

## Section 1 - Introduction

### **About your insurance**

Thank you for choosing gapinsurance123.co.uk to provide your policy.

This insurance is designed to protect **you** from financial loss if **your vehicle** is written off (and is not repaired or replaced) by a motor insurer during the **period of insurance**.

Subject to the correct **premium** having been paid, in the event of **your vehicle** being declared a **total loss**, this Insurance will pay:

- 1. the difference between the motor insurer's settlement at the point of **total loss** and the greater of either the:
  - a) cost of a replacement vehicle, matching the original **vehicle** specification or an equivalent superseding model in the event this is no longer available.; or
  - b) original purchase price paid for your vehicle; or
  - c) if you purchased your vehicle under a finance agreement (except where the policy is transferred) the amount outstanding on finance and
- up to £250 towards the excess deducted from your motor insurer's total loss valuation, unless it can be recovered from a third party or any other insurance policy. This will form part of the maximum claim limit shown in the Policy Schedule.

The maximum amount **we** will pay is restricted to the claim limit shown in the **Policy Schedule**.

Please take time to read the "Important Information" section on pages 2 and 3 of this Policy Document. It tells **you** about things **you** need to check and the actions **you** need to take.

 This insurance was arranged by gapinsurance123.co.uk, who is referred to as the administrator in this Policy Document. Contact details for the administrator are:

Gapinsurance123.co.uk Aequitas House, 56 Hamilton Square, Birkenhead, Merseyside, CH41 5AS

Telephone: 0800 195 4926 or 0151 647 7556 Email: customerservices@aequitas-automotive.co.uk

Gapinsurance123.co.uk is a trading name of Aequitas Automotive Limited. Aequitas Automotive Limited are authorised and regulated by the Financial Conduct Authority. Firm Reference: 821163. Regulated in England and Wales No: 7347606. Registered Office: Aequitas House, 56 Hamilton Square, Birkenhead, Merseyside, CH41 5AS.

**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.

**You** can also contact the Financial Conduct Authority on telephone number 0800 111 6768 (free phone) or 0300 500 808.

The insurer (referred to as "we", "us" or "our" in this Policy
Document) is a Consortium of Lloyd's syndicates managed by
Arch Managing Agency Limited. Arch Managing Agency Limited is
authorised by the Prudential Regulation Authority and regulated

by the Financial Conduct Authority and the Prudential Regulation Authority. Firm Reference: 526140.

 Claims are handled by Claims Consortium Group Limited on our behalf. Claims Consortium Group Limited is referred to as the claims administrator in this Policy Document.

Some words and phrases in this Policy Document and in **your Policy Schedule** will always have the same meaning wherever they appear. To make them easier to recognise when they are being used, they will be shown in **bold**. They are all listed and explained in the "Definitions" section which can be found on pages 7 and 8 of this Policy Document.

All insurance documents and all communications with **you** about this policy will be in English.

Please contact the **administrator** if **you** need any documents to be made available in braille and/or large print and/or in audio format. Their contact details are shown above.

### How to make a claim

To make a claim, call the **claims administrator** on 0330 174 2071. Lines are open between 8am and 6pm Monday to Friday.

Alternatively, you can:

Download a claim form: www.claimsconsortiumgroup.co.uk/archgap

Email: claims.tpa@claimsconsortiumgroup.co.uk, or

Write to Claims Consortium Group Limited, Copthall House, King Street, Newcastle under Lyme, ST5 1EL.

**You** must notify the **claims administrator** of any possible claim under this insurance before **you** accept any settlement offer from **your** motor insurer.

In any event, **you** should notify the **claims administrator** within 45 days of the **total loss** offer.

See "Section 6 – Making a claim" on page 5.

## The insurance contract

This Policy Document and **your Policy Schedule** are **your** insurance documents and together they make up the contract between **you** and **us**. It is important that **you** read this Policy Document carefully along with **your Policy Schedule** so **you** can be sure of the cover provided and to check that it meets **your** needs.

