

TRAFALGAR RISK MANAGEMENT

Combined RTI/Gap Insurance



About your Insurance

Welcome to your Trafalgar GAP Combined RTI/GAP insurance policy.

This insurance was arranged by Trafalgar Risk Management Ltd who is also the policy administrator and is underwritten by Novus Underwriting Limited on behalf of Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG.

Trafalgar Risk Management Ltd is authorised and regulated by the Financial Conduct Authority, Firm Reference No. 311662

Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG. Registered Office: Aeulestrasse 60 (2. Stock) 9490 Vaduz, Liechtenstein. The Insurer is authorised and regulated by the Liechtenstein Financial Market Authority and is deemed authorised by the Prudential Regulation Authority and subject to regulation by the Financial Conduct Authority and limited regulation by the Prudential Regulation Authority.

Details of the Temporary Permissions Regime, which allows EEA-based firms to operate in the UK for a limited period while seeking full authorisation, are available on the Financial Conduct Authority's website. https://register.fca.org.uk/ or by calling them on 0800 111 6768.

As Trafalgar Risk Management Ltd acts as agent for the Insurer, monies paid to (or held by) Trafalgar Risk Management Ltd in relation to the insurance contract are treated as having been paid to (or held by) the Insurer

Your insurance is for either 12, 24, 36, 48 or 60 months depending on the duration selected and shown on your Policy Schedule. Your policy start date and your period of insurance are shown on your Policy Schedule

Understanding **your** Policy: Please read this policy carefully and make sure **you** understand fully and comply with its terms and conditions. Failure to do so may jeopardise the payment of any claim which might arise and could lead to the policy becoming void. All insurance documents and all communication with **you** about this policy will be in English.

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

This policy will not be in force unless the correct premium has been received and it has been agreed by an authorised official of the Insurer and confirmation sent to **you** with the **Policy Schedule**. The policy contains details of the Insurance cover **you** have bought, what is excluded from cover and the terms and conditions of this Insurance.



Eligibility Criteria

- 1. If **you** are a private individual or a sole trader, **you** will be eligible for this insurance cover if **you**:
 - Are at least 18 years of age at the start date,
 - Are resident in the United Kingdom, the Channel Islands or the Isle of Man on the start date and remain so throughout the period during which you are insured under this policy,
 - Purchased your vehicle with either your own monies or, if relevant, with monies advanced under a finance agreement,
 - Have paid the premium and agreed to comply with the terms and conditions of this policy, and
 - Have in place for your vehicle a fully comprehensive vehicle insurance policy, issued by an authorised UK vehicle insurer, and which is maintained in force in your name throughout the period for which you are insured under this policy.
- 2. If **you** are a partnership, limited company or other legal entity, **you** will be eligible for this insurance cover if **you**:
 - Are at least 18 years of age at the **start date**,
 - Are permanently situated, and in the case of a limited company registered, in the United Kingdom, the Channel Islands or the Isle of Man on the start date,
 - Purchased your vehicle with either your own monies or, if relevant, with monies advanced under a finance agreement,
 - Have paid the premium and agreed to comply with the terms and conditions of this policy, and
 - Have in place for your vehicle a fully comprehensive vehicle insurance policy, issued by an authorised UK vehicle insurer, and which is maintained in force in your name throughout the period for which you are insured under this policy.

3. Vehicle

- Your vehicle must be a maximum of 8 years old at the start date of this policy
- Your vehicle must have completed less than 80,000 miles at the start date of this policy
- The value of your vehicle is equal to or less than £150,000.00.
- This policy must be purchased within 180 days of the date you took ownership of your vehicle to be eligible for cover_from a VAT Registered Dealership or Internet Broker
- Your vehicle is not on the list of excluded vehicle list or used for any excludes use as shown within the "What is not covered" section of this wording.

Where **you** have a motor trader's insurance policy, and have not purchased the **vehicle** at trade value, **we** will use **Glasses Guide** to calculate the value of **your vehicle** at the time of the loss and will use this to determine the value of the claim to be paid.

We will not provide any cover if **you** do not meet these eligibility requirements. Please contact the **administrator** as soon as possible if **you** are not eligible for this insurance, if a change in circumstances means that **you** no longer meet these eligibility requirements, or if **you** have any queries. Their contact details within the definitions of this document

DEFINTIONS

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

Administrator – Trafalgar Risk Management Ltd, Address: 51 Eastcheap, London, EC3M 1JP. Tel: 0300 8 000000 or Email: trmadmin@trafalgar.uk.com

Claims Administrator - MB&G Insurance Services Limited, Cobalt Business Centre, Cobalt Park Way, Newcastle, NE28 9NZ

Claims limit - The maximum amount that **we** will pay following a claim under this insurance, as shown on **your Policy Schedule**.

