

# RAC Legal Care

## Terms and conditions

PLEASE READ AND KEEP FOR YOUR RECORDS

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## RAC Legal Care Policy Summary

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This is a summary of the policy and does not contain the full terms and conditions of the cover, which can be found in the remainder of this Legal Care policy booklet. It is important that you read the policy booklet carefully.

### Name of the insurance undertaking

RAC Legal Care is underwritten by RAC Insurance Limited (Registered Office: RAC House, Brockhurst Crescent, Bescot WS5 4AW Registered No. 2355834) acting through RAC Legal Services (part of RAC Motoring Services Registered Office: RAC House, Brockhurst Crescent, Bescot WS5 4AW Registered No. 01424399).

### Type of insurance and cover

The RAC Legal Care policy covers **your legal costs** for **claims** for **uninsured losses** including property damage, death and personal injury if **you** are involved in a non-fault **accident**, including a **road traffic accident** or defending **you** against motoring prosecutions. Any incident which gives rise to a **claim** must occur during the **period of insurance**.

### Significant features and benefits

Your policy includes the following features, which are explained in detail in this booklet:

Cover	Benefit
Recovery of <b>uninsured losses</b>	Cover up to £100,000
Defence against a motoring prosecution	Cover up to £10,000
Replacement vehicle assistance	Assistance with obtaining a replacement vehicle through a hire and credit agreement with a hire company selected by RAC Legal Services.
Legal advice helpline	Access to a telephone legal advice helpline which will provide initial legal advice on any matter of private law under the laws of the <b>United Kingdom</b> , Isle of Man or Channel Islands.

### Significant and unusual exclusions or limitations

Your policy excludes cover in some situations. Please refer to this booklet under 'General Conditions' for full details but the most significant or unusual exclusions are outlined below. Your policy excludes or limits the following:

- Defence of motoring prosecutions in courts other than summary courts of criminal jurisdiction (see Section 2 of 'Policy Benefits')
- Defence of motoring prosecutions where you do not have a reasonable chance of being acquitted (see Section 2 of 'Policy Benefits')
- Defence of motoring prosecutions for alcohol or drugs related or parking offences (see Section 2 of 'Policy Benefits')
- **Uninsured losses claims** which in our opinion do not have a reasonable chance of success (see Section 3 of 'Policy Benefits')
- **RAC** will, where appropriate, appoint a **legal representative** from its panel of solicitors to pursue the **claim** by negotiation. If it becomes necessary to issue proceedings you will have the option to choose your own solicitor (see Section 3 of 'Policy Benefits')
- Replacement vehicle assistance is not provided outside the **United Kingdom** and is only provided when the other driver's insurers do not dispute liability for the **accident**. The benefit does not apply to taxis or commercial vehicles. The make and model of the replacement vehicle may vary from the car insured (see Section 4 of 'Policy Benefits')
- **Claims** caused by faults in the vehicle or incorrect servicing (see Section i.i of 'General Conditions')
- **You** must report a **claim** to **us** as soon as possible and in any event no later than 180 days after the date you knew or should have known about the **claim**.

### Duration of Policy

The policy will remain in force for 12 months from the date of commencement, or as otherwise shown in your welcome letter and/or renewal letter supplied to you by us.

### Your Right To Cancel

You have the right to cancel your policy within 14 days from the date of purchase of the contract or the date on which you receive your policy documentation, whichever is later, ('the Cancellation Period'). If you cancel this Policy after the Cancellation Period or you have made a **claim** on this policy, you will not be entitled to a refund.

### How to Claim

To take advantage of any of the benefits under this policy, including making a **claim**, you must first call us on 0870 010 5670 (for our joint protection, calls may be recorded and/or monitored). Failure to do so may affect the benefits available to you under this policy.

### Caring for Our Customers

We are committed to providing you with the highest standard of service and customer care. We realise however, there may be occasions when you feel that you did not receive the standard of service you expect.

Should you have cause for complaint about any aspect of the services which we have provided to you, please contact us by letter, e-mail or telephone as indicated below and we will work with you to resolve your complaint.

RAC Legal Services  
Customer Care  
Great Park Road  
Bradley Stoke  
Bristol, BS32 4QN

Telephone: 0870 010 5670

E-mail: legalcustomercare@rac.co.uk

If we are unable to resolve your complaint you may be able to refer your complaint to the Financial Ombudsman Service.

