitted to Your Vehicle;
- Loss of petrol or diesel fuel;
- Loss or damage to Your Vehicle caused by or consequent upon the operation of tipping gear;
- Loss suffered due to any person obtaining any property by fraud or deception, for example a purchaser's cheque not being honoured by their bank;
- Loss or damage to the insured vehicle where possession of it is gained by deception on the part of someone pretending to be a buyer or someone pretending to act on behalf of a buyer;
- Loss or damage caused directly or indirectly by fire if the insured vehicle is equipped for cooking and/or heating of food or drink;
- Damage caused by frost unless you took precautions to protect the insured vehicle;
- Loss or damage to the insured **vehicle** as a resultof:
 - 1. Lawful repossession
 - 2. return to its rightful owner
 - seizure by the police or their authorised representatives;
- Loss of or damage to generators permanently or temporarily attached to the insured vehicle;





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Glass/Windscreen damage (Section 3)	COMP	You may claim for damage to Your Vehicle's, glass, windscreen or windows and for any bodywork scratched by broken glass from the windows or windscreen. This benefit does not apply to plastic windows of a convertible roof, damaged sun roofs, roof panels, lights or reflectors whether glass or plastic. • If Our approved replacement service is used, cover applying is unlimited but subject to any policy Excess as stated on Your Schedule; • In the event of the windscreen or windows being repaired rather than replaced by our approved replacement service cover applying is unlimited but subject to any policy Excess as stated on Your Schedule.
		 If You do not use our approved replacement service You will be required to pay the first £250 of each claim under this section in respect of the replacement of (or repairs to) a windscreen or window. We will not pay claims for mechanical items associated with the window mechanisms of the insured vehicle under this section.
		We will not pay the cost of importing parts or items of replacement glass that are not available within the United Kingdom.
		We will not pay claims for the repair or replacement of sunroofs, glass roofs, panoramic windscreens, lights/reflectors or folding rear windscreen assemblies under this section.
		We will not cover any loss or damage caused deliberately by you or by any person who is in charge of the insured vehicle with your permission.
Foreign use (Section 8)	COMP/TPFT/	This policy applies in respect of accidents, injury or loss occurring in:-
-		the United Kingdom and
		any country which the Commission of the European Communities is satisfied has made arrangements of Article (8) of EC Directive 2009/103/EC relating to civil liabilities arising from the use of a motor vehicle but only so far as necessary to comply with the compulsory motor insurance legislation of such countries which does not cover loss of or damage







		to Your Vehicle .
		In addition to the legal minimum cover shown above, this Motor Fleet Insurance Policy can be extended to provide the cover shown in your schedule to any member country of the EU and also Andorra, Gibraltar, Iceland, Liechtenstein, Monaco, Norway, San Marino and Switzerland. A Green Card is not required for the countries listed above.
		You must contact your insurance intermediary in advance of your intended trip abroad and obtain our agreement to provide full policy cover.
		Any agreement by us to extend full policy cover abroad will be subject to an additional premium. Additional policy restrictions may also apply.
Having an MOT Certificate (General condition 11.8.2)	COMP/TPFT	There must be a valid Department for Transport test certificate (MOT) in force for the insured vehicle if one is needed by law. In the absence of a valid Department for Transport test certificate (MOT) all cover under section 2 of this insurance is cancelled and of no effect.
Total Losses (Section 2)	COMP/TPFT	If as a result of a claim the insured vehicle or trailer is determined to be a total loss, the premium in respect of the specific insured vehicle or trailer will be exhausted and any replacement vehicle or trailer will attract an additional premium.
SIGNII	FICANT AND UNUSU	JAL GENERAL EXCLUSIONS/LIMITATIONS
Excesses (Section 2)	The amount will v 2 may be increase inexperienced driv	ay the amounts of excess shown in your policy schedule. ary depending on the type of damage and under Section ed if your insured vehicle is being driven by a young/ever. The amount of young/inexperienced driver excess is a status of the driver at the inception date/last renewal nce.
Looking after your vehicle & trailers (General Condition 16.8)	vehicle in a roads MOT Certificate i We will not pay fo	ot pay if you have not maintained the insured worthy condition – this includes having a current f one is required by law. or further damage to your insured vehicle if, following driven or there is an attempt to drive it in a damaged
Driving Conditions (General Exclusion 6.6)		rs must comply with the conditions of their driving rise cover will not be provided by the policy.





Drink/Drugs Exclusion (General Exclusion 9.3)	The policy will not pay if the driver of your vehicle is involved in an accident when they are over the prescribed limit for drink or drugs and/or are unfit to drive through drink or drugs at the time of such accident whether or not they are convicted of an offence.
Exclusion 3.37	accident whether of not they are convicted of an offence.
Hazardous Goods	We will not pay for any liability, loss or damage resulting from the
(General	carriage of any hazardous goods other than as required by the law
Exclusion 9.1.11)	of any country in which we have agreed to provide cover under this
	policy.

WHAT TO DO IF YOU HAVE A COMPLAINT

In the first instance these should be referred to the insurance intermediary arranging the insurance.

If you are not satisfied with his or her answer, please make contact with Blagrove Underwriting Agency, The Long Barn, Priory Lane, Burford, OX18 4SG (T) 01993 670 555, admin@blagrove.com

In the event that our service providers have not resolved matters within 8 weeks of **you** writing to them the problem can be referred to the Financial Ombudsman Service. **You** may go directly to the Financial Ombudsman Service when **you** first make **your** complaint, but the Ombudsman will only review **your** complaint at this stage with our consent. However, **we** are still required to follow the procedure as stated in full in the policy booklet.

If **you** have received a final response but are dissatisfied, **you** have the right of referral to the Financial Ombudsman Service within six months of the date of **your** final response letter. **You** may only refer to the Ombudsman beyond this time limit if **we** have provided our consent.

SEVERAL LIABILITIES NOTICE

The obligations of R&Q Insurance (Malta) Limited and its co-insurers under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of each insurer's individual subscription. If one of the insurers does not for any reason satisfy all or part of its obligations the other insurers will not be responsible for the defaulting insurer's obligations.

FINANCIAL SERVICES COMPENSATION SCHEME (FSCS)

All Blagrove Underwriting Agency Limited policies issued in the UK for individual customers or 'small businesses' are covered by the Financial Services Compensation Scheme. **You** may be entitled to compensation from the scheme if **your** insurer cannot meet its obligations (e.g. if it goes out of business or into liquidation or is unable to trade).

Further information about compensation scheme arrangements is available from the FSCS (www.fscs.org.uk telephone 0207 741 4100 or 0800 678 1100).