

Track Insurance Cover

Product Disclosure Statement and Policy Wording

1 September 2019

Arranged by One Underwriting Pty Ltd ABN 50 006 767 540 AFSL 236 653



This Policy has been developed and arranged by One Underwriting Pty Ltd (ABN 50 006 767, Australian Financial Services Licence Number 236653).

This Policy is underwritten by HDI Global Specialty SE - Australia (ABN 58 129 395 544, Australian Financial Services Licence number 458 776) of Tower 1, Level 33, 100 Barangaroo Avenue, Sydney NSW 2000.

This document consists of two parts. Part 1 is the Product Disclosure Statement (PDS) and Part 2 is the Track Insurance Cover Policy Wording.

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Product Disclosure Statement

This document is also a Product Disclosure Statement (PDS).

A PDS is a document required by the Corporations Act and contains information designed to help **You** decide whether to buy the **Policy** and to enable **You** to compare this product with other insurance products. This document also contains important information about **Your** rights and obligations including cooling off where allowed. The terms and conditions of **Your** insurance are contained in the **Policy** wording.

Please ensure that this product meets **Your** needs, as any insurance **Policy** will never cover every risk scenario. There are also important limitations and exclusions that **You** should be aware of in considering this product which may reduce or limit coverage.

We may need to update the information contained in this PDS or supplement it from time to time. A copy of the updated **Policy** will be provided to **You** when this occurs, or at the time of offering a renewal invitation (where the **Period of Insurance** relates to an annual **Policy**).

Also set out in this document is information explaining the relationship between One Underwriting Pty Ltd ABN 50 006 767, Australian Financial Services Licence number 236653 and the **Insurer** of this product.

About the Insurer

The **Insurer** of this **Policy** is HDI Global Specialty SE - Australia (ABN 58 129 395 544, AFS Licence number 458 776) herein after referred to as the **Insurer**, with its registered address at Tower 1, Level 33, 100 Barangaroo Avenue, Sydney NSW, 2000.

The **Insurer** is regulated by the Australian Prudential Regulation Authority ("APRA"). The **Insurer** is registered in Germany, with its registered office at Roderbruchstrasse 26, 30655 Hannover, Germany with registration number HRB211924 and authorised by Bundesanstalt für Finanzdienstleistungsaufsicht ("BaFin"). It is authorised to carry on insurance business in Germany under the German Insurance Supervisory Act ("Versicherungsaufsichtsgesetz").

About One Underwriting

One Underwriting Pty Ltd (OU) ABN 50 006 767 540 Australian Financial Services Licence number 236 653 can issue, vary, renew, and cancel this **Policy** under a binding agreement given to it by the **Insurer**. A binding agreement allows OU to enter into contracts that are risk insurance products on behalf of the **Insurer**. This means that the insurance **Policy** issued to **You** by OU is binding on the **Insurer** just as if the **Insurer** had issued the **Policy** itself.

Contacting One Underwriting in Australia

You can contact One Underwriting as follows:

t (07) 3223 7517

f (07) 3223 7497

e motorsolutions@oneunderwriting.com.au

For a full list of the One Underwriting branches in Australia, please refer to One Underwritings website:

www.oneunderwriting.com.au

About the Available Cover

Your Policy provides cover for and arising from the use of **Your Vehicle** for a range of events as set out in this **Policy** wording and **Your Policy Schedule**.

We agree to cover Your Vehicle for

Market Value or Agreed Value.

Significant features and benefits of the Policy include loss or damage directly occasioned by:

- Collision or overturning as the direct result of an Accident occurring on a Race Track at an Organised Motor Sport Meeting specified on Your Policy Schedule.
- Explosion as the direct result of an impact occurring on a Race Track at an Organised Motor Sport Meeting specified on Your Policy Schedule.
- Fire as the direct result of an impact occurring on a Race
 Track at an Organised Motor Sport Meeting specified on Your Policy Schedule.
- Impact of Your Vehicle with an external object or Vehicle occurring on a Race Track at an Organised Motor Sport Meeting specified on Your Policy Schedule.
- Malicious Damage to Your Vehicle whilst on or at a Race Track whilst at an Organised Motor Sport Meeting specified on Your Policy Schedule.
- Flood occasioning damage to Your Vehicle whilst on or at a Race Track at an Organised Motor Sport Meeting specified on Your Policy Schedule.
- Theft of Your Vehicle whilst on or at a Race Track at an Organised Motor Sport Meeting specified on Your Policy Schedule.

Optional & Additional Cover available:

- Transit damage where requested and shown on Your Policy Schedule, for the Conveyance of Your Vehicle throughout Australia, or damage whilst stored at an Organised Motor Sport Meeting.
- Annual storage cover for Your Vehicle where requested and shown on Your Policy Schedule.

- Equipment and spare parts where requested and shown on Your Policy Schedule.
- Professional and competitive cover where requested and shown on Your Policy Schedule.

You should refer to the **Policy** wording for full terms, conditions, exclusions and limits.

Significant Exclusions and Special Conditions

We will not cover loss or damage directly or indirectly resulting from;

- Your Vehicle being driven by any person not nominated on the Policy Schedule as an Authorised Driver.
- Hire of, or loss of hire of, Your Vehicle:
- Theft of Your Vehicle other than on a Race Track at an Organised Motor Sport Meeting specified on Your Policy Schedule, or where agreed and shown on Your Policy Schedule throughout the Conveyance of Your Vehicle in Transit.
- Loading and unloading of Your Vehicle onto a Conveyance or trailer;
- Legal liability of any nature whatsoever.

To make sure **You** are aware of all exclusions and conditions please carefully read the Common Terms on pages 9 and the **Policy Wording** on page 9.

Excess

Please read the **Policy** wording carefully for full details about lodging a claim on page 7. An excess is the first amount **You** must pay towards each claim. **Your** excess will be determined on an individual basis based on the information in **Your** application. The amount of any excess(s) are set out in **Your Policy Schedule**.

