YOUR COVER DETAILS

PLEASE KEEP THIS IN YOUR VEHICLE

MULSANNE Breakdown policy for public and private hire vehicles

FARECOVER

Your Policy Details

POLICY NO

EXPIRY DATE.....



NEED HELP? HERE'S WHAT TO DO

BEFORE CALLING FOR ASSISTANCE

- CHECK THAT YOU HAVE YOUR POLICYNUMBER AND YOUR RETURN TELEPHONE NUMBER INCLUDING THE AREA CODE YOU ARE CALLING FROM
- HAVE YOUR VEHICLE REGISTRATION NUMBER, VEHICLE MAKE, MODEL & COLOUR
- HAVE DETAIL OF THE NATURE OF YOUR BREAKDOWN
- YOUR EXACT LOCATION INCLUDING ROAD NUMBERS OR NAMES, LANDMARKS, AND POSTCODE IF KNOWN – AS ACCURATE AS YOU ARE ABLE IN THE CIRCUMSTANCES
- THE NUMBER OF PEOPLE WITH YOU
- WHETHER THERE ARE ANY SPECIAL REQUIREMENTS FOR US TO CONSIDER E.G. DISABLED DRIVER OR PASSENGER

PLEASE REMEMBER TO GUARD YOUR SAFETY AT ALL TIMES, BUT REMAIN WITH OR NEARBY YOUR VEHICLE UNTIL OUR RECOVERY OPERATOR ARRIVES. ONCE OUR RECOVERY OPERATOR ARRIVES AT THE SCENE PLEASE

BE GUIDED BY THEIR SAFETY ADVICE.

PLEASE NOTE THAT THIS IS NOT A MAINTENANCE POLICY AND THEREFORE DOES NOT COVER THE COST OF OF PARTS OR THE COST OF NON-EMERGENCY REPAIR WORK.

Contact us on 033 34 009 246

03 UK wide numbers are a new range of non-geographic telephone numbers that have been launched by the telecommunications regulator Ofcom as a result of the negative publicity associated with many non-geographic numbers. Their intention is to restore consumer confidence trust and certainty in what is undoubtedly a confusing and increasingly complex area.

One benefit of this number range is that it costs the same to call as a standard landline number, which begins with 01 and 02 from a landline. However, the main benefit is that if you call from a mobile, the call will either be free, if included within your free minutes package or charged at the standard rate for calling geographic numbers beginning 01 or 02 (No premium tariffs).

To help us provide a first class service, we may record your telephone calls.

Call Assist

CALL ASSIST PROVIDES THE FOLLOWING BREAKDOWN AND RECOVERY SERVICES STATED IN THIS POLICY FROM 48 HOURS AFTER THE DAY WE RECEIVE YOUR PREMIUM/VALIDATION OF PAYMENT, FOR A PERIOD OF INSURANCE WHICH IS THE SAME AS YOUR MOTOR INSURANCE POLICY.

Please take time to read all of this important Policy Document which states your policy cover and the full Terms and Conditions of this insurance cover.

The benefits under your Call Assist policy are underwritten by Mulsanne Insurance Company Ltd. Mulsanne Insurance Company is a private company limited by shares incorporated in Gibraltar and registered with the Registrar of Companies of Gibraltar under company number 101673. Registered Office PO Box 13438, First Floor, Grand Ocean Plaza, Ocean Village, Gibraltar. Mulsanne Insurance Company Ltd is licensed by the Gibraltar Financial Services Commission under the Financial Services (Insurance Companies) Act 1987 to carry out insurance business.

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For Mulsanne Insurance Company Limited

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USING YOUR INFORMATION / PRIVACY NOTICE

It is important that **you** understand how **your** personal information is used. Please refer to 'Using Your Information / Privacy Notice' within pages 7 and 8 of this policy document.

TERMS AND CONDITIONS OF YOUR COVER

This policy shall be governed by the law which applies in the part of the **United Kingdom** in which **you** live, unless otherwise agreed by **you** and **us** before this policy starts.