Commercial vehicle – A **vehicle** designed and constructed for the purpose of carrying goods or passengers and intended to be used for business purposes.

Contributory negligence – The failure by you to act carefully or thoughtfully and which, in the opinion of a vehicle insurer, contributed to the damage to your vehicle resulting in a total loss. Examples of failing to act carefully or thoughtfully include driving carelessly or driving without using a seatbelt.

Date of total loss – The date of the theft, fire, or damage sustained as a result of an accident, malicious damage or flood, which gives rise to **your** claim for the **total loss** of **your vehicle**.

Early settlement amount - The amount required at the date of total loss to settle the finance agreement, excluding any amount carried over from a previous finance agreement, any insurance premiums, additional interest charges, discounts, incentives and cashbacks, arrears, title discharge fees, and any other financed amount not specifically relating to the vehicle.

End date – The date this insurance cover ends, in accordance with the section "When cover under this policy ends" of this Policy Document.

Excess – The first amount of any claim which **you** must pay under **your vehicle insurance policy** if **your vehicle** is lost, stolen or damaged.

Finance agreement - The credit agreement between you and the finance company relating to the vehicle.

Finance company - An authorised United Kingdom finance company with which **you** have entered into the **finance** agreement.

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

Invoice price – The purchase price paid for the vehicle including delivery and factory fitted options for a new vehicle, and dealer fitted options on the same sales invoice but excluding any insurance premiums (including the premium for this policy), new vehicle registration fees, road tax, number plates, warranty costs, fuel, paintwork protection applications, other extras and any amount related to the finance of any other vehicle which may be consolidated onto the finance agreement in any way. The invoice



price is subject to a maximum of the **market value** of the **vehicle** on the date of purchase if:

- i. The vehicle is not subject to a finance agreement, or
- ii. The **vehicle** is subject to a **finance agreement** other than a hire purchase agreement.

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

Nuclear risks - Ionising radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel or radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof.

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

Premium - The single payment that **you** have agreed to pay **us** in respect of insurance cover under this policy.

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

Terrorism - An act including, but not limited to, the use or threat of force and/or violence of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organisation(s) or government(s), committed for political, religious, ideological or similar purposes or reasons including the intention to influence any government and/or to put the public, or any section of the public, in fear.

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

Vehicle - The vehicle specified on your Policy Schedule, being any vehicle:

- (a) purchased by you with monies advanced under the finance agreement, or with your own money, or
- (b) hired to you under a finance agreement.

Vehicle insurance policy – A fully comprehensive **vehicle** insurance policy, issued by an authorised UK **vehicle insurer**, maintained in force in **your** name throughout the period for which **you** are insured under this policy, or a third-party **vehicle insurance policy**

Vehicle insurance settlement – The money **you** receive under the **vehicle insurance policy** following a **total loss** claim.

Vehicle insurer – The authorised UK motor insurance company that issued **you** with a **vehicle insurance policy** or a third-party authorised UK motor insurance company.

War – Means: (a) War, invasion, acts of foreign enemies, hostilities (whether War be declared or not), civil War, rebellion, revolution, insurrection, military or usurped power, riot or civil commotion assuming the proportions of, or amounting to, an

uprising, military or usurped power, or (b) Any act of terrorism, or (c) Any act of **War** or terrorism involving the use of, or release of, a threat to use any nuclear weapon or device or chemical or biological agent.

We, us, our - means Novus Underwriting Limited on behalf of Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG.

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

A partnership which, in the name of at least one partner, appears as the insured on the **Policy Schedule**, providing the partner is at least 18 years of age at the start date, and the partnership fulfils the eligibility requirements under 'Eligibility' of this Policy Document, or

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

WHAT IS COVERED

The Benefit Payable Under This Policy

In the event of your vehicle being declared a total loss following a fire, theft, or damage sustained as a result of an accident, malicious damage or flood occurring after the start date and before the end date, and following you making a valid claim with your vehicle insurer, this Gap Insurance policy will pay the difference between either the vehicle insurance settlement at the point of total loss and the invoice price paid for your vehicle; or

If you purchased your vehicle under a finance agreement (except where the policy is transferred) and the early settlement amount at the point of total loss is greater than the original invoice price, this Insurance will pay the difference between the vehicle insurance settlement and the early settlement amount. Cover will include up to a maximum of £250 of your vehicle insurance policy excess. The maximum amount we will pay is restricted to the claim limit shown in your policy schedule

The benefit under this policy will be paid to **you** where the **vehicle** is not subject to a **finance agreement**. Where the **vehicle** is subject to a **finance agreement**, the benefit will be paid to the **finance company** and **we** will pay any excess over the **early settlement amount** to **you**

If no VAT Invoice is present, then **we** will pay back to the **Glass Guide** value of the **Vehicle** at the time of purchase.

