

Vehicle Replacement Insurance

Your Policy Terms and Conditions

Welcome

Thank **You** for choosing Direct Gap to provide **Your** policy. It is important that **You** read this document as it contains the full terms and conditions of **This Insurance**.

If **You** have any questions regarding the cover, please contact the Direct Gap Customer Services team on 01422 756 100, who will be happy to help.

Direct Gap is a trading style of Motor Gap Limited, Hawkstone House, Valley Road, Hebden Bridge, HX7 7BL. Registered in England, Company number 7109212. Motor Gap Limited is Authorised by the Financial Conduct Authority, Financial Services Register number 516846.

This policy is a contract between **You** and the **Insurer**, Financial & Legal Insurance Company Limited 5400 Lakeside, Cheadle, Stockport SK8 3GQ, which is authorised by Prudential Regulation Authority and regulated by the Financial Conduct Authority and Prudential Regulation Authority under firm reference number 202915.

For details of authorised firms visit the Financial Conduct Authority Website on www.FCA.org.uk or by contacting the Financial Conduct Authority Consumer helpline on 0800 111 6768.

The **Insurer** is covered by the Financial Services Compensation Scheme. **You** may be entitled to compensation from the scheme if **We** cannot meet **Our** obligations to **You**. This depends on the type of business and circumstances of the claim. Insurance arranging and administration is covered for 90% of the claim with no upper limit. **You** can learn more about this scheme at www.fscs.org.uk or by phoning 0800 678 1100 or 0207 741 4100.

This Insurance is administered and claims are handled by Spectrum Insurance Services Limited.

Important Information

All insurance policies have exclusions and restrictions. **You** should read the policy documentation carefully to make sure it provides the cover **You** need. **You** should take the opportunity to review and question any items that are unclear to **You**.

By proceeding to purchase this cover **You** confirm that:

- You are happy to do so at both the premium and terms indicated
- The protection is affordable to You.

You may need to review and update **Your** cover from time to time to ensure that it remains adequate.

The insurance is provided on a non-advised basis so a personal recommendation to **You** about the suitability of this plan for **Your** demands and needs will not be made. As such, it is **Your** responsibility to decide whether this protection meets **Your** demands and needs. **We** will be happy to provide **You** with factual information to assist **You** in making an informed buying decision.

Direct Gap has not provided You with any personal recommendations or advice about whether this product meets Your specific insurance requirements.

Contents

Demands and Needs	1
What is Covered	1
What is not Covered	2
Eligibility	2
Understanding This Insurance	3
General Conditions	4
How to Make a Claim	5
Cancellation	6
Transfer	6
Data Protection Notice	6
Cyber Loss Absolute Exclusion	7
Our Commitment to Good Service	7
How to Contact Us	7

Demands and Needs

This protection will suit the demands and needs of an individual who owns a motor **Vehicle** and wishes to be provided with a **Replacement Vehicle** in the event of a **Total Loss** motor insurance claim.

What is Covered

In the event of **Your Vehicle** being declared a **Total Loss**, **This Insurance** will pay the difference between the **Motor Insurers Settlement** at the **Point of Total Loss** and the cost of a **Replacement Vehicle** matching the original **Vehicle** specification, or the **Purchase Price**, whichever is the higher. Where a like for like **Replacement Vehicle** is not being purchased or is not available, settlement will be based on the original **Purchase Price**.

If **You** purchased **Your Vehicle** under a finance agreement (except where the policy is transferred) and the **Outstanding Finance Balance** at the **Point of Total Loss** is greater than the **Purchase Price**, **This Insurance** will pay the difference between the **Motor Insurers Settlement** at the **Point of Total Loss** and the **Outstanding Finance Balance**.

Cover will include up to a maximum of £1,000 motor insurance excess. The maximum amount $\bf We$ will pay is restricted to the claim limit shown in the $\bf Schedule$.

Need to make a claim?

We are sorry to hear **You** may need to make a claim.

Please refer to **Our** "**How to Make a Claim**" section on **Page 5**.

