

Monthly Insurance Subscription

Guide

Welcome to your Subscription guide

This guide describes **your** contract of insurance. Please read it carefully along with **your**:

- Certificate of Motor Insurance: the document that is evidence you have insurance that complies with the Road Traffic Act and shows who can drive the insured car and what it can be used for.
- Motor Proposal Confirmation: the document that records the information you gave at the start of your policy.
- Policy Schedule: this document shows the insured car, your level of cover and your excess details.

These documents can be found in **your** purchase confirmation email and in the 'Purchases' section of **your** online account, please check these as the information must be correct.

Your contract of insurance has been arranged for **you** by Wagonex Limited trading as Wagonex. Registered in England and Wales: Company No: 10312289.

You will enter into two separate agreements:

- The first is an intermediary agreement with Wagonex who are responsible for arranging and administering your insurance policy. This information is set out in 'Wagonex Terms of business' and includes Wagonex's services, fees and charges.
- The second agreement is this contract of insurance with the authorised insurer;
 Admiral Insurance (Gibraltar) Limited. The authorised insurer has agreed to cover
 you, subject to the terms and conditions contained in this document, against any
 liability, loss, or damage that arises due to the use of the insured Vehicle during a
 period of insurance. The authorised insurer's details appear on your Certificate of
 Motor Insurance.

This policy is underwritten by Admiral Insurance (Gibraltar) Ltd who are authorised and regulated by the Gibraltar Financial Services Commission incorporation number 85455. Admiral Insurance (Gibraltar) Ltd are owned by Admiral Group PLC.

This policy is managed and administered via Veygo which is a trading name of Able Insurance Services Ltd, an insurance intermediary, authorised and regulated by the Financial Conduct Authority, Firm Reference Number 311649. Able Insurance Services Ltd is a subsidiary of Admiral Group Plc.

This policy is distributed by Wagonex Ltd trading as Wagonex, an insurance intermediary, authorised and regulated by the Financial Conduct Authority, Firm Reference Number 789510, You may check this on the Financial Services Register by visiting the FCA's website, www.fca.gov.uk/register/ or by contacting the FCA on 0800 111 6768

Governing law

Unless **we** have agreed otherwise with **you**, this insurance is governed by English Law and all communication shall be conducted in English.

Rights of third parties

This contract is between **you** and the authorised insurer. Nobody else has any rights they can enforce under this contract, including under the Contract (Rights of Third Parties) Act 1999, except those they have under the **Road Traffic Act 1988**.

Our authority

In order that this document may be issued as evidence of your contract of insurance, the authorised insurer has entered into an agreement with via Able Insurance Services Limited trading as Veygo with Wagonex Ltd, trading as Wagonex to issue this document on their behalf.

Cover

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Your cover

All polices offer Comprehensive cover, and all sections of this book apply.

This policy meets the demands and needs of those who want to be temporarily insured against claims, including third party claims, that arise from the use of a vehicle, for accidental damage and damage caused by fire and theft.

Definitions

Whenever the following words are bold in this book, they will have the meaning given below:

:t

A malicious or criminal act affecting any computer system of a motor vehicle, including but not limited to: computer virus, hacking, denial of service or unauthorised access, corruption or deletion of data.

Cyber incident

An error, failure or unavailability affecting any computer system used by a motor vehicle.

Excess

The amount you must pay towards any claim. Your excess details are shown on your Policy Schedule.

Hazardous goods

Any substance within the United Nations Hazard Classes (including any sub-division):

- 1. Explosives
- 2. Gases
- 3. Flammable Liquids
- 4. Flammable Solids
- 5. Oxidizing Substances
- 6. Toxic and Infectious Substances
- 7. Corrosives
- 8. Miscellaneous

Hazardous location

Power stations, nuclear installations or establishments. refineries, bulk storage or production premises in the oil, gas or chemical industries or in the explosive, ammunition or pyrotechnic industries, Ministry of Defence premises and Military bases, Rail trackside or Airport – other than in any area designated for employee or visitor parking.

Definitions (cont.)

The Insured vehicle The car insured under this policy and specified on **your** current Certificate of Motor Insurance.

Market value The cost of replacing **the insured car**, with one of a similar make, model, year, mileage and condition based on market prices immediately **before** the loss happened. Use of the term 'market' refers to where the insured car was purchased. This value is based on research from industry recognised motor trade guides.