Deductions From The Benefit Payable Under This Policy

We will deduct from the benefit payment:

- a) Any excess deducted under your vehicle insurance policy above £250,
- The salvage value of the vehicle where you are not required to transfer ownership of the vehicle to the vehicle insurer,
- Any premium you owe to the vehicle insurer for the vehicle insurance policy,
- Any percentage or monetary amount deducted from the vehicle insurer's valuation of your vehicle at



- the date of the incident which caused **your vehicle** to be declared a **total loss** because of **contributory negligence** or due to the condition of **your vehicle**,
- e) Any premium that has not been paid to us, and
- f) The VAT content of any claim if you are VAT registered.

If your vehicle is subject to a finance agreement and the early settlement amount is greater than the invoice price, we will deduct from the benefit payment any amount included in the early settlement amount relating to:

- Any arrears, and any interest payable on those arrears, under the terms of the finance agreement.
- b) Any amount due under the finance agreement not relating directly to the market value of the vehicle at the time of purchase. (This policy only covers the part of the finance agreement relating to the vehicle itself. All other elements of the finance agreement and its related interest charges are excluded.)
- Any amount due under the finance agreement relating to, insurance or warranty, and any interest payable thereon.

WHAT IS NOT COVERED

- 1) The benefit will not be paid for a total loss of the **vehicle** if:
 - a) It is used as an emergency or military vehicle, courier or delivery vehicle, invalid carrier or driving instruction vehicle.
 - b) It is used for hire or reward of any nature, or as a taxi.
 - c) Non-UK specification vehicle or not built primarily for sale in the UK, or is classed as a grey import, kit car, bus, coach, commercial vehicle weighing more than 3.5 tonnes, truck, heavy goods vehicle or static caravan.
 - d) It is used for road racing, rallying, pace-making, speed testing or any other competitive event.
 - e) It has been modified other than in accordance with the manufacturer's specifications, or
 - f) It is stolen by any person who has access to the **vehicle**'s
- 2) The benefit will not be paid if the total loss:
 - a) is caused when the **vehicle** is driven, with **your** consent, by someone who does not hold a valid driving licence or is in breach of the conditions of that driving licence.
 - occurred while the person in charge of the vehicle is convicted of driving under the influence of drink or drugs at the time of an incident or driving against medical advice.
 - c) results from an accident, theft, act of vandalism or flood outside the United Kingdom, the Channel Islands or the Isle of Man where the **vehicle** has been driven for more than 90 days outside the United Kingdom, the Channel Islands or the Isle of Man in the 12 months immediately preceding the total loss.
 - was the result of a theft when your vehicle was left unoccupied (that is, nobody is inside it) and was left unlocked, with the windows or roof open or with the keys inside or on it, or
 - e) results from any intentional act carried out by you.
- 3) The benefit will not be paid if:
 - You do not meet the eligibility requirements for this policy as shown withing the "Eligibility Criteria" section of this document.

- You do not have a vehicle insurance policy in place from the start date until the date of total loss.
- Your claim under a vehicle insurance policy is declined and you have not received the vehicle insurance settlement, or
- The vehicle is owned by a garage, vehicle trader or any other associated vehicle trade company.
- 4) If you decline the offer of a replacement vehicle under the terms of your vehicle insurance policy, then we will pay your claim based on the value of the replacement vehicle according to Glass's Guide retail value and not the settlement figure offered by your vehicle insurer policy in lieu of the replacement vehicle
- Any claim or loss caused by you taking part (either directly or indirectly) in a crime.
- 6) Any claim where the vehicle insurer has offered to repair your vehicle, but you have instead requested the claim to be dealt with on a total loss basis.
- Any loss of use of the vehicle or any other direct or indirect losses (such as travel costs or loss of earnings).
- Any element of the original purchase cost that exceeds 100% of the market value at the time of purchase.
- 9) Any liability for death or bodily injury or damage to any person, damage to property or any other losses or expenses arising from the event that results in the **total loss** of the **vehicle**.
- 10) Any claim arising directly or indirectly from, war or acts of terrorism or you engaging in active war or nuclear risks.
- For electric or hybrid vehicles, where the battery is on lease, this policy would not cover any costs associated with the battery.
- 12) Excluded vehicles: All Fiat Abarth's, Competition editions and Alpina, VW R models, Subaru Impreza/WRX, Nissan GTR, Mercedes Brabus, AMG 45 & AMG 63 models, Ferrari, Bentley, McLaren, Lamborghini, Rolls Royce, Noble, Aston Martin, Cadillac, Corvette, Hummer, Lotus, Maserati, Mitsubishi Evolution, Nissan GT-R and TVR.

