



Policy Summary





Motor Trade Combined

Policy Summary

Motor Trade Combined provides competitive and essential cover for the motor trade industry.

This Policy Summary provides a summary of the significant benefits, features and limitations of the cover.

The full terms, conditions and exclusions are shown in the policy booklet so please take time to read the policy booklet to make sure you understand the cover it provides.

Your cover is valid for 12 months and is renewable annually.

Registration and Regulatory Information

Insurance cover under sections 1-11 is provided by Covea Insurance plc. Registered in England and Wales No. 613259. Registered office: Norman Place, Reading, Berkshire RG1 8DA.

Covea Insurance plc is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Our Firm Reference Number is 202277.

The insurance cover under Section 12 – Commercial Legal Expenses is underwritten by DAS Legal Expenses Insurance Company Limited who are registered in England and Wales, Company Number 103274. Website: www.das.co.uk.

Head and Registered Office:

DAS Legal Expenses Insurance Company Limited, DAS House, Quay Side, Temple Back, Bristol, BS1 6NH

DAS Legal Expenses Insurance Company Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority (FRN202106) and the Prudential Regulation Authority Reference Number 202106.

You can check a firm's regulatory authorisation and supervision on the Financial Services Register by visiting the FCA's website www.fca.org.uk/register.

Description SECTION 1: MATERIAL DAMAGE (including Glass) Accidental Loss or Damage Your Premises and Contents (inc Stock and vehicles) can be insured against loss or damage Sprinkler Leakage caused by: In addition to the above the section includes: Automatic reinstatement of sum insured following a loss Damage to frames following breakage of glass - £500 any one Damage to radio and television masts Damage to underground pipes and cables Depreciation of value (stolen new vehicles) up to a limit of £1,000 or 10% of new motor value whichever is less Fire brigade damage to grounds - £10,000 any one claim Fire Extinguishment expenses - £5,000 any one claim Loss of metered water or oil up to £10,000 any one claim Loss of Vehicle use up to a limit of £25,000 any one incident New Vehicle Replacement - own vehicles up to a limit of £5,000 any one claim Professional Fees Removal of Debris Replacement locks (ex-vehicles) - £1,000 any one claim Temporary removal between the premises – £50,000 any one claim Temporary removal (motor vehicles) -£25,000 any one incident Theft damage to premises Trace and Access - £10,000 any one claim 115% Day one reinstatement included **SECTION 2: BUSINESS INTERRUPTION** (optional) Damage at Contract Sites Cover can be provided for the reduction of trading profit, loss of revenue or increased cost of Damage at Storage Sites working following damage to your contents and/ Damage at Unspecified Customers premises in the UK or buildings from an insured Peril as defined in Damage at Unspecified Suppliers premises in the UK Section 1. Failure of Public Utilities In addition to the above the section automatically Compulsory Closure includes losses resulting from: Prevention of Access **Property in Transit** National Lottery wins. For each of the above extensions, automatic cover is provided up to £25,000 any one claim. However this can be increased if requested. Upon request the following extensions of cover can be considered: Loss of MOT Licence – cover to replace loss of profit from MOT testing and associated repair and servicing work following suspension or withdrawal of your licence **Outstanding Debit Balances**