What is not Covered

Your Insurance does not cover

- Any claim where the **Total Loss** is not subject to an indemnity under the relevant sections of **Your** motor insurance policy.
- Any outstanding premium, claims excess above £1,000 deducted by Your Motor Insurer, claims excess that is recoverable from a third party or other source. If the Motor Insurer reduces the amount They pay to You due to Your contributory negligence or the condition of the Vehicle, We will reduce the amount We pay under This Insurance by the same amount.
- 3. Contract Hire and Lease Vehicles.
- 4. **Negative Equity**, arrears, the cost of fuel, surrenderable road fund licence, insurance premiums and warranty costs.
- 5. Any claim where You have the option to receive a Replacement Vehicle under the terms of Your Motor Insurance Policy (new for old) in respect of the Total Loss of Your Vehicle. (The balance of this cover can be transferred to the Replacement Vehicle on request free of charge).
- Any claim where the **Total Loss** occurs outside the **Geographical Area** or arises as a consequence of war, terrorism or civil commotion.
- 7. Any claim where the **Total Loss** is caused by an accident when the driver of **Your Vehicle** is under the influence of alcohol or drugs not prescribed by a registered medical practitioner or drugs prescribed by a registered medical practitioner in respect of which a warning against driving is given.
- Any claim where the GAP loss is covered by any other insurance or warranty, compensation for loss of use of **Your Vehicle** or any resultant loss of any kind.
- 9. Any claim which is the subject of fraud or dishonesty.
- Most passenger Vehicles or vans up to 3,500kg GVW (Gross Vehicle Weight) can be covered, other than Vehicles that;
 - · Are not listed in Glass's Guide;
 - Have been previously recorded as an insurance Total Loss:
 - Have been modified from the manufacturer's specification (unless agreed by the Motor Insurer);
 - Are used as a taxi or minicab, used for any other type of hire or reward, including peer to peer Vehicle rental & short term rental schemes and emergency Vehicles;
 - Are heavy goods Vehicles over 3,500Kg GVW;
 - Are minibuses;
 - · Are quad bikes or trikes;
 - Are used for road-racing, rallying, or any other competitive event;
 - Have a Purchase Price in excess of £100,000 (unless agreed by Us in writing) and that are not fitted with a Thatcham or manufacturer approved tracking device.
- 11. Qualifying VAT if You are VAT registered.

Eligibility

- An individual or sole trader will be eligible for This Insurance cover if he or she:
 - a. Is at least 18 years of age at the start date;
 - Is the owner or registered keeper of the insured Vehicle or is the spouse or civil partner of the owner and registered keeper of the insured Vehicle and who has financial interest in the insured Vehicle;
 - c. Holds a valid, current full driving licence;
 - d. Is the policy holder or a named driver on the motor insurance policy
- **2. A limited company** will be eligible for **This Insurance** cover if
 - It is permanently situated and registered in England, Scotland, Northern Ireland, Wales, the Isle of Man or the Channel Islands;
 - b. It is the registered keeper of the insured **Vehicle**;
 - It has a motor insurance policy in place covering the insured **Vehicle** for the lifetime of this policy
- A Vehicle can only be considered as the insured Vehicle under this policy if it:
 - a. Is less than 10 years old;
 - b. Has covered less than 100,000 miles;
 - Has a recorded insured value of between £5,000 and £100,000 (Unless additional premium has been paid);
 - d. Is **not** a Contract Hire and Lease **Vehicles**;
 - e. Most passenger **Vehicles** or vans up to 3,500kg GVW can be covered, other than **Vehicles** that;
 - Are not listed in Glass's Guide;
 - Have been previously recorded as an insurance Total Loss;
 - Have been modified from the manufacturer's specification (unless agreed by the Motor Insurer);
 - Are used as a taxi or minicab, used for any other type of hire or reward, including peer to peer Vehicle rental & short term rental schemes and emergency Vehicles;
 - Are heavy goods Vehicles over 3,500Kg GVW;
 - · Are minibuses;
 - · Are quad bikes or trikes;
 - Are used for road-racing, rallying, or any other competitive event;
 - Have a **Purchase Price** in excess of £100,000 (unless agreed by **Us** in writing) and that are not fitted with a Thatcham or manufacturer approved tracking device.

