CAR HIRE EXCESS REIMBURSEMENT INSURANCE



Scheme Reference Number: LG /SLI 18

Coverage: Collision Damage Waiver & Supplemental Liability Insurance.

Territory: Worldwide.*

Period Covered: Daily (Single Trip) or Annual Cover.*

(*As detailed in your Insurance Certificate).

Leisure Guard Insurance,

Griffin House. 135 High Street Crawley RH10 1DQ

Telephone: +44 (0) 333 300 2160 Email: leisureguard@rockinsurance.com

Web: https://leisureguard.insureforcars.com

1. INTRODUCTION

WHAT IS CAR HIRE EXCESS REIMBURSEMENT INSURANCE INCLUDING COLLISION DAMAGE WAIVER & LIABILITY INSURANCE?

This insurance is designed to repay You the amount of any Excess, repair costs or associated charged You have to pay under the terms of a vehicle Rental Agreement following Damage to the Rental Vehicle.

Car rental agreements in certain countries such as the U.S.A., Canada, The Caribbean, South and Central America only offer limited or no thirdparty liability insurance and this insurance provides cover for any amount You become liable for, over and above the car hire company's own policy, up to \$100,000 for Damage to the Rental Vehicle and \$1,000,000 for third party bodily injury and Damage to material property.

This insurance also covers You for the insurance Excess, which is the amount You are responsible for paying towards repair costs if the Rental Vehicle suffers any externally caused Damage.

1.2 THE INSURER

This insurance is underwritten by Newline Insurance Company Ltd who is registered in England and Wales under company registration number 04409827, and whose registered office is Corn Exchange, 55 Mark Lane, London EC3R 7NE. We are also authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and Prudential Regulation Authority (Firm reference number 435028).

You can visit the Financial Services Register, which is a register of all authorised financial services firms in the UK, at www.fca.org.uk/register.

YOUR INSURANCE DOCUMENTS

This is Your insurance policy which includes important details about the cover provided and any exclusions that may apply. It must be read in conjunction with Your Insurance Certificate. Words which appear in italics have the meanings given to them in the Definitions section of this

Please take the time to read Your policy documentation. If You have any questions or there is anything that You do not understand, please contact Leisure Guard Insurance on 0333 300 2160.

1.4 LANGUAGE

All insurance documents and all communications with You about this insurance will be in English.

If You have any disability that makes communication difficult, please tell Leisure Guard Insurance and they will be pleased to help You.

This Policy combined with Your Insurance Certificate certifies that insurance has been affected between You and Us. In return for payment of the premium We agree to insure You in accordance with the terms and conditions contained in and endorsed on these documents.

This insurance is managed by Leisure Guard Insurance, who is the Policy Administrator of Your policy, on behalf of Commercial & General Ltd, with whom We have entered into a binding authority agreement.

1.6 CLAIMS

Commercial & General Ltd is appointed by Us to handle all claims under this policy (the "Claims Administrator"). You can find their details in Section 8 How to Make a Claim.

1.7 COOLING OFF PERIOD

If You decide that You do not want this insurance, please contact Leisure Guard Insurance within 14 days of receiving your documents to cancel the cover. You will receive a full refund of premium as long as You have not made a Trip or intend to make a claim, or a claim has been made.

2. TO QUALIFY FOR COVER

2.1 To apply for this Insurance, You must be the person named as the lead

- named driver on your Rental Agreement which has a specified Excess amount for which you are liable.
- You can include up to seven additional Insured Drivers who are going to be using your Rental Vehicle as long as each additional Insured Driver is named as a driver on your Rental Agreement.
- 2.3 You and all other Insured Drivers must be aged between 21 and 85 years of age on the date of purchase of this Policy and must have a full valid driving licence or hold a full internationally recognised licence to drive the Rental Vehicle.
- You, the policyholder, must be a permanent resident of the United Kingdom.
- Cover is not available for Rental Vehicles valued at more than £65,000, or which are more than 10 years old.
- To qualify for this insurance, the policy must have been purchased and have commenced prior to the start of Your Rental Agreement and the Period of Insurance under this policy, as shown in Your Insurance Certificate, must not be less than the duration of Your Rental Agreement.