Understanding your Policy

To properly understand this **Policy's** significant features, benefits and risks **You** need to carefully read:

This Product Disclosure Statement (PDS) pages 4 - 9 which contains details regarding important information on **Your** duty of disclosure, **Our** Privacy Policy, **Our** dispute resolution process, and about the available type of cover and benefits in the relevant sections, including any endorsements, and;

"Conditions and exclusions" section found on page 14, and;

"Making a claim" section found on page 7 (these set out certain obligations that **You** and **We** have. If You do not meet them **We** may be able to refuse to pay a claim); and

When **You** apply for the **Policy** by completing **Our** proposal **We** agree with **You** on things such as:

The **Period of Insurance**, **Your Premium**, what property **You** want to cover, the limits **You** want for certain covers, (if optional), the excess(es) that will apply to **You** or others and whether any standard terms need to be varied (this may be done by way of an endorsement).

These details are recorded in the **Policy Schedule We** issue to **You**.

- The base **Premium We** charge varies according to **Your** risk profile (for example, the type of **Vehicle** being insured, amount of cover required, the **Race Track Your Vehicle** will be used on and relevant claims history etc). In some cases discounts may apply if **You** meet certain criteria **We** set. **You** will also have to pay any compulsory government charges (such as Stamp Duty and GST) plus any additional charges **We** tell **You** about. **We** tell **You** the total amount payable when **You** apply and if **You** effect cover, the amounts due will be confirmed in **Your Policy Schedule**. Note that if **Your Premium** is not paid this may result in **Our** refusal to pay a claim.
- This Policy sets out the cover We are able to provide You. You need to decide if the limits, type and level of cover are appropriate for You and will cover Your potential loss. If they are not, You may be underinsured and have to bear part of any loss You may not be covered for under this Policy. You should also read the GST Notice to understand how GST is applied to a claim.
- If You have any queries or want further information about the Policy or want to confirm a transaction, please contact One Underwriting or Your insurance adviser.
- Certain words have a special meaning within this Policy wording. These words appear in bold type and You should refer to the Common Terms section on page 9 for further meaning of these words.

Your Duty of Disclosure:

New Policies:

Before **You** enter into a contract of insurance, **You** have a duty under the Insurance Contracts Act 1984 (Cth) to disclose anything that **You** know, or could reasonably be expected to know, that may affect **Our** decision to insure **You** and on what terms. This includes but is not limited to **Your** driving record and insurance history for the previous five (5) years and any criminal convictions whether current or spent for the previous ten (10) years prior to the inception of the **Policy**.

To whom does this duty apply:

It is important that **You** understand that **You** are answering **Our** questions in this way for **Yourself** and anyone else to whom will be covered by this **Policy**.

You have this duty after proposal, and up until the time **We** agree to insure **You**.

Renewals, variations and extensions to Policies:

You are required and have the same duty before You renew, vary, extend or reinstate Your Policy to tell Us everything You know and that a reasonable person in the circumstances could be expected to know, is a matter that is relevant to Our decision whether to insure You and anyone else to be insured under the Policy and if so, on what terms.

You do not need to tell Us anything that:

- reduces the risk that is **Insured**;
- is common knowledge
- We know or should know as an Insurer; or
- We waive compliance with Your duty of disclosure.

You have the same duty until **We** agree to renew, vary, extend or reinstate **Your Policy.**

Non Disclosure

If **You** do not tell **Us** anything **You** are required to, **We** may cancel **Your** contract or reduce the amount that it is paid to **You** if **You** make a claim, or both. If **Your** failure to disclose is fraudulent, **We** may refuse to pay a claim and treat the **Policy** as if it never existed.

Privacy Consent and Disclosure

In this statement "We", "Us" and "Our" means HDI Global Specialty SE - Australia and One Underwriting Pty Ltd as its agent.

We are bound by the obligations of the Privacy Act 1988. This sets out basic standards relating to the collection, use, storage and disclosure of personal information.

Our Privacy **Policies**, available at www.oneunderwriting. com.au/privacy-policy.htm or by calling **Us**, sets out how:

- We protect Your personal information;
- You may access Your personal information;
- You may correct Your personal information held by Us;
- You may complain about a breach of the Privacy
 Principles or Registered Privacy Code and how We will
 deal with such a complaint.

We, and Our agents, need to collect, use and disclose Your personal information in order to consider Your application for insurance and to provide the cover You have chosen, administer the insurance and assess any claim. You can choose not to provide Us with some of the details or all of Your personal information, but this may affect Our ability to provide the cover, administer the insurance or assess a claim.

We may also use Your personal information to help to develop and identify products and services that may interest You, conduct market or customer satisfaction research, develop, establish and administer alliances and other arrangements with external organisations in relation to the promotion, administration and use of Our respective products and services. You can choose not to receive this information from Us (including product or service offerings from Us or on behalf of Our affiliates and business partners) or related bodies by contacting Our Privacy Officer.

We may disclose Your personal information to third parties who assist **Us** in providing the above services. These parties (which include **Our** related entities, distributors, agents, insurers (including reinsurers) and service providers) will only use the personal information for the purposes We provided it to them for (unless otherwise required by law). In addition, We may also disclose personal information to third parties such as Our contractors, agents and service providers when We outsource certain functions, including market research, direct marketing, claims handling and recruitment. This would also include Our third party storage providers whom We may use from time to time to store information physically or electronically. Our affiliates and third parties may be based locally or they may be overseas where **We** have a presence or engage such parties, including but not limited to the United States of America, United Kingdom, Germany, Singapore, India and the Philippines.

Information will be obtained from individuals directly where possible and practicable to do so. Sometimes it may be collected indirectly (for example, from **Your** representatives or co- insureds). If **You** provide information for another person **You** represent to **Us** that:

- You have the authority from them to do so and it is as if they provided the information to Us;
- You have made them aware that You will or may provide their personal information to Us, the types of third parties We may provide it to, the relevant purposes We and the third parties We disclose it to will use it for, and how they can access it. If it is sensitive information We rely on You to have obtained their consent on these matters. If You have not done or will not do either of these things, You must tell Us before You provide the relevant information.
- You are entitled to access Your information if You wish and request correction if required.
- You may also opt out of receiving materials sent by Us by contacting One Underwriting Pty Ltd on (03) 9211 3700.