DEFINITION (OF WORDS AND PHRASES USED IN THIS DOCUMENT shown in bold throughout the policy
Eligible Vehicles	Refer to the section entitled ELIGIBLE VEHICLES which states acceptable criteria
Insured Incident	Mechanical or electrical breakdown which immediately renders the vehicle immobile, flat batteries, punctures and damage which is caused by accident, vandalism, fire, theft or attempted theft occurring during the period of insurance within the UK . NOTE: only FOUR incidents are covered under this policy. Refer to the General Conditions.
Insured Vehicle/Your	The vehicle specified to Call Assist. You must inform us immediately of any change of vehicle, as cover will not apply to a
Vehicle	vehicle not advised to us .
Keys	The key or fob for your vehicle
Mis-fuelling	The accidental filling of your vehicle's fuel tank with a grade or type of fuel that is inappropriate for your vehicle
Period of Insurance	The period for which we have accepted your premium and agreed to cover you , which shall be at least 48 hours following receipt of the premium or validation of payment. This period of insurance will run in conjunction with your motor insurance policy.
Policyholder/You	The person named on this policy who paid the premium to take out this policy cover.
CA	Call Assist, a company who provide breakdown and rescue services on behalf of Mulsanne Insurance Company Limited
UK/United Kingdom	Great Britain, Northern Ireland, Channel Islands and the Isle of Man.
We/Our/Us	Mulsanne Insurance Company Limited
You/Your/ Insured	The policyholder, and each driver or other occupant of the insured vehicle (other than a hitch-hiker) who is authorised by the
Person	policyholder.
Your Representative	Anyone acting with your authority.

ELIGIBLE VEHICLES

The insured vehicle must comply with the following Eligible Vehicle conditions, and fit the stated criteria for policy cover to operate:

- (i) Vehicles must be licensed for public or private hire use.
- (ii) Vehicles must not be more than 15 years old when the policy is first accepted by us or renewed by us.
- (iii) Vehicles must be registered in the United Kingdom.
- (iv) Vehicles must not exceed 3500kg in weight (including any load carried), 5.1 metres in length, 1.95 metres in height, and 2.25 metres in width or have more than 8 seats including the driver.
- (v) Services will NOT be provided under this policy for **your vehicle** unless the registration number is held by **us**. Any change of vehicle must be notified to **us** without delay.
- (vi) Prior to acceptance by **us**, a vehicle must be in a proper roadworthy condition, should conform to all statutory regulations, including, if appropriate, having an MOT certificate, and should be so maintained throughout the **period of insurance**. If in **our** opinion the vehicle was unroadworthy or broken down prior to the start date of this policy then the vehicle is NOT covered by the policy. Vehicles that need to be towed should have the relevant road tax in place.
- (vii) Caravans/trailers: Cover extends to an accompanying caravan or trailer. Caravans and Trailers should not exceed 23ft (7.01 meters) in overall length and should not exceed G.T.W, and should be fitted with 50mm ball couplings.

Section 1 ROADSIDE ASSISTANCE AND RECOVERY SERVICE

- (i) In the event of an **insured incident** occurring more than one mile from **your** home address, **we** will attend and try for up to one hour to rectify the fault at the roadside sufficiently for the journey to be safely and legally continued.
- (ii) In circumstances where **we** consider roadside repair is unsafe or inadvisable (e.g. motorways), the **insured vehicle** may be taken to a place of relative safety or to premises to facilitate repair, usually up to a maximum of 10 miles. Assistance cannot be provided on commercial garage premises which are not **our** Agents premises.
- (iii) If the fault or damage is, in **our** opinion not capable of being remedied at the scene of the breakdown or locally on the same calendar day **we** will, at **our** option, choose the most appropriate one of the following services to provide to **you**;
 - a. the vehicle, contents, driver and up to 7 passengers will be transported to **your** original destination or to **your** home address and then, at **your** request take **your vehicle** to a local repairer within 10 miles of either **your** home address, **your** original destination or **your** base office address. This option must be completed as though it were one journey and no further service will be provided. Or
 - b. Pay the cost of one night's bed and breakfast accommodation (up to £40 per person) for the driver and up to 7 passengers (up to a maximum of £320)
- (iv) All **our** Agents are required by law to adhere to regulations on drivers' hours. If a recovery is needed this may result in the agent taking regular breaks or the need to operate a staged recovery where further agents are used to share the recovery.
- (v) In the event of a recovery **our** Agent will unload the vehicle in a safe and appropriate place close to **your** chosen destination. For example, **our** Agent will not unload a vehicle onto a private driveway if there is insufficient space or obstacles which could make this difficult or dangerous.