3. DEFINITIONS

"Claims Administrator" means Commercial & General Ltd whose registered office address is; 17 Teddington Business Park, Station Road, Teddington, TW11 9BQ who is authorised and regulated by the Financial Conduct Authority. (FRN: 300001).

"Car Rental Company or Agency" means a company, which must be fully licensed with the regulatory authority of the Country, State or Local Authority from which it operates, which rents vehicles that it owns and

"Damage" means externally caused damage to the Rental Vehicle during the period of the Rental Agreement caused by fire, vandalism, accident or theft.

"Excess" means the amount as stated in the Rental Agreement that You are responsible for in the event of Damage.

"Incident" means an accident involving your Rental Vehicle which results in externally caused damage such as a scratch, chip or dent that you are responsible for under the terms of your Rental Agreement.

"Insurance Certificate" means the document which forms part of the insurance contract between You and Us. It contains Your name and gives details of the *Period of Insurance* and Territory covered under *Your* Car Hire *Excess* Reimbursement Insurance.

"Insured Drivers" means You and other drivers covered by this Policy as long as they are named on your Rental Agreement and qualify for cover as specified in Section Two. You must be the lead named driver on any Rental Agreement for cover to apply.

"Membership Card/Keys" means Keys, Key Fobs, Membership Cards used to open and lock the Rental Vehicle.

"Period of Insurance" means the period of cover under this insurance for which We have accepted the premium, as stated in Your Insurance Certificate, which also shows the start date and the end date of Your

"Policy Administrator" means Leisure Guard Insurance, Griffin House, 135 High Street, Crawley, RH10 1DQ.

"Rental Agreement" means the contract signed by you as the lead named driver and the Car Rental Company or Agency for the hire of a Rental Vehicle

"Rental Vehicle" means any single automobile owned and operated by a Car Rental Company or Agency That is hired under a short-term contract. This insurance will not cover any Rental Vehicle that is a motor home, camper van, trailer or caravan, van, commercial vehicle or truck, motorcycle, moped, motorbike, vehicle used off road, recreational vehicle, passenger van or other vehicle with more than 9 seats or over 3 tonnes.

"Trip/s" means the period of a single Rental Agreement in respect of a single Rental Vehicle which is collected and rented from a Car Rental Company or Agency for the period stated on the Rental Agreement.

"We/Us/Our" means Newline Insurance Company Ltd.

"You/Your" means the person who took out this policy and is named as the policyholder on the Insurance Certificate and who must also be the person named as the lead named driver in the Rental Agreement.

4. WHEN AND WHERE COVER APPLIES

4.1 VALID RENTAL AGREEMENTS

For cover under this insurance to apply to a Rental Agreement, Your Policy must have been purchased and have commenced prior to the start of the rental period set out in Your Rental Agreement and the Period

Insurance Policy: PW18332-LG-v2 Page 1 of 4 of Insurance under this Policy, as shown in Your Insurance Certificate, must not be less than the duration of Your Rental Agreement.

If **You** extend **Your** rental period under **Your Rental Agreement** for an additional number of days **Your** cover will continue as long as **You** purchase an additional Policy which commences immediately after and is continuous in cover with **Your** original Policy and expires on or after the last day of the extended rental period.

4.2 MAXIMUM RENTAL PERIOD

For single period cover *You* are covered for single Rental Agreements during the *Period of Insurance* shown on *Your Insurance Certificate* up to a maximum of 180 continuous days.

For annual cover this insurance covers **You** for Rental Agreements that are for a period of up to 62 days within the **Period of Insurance**.

4.3 TERRITORY COVERED

You are covered only when You use the Rental Vehicle in the Territory specified in Your Insurance Certificate. This will be the following geographical areas:

UK:

The United Kingdom of Great Britain and Northern Ireland plus the Channel Islands and the Isle of Man.

EUROPE:

All countries to the west of the Ural Mountains including the United Kingdom, Republic of Ireland, Iceland, islands in the Mediterranean, Morocco, Tunisia, Turkey, Canary Islands, Madeira, and the Azores but excluding any *Trip* in, to or through Belarus.

USA AND CANADA:

This will also include the Caribbean, South and Central America.