There is no cooling off period once this Policy begins.

This is not a standard motor insurance **Policy** and **You** may only cancel and return **Your Policy** by advising One Underwriting in writing at any time prior to the **Period of Insurance** commencing. If **You** do this, **We** will cancel the **Policy** and refund **Your Premium**.

If Your **Period of Insurance** has commenced, no refund of **Premium** shall be applicable.

Confirmation Facility

You may obtain confirmation of any **Policy** transaction by contacting:

One Underwriting Pty Ltd at Level 2, 175 Eagle Street, Brisbane QLD 4000

t (07) 3223 7517

f (07) 3223 7497

e motorsolutions@oneunderwriting.com.au

When does the insurance cover begin?

The **Period of Insurance** begins on the date stated on **Your Policy Schedule** subject to the **Premium** being paid by the due date, unless **You** specifically advise **Us** that another date is required.

If **We** agree to vary **Your Policy**, the variation will operate from the date **We** tell **You**, but only if **You** pay any additional **Premium** that **We** require in relation to that variation, in accordance with **Your** instructions.

When does the insurance cover end?

The **Period of Insurance** ends at midnight (12:00am) local time on the expiry date stated on **Your Schedule**. It may however end before the expiry date on **Your Policy Schedule** if:

- We cancel Your Policy;
- You cancel Your Policy by advising Us in writing prior to the Period of Insurance; or
- We pay a claim for the total Insured Value of Your Vehicle.

Cancellation by Us

We may cancel **Your Policy** only in accordance with the Insurance Contracts Act 1984, including where **You** fail to comply with a provision of **Your Policy**. We will do so by giving **You** a written notice. After deducting the **Premium** for the **Period of Insurance** up to the date of cancellation, **We** will refund to **You** the balance of any premium paid by **You**.

Cancellation by you

You may cancel **Your Policy** by giving **Us** written notice prior to the **Period of Insurance** commencing.

On receiving the written notice, **We** will refund the **Premium** paid inclusive of the applicable government charges. If **Your Period of Insurance** has commenced, no refund of **Premium** shall be applicable.

Premium

Premiums will become payable on a nominated **Period of Insurance** basis either:

- prior to the inception of the **Period of Insurance**; or
- when We enter into Your Policy or when a variation to Your Policy is made; or
- otherwise in accordance with **Our** instructions.
- If Your Vehicle is determined by Us to be a Total Loss, any outstanding Premium will be deducted by Us from the amount payable to You.

Making a claim

If an insured event occurs giving rise to a claim by **You** on **Your Policy**, then **You** or the person making the claim must:

Notify **Us** of all incidents involving the **Your Vehicle** within 24 hours of **You** becoming aware of the incident/s regardless of whether **You** intend to lodge a claim. Failure to do so may prejudice **You** in lodging a claim or in **Us** defending a claim made against **You** by another party.

Contact Us:

You can notify an incident or claim by contacting:

Innovation Group

PO Box 292, Collins Street West

Melbourne VIC 8007

Telephone: 1300 284 225

Fax: (07) 3223 7497

Email: au.onemotorclaims@innovation.group

or by calling **Your** insurance broker.

You must also:

- Provide an independent statement from the Organised Motor Sport Meeting convener or Race track official detailing the date, time and nature of the loss which has occurred. Without such, a claim may not be accepted;
- Do everything reasonable to limit the loss or damage and prevent further loss or damage;
- Within 30 days of becoming aware of an incident, return to **Us Your** completed Claim Form, if **We** ask **You** to complete one;
- Where appropriate, report the event to the police within 24 hours of **You** becoming aware of it. Events which **You** have to report to the police include **Accidents** involving bodily injury, thefts or suspected theft of or **Malicious Damage** to **Your Vehicle**;
- Allow **Us** to take possession of any damaged property that is subject to the claim;
- Keep any damaged items and allow Us to inspect them;

- Provide Us with any reasonable assistance and information that We request in relation to the claim. This may mean giving written statements or documents to Our representative or Us. We may require You or the person claiming to go to court to give evidence;
- Not admit liability, settle or defend a claim or enter into an agreement that limits **Our** right to recover damage, without **Our** written consent.
- Please keep evidence of ownership and value of Your Vehicle and any Accessories. You may need them if You have to make a claim.

If You make a valid claim We may:

- Attempt to recover money from the person who caused the loss or damage where permitted by law;
- Take over and conduct in **Your** name, the defence or settlement of any claim made against **You**. We have sole discretion on how We defend or settle the claim.

If **You** or any person covered by **Your Policy** receive any letters or court documents about any event that may result in a claim, **You** must notify **Us** and send them to **Us** as soon as possible.

Interests of Financiers

This provision applies:

- If a finance provider has an interest in Your Vehicle, and
- **We** are told in writing of the finance provider's interest before a claim is paid.

If **We** propose to meet a claim for **Your Vehicle** by direct payment to **You**, **We** will pay **You** the difference between the amount owing to the financier and the amount payable.

How to change Your Policy

If $\bf You$ wish to change any information on $\bf Your$ Policy Schedule, $\bf You$ must make a written request to $\bf Us$ setting out:

- The requested changes to the information contained on Your Policy Schedule; and
- The reasons for the requested change(s).

Your requested change(s) will become effective:

- If We inform You in writing that We agree, and
- You pay any additional premium required by Us in accordance with Our instructions.

Dispute Resolution

We are committed to handling any complaints about **Our** products or services efficiently and fairly.

