



Learner Driver Private Car Insurance Policy

About your insurance

We are pleased to welcome you as a policyholder.

Your motor insurance is made up of four documents.

- This insurance booklet
- The schedule, which shows any endorsements applying to your insurance
- The certificate of motor insurance
- The proposal form or statement of insurance

You should read all these documents and keep them in a safe place.

We have agreed to provide cover based on the information you gave in the proposal form or statement of insurance. If you know or believe that any of this information is incorrect or missing, please tell your insurance adviser immediately. If you do not give us full and accurate information, your insurance may not be valid and we could refuse to pay any claim.

If you need a copy of the proposal form or statement of insurance, please ask your insurance adviser.

We have done everything possible to make your documents straightforward and you should find them easy to follow. The guidance notes on each page will help you understand your cover. If you have any questions, please call your insurance adviser. You will also find useful advice on how to make a claim and what you can do if you are not happy with our service.

Your Learner Driver Insurance

You have taken out insurance with us (Qudos Insurance A/S). This document gives details of the insurance contract, which is legally binding.

We have used the information you have given us in the declaration and either the proposal form or statement of insurance.

We have agreed to insure you under the terms, conditions and exceptions in this document, and any endorsements relating to it.

You must have paid the premium shown in the schedule to be covered under this policy.

We are authorised and regulated by the Danish Financial Supervisory Authority (Danish FSA) to carry on the business of general motor and accident classes of insurance, and we are also regulated by the Financial Conduct Authority to carry on our business in the UK.

Important information about your Learner Driver policy

**You must notify your broker
immediately when you pass your
driving test.**

**If you are not the registered
owner and keeper of the vehicle,
the owner and keeper must have
their own valid insurance policy
in force throughout the duration
of this insurance.**

Contents Page

Definitions	The meaning of certain words and phrases	<i>p.4</i>
Cover	The cover you have	<i>p.5</i>
Use	How you can use your vehicle	<i>p.6</i>
Section 1	Liability to others	<i>p.6</i>
	Exceptions to section 1	<i>p.7</i>
Section 2	Legal costs	<i>p.7</i>
Section 3	Damage to your vehicle	<i>p.8</i>
	Salvage	<i>p.8</i>
	Courtesy vehicle	<i>p.8</i>
Section 4	Fire and theft cover	<i>p.9</i>
	Salvage	<i>p.10</i>
	Courtesy vehicle	<i>p.10</i>
Section 5	In-vehicle entertainment and navigation equipment cover	<i>p.11</i>
	Exceptions to sections 5, 6 and 7	<i>p.11</i>
Section 6	Repairing and replacing glass	<i>p.12</i>
Section 7	Excesses for young or inexperienced drivers	<i>p.13</i>
Section 8	Personal accident benefits	<i>p.13</i>
Section 9	Personal belongings	<i>p.13</i>
Section 10	Medical expenses	<i>p.14</i>
Section 11	Cancellation	<i>p.14</i>
Section 12	No Claims bonus	<i>p.14</i>
Section 13	Permitted drivers and use of the insured vehicle	<i>p.16</i>
Section 14	After completing your DSA practical driving test	<i>p.16</i>
Section 15	Extra benefits and general information	<i>p.17</i>
General exceptions	What your insurance does not cover	<i>p.18</i>
General conditions	Certain conditions that you must keep to	<i>p.20</i>
Reporting accidents	What to do if you have an accident	<i>p.23</i>
	How to make a claim	
Customer care	About our service	<i>p.24</i>
	FSCS	<i>p.24</i>
	Endorsements	<i>p.25</i>
Privacy statement		<i>p.27</i>

Definitions

Accessories

Parts of your vehicle which do not directly relate to its function as a motor vehicle.

Annual mileage limit

The maximum number of miles that your vehicle is allowed to be driven in any one year of insurance.

Annual premium

The premium we charge to provide you with cover for a period of 12 months.

Certificate of motor insurance

The legal document used as evidence that you have the insurance needed by law. This document shows the insured vehicle, who can drive it, and the purposes for which it can be used.

Courtesy vehicle

A vehicle provided by a repairer approved by us until the authorised repair is finished. We will decide whether to provide a courtesy vehicle – you are not automatically entitled to one under this policy.

Endorsement

A change in the terms of your insurance.

An endorsement does not apply unless the number appears in your schedule. Each endorsement has its own number.

Excess

The amount you have to pay towards any claim under this insurance as shown on your schedule.

In-vehicle entertainment and navigation equipment

Permanently fitted radios, MP3 players, cassette, CD or

minidisc players (including their speakers), and navigation equipment. We do not cover citizens' band (CB) radios, telecommunications equipment (for example, a hands-free kit) and portable items such as cassette tapes, CDs, minidisks or any other music-storage equipment.

Market value

The cost of replacing your vehicle, if this is possible, with one of a similar make, model, year, mileage and condition.

Period of insurance

The length of time covered by this insurance as shown in the schedule.

Retail customer

An individual who is acting for purposes which are outside his or her trade, business or profession.

Territorial limits

England, Scotland, Wales, Northern Ireland, the Channel Islands and the Isle of Man.

Thatcham Centre

The world's leading automatic research and technology centre. They aim to improve safety and security, and provide the automotive and insurance industries with valuable commercial information.

The schedule

Details of the sections of this insurance document which apply to you.

Unattended

When you or any passengers are not sitting in your vehicle.

United Kingdom

England, Scotland, Wales, Northern Ireland, the Isle of

Cover

Man and the Channel Islands.

We, us, our

Qudos Insurance A/S.

You, your

The insured person named in the certificate of motor insurance and the schedule.

Your vehicle, your motor vehicle

The insured vehicle shown in the schedule.

You should read the policy, schedule and certificate of motor insurance and any later endorsements as if they are one document. Any word or expression that we have defined in the policy, schedule or certificate of insurance will have the same meaning wherever it appears.

The cover you have chosen is shown in your schedule. We have divided your cover into different sections.

1 Comprehensive

If you choose comprehensive cover, all the sections of the document apply.