Understanding This Insurance

What the terms mean

Any word or expression used in this document to which a specific meaning has been attached will have that same meaning throughout **This Insurance** and will appear with an initial capital letter

- 1. **Administrator** means Spectrum Insurance Services Limited
- Data Controller The Insurer and Motor Gap Ltd T/A Direct Gap, who determines the purposes and means of processing Your personal data.
- Geographical Area means England, Wales, Northern Ireland, Scotland, Isle of Man and the Channel Islands. Cover also applies to member countries of the European Economic Community and any other country for which an International Motor Insurance Certificate is effective on Your Vehicle at the Point of Total Loss up to 120 days in any one trip.
- Glass's Guide Retail Value means the car values guide published monthly by Glass's Information Services Limited used by the Insurance Industry in assessing Vehicle values based on the adjusted retail valuation.
- Insurer / They / Their means Financial and Legal Insurance Company Limited.
- Motor Insurer means the company that issued the certificate of motor insurance relating to the Insured Vehicle.
- Motor Insurers Settlement means the Motor Insurers loss valuation excluding any deductions made by the Motor Insurer for Vehicle condition or pre-existing damage, any modifications, absence of service record or other such deductions.
- Negative Equity means any finance balance carried forward from Your previous Vehicle less any part exchange allowance made.
- Outstanding Finance Balance means the amount owing to the finance company at the Point of Total Loss relating to the Purchase Price of the Vehicle, less any arrears, rebates, warranties, maintenance fees or any other insurance products.
- Period of Insurance means the period this policy lasts for, as stated in the Schedule, except where a claim is made on this policy, in which case the policy will end when that claim settlement is made.
- Point of Total Loss means the date and time of the incident that gives rise to Your claim for the Total Loss of Your Vehicle.
- Policy Start Date means the date on which Your Insurance starts as shown in the Schedule.
- Purchase Price means the price of Your Vehicle, as confirmed in the sales invoice which includes factory fitted accessories and dealer fitted options up to £1,500, paintwork protection systems up to £250.

We exclude all deposit allowances, discounts, rebates, concessions, cashbacks, incentives and contributions. **We** also exclude new **Vehicle** registration fees, road fund licence fee, number plates, warranty costs, insurance premiums, fuel and other extras, arrears or **Negative Equity**.

In the event of a transfer or where a bona fide purchase invoice from a VAT registered motor dealer cannot be provided and / or **This Insurance** is transferred more than 180 days after the **Vehicle** purchase date the **Purchase Price** will be based on the current **Glass's Guide Retail Value** applicable at the date of transfer of **This Insurance**.

- Schedule means the part of This Insurance that contains details of You, Your Vehicle, cover selected, the Period of Insurance and claim limits.
- 15. Replacement Vehicle means the value of a Replacement Vehicle matching the original Vehicle specification. Where a like for like Replacement Vehicle is not purchased or is not available, settlement will be based on the original Purchase Price.

Where the original **Vehicle** was purchased as a Used **Vehicle** or **You** are not the first registered keeper, the cost of the **Replacement Vehicle** will be based on similar age and mileage of the original **Vehicle** when it was purchased by **You**, limited to a maximum of the Glass's Guide Retail valuation at the **Point of Total Loss**. The cost of the **Replacement Vehicle** will include all manufacturer options, up to £1,500 of dealer fitted accessories, paint protection systems up to £250 that were supplied with the original **Vehicle** and detailed on the purchase invoice.

Where applicable first registration fees and delivery charges, plus any discounts available.

- This Insurance means the cover detailed in this policy document.
- 17. Total Loss means that You have claimed under Your Motor Insurance, Your claim has been agreed, Your Vehicle has been forfeited (title of the Vehicle transferred to the Motor Insurer or bona fide VAT registered salvage agent) and a payment made following the incident that rendered Your Vehicle beyond economic repair.
- UK means the United Kingdom, Channel Islands and Isle of Man.
- 19. Vehicle means the car or light Van detailed on Your Schedule. Motorcycles, caravans and motorhomes, can only be covered with additional approval from a Direct Gap operative and will be subject to an additional premium.
- 20. We / Us / Our means Motor Gap Ltd.
- 21. You / Your / Yourself means the Insurance holder named in the Schedule, being the registered keeper of the Vehicle, person/company named as the account holder in the finance agreement covering the Insured Vehicle; and as the person/ company named as the policy holder or named driver on the Motor Insurance policy.