 If You have a complaint please contact One Underwriting on (03) 9211 3700 or oneunderwriting@ oneunderwriting.com.au if You have any concern about Our services or any product We have provided. If **You** are not satisfied with the resolution of **Your** complaint or the manner in which it has been handled, please contact One Underwritings Complaints Manager, who will attempt to resolve it in accordance with **Our** Complaints procedures. **You** may obtain a copy of procedures from One Underwritings Complaints Manager.

Level 50, 80 Collins Street Melbourne Vic 3000

Telephone: (03) 9211 3700

Email: oneunderwriting@oneunderwriting.com.au

 If Your complaint is not satisfactorily resolved within 15 business days or You are not satisfied with One Underwritings response to Your complaint. You may wish to have the matter reviewed by Our Internal Dispute Resolution Committee (Committee) by using the following contact details.

Internal Dispute Resolution Committee
HDI Global Specialty SE – Australia
Tower 1, Level 40, 100 Barangaroo Avenue
Sydney NSW 2000 Australia

E-mail: ComplaintsAustralianBranch@hdi-specialty.com

An independent review will be completed by the IDR committee with the decision provided within 45 days of the original date of the complaint. Updates will be provided every 10 days. In most cases **We** provide a full written response to complaints within 15 business days of receipt, provided **We** have received all necessary information and have completed any investigation required. If further information is needed, **We** will suggest and endeavour to agree with **You** a reasonable alternative timeframe.

B. If You are not satisfied with the IDR response, You may lodge a complaint with the Australian Financial Complaints Authority (AFCA) an ASIC approved external dispute resolution body. AFCA resolves certain insurance disputes between consumers and insurers and will provide an independent review at no cost to You.
We are bound by the determination of AFCA but the determination is not binding on You.

Contact details are:

Australian Financial Complaints Authority GPO Box 3, Melbourne VIC 3001

Telephone: 1800 931 678 (for cost of a local call)E-mail: info@afca.org.au

Website: www.afca.org.au

Please note: **You** must refer **Your** complaint to the Australian Financial Complaints Authority within 2 days of the date on **Our** final response.

Before doing so however, **We** strongly recommend that **You** obtain independent legal advice.

If **Your** complaint does not fall within the Australian Finance Complaints Authority terms of reference, **We** will advise **You** to seek independent legal advice or give **You** information about any other external dispute resolution options (if any) that may be available to **You**.

Introduction and Information

How do I apply for cover?

Read this **PDS** and **Policy Wording** carefully; it explains the cover provided. Fill in and sign the proposal form.

The proposal form or electronic declaration tells **Us** information which **We** need to know in order to decide whether to offer **You** insurance, the **Premium** to be charged, any excess applicable to any claim and whether any special conditions should be imposed on **Your Policy**. Before **You** fill in the proposal read all notices carefully.

You should keep current photographs of **Your Vehicle** to substantiate the pre-loss condition of **Your Vehicle** should a claim occur, or for where **We** may ask for photographs in assisting **Us** in agreeing with **You** the **Insured Value** of **Your Vehicle**.

Based on the proposal **We** will tell **You** if **We** will agree to cover **You**. If **We** do, **We** will issue **You** with a **Policy Schedule** setting out details of the cover provided to **You** by the **Policy**.

Keep in a safe place:

- this document; and
- and Your Policy Schedule.

Please read both carefully and if **You** need help, please contact One Underwriting or **Your** insurance adviser.

Policy Wording

Common Terms

The Common terms shown below will bear the following meanings as defined when shown in bold type:

Accessories means only accessories covered by the definition of **Your Vehicle** and noted on **Your Policy Schedule**.

Accident means an unforeseen or unintended happening.

Agreed Value is the value **We** agree to insure **Your Vehicle** for inclusive of any modifications or accessories agreed by **Us** and **You**, and stated on **Your Policy Schedule**.

Authorised Driver means only drivers shown on **Your Policy Schedule** covered to drive **Your Vehicle**. All **Authorised Drivers** must hold a current Australian drivers licence applicable for the class of **Vehicle**.

Circuit, **Race track** and **Track** having a corresponding meaning as shown on **Your Policy Schedule** and defined as per **Race track** below.

Competitive means participation on a social, recreational uses at an **Organised Motor Sport Meeting** or driver training event and may be on an amateur or professional basis. The event may be timed and if **We** agree and this is shown on **Your Policy Schedule**, cover is extended to race events against the clock or other entrants, or for pace making duties.

Conveyance means any method to transport **Your Vehicle** by air, sea or land within Australia, except under its own power, or towing the insured **Vehicle** with its driveline contacting terra firma.

Flood means when water from a river, creek, lake swamp, watercourse, reservoir, dam or navigable canal, overflows, onto normally dry land.

Insured Value means the **Market Value** or the **Agreed Value** of **Your Vehicle** and is shown on **Your Policy Schedule**.

Market Value is the value **We** agree to insure **Your Vehicle** for inclusive of any modifications or accessories. **We** may use industry guides such as but not limited to Glass's Guide or Red Book to determine this value.

Malicious Damage means damage intentionally done to **Your Vehicle** by someone else without **Your** consent.

Non-Competitive means participation on a social or recreational basis at an **Organised Motor Sport Meeting** or driver training event, which is not timed, is not a race event based on time recording or against other **Track** users and not used for pace making duties.

Organised Motor Sport Meeting with **Track Day** having the same meaning is:

- an unrestricted speed event, inclusive of private practice shown on Your Policy Schedule; or
- a driver education or training cover event held by a recognised provider of such services; or
- a Non-Competitive event or where We agree and this is shown on Your Policy Schedule a Competitive event held at a Race track as shown on Your Policy Schedule.

All **Authorised Drivers** must hold a current drivers licence applicable for the class of vehicle and attend any drivers briefings, safety instructions or on-**Track** directions given by officials.

Period of Insurance means the period during which this **Policy** is current and is shown on **Your Policy Schedule** as the dates between inception and expiry of the **Period of Insurance**. If this **Policy** is cancelled, the **Period of Insurance** terminates when the cancellation becomes effective.