2 Third party, fire and theft

If you choose third party, fire and theft cover, sections 1, 2, 4, 5, 11, 12, 13, 14 and 15 only will apply. The cover under section 5 is limited to loss or damage caused by fire, theft or attempted theft.

IMPORTANT: Please note that if you are NOT the registered owner and keeper of the vehicle insured on this policy then sections 5, 6, 8, 9 and 10 DO NOT apply for both comprehensive cover and third party, fire and theft cover.

1

Use

Your vehicle will only be covered if you are using it in the way agreed on your certificate of motor insurance, or any endorsements.

Use of the insured vehicle

Cover is provided for social, domestic and pleasure and commuting (travelling to and from one permanent place of work) purposes only. No cover is provided for any form of business use.

This policy will allow policyholders to carry out voluntary driving, that is, the use of a vehicle they own in connection with, or for the benefit of, charities, voluntary organisations, clubs or societies, where payment does not exceed the HMRC mileage rates in force at that time. This does not cover use for hire or reward or vehicles owned by, hired to or lent to the voluntary organisation.

Liability with others

What we cover

Using your vehicle

We will cover any payments that have to be made by law for:

- Death of or injury to another person; or
- Damage to other people's property; as a result of an accident arising from your vehicle being used.

Other drivers using your vehicle

We will cover you for the following:

- Another person using your vehicle with your permission, as long as this is agreed on your certificate of motor insurance. They will be covered for death of or injury to other people, or damaging other people's property. Any passenger in your vehicle will also be given this cover, including while they are getting into or out of the vehicle.
- If we think it is necessary, we will arrange for a solicitor to represent anyone covered under this section.

Legal personal representatives

- If anyone covered by this insurance dies, we will deal with any claim made against their estate as long as the claim is covered by this insurance.

2

Exceptions to section 1

What we do not cover:

- A. Anyone who is not driving, but who makes a claim, if they knew the driver did not hold a valid driving licence.
- B. Anyone who is covered by other insurance.
- C. The death of or injury to the driver.
- D. Damage to, loss of use of, or any other loss to:
 - any motor vehicle which is covered under this insurance;
 - any property you or anyone else driving the vehicle owns or is looking after; and
 - any trailer, caravan or vehicle towed by or attached to your vehicle.
- E. Death of or injury to any person during the course of their employment, except for the cover we must provide under the Road Traffic Acts or any other laws which apply to motor insurance.
- F. Payment of more than £20 million (including legal costs) for damage to other people's property arising from any one claim or series of claims arising from one cause.
- G. Damage to property by Historic Commercial or Collectable Military vehicles of more than £5 million (including legal costs) for any one claim or a number of claims arising out of one cause.

Legal Costs

What we cover:

We will provide a legal representative to advise and represent anyone covered under section 1, if that person faces proceedings for manslaughter or causing death by dangerous driving.

What we do not cover:

- A. Costs covered by another insurance policy.
 - B. Proceedings where the driver is under 21 at the time of the accident.
 - C. Proceedings where the driver was under the influence of alcohol or any drugs (other than prescribed drugs taken under medical supervision or to treat drug addiction) at the time of the accident.
- Our cover under this section is limited to £5,000 in any one year of insurance. We can settle any claims by paying you £5,000, less the costs that have already been paid.

3

Damage to your vehicle

What we cover

This section applies to your vehicle only.

We will cover you under this section for damage to your vehicle (less any excess which applies). We will also provide cover for damage to accessories while fitted to your vehicle or while in your locked private garage.

We will not pay more than £500 (less any excess which applies) for damage to accessories while they are in your locked private garage. The value of the accessories must be within the maximum amount we pay. Cover for accessories only applies if you are the owner and registered keeper of the vehicle.

We will not pay under this section for damage more specifically covered under sections 4 or 5 of this insurance.

We will either:

- Repair or replace your vehicle; or
- Refund you for the amount of loss or damage.

The most we will pay

The most we will pay will be the market value of your vehicle immediately before the loss or damage (including its spare parts and accessories), or the value shown on the schedule, whichever is lower.

Ownership of the vehicle

If the insured vehicle is owned by someone else or is subject to a hire purchase or lease agreement and is declared a total loss, any payments we make will instead be made to the owner of the vehicle.

The maximum amount we will pay is the market value of the insured vehicle, less any policy excess that is applicable. We are not responsible for any amount owing to the finance or leasing company (if applicable) after we have settled your claim.

Salvage

If your vehicle is totally destroyed or damaged so badly that cost of repairs will be equal to or more than the value of your vehicle as shown on the schedule, we will agree with you to either:

- A. Pay you an amount of cash equal to the market value, with the salvage becoming our property; or
- B. Pay you an amount of cash equal to 80% of the market value, with the salvage remaining your property.

We will only settle a claim under option b if the motor engineer we ask to assess the damage to your vehicle agrees that it can be repaired in line with the Code of Practice for the Disposal of Motor Vehicles.

Courtesy vehicle

Following a claim under this section of your policy, you may be entitled to a courtesy vehicle while your vehicle is being repaired. This will depend on:

- Us agreeing that the claim is covered under your policy;
- The repairs being carried out by one of our approved repairers; and
- The approved repairer having a vehicle available for you to use.

4

You will not be entitled to a courtesy vehicle if:

- We cannot repair your vehicle, or if the cost of repairing your vehicle is more than the cost to replace the vehicle with one of a similar age, make and model; or
- Your policy does not cover the damage.

The courtesy vehicle will be insured on a comprehensive basis for the period for which we have agreed you can have the courtesy vehicle. Only you and those drivers allowed to drive under your policy will be covered.

You will need to pay an excess towards any loss or damage to the courtesy vehicle while you are using it. The excess you pay will be no more than you would pay under the terms of your policy.

If we have provided you with a courtesy vehicle while your vehicle is being repaired and our approved repairer decides that we cannot repair your vehicle or that the cost of repair is not financially worthwhile, you must return the courtesy vehicle within two days of us informing you. If you do not, you will have to pay the hire costs of the courtesy vehicle after this period. You will have to pay the hire costs if you keep the courtesy vehicle for longer than agreed.