WHAT IS NOT COVERED

- (i) The cost of spare parts, fuel, oil, keys or other materials required to repair the insured vehicle.
- (ii) The cost of any labour other than provided by **our** agent at the scene of the breakdown or accident.
- (iii) Mis-fuelling
- (iv) Loss, theft or breakage of your keys or if your keys have been locked in your vehicle.
- (v) If you call us for assistance and our mechanic reports to us that it is evident you have not maintained your vehicle in a state fit to complete your intended journey, you will have to pay costs arising from our intervention.
- (vi) We will not provide assistance if your vehicle is within one mile radius of your address shown on our records.
- (vii) All things specified under our General Conditions and General Exclusions.

Section 2 HOMECALL

- (i) In the event of an insured incident occurring at or less than one mile from your home address, we will attend and try for up to one hour to rectify the fault
- (ii) In circumstances where **we** consider roadside repair is unsafe or inadvisable (e.g. motorways), the **insured vehicle** may be taken to a place of relative safety or to premises to facilitate repair, usually up to a maximum of 10 miles. Assistance cannot be provided on commercial garage premises which are not **our** Agents premises.
- (iii) If the fault or damage is, in **our** opinion not capable of being remedied at the scene of the breakdown **we** will arrange and pay for **you** and the **insured vehicle** to be taken to **your** home address or to a local repairer within 10 miles of either **your** home address or the scene of the breakdown.
- (iv) All **our** Agents are required by law to adhere to regulations on drivers' hours. If a recovery is needed this may result in the agent taking regular breaks or the need to operate a staged recovery where further agents are used to share the recovery.
- (v) In the event of a recovery **our** Agent will unload the vehicle in a safe and appropriate place close to **your** home address or local repairer. For example, **our** Agent will not unload a vehicle onto a private driveway if there is insufficient space or obstacles which could make this difficult or dangerous.

WHAT IS NOT COVERED

- (i) The cost of spare parts, fuel, oil, keys or other materials required to repair the insured vehicle.
- (ii) The cost of any labour other than provided by our agent at the scene of the breakdown or accident.
- (iii) Mis-fuelling
- (iv) Loss, theft or breakage of your keys or if your keys have been locked in your vehicle.
- (v) If you call us for assistance and our mechanic reports to us that it is evident you have not maintained your vehicle in a state fit to complete your intended journey, you will have to pay costs arising from our intervention.
- (vi) We will not provide assistance if your vehicle is more than one mile radius of your address shown on our records.
- (vii) All things specified under our General Conditions and General Exclusions

Section 3 Key Service

- (i) In the event that your vehicle cannot be driven because your keys are locked inside your vehicle or broken in a lock of your vehicle, we will attend and try for up to one hour to rectify the fault.
- (ii) If we are unable to rectify the fault at the scene we will reimburse you for the cost of replacement keys and if necessary replacing your locks up to a maximum of £350.

