For help after an accident please call our 24hour claim line on **0330 024 1305** as soon as you can.

AXA Car InsuranceYour policy wording



Welcome

Thank you for choosing AXA car insurance.

We are part of the AXA Group one of the world's leading insurers and financial services providers so you're in safe hands.

Your policy wording

This booklet contains details of your cover. It should be read along with your schedule and certificate of motor insurance.

AXA's UK based claims team is ready to help. It's reassuring to know you have expert support when you need it most.

What's more, if you're contacted by anyone else regarding your claim, simply pass them on to us. We're here to look after everything for you, with the minimum of fuss.

! Remember to keep your details up to date

So that you always have the cover you need, please make sure all your information is correct at all times. It's easy to update your details in My AXA Account - your personal online account. You can log in any time using your email address and chosen password.

Making a claim



Call to claim

Claims in the UK: **Claims outside the UK:**

Lines open 24 hours a day 7 days a week.

Windscreen claims:

If your car can be repaired by one of our approved repairers they will supply you with a courtesy car while your car is off the road. All repairs carried out by our approved repairers are guaranteed throughout the time that you own your car.



Car accident claims guide

0330 024 1305

0330 024 1306

0044 1732 376249

Go to www.axa.co.uk/insurance/personal/ car/advice-news/accident-guide/ for useful advice and information. It's a good idea to print the guide and keep it in your car.

Contents

Section F	Page no
Making a claim	2
Your cover	4
Managing your policy	4
Your contract of insurance	4
Definitions	6
Section A – Damage including misfuelling	7
Section B – Fire and theft	8
Section C – Your legal liability to other people	10
Section D – Windscreen and window damage	11
Section E – Personal accident benefits	12
Section F – Additional benefits	12
Section G – Foreign use	13
Section H – No claims discount	13
Section I - Personal injury and rehabilitation	14
Section J - Courtesy car upgrade	16
Section K - Legal cover option	17
Section L - Breakdown option	18
General exclusions	26
General conditions	27
Our promise – how to make a complaint	31
Contact us	32

Your contract of insurance

This **policy** document gives details of **your** cover and it should be read along with **your schedule** and **certificate of motor insurance**. Please take time to read through all these documents that contain important information about the details **you** have given and check that the information is correct. If anything is wrong or needs to be changed please advise **us** via **My AXA Account**.

You must also advise us of any changes to your information via My AXA Account during the policy period of insurance; details of the type of changes we need to know about are contained in General condition 2 on page 27 of this policy

If the information that **you** have given **us** is not true and complete to the best of **your** knowledge and belief **your policy** may not protect **you** in the event of a claim.

You should also show **your policy** to anyone else who is covered under it and ensure that they are aware of its terms and conditions.

You and **we** can choose the law which applies to this **policy**. Unless **we** and **you** agree otherwise, English law will apply to this **policy**.

The parties to this contract are **you** and **us**. Nothing in this contract shall create any rights to third parties under the Contracts (Rights of Third Parties) Act 1999 and no variation of this contract, nor any supplemental or ancillary agreement shall create any such rights unless expressly so stated. This does not affect any right or remedy of a third party which exists or is available apart from this Act.

In return for **your** premium, **we** will provide the cover shown in **your policy** for accident, injury, loss or damage that happens within the **territorial limits** during the **period of insurance**.

Amanda Blanc CEO, AXA UK & Ireland General Insurance

CEO, AXA UK & Ireland General Ins

Your cover

Type of cover

Comprehensive Third party fire and theft

Optional services

Sections that apply

Sections A to H apply.
Sections B,C & H apply.
Section G applies in respect of Fire and Theft only.
Sections I, J, K and L only apply if stated on **your schedule**

Please read all the exclusions and conditions that apply to each section of **your policy**.

AXA are covered by the Financial Services
Compensation Scheme (FSCS). **You** may be entitled to
compensation from the scheme in the unlikely event **we** cannot meet **our** obligations to **you**. This depends
on the type of insurance, size of the business and the
circumstances of the claim. Further information about
the compensation scheme arrangements is available
from the FSCS www.fscs.org.uk.

Uninsured driver promise

If **you** have comprehensive cover and **you** make a claim where the driver of the other car involved in the accident is found to be uninsured, **you** will not have to pay **your excess** or lose any part of **your** no claims discount (NCD) as long as:

- You are able to provide the make model and registration number of the other car involved;
- We can establish that you were not at fault in any way.

It will also help if **you** are able to provide the details of the other driver involved and details of any independent witnesses if possible.

When **you** first claim **you** may have to pay **your excess** and **your** NCD may be affected but once **we** have established that **you** were not at fault in any way and the driver of the other car was uninsured **your excess** will be refunded and NCD restored.

Managing your policy

We hope you will choose to be in total control of your policy by managing it online. Your username and password will give you access to My AXA Account, your secure area of our site. Please keep your security details safe. You can access My AXA Account at any time to review or update your information, or you can call us.

Who we will speak to about your policy

We recognise **you** may need to talk to **us**. However as **we** are an internet based company and **you** can manage **your policy** online, an administration fee may be charged for administration by telephone. See General condition 15 Fees.

We will deal only with **you** or people authorised by **you** to act on **your** behalf. However to prove that another person has **your** permission to discuss **your policy we** will require them to provide **your** security details

If the **policy** is to be cancelled this must be done by **you**. To protect **your** interests, **we** are unable to deal with anyone cancelling the **policy** on **your** behalf.

We may monitor or record telephone calls to improve **our** service and to prevent fraud.

Sensitive information

In order to provide **you** with insurance **we** will need to process sensitive information about **you** and the **named drivers** (such as information about health or criminal convictions). Please make sure **you** have the consent of the **named drivers** before sharing their sensitive information with **us**.

Renewal

Your policy will renew automatically. **You** will be contacted prior to the renewal date to check that **your** details are still correct and current. Please see general condition 14 on page 30 of this **policy**.

Definitions

These definitions apply throughout **your policy.**Where **we** explain what a word means, that word will be highlighted in **bold** print and will have the same meaning wherever it is used in the **policy**.

There are further definitions in Sections I to L of the **policy** and those definitions only apply to the section in which they are found.

Accessories

Parts or products specifically designed to be fitted to **your car**, including spare parts and child car seats but excluding car audio, telephone, in-car entertainment and/or satellite navigation systems.

Audio equipment

Permanently fitted car audio, telephone (including hands free), in-car entertainment and/or satellite navigation systems up to the limits shown in the **schedule**.

AXA

AXA Insurance UK plc

Certificate of motor insurance

The document which provides evidence that **you** have taken out insurance as required by law. **Your certificate of motor insurance** shows who is entitled to drive **your car** and the classes of use permitted.

Excess/excesses

The amount **you** must pay towards any claim even if the incident is not **your** fault. **Excesses** apply under Sections A, B, D, and G of this **policy**.

Market value

The cost of replacing **your car** with another of the same make and model and of a similar age, mileage and condition at the time of the accident or loss. The **market value** may also be affected by other factors such as a valid MOT, how **you** purchased **your car** and whether it has been previously declared a total loss.

Misfuelling

Accidental filling of the fuel tank with inappropriate fuel for **your car**.

My AXA Account

Your own secure online area, hosted by **us**, where **you** can access **your policy** details.

Named driver

A person who is named on the **certificate of motor insurance** as entitled to drive.

Partner

Someone **you** have been living with (as if **you** are married or in a civil partnership with them) for at least six months.

Period of insurance

The period from the start date to the end date of **your** current **policy**. This is shown on **your schedule** and **certificate of motor insurance**.

Policy

This policy wording for **your** motor insurance together with **your schedule** and **certificate of motor insurance**.

Recycled parts

Parts that are recycled from other cars including parts denoted by the motor trade industry as "green".

Schedule

The document which identifies the policyholder and sets out details of **your policy** cover including the applicable **excesses** and any optional sections **you** have selected.

Territorial limits

United Kingdom, the Channel Islands and the Isle of Man - refer to Section G (Foreign use) for full details.

Trailer

Any form of **trailer**, caravan or car which is towed by a car insured under this **policy**.

United Kingdom (UK)

England, Scotland, Wales and Northern Ireland.

We/Us/Our

AXA insurance UK plc who underwrite all sections of the **policy** except Section L Breakdown, which is underwritten by Inter Partner Assistance SA who are fully owned by and are a part of the worldwide **AXA** Group.

You/Your

The person named as the policyholder on the **schedule** and **certificate of motor insurance**.

Your Car

The private motor car insured under this **policy** as identified by its registration mark in **your current certificate of motor insurance** and **schedule**. This includes any car provided under Sections A, B or J – Courtesy car upgrade.

What is covered under this section

We will pay for loss of or damage to

- 1. Your car.
- 2. Accessories including child car seats, while in or on **your car**.
- 3. Audio equipment while in your car.
- 4. **Your car** key, key fob or entry card or any other device designed and made by the manufacturer to access and start **your car**.

We may choose to replace them, to repair them or pay an amount equal to the loss or damage.

We will not pay more than the **market value** of **your car** at the time of the loss less any **excesses**

We will also arrange for **your car** to be moved to a place of free and safe storage until it is repaired, sold or scrapped. The salvage of **your car** will become **our** property after **your** claim is settled.

If the damage to **your car** can be repaired, **we** will use one of **our** approved repairers to repair it. If **you** choose not to use them, **we** may not pay more than **our** approved repairers would have charged and **we** may choose to settle the claim by a financial payment.

We may choose to repair your car with recycled parts, where appropriate. Parts used may not have been made by your car's manufacturer but will be of a similar standard. All repairs carried out by our approved repairers are guaranteed throughout the time that you own your car.

Courtesy car

If your car is repaired by one of our approved repairers, you will be supplied with a courtesy car while your car is being repaired. If your car cannot be repaired (total loss), you will be provided with a courtesy car however you will only be able to keep this for 14 days after the date the courtesy car was delivered to you. Unless you have purchased the Courtesy car upgrade, under Section J of this policy, the car provided will be a 1 litre 3 door petrol manual transmission car and cover will automatically be provided under your certificate of motor insurance while the car is on loan to you.

If a courtesy car cannot be arranged, **we** will repay **your** alternative travelling costs up to a maximum of £15 per day.

If your car has been specially adapted for you or for a named driver with disabilities and we cannot arrange

a suitable car, **we** will repay **your** alternative travelling costs up to a maximum of £15 per day.

The maximum time **we** will pay for alternative travelling

costs is up to 14 consecutive days.

Finance or hire purchase agreements

If **you** have bought **your car** under a finance or hire purchase agreement, or are leasing it, any money owed to the company or bank involved will be paid directly to that company or bank first and any balance of the agreed settlement sum will then be paid to **you**.

New car cover

If **your car** is less than one year old and **you** have been the first and only registered keeper and legal owner, **we** will replace it with a new one of the same make and model if it has suffered damage covered by this section and the cost of repairing it will be more than 60% of the manufacturer's last **UK** list price (including taxes). If a replacement car of the same make and model is not available **we** will either;

- pay you the price you paid for your car when you bought it, or
- pay you the manufacturer's current list price (including taxes),

whichever is less.