We may take any hire costs that you owe from the settlement we agree to pay you, or add the costs to your excess.

You will have to pay the running costs of the courtesy vehicle (such as the cost of fuel) and also any fines or penalties that arise while you are using the vehicle.

Fire and theft cover**Loss or damage to your vehicle by fire or theft****What we cover:**

This section applies to your vehicle only. We will cover you under this section if the loss or damage to your vehicle is caused by fire, theft or attempted theft (less any excess which applies).

We will also provide cover for damage to accessories while fitted to your vehicle or while they are in your locked private garage. We will not pay more than £500 (less any excess which applies) for damage to accessories while they are in your locked private garage. The value of the accessories must be within the maximum amount we pay. Cover for accessories only applies if you are the owner and keeper of the insured vehicle.

We will not pay under this section for loss or damage more specifically covered under section 5 of this insurance.

We will either:

- Repair or replace your vehicle; or
- Refund you for the amount of loss or damage.

Theft of keys

If the keys or key fob for your vehicle are stolen, we will pay the cost of replacing:

- The keys or key fob;
- The door locks or boot lock (or both); or
- The ignition and steering lock.

We will also pay the cost of recoding or, if necessary, replacing any alarm system your vehicle has. The most we will pay as a result of theft of keys or key fob (including recoding and replacing the alarm system) is £500 for any one incident.

The most we will pay

The most we will pay will be the market value of your vehicle immediately before the loss or damage (including its spare parts and accessories), or the value shown on the schedule, whichever is lower.

Ownership of the vehicle

If the insured vehicle is owned by someone else or is subject to a hire purchase or lease agreement and is declared a total loss, any payments we make will instead be made to the owner of the vehicle.

The maximum amount we will pay is the market value of the insured vehicle, less any policy excess that is applicable. We are not responsible for any amount owing to the finance or leasing company (if applicable) after we have settled your claim.

Salvage

If your vehicle is totally destroyed or damaged so badly that the cost of repairs will be equal to or more than the value of your vehicle as shown on the schedule, we will agree with you to either:

- A. Pay you an amount of cash equal to the market value, with the salvage becoming our property; or
- B. Pay you an amount of cash equal to 80% of the market value, with the salvage remaining your property.

We will only settle a claim under option b if the motor engineer we ask to assess the damage to your vehicle agrees that it can be repaired in line with the Code of Practice for the Disposal of Motor Vehicles.

Courtesy vehicle

Following a claim under this section of your policy, you may be entitled to a courtesy vehicle while your vehicle is being repaired. This will depend on:

- us agreeing that the claim is covered under your policy;
- the repairs being carried out by one of our approved repairers; and
- the approved repairer having a vehicle available for you to use.

You will not be entitled to a courtesy vehicle if:

- we cannot repair your vehicle, or the cost of repairing your vehicle is more than the cost to replace the vehicle with one of a similar age, make and model; or
- your policy does not cover the damage.

The courtesy vehicle will be insured on a comprehensive basis for the period for which we have agreed you can have the courtesy vehicle. Only you and those drivers allowed to drive under your policy will be covered.

You will need to pay an excess towards any loss or damage to the courtesy vehicle while you are using it. The excess you pay will be no more than you would pay under the terms of your policy.

If we have provided you with a courtesy vehicle and our approved repairer decides that we cannot repair your vehicle or that the cost of repair is more than the cost to

replace the vehicle with one of a similar age, make and model, you must return the courtesy vehicle within two days of us informing you. If you do not, you will have to pay the hire costs of the courtesy vehicle after this period. You will have to pay the hire costs if you keep the courtesy vehicle for longer than agreed.

We may take any hire costs that you owe from the settlement we agree to pay you, or add the costs to your excess.

You will have to pay the running costs of the courtesy vehicle (such as the cost of fuel) and also any fines or penalties that arise while you are using the vehicle.

5

Loss of or damage to in-vehicle entertainment and navigation equipment

This section DOES NOT apply if you are NOT the owner and registered keeper of the vehicle.

What we cover:

We will cover you under this section for loss of or damage to in-vehicle entertainment and navigation equipment that is permanently fitted to your vehicle.

The most we will pay to replace or repair the equipment is the market value at the time of loss or damage. We will only pay up to £400, less any excess which applies.

Exceptions to sections 3, 4 and 5

What sections 3, 4 and 5 do not cover

- A. Damage to or theft of phones or two-way radios.
- B. An amount of money to compensate you for not being able to use your vehicle and any other expenses you have to pay because of this.
- C. Loss of value, and wear and tear.
- D. Any reduction in the value of your vehicle, including loss of value following damage whether the vehicle was repaired or not.
- E. Damage to tyres caused by braking, punctures, cuts or bursts.
- F. Damage caused by frost unless you took reasonable precautions.
- G. The cost of repairing or replacing parts of the vehicle which improve your vehicle beyond its condition before the loss or damage happened.
- H. The cost of repairing or renewing areas which were not damaged in the incident you are claiming for.
- I. The loss of, or damage to, your vehicle as a result of fraud or deception or by using some form of counterfeit (false) payment which a bank or building society will not authorise.
- J. The amount of any excess shown in your schedule and in section 7 of this document.
- K. Mechanical, electrical, electronic, computer or computer-software breakdowns, failures, faults or breakages.
- L. Loss or damage when your vehicle is left unattended if the last person in charge of your vehicle before the loss or damage happened is not shown on your certificate of motor insurance as allowed to drive.

6

M. Loss or damage arising from theft or attempted theft when your vehicle is left unattended:

- If the ignition keys are left in or on your vehicle;
- Unless all of the doors, windows and other openings of your vehicle have been closed and locked; or
- If an alarm or electronic immobiliser is fitted to your vehicle and has not been set or is not working properly.

N. Loss or damage resulting from your vehicle being repossessed by, or returned to, its rightful owner.

O. Loss or damage caused intentionally by you or any member of your family, or loss or damage someone else causes with your permission or encouragement.