WHAT IS NOT COVERED

- (i) The cost of spare parts, fuel, oil or other materials required to repair the **insured vehicle**.
- (ii) The cost of any labour other than provided by our agent at the scene of the breakdown or accident or as necessary to replace your locks.
- (iii) More than the actual cost of replacing your keys or locks and in any event, not more than £350.
- (iv) Any service in the event that **your keys** have been lost or stolen.
- (v) If you call us for assistance and our mechanic reports to us that it is evident you have not maintained your vehicle in a state fit to complete your intended journey, you will have to pay costs arising from our intervention.
- (vi) All things specified under our General Conditions and General Exclusions

Section 4 Mis-fuelling

In the event **your vehicle's** fuel tank is filled with the incorrect type of fuel, **we** will arrange and pay up to £250 (inclusive of VAT) for **our** Agent to either recover **your vehicle** and the passengers to the Agent's base where a drain and flush to **your vehicle's** fuel tank can be conducted or, to conduct the fuel drain and flush at the roadside. Subject to the £250 limit, **we** will also provide 10 litres of correct fuel to allow **you** to continue **your** journey.

If you would prefer a fuel drain and flush to be conducted by your preferred repairer, we will arrange and pay for a recovery operator to transport your vehicle, you and your passengers to a local repairer of your choice. Subject to our prior authorisation, we will also reimburse the cost of a fuel drain and flush. Any reimbursement will only be made once we have received copies of valid receipts detailing the work carried out by your preferred repairer.

In the event the misfuel directly causes further mechanical damage to **your vehicle** which prevents **your** vehicle from being driven and cannot be remedied by a fuel drain and flush, subject to the prior authorisation of **our** Rescue Controller, **we** will also cover the cost of parts and labour required to repair the **vehicle** up to a limit of £2,500.

If repair work in addition to a flush and drain is required this will be undertaken by **our** approved repairer. If **you** do not wish to use **our** approved repairers **you** will need to get two estimates from repairers. If **we** think the repair estimate is unreasonable, **we** will:

- arrange for **your vehicle** to be moved to another repairer; or
- move your vehicle to a safe place, before repair or disposal

We will not be responsible for any costs incurred due to any delay caused by this process. Upon completion of this process, if you would prefer your vehicle to be repaired by a repairer of your choice, we will arrange and pay for your vehicle to be transported to your chosen repairer. Subject to the total claim cost not exceeding £2,500, we will then reimburse the parts and labour costs incurred once we have received copies of valid receipts detailing the work carried out by the repairer.

We will pay for the following if the insured vehicle is subject to misfuelling during the period of insurance:

- (i) Draining and flushing the fuel tank on site using a specialist roadside vehicle, up to a maximum of £250 per claim or
- (ii) Recovery of the insured vehicle up to 10 miles if appropriate
- (iii) Mechanical or component damage to **your vehicle** up to a maximum value of £2,500 in any **period of insurance**. **You** will be responsible for paying any costs in excess of £2,500. These apply both on the forecourt on-site and once the vehicle has been driven away from the forecourt.

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Section 7 MISFUELLING OF THE INSURED VEHICLE - cont/

We will NOT pay for:

- (i) Fuel, other than the 10 litres of correct fuel to replenish the fuel tank after draining and flushing out the contaminated fuel;
- (ii) Refuelling of any car you hire;
- (iii) Any claim resulting from foreign matter entering the fuel system except for diesel or petroleum;
- (iv) Any defect which existed before the incident of misfuelling.
- (v) The deliberate misfuelling of **your vehicle** by any person. If the claim is dishonest or exaggerated no service will be provided and **you** will be responsible to pay for any costs incurred.
- (vi) Any liability under this section where **your vehicle** has been damaged by anything other than misfuelling or where the damage cannot be fully attributed to a misfuel which occurred during the **period of insurance**.
- (vii) Any damage caused by the continued use of your vehicle after the point you knew it had been misfuelled.
- (viii) Any infringement of any warranty, or guarantee associated with the vehicle that may be invalidated by any repair to your vehicle.
- (ix) If you put the wrong grade of the same fuel into your vehicle, e.g. if you put hi-octane petrol in your petrol engine then this section will not apply.
- (x) Any loss to the market value of the vehicle as a result of a fuel drain and flush or repair made following a misfuel.