Cherished plates

If your car is written off and it has a cherished registration number plate, we will give you 30 days from the date it is declared a total loss to transfer that cherished registration number onto a DVLA Retention Certificate in your name. If you do not tell us that you wish to keep the cherished registration number plate, we will dispose of it with your car.

Overnight accommodation

If **your car** cannot be driven as a result of damage covered under this **policy**, including loss or damage to keys or misfuelling, **we** will pay the cost of overnight accommodation and/or onward travel. The maximum **we** will pay is £300 in respect of any one claim.

Child car seats

If **your car** is fitted with any child car seats, **we** will pay up to £300 for their replacement following a valid claim covered by this **policy**, whether or not visible damage has been caused to the car seat.

No **excess** will apply in respect of replacement of child car seats.

You should purchase the replacement seat and **we** will reimburse **you** on presentation of the receipt.

Misfuelling, drainage and flushing the fuel tank.

If **you** accidentally fill **your car** with the wrong fuel please do not start the engine. Please call **us** on 0330 024 1305 as soon as possible.

If your car is subject to misfuelling during the period of insurance we will pay for:

- 1. Drainage and flushing of the fuel tank on site using a specialist roadside vehicle.
- 2. Recovery of **your car**, the driver and up to 6 passengers to the nearest repairer to drain and flush the fuel tank.
- 3. Replenishing the fuel tank with 10 litres of the correct fuel.
- 4. Damage to **your car** engine caused solely and directly by **misfuelling**.

An **excess** of £75 applies to points 1-3 above. **Your** standard **policy excess** applies to point 4.

Claims for **misfuelling** should be supported by original receipts and a report from the specialist who drained or recovered **your car**.

What is not covered under this section.

- 1. The sum of all **policy excesses** shown in the **schedule**.
- 2. More than £1,000 for loss or damage to **audio equipment** unless it is fitted by the manufacturer of **your car** or their approved dealer.
- Loss or damage caused by rust, corrosion, wear and tear or any loss of value including following repair.
- Loss of or damage to your car if, at the time of the incident, it was under the custody or control of anyone with your permission who is not covered under this policy.
- 5. Loss of excise licence or fuel.
- Any unnecessary repair or replacement which improves your car beyond its condition before the loss or damage took place.

- 7. Loss or damage caused by any mechanical, electrical, computer breakdown, failure or breakage.
- 8. Damage to tyres caused by braking, punctures, cuts or bursts.
- Loss or damage arising from or in consequence of water freezing in the cooling circulation system of your car.
- 10. Loss of use or any other loss, damage or additional expense, (including the cost of any alternative transport under this section) following on from the event for which you are claiming, unless we provide cover under this policy.
- 11. Loss or damage as a result of theft, attempted theft, fire, lightning, or explosion under this section of the **policy**.
- 12. the additional cost of modifications (including any change to the fuel system) other than:
 - a) those supplied and fitted by the manufacturer or their recommended garage at the time of original registration,
 - b) any modification to accommodate a disability
- 13. In respect of **misfuelling**, any claim resulting from foreign matter entering the fuel system except for diesel or petroleum.
- 14. Claims for **misfuelling** outside the **United Kingdom**,
- 15. Fuel, other than the 10 litres of correct fuel to replenish the fuel tank after draining and flushing out incorrect fuel.
- 16. Any loss or damage if at the time of the incident your car key, key fob or key card is under the custody or control of anyone with your permission who is not covered under the policy.
- 17. More than £2,500 in respect of loss of or damage to **your car** keys, key fobs, key cards or replacement locks.

Section B - Fire and theft

What is covered under this section.

We will pay for loss or damage as a result of theft, attempted theft, fire, lightning or explosion to:

- 1. Your car.
- 2. Accessories including children's car seats, while in or on **your car**.
- 3. Audio equipment while in your car.
- 4. Your car key, key fob or entry card or any other

device designed and made by the manufacturer to access and start **your car**.

We may choose to replace them, to repair them or pay an amount equal to the loss or damage.

We will not pay more than the **market value** of **your car** at the time of the loss less any **excesses**

We will also arrange for **your car** to be moved to a place of free and safe storage until it is repaired, sold or scrapped. The salvage of **your car** will become **our** property after **your** claim is settled.

If the damage to **your car** can be repaired, **we** will use one of **our** approved repairers to repair it. If **you** choose not to use them, **we** may not pay more than **our** approved repairers would have charged and **we** may choose to settle the claim by a financial payment.

We may choose to repair your car with recycled parts, where appropriate. Parts used may not have been made by your car's manufacturer but will be of a similar standard. All repairs carried out by our approved repairers are guaranteed throughout the time that you own your car.

Courtesy car

If your car is repaired by one of our approved repairers, you will be supplied with a courtesy car while your car is being repaired. If your car cannot be repaired (total loss) or has been stolen, you will be provided with a courtesy car however you will only be able to keep this for 14 days after the date the courtesy car was delivered to you. Unless you have purchased the Courtesy car upgrade, under Section J of this policy, the car provided will be a 1 litre 3 door petrol manual transmission car and cover will automatically be provided under your certificate of motor insurance while the car is on loan to you.

If a courtesy car cannot be arranged, **we** will repay **your** alternative travelling costs up to a maximum of £15 per day.

If your car has been specially adapted for you or for a named driver with disabilities and we cannot arrange a suitable car, we will repay your alternative travelling costs up to a maximum of £15 per day.

The maximum time **we** will pay for alternative travelling costs is up to 14 consecutive days.

Finance or hire purchase agreements

If **you** have bought **your car** under a finance or hire purchase agreement, or are leasing it, any money owed to the company or bank involved will be paid directly to that company or bank first and any balance of the agreed settlement sum will then be paid to **you**.

New car cover

If **your car** is less than one year old and **you** have been the first and only registered keeper and legal owner, **we** will replace it with a new one of the same make and model if it is stolen and not recovered or suffers damage covered by this section and the cost of repairing it will be more than 60% of the manufacturer's last **UK** list price (including taxes). If a replacement car of the same make and model is not available **we** will either;

- pay you the price you paid for your car when you bought it, or
- pay you the manufacturer's current list price (including taxes),

whichever is less.

Cherished plates

If your car is written off and it has a cherished registration number plate, we will give you 30 days from the date it is declared a total loss to transfer that cherished registration number onto a DVLA Retention Certificate in your name. If you do not tell us that you wish to keep the cherished registration number plate, we will dispose of it with your car.

Overnight accommodation

If **your car** cannot be driven as a result of damage covered under this **policy**, or is stolen, **we** will pay the cost of overnight accommodation and/or onward travel. The maximum **we** will pay is £300 in respect of any one claim.

Child car seats

If **your car** is fitted with any child car seats, **we** will pay up to £300 for their replacement following a valid claim covered by this **policy**, whether or not visible damage has been caused to the car seat.

No **excess** will apply in respect of replacement of child car seats.

You should purchase the replacement seat and **we** will reimburse **you** on presentation of the receipt.

What is not covered under this section

- 1. The sum of **policy excesses** shown in the **schedule**.
- Loss or damage caused by theft or attempted theft if your car was not switched off, properly locked or if any window, roof opening, removable roof panel or hood was left open or unlocked.
- Loss or damage caused by theft or attempted theft if the keys (or keyless entry system) to your car are left unsecured or unattended, or are left in or on your car whilst it is unattended.
- 4. More than £1,000 for loss or damage to **audio equipment** unless it is fitted by the manufacturer of **your car** or their approved dealer.
- 5. Loss of or damage to **your car** and its contents due to deception or fraud.
- Loss or damage caused by theft or attempted theft if your car was taken by a member of your family or household, or taken by an employee or ex-employee.

- 7. Loss or damage if any security or tracking device, which either we have required you to fit or you have told us is fitted to your car, has not been set, is not in full working order or, the annual network subscription for the maintenance contract of any tracking device has not been renewed.
- 8. Any loss or damage due to theft unless it has been reported to the police and a crime reference number obtained.
- Loss or damage if we have required you to fit and maintain a tracking system to your car and the device fitted is not to TQA (Thatcham Quality Assurance) standard.
- 10. Loss of or damage to your car if, at the time of the incident, it was under the custody or control of anyone with your permission who is not covered under this policy.
- 11. Loss or damage caused by rust, corrosion, wear and tear or any loss of value including following repair.
- 12. Loss of road excise licence or fuel.
- 13. Any unnecessary repair or replacement which improves **your car** beyond its condition before the loss or damage took place.
- 14. Loss of use or any other loss, damage or additional expense (including the cost of any alternative transport under this section) following on from

- the event for which **you** are claiming, unless **we** provide cover under this **policy**.
- 15. Any loss, damage or costs from returning your car to its legal owner or arising out of its repossession or seizure by any person or company having a financial interest in your car.
- 16. The additional cost of modifications (including any change to the fuel system) other than:
 - a) those supplied and fitted by the manufacturer or their approved garage at the time of original registration,
 - b) Any modification to accommodate a disability.
- 17. Any costs due to loss or damage to keys (or keyless entry system) other than by theft, fire, lightning or explosion.
- 18. Loss or damage caused by any mechanical, electrical, computer breakdown, failure or breakage.
- 19. Any loss or damage if at the time of the incident your car key, key fob or key card is under the custody or control of anyone with your permission who is not covered under the policy.
- 20. More than £2,500 in respect of loss of or damage to **your car** keys, key fobs, key cards or replacement locks.

Section C - Your legal liability to other people

What is covered

Cover for you:

We will pay if **you** have an accident which results in **you** being legally liable for:

- Death or injury to any person.
- Damage to anyone's property the most we will pay is a maximum of £20,000,000 (including all legal and other expenses) for any one claim or number of claims arising from one cause.

Caused by or whilst using:

- 1. Your car.
- Any trailer being properly towed (in accordance with both the law and manufacturer's design specifications) by your car (for which cover is provided under this section).
- 3. If Section 5 of **your certificate of motor insurance** provides cover for the policyholder to drive other cars, any other car driven by **you**, provided.
 - a) **You** do not own or have not hired the car under a hire purchase or lease hire agreement.
 - b) There is valid cover in force for the car under another insurance **policy**.
 - c) You have the owner's permission to drive the car.
 - d) The car is being driven in Great Britain,

- Northern Ireland, the Channel Islands or the Isle of Man.
- e) You are 25 years of age or over.
- f) You still own your car and it has not been damaged beyond economic repair.
- g) You are not a company or firm.
- h) The car is being used within the limitations of use shown in your current certificate of motor insurance.

Note: Cover to drive other cars only applies if shown in Section 5 of **your certificate of motor insurance** and the cover provided is limited to third party only. There is no cover provided in respect of damage to the car **you** are driving. This extension does not provide cover to drive vans, other commercial vehicles, buses, minibuses, quadbikes or motorbikes of any description.