P. Loss or damage caused by using an inappropriate type or grade of fuel in your vehicle.

Q. Any trailer, caravan or other vehicle towed by or attached to your vehicle.

R. Loss or damage caused by chewing, scratching, tearing or fouling by domestic pets, or caused by vermin, insects, mildew or fungus.

S. Damage to your motor vehicle, including fire and theft, when the damage results in the person in charge of the motor vehicle being convicted of an offence involving drink or drugs (other than prescribed drugs taken under medical supervision or to treat drug addiction), or an equivalent offence under the laws of other countries where this insurance provides cover. The cover we provide for an accident is limited to the minimum cover needed to meet the relevant law.

Repairing and replacing glass

This section DOES NOT apply if you are NOT the owner and registered keeper of the vehicle.

What we cover:

If you have comprehensive cover, you can claim for damage to the glass in your vehicle's windscreen, windows or sunroof.

- If you ask the approved glass provider to arrange to replace the glass, you will have £1000 cover and you will only have to pay the first £90 of each claim for a replacement. (If the approved glass provider cannot arrange the replacement or repair, you will still have £1000 cover but you will have to pay the first £125 of the replacement cost).
- If you agree with the approved glass provider to repair rather than replace the glass, you must pay the first £20 of the repair cost.
- If you do not ask the approved glass provider to arrange the replacement or repair, you must pay an excess of £125.
- As long as there is no other damage to your vehicle, any claim we pay under this section will not affect your no-claims discount.
- Any other excess we mention in this document will not apply to claims for repairing or replacing glass.

7

Excesses for young or inexperienced drivers

If your vehicle is damaged while a young or inexperienced person (including you) is driving, or is in charge of the vehicle, you will have to pay the first part of the cost as shown below.

Drivers' excess

Under 21 £500

Aged 21 to 24 £250

Aged 25 or over but not holding a full driving licence issued in the United Kingdom £250

Aged 25 or over and holding a full driving licence issued in the United Kingdom, but having held it for less than a year £250

These amounts are on top of any other excess shown on your schedule that you may have to pay.

A. For death £2,500

B. For loss of any limb (arm or leg) £2,000

C. For permanent blindness in one or both eyes £2,000

This cover also applies when you or your husband, wife or civil partner are travelling in, or getting in or out of, any other private motor vehicle.

The most we will pay for anyone following one accident is £2,500.

We will make this payment to you or your legal representative.

If you or your husband or wife has any other insurance contract with us, we will only pay out under one contract.

What we do not cover:

A. Anyone who is 70 or older at the time of the accident.

B. Death or bodily injury caused by suicide or attempted suicide.

C. Incidents unless the insurance is in one person's name.

D. Anyone who was under the influence of alcohol or any drug (prescribed or otherwise) at the time of the accident.

E. Death or injury if you make a claim under section 1.

8

Personal accident benefits

This section DOES NOT apply if you are NOT the owner and registered keeper of the vehicle.

What we cover:

If you, or your husband, wife or civil partner, are injured or die within three months of an accident in your vehicle, and as long as the accident is the only cause of the injury or death, we will pay the following amounts.

9

Personal belongings

This section DOES NOT apply if you are NOT the owner and registered keeper of the vehicle.

11

Cancelling this insurance

What we cover:

We will pay up to £100 for personal belongings in your vehicle if they are stolen or damaged.

What we do not cover:

- A. Trade goods or samples or any equipment to do with your work.
- B. Money, stamps or documents.
- C. Navigation equipment or any audio equipment, cassettes, records, CDs, minidisks or any other portable music-storage equipment.
- D. Phones or two-way radios.
- E. Property insured under any other insurance contract, or property you have not reasonably protected.

This section only applies once for each event.

10

Medical Expenses

This section DOES NOT apply if you are NOT the owner and registered keeper of the vehicle.

What we cover:

If there is an accident involving your vehicle, we will pay up to £250 for each person to cover the medical expenses of anyone who is injured while they are in your vehicle.

Cancelling during the initial period of cover – ‘retail customers’ only

If you have entered into this contract of insurance as a retail customer (see the ‘Definitions’ section), you have a right to cancel this insurance. To do this, you must tell us or your insurance adviser within 14 days of the start date (or annual renewal date) of your policy or (if later) the day you receive the policy documents and supporting information. If you choose to cancel the insurance policy during this initial period of cover, you will have to pay a proportion of the premium you paid for the period of time you have had insurance cover. Further charges may include a proportion of any commission paid to your insurance adviser and a proportion of any fees charged by your insurance adviser, to cover their costs.

Cancellation by us

We have the right to cancel your policy at any time by giving you seven days’ notice in writing where there is a valid or exceptional reason for us doing so. We will send the notice of cancellation to the address that we hold on file and will detail the reason for cancellation in the letter. Reasons for cancellation may include;

- Non receipt of paperwork. We or your insurance advisor may ask you to send us additional information to support your application for insurance and to enable us to process a claim. If you fail to co-operate and provide what we have requested, we will send notice of cancellation.

- Non receipt of payment. If we or your insurance adviser, or another company who you have a credit agreement with for your policy, are unable to collect a payment, we will send you notice of cancellation.
- Where we, or your insurance adviser, reasonably suspect fraud or mis-representation.
- Where a change in your details makes your policy unacceptable to us.
- Where you do not keep to the conditions of your policy, as outlined in this policy booklet.

If we or your insurance adviser cancel this insurance because you have not paid the full premium, we will work out the refund using the rates shown in the 'cancellation by you' section.

We will not give a refund if anyone has made a claim in the current insurance period.

Cancellation by you

You can cancel this insurance after the initial period of cover set out in 'Cancelling during the initial period of cover – retail customers only' by informing your insurance adviser. If you have not made any claims in the current period of insurance, and you are not going to make a claim, we will work out a charge for the time you have been covered using the rates shown below.

We will refund any amount we owe you.

If the policy is a limited mileage policy – (please refer to the schedule.)

Period of time you had the cover, and the proportion of the premium you will be refunded.

- Up to one month 70%
- Up to two months 60%
- Up to three months 50%
- Up to four months 40%
- More than four months 0%

We will only make a refund after the initial 14-day period if your annual premium for each vehicle is more than £100.