Modifications

Any changes to **the insured car's** standard specification, including accessories and additional parts; optional extras and aftermarket alterations; trade related changes and parts. These include, but are not restricted to, cosmetic or performance changes or changes related to your business or profession.

Period of insurance

The length of time covered by this insurance, as shown on your current Certificate of Motor Insurance.

Registered Keeper

The person named on the insured car's V5C/VE103 document.

Road Traffic Act/Road traffic law

Any acts, laws or regulations, which govern the driving or use of any motor vehicle in Great Britain, Northern Ireland, the Isle of Man and the Channel Islands.

Territorial limits

England, Wales, Scotland and Northern Ireland.

We, us, our, Veygo

Able Insurance Services Limited.

You, your, policyholder

The person named as the **policyholder** on **your** current Certificate of Motor Insurance.

Section 1: Liability to other people

1. Using the insured vehicle

You or anyone named on your certificate will be covered for everything you are legally responsible to pay due to an incident involving the insured vehicle that causes:

- another person's death or injury.
- damage to another person's property third party property damage losses are limited to £20,000,000 per event.

1b. Towing a trailer

You will be provided with the cover set out in Section 1a while the insured vehicle is towing a single trailer, caravan or broken-down vehicle. Please note damage to the trailer, caravan or broken-down vehicle or any items carried in them are not covered.

2. Cover for other people

We will also provide cover under Section 1 for:

- Anyone named on your current certificate of motor insurance, if they are driving with your permission
- any passengers in the insured vehicle
- anyone who is getting into or out of the insured vehicle

3. Cover for emergency medical treatment

We will pay for emergency treatment fees as set out in the Road Traffic Act.

4. What is not covered

- 1. death or injury to anyone while they are working with or for the **policyholder** of the car except as required by road traffic law.
- 2. any property in the **insured vehicle**
- 3. any property damage caused by the insured vehicle where the property belongs to or is in the care of the **policyholder**
- 4. liability of more than £1,200,000 per event where loss or damage to third party property is caused or contributed to by the carriage of hazardous goods

Section 2: Damage to the insured vehicle

1. Cover for your insured vehicle and its accessories

If the insured vehicle is damaged due to:

- an accident
- malicious damage
- fire
- lightning
- theft or attempted theft

You will be covered for damage to:

- the insured vehicle.
- the insured vehicle's audio, visual or electronic equipment, as long as it is permanently fitted to the insured vehicle. Aftermarket equipment is covered up to £1,250 or the market value of the insured vehicle, whichever is lower.

2. Lost or stolen keys

If you lose the insured vehicle's keys, or any other ignition device, or they are stolen from somewhere other than the insured car, we will pay up to £300 towards the cost of replacing the locks or keys.

Once we agree to your claim, you must pay to have the insured car's locks and keys replaced and we will reimburse you up to £300.

If you claim under this benefit, you do not have to pay an excess to us.

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Section 2: Damage to your insured vehicle (cont.)

3. In addition to our General exceptions

We will not pay:

- 1. the excess shown on your current Policy Schedule.
- 2. for loss or damage to the **insured vehicle**, where possession of it is gained by deception.
- 3. for damage to the **insured vehicle** caused by it being driven after an incident unless it is necessary in the interests of safety.
- 4. for wear and tear.
- 5. for pre-accident damage or damage not related to the current loss.
- 6. for any loss or damage caused by mechanical, electrical, electronic, cyber incident, computer failure, breakdown, breakage or malfunction.
- 7. for any loss in the **market value** of the **insured vehicle** as a result of **you** being involved in an incident.
- 8. to replace or repair any **modifications**. Also see General condition 12.
- 9. for any loss or damaged caused by using the incorrect type of fuel or failing to keep the correct amount of lubricant in the **insured vehicle**.
- 10. for loss or damage if the **insured vehicle** has been seized or destroyed by any Government, Public or Local Authority.

Claims under section 1 & 2

Damage Repair Process (within territorial limits)

If the damage to the **insured vehicle** is covered and cannot be driven safely from the accident site, **we** will:

- collect the **insured vehicle** from the accident site and deliver it to an approved repairer, to **your** home or a safe place of storage, within a 30-mile radius.
- move you and your passengers away from the accident site if it's not safe, to the nearest point of local amenity.

If **you** do not want **the insured car** recovered after an incident, **you** are responsible for keeping it safe until it is repaired. **We** will pay any reasonable charges for safeguarding the insured vehicle and getting it to and from the repairers.