Policy means Our contract with You, which is comprised of:

- Your completed proposal;
- Your Policy Schedule;
- the Product Disclosure Statement and Policy wording; and
- any variations or changes to the above which occur either before or during the **Period of Insurance** with **Our** written consent.

Policy Schedule means the most current **Policy Schedule** issued to **You** by **Us**. It shows **Your Policy** number and other details of cover particular to **You**.

Premium means the amount **We** tell **You** that **You** must pay **Us** for **Your Policy**, including stamp duty, goods and services tax (GST) and other government charges.

Race track with **Track** and **Circuit** having the same interpretation means:

- a road or other surface used as a Race track or driver training ground; or
- a public road which has been temporarily closed to the general public under permit or licence of the relevant authority for the purpose of an Organised Motor Sport Meeting event; and
- the designated **Circuit**, pit lane, garaging facilities and area within the boundaries of the complex.

Total Loss means if **Your Vehicle** is damaged beyond an amount **We** consider is economical to repair.

Transit means the **Conveyance** of **Your Vehicle** to and from an **Organised Motor Sport Meeting** within Australia by the most expeditious manner, however not under its own power.

We, **Our** or **Us** refers to HDI Global Specialty SE - Australia as the Insurer and One Underwriting Pty Ltd acting as the Insurer's agent.

You, **Your** or **Yourself** refers to the person or persons named as the insured on the **Policy Schedule**.

Vehicle is the Vehicle described on Your Policy Schedule. It includes accessories and equipment, which were attached fixed to or inside the Vehicle at the time it was sold as new. It also includes any other Accessories and equipment attached, fixed to the Vehicle, where they are specified on Your Policy Schedule as covered.

Please read this **Policy** wording in conjunction with **Your Policy Schedule** carefully to ensure that it meets **Your** requirements. In consideration of payment of the **Premium** the Insurer agrees to provide insurance as set out in the **Policy**.

What We insure under this Policy

• Loss or damage to Your Vehicle > page 11

Who We insure under this Policy

- You; and
- Authorised drivers.

You should note there are:

- Limits to the amount **We** will pay if there is a claim;
- Exclusions these are things or events We do not cover;
 and
- Conditions these are things You, or a person covered under Your Policy must do and, if You or that person do not do them, We may refuse a claim or cancel Your Policy.

Your Policy Schedule may set out additional limits, exclusions or conditions that apply to **Your Policy**.

Geographic coverage

Subject to Sections Part B and C, **Your Policy** covers **Your Vehicle** during the **Period of Insurance** while it is:

- in Australia, at an Organised Motor Sport Meeting; and
- being transported by road, rail, sea or air between any places in Australia if You have Transit cover and it is shown on Your Policy Schedule.

Repairers

You may choose the repairer of **Your Vehicle**. However, **We** will ask the repairer to provide a quotation for the work that is required to repair **Your Vehicle**. If **We** consider that the quotation for repairs to **Your Vehicle** is reasonable, **We** will authorise the repairer to carry out the repairs.

However, if **We** do not consider that **Your** quotation is the reasonable cost of repairs, **We** will pay **You** the amount that **We** determine to be the reasonable cost for repairs to **Your Vehicle**. This amount will be determined by a **Vehicle** assessor appointed by **Us** inspecting the damage to **Your Vehicle**, and reviewing, adjusting and/or amending **Your** repairer's quotation. **We** may also compare **Your** repairer's quotation with a quotation **We** obtain from a repairer **We** choose.

If **We** do not authorise repairs and **We** pay **You** the amount **We** determine would be the reasonable cost for the repairs, **We** will not guarantee the quality of workmanship and materials.

If We elect to repair Your Vehicle:

When **Your Vehicle** is repaired and is within the manufacturer's new vehicle warranty period, **We** will use original equipment (OEM) parts when **We** authorise repairs to **Your Vehicle**. However, Australian Design Rule (ADR) compliant parts may be used for the replacement of windscreens and window glass. Where **Your Vehicle** is outside the manufacturers new **Vehicle** warranty period, **We** may use reusable parts or parts that are not manufactured by a supplier to the **Vehicle's** original manufacturer which:

- (i) are consistent with the age and condition of Your Vehicle;
- (ii) do not affect the safety or the structural integrity of **YourVehicle**:
- (iii) comply with the **Vehicle** manufacturers specifications and applicable Australian Design Rules;
- (iv) do not adversely affect the post-repair appearance of **Your Vehicle**; and
- (v) do not void or affect the warranty provided by the **Vehicle** manufacturer.

In repairing **Your Vehicle**, **We** may arrange for part of the repair to be carried out by a specialist service provider, for example windscreen repairs.

We guarantee workmanship of the repairs authorised by **Us** for the life of the insured **Vehicle** whilst in **Your** ownership and is in addition to **Your** statutory rights against the repairer and warranties that **You** have from the repairer directly.

Wear and tear is not covered by this guarantee.

If any part or **Accessories** is unobtainable following an **Accident**, which is the subject of a claim under this section, **We** will only pay the latest printed list price of such item in Australia or the cost of a comparable item for a similar make of **Vehicle** plus the reasonable cost of fitting.

You or **Your** repairer must obtain **Our** written agreement to start repairs before We will accept responsibility for them.

- You must make Your Vehicle available for inspection by
 Us at any reasonable time when We request it; and
- Comply with the claims procedure as detailed in this document.

Goods and Services Tax (GST)

Any payment to be made under **Your Policy** is subject to the following GST provision. Any claim payments made under **Your Policy** will be based on GST inclusive costs (up to the total **Insured Value**).

However, if **You** are or would be entitled to claim any input tax credits for the repair or replacement of **Your Vehicle**, **We** will reduce any claim under **Your Policy** by the amount of such input tax credits. **Insured Values** and maximum amounts set out in **Your Policy** are inclusive of GST.