If the policy is not a limited mileage policy.

Period of time you had the cover, and the proportion of the premium you will be refunded.

- Up to one month 75%
- Up to two months 70%
- Up to three months 50%
- Up to four months 40%
- Up to six months 30%
- Up to eight months 10%
- More than eight months 0%

We will only make a refund for any reason above after the initial 14-day period if your annual premium for each vehicle is more than £100.



No Claims Bonus

If nobody makes a claim under your insurance during the insurance period, we will give you a discount when you renew your insurance.

The discount you receive will depend on the no-claims bonus scale we are using when you renew your insurance.

If a claim is made in any insurance period, we will reduce the discount you receive. If you make two or more claims in any one period of insurance, you will lose all your no-claims bonus.

Your no-claims bonus will not be affected if you only claim for a broken windscreen or windows.

You cannot transfer your no-claims bonus to someone else.



13

Permitted drivers and use of the insured vehicle

The following driving limitations apply to this policy:

Driving under this policy is restricted to you in person and up to two named drivers aged 25 or over, who have held a full EU driving licence for more than three years.

Before completing your DSA Practical Driving Test, for cover to be operative at the time of any incident likely to give rise to a claim under this policy, you must at the time of the incident:

- Be in the process of receiving driving tuition or taking an official Driving Standards Agency (DSA) practical driving test; and
- Be accompanied by a full current EU driving licence holder, who is over 25 years of age and that person has held a full EU driving licence for a minimum of 3 years, or is a Qualified Driving Standards Agency Examiner or a current Registered Qualified Approved Driving Instructor (ADI)

14

After completing your DSA practical driving test

If you pass your test before the expiry date of this policy, you must inform us immediately so your policy can be adjusted to reflect your full EU driving licence.

We cannot guarantee that your policy can continue once you obtain your full EU driving licence. If we are unable to continue your policy, it will be cancelled in accordance with the cancellation section of this policy.

15

Extra benefits and general information

Vehicle servicing and vehicle parking

Under the terms and conditions of this policy, apart from any limits to the way your vehicle is used and driven, we will protect you against loss or damage while your vehicle is in the custody or control of:

- A motor garage or other similar business, not owned by you, which has your vehicle for maintenance, repairs, an MOT or servicing; or
- A hotel, restaurant or similar business, not owned by you, where your vehicle has been parked for you.

Winter Tyres

We will not charge you an additional premium for fitting winter tyres to your vehicle. Winter tyres must be fitted to wheels of the correct specification, meaning that the wheel size – diameter, width and offset – conforms to the vehicle manufacturer’s specifications.

Your vehicle handbook or manufacturer should be able to offer you advice on specification if you are unsure.

Personalised number plates

If your vehicle is stolen and not recovered, or is so badly damaged that it would not be financially worthwhile to repair it, you should contact the Driver and Vehicle Licensing Agency (DVLA) as soon as possible to arrange to transfer the number plate to a replacement vehicle. If you do not contact the DVLA, this could delay your claim.

Automatic renewal

If you pay your premium in instalments, we or your agent will automatically renew your policy. This saves you having to contact us or your agent before the renewal date. Before your cover ends, we or your agent will write to you with full details of next year’s premium and policy terms.

If you do not want to renew this policy, simply tell your insurance adviser that you do not want to renew it before the renewal date.

If you tell your insurance adviser that you do not want to renew after the renewal date, we will cancel this policy in line with section 11. If we decide not to renew your policy, we will write to you before the renewal date.

Detecting and preventing fraud and confirming claims history.

To keep premiums as low as possible for all our customers, we take part in a number of schemes to help prevent and detect crime, especially fraud. This involves adding details of all our policies and claims we receive to different systems and registers.

To detect and prevent insurance-related fraud, we may:

- Share information about you with other companies within our group or those providing services to us; and
- Check or file your details with fraud-prevention agencies, systems and registers, and if you give us false or inaccurate information or we suspect fraud, we will record this too.

We and other organisations may also use and search these agencies, systems and registers to:

- Help make decisions about the insurance, credit and related services we provide and manage for you and members of your household;
- Trace people or organisations we owe money to, recover debt, prevent fraud and manage your accounts or insurance policies;
- Check your identity to prevent money laundering, unless you supply other satisfactory proof of your identity; and
- Make credit searches and other fraud searches.

If you have any questions, or if you would like more information about this notice, please contact:

Data Protection Officer
Qudos Insurance A/S
Kongevejen 371
DK-2840 Holte
Denmark
Telephone: 0045 3126 5550
Website: www.qudosinsurance.dk

You can also contact:

Information Commissioner's Office
Wycliffe House
Water Lane
Wilmslow
Cheshire
SK9 5AF.
Phone: 01625 524 510
E-mail: mail@dataprotection.gov.uk
Website: www.ico.gov.uk

Under the Data Protection Act 1988, you have the right to ask for a copy of the information we hold about you. We make a small charge for this service. We can give you details of all the systems and registers we use, and where we send personal information to, if you ask.

Fraudulent, false and exaggerated claims

Fraudulent, false and exaggerated claims increase premiums for our policyholders. We will not pay a claim if: any part of it is fraudulent, false or exaggerated; you, or anyone acting for you, make a claim in a fraudulent or false way; or we have been given any documents which are false or stolen.

We will also do everything possible to recover our costs in such circumstances. We will also cancel your policy but will not return any premium.

General exceptions

These exceptions apply to the whole insurance

Your insurance does not cover the following:

- A. Any liability to others, or loss of or damage to any vehicle covered by this insurance, when the vehicle is being used in any of the following ways.
- Driven by or in the charge of anyone who is driving without your permission or is not included as a driver in the certificate of motor insurance or who is excluded by an endorsement.
 - In the charge of anyone who is disqualified from driving, or who has not held a driving licence, or who by law is prevented from holding or getting a driving licence.
 - Being driven in a way not covered by the driver's licence (such as a learner driving without anyone else in the vehicle).