General Conditions

- 1. Your Vehicle must be insured by a Motor Insurer authorised and regulated in the UK for its full market value. If You only have third party, fire and theft insurance You can only make a claim on This Insurance for Total Loss due to fire or theft. If the Motor Insurer reduces the amount it pays under Your Motor Insurance Policy because of Your contributory negligence or due to the condition of the insured Vehicle, We will reduce the amount We pay under this policy by the same percentage. Motor Trade Policies are excluded from this policy unless the Vehicle is insured for its full market retail value.
- For This Insurance to become effective, Your Motor Insurer must declare Your Vehicle a Total Loss, make a payment to You in settlement of Your claim, and the Vehicle forfeited.
- You must take all precautions to safeguard the Vehicle against loss or damage. Where the Vehicle is left unattended all security devices or immobilisers must be activated, doors locked, windows closed and all keys removed from the Vehicle.
- 4. In the event of a Total Loss, You must contact Us within 120 days of the date on which the loss or damage occurred and We can advise You of the current Market Value of Your Vehicle. You must not accept a settlement offer from Your Motor Insurer until You have contacted Us, and We have given Our consent for You to do so.
- Failure to pay any GAP premium instalment will result in the immediate suspension of **This Insurance** and may result in cancellation. In the event of a claim, **We** will offset any outstanding premium against **Your** claim settlement.
- 6. Consumer Insurance (Disclosure and Representations) Act 2012

You are required by the provisions of the Consumer Insurance (Disclosure and Representations) Act 2012 to take reasonable care to:

- Supply accurate and complete answers to all the questions **We** or the **Administrator** may ask as part of **Your** application for cover under the policy;
- To make sure that all information supplied as part of **Your** application for cover is true and correct;
- iii. Tell **Us** of any changes to the answers **You** have given as soon as possible.

Failure to provide answers in-line with the requirements of the Act may mean that **Your** policy is invalid and that it does not operate in the event of a claim.

7. Your responsibilities

- a. All Insured Persons must:
 - Observe the terms, conditions and exclusions of This Insurance and Your Motor Insurance
 - Take all reasonable steps to try to prevent any incident that may give rise to a claim
 - Maintain all property and take all reasonable steps to minimise the amount payable under **This Insurance**
 - iv. Report any claim caused by any criminal action to the Police within 24 hours

- b. Insured Persons will be entitled to cover under This Insurance only if the circumstances, which You have confirmed to exist in Your application, remain applicable. If during the Period of Insurance these circumstances change, You must immediately notify Us. In such event the Insurer reserves the right:
 - i. To charge an additional premium to continue cover;

or

ii. To cancel This Insurance.

8. Recoveries/Subrogation

The **Insurer** reserves the right to take legal proceedings in **Your** name, at **Their** own expense and for **Their** own benefit, to recover any costs or damages **They** have paid out under **This Insurance** to anyone else. If any **Insured Person** recovers any costs or damages previously paid under **This Insurance** from any other party, such costs or damages must be immediately repaid to **Us**.

9. **Disputes**

If any dispute between the **Insured Person** and **Us** arises from this policy, the **Insured Person** can make a complaint to **Us** as described on the back page of this policy and **We** will try to resolve the matter. If **We** are unable to satisfy the **Insured Person's** concerns the **Insured Person** can ask the Financial Ombudsman Service to arbitrate over the complaint.

10. Assignment

This Insurance is between and binding upon the **Insurer** and **You** and **Their/Your** respective successors in title, but **This Insurance** may not otherwise be assigned by **You** without the **Insurer's** prior written consent.

11. Waiver

If the **Insurer** or any **Insured Person** fails to exercise or enforce any rights conferred on them by **This Insurance**, the failure to do so will not be deemed to be a waiver of such right, nor will it bar the exercise or enforcement of, such rights at any subsequent time.