This Policy Document and **your Policy Schedule** have been arranged on behalf of gapinsurance123.co.uk by Avid Insurance Services Limited in its capacity as **our** agent under contract reference B1406C000522100. In exchange for **you** paying the **premium** amount referenced in **your Policy Schedule**, **you** are insured in accordance with the terms & conditions contained in these documents (and any amendments made to them) for the duration of **your** policy.

Stephen P. Cilson

Signed by (Stephen Gibson, Managing Director) Authorised signatory of Avid Insurance Services Limited 20 St Dunstan's Hill London EC3R 8HL



## **Section 2 - Important information**

#### IT IS IMPORTANT THAT:

- You check your Policy Schedule to ensure the details are correct and that the cover is as you requested;
- You check that you are eligible for this insurance (see "Eligibility" below);
- You check the information you have given us is accurate
   (see "Disclosure of important information (private individual)"
   and "Your duty of disclosure if you are a sole trader, partnership
   or limited company" below);
- You notify your administrator as soon as possible of any inaccuracies on your Policy Schedule, or if you are not eligible for the insurance; and
- You comply with any duties detailed under each section of the Policy Document and under the insurance as a whole.

#### Conditions

The 'general conditions' of the policy can be found in Section 5 – General conditions on pages 4 and 5 of this Policy Document.

In addition, there are conditions which relate to making a claim under this insurance and these can be found in the "Making a Claim" section on page 5 of this Policy Document.

## Eligibility

#### 1. About You

If you are a private individual or a sole trader, you will be eligible for this insurance cover if you:

1.

- a) are at least 21 years of age at the **start date**;
- b) are resident in the United Kingdom, the Channel Islands or the Isle of Man on the start date and remain so throughout the period during which you are insured under this policy;
- c) hold a valid, current full UK driving licence;
- d) are the policy holder or a named driver on the fully comprehensive motor insurance policy.
- 2. If **you** are a partnership, limited company or other legal entity, **you** will be eligible for this insurance cover if **you**:
  - a) are permanently situated (and in the case of a limited company, registered) in the United Kingdom, the Channel Islands or the Isle of Man on the start date;
  - b) are the first registered keeper of the insured vehicle;
  - have a fully comprehensive motor insurance policy in place covering the insured **vehicle** for the **period of insurance** of this policy.

## 2. Vehicle:

This Insurance is available for passenger cars:

- a) up to 3,500kg GVW,
- b) where you are the first registered keeper of the vehicle,
- that are registered within the geographical limits as shown on the Policy schedule,
- d) that have been purchased by you up to 90 days prior to you purchasing this insurance policy, and
- e) that are used for personal purposes only.

 $\label{eq:motor_policy} \mbox{Motor trade policies are excluded from this policy}.$ 

This Insurance does <u>not</u> cover **vehicles** that:

a) has a recorded value of more than £75,000;

- b) are a bus, coach, commercial vehicle, emergency vehicle, grey import, kit car, military vehicle, motorcycle, motorhome, scooter or van:
- c) are a contract hire or lease vehicle;
- d) you have purchased from a non-VAT registered supplier;
- e) are not listed in the Glass's guide;
- f) are used for hire or reward (e.g. taxi or driving tuition). This includes peer to peer vehicle rental;
- g) are used for courier services, delivery services, haulage or transportation of goods;
- h) have been previously recorded as an insurance total loss;
- i) have been modified from the manufacturer's specification (unless agreed by us);
- j) are used for road-racing, rallying, or any other competitive event.

### 3. Specific vehicles we cannot insure

This insurance is <u>not</u> available for the following vehicles types:

Alfa 'Quadrifoglio'

Aston Martin

Audi R8

Audi 'RS' variants

Bentley

BMW 'M' variants (except for M Sport)

BMW X5 / X6 / X7

**Brabus** 

Bugatti

Cadillac

Corvette

Ferrari Hummer

Jaguar 'SVR' & 'R'

Koenigsegg

Lamborghini

Land Rover Discovery (except for Landrover Discovery Sport model)

Lotus

Maserati

McLaren

Mercedes AMG variants (except for AMG Line)

Mitsubishi Evolution

Nissan GT-R

Noble

Porsche 911

Porsche 'Turbo', 'GT' & 'GTS' variants

Range Rover (except for Range Rover Evoque)

Range Rover Sport

Rolls Royce

Subaru Impreza WRX/STI

Tesla (excluding Tesla 3)

TVR

VW Golf 'R' variants (except for R Line)

**We** will not provide any cover if **you** do not meet these eligibility requirements.

Please contact the **administrator** as soon as possible if **you** are not eligible for this insurance, if a change in circumstances means that **you** no longer meet these eligibility requirements, or if **you** have any queries. Their contact details are on pages 1 and 7 of this Policy Document.