WORLDWIDE:

Anywhere in the World excluding and *Trip* in, to or through Afghanistan, Belarus, Cuba, Congo, Iran, Iraq, Ivory Coast, Liberia, North Korea, Myanmar, South Sudan, Sudan, Syria and Zimbabwe.

5. WHAT IS COVERED

SECTION 1

5.1 COLLISION DAMAGE WAIVER (CDW)

We will indemnify the *Insured Driver* for losses incurred during a *Trip*, as a result of *Damage* to the *Rental Vehicle* up to:

- i) US \$100,000
- ii) Or the value of the Rental Vehicle
- iii) Or the value of the claim

Whichever is the lesser.

We will also pay legal costs incurred with Our written consent in the defence of any claim which may be the subject of indemnity under this Policy, subject to the policy limit as shown below.

5.2 EXCESS REIMBURSEMENT

We will reimburse You up to the Policy Limit stated below for the amount of Excess, repair costs or associated charges You have to pay under the terms of Your Rental Agreement if Your Rental Vehicle is involved in a covered incident during the period of your Rental Agreement and it results in a charge being made to you by the Car Rental Company or Agency for:

- Damage to the Rental Vehicle including damage due to theft and including Damage to the windows, tyres and wheels, headlights, the undercarriage and the roof.
- ii) loss of use of the *Rental Vehicle* including due to *Damage* and/or theft.
- iii) towing costs relating to *Damage* or towing costs following a mechanical breakdown
- 5.3 Provided that following an *incident*, *you* are held responsible for the *damage* and are liable for an *excess* amount as specified in *Your Rental Agreement*.

5.4 POLICY LIMIT - THE MOST WE WILL PAY

We will reimburse You for the Excess, repair costs or associated charges up to a maximum of £6,000 for any single incident. You can claim under this Policy more than once but in total We will only reimburse You up to a maximum of £6,000 during any one Period of Insurance.

Where payment has been made in local currency any limits specified in this policy will be applied based on the exchange rate that applied at the time of the purchase of *Your* policy.

At any point during the *period of insurance we* will only cover one *Rental Agreement*, Rental Agreements may not overlap.

5.5 AUTOMATIC EXTENSIONS ALSO INCLUDED IN THE POLICY

Your Policy automatically includes cover for the following costs and services:

(A) CAR RENTAL KEY COVER

This policy covers *you* for costs incurred, up to a maximum of £500 for each claim, subject to a maximum of £500 for each claim, subject to a maximum of £2,000 in any one *period of insurance*, for replacing a

membership card/key for a rental vehicle that is lost or stolen prior to the vehicles return, including replacement locks and locksmith charges.

(B) MISFUELING COVER

This Policy covers *You* for costs incurred up to a maximum of £500 for each and every claim, subject to a maximum of £2,000 in any one *Period of Insurance*, for cleaning out the engine and fuel system and associated towing costs in the event that *You* put the wrong type of fuel in *Your Rental Vehicle*.

(C) REPARATION

This Policy will provide an additional benefit of £25 per day if the *Rental Agreement* is cancelled or cut short on the advice of a physician.

The maximum amount payable during the *Period of Insurance* is £300. Cover is subject to the following conditions:

- The Insured Driver must be confined to a bed in a hospital, in a hotel or in private accommodation during the rental period set out in the Rental Agreement.
- ii) The *Rental Agreement* must be for a minimum of 7 days, proof of the booking and duration of rental may be required.
- iii) In the event of a claim the *Insured Driver* must present both the *Rental Agreement* and a medical certificate confirming the advice of the physician.

(D) DROP OFF CHARGES

In the event of there being no *Insured Driver* as named on the *Rental Agreement* to return the *Rental Vehicle* to the *Car Rental Company* or Agency following an accident or illness for which hospitalisation takes place, this extension will indemnify *You* up to but not exceeding £300 to pay for drop off charges incurred through the *Car Rental Company* or Agency.

Cover is subject to evidence of hospitalisation being provided. One-way drop off rentals are excluded.

(E) LOCK-OUT

In the event that *You* are unintentionally locked out of the *Rental Vehicle*, we will pay the costs incurred to open the *Rental Vehicle*, up to a maximum of £60.

Cover is subject to the following conditions:

- i) The *Car Rental Company* or Agency must approve the locksmith and the course of action prior to a locksmith being called out.
- ii) All receipts are to be retained and presented by *You* to the Claims *Administrator* for the reimbursement to be approved.