Cover for other people

On the same basis that **we** cover **you** under this section, **we** also cover:

- Any person driving your car with your permission provided that person is entitled to drive under Section 5 of your certificate of motor insurance -"persons or classes of persons entitled to drive".
- 2. Any person using but not driving your car with your

- permission for social, domestic and pleasure purposes.
- 3. Any passenger travelling in or getting into or out of **your car**.
- The employer or business partner of anyone covered under this section of **your policy** as long as the **certificate of motor insurance** allows business use.
- 5. The legal personal representatives of anyone covered under this **policy** in the event of that person's death.

Statutory emergency treatment

In the event of an accident involving a car insured under this section, **we** will also refund any payments that anyone using the car has made under the relevant road traffic legislation for emergency treatment. (Any payments solely for emergency treatment will not affect **your** no claims discount).

Defence costs

In the event of an accident involving a car insured under this section, **we** will at **our** discretion pay the reasonable legal costs and/or expenses to defend or represent **you** or any **named driver** covered by this **policy**:

- at a coroner's inquest or fatal accident inquiry and/or
- in criminal proceedings arising out of the accident. where there is a reasonable chance of success.

What is not covered

 Any legal liability if any person insured under this section does not keep to the terms, exceptions and conditions of this **policy**.

- Any legal liability if you are aware that any named driver does not hold a valid licence to drive your car for the purpose it is being used.
- Any legal liability if you do not take reasonable care to ensure any named driver driving your car observes their licence conditions.
- Legal costs and expenses incurred without our written consent or related to charges connected with speeding, driving under the influence of alcohol or drugs, or parking offences.
- Legal liability for anyone killed or injured while they
 are working with or for the **named driver** or **policy**holder unless **we** must provide cover under the
 relevant road traffic legislation.
- 6. More than our legal liability under the relevant road traffic legislation if at the time of the accident the car you were driving is not specified in 'Section 1 Registration mark of vehicle', of the certificate of motor insurance.
- 7. Property owned or jointly owned by, or in the custody care or control of anyone insured under this section of the **policy**.
- 8. Any claim for loss or damage unless cover applies under section A-L of this **policy**.
- Any claim for loss or damage to a car being driven under the driving other cars extension of this **policy**.
- 10. Any legal liability, loss or damage for any claim, if **your car** was towing a load over the legal limit at the time of the accident.
- 11. Any loss or damage to;
 - a) any caravan, trailer or other vehicle,
 - b) any contents of caravans, **trailers** or other vehicles whilst being towed by **your car.**

Section D - Windscreen and window damage (This section is only included if you have comprehensive cover.)

What is covered

We will pay to repair or replace broken glass in your car's windscreen (including panoramic windscreens) or windows, and any scratching to the bodywork caused solely and directly by broken glass from a broken windscreen or window. We may choose to repair your car with parts that may not have been made by its manufacturer but are of a similar standard. Any payment for replacement of glass under this section will not reduce your No claims discount. However, in order to obtain the full benefit under this section the work must only be undertaken by our approved repairer contactable via AXA Glass Claims on 0330 024 1306.

The most we will pay:

If **you** do not use **our** approved repairer, the most **we** will pay for any windscreen replacement claim under this section is £100, or £50 for any windscreen repair.

What is not covered:

- 1. Any **excess** shown in **your schedule** for glass replacement or repair.
- 2. Any other glass forming part of **your car** including sunroofs, panoramic roofs or panoramic sunroofs, where the roof glass is a separate unit to the windscreen glass.
- 3. Any glass that is part of a removable or folding convertible roof.
- 4. Any windscreens or windows not made of glass.

- Loss of use or any other loss, damage or additional expense following on from the event for which you are claiming, unless we provide cover under this policy.
- 6. The cost of any alternative transport. Glass excluded under this section may be covered under Section A (Damage to **your car**) or Section B (Fire and theft) of **your policy**, subject to the appropriate **policy excesses** and with an effect on **your** No claims discount.

Section E - Personal accident (This section is only included if you have comprehensive cover.)

We will pay:

You or any other person in **your car** who is accidentally injured while travelling in or getting into or out of **your car**, whilst in the **United Kingdom**, and this injury alone results within three calendar months in:

- 1. Death; or
- 2. Permanent and total loss of sight in one or both eyes; or
- 3. Loss of, or permanent and total loss of use of, one or more limbs at or above the elbow or knee.

The most we will pay:

The most **we** will pay the injured person or their legal representatives is £5,000 in respect of death, loss of limbs or sight. This is the maximum benefit **we** will

pay to any one person under this section in the **policy period of insurance**.

If the injured person is insured by us against personal accident under any other motor insurance **policy**, benefit shall be recoverable under only one **policy**.

We will not pay:

- For any injury or death resulting from suicide, attempted suicide or any deliberate self-inflicted injury;
- 2. For any deliberate attempt to put lives in danger (unless to save a human life);
- 3. For death or injury to **you** if **you** have paid for additional personal accident cover under Section I (Personal injury and rehabilitation).

Section F - Additional benefits (This section is only included if you have comprehensive cover.)

Medical expenses

What is covered

Medical expenses for each person injured as a result of an accident involving **your car**.

The most we will pay for any one incident is £100.

Personal belongings

What is covered

Loss of or damage to clothing and personal belongings (including dashboard cameras fitted to **your car**) caused by fire, theft, attempted theft or accident, while they are in **your car**.

The most **we** will pay for any one incident is £300.

What is not covered

Loss of or damage to keys (or keyless entry system), any form of credit or debit card, money, stamps, tickets, securities, documents, audio systems, telephones, in car entertainment, satellite navigation systems or for goods or samples carried in connection with a business.

We will also not pay for theft or attempted theft unless the items were locked in the glove-box or boot and were not visible to people outside **your car**.

Section G - Foreign use

This **policy** provides the minimum cover **you** need by law to use **your car** in:

Andorra, Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France (including Monaco), Germany, Greece, Hungary, Iceland, Ireland, Italy (including San Marino and the Vatican), Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Romania, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, The Channel Islands, The Isle of Man and the **United Kingdom**.

This **policy** also provides the cover **you** have selected and which is shown in **your schedule** in the

countries listed above for 90 days in any one **period of insurance**. The relevant **excesses** and exclusions under Sections A – D (Sections B – C if Third party fire and theft cover is selected) also apply whilst **your car** is being used abroad.

Cover is also provided for customs duty payable on **your car** resulting from loss or damage that is covered by this **policy** and during transit by a recognised carrier between or within these countries.

If requested, **we** will give **you** an international motor insurance card (Green Card).

Section H - No claims discount

We will increase your No claims discount (NCD) for every claim free period of insurance you have with us. In the event of a claim being made or arising under this policy, your NCD at renewal will be reduced in accordance with the table below:

NCD at the start of your current period of insurance	Your NCD at renewal if you make		
	0 claims	1 claim	2 claims
0 year	1 year	0 years	0 years
1 year	2 years	0 years	0 years
2 years	3 years	0 years	0 years
3 years	4 years	1 year	0 years
4 years	5 years	2 years	0 years
5 years	6 years	3 years	1 year
6+ years	6+ years	4 years	2 years

The following will not reduce your NCD:

- 1. any payment made under Section D (Windscreen and window damage).
- any payment made under Section L (Breakdown option).
- 3. any payment for emergency treatment fees under Section C (Your legal liability to other people)
- 4. claims where **you** are not at fault, provided **we** have got back all that **we** have paid from those who are responsible.

Note: **Your** premium can be affected by factors other than **your** NCD. **You** should note any change in the level of NCD is no guarantee that **your** premium will not rise.

Your NCD is not transferable to another person except in exceptional circumstances and with our written agreement. Details are available via **My AXA Account**.

If you have chosen to protect your NCD (PNCD) then, in the event of one claim on your policy in any period of insurance (up to a maximum of two claims in any consecutive three year period of insurance), your NCD will not be changed at your next policy renewal, after which your NCD will be reduced for each further claim in accordance with our declared scale.

If **we** become aware of a claim or accident after **we** issue **you** with a renewal invitation **we** will revise the renewal quote. If **you** have protected NCD and the claim is **your** third in any consecutive three year **period of insurance we** reserve the right to remove the NCD protection and invite renewal without it.

Section I - Personal Injury and rehabilitation

Cover only applies if **you** have agreed to pay any additional premium and the **schedule** states that this section is in force.

The following definitions apply to this section of the **policy** only:

Burns – Full thickness burn or burns (third degree) covering more than 10% of the body surface. **Case Management** - a collaborative process which assesses, plans, implements, co-ordinates, monitors and evaluates the options and services required to meet an individual's health care, educational and employment needs, using communication and available resources to promote quality cost effective outcomes.

Fracture - a complete or incomplete break in a bone resulting from the application of excessive force. **Loss of sight** - Permanent and total loss of sight which shall be considered as having occurred if your name is added to the Register of Blind persons on the authority of a qualified ophthalmic specialist.

Loss of eye – loss of sight in one eye if the degree of sight remaining after correction is 3/60 or less on the Snellen scale.

Loss of hearing - total, permanent and irrecoverable loss of hearing.

Loss of limb/s – loss of use or permanent and complete loss by separation at or above the wrist or ankle or permanent or complete loss of use.

Loss of hand/foot - loss of use or permanent and complete loss by separation at or below the wrist ankle.

Loss of finger/thumb or toe – Complete and irrecoverable loss of use or complete physical separation.

Loss of speech - total, permanent and irrecoverable loss of speech.

Maximum benefit payable - The most **we** will pay for all claims resulting from one accident. The **maximum benefit payable** for personal injury claims under this section is £100,000 for any one accident.

Permanent total disablement – disablement caused other than by loss of limb eye hearing or speech which prevents **you** from taking part in any relevant employment for the remainder of **your** life.

Personal injury

What is covered under this section:

If **you** are accidentally injured while travelling in or getting into or out of **your car**, whilst in the **United Kingdom** and this injury alone results within three calendar months in one of the following **we** will pay **you** the benefit shown in the following table:

Description	Benefit payable
Death	£100,000
Permanent total disablement	£100,000
Loss of sight	£100,000
Loss of sight in one eye	£50,000
Loss of hearing in both ears	£50,000
Loss of hearing in one ear	£20,000
Loss of speech	£50,000
Loss of two or more limbs	£100,000
Loss of one limb	£50,000
Loss of both hands or both feet	£50,000
Loss of one hand or foot	£25,000
Loss of both thumbs	£15,000
Loss of one thumb	£7,000
Loss of more than one finger	£10,000
Loss of one finger	£4,000
Loss of both big toes	£10,000
Loss of one big toe	£5,000
Loss of more than one toe (excluding big toes)	£2,000
Loss of one other toe (excluding big toe)	£1,000
Loss of lung, kidney(s), liver, large intestine, small intestine, stomach, reproductive organ(s), or bladder	£20,000
Loss of spleen, gallbladder or pancreas	£5,000
Burns	£10,000
Fractures to the pelvis, arm, leg, skull, vertebrae, jaw, knee, hand, or facial bones (excluding nose)	£2,000
Fractures to the foot, shoulder blade, elbow, sternum, wrist, ankle, collar bone or coccyx	£1,000
Hospital cash daily benefit – you must provide documentary evidence of admission to hospital.	£100 per day

The most we will pay:

Benefit may be payable under more than one heading however:

The most **we** will pay **you** or **your** legal representatives is the **maximum benefit** of £100,000.