### Disclosure of important information (private individual)

**Please note**: This applies if **you** are a private individual who is taking out this insurance contract wholly or mainly for purposes unrelated to **your** business, trade or profession.

In deciding to accept this insurance and in setting the terms and premium, we have relied on the information you have given us via the administrator. You must take reasonable care to provide complete and accurate answers to the questions we ask when you take out or make changes to your policy. If the information provided by you is not complete and accurate:

- we may cancel your policy and refuse to pay any claim, or
- we may not pay any claim in full, or
- we may revise the premium, or
- the extent of the cover may be affected.

If you become aware that any information you have given is incomplete or inaccurate, please contact the administrator as soon as possible. Their contact details are shown on pages 1 and 7 of this Policy Document

## Your duty of disclosure if you are a sole trader, partnership or limited company

**Please note:** This applies if **you** are a sole trader, a partnership or a limited company taking out this insurance contract wholly or mainly for purposes relating to **your** business, trade or profession.

Under the Insurance Act 2015, **you** have a duty to make a fair presentation of the risk to **us** before this policy starts and when **you** make any amendment(s) to **your** cover. This means **you** must:

- disclose all material facts which you know or ought to know;
- ensure that every material representation of fact is substantially correct and made in good faith.

A 'material fact' is information that would influence **our** decision as to whether to insure **you** and if so, on what terms.

For the purposes of the duty of fair presentation, **you** are expected to know the following:

- If you are an individual (such as a sole trader or an individual partner):
  - What is known to you and anybody who is responsible for arranging this insurance; or

If **you** are not an individual (such as a limited company or a partnership):

- What is known to anybody who is part of your organisation's senior management (this means those people who play significant roles in the making of decisions about how your activities are to be managed or organised), or anybody who is responsible for arranging this insurance;
- 2. What should reasonably be revealed by a reasonable search of information available to you. The information may be held within your organisation, or by any third party (including but not limited to subsidiaries, affiliates, the broker, or any other person who will be covered under the insurance). If the insurance is intended to insure subsidiaries, affiliates or other parties, you are expected to have included them in your enquiries and inform us if you have not done so. The reasonable search may be conducted by making enquiries or by any other means.

If **you** breach **your** duty to make a fair presentation of the risk to **us**, then:

where the breach was deliberate or reckless, we may avoid this
policy and refuse all claims and keep all premiums paid;



- where the breach was neither deliberate nor reckless, and but for the breach:
  - a) we would not have agreed to provide cover under this
    policy on any terms, we may avoid this policy and refuse all
    claims, but will return any premiums paid;
  - we would have agreed to provide cover under this policy but on different terms (other than premium terms), we may require that this policy includes such different terms with effect from its commencement, and/or
  - c) we would have agreed to provide cover under this policy but would have charged a higher premium, our liability for any loss amount payable shall be limited to the proportion that the premium we charged bears to the higher premium we would have charged. For example, if due to a breach of fair presentation we charged a premium of £100.00, but we should have charged £200.00, for a claim submitted and agreed at a settlement value of £2,000 you will only be paid £1,000.

## Transferring your policy if you sell or change your vehicle

If you sell or change your vehicle, you may transfer the remaining period of insurance to a replacement vehicle provided you continue to meet the eligibility requirements. You must notify the administrator prior to us accepting the transfer.

A new **Policy Schedule** will be issued confirming the replacement vehicle details and the new cover option. More than one transfer during the **period of insurance** is subject to a £35.00 administration fee, which is charged by the **administrator**. In addition, where the replacement vehicle is deemed to be of a higher risk, a further additional premium may be required. The **administrator** will confirm any change to the **premium** when **you** contact them. Continuation of cover will only apply from the **start date** shown on the new **Policy Schedule**.