Failure to follow these steps may void this cover.

(F) ROAD RAGE

We will pay You or Your legal representatives £1,000 if You suffer a physical assault by another person as a direct result of an accident involving Your Rental Vehicle which results in a physical injury.

The maximum amount *We* will pay is £1,000 in any one *Period of Insurance*. The *incident* must be reported to the police within 48 hours and be supported by medical evidence.

(G) CAR JACKING

We will pay You or Your legal representatives £1,000 if You suffer a physical assault by another person as a result of Your Rental Vehicle being subject to a theft or attempted theft which results in a physical injury.

The maximum amount *We* will pay is £1,000 in any one *Period of Insurance*. The *incident* must be reported to the police within 48 hours and be supported by medical evidence.

SECTION 2

5.6 SUPPLEMENTAL LIABILITY INSURANCE (SLI)

We will indemnify You against all sums which You shall become legally liable to pay as damages and claimant's costs in respect of bodily injury and Damage to property arising out of an accident resulting from the use of a Rental Vehicle during the Period of Insurance for a Trip.

The Indemnity provided by this policy shall apply only in excess of amounts recoverable under any other applicable insurance, and the maximum *We* will pay in respect of all claims arising from any one accident shall be the difference between the amount recoverable under any other insurance and US \$1,000,000 (or equivalent in local currency).

5.7 Rentals In The United States

5.7.1 Primary Liability Coverage

In the event that the law of a US state deems this policy to provide primary liability coverage, We will indemnify You in the terms of this policy for that primary liability coverage up to a maximum of US \$250,000.

In the absence of any other applicable insurance, this policy applies to a maximum of US \$250,000.

5.7.2 Cover Provided By Car Rental Company Or Agency

Where liability insurance coverage is provided by the agreement between You and the Car Rental Company or Agency, the amount of such liability coverage may be adequate and supplemental liability coverage provided by this policy may not be required.

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5.7.3 Automatic Extensions Included In The Policy

(A) UN-INSURED MOTORIST COMPENSATION

We will pay You compensation of up to \$100,000 if You are injured by an un-insured motorist or one whose insurance is repudiated by their insurance company in a road traffic accident.

(B) UNDER-INSURED MOTORIST COMPENSATION

We will pay You the balance of compensation awarded to You up to US \$100,000 following injury in a road traffic accident by any motorists whose insurance is inadequate to meet the awards made.

(C) HIT AND RUN MOTORIST COMPENSATION

We will pay You up to US \$100,000 in respect of any award for injury or damage to property of the *Insured Driver* caused by an un-identified or untraceable motorist.

6. WHAT IS NOT COVERED (EXCLUSIONS)

We will not reimburse Your Excess or any financial loss or expense in the following circumstances:

- **6.1** Any costs or charges that do not directly relate to externally caused *damage* to the *Rental Vehicle* including, but not limited to, any costs due to mechanical or electrical failure of the *rental vehicle* or any parts that need replacing due to wear and tear.
- **6.2** If *Your* country of residence is outside of the United Kingdom or if *You* or any other *Insured Driver* do not qualify for cover as set out in Section Two To Qualify for Cover.
- **6.3** Where the *Rental Agreement* under an annual policy is for a period longer than 62 continuous days.
- **6.4** Where the *Rental Agreement* under a daily policy is for a period longer than 180 continuous days.
- **6.5** Where use of the vehicle was not provided under a valid *Rental Agreement* including use that is free of charge or use as a courtesy by a garage.
- **6.6** Where the start date of the *Rental Agreement* is before the start date of *Your* insurance cover as shown in *Your Insurance Certificate* and/ or the end date of the *Rental Agreement* is after the end date of *Your* insurance cover as shown in *Your Insurance Certificate*.
- **6.7** Where *Damage* is as a result of wilfully self-inflicted injury or illness, alcoholism or the use of alcohol or drugs (other than drugs taken in accordance with treatment prescribed and directed by a registered medical practitioner, but not for the treatment of drug addiction).
- **6.8** If *Your* losses are in respect of any property or expenses more specifically insured or any claim which but for the existence of this insurance should be recoverable under any other insurance.
- **6.9** Where *Damage* arises from operation of the *Rental Vehicle* in violation of the terms of the *Rental Agreement*, including transporting contraband or illegal trade.
- **6.10** Where expenses are assumed, waived or paid by the *Car Rental Company* or Agency or its insurer.
- **6.11** For *Damage* to other vehicles which are not *Rental Vehicles* hired by *You* under a *Rental Agreement*. If *You* cause *damage* to a third-party vehicle, cover should be provided under *Your Rental Agreement*.
- **6.12** For *Damage* caused by wear and tear, gradual deterioration, insect or vermin.
- **6.13** For losses caused by accidental *damage* to the interior or contents of the *Rental Vehicle* other than involving a collision.
- **6.14** Where the *Rental Vehicle* is being driven by persons who are not named on the *Rental Agreement*.
- **6.15** Where the value of the *Rental Vehicle* exceeds £65,000 or is more than 10 years old.
- 6.16 If the Rental Vehicle is a motor home, camper van, trailer or caravan, van, commercial vehicle or truck, motorcycle, moped, motorbike, offroad vehicle, recreational vehicle, passenger van or other vehicle with more than 9 seats.
- **6.17** Where the expenses are reimbursed by the *Insured Driver*'s employers' insurer.
- **6.18** Where *Damage* is the result of driving off-road, on an un-made up road or a road that is not designated as a public thoroughfare.
- **6.19** Where *You* have been specifically alerted to the risk of possible *damage* to the vehicle, for example *You* have been warned of high water or the presence of animals that may cause *damage*
- **6.20** In respect of Automatic Cover Extension (F) Road Rage and (G) Car Jacking *We* will not pay *You* where the physical assault:
 - **6.20.1** results in a physical injury which is not supported by medical evidence;
 - **6.20.2** is caused by a relative or a person known to *You*
 - **6.20.3** is contributed to by anything said or done by **You** or any passenger in **Your Rental Vehicle**, other than the **incident** itself;
 - **6.20.4** is not reported to the Police within 48 hours of the *incident*;

- 6.21 where the incident occurs outside of the territory covered by Your policy (see 4.3 above).
- **6.22** If *Your* claim results in any way from war, terrorism or nuclear risk. For the purposes of this exclusion:

"War" means invasion, acts of foreign enemies, hostilities whether war is declared or not, civil war, rebellion, revolution, insurrection, military or usurped power, confiscation, nationalism or requisition or destruction or damage to property by or under the order of any government or public or legal authority.

"Terrorism" means any act of any person or organization involving, causing or threatening harm or putting the public or any section of the public in fear if it is likely that the purpose is of a political, religious, ideological (of an intellectual or rational nature) or similar nature.

"Nuclear Risk" means damage or destruction caused by, contributed to or arising from:

- i) ionizing radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel; or
- ii) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or component thereof.

7. CANCELLATION

You may cancel this insurance within 14 days (cooling off period) and **You** will be entitled to a full refund of the premium as long as **You** have not made a **Trip** or made a claim and do not intend to make a claim.

You can cancel at any time after the 14-day cooling off period and **We** will make a proportionate refund of the premium paid, as long as **You** have not made a **Trip** or made a claim and do not intend to make a claim. However, such refund may be subject to an administration charge of £5 from Leisure Guard Insurance. To cancel cover please contact:

Leisure Guard Insurance, Griffin House, 135 High Street, Crawley, RH10 1DQ

Telephone: +44 (0) 333 300 2160 Email: leisureguard@rockinsurance.com

We may cancel this insurance at any time by giving You thirty days' written notice to Your last known email address (or mailing address if You do not have an email address) provided by You. We will allow a proportionate refund of any premiums paid for the insurance cover remaining.

We may cancel Your policy due to Your non-payment of premium, if You use threatening or abusive behaviour or language or We have reasonable suspicion of fraud. This is not an exhaustive list.

8. HOW TO MAKE A CLAIM

STEP ONE RETURNING YOUR RENTAL VEHICLE

If Your Rental Vehicle has been involved in an Incident during the period of Your Rental Agreement and this has resulted in externally caused damage: Take photos of the damage.

Check that *You* are responsible for the costs under *Your Rental Agreement* and request an accident report and an invoice for the damage.