- Being used outside the Territorial Limits.
 - Being used in restricted areas of airports or airfields (we will not pay any claim involving aircraft within the boundary of the airport or airfield).
 - Being driven in an unsafe, unroadworthy or damaged condition or without a valid MOT or Single Vehicle Approval certificate when one is needed. (The Single Vehicle Approval Scheme involves inspecting cars and light-goods vehicles, before registration, which have not been designed or built to British or European safety and environmental standards).
 - Being driven with a load or a number of passengers which makes it unsafe to drive, or which is heavier or greater than the manufacturer's recommendations.
 - Carrying an insecure load (such as a heavy load that is not properly tied down).
 - Being used for a purpose that it is not insured for. (As long as you do not make a profit, your employer can pay an allowance for the number of miles you drive, or a passenger can contribute towards the cost of fuel).
 - Being used in any form of competition, rally, trial, track day, performance test, timed lap, race or speed trial whether or not your vehicle is on private property, a public road, a private racetrack or a derestricted toll road. (Derestricted toll roads are roads the public can pay to have access to and where speed restrictions are temporarily or permanently suspended).
- B. Any result of war, revolution or any other similar event. Any loss or damage caused by any government, public or local authority legally taking or damaging your property.
- C. Any loss or damage caused by:
- An earthquake; or
 - A riot in Northern Ireland or outside England, Scotland, Wales, the Isle of Man and the Channel Islands.
- D. Any liability you have accepted by agreement or contract, unless that liability would have existed without the agreement.
- E. Any loss or damage caused directly or indirectly by:
- Ionising radiation, or contamination by radioactivity from any nuclear fuel, or from any nuclear waste from burning nuclear fuel; or
 - The radioactive, toxic, explosive or other dangerous properties of any explosive nuclear material or any part of it.
- F. Loss or damage caused by pressure waves from aircraft or flying objects.
- G. Loss or damage by pollution or contamination, however caused, other than cover needed by the Road Traffic Acts or any other laws which apply to motor insurance.
- H. Any liability to others, or loss or damage if your vehicle has driven more than the annual mileage limit shown in the schedule.
- I. Any loss, damage, injury or legal liability caused directly or indirectly by terrorism or any similar event. This exception does not apply to the cover we must provide under the Road Traffic Acts or any other laws which apply to motor insurance. This exception does not apply to sections 3, 4, 5 and 6 of this policy.
- J. Any loss or damage to the insured vehicle if you have passed your DSA Practical Driving Test but you have not informed us or your broker.

General conditions

These conditions apply to the whole insurance

- A. We will only provide the cover described in this insurance under the following circumstances.
- Anyone claiming cover under this contract has kept to all the conditions in this document and any endorsements.
 - The information you gave on the proposal form, or on the statement of insurance and any declaration, is true and complete. If we find that you have not given us accurate information, we may not pay your claim or your insurance may not be valid.
 - 'Your vehicle' means any vehicle you have told us about and that we have agreed to cover. If you change the vehicle covered by this insurance you must tell us in writing beforehand.

We will only provide cover if you have paid the premium.

In the event of a claim (other than one solely under section six) your annual premium must be paid in full to your insurance adviser. This includes payments by instalments or Direct Debit. In the event that any premium or credit charge is outstanding when a claim is payable, we reserve the right to deduct such outstanding sums from the claim.

B. You must notify your broker immediately when you pass your driving test

- C. If you are not the registered owner and keeper of the vehicle, the owner and keeper must have their own valid insurance policy in force throughout the duration of this insurance.

- D. If you make a claim which you or anyone acting for you knows is false or exaggerated, or if you give us incorrect information or fraudulent documents, we will not pay any part of the claim, your cover under this insurance will not be valid, and you will lose any premium you have paid.
- E. After any incident which could lead to a claim, tell us immediately by phone or in writing (contact details are at the end of this document). If any incident involves theft, attempted theft or vandalism, you must also report this to the police as soon as you discover the incident.
- F. You must send us any letters, writ or summons as soon as you receive them, together with a filled-in report form. Do not answer any letters – send them straight to us. You must also tell us if you know about any prosecutions involving anyone covered by this insurance. If you or any other person covered by this insurance has an accident or loss, you or any other person covered by this insurance must not admit to anyone else that it was your fault or negotiate or refuse any claim unless you have our permission.
- G. We are entitled to take full control of any claim and we must be given whatever information and help we need. You or any other person covered by this insurance must not do anything that will affect our interest in this insurance. We can prosecute or defend any claim in your name or in the name of any other person covered by this insurance.
- H. If an annual mileage limit applies and you go over the limit shown on your schedule during the current period of insurance, your cover under this insurance will not be valid.

- I. If, under the law of any country which this insurance covers you in, we have to settle a claim which we would not otherwise have paid, you or the person who made the claim must pay this amount back to us.
- J. If your vehicle is damaged and a part or accessory cannot be repaired or replaced, we will only pay you the amount shown in the manufacturer's last United Kingdom list price. If we know that your vehicle is an imported vehicle and we have agreed to cover it, and the damaged part or accessory has never been available in the United Kingdom, we will only pay the manufacturer's last list price in the country your vehicle came from. We will not pay for the cost of importing any part or accessory needed to repair your vehicle.
- K. If your vehicle is under a hire-purchase or leasing agreement and it is damaged and cannot be repaired or replaced, we will pay the claim to the owner shown in that agreement.
- L. If there is other insurance in force which covers the same loss, damage or liability as our insurance, we will only pay the difference between that provided by the other insurance and the total cost of the loss, damage or liability, if the total cost is more. This condition does not make us responsible for any amount we would not otherwise have paid under any section of this insurance.
- M. You must take all reasonable steps to keep your vehicle in a roadworthy condition at all times, and protect your vehicle and its contents from loss or damage. You must lock your vehicle when you leave it, and set any alarm, immobiliser or other security equipment. We can examine your vehicle at any reasonable time.
- N. If you have an accident, you must take all possible steps to protect your vehicle and its accessories and contents. If the damage to your vehicle is covered by this insurance, you must arrange for your vehicle to be taken to the nearest competent repairer and we will accept any reasonable costs as part of your claim. We will not pay for any further damage you cause if you try to drive your vehicle after the accident. When your vehicle is with the repairer, you must arrange for the repairer to send us a detailed estimate for the cost of repairs immediately.
- One of our approved assessors must inspect your vehicle before any repairs are started. We will not be responsible for the cost of any new parts or accessories ordered, or repairs carried out, without our agreement. If we think the estimate for the cost of repairs is unreasonable, we may negotiate a lower estimate, pay for any emergency work that has been carried out so the vehicle could be used, or move your vehicle to another repairer. We have the right to move your vehicle to a safe storage place without asking you.
- O. If we choose, we may arrange for the repairer to use suitable parts and accessories that are made by a company other than the manufacturer of your vehicle.
- P. You cannot transfer this insurance to anyone else.
- Q. If you pay your premium in instalments and you have paid a deposit premium, if we then do not receive the first instalment when it is due, we will send you seven days' notice of cancellation even if you have separate credit arrangements with your insurance adviser. You must pay the full amount you owe before the seven days are up. If you do not pay the full amount, we will cancel the insurance immediately.