You must also tell us about any changes to your circumstances such as:

- a change of address;
- a change of name (for example, by marriage);
- if you change the way that you use your vehicle (for example, you start using it for business purposes);
- if you make any modifications to your vehicle; or
- if you change your registration number to a cherished number plate.

This is not a full list and **you** should contact the **administrator** if **you** are unsure if **you** should tell **us** about a change in circumstances.

## **Transferring your policy**

**You** cannot assign this policy to anyone else and the policy will end on the date **your vehicle** is sold by **you** to another party.

## Section 3 - What is covered

In the event of **your vehicle** being declared a **total loss**, this Insurance will pay:

- 1. the difference between the motor insurer's settlement at the point of **total loss** and the greater of either the:
  - a. cost of a replacement vehicle, matching the original vehicle specification or an equivalent superseding model in the event this is no longer available.; or
  - b. original purchase price paid for your vehicle; or

- c. if you purchased your vehicle under a finance agreement (except where the policy is transferred) the amount outstanding on finance and
- up to £250 towards the excess deducted from your motor insurer's total loss valuation, unless it can be recovered from a third party or any other insurance policy. This will form part of the maximum claim limit shown in the Policy Schedule.

The maximum amount **we** will pay is restricted to the claim limit shown in the **Policy Schedule**.

## How we calculate the cost of a replacement vehicle:

1. If the original model is available:

The cost, at the point of **total loss**, of replacing the insured **vehicle** with another that is the same model and specification.

2. If the original model is no longer available:

The cost of an equivalent superseding vehicle of the same specification of the insured **vehicle**.

3. Where the original model or superseding model is no longer available:

The difference between the motor insurer's settlement and the **purchase price** of the insured **vehicle** plus an added 10% in value.

**We** will source three price offers from the franchised dealer network which may include online quotations. **We** will use the average of these figures to determine the cost of the replacement vehicle.

The determination of what is the 'equivalent' or 'superseding' model is decided by **us**. To enable **us** to do this, **we** may reference information from vehicle manufacturers, trade publications and valuation services such as **Glass's guide** or other online websites.

## Section 4 - What is not covered

- Any claim relating to a total loss that is not subject to a claim under the relevant sections of your motor insurance policy.
- 2. Any benefit if **you** do not meet the eligibility requirements for this policy (as detailed in "Section 2 Important information" on pages 2 and 3 of this Policy Document).
- 3. Any claim relating to:
  - a. outstanding premium,
  - a claims excess amount above £250 that is deducted by your motor insurer.
  - a claims excess that is recoverable from a third party or other source.
- If the motor insurer reduces the amount they pay to you due to your contributory negligence or the condition of the vehicle, we will reduce the amount we pay under this insurance by the same amount.
- 5. Any claim relating to:
  - a. any arrears or any finance carried over from a previous finance agreement,
  - b. arrears on a finance agreement for your vehicle,
  - c. the cost of fuel,
  - d. surrenderable road fund licence,
  - e. insurance premiums,
  - f. warranty costs.
- 6. Any claim where **you** have the option to receive a replacement



- vehicle under the terms of **your** motor insurance policy (new for old) in respect of the **total loss** of **your vehicle**.
- Any claim where you have declined an offer to repair your vehicle and asked for the claim to be dealt with on a total loss basis.
- 8. Any claim where the **total loss** occurs outside the **geographical** area.
- Any claim (except for theft claims) where the total loss is caused by an accident when the driver of your vehicle:
  - a. is found to be over the legal limit for alcohol in the country in which the accident occurs; or
  - b. is unfit to drive through alcohol, or
  - c. is unfit to drive through the use of drugs:
    - i. not prescribed by a registered medical practitioner, or
    - ii. prescribed by a registered medical practitioner, in respect of which, a warning against driving is given.
- 10. Any claim if the total loss was the result of a theft when your vehicle was left unoccupied (that is, nobody is inside it) and is left unlocked, with the windows or roof open or with the keys inside or on it
- 11. Any claim for compensation for loss of use of **your vehicle** or any resultant loss of any kind.
- 12. Any liability for death or bodily injury or damage to any person, damage to property or any other losses or expenses arising from the event that results in the **total loss** of the **vehicle**.
- 13. Any claim for loss, damage, liability, cost or expense caused deliberately or accidentally by:
  - the use of or inability to use any application, software or programme;
  - ii. any computer virus;
  - iii. any computer related hoax relating to i. and/or ii. above.
- 14. Any claim arising directly or indirectly from:
  - a) war or acts of terrorism
  - b) you engaging in active war
  - c) nuclear risks.