Description	
SECTION 3: GOODS IN TRANSIT (optional) Cover can be provided in respect of damage to stock and/or business equipment (excluding vehicles) whilst in transit on land or water anywhere within Great Britain, Northern Ireland, the Republic of Ireland, the Channel Islands and the Isle of Man. In addition to the above, the section includes:	 Additional reloading costs - £2,500 any one loss Additional transferral costs incurred following overturning or collision - £2,500 any one loss Damage to packing materials Damage to personal effects of employees whilst in transit – up to £500 any one person Debris Removal - £2,500 any one loss
SECTION 4: LOSS OF BUSINESS MONEY AND PERSONAL ASSAULT (optional) Cover can be provided for loss of money (including vehicle excise discs) belonging to the business or for which it is responsible whilst:	 In transit and in your premises during business hours In a bank night safe e.g. in the business premises whilst closed for business (a) contained in a locked safe/strong room (b) not in a locked safe/strong room In the dwelling of the Insured or an authorised Employee In addition to the above the section includes: Cover for non-negotiable currency up to £250,000 any one loss Damage to clothing up to £500 any one person Theft by Employees up to £5,000 any one claim In respect of Personal Assault Death, Loss of Limbs or Sight Permanent Total Disablement Temporary Partial Disablement
SECTION 5: WRONGFUL CONVERSION (optional) Cover can be provided for:	Loss following purchase of a vehicle from a person who does not legally own it
SECTION 6: EMPLOYERS' LIABILITY (optional) Cover can be provided for:	 £10M any one occurrence In addition to the above the section provides indemnity in respect of: Corporate Manslaughter Defence Costs to £500,000 any one period of insurance Cross Liabilities Indemnity to Principals Unsatisfied Court Judgements

Description	
SECTIONS 7 & 8: PUBLIC AND PRODUCTS LIABILITY (optional)	 Up to £5 million any one occurrence in respect of Public Liability Up to £5 million per period of insurance for Products Liability Up to £1 million per period of insurance for Communicable Disease In addition to the above the section includes: Corporate Manslaughter Defence Costs to £500,000 any one period of insurance Cross Liabilities Driver and Passenger Indemnity Employees and Visitors' Effects Legal Liability incurred by the Insured under General Data Protection Regulations up to £1,000,000 any one period of insurance Legal Liability incurred by the Insured under Section 3 of the Defective Premises Act 1972 Loading or unloading a motor vehicle Member to Member Liability Merchantable Quality - £250,000 any one period of insurance Motor vehicle contingency cover Wrongful Arrest
SECTION 9: SPECIFIED ALL RISKS (optional) Cover can be provided in respect of specified property within a range of Geographical limits. In addition to the above the section includes:	Automatic Reinstatement of Sum Insured following loss
SECTION 10: REFRIGERATED STOCK (optional) Cover can be provided in respect of loss or damage in respect of deterioration of frozen or refrigerated stock	
SECTION 11: ROAD RISKS (optional) Cover can be provided in respect of motor vehicles the property of the insured or in their custody or control for the purposes of motor trade. In addition to the above the section includes:	 Accompanied demonstration Comprehensive Cover Cover for courtesy cars loan or hired to customers Emergency treatment costs Foreign use Indemnity for movement of obstructing vehicles Legal costs Lock replacement on vehicles – £50,000 any one period of insurance Loss or damage to insured's and customers vehicles Loss of use of customers vehicles New vehicle replacement No Claims Discount up to 42.5% Unauthorised use Windscreen cover included

continued

Description

SECTION 12: COMMERCIAL LEGAL EXPENSES

(Please refer to your schedule for details of the cover that you have selected)

Provides cover up to £100,000 for your legal costs and expenses for all claims resulting from one or more event arising at the same time or from the same originating cause.

The Legal Expenses Section is underwritten by DAS Legal Expenses Insurance Company Limited.

This Section includes:

Employment Disputes and Compensation Awards

Costs incurred in defending an employment dispute, court or tribunal proceedings from a past, present or prospective employee.

Legal Defence

- Defending an insured person's legal rights prior to legal proceedings when dealing with the police or relevant Health and Safety authority where it is alleged that an insured person has or may have committed a criminal offence in connection with your business activities
- Defending non-motor criminal prosecutions arising from your business activities
- Defending civil actions taken against an insured person for compensation under data protection legislation when handling personal data in their capacity as a data controller and/or a data processor
- Appealing against the imposition or terms of any Statutory Notice issued under UK legislation affecting your business
- Defending a civil action taken against you for wrongful arrest in respect of an accusation of theft
- The attendance expenses of your employees for jury service
- Defending a disciplinary hearing against the insured person by the relevant authority

Statutory Licence Appeal

Appealing to the relevant statutory or regulatory authority, court or tribunal, following a decision by a licensing or regulatory authority to suspend, alter, refuse to renew or cancel your licence, mandatory registration or British Standard Certificate of Registration.