GENERAL CONDITIONS

- (i) You must comply with the terms and conditions of this policy before any claim will be paid.
- (ii) You must declare to us all facts which are likely to affect this insurance policy, as failure to do so may prejudice your entitlement to make a claim.
- (iii) If **you** have made a false declaration on application for this insurance policy, or furnished incorrect information when requesting assistance **you** will be liable for all costs incurred by **us** resulting from false declaration or incorrect information and may be subject to legal action. The policy shall become void and the premium paid may be forfeited, and any benefits paid under this policy must be repaid to **us**.
- (iv) If **we** are called out FOUR times in any one **period of insurance**, any subsequent incidents are NOT covered by this policy, and if assistance is requested **we** will provide only on the basis that **you** pay for the costs.
- (v) You must contact us without delay or in cases of accident with the minimum delay, even if deferred attention is required, to make a claim under this policy. We will not accept liability for expenses incurred without our prior knowledge or consent and our control room must be contacted when an incident arises that maybe the subject of a claim.
- (vi) You must take all reasonable precautions to prevent or minimise the risk of any loss, damage, or breakdown covered under this policy and must take all steps necessary to expedite the completion of repairs.
- (vii) At the time of a claim, at our request you must provide evidence of proper servicing of your vehicle.
- (viii) The transportation of pets will be at the discretion of the recovery operator. Alternative transport can be arranged but **you** will need to pay for this service immediately by credit or debit card.
- (ix) A garage or specialist undertaking work on **your** instructions and which is not specifically covered under this insurance will be acting as **your** agent for such repair work. Neither **we** or **CA** will be responsible for the repair work provided by the garage or specialist.
- (x) If the vehicle is in a position where it cannot be worked upon or towed, the wheels have been removed or where more than one tyre has been vandalised or where specialist equipment is required for its recovery, we can arrange to rectify this but you will be responsible for any costs involved.
- (xi) You will be required to reimburse us within 7 days of our request to you, any costs or expenses we may have paid out on your behalf which are not covered by the terms of this insurance.
- (xii) You or your representative should be present to ensure we have the necessary access to your vehicle. Your representative is deemed to have permission from you to authorise necessary repair or other work, at your expense.
- (xiii) If you are covered for services by any other insurance policy or can claim against a third party, you must inform us. We may ask you to exercise rights under any policy or against any other third party and pay us any sums of money so recovered, to offset our costs.
- (xiv) In the event of any disagreement of any amount due to be paid under this insurance or any other dispute to this insurance, the matter will be referred to an arbitrator that **we** have agreed to.
- (xv) You have fourteen days to decide whether to proceed with the purchase of this insurance policy, and if you are not satisfied with this policy for any reason we will allow a full refund of premium if you have not made a claim. Return this policy to us within fourteen days with your written request.
- (xvi) You may cancel this policy at any time, subject to you giving notice in writing. No refund of premium is due, and the cancellation will be effective from the date we receive your written request.
- (xviii) If excessive use of the service has occurred e.g. through failure to seek permanent repair, following any temporary repair effected by an agent, or due to lack of routine maintenance, we may cancel the policy by sending 7 days' notice by recorded delivery to your last known address.

GENERAL EXCLUSIONS

We will NOT be liable for:

- (i) The cost of any service provided outside of the **period of insurance**, or where the relevant premium has not been received.
- (ii) Any service within the first 48 hours following the receipt of the premium or validation of payment
- (iii) Any service outside of the **United Kingdom**.
- (iv) Vehicles not registered with us.
- (v) The cost of all parts, supplies used or provided to **you** or for **your vehicle** including the cost of supplying and fitting windscreens, labour incurred in the removal and disposal of contaminated or incorrectly mixed fuel, and storage charges.
- (vi) Having the insured vehicle stored or guarded in the drivers absence.
- (vii) Major repairs, servicing or reassembly, including but not limited to repairing faulty brakes, steering, suspension, previous inadequate repairs or Do-It-Yourself work OR where **your vehicle** has not been maintained and operated in accordance with the manufacturers recommendations.
- (viii) **CA** will not transport horses, livestock, birds or fish.
- (ix) Where service cannot be effected because the vehicle including any towed trailer or caravan does not carry a serviceable spare wheel, manufacturers tyre repair kit, appropriate jack or where the locking mechanisms for the wheels are not immediately available to remove the wheels.
- (x) The cost including any call-out of any body-glass or tyre specialist, should **CA** consider this to be required; **CA** will endeavour to arrange this help on **your** behalf, however neither **we** nor **CA** will pay for these specialist services and any contact for such services provided will be between **you** and the relevant specialist. If in **CA's** reasonable opinion the **insured vehicle** requires recovery to such a specialist to be mobilized, **CA** will arrange but at **your** cost.
- (xi) Any fines, penalties, tolls, unclamping charges incurred by **you** or **us**, due to **your vehicle** being immobilised in tunnels, or elevated highways, or in restricted parking areas.
- (xii) Recovery if it would be dangerous or illegal for us to load or transport your vehicle.
- (xiii) The repair or recovery of the insured vehicle if it broke down at the premises of a motor trader.
- (xiv) Any specialist costs in bringing **your vehicle** into a position where **we** can try to repair it or transport it. For example costs or the use of specialist off-highway recovery equipment used to move a vehicle which has left the highway or is overturned or is without wheels.
- (xv) The full cost of our attendance, if having called us, you effect repair or recovery by employing anyone else prior to the arrival of us. However if having called for assistance, you manage to mobilise the vehicle, the cost or unnecessary attendance may be waived provided you immediately contact us.
- (xvi) Breakdown services for vehicles engaged in sporting events, including racing, pacemaking, speed testing, rallies, trials and all other track-based or any off-road activities.
- (xvii) Service if you already owe us money.
- (xviii) Any damage to your vehicle or its contents (personal effects) whilst being recovered, stored or repaired.
- (xix) Services to vehicles temporarily immobilised by floods, snow affected roads, sand or mud, or situated in areas where **we** have no rights of access or on Motor Trade premises.
- (xx) Long distance transport of the **insured vehicle** to the premises where the **insured vehicle** was purchased or previously repaired solely to claim under a warranty scheme when a suitable alternative repairer is nearer.
- (xxi) The cost of taking the vehicle and its passengers to more than one address after any one breakdown.
- (xxii) No responsibility will be accepted for assistance not arranged by us.
- (xxiii) Accommodation or incidental expenses (e.g. rail, taxi or ferry charges) incurred by **you** or **your** passengers, and including any ferry charges incurred by **us** in attending or recovering **your vehicle**. This includes cases where a vehicle is recovered unaccompanied.
- (xxiv) Any policy cover, loss or expense of whatsoever nature directly or indirectly caused by the result of war, invasion, act or foreign enemy, act of terrorism, hostilities (whether war is declared or not), civil war, revolution, insurrection, rebellion, coup, military or usurped power or destruction of or damage to property by order or any government or public authority.
- (xxv) Any policy cover, loss or expense whatsoever resulting from earthquake, fire, lightening, explosion, flood, ionising radiation or contamination from any nuclear fuel/waste, and the radioactive, toxic, explosive or other dangerous properties of any explosive nuclear assembly, or nuclear part of that assembly.
- (xxvi) More than TWO call outs for the same fault unless it can be proven that the fault had been repaired.
- (xxvii) Any costs that arise as a result of **you** not being able to use **your vehicle** or from **us** either delaying the provision of service or not providing service at all.

IN THE EVENT OF A COMPLAINT

Any complaint **you** have regarding **your** policy should be addressed to the policy administrator: Customer Services, Call Assist Limited, Axis Court, North Station Road, Colchester, Essex CO1 1UX. Please include the details of **your** policy and in particular **your** policy number, to help **your** enquiry to be dealt with speedily.

We promise to:

- acknowledge your complaint within five working days of receiving it;
- · have your complaint reviewed by a senior member of staff;
- tell **you** the name of the person managing **your** complaint when we send our acknowledgement letter; and
- respond to **your** complaint within 20 working days. If this is not possible for any reason, **we** will write to you to let you know when we will contact **you** again.