This **Policy** does not cover any amount of GST, or any fine, penalty or charge that **You** are liable for because of a failure to disclose or misstatement made by **You**, in relation to **Your** entitlement to an input tax credit for the **Premium**. **You** must tell **Us** if **You** become aware that the extent of **Your** entitlement to an input tax credit for **Your Premium** disclosed to **Us** is incorrect or changes.

Loss or damage to Your Vehicle

Your cover

This **Policy** provides cover in the event of a range of specific perils associated with use of **Your Vehicle**;

- on a Race Track or Circuit; or
- for the purposes of driver training within Australia; or
- for the Conveyance of Your Vehicle to or from an Organised Motorsport Meeting, where this benefit is shown on Your Policy Schedule, by the most direct and expeditious method, (but not under its own power).

in a speed unrestricted environment, provided that such use is;

- of a social nature; and
- Non-Competitive (i.e. not used in a timed event or for racing); and

At **Our** discretion and in consideration of any additional **Premium** or excess imposed by **Us** and paid by **You** prior to the **Period of Insurance**. **We** may agree to endorse **Your Policy** (this will be shown on **Your Policy Schedule**), to remove the limitations of:

- of a social nature; and
- Non-Competitive (i.e. not used in a timed event or for racing)

and replace with the following:

- of a social, or **Competitive** nature on an amateur or professional basis; and
- Competitive driving (including pace making) activities occurring at an Organised Motor Sport Meeting held at a Race track or Circuit.

What is not covered

This Policy does not provide cover for:

- Legal liability of any type or nature whatsoever, for damage or injury caused to or suffered by any person.
- Loss or damage incurred by any person other than an Authorised Driver shown on Your Policy Schedule.
- Sign writing, artwork, graphics, decals or custom paintwork not agreed by Us unless shown on Your Policy Schedule.
- Damage incurred, associated with, contributed to, accelerated by or wear and tear by use on a Race track or Circuit.
- Damage to Your Vehicle's engine, drivetrain, cooling and fuel system, wheels, suspension and braking, computer or electrical systems not as the direct result of impact with an external object or fire.
- Breakdown or malfunction of any type to any component, not as the direct result of impact with an external object or fire.
- Resultant damage to Your Vehicle's interior due to the deployment or detonation of any Vehicle airbag or supplementary restraint system.
- Damage as a result of any weather peril, other than as provided for under the definition of **Flood**.
- Use of Your Vehicle in a Competitive driving event (whether amateur or professional in nature) against other entrants or timed in nature unless this is agreed by Us and shown on Your Policy Schedule.
- Loss, damage or malfunction to any data logging device or internal memory.

Insurance Cover

If **Your Vehicle** suffers damage or loss at, upon or within a **Race track** or **Circuit** nominated on **Your Policy Schedule** within Australia, or in **Conveyance** between the nominated usual overnight garaging address and the declared **Race track** or **Circuit** shown on **Your Policy Schedule** (if such cover is requested and shown on **Your Policy Schedule**), resulting from the following insured perils;

Collision or overturning

We will cover You for loss or damage resulting from a collision or overturning;

- Whilst Your Vehicle is used on Track at an Organised
 Motor Sport Event shown on Your Policy Schedule; and
- where Transit cover is specified on Your Policy
 Schedule for the Conveyance of Your Vehicle to or
 from an Organised Motor Sport Meeting specified on
 Your Policy Schedule.

We will not cover:

any loss or damage under **Transit** if **You** are using **Your Vehicle** under its own power (i.e. driven).

Explosion

We will cover **You** for loss or damage to **Your Vehicle** as the direct result of an explosion following an impact;

- occurring on a Race Track at an Organised Motor
 Sport Meeting specified on Your Policy Schedule; and
- where Transit cover is specified on Your Policy
 Schedule for the Conveyance of Your Vehicle to or from an Organised Motor Sport Meeting specified on Your Policy Schedule.

We will not cover You for;

any loss or damage which is not the direct result of:

- an impact occurring on a Race track or Circuit; and
- explosion occurring whilst conveying Your Vehicle in Transit.

Fire

We will cover You for;

Fire damage to **Your Vehicle** as the direct result of an impact occurring;

- on a Race track at an Organised Motor Sport Meeting specified on Your Policy Schedule; or
- in Transit as the result of an Accident occurring during the Conveyance of Your Vehicle to or from an Organised Motor Sport Meeting where Transit cover is shown on Your Policy Schedule.

We will not cover You for;

any loss or damage which;

- is not the direct result of an impact occasioning fire, occurring on a Race track or Circuit; or
- where specified and shown on Your Policy Schedule as the direct result of impact occasioning fire occurring in Transit.

Impact

We will cover You for impact of Your Vehicle;

- with an external object or vehicle occurring on a Race
 Track at an Organised Motor Sport Meeting specified on Your Policy Schedule; and
- in Transit as the result of an Accident occurring during the Conveyance of Your Vehicle to or from an Organised Motor Sport Meeting where Transit cover is shown on Your Policy Schedule.

We will not cover You for;

any loss or damage which is not the direct result of:

an impact occurring on a Race track or Circuit at an Organised Motor Sport Meeting; or

 where specified and shown on Your Policy Schedule an impact occurring during Conveyance in Transit.

Malicious Damage

We will cover You for Malicious Damage occurring;

- to Your Vehicle on, or at a Race Track whilst attending an Organised Motor Sport Meeting specified on Your Policy Schedule; and
- to Your Vehicle in Transit as the result of an Accident occurring during the Conveyance of Your Vehicle to or from an Organised Motor Sport Meeting where Transit cover is shown on Your Policy Schedule.

We will not cover You;

- If the occurrence was not advised to the convener of the Organised Motor Sport Meeting on discovery of the damage; and
- If You have not informed the police immediately after the event and obtained the applicable Incident number for Our reference.

Flood

We will cover damage to Your Vehicle arising from Flood;

- whilst on or at a Race Track whilst attending an Organised Motor Sport Meeting specified on Your Policy Schedule; and
- in Transit occurring during the Conveyance of Your Vehicle to or from an Organised Motor Sport Meeting where Transit cover is shown on Your Policy Schedule.