### Financial Services Compensation Scheme

RAC Insurance Limited and RAC Motoring Services (in respect of insurance mediation activities only) are members of the Financial Services Compensation Scheme (FSCS). If we are unable to meet our obligations you may be entitled to compensation from the scheme, depending on the type of insurance and circumstances of your claim.

## Statement of Demands and Needs

This policy meets the demands and needs of customers who wish to purchase cover to insure their **legal costs** against the prospect of either defending a motoring prosecution against them or pursuing a **claim** for **uninsured losses** from another person who has caused them to suffer such losses as a result of an **accident** for which they were not at fault, including a **road traffic accident** during the **period of insurance**. We have not provided you with a personal recommendation as to whether this RAC Legal Care policy is suitable for your specific needs.

This policy is provided pursuant to the Financial Services and Markets Act 2000.

## RAC Legal Care Terms And Conditions

To make sure that you get the most from this insurance please read this policy which explains the contract between you and us. If you have any questions or would like more information please contact us on 0870 010 5670. For our joint protection, telephone calls may be recorded and/or monitored. This policy should be read in conjunction with the welcome letter and/or renewal letter supplied to you by us.

### Changes we need to know about

Please tell us immediately if there are any changes to the information set out on your schedule, or any other changes in your circumstances which might affect your insurance, for example:

- a change to the people insured, or to be insured;
- a change of address for any of the people insured.

If you are in any doubt, please contact us.

When you inform us of a change, we will tell you if this affects your insurance, for example

whether we are able to accept the change and if so, whether the change will result in revised terms and/or premium being applied to your policy. If you do not inform us about a change it may affect any **claim** you make.

### The Contract of Insurance

This policy is a contract of insurance between you and us.

The following elements form the contract of insurance between you and us, please read them and keep them safe:

- your policy booklet;
- information contained in your welcome letter/renewal letter;
- any changes to your RAC Legal Care insurance policy contained in notices issued by us.

In return for you paying your premium, we will provide the cover shown in your welcome letter/renewal letter on the terms and conditions of this policy booklet during the **period of insurance**. Our provision of insurance under this policy is conditional upon you observing and fulfilling the terms, provisions, conditions and clauses of this policy.

## Your Right To Cancel

You have the statutory right to cancel your policy within 14 days either from the day of purchase or renewal of the policy or the day on which you receive your policy or renewal documentation, whichever is the later.

If you wish to cancel and the insurance cover has not yet commenced, you will be entitled to a full refund of the premium paid.

Alternatively, if you wish to cancel and the insurance cover has already commenced, you will be entitled to a full refund of the premium paid provided there has been no **claim** or incident likely to give rise to a **claim**.

To exercise **your** right to cancel, please write to:

**Legal Care Manager**  
**RAC House**  
**Great Park Road**  
**Bradley Stoke**  
**Bristol**  
**BS32 4QN**

If **you** do not exercise **your** right to cancel **your** policy, it will continue in force and **you** will be required to pay the premium.

For **your** cancellation rights outside the statutory cooling-off period, please refer to the General Conditions section of **your** policy

## Definition of words

In this policy wherever the following words or phrases appear in **bold** they will have the following meanings. If there is a conflict between a definition in this policy and a definition elsewhere, the definition in this policy will apply:

### Accident

An accident occurring during the **period of insurance** in the **territory** for which **you** are not at fault and for which another party is at fault.

### Claim

An incident which **we** or **our** appointed **legal representative** accept as falling within the terms of this policy which in **our** reasonable opinion is the first incident that could lead to a **claim** being made under this policy.

For Uninsured Loss Recovery **claims**, the **accident** or **road traffic accident** must occur during the **period of insurance**.

For Legal Defence **claims**, the event giving rise to the motoring prosecution must occur during the **period of insurance**.

### Claims Handler

RAC Accident Helpline, operated by Quindell Legal Services Limited, authorised and regulated by the Solicitors Regulation Authority, or a representative of RAC Accident Helpline.

### Legal Costs

The reasonable proportionate and properly incurred fees, expenses, costs and disbursements by or on behalf of the **insured** and authorised by **us** in pursuing or defending a **claim** under this Policy; and/or the reasonable costs of a third party for which **you** are either held liable by court order or are agreed by **us** and which are incurred in connection with **legal proceedings**.