Contract Disputes

Negotiating your legal rights in a contractual dispute arising from an agreement or alleged agreement entered into by you or on your behalf, for the purchase, hire, sale or provision of goods or of services.

Debt Recovery

Negotiating your legal rights, including enforcement of judgment to recover money and interest due from the sale or provision of goods or services.

Property Protection

Pursuing your legal rights in a civil action following an event causing physical damage to physical property which you own or are responsible for, or any nuisance or trespass.

Personal Injury

At your request, pursuing your employees' and their family members' legal rights following their death or bodily injury.

Tax Protection

Tax enquiries, Employee compliance disputes & VAT disputes.

Tenancy Disputes

Legal proceedings for civil action relating to a tenancy dispute between you and your landlord arising from premises leased or rented to you.

Description	
	 Uninsured Loss Recovery and Personal Injury Recovery of losses not insured under a general motor insurance policy following a motor accident that causes: Damage to the insured vehicle or to any property in or on the vehicle at the time of the accident Death or bodily injury to the driver or any passengers travelling in the vehicle
	Additional benefits: Counselling Legal and Tax Advice Employment Manual DAS Business Law

General Policy Conditions and Exclusions

- · Alteration in Risk Condition
- · Reasonable Precautions Condition
- Sanctions Condition
- Electronic Risk Exclusion (not applicable to Sections 6, 7, 8 and 11)
- · Communicable Disease Exclusion (not applicable to Sections 6, 7, 8 and 11)
- · Cyber Exclusion (applicable to Section 11)

For full details of the exclusions and conditions please refer to the General Conditions, Claims Conditions and General Exclusions of the policy.

This table does not cover all of the exclusions or limitations of the policy sections. Please refer to the policy booklet for full details of all exclusions and limitations.

Description	See Policy Booklet
 SECTION 1: MATERIAL DAMAGE Acts of Terrorism (unless specifically extended) Damage caused by mechanical or electrical breakdown Damage resulting from dishonesty by the Insured or an Employee Damage to sanitary ware except where such breakage renders it unserviceable Subsidence, ground heave or landslip (unless specifically extended) Theft from outbuildings Theft not involving forcible and violent entry or exit from the premises 	See: Section 1: Material Damage, General Exclusions, General Conditions
 SECTION 2: BUSINESS INTERRUPTION (optional) Acts of Terrorism (unless specifically extended) Subsidence ground heave or landslip (unless specifically extended) 	See: Section 2: Business Interruption, General Exclusions, General Conditions
 SECTION 3: GOODS IN TRANSIT (optional) Damage attributable to depreciation, loss of market or any other indirect loss Damage caused by inadequate packing Damage caused to property carried by the Insured for "Hire or Reward" Damage caused by spillage, leakage, evaporation, loss of weight or shrinkage Damage caused by Storm or Flood in respect of property on soft or open topped or sided vehicles Damage following breach of the Security Condition 	See: Section 3: Goods in Transit, General Exclusions, General Conditions
SECTION 4: LOSS OF BUSINESS MONEY AND PERSONAL ASSAULT (optional) Loss from any cash dispensing machine Loss from gaming or amusement machines Losses attributable or accelerated by pregnancy or any pre-existing defect Losses occurring outside United Kingdom or the Republic of Ireland	See: Section 4: Loss of Business Money and Personal Assault, General Exclusions, General Conditions