We will not cover;

 damage or loss resulting from any other weather peril other than **Flood** as defined in Common Terms page 9.

Theft

We will cover You for theft or attempted theft of Your Vehicle;

- whilst on or at a Race Track whilst attending an Organised Motor Sport Meeting specified on Your Policy Schedule; and
- where Transit is requested and shown on Your
 Policy Schedule, cover is also extended to Theft or
 Attempted Theft of Your Vehicle, whilst in Transit
 throughout Australia, or damage whilst stored at an
 Organised Motor Sport Meeting.

We will not cover You

- for loss or damage to Your Vehicle as the result of theft, attempted theft or Malicious damage unless there has been forcible or violent entry to Your Vehicle or any locked Conveyance.
- for loss or damage to Your Vehicle because You failed to take reasonable steps to protect Your Vehicle at the time, and after that You became aware of Theft of Your

Vehicle's keys or other devices (such as access passes) which may provide access to **Your Vehicle** or **Your Vehicle**'s keys.

Additional benefits

Reasonable Costs for Towing and Costs

If **Your Vehicle** is damaged on or at a **Race track** whilst attending an **Organised Motor Sport Meeting** specified on **Your Policy Schedule**, as a result of an insured event, and it is deemed unsafe, unroadworthy or not driveable, **We** will pay the reasonable costs of removing it to the nearest repairer, place of safety, or any other reasonable place **We** choose.

Retention of salvage

If due to an insured event **Your Vehicle** is deemed a **Total loss**, **We** will keep the salvage. If **You** would like to retain the salvage **You** have first option to purchase at its **Market Value**.

However;

If **Your Vehicle** is stolen and **We** pay **You** for a **Total loss**, any salvage subsequently received will become **Our** property.

Optional benefits

Conveyance

You may choose from the following optional benefits

We will cover You for conveyance;

Where **You** request and **We** agree, as shown on **Your Policy Schedule**, to extend cover for the **Conveyance** of **Your Vehicle** to and from an **Organised Motor Sport Event** shown on **Your Policy Schedule** provided that **Transit** is in the most direct and expeditious route.

We will not cover You;

When the **Conveyance** of **Your Vehicle** is under its own power (i.e. driven).

Storage Cover

Where **You** request and **We** have agreed, as shown on **Your Policy Schedule**, **We** will insure **Your Vehicle** for the **Period of Insurance** requested, for storage of **Your Vehicle**.

Storage cover is a limited cover for damage to **Your Vehicle** only, where **Your Vehicle** is stored;

- at Your nominated overnight garaging address; or
- at an Organised Motor Sport Meeting; or
- at a garage, workshop or related place of business undergoing work, restoration or storage; or
- as otherwise agreed by Us and shown on Your Policy Schedule.

We will not pay under this optional benefit;

- for any loss, damage, legal liability in connection with driving Your Vehicle under its own power;
- any Vehicle or parts not kept in a locked garage, unless agreed to by Us in writing;
- any windscreen or glass benefit.

Basis of Settlement

If **Your Vehicle** is involved in, or the subject of an insured event during the **Period of Insurance**, **We** may at **Our** total discretion, do one of the following:

- Pay You the reasonable cost to repair Your Vehicle;
- Arrange and pay for the repair of Your Vehicle; or
- If Your Vehicle is a Total loss, pay You the Insured Value of Your Vehicle as specified in the Policy Schedule, less any applicable Excess(s).

<u>You should note:</u> This **Policy** is not a comprehensive motor insurance cover, it is a limited cover, designed for specific perils associated with the use of **Your Vehicle** on, at or around a **Race track** or **Circuit** shown on **Your Policy Schedule**.

What is the maximum amount we will pay?

We will pay no more than the **Insured Value** for any claim made under Part B.

See also GST provision on page 11, which applies.

Conditions & Exclusions

Specific Conditions

Towing & Conveyance

If You are towing or conveying a Vehicle You must;

Take all reasonable steps when transporting **Your Vehicle** by securing it safely in a manner which meets the following Australian Standards;

- 4142.2:1993 (regarding fibre ropes)
- 4380:2001 (cargo restraints transport webbing)
- 4344 2001 (cargo restraint systems transport chains)
- And any other standard that may apply from time to time

Ensure that the towing or conveying **vehicle** meets the load and towing limits applicable to the **vehicle**.

Vehicle Condition & Modifying Your Vehicle

You must ensure that Your Vehicle:

- is kept in a good condition.
- is not modified other than as shown on Your Policy Schedule without seeking Our written consent (a modification includes any change that impacts on the performance, security or value of Your Vehicle).

Specific Exclusions

We will not cover any claim under this **Policy** whether directly or indirectly caused by or relating to;

- Legal liability of any nature resulting from or in connection to the use of **Your Vehicle**; or
- The physical use of Your Vehicle (unless at an Organised Motor Sport Meeting on a Race track or Circuit shown on Your Policy Schedule) inclusive of hire use and/or any indirect losses, which results from the incident that caused You to claim; or
- Theft where there is no visible evidence of violent and/or forcible entry accompanied by physical damage; or
- Towing & Conveyance (where shown as covered on Your Policy Schedule) unless;
- You are employing a specialist professional conveying or towing operator, or
- You are in compliance with the Towing and Conveyance Conditions (page 14)
- Loading & unloading of Your Vehicle onto or into or from a Conveyance or trailer.

We do not cover **You** for any **Accident**, loss, damage or legal liability that arises directly or indirectly because **Your Vehicle** is:

- being tested or repaired by any person.
- used in connection with the motor trade for experiment, test, trial or demonstration unless agreed to by Us and shown on Your Policy Schedule.
- used to carry passengers for reward.
- being welded or there is intentional application of heat by
 You or someone acting under Your direction.