If you remain dissatisfied, short of court action, you can ask The Financial Ombudsman Service to review your case provided the policy is not of commercial nature. The right to apply to the Ombudsman must be exercised within six months of the date of the Company's final decision. The Financial Ombudsman Service can be contacted at the following address: The Financial Ombudsman Service, Exchange Tower, London E14 9SR.

Or by telephoning: 0800 023 4567 (free from landlines) or 0300 123 9 123 (charged the same as numbers beginning with 01 or 02 from mobile phones).

USING YOUR INFORMATION / PRIVACY NOTICE

You must read this Privacy Notice carefully as it explains how we use your personal information

In taking out this Insurance Policy with Mulsanne Insurance Company Limited, **you** or **your insurance intermediary** have supplied **us** with **your** personal information, and this Privacy Notice explains how **we** will use it. In this Privacy Notice, "**we**", "**us**" and "**our**" refers to Mulsanne Insurance Company Limited. When **we** say, "**you**" and "**your**" in this notice, **we** mean anyone whose personal information **we** may collect, including:

- Anyone seeking an insurance quote from us or whose details are provided during the quotation process
- Policyholders and anyone named on or covered by the policy
- Anyone who may benefit from or be directly involved in the policy or a claim, including claimants and witnesses.

Who we are

Mulsanne Insurance Company Limited acts as a Data Controller. Our offices are located at First Floor, Grand Ocean Plaza, Ocean Village, Gibraltar.

Providing consent

When providing personal information about others, **you** confirm that **you** have the consent of these individuals to supply their personal information. **We** are unable to offer **you** any product or service unless **you** provide explicit consent for the collection and use of sensitive personal data as defined in data protection laws.

You have the right to withdraw consent at any time (see 'Your Rights'). This may limit or terminate the contract of insurance that you originally entered into with us. Due to legal obligations with road traffic laws and regulatory requirements we may not be able to remove your personal information.

How we use your information

Your information includes personal details that you provided to us or your insurance intermediary, which is then used in a number of ways to process your insurance application, administer your insurance policy or any subsequent claim that you may make. The processing of the information you provide is necessary for the performance of the contract, including:

- Providing quotes;
- Maintaining and updating your policy record;
- Administering your policy including handling claims;
- The renewal of vour policy:
- Processing any claim that you or someone else makes;
- Understanding our customer's needs and requirements;
- Analysing and research of our products and services;
- Analysing the premium, and terms and conditions we offer where automated decision making applies;
- Performing credit checks and validating information provided to us;
- Dealing with complaints;
- Preventing financial crime to meet **our** legal obligations.

Where **we** process special categories of data (including data relating to health or criminal convictions), **we** will do this on the basis that it is necessary for the performance of **your** insurance contract and for reasons of substantial public interest.

Automated decision making, including profiling

We may use profiling and automated decision making, to assess insurance risks, detect fraud, and administer your policy. This helps us decide whether to offer you insurance, determine prices and validate claims. If you disagree with the outcome of an automated decision please contact our Operations Manager by email at info@mulsanneinsurance.com or by phone on 0344 573 1241 and we will review the decision.

What personal information we collect

We collect the following types of personal information about you so we can complete the activities explained in "How we use your information:"

- Basic personal details such as name, age, address and gender
- Family, lifestyle and social circumstances, such as marital status, dependants and employment type
- Financial details such as direct debit or payment card information
- Photographs and/or video to help us manage policies and assess claims
- Tracking and location information if it is relevant to your policy or claims and in some cases surveillance reports
- Identification checks and background information about **you we** need to collect in order to assess the risk to be insured including previous claims information, data relating to **your** health and criminal convictions.
- Medical information if it is relevant to your policy or claim
- Accessibility details if **we** need to make reasonable adjustments to help
- Business activities if it is relevant to **your policy** or claim
- Credit history, credit score, sanctions and information received from various anti-fraud databases about you.