It is important **you** tell **us** as soon as possible where the **insured vehicle** is or **you** will be responsible for any charges that occur.

Our approved repairers will arrange collection and re-delivery of the insured car.

All repairs carried out by **our** approved repairers are guaranteed for as long as you own the **insured vehicle**. Any parts used during the repair will be covered under the manufacturer's guarantee. In the unlikely event the repairs are considered unsatisfactory, the approved repairer will have the option to rectify their work. Should the repairs still be considered unsatisfactory, you may use another repairer providing **we** have confirmed it and agreed for the work to be carried out.

If **you** or you do not wish to use **our** approved repairers, **you** will need to provide **us** with an estimate from **your** preferred repairer. If **we** think the repair estimate is unreasonable, one of the following will happen, we can:

- we will arrange for the insured vehicle to be moved to our approved repairer.
- we will ask you to provide an estimate from another repairer.

Claims under section 1 and 2 (cont.)

What we will pay

We will decide how to settle your claim and will either pay:

- to repair the insured vehicle.
- a cash sum to replace the insured vehicle or item.

If we give you a cash sum, the most we will pay is the market value of the insured vehicle. Should we deem the insured vehicle repairable but are unable to complete or guarantee the repairs, we will offer you a cash sum to cover reasonable costs of parts and labour.

We will repair the **insured vehicle** with parts made to the manufacturer's specification. If any parts are no longer produced, we will pay the cost shown in the manufacturer's latest price guide together with reasonable fitting costs. **Your** settlement may be reduced, or **you** may be asked to contribute towards the repair costs, if the parts being replaced were already worn or damaged. If the **insured vehicle's** ADAS (Advanced Driver Assistance System) needs to be recalibrated as a result of any repairs, we will also cover these costs. A decision will be made based on the garage/engineer's recommendation.

If the **insured vehicle** is subject to a hire purchase agreement, **we** will pay any money owed to that company first and then pay any remaining money to you. If the insured vehicle is on lease or contract hire, **we** will pay the lease or contract hire company either the **market value** of the **insured vehicle**, or the amount required to settle the agreement, whichever is less.

If the **insured vehicle** cannot be repaired economically, **we** will get it moved to a place of storage as soon as possible.

Section 3: Windscreen damage

1. Cover for windscreens

If there has not been any other loss or damage, we will pay to:

- repair or replace broken glass in the insured vehicle's windscreen, windows or sunroof
- repair any scratching to the bodywork caused by the broken glass

If we need to replace any glass, we may use glass which is not provided by the **insured** vehicle's manufacturer but is of a similar standard and quality.

If no glass is available and it cannot be reasonably sourced, **we** will pay the cost shown in the manufacturer's latest price guide, together with reasonable fitting costs.

When required, **we** will also cover the costs to recalibrate the **insured vehicle's** ADAS (Advanced Driver Assistance System) after any replacement or repair of the windscreen.

If the repair or replacement is not arranged via **our** glass helpline and costs more than **your excess**, **we** will pay up to:

- £25 for each glass repair.
- £50 for each glass replacement.

2. What is not covered

We will not pay:

- 1. the excess shown on your current Policy Schedule.
- 2. for the replacement of the hood/roof structure of a convertible car when the glass is not repairable.
- 3. any windscreens or windows not made of glass e.g. Perspex.
- 4. more than the **market value** of the **insured vehicle** at the time of loss

Section 4: Extra cover

1. Personal Injury Benefits

If **you** are accidentally injured as a result of a road traffic accident in the **insured vehicle**, **we** will pay the injured person [or their legal representatives] £5,000 if within 3 months of the incident the incident causes the injured person:

- death
- permanent blindness in one or both eyes.
- total loss of one or more limbs.

The most payable in one **period of insurance** is £5,000.

2. Child equipment and personal belongings

If **you** are involved in an incident, providing **you** are covered under this section, **we** will pay up to £150 for **your** personal belongings if they are damaged or stolen. **We** will also pay to replace a damaged child car seat or pushchair. **You** can claim up to an additional £50 for loss or damage to any children's car accessories.

If **you** ask **us** to pay someone else, **we** will have no further responsibility to **you** once **we** have done so.

You are not covered for loss or damage to:

- 1. money, credit or debit cards, stamps, tickets, vouchers, documents or securities.
- 2. goods or samples carried in connection with any trade or business.
- 3. any property insured under another policy.
- 4. property in a convertible car, unless the property was locked in the boot or glove compartment.