12. Governing law

Unless the Insurers have agreed otherwise in writing, this Contract of Insurance will be governed by English law.

13. Third party rights

Unless expressly stated in **This Insurance**, nothing in **This Insurance** will create any rights in favour of any person pursuant to the Contracts (Rights of Third Parties) Act 1999. This Condition does not affect any right or remedy, of any person, which exists or is available otherwise than pursuant to that Act.

How to Make a Claim

1. What to do immediately:

Should **You** need to make a claim, please call the **Administrator** on **0114 321 9877** before accepting any offer from **Your Motor Insurer**. If **You** do accept an offer before contacting **Us** any claim settlement made to **You** could be changed to reflect the market value of **Your** insured **Vehicle** at the time of the **Total Loss**.

IMPORTANT

Do not accept a settlement offer from **Your Motor Insurer** without first contacting the **Administrator**.

If **You** accept a settlement figure from **Your Motor Insurer** which is less than the market value of **Your** insured **Vehicle We** reserve the right to instruct the **Administrator** to seek an increased settlement on **Your** behalf, or ask them to calculate the benefit using the market value of the insured **Vehicle** according to the retail value shown in Glass's Guide publication.

All claims must be notified as soon as is reasonably possible and in any event You should notify the Administrator within 120 days from the Point of Total Loss

Please call the Administrator on 0114 321 9877

Their claims department is open from 9.00am to 5.00pm Monday to Friday. **They** are closed on Saturdays and Sundays.

2. What happens next:

The **Administrator** will send **You** a claim form for **You** to complete and return.

You must not accept any settlement offer from **Your Motor Insurer** until **You** have been provided with the valuation and obtained the **Administrator**'s agreement to do so.

You must fully complete the claim form and return it to the **Administrator** (this may be online). The completion and postage of any forms/documents the **Administrator** may require will be at **Your** expense.

You must supply all information and assistance which the **Insurer** or the **Administrator** may reasonably require in establishing the amount of any payment under **This Insurance**. Details of all information/documentation required will be confirmed by the **Administrator**.

Subject to receiving all necessary information and supporting documentation, **Your** claim will normally be settled within 30 working days, from receipt of all required documentation. Where applicable the settlement will be made directly to the finance company on **Your** behalf.

3. What We may require:

The **Administrator** may at any time request **You** to provide them with additional documentation to validate **Your** claim.

The **Administrator** will be unable to process **Your** claim if **You** do not provide:

- a copy of Your Motor Insurance Schedule; and
- Your Motor Insurer's written confirmation that the Motor Insurance Settlement has been paid following Your claim for Total Loss and the terms on which the Motor Insurance Settlement was made; and;
- Your original invoice relating to the insured Vehicle; and
- a copy of Your finance agreement, written confirmation from Your finance company of the early settlement amount and the terms on which it has been calculated; and
- a valid crime reference in the case of malicious damage or theft.

The **Administrator** may request **You** to provide additional information which may be reasonably required by them to assess the validity of **Your** claim for benefit. If the **Administrator** does not receive such proof **We** will instruct the **Administrator** not to pay the benefit.

4. Your responsibilities:

You must comply with the terms and conditions of this policy. In particular, **You** must comply with the following conditions to have the full protection of **Your** policy. If **You** do not comply with them, **We** may cancel this policy, refuse to deal with **Your** claim, or reduce the amount of the claims payment.

a. Malicious damage or theft

You must in the case of malicious damage to or theft of the insured **Vehicle** report the incident to the police within 24 hours of **You** being aware of the incident occurring and advise the **Administrator** of **Your** valid crime reference number.

b. Claims procedure

Failure to follow the claims procedure set out in this policy may result in non-payment of **Your** claim.

c. Dishonesty

If the **Administrator** or the **Insurer** make any payments as a result of dishonesty or exaggerated behaviour by **You** (or by someone acting on **Your** behalf) **They** may demand that any payments made by them are paid back. **They** may take legal action against **You** for the return of such monies and **They** may demand that **You** reimburse them for any costs incurred.