MAKING A CLAIM

Who To Contact?

To make a claim, within 60 days of the incident, you should complete the online claim form at www.mbginsurance.co.uk

Completing the claim form will provide us with all of the necessary information that **we** require in order to quickly process **your** claim. Please note that failure to provide all information at this point may mean that **we** will not be able to process **your** claim.

Alternatively, **you** may contact the **claims administrator** during office hours: 9am - 5pm Monday - Friday on 0191 258 8127

Alternatively, please write to:

Mechanical Breakdown & General Insurance Services Ltd Cobalt Business Exchange Cobalt Park Way Newcastle NE28 9NZ

PLEASE NOTE It is a condition of this insurance that **you** must not accept any settlement offer or valuation from a motor insurer without first contacting the claims administrator.

If you accept the vehicle insurer settlement offer without the claims administrators' agreement, we reserve the right to contact your vehicle insurer in your name to access the offer of settlement, and where necessary, seek settlement in-line with the market value at the time of the incident that led to your vehicle being declared a total loss



Claims Conditions

You must comply with the following conditions. If you fail to do so, and this affects the ability of the claims administrator to fully assess your claim or keep our losses to a minimum, we may not pay your claim, or any payment could be reduced.

- 1) Before you accept any offer or valuation from a vehicle insurer, you must contact the claims administrator. If you accept a settlement figure from a vehicle insurer which is less than the current market value of the vehicle, and we are unable to obtain settlement in-line with the market value at the time of the incident that lead to your vehicle being declared a total loss on your behalf, we will calculate the loss using the current market value of the vehicle according to Glass's Guide or other similar industry approved retail value guide.
- 2) All claims must be reported to the claims administrator as soon as possible but in any event within 60 days of the incident giving rise to the claim. You must provide, at your own expense, any information and assistance which the claims administrator may require in establishing the amount of any payment under your insurance.
- 3) You will need to provide the following supporting documents:
 - a) Proof of the amount of payment of your total loss claim and the terms on which the vehicle insurance settlement was made,
 - b) A copy of your vehicle insurance policy schedule,
 - c) The original sales invoice relating to the vehicle,
 - Details of your finance agreement/early settlement amount.

Other Insurance

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

Subrogation

We may, at our discretion, take any steps at our cost in your name against any person, including but not limited to your vehicle insurer, to recover any money paid in settlement of your claim. You must give us all the assistance that is necessary.

WHEN COVER UNDER THE POLICY ENDS

This policy will terminate on the **end date** which will be the earliest of the following dates:

- Where the finance company is the owner of the vehicle, the date on which the vehicle is repossessed by the finance company.
- The date on which benefit is paid under this insurance policy.
- The date on which **you** or we cancel **your** policy.
- The date the **vehicle** is sold by **you** to another party.
- The date on which you do not pay the premium when it is due.
- The date on which you cease to have a vehicle insurance policy in place covering your vehicle.

Transferring your Policy

Your policy is only transferable in the following circumstances:

- If, in the event of a total loss your vehicle insurer replaces
 your vehicle with one of the same make, model and
 specification, we will provide a new policy for this vehicle for
 the remainder of the period of, and providing the same cover
 as was provided under, your original policy, free of charge.
 There is no administration or transfer fee.
- In the event of **your** death within the period of this policy the remaining benefit of this insurance may be transferred to **your** spouse or partner.

If you sell or change your vehicle, provided that no claim has been made under this insurance, you may transfer this policy to an eligible replacement vehicle, as long as the new vehicle purchase price is not greater than the original vehicle purchase price, subject to our agreement. There is no administration or transfer fee.

CANCELLATION OF THE POLICY

Your Cancellation Rights

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

You can also cancel **your** policy at any other time and receive a pro-rata refund of **your premium** based on the number of whole months of the original insurance period remaining, subject to an administration fee charged by the **administrator** of £34.99.