## **Section 5 - General conditions**

1. Your vehicle must be insured by a motor insurer authorised and regulated in the UK for its full market value.

If you only have third party, fire and theft insurance you can only make a claim on this insurance for a total loss due to fire or theft.

If the motor insurer reduces the amount it pays under **your** motor insurance policy because of **your** contributory negligence or due to the condition of the insured **vehicle**, **we** will reduce the amount **we** pay under this policy by the same percentage.

- 2. For this insurance to become effective:
  - a) your motor insurer must declare your vehicle a total loss,
  - b) your motor insurer must make a payment to you in settlement of your claim, and
  - c) the vehicle must be forfeited by you.
- In the event of a total loss, you must contact the claims administrator within 45 days of receiving a total loss offer from your motor insurer.

You must not accept a settlement offer from your motor insurer until you have contacted the claims administrator and we have given you our consent for you to accept the total loss settlement offer.

 Failure to pay any GAP premium instalment will result in the immediate suspension of this insurance and may result in cancellation. In the event of a claim, we will offset any outstanding premium against your claim settlement.

## Section 6 - Making a claim

## Who to contact

To make a claim, call the **claims administrator** on 0330 174 2071. Lines are open between 8am and 6pm Monday to Friday.

## Alternatively, you can:

Download a claim form: www.claimsconsortiumgroup.co.uk/archgap Email: claims.tpa@claimsconsortiumgroup.co.uk, or Write to Claims Consortium Group Limited, Copthall House, King Street, Newcastle under Lyme, ST5 1EL.

Calls may be recorded for training, compliance and fraud prevention purposes.

### Things you must do

**You** must comply with the following conditions. If **you** fail to do so, **we** may not pay **your** claim or any payment could be reduced.

**You** must notify the **claims administrator** of any possible claim under this insurance before **you** accept any settlement offer from **your** motor insurer.

In any event, **you** should notify the **claims administrator** within 45 days of **you** receiving a **total loss** offer from **your** motor Insurer.

- You must complete a claim form (in full) and provide at your own expense, any information and assistance which the claims administrator may require in establishing the amount of any payment under your insurance.
- You will need to provide supporting documents which may include:
  - proof of the amount of payment of your total loss claim;
  - a copy of your original vehicle invoice;
  - a copy of **your** motor insurance policy schedule;
  - details of your finance agreement/early settlement amount (if applicable);
  - other relevant documents as requested by the claims administrator.
- If you do not report your claim as soon as possible and within 45 days
  of the total loss offer and this affects the ability of the claims
  administrator to fully assess your claim and/or keep our losses to a
  minimum, your claim may not be paid or may not be paid in full.

Subject to receiving all necessary information and supporting documentation, **we** will aim to settle **your** claim within 15 working days from receipt of all required documentation. Where applicable, the settlement will be made directly to the finance company on **your** behalf.



#### Other insurance

If, at the time of a valid claim under this policy, there is another insurance policy in force which covers **you** for the same loss or expense, **we** may seek a recovery of some or all of **our** costs from the other insurer. **You** must give **us** any help or information **we** may need to assist **us** with **our** loss recoveries.

## **Subrogation**

**We** may, at **our** discretion, take any steps at **our** cost in **your** name against any person or entity to recover any money paid in settlement of **your** claim. **You** must give **us** all assistance that is necessary.

## Fraudulent claims or misleading information

**We** take a robust approach to fraud prevention in order to keep premium rates down so that **you** do not have to pay for other people's dishonesty.