5. Best Endeavours

Prior to acceptance of any offer, **You** must be able to demonstrate to The **Insurer** that **You** have used **Your** best endeavours to obtain the maximum settlement under **Your** Motor Insurance Policy.

If You accept an offer from Your Motor Insurer of less than the current Market Value of the Vehicle the Administrator reserves the right to seek an increased Motor Insurers Settlement on Your behalf and the Administrator may take action in Your name against any person including but not limited to Your Motor Insurer to recover any money the Administrator or the Insurer pay in settlement of Your claim. You must give the Administrator and the Insurer all reasonable assistance.

Cancellation

Our Right to Cancel

The **Insurer** shall not be bound to accept renewal of any insurance and may at any time cancel any insurance document by giving 14 days notice in writing where there is a valid reason for doing so. A cancellation letter will be sent to **You** at **Your** last known address.

We may cancel **This Insurance** if in **Our** opinion **You** have at any time:

- a. Given **Us** false or incomplete information;
- b. Agreed to help anyone try to take money from **Us** dishonestly;
- Failed to meet the terms and conditions of This Insurance;
- d. Failed to act honestly towards Us;
- e. Non-payment of premium;
- f. Threatening and/or abusive behaviour

Your Right to Cancel

You may cancel **This Insurance** within 30 days of the policy purchase date and obtain a full refund by contacting Direct Gap.

After 30 days provided that no claim has been made **You** may cancel **This Insurance** and receive a pro-rata refund of the premium paid for each unexpired days cover, calculated at the date the cancellation request is received by Direct Gap.

To cancel **Your** policy please contact **Our** Customer Services team on 01422 756 100, who will be happy to help, or email **Us** on customerservice@motorgap.co.uk

Please note if a claim has been submitted on **Your** policy, no refund will apply.

Transfer

Following the transfer of **This Insurance** no refund or part return of premium is available.

If You sell Your Vehicle, provided that no claim has been made under This Insurance, You may transfer the remaining cover to the Replacement Vehicle, subject to Our agreement. No fee will apply for this transfer. Although where the Purchase Price of the Replacement Vehicle is greater than the original Vehicle Purchase Price, an additional premium may be required. A new Schedule will be issued to You confirming the Replacement Vehicle details. Cover will not include any refinancing.

Where **You** purchase a new replacement policy from Direct Gap **You** may receive a pro-rata allowance of the premium paid for each complete unexpired months cover, discounted against the replacement policy, calculated at the date the cancellation request is received by Direct Gap.

In the event of bereavement, the remaining benefits of **This Insurance** may be transferred to the policyholder's spouse or partner.

If **You** change **Your** address or **Your Vehicle** registration number during the period of **This Insurance**, a revised **Schedule** will be issued confirming the changes without charge.

If **You** would like to transfer **This Insurance**, **You** must contact Direct Gap on 01422 756 100.

Only one free transfer is permitted during the $\bf Period\ of\ Insurance.$

Data Protection Notice

1. Use of Your personal data

The **Insurer** is the **Data Controller** for the data **You** provide to **Us. They** need to use **Your** data in order to arrange **Your** insurance and associated products.

You are obliged to provide information without which **They** will be unable to provide a service to **You**. Any personal information provided by **You** may be held by the **Insurer** in relation to **Your** insurance cover. It may be used by The Insurers relevant staff in making a decision concerning **Your** insurance and for the purpose of servicing **Your** cover and administering claims.

2. Disclosure of Your data

Information may be passed to loss adjusters, solicitors, reinsurers or other service providers for these purposes. **They** may obtain information about **You** from credit reference agencies, fraud prevention agencies and others to check **Your** credit status and identity. The agencies will record **Their** enquiries, which may be seen by other companies who make **Their** own credit enquiries. If **You** provide false or inaccurate information and **They** suspect fraud, **They** will record this.

The **Insurer** and other organisations may use these records to:

- Help make decisions on insurance proposals and insurance claims, for **You** and members of **Your** household
- Trace debtors, recover debt, prevent fraud, and manage Your insurance policies
- Check Your identity to prevent money laundering, unless You furnish Them with satisfactory proof of identity.