### Legal Proceedings

The pursuit of a **claim** for **your uninsured losses** either by negotiation or by civil, tribunal or arbitration proceedings within a court in the **territory** in respect of a matter covered under this Policy; and /or

The defence of a motoring prosecution within a summary court of criminal jurisdiction within the **territory**.

### Legal Representative

The solicitors or other qualified experts appointed by the **claims handler** to act for **you** provided that such solicitors or experts satisfy the following conditions:

- they agree to fund all disbursements and not to claim for the same until the end of the case, and
- they agree not to submit any claim for **legal costs** until the end of the case and try to recover all **legal costs** from the other party in the action, and
- they agree to report in writing to **RAC** on any substantive development in the progress of the **claim**.

### Main Private Residence

The property specified on **your** Welcome Letter/ Renewal Letter that applies to this policy, which must be within the **United Kingdom**, the Isle of Man or the Channel Islands. The **insured** must reside in the **main private residence** permanently.

### Period of Insurance

The period **you** are covered by this policy as specified in **your** Welcome Letter/Renewal Letter supplied to **you** by **us**.

### Motor Insurance Policy

Any policy covering **you** for liabilities arising out of the use of a **motor vehicle** on a road or other public place, provided any such policy is valid at the time of an incident which gives rise to a **claim** under this policy.

### Motor Vehicle

Any vehicle which **you** are covered to drive under a **motor insurance policy**. The vehicle must be used for social domestic, pleasure and commuting only and must not be a taxi or commercial vehicle or used in connection with **your** trade or profession.

### RAC/We/Us/Our

RAC Motoring Services and/or RAC Insurance Limited.

### Road Traffic Accident

A traffic accident in the **territory** involving the **motor vehicle** and at least one other motor vehicle occurring during the **period of insurance** on a public highway or on a private road or a car park to which the **public** has an uninterrupted right of access for which **you** are not at fault and for which another party is at fault.

### Territory

In the case of assistance in recovery of **Uninsured Losses** and Legal Defence means:

- Andorra, Austria, Azerbaijan, Belgium, Bulgaria, Channel Islands, Croatia, Czech Republic, Denmark, Finland, France, Germany, Gibraltar, Greece, Hungary, Isle of Man, Italy, Liechtenstein, Luxembourg, Malta, Monaco, Netherlands, Norway, Poland, Portugal, Republic of Ireland, Romania, San Marino,

Slovakian Republic, Spain, Sweden, Switzerland, and **United Kingdom**.

In the case of Replacement Vehicle Assistance means:

– **United Kingdom**

### Uninsured Losses

Losses directly arising out of an **accident** or a **road traffic accident** where the said loss is not otherwise covered by insurance and either damage occurs to the **motor vehicle** or any personal effects owned by **you** or **you** suffer death or bodily injury.

### United Kingdom

England, Scotland, Wales, and Northern Ireland.

### You/Your/Insured

The person or persons as advised by **you** to **us** and named in **your** Welcome Letter/Renewal Letter that applies to this policy and who live at the **main private residence** and any passengers carried in the **motor vehicle** driven by the **insured** at the time of a **road traffic accident**, and any **insured** carried as a passenger in any vehicle or as a pedestrian at the time of an **accident** or **road traffic accident**.

## Policy Benefits

### 1. Telephone Legal Helpline

**You** will have access to a telephone legal helpline which will provide initial legal advice on any matter of private law under the laws of **United Kingdom**, Isle of Man or the Channel Islands.

Where possible, **we** will advise what **your** legal rights are, what options are available to **you** and how best to implement them and/or whether **you** need to consult with a lawyer.

Legal advice is only available in **your** capacity as a private individual and will not extend to providing advice in any business or commercial context whatsoever.

## 2. Legal Defence

Subject to the following conditions RAC will cover you against the legal costs of legal proceedings incurred in connection with a claim for the defence of a motoring prosecution brought against you in connection with criminal proceedings involving the motor vehicle in the territory. The claim must occur during the period of insurance.

The claims handler will appoint a legal representative to act on your behalf following receipt of a summons or citation. You must co-operate at all times in the completion of any necessary documentation or provision of information requested either by RAC or by the legal representative. You must not do anything which may prejudice your case or RAC's position in respect of the claim.

Legal Defence cover will not be provided where there is not a 51% or greater chance of you being acquitted on a citation or summons or other summary process or where the prosecution alleges dishonesty or violence or which arises from alcohol, drugs or parking related offences.