Description	See Policy Booklet
 SECTION 5: WRONGFUL CONVERSION (optional) All payments for vehicles purchased or part exchanged shall be by cheque, credit card payment or credit against a new purchase You must be a subscriber to HPI Ltd or Experian Ltd 	See: Section 5: Wrongful Conversion, General Exclusions, General Conditions
 SECTION 6: EMPLOYERS' LIABILITY (optional) Damage or Injury arising from offshore Work Injury (other than to the driver) resulting from being in or on any of your vehicles whilst on the road under the terms of Part VI of the Road Traffic Act 1988 	See: Section 6: Employers' Liability, General Exclusions, General Conditions
SECTIONS 7 & 8: PUBLIC AND PRODUCTS LIABILITY (optional) Bona Fide Sub contractors condition Hazardous locations exclusion Injury or damage arising from design, advice, formula or specification provided for a fee Injury or damage caused by the use, removal, disposal, sale or storage of asbestos Injury or damage caused directly or indirectly from gradual pollution or contamination Participation or organisation of motor competitions and/or races The cost of making good faulty workmanship or materials liability directly or indirectly caused by, contributed to by, resulting from or arising out of or in connection with: (a) any Cyber Act or Cyber Incident including but not limited to any action taken in controlling, preventing, suppressing or remediating any Cyber Act or Cyber Incident (b) loss of use, reduction of functionality, repair, replacement, restoration or reproduction of any Data, including any amount pertaining to the value of such Data. This Exclusion shall not apply in respect of: (i) Bodily Injury (ii) physical damage to material property directly or indirectly caused by, contributed to by, resulting from, arising out of or in connection with a Cyber Act or a Cyber Incident. The following exceptions apply to Products Liability only: Cost of or costs arising from the need for carrying out again the service, maintenance, treatment, test or examination of motor vehicles Damage to the part or the property worked upon Injury or damage caused by products knowingly supplied to the USA or Canada Injury or damage caused by products supplied for critical use in aircraft, marine craft, spacecraft, rockets or missiles	See: Section 7: Public Liability. Section 8: Products Liability General Exclusions, General Conditions
SECTION 9: SPECIFIED ALL RISKS (optional) Damage attributable to depreciation, loss of market or any other indirect loss Damage caused by mechanical or electrical breakdown Subsidence, ground heave or landslip (unless specifically extended)	See: Section 9: Specified all Risks, General Exclusions, General Conditions

Description	See Policy Booklet
SECTION 10: REFRIGERATED STOCK (optional)	
 Age of Appliance condition Damage caused by wilful neglect of the Insured or any employee The excess stated in the policy schedule 	See: Section 10: Refrigerated Stock, General Exclusions, General Conditions
SECTION 11: ROAD RISKS (optional)	
Reasonable Precautions Condition	See:
 Any compulsory excess or voluntary excess as chosen by you and stated in the policy schedule and policy booklet 	Section 11: Road Risks, General Exclusions, General
 Any loss, damage, injury or liability while the insured vehicle is in, or on, any part of an aerodrome, airport or airfield 	Conditions
 Any vehicle which is not, owned by you, leased to you on a lease agreement of a minimum duration of 12 months, or in your custody or control for motor trade purposes 	
 A vehicle that has been seized by any government or public authority which was not your property or in your custody or control for the purposes of motor trade at the time of seizure 	
Breakdown	
Damage to tyres by punctures, cuts, bursts or application of brakes	
 Loss or damage to the vehicle if the keys have been left in the vehicle or the windows and doors have not been closed and locked 	
Terrorism	
Use other than in accordance with the Certificate of Motor Insurance	
 Vehicles driven by or in the custody or control of any person not declared on the Certificate of Motor Insurance 	
 Vehicle transporters capable of carrying more than two vehicles or any vehicle on such a transporter 	
 Death, injury, loss or damage where the insured vehicle is an Automated Vehicle and at the time of an accident is being driven or used in Autonomous Mode where you or any other person entitled to indemnity under this policy: 	
(a) has failed to install or permit the installation of any Safety Critical Software updates, including any Over the Air (OTA) Updates relating to the functioning of the insured vehicle as an Automated Vehicle which you, the driver or any occupant of the insured vehicle ought reasonably to have known that failure to install such Software or Over the Air (OTA) Updates could compromise the safety of the insured vehicle	
(b) has made or has permitted alterations to any Safety Critical Software or Over the Air (OTA) Updates which relates to functioning of the vehicle as an Automated Vehicle, except those made available by and/or approved by the manufacturer of the insured vehicle.	