If benefit is payable in respect of **loss of a limb (s)**, benefit will not be paid in respect of hands, feet, fingers thumbs or toes.

Post Accident Rehabilitation What is covered

If **you** are accidentally injured while travelling in or getting into or out of **your car**, whilst in the **United Kingdom we** will provide case management and arrange necessary treatment, up to the value of £5,000 for treatment arising from any one claim.

This is to support **you** to return, as near as possible, to **your** pre-accident health.

Treatment under this section may include but is not limited to:

Assessment and support throughout **your** rehabilitation by one of **our** qualified case managers (**case management**).

Physiotherapy – the treatment of injury by physical methods such as massage, heat treatment, and exercise rather than by drugs.

Chiropractic treatment – adjustment and manipulation of the vertebral column and the extremities as a treatment.

Psychological Therapies – treatment of psychological disorders and mental distress.

Cognitive Behavioural Therapy - for treatment of travel related phobia, a persistent, abnormal, and irrational fear of a specific thing such as travelling in a vehicle or situation that compels one to avoid it, despite the awareness and reassurance that it is not dangerous.

Cosmetic and reconstructive dental treatment up to ± 500 .

Diagnostics such as Magnetic Resonance Imaging (MRI), a technique that uses a magnetic field and radio waves to create detailed images of the organs and tissues within **your** body or X-rays, (photographic or digital image of the internal composition of a part of the body, produced by x-rays being passed through it and being absorbed to different degrees by different materials).

Referral to a specialist

Treatment for Tinnitus - the perception of sound within the human ear (ringing of the ears) where no sound is present.

Hydrotherapy - a part of medicine that involves the use of water for pain relief and treatment.

Important notes

- We may require your written consent before proceeding with your rehabilitation (this also allows us to discuss your case with your GP when appropriate).
- You may be required to provide medical information (for example GP notes) in order to support your claim for rehabilitation.
- We may need to complete an assessment with you face to face. This will usually happen at your home.

What is not covered under this section: We will not pay for

- 1. Any injury or death resulting from suicide, attempted suicide or deliberate self-inflicted injury.
- 2. Any deliberate attempt to put lives in danger (unless to save a human life).
- 3. Any injury unless supporting medical evidence is supplied.
- Any injury resulting from you driving whilst under the influence of alcohol or drugs to a level which would be an offence in the country where the accident occurs.
- 5. Any injury caused by failure to wear a seatbelt unless exempt on medical grounds.
- Any injury that happens while you are not travelling in or getting into or out of your car or driving any other car.
- 7. The cost of any treatment which exceeds the value of £5,000 per claim. Where **your** rehabilitation needs are about to exceed the cost of £5,000 **we** will work with **you** to handover **your** rehabilitation needs and care over to **your** GP and/or NHS facility.
- 8. Cosmetic and reconstructive dental treatment which exceeds £500.
- Any treatment costs or expenses not recommended as part of your case management.

Section J - Courtesy car upgrade

Cover only applies if **you** have agreed to pay any additional premium and the **schedule** states that this section is in force.

Definitions

For the purposes of this section the following definitions apply (and where applicable replace any definitions shown elsewhere in this **policy** document).

Hire car

The optional temporary car **we** will provide **you** with in the event of a valid claim under Section A or B of this **policy**. The car provided will be of a similar body type size and transmission to **your car** and will have the same number of doors and seats as **your car**.

Hire car company

The company **we** instruct to provide **you** with a temporary **hire car**.

What is covered

If **your car** is damaged or stolen and not recovered in England, Wales or Scotland and if the event is covered by **your policy** under Section A (Damage to your car) or Section B (Fire and theft) then at **our** option, **we** will either:

- arrange for you to be collected and taken from your home address, or any other address within ten miles, and returned there after the period of hire, to the nearest hire car company location to take delivery of a hire car; or
- deliver to and collect from your home address, or any other address within ten miles, a hire car;

If **your car** can be repaired **you** may keep the **hire car** for the duration of the repair.

If a **hire car** cannot be arranged, **we** will repay **your** alternative travelling costs up to a maximum of £25 per day.

If **your car** has been specially adapted for **you** or for a **named driver** with disabilities and **we** cannot arrange a suitable car, **we** will repay **your** alternative travelling costs up to a maximum of £25 per day.

The most we will pay

If **your car** cannot be repaired, **you** may only keep the **hire car** for a maximum 21 days from the date of the accident. The maximum time **we** will pay for alternative travelling costs is up to 21 consecutive days.

If **you** have chosen Third party fire & theft cover there is no cover for **your car** under Section A - (Damage to your car). **We** will not provide a **hire car** unless **you** make a valid claim under Section B - (Fire and theft), of this **policy**.

The **hire car** provided by us will be insured under **your policy** under sections A to F and K but only if **your schedule** shows that these sections apply to **your policy**. The **hire car** may only be used in **United Kingdom**.

The terms and conditions of this **policy** will normally apply to the use of the **hire car** as if it was **your car**. However if **your car** is insured for Third party fire & theft cover only:

- 1. The **hire car** will also be insured under Section A (Damage to your car) whilst **you** are using it.
- You may be responsible for paying an excess in respect of any damage to the hire car. You should check the terms and conditions of the hire car company.

Any claims occurring on the **hire car** will be made on **your policy** and may affect **your** No claims discount.

Section K - Legal assistance cover option

This section only applies if **you** have agreed to pay any additional premium and the **schedule** states that this section is in force.

Definitions

For the purposes of this section only, the following definitions apply (and where applicable replace any definitions shown elsewhere in this **policy** document).

Costs

Standard professional fees and **costs** reasonably and necessarily charged by the **lawyer**. It also covers **your** opponent's **costs** which **you** are ordered to pay by a court and other **costs we** agree, in writing, to pay.

Lawyer

The legal representative or other appropriately qualified person acting for **you**.

You have the right to choose the **lawyer** acting for **you** in the following circumstances:

- where the commencement of court proceedings to pursue your claim is required
- Should any conflict of interest or dispute over settlement arise.

Should **you** choose to instruct **your** own **lawyer we** will discuss the fees with them, and unless **we** agree otherwise the fees will not exceed the fees normally charged under arrangements with **our** own solicitor panel.

Uninsured losses

Losses that **you** cannot recover from any insurance **policy**.

What is covered

We will pay:

The **costs** for recovering **uninsured losses** which arise directly from a road traffic accident involving **your car** in the territorial limits and during the **period of insurance** which causes:

- your or a named driver's death or injury.
- damage to your car.
- damage to any property in your car which you or a named driver own or are legally responsible for; or
- any other uninsured losses you or a named driver suffer.

Please note - Cover under this section does not apply if **you** or the **named driver** have been involved in an accident which is caused by **you** or the **named driver** whether deliberately or accidentally.

We or the lawyer will seek to settle the claim without

going to court. However at any time **we** can carry out the claim in **your** name or that of the **named driver**. **We** reserve the right to settle a claim by paying the full amount in dispute.

Prospects of success

We will only provide cover where your claim or any appeal you are pursuing or defending is more likely than not to be successful. If you are seeking damages or compensation, it must also be more likely than not that any judgement obtained will be enforced. If we consider your claim is unlikely to be successful or any judgement will not be enforced we or you may request a second opinion from an independent lawyer. If the independent lawyer agrees your claim is unlikely to be successful or any judgement is unenforceable then you cannot make a claim under this section.

The most we will pay:

The most **we** will pay will be £100,000 for any claim or claims arising from any one incident. This total includes all **your costs** and all **your** opponent's **costs**.

What is not covered

- 1. Charges or payments **you** or the **named driver** receive or make before **we** accept the claim.
- 2. **Costs you** or the **named driver** incurs, or payments **you** make without **our** agreement.
- Costs due to an agreement or contract between you or the named driver and anyone else (including the lawyer) without our permission.
- Any claim for an accident which is caused by you or a named driver whether deliberately or accidentally.
- Costs if you or the named driver withdraws instructions from the lawyer, dismiss the lawyer or withdraw from legal proceedings without our permission.
- 6. **Costs** if **you** or the **named driver** follows up the claim other than in accordance with **our** advice or that of the **lawyer**.
- 7. **Costs** involved in disputes between **you** or the **named driver** and **us** or **our** agents or in connection with this **policy**.
- 8. **Costs** that can be recovered from any other source or insurance **policy**.
- Costs for any legal proceedings or claim outside England, Scotland or Wales unless we agree otherwise in writing.
- 10. **Costs** if, in **our** reasonable opinion, the person(s) from whom **you** or the **named driver** is claiming are unlikely to be able to pay the damages.
- 11. Further costs if during a claim you or the named

driver does not accept a reasonable offer to settle or if it is no longer likely that **you** will be successful with **your** claim.

12. Claims:

- a) Brought about by you or the named driver deliberately doing or not doing something.
- b) If **you** or the **named driver** make a false declaration that affects the handling of this claim.
- If you made a false declaration when you incepted this policy or made any subsequent amendment to the policy.
- d) If at the time of the event this **policy** section was not in force.
- e) If at the time of the accident, **your car** is being driven or used for a purpose that is not allowed by this **policy**.
- f) If you or the named driver are responsible for unreasonable delay which affects the claim.
- 13. Claims due to faults in **your car** whether or not this is due to a faulty or incomplete service or repair.
- 14. Claims arising from any computer program, microchip integrated circuit or similar device failing to function correctly.
- 15. Legal **costs**, fines, compensation and penalties that **you** or the **named driver** are ordered to pay by a court or other authority.

You or the named driver must:

- tell us about the claim as soon as possible.
- fully co-operate with the lawyer and us. We will only ask for information that is relevant to your

- claim and **we** will pay any reasonable expenses **you** incur in providing **us** with this information as part of **your** claim.
- not do anything which might damage the prospects of the claim succeeding.
- tell **us** about any developments affecting the claim.
- tell us if anyone makes a payment into court or offers to settle the claim

If **you** or the **named driver** do not keep to these conditions **we** may refuse any claim or withdraw from any current claim.

Arbitration

of law.

If there is a dispute between **you** or the **named driver** and **us** about the handling of any claim under this section the matter may be referred to arbitration. The arbitrator will be a solicitor, barrister or other suitably qualified person and will be chosen jointly between **you** or the **named driver** and **us**. If **we** cannot agree on a choice of arbitrator they will be appointed by the president of the Law Society (or other similar organisation) for that part of the United Kingdom whose law governs this part of the **policy**. The appointment of the arbitrator and their subsequent decision will be final and the losing party will be responsible for paying the cost of referral. Using arbitration does not affect **your** legal right to use the Financial Ombudsman Service or to refer to a court

Section L - Breakdown option

This section of **your policy** is underwritten by Inter Partner Assistance SA (IPA) which is fully owned by the AXA Assistance Group. Inter Partner Assistance is a Belgian firm authorised by the National Bank of Belgium and subject to limited regulation by the Financial Conduct Authority. Details about the extent of its regulation by the Financial Conduct Authority are available from **us** on request. Inter Partner Assistance SA firm register number is 202664. **You** can check this on the Financial Services Register by visiting the website www.fca.org.**UK**/register.