3. Data transfer and retention

They process all data in the **UK** but where **They** need to disclose data to parties outside the European Economic Area (EEA) The **Insurer** will take reasonable steps to ensure the privacy of **Your** data.

Your data will not be retained for longer than is necessary. In order to protect **Their** legal position, **They** will retain **Your** data for a minimum of seven (7) years.

4. Your rights

They have a Data Protection regime in place to oversee the effective and secure processing of **Your** data.

Under GDPR legislation, **You** can ask Them for a copy of the data **They** hold, have it corrected, sent to a third party or deleted (subject to **Their** need to hold data for legal reasons). **They** will not make **Your** personal details available to any companies to use for **Their** own marketing purposes.

If **You** wish to complain about how **They** have handled **Your** data, **You** can contact The **Insurer** and **They** will investigate the matter. If **You** are not satisfied with **Their** response or believe **They** are processing **Your** data incorrectly **You** can complain to the Information Commissioner's Office;

Wycliffe House, Water Lane, Wilmslow, Cheshire SK9 5AF Tel: 0303 123 1113.

Cyber Loss Absolute Exclusion

- Notwithstanding any provision to the contrary within this contract, this contract excludes any Cyber Loss.
- Cyber Loss means any loss, damage, liability, expense, fines or penalties or any other amount directly or indirectly caused by:
 - the use or operation of any Computer System or Computer Network;
 - the reduction in or loss of ability to use or operate any Computer System, Computer Network or Data;
 - 2.3. access to, processing, transmission, storage or use of any Data;
 - 2.4. inability to access, process, transmit, store or use any Data:
 - 2.5. any threat of or any hoax relating to 2.1 to 2.4 above;
 - 2.6. any error or omission or accident in respect of any Computer System, Computer Network or Data.
- Computer System means any computer, hardware, software, application, process, code, programme, information technology, communications system or electronic device owned or operated by the Insured or any other party. This includes any similar system and any associated input, output or data storage device or system, networking equipment or back up facility.
- Computer Network means a group of Computer Systems and other electronic devices or network facilities connected via a form of communications technology, including the internet, intranet and virtual private networks (VPN), allowing the networked computing devices to exchange Data.
- 5. Data means information used, accessed, processed, transmitted or stored by a Computer System.

Our Commitment to Good Service

We hope **You** will be completely happy with **This Insurance** but if something does go wrong, **We** would like to know about it. **We** will do **Our** best to resolve the issue and make sure it doesn't happen again.

If You need to make a claim

Complaints about the Sale or the Insurance Policy

If **You** have any concerns regarding the sale of the insurance policy or the insurance policy itself, then please contact Direct Gap on **01422 756 100** or by email to **customerservice@motorgap.co.uk**.

We will acknowledge **Your** complaint promptly. **We** will advise **You** who is dealing with it and when **We** expect to respond. **We** aim to respond fully within 8 weeks. However if **We** are unable to provide a final response within this period **We** will write to **You** before this time and advise why **We** have not been able to offer a final response and how long **We** expect **Our** investigations to take.

If **You** remain unhappy with **Our** final response, or **We** have not managed to provide a final response within 8 weeks of **Your** complaint, **You** may be entitled to refer **Your** complaint to the Financial Ombudsman Service for help and advice.

- Phone: 0800 032 8000
- Website: www.financial-ombudsman.org.uk
- Email: complaint.info@financial-ombudsman.org.uk
- Post: The Financial Ombudsman Service, Exchange Tower, London, E14 9SR

The European Union offers an Online Dispute Resolution Platform which may assist some customers with a complaint. **You** can access this platform at www.ec.europa.eu/consumers/odr

Please make sure You always quote Your policy number from the Schedule.

This complaints procedure doesn't affect Your statutory rights.

How to Contact Us

General Enquiries

Post: Direct Gap, Hawkstone House, Valley Road,

Hebden Bridge, HX7 7JB

Call: 01422 756 100

Email: customerservice@motorgap.co.uk

Need to make a claim?

We are sorry to hear **You** may need to make a claim.

Please refer to **Our** "**How to Make a Claim**" section on **Page 5**.