Where possible always make payment using a credit card (*We* recommend payment is not made in cash).

STEP TWO -CHECK YOUR POLICY AND NOTIFY THE CLAIM

Read this Policy and *Your Insurance Certificate* first so that *You* are satisfied that *You* are covered for the claim *You* want to make. If *You* are not sure whether *You* can claim, please talk to the *Claims Administrator* who will be happy to help *You*.

All claims must be notified to *Our Claims Administrator*, their details are below. *You* should do this within 31 days of the end of the *Rental Agreement* in which the *incident* happened. If *You* do not, it might mean that *We* will be unable to reimburse *You* for the *Excess* or other losses. Please contact:

Commercial & General Ltd, 17 Teddington Business Park, Station Road, Teddington TW11 9BQ

Telephone: +44 (0)20 3740 4431 Email: claims@comandgen.com

Please tell them the policy reference number, which will be shown in *Your Insurance Certificate*.

Read this Policy and *Your Insurance Certificate* first so that *You* are satisfied that *You* are covered for the claim *You* want to make. If *You* are not sure whether *You* can claim, please talk to the Claims *Administrator* who will be happy to help *You*.

The *Claims Administrator* will send *You* a claim form, which *You* should fill in and send back to them as soon as possible.

We will need copies of these documents:

- i) Your Car Hire Excess Reimbursement Insurance Certificate.
- ii) The Rental Agreement.

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- iii) Your charge receipt (if separate from the Rental Agreement).
- iv) Police Report if the incident required the Police to attend.
- v) The accident report from the Car Rental Company or Agency.
- vi) Photographs of the *Damage* to the *Rental Vehicle* (and images of the vehicle before the *incident* if available)
- vii) Invoices/Receipts/other documents confirming the amount *You* have paid in respect of *Damage* for which the *Car Rental Company* or Agency holds *You* responsible.
- viii) Your credit card statement showing payment of the Damages claimed.
- ix) Bank account details. Please provide the name and address of *Your* bank together with the sort code and account details to facilitate claims reimbursement.

You may be required, on request, to provide a copy of your passport, driving license and proof of residency.

Please Note: Failure To Follow These Steps May Delay And / Or Jeopardise The Payment Of Your Claim.

9. CLAIMS CONDITIONS

9.1 REIMBURSEMENT

You must repay to Us any amount You are reimbursed by Your car rental company or agency or a third party that relates to a claim that You have submitted to Us.

9.2 CLAIMS CONDUCT

You must give Our Claims Administrator any information or help that they ask for and You must not settle, reject, negotiate or agree to pay any claim without their written permission. No person is entitled to admit liability on Our behalf or to give any representations or other undertakings binding upon Us except with Our written consent. We shall be entitled to the absolute conduct, control and settlement of all proceedings arising out of or in connection with claims in Your name or the name of any Insured Driver.

9.3 RIGHT OF RECOVERY

We may at Our own expense take proceedings in Your name or the name of the Insured Driver to recover compensation from any third party in respect of any indemnity provided under this insurance and any amounts so recovered shall belong to Us. You and/or the Insured Driver must provide all reasonable assistance to Us.

9.4 OTHER INSURANCE

If You were covered by any other insurance for the same Excess, We will only pay Our share of the claim.

9.5 KEEPING TO THE TERMS

We will only give You the cover that is described in this Policy if You comply with all its terms.

9.6 FRAUDULENT CLAIMS OR MISLEADING INFORMATION

We take a robust approach to fraud prevention in order to keep premium rates down. If any claim under this insurance is fraudulent or is intended to mislead, or if any misleading or fraudulent means are used by You or anyone acting on Your behalf to obtain benefit under this insurance, Your right to any benefit under this insurance will end, Your cover will be cancelled and We will be entitled to recover any benefit paid and costs incurred as a result of any such fraudulent or misleading claim. We may also inform the Police.

10. COMPLAINTS

10.1 COMPLAINTS ABOUT THE SALE OR ADMINISTRATION OF YOUR POLICY

If **You** wish to make a complaint about any aspect of this insurance other than a claim, please contact:

The Compliance Manager, Leisure Guard Insurance, Griffin House, 135 High Street, Crawley RH10 1DQ

Telephone: +44 (0) 333 300 2160 Email: leisureguard@rockinsurance.com

10.2 IF YOU REMAIN DISSATISFIED

In the event that *You* remain dissatisfied and wish to make a complaint, *You* can do so at any time by referring the matter to the Financial Ombudsman Service.