You must notify us when you wish to cancel the policy. If your vehicle is lost or damaged and cannot be repaired or replaced and the loss or damage is covered by this insurance, you must pay all of the premium you owe before making a claim.

We will have the right to take any premium you owe from the amount of the claim.

R. You must tell us as soon as possible about any changes which could affect your insurance and which have happened since the cover first started or since you last renewed it. If you do not tell us about these changes, your insurance may not cover you fully or it may not cover you at all. If you are not sure whether any facts are important, please ask your insurance adviser. Here are some examples of changes you should tell us about.

- A change of vehicle – including getting an extra vehicle. We will need full details of your new vehicle, which must include information about the country in which it was first registered if not in the United Kingdom.
- A change in the way you use your vehicle (for example, you become a taxi driver).
- A change of address.
- A change of occupation, including any part-time work.
- Convictions and prosecutions.
- A change in the main driver of the vehicle.
- Details of drivers using the vehicle who you have not told us about before.
- Details of any medical conditions that you or anyone who will drive the vehicle has developed.
- All changes you make to your vehicle, if these make your vehicle different from the manufacturer's standard specification.
- The sale or change of any other vehicle you own or are the main user of.
- A change to the annual mileage limit (if this applies) that you need.
- A change to the place where you usually keep your vehicle.

S. This insurance does not give rights to any person other than you (the insured person) unless we say differently elsewhere in this document.

T. We have the right to find out the mileage reading of your vehicle. You must give us all the help and information we need and provide written evidence to prove the distance recorder reading of your vehicle, if we ask for this. We can examine your vehicle at any reasonable time.

U. This insurance is written in English and all communications about it will be in English. English law will apply to this contract unless otherwise agreed in writing with us. If you live in Jersey, the law of Jersey will apply to this contract and the Jersey courts will have exclusive jurisdiction over disputes in relation to it.

Reporting accidents

What to do if you have an accident

The following is a list of what you should and should not do if you have to make a claim.

- A. Do not drive away. You must stop if any person has been hurt, or if any vehicle or property has been damaged.
- B. Ask for the names and addresses of any other drivers or pedestrians involved. If there is another driver involved, ask for the name of his or her insurer and for their insurance policy or certificate number.
- C. If the accident damaged another vehicle or property, you must give your name, address and vehicle registration number and show your insurance certificate to anyone who needs it. If anyone other than you is injured, you must show your insurance certificate to the police.
- D. Write down the names and addresses of any witnesses.
- E. Draw a diagram of the scene. Show as much detail as possible, including:
 - The position of all the vehicles before and after the accident;
 - The speeds and distances;
 - Road names and layout;
 - Where witnesses were standing;
 - Any obstructions to your or other road users' view; and
 - Anything that could be relevant to the accident (such as weather conditions).
- F. Do not admit you were at fault in any way or offer to make a payment. If any other person does this, remember to report it to us.

- G. You must report all accidents to us immediately. You can phone if necessary. You must also send us a report form. You need to answer all the questions on the form, then sign and date it and return it to us.
- H. If you receive any writ, summons or correspondence from anyone else or their representative, send it to us immediately. You must tell us immediately about any prosecution, coroner's inquest or fatal accident enquiry involving any person covered under this insurance.
- I. We cannot guarantee to provide a courtesy vehicle for you.

How to make a claim:

You must report the accident immediately to us.

If you need to tell us about an incident involving damage to or loss of your vehicle, please phone us immediately on 0800 081 0133.

You should phone this number even if your policy does not cover the damage.

If you ask us to repair your vehicle, we will do this if the damage is covered by the policy and one of our approved assessors has inspected the damage.

We promise to:

- Do our best to sort out your claim with as little paperwork as possible; and
- Start the repairs as soon as possible.

To help us process your claim, please make sure you have your policy details to hand when you contact us.

We will also need you to tell us the precise details of the incident.

Customer Care

About our service

We, Qudos Insurance A/S, are licensed to provide general insurance by the Danish FSA. Our UK business is also regulated by the Financial Conduct Authority. We want to provide you with a high-quality service at all times. If you want to make a complaint about your insurance, or us, please contact the insurance adviser who arranged the insurance for you.

If you are still not satisfied after contacting your adviser, you should write to the Customer Services Co-ordinator at:

Qudos Insurance A/S

Kongevejen 371

DK-2840 Holte

Denmark

Telephone: 0045 3126 5550

When you do this, please quote your insurance document number as it will help us deal with your complaint quickly.

If your complaint is about the way your insurance cover is managed, or about the actual policy you should contact:

The Financial Ombudsman Service

Customer Contact Division

Exchange Tower

London

E14 9SR

Phone: 0845 080 1800

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

Whilst we are bound by the decision of the FOS, you are not. Following the complaints procedure does not affect your right to take legal action.

Financial Services Compensation Scheme (FSCS)

Qudos Insurance A/S is covered under the Financial Services Compensation Scheme in the UK. This provides compensation in case any of its members are unable, in specified circumstances, to meet any valid claims under their policies. Under this scheme 90% of the total claim will be met (100% if the insurance is legally compulsory). Compensation is only available to commercial customers in limited circumstances.