The Legal Defence cover is subject to a maximum limit of £10,000 per claim.

Legal Defence only applies in respect of actions in courts of summary jurisdiction.

## 3. Uninsured Loss Recovery

Subject to the following conditions RAC will cover you against the legal costs of legal proceedings incurred in connection with the pursuit of a claim for uninsured losses sustained in the territory during the period of insurance.

If appropriate, the claims handler will appoint a legal representative from its panel to pursue the claim by negotiation on your behalf.

Uninsured Loss Recovery will not be provided if in our reasonable opinion, there is not a 51% or greater chance of success.

Cover may be refused or discontinued if such prospects do not, or no longer, exist.

The Uninsured Loss Recovery cover is subject to a maximum limit of £100,000 per claim.

## 4. Replacement Vehicle Assistance

This benefit only applies following road traffic accidents in the United Kingdom.

If the insured is involved in a road traffic accident RAC may, subject to availability and the following conditions, facilitate the insured in hiring a replacement vehicle for the period that the motor vehicle is immobilised as a result and/or whilst it is being repaired. The make and model of the replacement vehicle may vary from the motor vehicle. Replacement Vehicle Assistance may only be available if no courtesy car entitlement is included within your motor insurance policy and the other party's insurers do not dispute that their driver is responsible for the road traffic accident.

To qualify for Replacement Vehicle Assistance you must obtain the following details of the responsible third party:

- name
- address
- vehicle registration
- insurance company name
- insurance policy number.

You must comply with the terms and conditions of the hire company selected by RAC. This will include the completion of a hire and credit agreement.

## General Conditions

### Your duty to disclose information

It is your responsibility to provide complete and accurate answers to the questions we ask when you take out your insurance policy, throughout the life of your policy, and when you renew your insurance. Please note that if you fail to disclose any material information to your insurer(s) (these are facts that the insurer would regard as likely to influence the assessment and

acceptance of this policy) this could invalidate your insurance cover and could mean that part or all of a claim may not be paid.

If you are unsure as to what facts would influence your policy, please contact us.

- a. You must report a claim to us as soon as possible and in any event no later than 180 days after the date you knew or should have known about the claim.
- b. During the course of any claim you must take all available steps to recover the legal costs in the legal proceedings.
- c. During the course of the claim RAC will have the right of direct access to the legal representative.
- d. RAC shall not provide cover under this Policy if the insured makes a false declaration when applying for cover.
- e. RAC will not provide cover for appeals.
- f. In relation to Policy Benefits 2 Legal Defence and 3 Uninsured Loss Recovery in the event that the claim is not settled by negotiation and it becomes necessary to start court proceedings or if there is a conflict of interest, you do not have to continue to instruct the legal representative nominated by us and may propose another legal representative by sending to us the name and address of the suitably qualified person you propose.

If we do not agree with your choice of legal representative you may propose another. If RAC and the insured are still unable to agree on a suitable legal representative, RAC will ask the Law Society, or another body of similar standing, to name a further legal representative. RAC and the insured must accept this nomination. In the meantime, RAC may appoint a legal representative to act on behalf of the insured to safeguard their interests.

You must not incur or enter into an agreement to incur any costs, including those incurred with the legal representative, without our prior acceptance.

In order to use this benefit, the legal representative must act for you in accordance with our standard terms of appointment which are available on request.

The insured must co-operate at all times in the completion of any necessary documentation of and/or provision of information requested either by RAC or by the legal representative. The insured must also not do anything which may prejudice their claim or RAC's position in respect of the claim.

- g. RAC will not cover legal costs:
  - i) incurred before RAC have confirmed acceptance of the claim in writing;
  - ii) exceeding any amount approved by RAC or our claims handler or in any event above the limits of cover set out in this Policy;
  - iii) incurred following a payment into court or offer to settle by a third party unless RAC has authorised the insured in writing to continue with the claim after the payment into court or offer to settle or the insured is ultimately awarded or settles for more than the amount of the payment in or offer to settle;
  - iv) incurred if the insured withdraws instructions from the legal representative or from the legal proceedings without our prior consent, unless our consent is withheld without good reason. This section is not intended to restrict your right to choose a legal representative in the event of a conflict of interest, or where it becomes necessary to issue court proceedings, as further detailed in General Condition f;
  - v) for any expert witness unless previously agreed by RAC;
  - vi) where the insured is responsible for unreasonable delay which is prejudicial to the claim or where the insured fails to give proper instructions in due time to RAC or the legal representative;