If any claim under this insurance is fraudulent, deliberately exaggerated or intended to mislead or if any deliberately misleading or fraudulent means are used by **you** or anyone acting on **your** behalf to obtain benefit under this insurance:

- 1. We shall not be liable to pay your claim;
- We may recover from you, any sums paid by us in respect of the claim; and
- 3. We may, by notice to you, treat your policy as having been terminated with effect from the time of the fraudulent act and we shall therefore not be liable for any loss or claim occurring after the time of the fraudulent act.

## Section 7 - Cancellation of the policy

## Your cancellation rights

**You** can cancel **your** policy within 30 days of the policy **start date** or, if later, 30 days of the date **you** receive this Policy Document. **We** will refund any **premiums you** have paid in full, as long as **you** have not made a claim and do not intend to make a claim.

You can also cancel your policy at any other time and providing that no claim has been made, receive a pro-rata refund of your premium based on the number of whole months of the original period of insurance remaining, subject to an administration fee charged by the administrator of £35.00.

To cancel **your** policy please contact the **administrator** whose contact details are shown on pages 1 and 7 of this Policy Document.

## The Insurers' cancellation rights

We reserve the right to cancel this policy immediately if you commit fraud. If we cancel your policy, we will do so in writing to the most recent address we have for you.

If there is a change to the risk which means that **we** can no longer provide **you** with insurance cover, or if **you** display threatening or abusive behaviour towards **us**, the **administrator** or the **claims administrator**, **we** will give 60 days' notice, in writing, to the most recent address that **we** have for **you**, that **your** policy will be cancelled.



## Section 8 - How to make a complaint

Our aim is to provide you with a high quality service at all times, although we do appreciate that there may be instances where you feel it is necessary to lodge a complaint.

Please take special note that should you wish to direct your complaint directly to Lloyd's in the first instance, you may do so by using the contact information referenced in Step 2 below.

## Step 1 - Who do I contact to register my complaint?

## 1. Does your complaint relate to a claim?

Please contact:

Claims Consortium Group Limited, Copthall House, King Street, Newcastle under Lyme, ST5 1EL. Tel: 0330 174 2071

Email: claims.tpa@claimsconsortiumgroup.co.uk

## 2. Does your complaint relate to the sale of your policy, a change to your policy or a policy query?

Please contact:

Arch Complaints Team. 5th Floor, 60 Great Tower Street, London, EC3R 5AZ

Email: Complaints@archinsurance.com

## Step 2 - Who do I contact if I am not happy with the response to my complaint?

Should you remain dissatisfied with the outcome of your complaint from the administrator or the claims administrator, your legal rights are not affected.

- a) If you are a private individual who is taking out this insurance contract wholly or mainly for purposes unrelated to your business, trade or profession, you may refer your complaint to Lloyds.
- b) If you are a sole trader, a partnership or a limited company taking out this insurance contract wholly or mainly for purposes relating to **your** business, trade or profession, it may be possible in certain circumstances to refer your complaint to Lloyd's.

Lloyd's contact information is:

Complaints at Lloyd's Fidentia House Walter Burke Way Chatham Maritime Kent ME4 4RN

Tel: +44 (0)20 7327 5693 Email: complaints@lloyds.com

Details of Lloyd's complaints procedure are set out in a leaflet "How We Will Handle Your Complaint", which is available at the website address above. Alternatively, you may ask Lloyd's for a hard copy.

Website: www.lloyds.com/complaints

## Step 3 - Who can I contact if I am not happy with the response from Lloyds?

If you remain dissatisfied after Lloyd's has considered your complaint, you may have the right to refer your complaint to an alternative dispute resolution (ADR) body.

If you live in the United Kingdom or the Isle of Man, the contact information is:

Financial Ombudsman Service **Exchange Tower** London E14 9SR

Tel: 0800 0234 567 (calls to this number are free on mobile phones and landlines).

Tel: 0300 1239 123 (calls to this number cost no more than calls to 01 and 02 numbers).