AXA Assistance (**UK**) Limited operates the 24-hour motoring assistance helpline.

This insurance is governed by the laws of England and Wales.

Important information

This section only applies if **you** have agreed to pay any additional premium and the **schedule** states that this section is in force.

This section of **your policy** document sets out the terms and conditions of **your** breakdown cover and it is important that **you** read it carefully. There are different levels of cover available. The cover **you** hold will be set out in the accompanying **policy schedule**. If changes are made, these will be confirmed to **you** separately in writing.

Each level of cover explains what is and is not covered. There are also general exclusions (things that are not included) that apply to all levels of the cover, and there are general conditions that **you** must follow so **you** are entitled to the cover.

Definitions

For the purposes of this section only, the following additional/alternative definitions apply (and where applicable replace any definitions shown elsewhere in this **policy** document).

We, us, our

Inter Partner Assistance SA and AXA Assistance (**UK**) Ltd both of The Quadrangle, 106-118 Station Road, Redhill, Surrey RH1 1PR, **UK**.

Your Home

The last address (in the **UK**) **you** gave to **us** as being where **you** permanently live or where **you** keep **your car**. **You** must have started out from **your home** on **your journey** for cover to apply.

Breakdown/Break down

Not being able to use your car because of:

- a mechanical breakdown;
- vandalism;
- a fire:
- a theft or an attempted theft;
- a flat tyre;
- a flat battery; or
- it having no fuel

Territorial Limits

United Kingdom (**UK**), the Isle of Man and the Channel Islands.

For European breakdown cover (subsection D only) this also includes Andorra, Austria, Balearics, Belgium, Bulgaria, Canary Isles, Corsica, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Gibraltar, Greece, Hungary, Iceland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Monaco, Netherlands, Norway, Poland, Portugal, Republic of Ireland, Romania, San Marino, Sardinia, Serbia, Sicily, Slovak Republic, Slovenia, Spain, Sweden, Switzerland, Turkey (west of Bosporus), the Vatican City and other islands that belong to these countries and that are in Europe

Journey

A trip between **your** home in the **UK** and a place abroad, within the **territorial limits**. The trip must not be longer than 90 days in a row or 90 days in any one **period of insurance**. **You** must have started out on **your journey** for cover to apply.

Luggage

Suitcases or other bags that contain personal belongings for **your journey**.

The cover provided under each section is subject to the General Conditions and General Exclusions detailed at the end of this section.

How to claim

To get **UK** emergency help phone: 0800 197 1121 If **you** need Breakdown Assistance in Europe, please call: 00 44 1737 815375

Text messaging is available for use by deaf, hard of hearing or speech-impaired customers. Please text the word "breakdown" to 07624 808 266

You should have the following information available:

- **Your car** registration number.
- Your name, home postcode and contact details.
- Your policy number.
- The make, model and colour of your car.
- The location of your car.
- An idea of what the problem is.
- SOS Box number (where applicable).

We will take **your** details and ask **you** to stay by the phone. Once **we** have made all the arrangements, **we** will call **you** to advise who will be coming out to **you** and how long they are expected to take. **You** will then be asked to return to **your car**.

Safety

Please take reasonable care at all times but stay near your car until our recovery operator arrives. Once our operator arrives at the scene, please listen to their safety advice. If the police are present, please tell them that you have contacted us or give them our phone number to call us for you.

Help on motorways

If **you** break down on the motorway, go to the nearest SOS emergency phone box. Ask the police to contact the 24-hour emergency helpline on the number shown above.

You will only be able to claim the services we provide by contacting the emergency helpline number.
Your car must carry a serviceable spare tyre and wheel, and a key that will let us remove a wheel secured by wheel nuts for your car, caravan or trailer, if it is designed to carry one.

Section L1 - AXA Roadside

What is covered

- If your car breaks down more than 1 mile from your home, we will arrange and pay for a breakdown vehicle to come to your car(for up to one hour) to try to get it working again.
- If your car cannot be made safe to drive at the place you have broken down, we will arrange for your car, the driver and up to six passengers to be recovered to one of the following locations, taking your circumstances into account within 15 miles of
 - a) Your original destination;
 - b) Your original departure point; or
 - A suitable local garage for it to be repaired.
 You must pay the cost of any repairs.
 We will pay any necessary ferry and toll fees as part of the recovery within the UK only

- If you lose or break your car keys, we will pay for the call-out and mileage back to our rescue operator's base. You will have to pay all other costs
- We will pass on up to two messages to either your home or place of work to tell them about your situation.

What is not covered

- 1. A breakdown at or within 1 mile from your home.
- 2. Travel outside the **UK**
- 3. Car recovery greater than 15 miles from **your** location at the time of **breakdown**
- 4. Anything mentioned in the general exclusions. (Please see section L5.)

Section L2 - AXA Rescue

The cover in this section applies in addition to the cover shown in Section L1.

What is covered

If **your car** cannot be made safe to drive at the place **you** have broken down, and cannot be repaired the same day at a suitable local garage, **we** will choose the most appropriate solution from the following options, taking **your** circumstances into account.

Option 1: nationwide recovery: we will take the driver and up to six passengers, together with your car, at your request, to either where you were originally travelling to or your home address. We will then arrange for your car to be taken to a suitable repairer for it to be repaired at your cost, provided this can be done in one journey.

Option 2: overnight accommodation: we will pay the costs for bed and breakfast for one night only in a 4* or equivalent hotel.

Option 3: 24-hour UK hire car: we will pay up to £100

for alternative travel or a hire car (with an engine of up to 1600cc, for up to 24 hours.) **You** will be responsible for returning the hire car and collecting **your car** once it is repaired. **You** must meet the conditions of the hire-car company to be able to hire a car.

Emergency Driver:

In addition to the benefits above, if the **driver** cannot drive because of an injury or illness acquired during a journey, and there is no one else able or qualified to drive **your car**, **we** will provide, and pay for, a driver to finish the **journey** or return **your car** and passengers to the place **you** were originally travelling from. **You** will need to provide a medical certificate for the **driver** before **we** provide this benefit.

What is not covered

- 1. A **breakdown** at or within 1 mile from **your home**.
- 2. Travel outside the **UK**
- 3. Anything mentioned in the general exclusions. (Please see section L5.)

Section L3 – AXA Rescue and Homestart

The cover in this section applies in addition to the cover shown in Sections L1 and L2.

What is covered

- If your car breaks down anywhere at or within 1
 mile from your home, we will arrange and pay for a
 breakdown vehicle to come to where you are for up
 to one hour to try to get your car working again.
- 2. If **your car** cannot be made safe to drive at the place **you** have broken down, **we** will arrange and

pay for **your car**, the **driver** and up to six people to be taken to a suitable local garage (normally within 15 miles), for it to be repaired. **You** must pay the costs of any repairs.

What is not covered

- 1. Travel outside the UK
- 2. Anything mentioned in the general exclusions. (Please see section L5.)

Section L4 - AXA European

The cover in this section applies in addition to the cover shown in Sections L1, L2 and L3. It will only apply if it is shown on **your** current **policy schedule** and if the premium has been paid.

Please ensure **you** carry **your** V5 registration document with **you** during **your journey**. Regulations are different when **you break down** in Europe and help may take longer to arrive.

General notes relating to Europe

If you break down on a European motorway or major road, generally we cannot help you and you will need to get help using the SOS phones. The local services will tow you to a place of safety and you will have to pay for the service as soon as possible. You can then contact us if you need more help. We will pay up to €100 towards the costs, but we will only refund claims when we have received a valid invoice or receipt. We will pay you in line with the exchange rate on the date of the claim.

If you break down in a European country during a public holiday, many services will be closed. In these circumstances you must allow us time to help you and repair your car. We will not be held legally responsible for any delays in you reaching your destination.

L4a - Before travel abroad starts

The benefits shown under section L4d below also apply in the **UK**, as long as **you break down** during **your journey**.

L4b - Help at the roadside and towing in Europe

What is covered

 If your car breaks down, we will arrange and pay for a breakdown vehicle to come to where your car is (for up to one hour) to try to get your car working again.

- 2. If your car cannot be made safe to drive at the place you have broken down, we will arrange and pay for your car, the driver and up to six passengers to be taken to a suitable local garage (normally within 15 miles) for it to be repaired. You must pay the costs of any repairs by credit or debit card.
- 3. After the theft or attempted theft of **your car** or its contents, **we** will pay the costs of repairing the damage to **your car** or pay for replacement parts up to £200, which are needed for emergency roadside repairs to make **your car** secure.

What is not covered

- 1. Any amounts for making **your car** secure once **you** have returned to the **UK**.
- 2. Sending **you home** if **your car** can be repaired but **you** do not have enough money to cover the repair.
- 3. Anything mentioned in the general exclusions. (Please see section L6.)

Before travelling, it is recommended that **you** consult the laws of the country **you** are planning to visit. Before **you** travel, **you** should make sure that **you** check the documents **you** need to carry by law.

As a guideline, **we** recommend **you** take the following documents in case **you** need them by law in the countries in which **you** might **break down**.

- Photocard driving licence and supporting documents
- Insurance documents
- MOT certificate
- Logbook (V5 registration document)

The above is not a full list and is for guidance only.

L4c - Delivering replacement parts What is covered

1. If replacement parts are not available locally to repair **your car** after a **breakdown**, **we** will arrange

and pay to have the parts delivered to **you** or an agreed place as quickly as reasonably possible.

What is not covered

- The actual cost of replacement parts and any customs duty. You must pay us this using a credit card or debit card or any other payment method we agree is suitable.
- 2. Any amount for getting parts, if the replacement parts can be bought locally.
- 3. Anything mentioned in the general exclusions. (Please see section L5.)

L4d - Not being able to use your car What is covered

If during **your journey your car** breaks down and it is not safe to drive, and it will take at least twenty four hours to repair, or if it is stolen and not recovered within twenty four hours, **we** will arrange and pay for the most appropriate solution from one of the following options:

- To move you, your passengers and luggage to where you were originally travelling to, and then, once your car has been repaired, take you back to your car or bring your car to you: or
- The cost of hiring another car while your car is being repaired. We will pay up to £70 a day and £750 in total, as long as you are able to meet the conditions of the hire car company: or
- 3. We will pay for bed and breakfast costs of up to £60 for each person each day (£500 in total for everyone in your group) while your car is being repaired, as long as you have already paid for your original accommodation and you can't get your money back.

What is not covered

- 1. The cost of fuel or lubricants **you** use in the hire car.
- 2. Replacement parts.
- 3. Any insurance **you** have to pay to the hire car company.
- 4. Anything mentioned in the general exclusions. (Please see section L5.)