- vii) where the **insured** pursued a **claim** without the consent of **RAC** or in a different manner from that advised by the **legal representative**;
  - viii) for **you** to obtain a second opinion if **you** do not agree with the decision of the **claims handler** or **us** that **your claim** is not covered under Policy Benefit 2. Legal Defence or Policy Benefit 3. Uninsured Loss Recovery.
  - h. Disputes with **us** will not be covered except as provided for under **our** Complaints procedure.
- You** have the right to refer any differences that arise between **us** and **you** in respect of the acceptance, refusal, control or handling of any **claim** under this policy to arbitration, which will be decided by counsel, or an appropriate body, chosen jointly by **us** and **you**.
- i. **We** will not cover **legal costs** for **claims** directly or indirectly, caused by, contributed to or arising from:

- i) faults in the **motor vehicle** or faulty incomplete or incorrect service, maintenance or repair of the **motor vehicle**;
- ii) a **road traffic accident** occurring during a race, rally or competition;
- iii) ionising radiations or contamination by radioactivity from an irradiated nuclear fuel or from any nuclear waste from the combustion of nuclear fuel;
- iv) the radioactive, toxic, explosive or other hazardous properties of any nuclear assembly or nuclear component thereof;
- v) wars, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalisation, requisition or destruction of restrictions or controls placed on or damage to property by or under order of any government or public or local authority.

- j. The **insured** shall take all reasonable steps to prevent any occurrence which may give rise to a **claim** under this Policy.
- k. The **insured** shall take all reasonable steps to mitigate the losses that flow from an incident leading to a **claim** under this Policy and throughout the duration of such a **claim**.
- l. The **insured** shall forward any accounts for **legal costs** as soon as they are received and, if required to do so by **RAC**, shall have such **legal costs** taxed, assessed or audited by the appropriate court or authority.
- m. **RAC** may take over and conduct the **claim** and may, subject to the interest of the **insured**, settle the **claim** in his or her name.
- n. Every written notice or communication by **RAC** shall be sent to the **insured** at the last address known to RAC Legal Services.
- o. **Your** policy is governed by the laws of England and Wales, unless **you** and **RAC** agree otherwise and the agreement has been put in writing by **RAC**. Unless otherwise agreed, the contractual terms and conditions and other information relating to this contract will be in English.
- p. For insurance purposes, the home state of RAC Legal Services and RAC Insurance Limited is the **United Kingdom**.
- q. Following the expiry of **your** statutory cancellation period, **you** continue to have the right to cancel **your** policy at any time, but no refund will be available. To cancel this policy please write to:

Legal Care Manager  
 RAC House  
 Great Park Road  
 Bradley Stoke  
 Bristol  
 BS32 4QN

## Complaints Procedure

A complaint about the terms of this Policy may be made to RAC Legal Services Customer Care at Great Park Road, Bradley Stoke, Bristol, BS32 4QN or by calling **us** on 0870 010 5670. For our joint protection calls may be recorded and/or monitored. If **we** cannot resolve **your** complaint within 24 hours, **we** will acknowledge that **your** complaint has been received within 5 working days, following which **your** complaint will be investigated further.

If **we** are unable to resolve **your** complaint, **you** may be able to refer **your** complaint to the Financial Ombudsman Service.

The Financial Ombudsman Service is an independent body that arbitrates on complaints about general insurance products. It will only consider complaints after **RAC** has provided **you** with written confirmation that **our** internal complaint procedure has been exhausted. Referral to the FOS must be made within 6 months of **our** final response to **you**.

Referral to the Service does not affect **your** right to take legal action against RAC Insurance Limited.

If **your** complaint has not been resolved to **your** satisfaction within 8 weeks **you** have the right to refer the matter to the Financial Ombudsman Service at the following address:

South Quay Plaza  
 183 Marsh Wall  
 London  
 E14 9SR

## Use of Language

Unless otherwise agreed, the contractual terms and conditions and other information relating to this contract will be in English.

## Policy Renewal

**RAC** will send **you** an invitation to renew this policy 21 days before the expiry of this insurance. Where the policy premium has been paid using **your** credit or debit card, **RAC** will renew the insurance contract automatically through the original payment method on the expiry of the 21 day period unless **you** give **RAC** written notice that **you** do not wish **us** to do so.