Section 5: Going abroad

Minimum level of third party liability in Europe

Your policy provides the necessary cover to comply with the laws on compulsory insurance of motor vehicles in any country listed below:

Andorra Greece Poland Austria Portugal Hungary Belgium Iceland Republic of Cyprus Bosnia & Herzegovina Republic of Ireland Italy Bulgaria Latvia Romania Croatia Liechtenstein Serbia Czech Republic Lithuania Slovakia Estonia Slovenia Luxembourg Finland Spain Malta Sweden France Netherlands Germany Norway Switzerland

What is not covered

- Theft
- Damage to your vehicle
- Onward travel arrangements
- Transportation of luggage or personal belongings back to the UK

Section 6: Your No Claims Bonus

Claims made under this policy may affect any additional policies you have.

General exceptions to your cover

We will not pay for any loss, damage or liability directly or indirectly caused or contributed to

- 1. the **Insured vehicle** being:
- a. used by a person for any purpose not shown on your current Certificate of Motor Insurance.
- b. driven by you if you do not hold a valid full Driving licence or are breaking the conditions of **your** driving licence
- c. taken or driven without your permission by someone who normally lives with you as part of your household.
- d. used for criminal purposes (including avoiding lawful apprehension).
- e. used for a deliberate or reckless act with the intention of:
 - self-harm or suicide.
- ii. causing damage or fear of damage to other vehicles or property.
- iii. causing injury or fear of injury to any person.
- f. used on the Nürburgring Nordschleife or any race track, circuit or prepared course.
- g. used for any formal or informal race, whether prearranged or not.
- h. used to participate in any test, competition, or organised motoring event.
- i. used for merchandise delivery or hire and reward including taxiing and chauffeuring.
- i. rented out or used for a peer to peer hire scheme.
- k. used while carrying passengers in an unsafe, insecure or illegal manner including but not limited to carrying them in the cargo area of the insured vehicle
- I. used to carry a load in an unsafe, insecure or illegal condition or manner or where any of the insured vehicle's weight limitations have been exceeded
- m. used if you have opted not to have the insured vehicle's ADAS (Advanced Driver Assistance System) recalibrated when it has previously been required or recommended
- n. used by you if you do not have registered keeper's permission

General exceptions (cont.)

- an agreement you have made under another contract
- 3. loss of use of the insured vehicle
- radiation, radioactive contamination or other dangerous properties of any nuclear device, component or material
- terrorism, war, civil war, warlike operations (whether war be declared or not), invasion, act of foreign enemy, hostilities, mutiny, military uprising, insurrection, rebellion, revolution, riot, civil commotion (assuming its proportions amount to a popular rising), military or usurped power, nationalisation or any act of any person or group whether acting alone or in connection with a government or organisation which was committed for a political, religious, ideological or similar purpose with the intention influencing an economy, government, country or state or to put the public in fear
- the use of the insured vehicle principally for the carriage, transportation or delivery of hazardous goods
- using the insured vehicle in a hazardous location
- use of the insured vehicle as a public emergency service, military or law enforcement vehicle
- a load seeping or spilling, in or from the insured vehicle that causes pollution or contamination
- use outside of the territorial limits
- any claim where **you** are not responsible for the **insured vehicle** 11.
- A Cyber act affecting the insured vehicle
- Loss of, corruption, or access to data due to a cyber incident or cyber act.
- used to secure the release of a motor vehicle, which has been seized by, or on behalf of, any government or public authority.

General conditions of your cover

1. Your duties

The cover in this policy is valid providing:

- you have kept to all the terms and conditions of the policy
- the information confirmed on your Motor Proposal Confirmation and when registering a claim is true and complete

2. Claims procedure

If **you** or the **insured vehicle** are involved in any type of incident, regardless of fault, you or anybody acting on **your** behalf must:

- tell us about it within 48 hours
- immediately report any incident involving malicious damage, theft or deliberate fire to the police and:
 - a. support them in their investigation and any prosecution against the person responsible
 - b. provide **us** with a crime reference number within 24 hours that relates to the incident **you** are reporting
- provide us with all the information and documentation that we consider necessary to deal with your claim and policy, please read in line with General condition 15
- send us any court documentation you receive in connection with an incident as soon as you receive it, including any claim form, writ, summons or bill
- tell us at once if you are charged with an offence or receive any notice of prosecution, inquest or fatal enquiry
- provide us with a witness statement when requested
- cooperate with our investigation

Failure to comply with the above could result in the claim being refused and/or **your** policy being cancelled.