L4e - If you become ill or injured and can't drive What is covered

1. If, during the journey, the driver cannot drive because of an injury or illness, and there is no one else able or qualified to drive your car, we will provide, and pay for, a driver to finish the journey or return your car and passengers to the place you were originally travelling from. You will need to provide a medical certificate for the driver before we provide this benefit.

What is not covered

 Anything mentioned in the general exclusions. (Please see section L5.)

L4f - If you can't use your own car to get home What is covered

If after a **breakdown your car** is still not repaired or safe to drive when it is time for **you** to go **home**, **we** will pay for suitable transport to get **you**, **your** passengers and **your luggage** to **your home**, and up to £150 towards other travel costs in the **UK** while **you** wait for **your car**. **We** will also pay storage charges (up to £100) while **your car** is waiting to be repaired, collected or taken to the **UK**.

We will then choose the most appropriate solution from the following options:

- 1. take **your car** to **your home** or **your** chosen repairer in the **UK** or
- pay the cost of one rail or sea ticket (or an air ticket if the rail or sea trip would take more than 12 hours) for you to go to get your car once it has been repaired.

What is not covered

- Any costs you would have paid anyway for travelling home.
- 2. The costs of returning **your car** to the **UK** if **we** believe that the cost of doing so would be greater than the **market value** of **your car** in the **UK**, after the **breakdown**.
- The costs of returning your car to the UK if repairs can be done locally and you are not willing to allow this to happen.
- 4. Anything mentioned in the general exclusions. (Please see section L5.)

General Notes

Uninsured Service

We can provide assistance for faults that are not covered under this insurance **policy** or where **you** would like **us** to assist additional passengers who exceed the maximum of 6 stated in this **policy**. All costs (including an administration fee) must be paid for immediately by credit or debit card. If **you** wish to use this service please call 0330 123 4051 and request the "Pay on Use" service.

Section L5 – General exclusions that apply to all sections of Breakdown cover

- Any **breakdown** that happens during the first 24 hours after **you** take out cover for the first time, except for benefits shown under section L1, which are available immediately.
- The cost of fuel or any spare parts needed to get your car working again, or any costs that arise from not being able to get replacement parts.
 You will be responsible for the cost of draining or removing contaminated fuel.
- 3. The cost of paint-work and other cosmetic items.
- 4. Labour costs for more than one hour of roadside help.
- 5. The cost and guaranteeing the quality of repairs when **your car** is repaired in any garage it is taken to.
- Any costs if your car has not been maintained and used in line with the manufacturer's recommendations.
- 7. Any call-out or recovery costs in the **UK** after a **breakdown** where the police or other emergency services insist on **your car** being picked up immediately by another organisation. **You** will have to pay any fees to store or release **your car**.
- 8. Any toll or ferry fees incurred by the driver or the driver of the recovery vehicle outside the **UK**.
- 9. Help or recovery if **your car** is partly or completely buried in snow, mud, sand or water.
- 10. Damage or costs that arise from **us** trying to get into **your car** after **you** have asked for help.
- 11. Losses of any kind that come from providing, or delaying providing, the services this cover relates to. (for example, a loss of earnings, the cost of food and drink and costs **we** have not agreed beforehand.)
- 12. Loss or damage to personal possessions **you** leave in **your car**.
- 13. Moving animals. We will decide whether or not to move any animal from your car, and if we agree to do this it will be completely at your own risk and cost.
- 14. Any costs if **your car** had already broken down or was not safe to drive when cover was taken out.
- 15. The costs of getting a spare wheel or tyre for a roadside repair if your car does not have one. We will not pay the costs of arranging for a wheel that is secured by locking wheel nuts to be removed, if the driver is not able to provide a key to do this. This does not apply if your car is not designed to carry a spare wheel.
- 16. Any costs if **your car** has been altered for, or is taking part in, racing, trials or rallying.
- 17. Any cost that **you** can get back under any other insurance **policy** or under the service provided by any motoring organisation.

- 18. The recovery of **your car** and passengers if repairs can be carried out at or near the scene of the **breakdown** within the same working day. If recovery takes place **we** will only recover to one address in respect of any one **breakdown**.
- 19. Recovering **your car** when it is carrying more than a driver and the recommended number of passengers according to the manufacturers' specifications, if there is more weight in **your car** than it was designed to carry or **you** are driving on unsuitable ground.
- 20. Any request for service where **you** have not taken remedial action within two working days after a previous **breakdown** or temporary repair.
- 21. Recovery or help if **your car** is heavier than 3,500 kilograms, longer than 5.1 metres, higher than 2.44 metres or wider than 2.1 metres.
- 22. Recovery or help if **you** are hiring **your car** out to carry people in return for money, unless **we** have agreed this with **you**.
- 23. Any faults with the electric windows, sunroofs, wipers, heaters, de-misters or locks of **your car**, unless the fault happens during the course of a **journey** and this affects **your** safety.
- 24. Recovery or help if **your car** is being used to carry commercial goods.
- 25. Any claim that comes from a poor-quality repair or a repair that has been attempted without **our** permission during the same trip.
- 26. Delays or failure in delivering service to you due to any extraordinary event or circumstance which is outside our reasonable control, such as severe weather conditions.
- 27. Mobile phone, phone call and postage costs are not covered under **your policy** in any circumstances.
- 28. Any costs relating to the caravan or **trailer** if the caravan or **trailer** is not attached to **your car** at the time of the **breakdown**.
- 29. Any costs for **cars** that have broken down or were not safe to drive when cover was taken out.

Section L6 – General conditions that apply to all sections of Breakdown cover

- Your car must be permanently registered in the UK and, if appropriate, have a current MOT certificate and valid road fund licence/tax disc on display.
 Your car should be kept in a good condition and have been serviced regularly in line with the manufacturer's recommendations.
- We can ask for proof of outbound and inbound travel dates.
- If we arrange for temporary roadside repairs to be carried out after damage to your car, or we take your car to your chosen place, we will not be legally responsible for any more help in the same incident.
- 4. We have the right to refuse to provide a service if you or your passengers are being obstructive in allowing us to provide the most appropriate help or if you or they are abusive to our rescue controllers or our recovery operators.
- We will not pay you any benefit unless you contact us using the emergency phone numbers provided. You must not try to contact any agent or repairer direct.
- 6. You are responsible for keeping your car and its contents safe, unless you are not able to or you have an arrangement with us or our agent. You must be with your car at the time we say we expect to be there.
- 7. **You** must quote **your policy** number when **you** call for help and have the relevant documents needed by the repairer, recovery specialist or **our** chosen agent.
- You will have to pay the cost of moving your car or a repair vehicle coming out to you if, after asking for help which you are entitled to, your car is moved or repaired in any other way.
- We are not responsible for any actions or costs
 of garages, recovery firms or emergency services
 carrying out work or acting on your instructions or
 the instructions of any person acting on your behalf.
- 10. If we pay a claim under any cover provided by this insurance, we will be entitled to ask for all reasonable help from you to take action in your name to get back our costs from another organisation.
- 11. Your car must carry a serviceable spare tyre and wheel for your car and any caravan or trailer attached to your car. This condition does not apply if your car is not designed to carry a spare wheel.
- 12. **We** have the right to choose a suitable garage that is able to carry out a repair, which **you** must pay for, as long as the garage can carry out the repairs within the specified time limits.
- 13. Where you agree to a temporary roadside repair, you will be responsible for any costs and/or any damage to your car you incur if you continue to

- drive **your car** as if a permanent repair had been carried out. **You** acknowledge that a temporary roadside repair is intended only to re-mobilise **your car** so it may be driven to a suitable facility to enable a permanent repair to be carried out.
- 14. If your car needs to be taken to a garage after a breakdown, your car must be in a position that makes it reasonable for a recovery vehicle to pick it up. If this is not the case, you will have to pay any specialist recovery fees.
- 15. **You** will have to pay for any parts or other products used to repair **your car**.
- 16. We will not arrange for help if we think that it would be dangerous or illegal to repair or move your car.
- 17. During any 12-month period we will not be responsible for more than two claims which arise from a common fault on the same car. We will not be responsible for more than seven claims in total. If you need our help more than the number of claims allowed on your policy in a 12-month period of insurance or more than twice for the same fault on the same car, you will have to pay for the services we provide. We will ask for a credit-card number or debit-card number before we help you.
- 18. If **you** are covered for **breakdown** by any other insurance **policy** or warranty, **you** must tell **us**.
- 19. If you are not willing to accept our decision or our agents' decision on the most suitable type of help, we will not pay more than £100 for any one breakdown, and you will be responsible for any additional costs incurred in the recovery and/or repair of your car.
- 20. We cannot guarantee that hire cars will always be available and we are not responsible if they are not available. We will do our best to arrange a car of the same size as yours, but we cannot guarantee that there will be tow bars, bike racks, roof boxes, or other accessories included. You must meet the conditions of a hire car company to hire a vehicle.
- 21. This insurance contract is between **you** and **us**. Any person or company who is not party to this **policy** has no right under the Contracts (Right of Third Parties) Act 1999 to enforce any condition of this **policy** This does not affect any other rights another organisation has apart from under that Act.

22. If **you**:

 a) refuse to allow us reasonable access to your car to provide the services you have asked for under this section of your policy or if you fail to co-operate with our representatives;

- b) Make or try to make a fraudulent claim under your policy;
- c) Are abusive or threatening towards **our** staff; or
- d) Repeatedly or seriously break the terms of this **policy**.

We may refuse to deal with a claim or breakdown

under this section of **your policy**. **We** may also cancel this **policy** by providing **you** with 21 days notice of cancellation.

Please see General conditions 12 and 13.

Our promise

We want to give **you** the best possible service. If **you** are not happy with **our** service, the procedure below explains what **you** should do:

Complaints procedure

You can write to the Quality Manager at: Quality Manager, Inter Partner Assistance SA, The Quadrangle, 106-118 Station Road, Redhill, Surrey, RH1 1PR, UK. Or, **you** can phone 01737 815 023 If it is impossible to reach an agreement, **you** may have the right to make an appeal to the Financial Ombudsman Service by writing to:
The Financial Ombudsman Service,
Exchange Tower,
London
E14 9SR

Tel: 0300 123 9123 (calls to this number cost no more than calls to 01 and 02 numbers) or 0800 023 4567 (calls to this number are now free on mobile phones and landlines)

Fax: 020 7964 1001

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

Web: www.financial-ombudsman.org.uk

We are a member of the Financial Services Compensation Scheme (FSCS). The FSCS offers protection for customers of financial services firms. **You** can get more information at www.fscs.org.UK.

Data Protection Act

We will keep details of **you**, **your breakdown** cover and claims to help **us** deal with **your** claims, prevent and detect fraud, money laundering or similar activity. **We** will use this information in line with the Data Protection Act 1998.