## To Make A Claim Or Obtain Legal Advice Under This Policy

Call **us** on 0870 010 5670 quoting **your** policy number.

For our joint protection, telephone calls may be recorded and/or monitored.

All correspondence should be addressed to:

RAC Legal Services  
 Great Park Road  
 Bradley Stoke  
 Bristol  
 BS32 4QN

Information **you** will be asked to provide will be:

- details and documentary evidence of the **uninsured losses**;
- a description of the circumstances of the **accident** or **road traffic accident**;
- details of any witnesses (if applicable);
- details of any police attendance at the **road traffic accident** (if applicable);
- name, address and motor insurance details of the person **you** hold responsible for causing the **road traffic accident** and details of any other involved parties.

To make sure **we** follow **your** instructions correctly and improve **our** service to **you** through training of **our** staff, **we** may record telephone calls.

## Compensation Scheme Arrangements

**You** may be entitled to compensation in the unlikely event that RAC Motoring Services as an authorised intermediary and/or RAC Insurance Limited as an authorised insurer are unable to meet their obligations to **you** as a policyholder, depending on the type of insurance and circumstances of any **claim**.

Further information about compensation scheme arrangements is available from the FSCS or by visiting [www.fscs.org.uk](http://www.fscs.org.uk).

## Data Protection Act – Information Uses

For the purposes of the Data Protection Act 1998, the data controller in relation to the information **you** supply is RAC Motoring Services (RACMS), (Company No: 1424399), RAC House, Brockhurst Crescent, Bescot WS5 4AW. RACMS will share the information **you** provide, together with other information, with **our** group companies. **We** (RAC group companies) may use this for administration, marketing, customer services and profiling **your** purchasing preferences. **We** may disclose **your** information to **our** service providers and agents for these purposes. **We** may keep **your** information for a reasonable period to contact **you** about **our** services.

It may be transferred to any country, including countries outside the European Economic Area for any of these purposes and for systems administration. Where this happens, **we** will ensure that anyone to whom **we** pass **your** information agrees to treat **your** information with the same level of protection as if **we** were dealing with it.

When **you** give **us** information about another person, **you** confirm that they have authorised **you** to act for them, to consent to the processing and use of their personal data in the manner described in this notice and to receive on their behalf any data protection notice.

**You** have the right to ask for a copy of **your** information (for which **we** will charge a small fee) and to correct any inaccuracies.

**We** may record telephone calls for staff training and evidential purposes.

**We** offer motoring and travel related products such as breakdown services, hotel bookings and vehicle inspections, sales and leasing. **We** also offer financial products such as insurance, loans and credit cards. **We** may also share **your** information with **our** business partners. If **you** have indicated **your** agreement **we**, or they, may contact **you** by mail, telephone, fax, email or SMS/MMS to let **you** know about any goods, services or promotions that may be of interest to **you**. If **you** decide **you** do not wish to receive such information in these ways please inform **us** but remember this will prevent **you** from receiving **our** special offers or promotions. To contact **us** write to **us** at:

RAC Motoring Services  
Customer Services Department (DP)  
FREEPOST 186  
PO Box 408  
Bristol  
BS99 7BR

## Status Disclosure

RAC Legal Care except the benefit under section 4 of 'Policy Benefits' is underwritten by RAC Insurance Limited.

RAC Insurance Limited (Registered Office: RAC House, Brockhurst Crescent, Walsall, WS5 4AW Registered No. 2355834) is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. RAC Legal Services is part of RAC Motoring Services (Registered Office: RAC House, Brockhurst Crescent, Walsall, WS5 4AW Registered No. 01424399) which is authorised and regulated by the Financial Conduct Authority for insurance mediation activities only.

Authorisation for RAC Insurance Limited and RAC Motoring Services can be checked on the Financial Services Register by visiting the website [fca.org.uk/register](http://fca.org.uk/register).

## Customers with Disabilities

This policy and other associated documentation are also available in large print, audio and Braille. If **you** require any of these formats please contact **us** on 0870 010 5670 between 9am and 5pm Monday to Friday or write to:

RAC Legal Care  
Great Park Road  
Bradley Stoke  
Bristol  
BS32 4QN

Calls may be recorded and/or monitored. Calls are charged at national rate from BT landlines, other providers may vary.

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