continued	
Description	See Policy Booklet
SECTION 12: COMMERCIAL LEGAL EXPENSES (Please refer to your schedule for details of the cover that you have selected)	See:
 Employment Disputes and Compensation Awards Personal injury and loss/damage to property In respect of compensation awards, our advice must be sought and followed The total of the compensation awards payable under Employment Disputes and Compensation Awards - Compensation Awards shall not exceed £1,000,000 in any one period of insurance. 	Section 12: Commercial Legal Expenses, General Exclusions, General Conditions
 Legal Defence Motoring prosecutions The ownership, driving or use of a motor vehicle The loss, alteration, corruption or distortion of, or damage to stored personal 	
 data, or A reduction in the functionality, availability, or operation of stored personal data resulting from hacking (unauthorised access), malicious or negligent transfer (electronic or otherwise) of a computer program that contains any malicious or damaging code, computer virus or similar mechanism. 	
Motoring prosecutions The supposebility of uses of a meter vehicle.	
The ownership, driving or use of a motor vehicle	
Statutory License Appeal Appeals against the imposition or terms of any Statutory Notice issued in connection with your licence, mandatory registration or British Standard Certificate of Registration	
 The original application or renewal application of a statutory licence, mandatory registration or British Standard Certificate of Registration 	
The ownership, driving or use of a motor vehicle	
Contract Disputes	
The amount in dispute must exceed £500 (incl VAT)	
£500 excess applies if the amount in dispute exceeds £5000 (incl VAT)	
Debt Recovery	
 The debts must exceed £500 (incl VAT) Disputes arising within the first 90 days of the policy if the agreement was entered into before the start of the policy 	
Property Protection	
Contracts entered into	
Physical property which is in transit or which is lent or hired out	
Goods not at your premises, unless you are using them	
Damage to, or caused by, motor vehicles	
Enforcement of a covenant by or against the business	
Personal Injury	
Illness or bodily injury that happens gradually	
 Psychological injury or mental illness unless the condition follows a specific or sudden accident that has caused physical bodily injury Clinical negligence 	

Description	See Policy Booklet
 Tax Protection Tax avoidance scheme Failure to register for VAT or PAYE Import or excise duties and import VAT Tenancy Disputes any dispute arising from or relating to rent, service charges or renewal of the tenancy agreement. Uninsured Loss Recovery and Personal Injury The insured vehicle being used by anyone who does not have valid motor insurance. 	See Policy Booklet

Customer Information

How to contact us to make a claim

Commercial Claims 0330 024 2246

Claims Information for Sections 1-11

Should you be unfortunate enough to need to make a claim, Covéa Insurance Commercial Claims Team will manage all aspects of the claim for you from the time it is reported.

- Dedicated telephone number 0330 024 2246
- By e-mail newclaims2@coveainsurance.co.uk
- In writing to Covéa Insurance Commercial Claims Team, Norman Place, Reading, Berkshire RG18DA

Covéa Insurance Commercial Claims Team is a service available to customers 24 hours a day, 365 days a year by staff trained in managing commercial claims.

They can:

- Take the details of your claim over the phone, in most cases removing the need for completion of an incident report form.
- Help outside normal opening hours with practical advice and assistance.
- Arrange replacement of good lost or stolen using the latest product information.
- Take control of the management of the claim from start to finish

How to cancel your policy

If you do not want to accept the policy you have the right to cancel it within 14 days from the date of purchase of your policy or the day you receive your policy documentation, whichever is later. To do this you must return the Certificate of Motor Insurance, to your broker when giving your instruction to cancel.