Further information can be obtained from the Insurer, or from the Financial Services Compensation Scheme at the following address: Financial Services Compensation Scheme, 10th Floor, Beaufort House, 15 St Botolph Street, London, EC3A 7QU.

Tel: 0800 678 1100 or 0207 741 4100.

We are authorised and regulated by the Danish Financial Services Authority to carry on our general insurance business in the UK. Qudos Insurance A/S is registered in Denmark – registration number 53112. Registered office: Qudos Insurance A/S, Kongevejen 371, DK-2840 Holte, Denmark.

Endorsements

Endorsement 1 Overnight garage

If your vehicle is parked and unattended within one kilometre (0.6 miles) of:

- Your home; or
- Any other address, if we have agreed to that address; it must be in a garage between 10pm and 6am, or you will not be covered under sections 3, 4 and 5.

Endorsement 2 Limited mileage

If you have received a reduced premium in return for limiting the insured vehicle's annual mileage during any one period of insurance to a limit set out in the policy schedule, you should tell us immediately if you go over the mileage limit. If you do not tell us, you will not be covered under this insurance.

Endorsement 4 Tracking

We will not pay for any theft claim under sections 3, 4 and 5 unless you have an anti-theft electronic tracking device fitted to your vehicle, and which will be set and working at all times.

Endorsement 7 Medication

If the person named against this endorsement number is driving any insured vehicle when it is involved in an accident, and the accident is caused or contributed to by that person not taking any prescribed treatment properly or reporting for a medical examination recommended by his or her doctor, the cover we provide for any claim arising out of the accident is limited to the minimum cover to meet the relevant law.

Endorsement 8 Classic Policy - no claims bonus

The 'no-claims bonus' part of section 12 of this document does not apply to this insurance.

Endorsement 9 Modified vehicle

Under the exceptions in sections 3, 4 and 5, we will cover the modifications we have been told about on a like-for-like basis.

Endorsement 10 Immobiliser (category 2)

We will only provide theft cover under sections 3, 4 and 5 if you keep the immobiliser (Thatcham-approved category 2) in effective working order. You must activate the immobiliser when you are not using the vehicle. If you do not do so, you will lose the cover for theft.

Endorsement 11 Alarm and immobiliser (category 1)

We will only provide theft cover under sections 3, 4 and 5 if you keep the immobiliser and alarm (Thatcham-approved category 1) in effective working order. You must activate the immobiliser when you are not using the vehicle. If you do not do so, you will lose the cover for theft.

Endorsement 12 Fitted immobiliser

We will only provide theft cover under sections 3, 4 and 5 if you keep the immobiliser in effective working order. You must activate the immobiliser when you are not using the vehicle. If you do not do so, you will lose the cover for theft.

Endorsement 13

No refund of premium

Under section 11 ('Cancelling this insurance') of the policy booklet, we will not refund your premium if you cancel the policy.

Endorsement 14

New For Old Disability Modifications

If your vehicle is adapted for your use and these adaptations are lost or damaged and the loss or damaged is covered by this policy, we will pay for repair or replacement on a "new for old" basis up to a maximum of £10,000

Endorsement 15

Loss of Use

If you cannot use your vehicle because it has been stolen or damaged, and the loss or damage is covered by the policy we will pay up to £50.00 per day for the cost of taxi, bus, train or hire care charges until repairs are completed but only if our approved repairer is unable to supply you with a suitable courtesy car. Payment will be made for a maximum of 14 days. Proof of your outlay will be required

Endorsement 16

Manual Wheelchair Cover

Your manual wheelchair (up to £1500.00) will be covered against accidental damage or loss whilst it is kept in your vehicle.

Privacy Statement

We are committed to protecting the privacy of your personal data in accordance with current data protection legislation, in particular the General Data Protection Regulation (GDPR). As joint data controllers of your data we operate in cooperation with your insurance broker. Any data protection queries or concerns should be directed in the first instance to your broker.

Your Data

Data provided to your broker will be shared with us on the basis of contractual requirement, namely for the purposes of providing insurance cover and for claims handling. Your data may be shared with other companies such as affinity partners, brokers, agents, third party administrators, reinsurers, other insurance intermediaries, insurance reference bureaus, credit agencies, medical service providers, fraud detection agencies, loss adjusters, solicitors/barristers, accountants, regulatory authorities, and as may be required by law.

We will not use your data for any marketing purposes. We may disclose your personal data to destinations outside the European Economic Area ("EEA"). Where we transfer your personal data outside of the EEA, we will ensure that it is treated securely and in accordance with the Legislation.

Data Retention

In accordance with our legal requirements we will retain your data for a period of at least six years after your policy has lapsed. In certain circumstances we may be required to retain your data for a period exceeding six years for the purpose of claims handling.

Your Rights

Under the General Data Protection Regulation (GDPR) you have the right to access or obtain copies of the personal information held about you by us.

A response to your request will be provided to you within one month of us receiving a valid request. If you wish to exercise this right against our partners you will need to write to them directly. In accordance with the GDPR, we will not charge for this information in most cases.

You have the right to request that we correct any inaccuracies in the personal information held about you. Please contact your broker if your personal information needs updating.

You have a right to submit a complaint to the Information Commissioner if you believe we have not complied with our obligations under the GDPR.

<https://ico.org.uk/global/contact-us/>

You have the right to have your data transmitted directly to another data controller where technically feasible.

You have the right to restrict data processing, where this does not conflict with our contractual obligations, where;

- You contest the accuracy of the personal data we hold
 - The processing is unlawful and you oppose the erasure of your data
 - We no longer need the data for processing, but the data is required by you for the establishment, exercise or defence of legal claims
 - You have objected to the processing of your data pending the verification of whether the legitimate grounds for processing override your objection
- You have the right to object to the automated processing of your data including, but not limited to, profiling. This excludes where the processing is necessary for entering into a contract, or the performance of our contractual obligations.