1. Exclusions for Certain Drivers

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto and to the extent allowable by law, **We** will not pay any claim or **Your** liability against any claim arising from an **Accident**, loss, damage or legal liability if at the time of any event, which results from **Your Vehicle** being driven by or in the charge of any person:

- Who does not hold a current Australian Drivers licence.
- Impaired by, or under the influence of, any drug or alcohol.
- With a percentage of drug or alcohol in their breath or blood, indicated by analysis of their breath or blood, exceeding that allowed by law.
- Who subsequently refuses a request from a person with legal authority to take a legal test for alcohol or drugs.
- Who is unlicensed and driving Your Vehicle with Your consent.
- Who has previously been refused cover or declined as an **Authorised Driver** by **Us**.

2. Exclusions for Certain Circumstances

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto and to the extent allowable by law, **We** will not pay any claim or **Your** liability against any claim arising from an **Accident**, loss, damage or legal liability if at the time of any such event **Your Vehicle** is;

- Used on a Race Track or in connection with a race, trial, pace making, contest, course, Organised Motor Sport Event or Driver skills training course unless agreed to by Us in writing and shown on Your Policy Schedule. We will not treat a rally organised by a social club or other like organisations as a race, trial, contest or other motor sports event if the rally takes place on a public street and it is a condition that those taking part in the rally comply with the usual road traffic rules.
- Used with Your consent for an illegal purpose.
- Used in an unsafe condition. But We will cover You if You can prove that: You could not reasonably have detected the condition, and the condition did not cause or contribute to the claim.
- Modified from its manufacturer's specifications without

Our written consent.

- Loaded in excess of the manufacturer's or legal specifications for **Your Vehicle**, inclusive of any trailer attached thereto.
- Being used for transportation, loading, unloading or storage of hazardous goods such as explosives, corrosive, flammable, combustible or radioactive substances, poisons or toxic chemicals in or on **Your** Vehicle, except if carried in legal quantities and for domestic non business purposes only.

However, **We** will cover **You** in relation to the above exclusions (but not the person driving **Your Vehicle**) if **You** did not know of the above circumstances.

Further, **We** do not cover **You** for any **Accident**, loss, damage or legal liability that arises directly or indirectly:

- from war, whether declared or not, or any civil war or uprising and any consequences in connection with any war, civil war or uprising.
- from the cessation of Your legal interest in Your Vehicle.
- from a person legally taking Your Vehicle.
- from the use, existence or escape of any nuclear fuel, material or waste.
- from wear and tear, rust, corrosion, depreciation or mechanical, structural or electrical breakdowns or failures.
- from the cost of completing, correcting or repairing any previous work completed unless guaranteed by Us.
- from damage to tyres or wheels rims caused by braking, road punctures, cuts or bursts.
- from the cost of repairing old damage or fixing faulty repairs which were completed before this **Policy** commenced.
- because of an intentional act, omission or conduct by You
 or people acting with Your express or implied consent.
- because You failed to take reasonable steps to protect Your
 Vehicle at the time and after the relevant Accident or event.
- because You undertook liability by agreement, which would not have been imposed, had the agreement not been entered into.
- from loss of use (for example, secondary causes or consequential loss such as loss of income or costs of alternative transport because **Your Vehicle** is not available for use).
- from the lawful seizure, confiscation, nationalisation or requisition of **Your Vehicle**.

General Exclusions Applicable to all Sections of the Policy

1. Electronic Data & Software Exclusion

Notwithstanding anything contained in this **Policy** to the contrary or any endorsement thereto, this **Policy** does not cover any **Accident**, loss, damage or legal liability that arises directly or indirectly from:

- Total or partial destruction, distortion, erasure, corruption, alteration, misinterpretation or misappropriation of Electronic Data and/or Software;
- (ii) Error in creating, amending, entering, deleting or using **Electronic Data** and/or **Software**; or
- (iii) Total or partial inability or failure to receive, send, access or use **Electronic Data** and/or **Software** for any time or at all, for any cause whatsoever, regardless of any other contributing cause or event whenever it may occur.

Electronic Data means facts, concepts and information converted to a form usable for communications, display, distribution, interpretation, or processing by electronic or electromechanical data processing or electronically controlled equipment.

Software means programs, procedures, and routines associated with the operation of electronic or electromechanical data processing or electronically controlled equipment, including any operating system.

This exclusion does not apply to any section of the **Policy** dealing specifically with glass.

This exclusion does not apply in the event that a peril listed below (being a peril insured by this **Policy** but for this exclusion) caused any of the matters described in (i)-(iii) above:

Fire, lightning, thunderbolt, aircraft or other aerial devices or articles dropped therefrom, earthquake, subterranean fire, volcanic eruption, storm, tempest, rainwater, snow, sleet, wind, hail, water, liquids or substances discharged, overflowing or leaking from fixed apparatus, fixed appliances, fixed pipes or other systems, riots, civil commotions, strikes or locked out workers or persons taking part in labour disturbances, explosion, impact by Vehicles, animals or trees or branches of trees, communication masts, towers, antennae, satellite dishes, watercraft, meteorites, or theft of Electronic Data and/or Software solely where such theft is accompanied by Theft of the computer hardware, firmware, medium microchip, integrated circuit or similar device containing such Electronic Data and/or Software.

2. Terrorism Exclusion

Notwithstanding any provision to the contrary within this **Policy** or any endorsement thereto, this **Policy** does not cover any **Accident**, liability, loss, damage or expense of whatsoever nature directly or indirectly caused by, resulting from, happening through or in connection with any act of terrorism, regardless of any other cause contributing

concurrently or in any other sequence to the loss, damage or expense.

For the purpose of this exclusion terrorism means an act of violence or an act dangerous to human life, tangible or intangible property or infrastructure with the intention or effect to influence any government or to put the public or any section of the public in fear.

In any action suit or other proceedings where the Insurer alleges that by reason of this definition a loss, damage or expense is not covered by this **Policy**, the burden of proving that such loss, damage or expense is covered shall be upon the Insured.

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One Underwriting's global network and expertise allows us to deliver responsive and innovative risk solutions so you can focus on growing your business.

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