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

If you live in the Channel Islands, the contact information is:

Channel Islands Financial Ombudsman PO Box 114 Jersey, Channel Islands JE4 9QG

Jersey Tel: +44 (0)1534 748610 **Guernsey Tel:** +44 (0)1481 722218 International Tel: +44 1534 748610

Email: enquiries@ci-fo.org Web: www.ci-fo.org

## Section 9 - Legal, regulatory & other information

## **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 obligation to you under this contract.

Further information can be obtained from the Financial Services Compensation Scheme, PO Box 300, Mitcheldean, GL17 1DY.

Tel: 0800 678 1100 (Freephone) or 020 7741 4100.

Website: www.fscs.org.uk

## **Data protection notice**

We and the administrator are the data controller(s) (as defined by the Data Protection Act 2018 and all applicable laws which replace or amend it, including the General Data Protection Regulation) who may collect and process your personal information.

For full details of what data we collect about you, how we use it, who we share it with, how long we keep it and your rights relating to your personal data, please refer to our Privacy Notice which will be available on our website https://www.archcapgroup.com/privacypolicy/.

If you do not have access to the Internet, please write to the Group Data Protection Officer (address below) with your address and a copy will be sent to you in the post.

#### In summary:

We and the administrator may, as part of our agreement with you under this contract, collect personal information about you, including:

- Name, address, contact details, date of birth and cover required
- Financial information such as bank details
- Details of any claim

**We** and the **administrator** collect and process **your** personal information for the purpose of insurance and claims administration.

All phone calls may be monitored and recorded and the recordings used for fraud prevention and detection, training and quality control purposes.

Your personal information may be shared with third parties which supply services to us or which process information on our behalf (for example, premium collection and claims validation, or for communication purposes related to your cover). We will ensure that they keep your information secure and do not use it for purposes other than those that we have specified in our Privacy Notice.

Some third parties that process **your** data on **our** behalf may do so outside of the European Economic Area ("EEA"). This transfer and processing is protected by EU Model Contracts which aim to provide the equivalent level of data protection to that found in the EU.

**We** and the **administrator** will keep **your** personal information only for as long as **we** believe is necessary to fulfil the purposes for which the personal information was collected (including for the purpose of meeting any legal obligations).

**We** and the **administrator** will share **your** information if **we** are required to by law. **We** may share **your** information with enforcement authorities if they ask **us** to, or with a third party in the context of actual or threatened legal proceedings, provided **we** can do so without breaching data protection laws.

If you have any concerns about how your personal data is being collected and processed, or wish to exercise any of your rights detailed in our Privacy Notice, please contact:

Group Data Protection Officer Arch Managing Agency Limited 5th Floor 60 Great Tower Street London EC3R 5AZ UK

Email: DPO@archinsurance.co.uk

## **Rights of third parties**

A person who is not a party to this policy has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this policy but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

For **your** information, the Contracts (Rights of Third Parties) Act 1999 allows a person who is not a party to a contract to be able to enforce that contract if the contract expressly allows him/her to or if the contract confers a benefit upon him/her. However the Act will not be applied if the parties make it clear in the contract that the third party



does not have the right to enforce it. For further guidance please see www.legislation.gov.uk or contact the Citizens Advice Bureau.

### Law and jurisdiction

This policy shall be governed by the laws of England and Wales and subject to the non-exclusive jurisdiction of the courts of England.

#### Sanctions

**We** shall not provide any benefit under this contract of insurance to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction imposed by law or regulation.

### Several liability

The subscribing insurers' obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing insurers are not responsible for the subscription of any co-subscribing insurer who for any reason does not satisfy all or part of its obligations.

### The Insurers

The insurance is underwritten by a Consortium of Lloyd's syndicates managed by Arch Managing Agency Limited. Registered Office: 5th Floor, 60 Great Tower Street, London EC3R 5AZ. Registered in England no. 06948515.

## **Regulatory details**

#### The Insurers

Arch Managing Agency Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Firm Reference 526140.

## **Our Agent**

Avid Insurance Services Limited is authorised by the Financial Conduct Authority. Firm Reference: 511522.