The address for the Financial Ombudsman Service is:

The Financial Ombudsman Service,

Exchange Tower, London E14 9SR

Telephone: +44 (0) 20 7654 1000 Fax: +44 (0) 20 7964 1001

Email: complaint.info@financial-ombudsman.org.uk

Website: www.financial-ombudsman.org.uk/consumer/complaints.htm

You may have the right to refer Your complaint to the Financial Ombudsman Service.

The Financial Ombudsman Service is an independent service in the UK for settling disputes between consumers and businesses providing financial services. *You* can find more information on the Financial Ombudsman Service at www.financial-ombudsman.org.uk

This procedure does not affect Your right to take legal action.

10.3 MAKING A COMPLAINT ONLINE

If you have purchased your policy online, you can submit a complaint through the European Online Dispute Resolution (ODR) platform: http://ec.europa.eu/odr. Please note there may be a slight delay while your complaint is directed to us.

11. LEGAL AND REGULATORY INFORMATION

11.1 LAW AND LEGAL PROCEEDINGS APPLICABLE

Unless *You* and *We* agree otherwise, the law which applies to this contract is the law which applies to the part of the United Kingdom in which *You* live.

Any legal proceedings between You and Us in connection with this contract will, therefore, only take place in the courts of the part of the United Kingdom in which You live.

11.2 FINANCIAL SERVICES COMPENSATION SCHEME

We are covered by the Financial Services Compensation Scheme. *You* may be entitled to compensation from the Scheme if *We* are unable to meet *Our* obligations to *You* under this contract. Further information can be obtained from Financial Services Compensation Scheme. Telephone: 0800 678 1100 or 020 7741 4100. Website: www.fscs.org.uk.

11.3 SANCTIONS

We will not provide any benefit under this contract of insurance if doing so would breach any sanction, prohibition or restriction imposed by law or regulation.

11.4 CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

This insurance is a legally binding contract between You and Us and does not give, or intend to give, rights to anyone else. Only You or Us can enforce the terms of this contract.

11.5 PRIVACY AND DATA PROTECTION NOTICE

Newline Insurance Company Ltd (the Data Controller) are committed to protecting and respecting *your* privacy in accordance with the current Data Protection Legislation ("Legislation"). Below is a summary of the main ways in which *we* process *your* personal data, for more information please visit *our* website at https://newlinegroup.com/ *We* may use the personal data *we* hold about *you* for the purposes of providing insurance, handling claims and any other related purposes, for offering renewal, research or statistical purposes and to provide *you* with information, products or services that *you* request from *us* or which *we* feel may interest *you*. *We* will also use *your* data to safe-guard against fraud and money laundering and to meet *our* general legal or regulatory obligations.

We may disclose Your personal data to third parties involved in providing products or services to us, or to service providers who perform services on Our behalf. These include our group companies, affinity partners, brokers, agents, third party administrators, reinsurers, other insurance intermediaries, insurance reference bureaus, credit agencies, fraud detection agencies, loss adjusters, solicitors/barristers, accountants, regulatory authorities, and as may be required by law.

 $\it We$ may transfer $\it Your$ personal data to destinations outside the European Economic Area ("EEA"), and $\it We$ will ensure that it is treated securely and in accordance with the Legislation.

You have the right to ask Us not to process Your data for marketing purposes, to see a copy of the personal information We hold about You, to have Your data deleted (subject to certain exemptions), to have any inaccurate or misleading data corrected or deleted, to ask Us to provide a copy of Your data to any controller and to lodge a complaint with the local data protection authority.

Your data will not be retained for longer than is necessary and will be managed in accordance with **Our** data retention policy. In most cases the retention period will be for a period of seven (7) years following the expiry of the insurance contract, or **Our** business relationship with **You**, unless **We** are required to retain the data for a longer period due to business, legal or regulatory requirements.

If You have any questions concerning Our use of Your personal data, please contact The Data Protection Officer, Newline Insurance Company Ltd - please see website for full address details.

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