Upon payment of a statutory fee **you** can request a copy of the information that **we** hold about **you**. To request this, please write to:
Data Protection Officer
Inter Partner Assistance SA,
The Quadrangle, 106-118 Station Road,
Redhill, Surrey, UK RH1 1PR,

Please let **us** know if **you** think any information **we** hold about **you** is inaccurate, so that **we** can correct it. The information **we** hold about **you** is confidential. **We** will only ever disclose it to another party with **your** consent, for the purposes of contacting **you** about other products or services, if the law requires **us** to disclose it and/or to **our** agents providing services to **you**.

We monitor and record phone calls to help maintain **our** quality standards and for security purposes.

General exclusions which apply to all sections of this policy

We will not pay:

- for any liability, loss, damage, cost or expenses which takes place while any car insured under this policy is:
 - a) being used for a purpose other than that permitted in the limitations as to use in Section
 6 of your certificate of motor insurance or;
 - b) driven by someone who:
 - does not have a valid driving licence; or
 - ii) is breaking the conditions of their driving licence: or
 - iii) is not specifically named in Section 5 of your certificate of motor insurance as being entitled to drive your car.

However this exception does not apply if your car is:

- a) with a member of the motor trade who is not named in the **certificate of motor insurance** for the purpose of maintenance or repair.
- b) being parked by an employee of a hotel, restaurant or car-parking service who is not named in the **certificate of motor insurance**.
- c) stolen or taken away without **your** permission.
- 2. any costs as a result of an agreement or contract unless **we** would have had to pay the costs anyway.
- 3. for deliberate or intentional loss or damage caused by anyone insured under this **policy**.
- 4. any liability, loss, damage, cost or expense caused if **your car**:
 - a) is not taxed and is not registered in the United Kingdom with the DVLA unless your car is in the process of being registered with the DVLA.
 - a) is normally kept outside England, Scotland or Wales.
- 5. any loss or damage to property or any direct or indirect loss, cost, expense or liability caused by, contributed to or arising from:
 - a) ionising radiation or contamination by radioactivity from irradiated nuclear fuel or nuclear waste or from burning nuclear fuel.
 - b) the radioactive, toxic, explosive or other dangerous properties of any nuclear equipment or its nuclear parts.
- 6. any liability, loss, damage, cost or expense caused by riot, strike or civil commotion outside England, Scotland, Wales, Isle of Man or Channel Islands.
- 7. any liability, loss, damage, cost or expense caused by, resulting from or in connection with or in controlling or suppressing:
 - a) war, invasion, act of foreign enemy, hostilities or warlike operations (whether war be declared or not).
 - civil war, military rising, insurrections, rebellion, revolution, uprising, military or usurped power, martial law or connected looting or pillaging;

- confiscation or nationalisation or requisition or destruction of or damage to property by or under the order of any government or public authority or any act or condition incident to any of the above except to the extent that **we** are required to provide cover under any relevant road traffic legislation.
- 8. any liability, loss, damage, cost or expense while any car is being used on any part of an airport;
 - a) to which aircraft have access including areas used for take off, landing, moving or parking of aircraft.
 - b) used for ground equipment parking areas and service roads.
 - c) used for customs examination.
- more than our legal liability under compulsory motor insurance legislation for any claim, if the driver of your car at the time of the accident:
 - is found to be over the permitted limit for alcohol;
 - is unfit to drive through drink or drugs, whether prescribed or otherwise; or
 - fails to provide a swab sample or sample of breath, blood or urine when required to do so, without lawful reason.

Where **we** are required to make a payment in such circumstances, **we** reserve the right to recover any such amounts from **you** or the driver of **your car**.

- any liability, loss, damage, cost or expense caused by pressure waves from an aircraft or other flying objects travelling at or beyond the speed of sound.
- 11. any liability, loss, damage, cost or expense caused by earthquakes and the results of earthquakes.
- 12. any liability, loss, damage, cost or expense arising which directly or indirectly relates to terrorism, except as is strictly required under the relevant road traffic legislation; terrorism being defined as any act or the use or threat of force (whether or not in the **territorial limits**) including but not limited to:
 - a) threat of and/or actual endangerment of the life of a person(s).
 - b) threat of and/or actual serious violence against person(s).
 - c) involving the threat of and/or actual damage to any form of property.
 - d) creating a serious risk to the health and safety of the public.
 - e) involving the use of firearms, explosives, biological, chemical, nuclear or other means. which is committed by any person(s) for political, religious or ideological purposes to influence any government or to coerce or to put any member of the public in fear.
- 13. any liability, loss, damage, cost or expense caused by pollution or contamination, unless the

- pollution or contamination is caused by a sudden, identifiable, unexpected and accidental incident which happens during the **period of insurance**.
- 14. for any costs involved in contacting **us** regarding **your** claim (including telephone calls).
- 15. for any liability, loss, damage, cost or expense caused by, resulting from or in connection with
- **your** or a **named drivers** criminal or illegal act, in circumstances where the convicted offence is one where the court has the power to impose a sentence of imprisonment.
- 16. loss or damage arising from confiscation, requisition or destruction of **your car** by or under order of any government, public or local authority.

General conditions applying to all sections of your policy

You must:

Comply with the following conditions to have the full protection of **your policy**. **You** should also ensure any other **named driver** complies with them. If **you** or any other **named driver** do not comply with them **we** may cancel the **policy** as detailed below, refuse to deal with any relevant claims, or reduce the amount of any relevant claim payments.

1. Your policy information

You must have answered accurately and truthfully all questions relating to your details; those of your car and of all named drivers on your policy. You must also have truthfully agreed to all statements that we listed in the terms and conditions relating to your policy. We may audit your policy details throughout your term of cover in order to validate the details you have provided. Part of this audit may require you to provide us with documents which we deem appropriate to validate details in relation to your policy. Examples of such documents include your car's log book (V5C), a utility bill or driving licence details.

If **you** fail to provide **us** with accurate information or do not comply with **our** requests **we** may:

- a) declare your policy void from inception (which means treating it as invalid), we may not make any return of premium and also recover any unpaid premium.
- cancel your policy by giving you 21 days' notice in writing to either the email or the postal address last known to us and return any premium less our cancellation charge of £52.50 or recover any unpaid premium.
- remove one or more named drivers from your policy and adjust your premium accordingly.
- d) recover any shortfall in premium.
- e) not pay any claim that has been or will be made under **your policy**.
- f) be entitled to recover from you the total amount of any claim already paid under your policy or any claim we have to pay under any relevant road traffic legislation, plus any recovery costs.

If **we** suspect fraudulent activity has taken place on **your policy** either by **you** or someone on **your** behalf, **we** may cancel by giving **you** 7 days' notice in writing to either the email or the last postal address known to **us**. This includes if **your policy** has been set up by an unauthorised or unregulated intermediary.

2. Changes to your policy

Please tell **us** of the following changes (via **your AXA Account** if possible) either before the change or as soon as **you** possibly can.

- a) If you sell or change your car.
- b) If **you** change **your** address or where **you** keep **your car**.
- c) If **you** want to add or remove a **named driver**.
- d) If **you** scrap **your car** or it becomes the subject of a Statutory Off Road Notification (SORN).
- e) If **you** are moving abroad permanently.
- f) If you or any named driver receive a non motoring conviction.
- g) If **you** modify or alter **your car** from standard **UK** specification.
- h) If you want to use your car for a purpose not shown on your certificate of motor insurance.
- i) If **you** or anyone else covered to drive is told by the DVLA they cannot continue driving.
- if you or any named driver change your occupation or business, whether full or part time, in which you work.
- k) If you or any named driver is banned from driving. Please tell us at renewal if you or any named driver receive a motoring conviction, fixed penalty notice or licence endorsement or change licence entitlement. If you are unsure whether a change will affect your policy cover, please ask us.

When **you** tell **us** about a change **we** will assess how it affects **your policy** and **you** may need to pay an additional premium. In some cases **we** may not be able to continue with **your policy**, where this happens **you** will be advised and **you** will be given 21 days notice to arrange cover with an alternative insurer.

If your car is declared a total loss we will advise you and give you 30 days from the date we pay your claim to replace your car. If you do not advise that your car has been replaced within this time

we will assume that **your policy** is not needed and cancel it. As a claim has occurred no refund of premium will be provided.

3. Protecting your car

You must take all reasonable steps to protect **your car** and its contents from loss or damage.

4. Maintaining your car

You must make sure **your car** is roadworthy including that it has, if required, a valid MOT and complies with the relevant legislation in any country where it is being driven. **We** reserve the right to examine **your car** at any reasonable time.

5. Claims

If **you** have a claim or any incident that may lead to a claim under **your policy you** must;

- a) tell us as soon as possible. If your car has been stolen you must advise the police and cooperate fully with their investigations;
- b) give us full control of the claim including the uplift storage and repair of your car. We may take over, defend or settle the claim, or take up any claim in your name; you must not negotiate regarding any claim, settle any claim without our written permission or admit liability for any claim unless we ask you to do so;
- c) co-operate with **us** fully including;
 - i) giving us consent to proceed with the repair to your car as soon as possible after we have obtained an estimate from our approved repairer;
 - ii) providing us with any formal documentation including the V5 registration certificate for your car, personal identity requests or driving licence for any named driver of your car;
 - iii) upon **our** request, send to **us**, unanswered, as soon as possible any documents **you** receive such as notice of prosecution, coroner's inquest, fatal accident inquiry, court summons, claim or letter. If the accident has been recorded by **your** dashboard camera **you** should let **us** have copies of the accident recording as soon as possible.
- d) if the damaged car is provided by us under Section A – (Damage to your car), Section B -(Fire and theft), or J - (Courtesy car upgrade) the car will be referred to our approved repairers.

6. Other policies

We will not pay more than **our** share of **your** claim, if **you** or anyone else has any other insurance which covers all or part of the same loss, damage or liability.

7. Fraudulent claims

Throughout **your** dealings with **us we** expect **you** to act honestly. If **you** or anyone acting for **you**:

a) knowingly provides information to **us** as part of

- **your** application for **your policy** that is not true and complete to the best of **your** knowledge and belief; or
- knowingly makes a fraudulent or exaggerated claim under **your policy**; or knowingly makes a false statement in support of a claim; or
- c) submits a knowingly false or forged document in support of a claim; or
- d) makes a claim for any loss or damage caused by **your** wilful act or caused with **your** agreement, knowledge or collusion

then

- a) we may prosecute fraudulent claimants.
- b) **we** may make the **policy** void from the date of the fraudulent act.
- c) **we** will not pay any fraudulent claims.
- we will be entitled to recover from you the amount of any fraudulent claim already paid under your policy since the start date.
- e) **we** will not return any premium paid by **you** for the **policy**.

8. Car sharing

This **policy** covers **you** while carrying passengers for social reasons or similar as long as:

- a) you do not carry passengers as customers of a passenger-carrying business, car sharing scheme or for hire and reward.
- b) **you** do not make a profit from passengers' payments or from allowing someone to drive.
- c) your car is not made or adapted to carry more than eight passengers (excluding the driver) and you do not exceed the maximum seating capacity of your car.