### The Administrator

Gapinsurance123.co.uk is a trading name of Aequitas Automotive Limited. Aequitas Automotive Limited are authorised and regulated by the Financial Conduct Authority. Firm Reference: 821163. Regulated in England and Wales No: 7347606. Registered Office: Aequitas House, 56 Hamilton Square, Birkenhead, Merseyside, CH41 5AS.

## **Section 10 - Definitions**

Whenever the following words or expressions appear in **bold** in this Policy Document, they have the meaning given below.

## Active war

**Your** active participation in a **war** where **you** are deemed under English Law to be under instruction from or employed by the armed forces of any country.

### **Administrator**

Gapinsurance123.co.uk, Aequitas House, 56 Hamilton Square, Birkenhead, Merseyside, CH41 5AS. Telephone: 0800 195 4926 or 0151 647 7556. Email: customerservices@aequitas-automotive.co.uk.

## **Geographical limits**

The area in which this Insurance is effective, this being Great Britain, Northern Ireland, the Channel Islands and the Isle of Man.

Cover also applies to member countries of the European Economic Community and any other country for which an International Motor

Insurance Certificate is effective on **your vehicle**, at the point of claim, up to 30 days in any one trip.

#### Glass's guide

An independent vehicle value guide published monthly by Glass's Information Services Limited, used by the insurance industry in assessing values relating to vehicles. Their retail transacted value is based on the typical sale price achieved by a retail dealer.

### Glass's ICME manual

The annually updated repair times guide published by Glass's, used by the Institute of Automotive Engineer Assessors as the recognised industry source for mechanical and electrical repair times information.

#### Home

The address detailed on your Policy schedule.

### Insured/You/Your

#### Either:

A private individual or a sole trader who fulfils the eligibility requirements under 'Eligibility' of this Policy Document and whose name appears as the **insured** on the **Policy Schedule**, or

A partnership which, in the name of at least one partner, appears as the **insured** on the **Policy Schedule**, providing the partner is at least 21 years of age at the **start date** and the partnership fulfils the eligibility requirements under 'Eligibility' of this Policy Document, or

A limited company or other legal entity which is eligible for cover under 'Eligibility' of this policy document and whose name appears as the **insured** on the **Policy Schedule**.

## Insurer/We/Our/Us

A consortium of Lloyd's syndicates managed by Arch Managing Agency Limited.

## Market value

The retail value of the **vehicle** shown in the current **Glass's guide** or other similar industry approved retail value guide.

## **Nuclear risks**

Ionising radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel or radioactive toxic explosive or other hazardous properties of any explosive.

## Period of insurance

The **period of insurance** detailed on the **Policy Schedule** and for which a **premium** has been paid.

## **Policy schedule**

The document issued to **you** with this Policy Document containing **your** personal information, details of **your vehicle** and other specific details of **your** insurance cover.

### Premium

The **premium** that **you** have agreed to pay **us** in respect of insurance cover under this policy.

## Purchase price

The price paid by **you** for **your vehicle** (including all factory fitted accessories, delivery for a new **vehicle** and up to a maximum of £1,500 for dealer fitted accessories) after any discount given including



any government grants, finance deposit allowances and/or dealer contributions.

The **purchase price** does NOT include the cost of road fund licence, new **vehicle** registration fees, number plates, fuel, paintwork and/or upholstery protection kits, service plans, insurance **premiums** (including the **premium** for this policy), warranty premiums/charges, any arrears or any finance carried over from a previous finance agreement.

#### Start date

The date the insurance cover commences as shown on **your Policy Schedule**.

#### **Terrorism**

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

#### **Total loss**

Where **you** have submitted a valid claim to a vehicle insurer who has paid **you** a vehicle insurance settlement after declaring that **your vehicle** is beyond economic repair following fire, theft, or damage sustained as a result of an accident, malicious damage or flood.

#### Vehicle

The eligible vehicle specified on your Policy Schedule.

## War

Means:

- a) war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power, riot or civil commotion assuming the proportions of, or amounting to, an uprising, military or usurped power, or
- b) any act of **terrorism**, or
- any act of war or terrorism involving the use of, or release of a threat to use, any nuclear weapon or device or chemical or biological agent.

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