If you cancel **your** policy with less than 6 months remaining, there will be no return of premium.

Please contact the **administrator** by Email: trmadmin@trafalgar.uk.com if **you** wish to cancel **your** policy.

The Insurer's Cancellation Rights

We will not cancel your policy during its lifetime unless you fail to pay the premium due or you commit fraud. If we cancel your policy, we will do so in writing to the most recent address we have for you.

HOW TO MAKE A COMPLAINT

It is the intention to give **you** the best possible service but if **you** do have any questions or concerns about this insurance or the handling of a claim **you** should follow the Complaints Procedure below: -

Sale of Policy

In writing to Trafalgar Risk Management Limited, 51 Eastcheap, London, EC3M 1JP, or by email to - trmadmin@trafalgar.uk.com or by telephone on 0333 8000 000.

If you cannot settle your complaint with us, you may be entitled to refer it to the Ombudsman Service.

Claims

MB&G Insurance Services Limited, Cobalt Business Centre, Cobalt Park Way, Newcastle, NE28 9NZ



Email: CVT@mbginsurance.com

In all correspondence, please state that **your** insurance is provided by Novus Underwriting Limited and quote scheme reference B1927GDR0012022/01

If **your** complaint about **your** claim cannot be resolved by the end of the third working day, MB&G Insurance Services Limited will pass it to: Novus Underwriting Ltd, 4th Floor, 34 Lime Street, London, EC3M 7AT Email: complaints@novusunderwriting.com

If it is not possible to reach an agreement, **you** have the right to make an appeal to the Financial Ombudsman Service. This also applies if **you** are insured in a business capacity and have an annual turnover of less than €2million and fewer than ten staff. **You** may contact the Financial Ombudsman Service at: - The Financial Ombudsman Service,

Exchange Tower, London,

E14 9SR. Tel: 0300 123 9 123

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

The above complaints procedure is in addition to **your** statutory rights as a consumer. For further information about **your** statutory rights contact **your** local Citizens Advice Bureau.

If you have purchased the insurance policy online, you may also raise your complaint via the EU Online Dispute Resolution Portal at http://ec.europa.eu/consumers/odr/. This will forward your complaint to the correct Alternative Dispute Resolution scheme. For insurance complaints in the UK this is the Financial Ombudsman Service. However, this may be a slower route for handling your complaint than if you contact the Financial Ombudsman Service directly.

Fraudulent Claims or Misleading Information

We take a robust approach to fraud prevention in order to keep premium rates down so that **you** do not have to pay for other people's dishonesty. If any claim made by **you** or anyone acting on **your** behalf under this insurance is fraudulent, deliberately exaggerated or intended to mislead, **we** may:

- a) Not pay your claim, and
- b) Recover (from **you**) any payments **we** have already made in respect of that claim, and
- c) Terminate **your** insurance from the time of the fraudulent act, and
- d) Inform the police of the fraudulent act. If your insurance is terminated from the time of the fraudulent act, we will not pay any claim for any incident which happens after that time and may not return any of the insurance premium(s) already paid.

Law and Jurisdiction

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

Information You have provided - Insurance Act 2015

You must take reasonable care to provide accurate and complete answers to all the questions **you** are asked when **you** take out or make changes to this policy.

You must notify the **administrator** as soon as possible if any of the information in **your** policy documents is incorrect or if **you** wish to make a change to **your** policy.

If you do not provide accurate and complete answers to the questions you are asked, or you fail to notify the administrator of any incorrect information or changes you wish to make, your policy may not operate in the event of a claim. We may not pay any claim in full or your policy could be invalid.

No term of this insurance contract is intended to limit or affect the statutory rights and obligations of the parties to this contract under the effect of the Insurance Act 2015.

Compensation Scheme

Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG is covered by the Financial Services Compensation Scheme (FSCS). You may be entitled to compensation from the scheme, if Helvetia Schweizerische Versicherungsgesellschaft in Liechtenstein AG cannot meet their obligations. This depends on the type of business and the circumstances of the claim. Most insurance contracts are covered for 90% of the claim with no upper limit. You can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk.

You may also contact the FSCS on their Freephone number: 0800 678 1100 or 020 7741 4100 or **you** can write to: Financial Services Compensation Scheme, P O Box 300, Mitcheldean, GL17 1DY

Personal Information

For more information about how the Insurer use **your** personal information please see our full privacy notice, which is available in the Privacy section of our website www.helvetia.com/privacy