If **you** are in any doubt as to whether any car sharing arrangements **you** have are covered under this **policy** please contact **us** via **My AXA Account**

9. **Proof of NCD**

You will be required to provide proof of **your** no claims discount (NCD).

Proof of NCD must -

- a) show **your** name as the policyholder;
- b) show the number of years No Claims Discount **you** are entitled to;
- show the expiry date of your previous policy which must not be more than 24 months before the start date of this policy;
- d) be issued by **your** previous insurer in England, Scotland or Wales;
- e) be earned on a private car or single commercial vehicle **policy**
- f) be earned in the **United Kingdom**:
- g) be earned on a full **UK** or EU licence;
- h) not be currently used to insure another vehicle. Commercial car, classic car, motor home or motor trade proof of No claims discount or bonus is not acceptable.

If you do not provide proof of NCD when requested, we will reassess your policy and may charge an additional premium or, if we are unable to continue cover, we will cancel this policy by giving you 21 days notice in writing to either the email or the postal address last known to us.

10. Compulsory motor legislation

If, under the law of any country this **policy** covers **you** in, **we** have to make a payment which **we** would not otherwise have paid under this **policy**, **we** may recover any claim payment from **you** or from the person who the claim was made against.

11. Payment of premium

You must pay the premium or any instalment on demand. If you have chosen to pay for your policy by lump sum, your payment will be debited from your payment card immediately and will appear on your statement within 3 working days. This includes any additional premium or related administration fees that may arise from changes made to your policy.If you have chosen to pay for your policy by instalments, you will be provided with a Fixed Sum Loan Agreement in accordance with the Consumer Credit Act 1974. This contains important information relating to your credit agreement. Your deposit will be debited from your payment card immediately and will appear on your statement within 3 working days. Should you make any change to your policy that affects your premium, you will receive an amended Fixed Sum Loan Agreement to outline your new credit agreement and any related administration fees that may arise from these changes will be debited from your payment card immediately and will show on **your** statement within 3 working days. **You** may change your payment method from instalment to lump sum at any point during the current period of insurance.

Should **you** fail to make **your** payment(s) in full and by the due date, **we** will contact **you**. If payment has not been received within 7 days of **us** contacting **you**, **we** will send **you** a reminder via text and e mail. If payment remains outstanding after 3 working days of this reminder, **we** will contact **you** again to provide a final date for payment. If **we** are still unable to collect payment from **you we** will seek to recover **your** payment(s) and may:

- a) charge you an administration fee of up to £15.00 if a payment is unsuccessful due to a cancelled instruction or insufficient funds.
- b) terminate **your** Consumer Credit Agreement.
- c) Cancel your policy 21 days after our initial contact with you if we have been unable to collect payment during this time. We will notify you in writing to either the e-mail address or postal address last known to us.

- d) in the event of a claim, refuse to pay any claims pending on **your policy** or take any unpaid premiums from any claim payment **we** make to **you** or recover any unpaid premium directly from **you**.
- e) refer details of **your policy** to **our** debt collection agencies that will seek to recover **your** payment(s) on **our** behalf and may record the outstanding debt. Should this action be taken, **we** reserve the right to add an administration fee to the value of **your** debt to cover costs incurred.

12. Cancelling your policy Statutory cancellation rights

You can cancel this **policy** in the first 14 days of receipt of the **policy** documents or the start date, whichever is later. We will cancel this **policy** back to its start date. We will refund the full premium to **you**, provided no accidents or claims have occurred. This will have the same effect as if **you** never had any cover or protection from this **policy**.

Cancellation in other circumstances

You can cancel this **policy** maintaining the time on cover since the start date. As long as **you** have not received payment for or are not in the process of making a claim or have not had an accident which may lead to a claim during the **period of insurance**, **we** will keep an amount of premium in proportion to the time **you** have been on cover and refund the rest to **you**. **We** will also charge a £52.50 administration fee if **you** are cancelling after the first 14 days of **your policy** cover.

If you are paying by instalments your instalments will end, but if you have received payment for or are in the process of making a claim, you will either have to continue with the instalments until the policy renewal date or we may, at our discretion, take the outstanding instalments you still owe from any claim payment we make.

If **you** pay annually and **you** have received payment for or are in the process of making a claim or have had an accident which may lead to a claim **you** will not receive any refund of premium.

Please remember that **you** are required by law to have continuous insurance on **your car**.

How to cancel

To cancel **your policy**, please call **us** on 0330 024 1158

or write to us at:

Customer Services AXA Insurance 9 Fudan Way Stockton-on-Tees TS17 6EN

We can only deal with **you** in respect of cancellation – **we** are unable to cancel the **policy** on the authority of anyone else even if **you** have given authority for them to act for **you**.

If you have not paid us sufficient money for us to retain premium, or if you have not paid the full annual premium but have had an accident or claim or committed fraud or made a false declaration, then we reserve the right to recover the money that you owe and apply our £52.50 cancellation fee.

We may cancel your policy:

- a) in the event of deliberate or reckless misrepresentation (see General condition 1).
- b) if **we** are unable to continue cover due to changes to **your policy** (see General condition 2).
- c) in the event of fraudulent claims (see General condition 7).
- d) if **you** are unable to provide the appropriate proof of NCD (see General condition 9).
- e) if **you** do not pay **your** premium (see General condition 11).
- f) if you use threatening or abusive behaviour or language towards our staff or suppliers.

Cancelling **your policy** means **you** will not be covered from the date and time of cancellation.

13. Cancelling optional covers (Sections I, J, K or L)

You have the right to cancel optional Sections I, J, K or L of your policy back to the original start date. If you decide to cancel any optional section of your policy in this way, it must be done within the 14 day cooling off period. The 14 day cooling off period commences when the policy is purchased or received by you. Cancelling your policy in this way will mean that you will not have been covered by us. If your policy is cancelled back to the start date, we will return the premium paid, provided that no claims or accidents have occurred.

If **you** cancel sections I, J, K or L after 14 days of the start date **we** will not refund the premium for this cover.

14. Automatic renewal

By purchasing this **policy you** have provided

consent to set up a continuous payment authority. This means **we** are authorised to automatically renew **your policy** and apply for renewal payments from **your** account every year, even if **your** card has expired, until **you** instruct **us** to stop.

We will contact you by email at least 21 days before the end of your period of insurance. If you still meet our eligibility criteria, we will seek to automatically renew your policy by using the latest details you provided to us. You will also be provided with a renewal invitation which you should check via My AXA Account to ensure all your details are still correct and relevant. If any changes are required or you do not wish to renew your policy you should let us know via My AXA Account before your renewal date.

Please note that if **you** pay annually by Switch or Maestro **we** will not be able to automatically renew **your policy**. If **you** no longer meet **our** eligibility criteria, **we** will not be able to renew **your policy**. In all cases **we** will contact **you** prior to **your** renewal date to advise **you** what to do next.

How to opt-out

Email **us** after **you** have purchased the **policy** at help@AXAinsurance.com or call us on 0330 024 1158

15. **Fees**

We are an online company and all your documentation will be available via My AXA Account. We reserve the right to charge an administration fee of £10 for any change or correction to your policy that we make on your behalf.

If **you** cancel outside the 14 day cooling off period the cancellation fee will be £52.50.

If **we** cancel **your policy** the cancellation fee will be £52.50.

If **you** have paid **your** premium using a credit card a 2% charge applies which is not refundable if **you** cancel **your** policy.

Making a complaint

AXA Insurance Services Limited aims to provide the highest standard of service to every customer. If **our** service does not meet **your** expectations, **we** want to hear about it so **we** can try to put things right. All complaints **we** receive are taken seriously. The following will help **us** understand **your** concerns and give **you** a fair response.

Making your complaint

If your complaint relates to a claim on your policy, please contact the department dealing with your claim. If your complaint relates to your policy, please contact:

AXA Help Team on: 0330 024 1158

Write to:

Customer Relations Manager AXA Insurance 9 Fudan Way Stockton on Tees TS17 6EN

Email: complaints@axainsurance.com

When **you** make contact please provide the following information:

- your name, address and postcode, telephone number and e-mail address.
- your policy and/or claim number, and the type of policy you hold.
- the reason for your complaint.

Any written correspondence should be headed 'COMPLAINT' and **you** may include copies of supporting material.

Beyond AXA

Should **you** remain dissatisfied following **our** final written response, **you** may be eligible to refer **your** case to the Financial Ombudsman Service. This is an independent body that arbitrates complaints in the Financial Services industry. **You** have six months from the date of **our** final response to refer **your** complaint to the Financial Ombudsman Service. This does not affect **your** right to take legal action.

If **we** cannot resolve **your** complaint **you** may refer it to the Financial Ombudsman Service at the address given below:

The Financial Ombudsman Service, Exchange Tower, London E14 9SR

Tel: 0300 123 9123 (calls to this number cost no more than calls to 01 and 02 numbers) or 0800 023 4567 (calls to this number are now free on mobile phones and landlines)

Fax: 020 7964 1001

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

Our promise to you We will

- Acknowledge all complaints promptly.
- Investigate quickly and thoroughly.
- Keep you informed of progress.
- Do everything possible to resolve your complaint.
- Use the information from complaints to continuously improve our service.

Contact us

You can contact us by email or phone

AXA Help Team (for help with your insurance)

Monday to Friday 8am - 8pm, Saturday 9am - 5pm, Sunday and bank holidays 10am - 4pm

Phone 0330 024 1158

Email help@axainsurance.com

AXA Claims Team

For emergency support or to report a new claim, service is available 24 hours a day every day.

Phone 0330 024 1305 (whilst in the UK)

00 44 1732 376 249 (claims outside the UK)

Our claims team is available Monday to Friday 8.00am - 8.00pm and Saturdays 8.30am to 5.00pm

(bank holidays 10am - 2pm - closed Sundays)

Email claims@axainsurance.com (enquiries about existing claims only)

AXA Glass Team

24 hours, 7 days a week

Phone 0330 024 1306

AXA Breakdown Team

24 hours, 7 days a week

Phone 0800 197 1121

00 44 1737 815 375 (whilst in Europe)

AXA Legal Help Team

Monday to Friday 8am - 6pm (excludes bank holidays), Saturday 9am - 12 noon

Phone 0330 024 1305

Email legal@axainsurance.com

Online Dispute Resolution

The European Commission has also provided an Online Dispute Resolution Service for logging complaints. To use this service please go to: http://ec.europa.eu/odr

AXA insurance policies are underwritten by AXA Insurance UK plc which is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority with registered number 202312. Registered address is 5 Old Broad Street, London EC2N 1AD. Registered in England and Wales number 078950. Inter Partner Assistance is a Belgian firm authorised by the National Bank of Belgium and subject to limited regulation by the Financial Conduct Authority. Details about the extent of its regulation are available from us on request. Inter Partner Assistance SA firm register number is 202664.

Details can be checked on the FCA's register by visiting the FCA's website at www.fca.gov.UK/register.

ADMDOC 12.2016 32 of 32