How we collect personal information

We may collect personal information from various sources including you, your representative, your employer or from publicly available sources, including information you have made public, for example on social media.

 $\textbf{We} \ \text{also collect information from other persons or organisations, for example:} \\$

- Credit reference and/or fraud prevention agencies
- Emergency services, law enforcement agencies, medical and legal practices
- Insurance industry registers and databases used to detect and prevent insurance fraud, for example the Claims and Underwriting Exchange (CUE)
- Insurance investigators and claims service providers
- Service providers who provide the service for **our** products
- Other involved parties, for example claimants or witnesses.

Who do we share your information with

We may share **your** information with third parties, including **our** product and service suppliers, or other insurers, reinsurers, parties involved in handling a claim, and fraud prevention agencies. **We** may also share with the police and government bodies if **we** believe that this is reasonably required for the prevention and detection of crime and fraud. This assists in keeping **your** premiums low.

Cont/

USING YOUR INFORMATION / PRIVACY NOTICE - cont/-

We may also share your information with other companies within the group that administer policies on our behalf or prospective buyers or purchasers in the event Mulsanne Insurance Company wishes to sell all or part of its business.

We may pass your details and any information or documentation you provide to us to the recognised centralised insurance industry registers and databases, credit reference agencies, and policy and claims checking systems. Data may also be released to third parties if we are required to do so under the terms of a court order or for regulatory purposes or in the investigation and settlement of a claim or a complaint.

We will only share your information in compliance with data protection laws.

How long will we keep your information

We will only hold your information for as long as necessary to administer the policy, manage our business or in order to comply with legal or regulatory requirements. This will be in line with our data retention policy.

Transferring personal information outside the UK

Some of the organisations **we** share **your** personal information with may be located in the European Union (EU) where **your** personal information is protected by laws equivalent to those in the **UK**. If **we** have to transfer data to organisations in a third country outside the EU, **our** contracts with these parties require them to provide an equivalent levels of protection for **your** personal information.

Your rights

You have the right to:

- Object to us using your personal information. We will either agree to stop using it or explain why we are unable to;
- Ask for a copy of the personal information **we** hold about you, subject to certain exemptions;
- Ask us to update or correct your personal information to keep it accurate;
- Ask us to delete your personal information from our records if it is no longer needed for the original purpose;
- Ask **us** to restrict the use of **your** personal information in certain circumstances;
- Ask for a copy of the personal information you provided to us, so you can use it for your own purposes;
- Ask us, at any time, to stop using your personal information, if using it is based only on your consent;
- Complain about how we handle your data (see 'Who to contact' below)

Who to contact

If you wish to exercise any of your rights, or have any queries about how we use your personal information, please contact our Data Protection Officer by email at dataprotection@mulsanneinsurance.com or write to the Data Protection Officer, 18-19 Station Road, Sunbury on Thames, Surrey, TW16 6SU.

We will consider your request and either comply with it or explain why we are not able to. Please note, we may request evidence of your identity to process your request.

If you are not happy with any aspect of how we handle your data, we encourage you to come to us in the first instance but you are entitled to complain to the Gibraltar Regulatory Authority, 2nd floor, Eurotowers 4, 1 Europort Road, Gibraltar, or (a) 20074636, or email info@gra.gi.

If however **you** wish to complain to the Information Commissioner's Office (ICO) in the **United Kingdom** then contact the Information Commissioner's Office, Wycliffe House, Water Lane, Wilsmlow, Cheshire, SK9 5AF, or **30** 303 123 1113, or via the contact links on their website: https://ico.org.uk/concerns/.

COMPENSATION

We are covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation from the scheme if we cannot meet our obligations. This depends on the type of business and the circumstances of the claim. For claims against the insurers, 90% of the insurance claim is covered, with no upper limit. For compulsory classes of insurance, insurance arranging is covered for 100% of the claim, without any upper limit.

Further information about the compensation scheme arrangements is available from the FSCS by telephoning 0800 678 1100 or by visiting www.fscs.org.uk
Nothing in this process will affect your legal rights.

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