If cover has not yet started a full refund will be given. If cover has started we will refund the premium for the exact number of days left on the policy, less an additional charge of £25 plus the prevailing rate of Insurance Premium Tax as stated on your policy schedule. No refund will be given if a claim has been submitted or there have been any incidents likely to give rise to a claim during the current Period of Insurance. We will also do this if you want to cancel the policy within 14 days after the renewal date.

You may cancel the policy at any other time by returning your policy documentation, including the Certificate of Motor Insurance to your broker when providing your cancellation instruction to them.

If you cancel your policy after 14 days and a claim has been submitted or there have been any incidents likely to give rise to a claim during the current Period of Insurance, we will not refund any part of the premium. If you have a Loan Agreement with Covéa Insurance, all outstanding monies must be paid to us as described in your Loan Agreement.

If no claims have been submitted and there have been no incidents that are likely to give rise to a claim during the current Period of Insurance, we will refund the premium for the exact number of days left on the policy less an additional charge of £25 plus the prevailing rate of Insurance Premium Tax as stated on your policy schedule.

For our rights to cancel your policy please see Our Rights to Cancel the Policy condition in the General Conditions Section of the policy wording.

How to make a complaint - Sections 1-11

It is always our intention to provide a first class standard of service. However we do appreciate that occasionally things go wrong. In some cases your broker who arranged the insurance will be able to resolve any concerns, particularly if your complaint relates to the way the policy was sold and you should contact them directly.

Alternatively, please contact us using the following details, quoting your policy or claim number.

Customer Relations, Covéa Insurance, Norman Place, Reading, Berkshire RG1 8DA.

Telephone: 0330 221 0444

Email: customer.relations-rdg@coveainsurance.co.uk

Website: www.coveainsurance.co.uk

Full details of the Covéa Insurance Internal Complaints Procedure are detailed in our leaflet 'Complaints Procedure' which is available on request or may be downloaded from our website at www.coveainsurance.co.uk/complaints.

How to make a complaint - Section 12

Complaints Procedure

If you have a complaint regarding the Commercial Legal Expenses Section, you or your broker should contact:

The Customer Relations Department, DAS Legal Expenses Insurance Company Limited, DAS House, Quay Side, Temple Back, Bristol BS1 6NH

Telephone: 0344 893 9013

Email: customerrelations@das.co.uk

Or by completing our online complaint form at www.das.co.uk/about-das/complaints

Further details of our internal complaint-handling procedures are available on request.

Customer Information

continued

You may be eligible to refer your complaint to the Financial Ombudsman Service. Their contact details are:
Financial Ombudsman Service
Exchange Tower, Harbour Exchange Square, London E14 9SR www.financial-ombudsman.org.uk
Email: complaint.info@financial-ombudsman.org.uk

Financial Services Compensation Scheme (FSCS)

Covea Insurance plc and DAS Legal Expenses Insurance Company Limited are covered by the Financial Services Compensation Scheme. You/an insured person may be entitled to compensation from the scheme if we cannot meet our liabilities under this insurance.

Further information is available from the: Financial Services Compensation Scheme 10th Floor Beaufort House 15 St Botolph Street London EC3A 7QU

Telephone: 020 7741 4100 Email: enquiries@fscs.org.uk Website: www.fscs.org.uk



South Essex House, North Road, South Ockendon, Essex RM15 5BE

Tel: 01708 850000 www.seib.co.uk

SEIB Insurance Brokers Ltd are authorised and regulated by the Financial Conduct Authority

Covea Insurance plcRegistered Office: Norman Place, Reading, Berkshire, RG1 8DA Registered in England and Wales No. 613259 Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority No. 202277