You must not:

- Admit that the incident was your fault.
- Attempt to negotiate the settlement of the claim unless we have given you our permission in writing.

General conditions (cont.)

Defending or settling a claim

We are entitled to:

- conduct the investigation, defence and settlement of any claim on your behalf
- inspect the insured vehicle at any reasonable time we ask.
- cease cover immediately and cancel your policy if the insured vehicle is deemed a total loss or is stolen and unrecovered

Once the total loss claim is settled the **insured vehicle** will become our property.

3. Care of the insured vehicle

You must:

- protect the insured vehicle from loss or damage.
- confirm with you that the **insured vehicle** is roadworthy and, if applicable, has a current MOT certificate
- remove and secure any keys or device that allows access to the insured vehicle if it is left unoccupied.

Failure to comply with the above could result in the claim being refused and/or **your** policy being cancelled.

If an incident happens, which is directly or indirectly caused or contributed to by any of the following:

- the inappropriate conduct of the driver.
- the condition of the insured vehicle caused or contributed to the incident.
- the **insured vehicle** being left unlocked or unsecured.

No cover under the policy will be provided and instead our responsibility will be restricted to meeting the obligations as required by **road traffic law**.

General conditions (cont.)

4. Cancelling your policy

Your cancellation rights

- You can cancel this policy at any time by using your online account or contacting our Customer Care team.
- You can cancel a policy immediately, or from a future date.
- You cannot cancel a policy from an earlier date.
- You will be entitled to a full refund if you cancel before your policy has begun.
- There is no cancellation fee.
- If your period of cover has started, and you were to cancel your policy, we will calculate a risk-based refund that considers duration of cover and the level of risk incurred, and if any refund is due, it will be returned to the original payment method within 3-10 days.

Our cancellation rights

We can cancel your policy at any time by sending notice to the email address provided at the beginning of your policy. We will provide a 7-day notice period.

If your subscription period is due to end within 7 days we will not start a new 30 day period of cover and your policy will cancel at the end of the current period.

We can cancel your policy if you:

- ignore or fail to comply with any of the General exceptions.
- break any of the General conditions of your policy
- fail to respond to written requests for further information or documentation.
- harass or use abusive or threatening behaviour towards our staff.
- have a claims history that we deem to be a considerable risk
- Cancel or remove your payment method.

General conditions (cont.)

5. Payment of your policy and/or other charges

You are responsible for all payments regarding this policy. If you are due a refund, we will credit the card used to pay for the policy.

If a claim has been made during the **period of insurance**, no refund will be given.

Your initial insurance premium will be due upon you taking out the subscription policy, followed by future payments taken on a set date each month. You can remove your payment details at any time by contacting our customer care team and your cover will stop at the end of the current paid period.

If we don't receive a payment for any period of your insurance subscription, we'll let you know by email and give you 7 days' notice that we'll cancel your insurance subscription cover if your payment is not received. If we don't hear from you, your insurance subscription cover will be cancelled 7 days from the first failed payment. Please make sure you keep your payment card details up to date at all times. You can update these by contacting us at insurance@wagonex.com

6. Right of recovery

If an incident occurs which is not covered by this policy and we are required by the law of any country to make a payment, we can recover that amount from you.

7. Dual insurance

We will not pay a claim if any loss, damage or liability covered under this policy is also covered under any other temporary insurance.

This does not apply to personal injury benefit, please see Section 4: Extra Cover.

8. Carriage of passengers

We will not cover any loss where the insured vehicle is used for the carriage of passengers for hire or reward. However, you can accept money for fuel as long as:

- the insured vehicle is not made or adapted to carry more than eight passengers.
- you are not carrying passengers as customers of a passenger-carrying business.
- you do not make a profit from carrying the passengers.

9. Fraud and misrepresentation

You must always answer **our** questions honestly and provide true and accurate information. If **you** or any other insured person or anyone acting on **your** behalf:

- provides **us** with false, exaggerated or misrepresented information.
- submits false, altered, forged or stolen documents.

We will take one or more of the following actions:

- amend your policy to show the correct information and apply any change in price.
- cancel your policy with immediate effect.
- declare **your** policy void.
- refuse to pay your claim or only pay a proportion of your claim.
- keep the premium you have paid.
- recover any costs incurred from you.
- refuse any further application for cover.

If **we** identify any fraud or misrepresentation, **we** will cancel or void any other Admiral Group or Able Insurance Services Limited policies **you** are connected with.

General conditions (cont.)

10. Instructions about your policy

If you would like someone else to deal with your policy and claim on your behalf, please discuss this with the claims department.

A named insured person or an acceptable caller must pass our data protection questions before they are able to discuss any aspect of the policy, claim or policy cancellation.

	Discuss policy content	Cancel policy	Discuss payment	Report a claim	Discuss a claim
Driver / Policyholder	✓	✓	•	✓	✓
Spouse / Partner	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation
Parent / Guardian	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation
Payer	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation	With policyholder authorisation
Named Driver	•	With policyholder authorisation	With policyholder authorisation	•	•

General conditions (cont.)

11. Drink and drugs clause

If an incident happens whilst you are driving and you:

- are found to be over the legal limit for alcohol or drugs.
- are driving whilst unfit through drink or drugs, whether prescribed or otherwise.
- fail to provide a sample of breath, blood or urine when required to do so, without lawful reason.

No cover under the policy will be provided and instead, liability will be restricted to meeting the obligations as required by **road traffic law** and **we** will cancel **your** policy.

12. Standard parts replacement

Your policy does not cover non-standard parts i.e. **modifications**, however manufacturer's optional extras and adaptations made due to disability are covered.

If you make a claim for loss or damage to the **insured vehicle**, provided it is economical to do so, we will only pay the cost of replacing parts needed for the **insured vehicle** to meet the manufacturer's specification, along with any optional extras and/or disability adaptations you have declared.

13. Changes in circumstances

Please tell us immediately:

- if the insured vehicle is sold
- if you change your address.
- if you change your occupation.
- if you are disqualified from driving or your Driving Licence status has changed.
- if the alternate insurance is cancelled or is no longer valid
- if returned to the vehicle supplier

General conditions (cont.)

You won't be covered for any of the above changes until we've agreed to give cover and issued a new schedule and, where appropriate a new certificate of motor insurance. If we agree to your change, it may result in an additional or return premium on your subscription from the following month - we'll let you know of any changes to your monthly subscription amount. If you don't tell us about any changes, we may not deal with any claim or reduce the payments we make. If the change means we can't insure you any longer, we'll give you a notice of cancellation.

14. Motor trade

This policy is not to be used to facilitate the purchase, sale, recovery or repair of any vehicle in connection with a motor trade or business connected with the motor trade.

Failure to comply with the above could affect the amount you are able to claim/result in your claim being refused and/or your policy being cancelled.

15. Requests for information

You must respond to all requests for documentation during **your period of insurance** and during the administration of a claim.

You may be asked to provide:

- documents to confirm the details on your Motor Proposal Confirmation.
- documents and other media relating to the insured car/claim.
- financial statements and utility bills.
- receipts and invoices.
- Driving Licence information.
- travel documents
- proof of alternate insurance, if required

Failure to supply this information when requested will result in **your** claim being refused and/ or **your** policy being cancelled.

Comments and complaints

At **Veygo**, **we** are committed to providing the best possible service. However, **we** understand there may be times when we do not meet **your** expectations. **We** want **you** to let **us** know straight away if **you** are unhappy. **We** will always do our best to resolve any complaint fairly.

How to make a complaint

We understand that making a complaint can be stressful. That's why **we** want **you** to be able to complain in any way **you** choose.

Complaint about your claim or policy

Phone us:

03330 165 112

Email us:

complaint@veygo.com

If you prefer to write to us:

Head of Customer Care Veygo

Able Insurance Services Ltd

Ty Admiral David Street Cardiff CF10 2EH

Whichever method **you** choose, a member of staff fully trained in complaint handling will deal with **your** complaint.

Comments and complaints (cont.)

How to escalate your complaint

If **we** have given **you** our final response and **you** are still unhappy, or more than 8 weeks have passed since **we** received **your** original complaint, **you** may refer **your** complaint to the Financial Ombudsman Service (FOS). Their details are as follows:

The Financial Ombudsman Service Exchange Tower London E14 9SR

www.financial-ombudsman.org.uk

Tel: 0800 0 234 567

Or: 0300 123 9 123

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

For more information about how **we** handle complaints, please call **us** and ask for a copy of 'Our Guide to Handling **your** Complaint.'