

Motor Insurance

Product Disclosure Statement
and Policy Booklet



RACV Motor Insurance is issued by
Insurance Manufacturers of Australia Pty Limited
ABN 93 004 208 084 AFS Licence No. 227678
GPO Box 244 Sydney NSW 2001, a subsidiary of Insurance Australia Group Limited.

RACV Motor Insurance is distributed to members
of Royal Automobile Club of Victoria (RACV) Ltd,
by RACV Insurance Services Pty Ltd
ABN 74 004 131 800 AFS Licence No. 230039

This Product Disclosure Statement and Policy Booklet (PDS) was prepared on 2 August 2022. The information in this PDS is current at that date. From time to time, we may include more up-to-date information in the PDS that is not materially adverse without notifying you. You can get more up-to-date information by calling 13 RACV (13 7228) or visiting racv.com.au. We will give you a free copy of any updates when you request them. If it becomes necessary, we will issue you a supplementary or replacement PDS. ©2022.



Supplementary Product Disclosure Statement

SPDS Edition 1

This Supplementary Product Disclosure Statement (SPDS) is dated 21 March 2023 and will apply to all **RACV Motor Insurance Product Disclosure Statement and Policy Booklets** version G018195 08/22 (PDS) taken out with a new business effective date on or after 22 March 2023, or with a renewal effective date on or after 24 April 2023.

The information in this SPDS updates the terms contained in the PDS and should be read together with the PDS and any other applicable SPDS.

If you would like another copy of your PDS, please go to racv.com.au, call 13 RACV (13 7228) or visit an RACV Shop.

Changes to your PDS

Your PDS is amended by the following:

Change 1 – Update to ‘RACV Member’ definition

Your PDS is amended by removing the following renewable products from the ‘RACV Member’ definition on page 49:

- Monitored home security systems
- Novated leases
- Debentures.

Updated wording is as follows:

RACV Member

a person or business holding a renewable product with RACV. Renewable products include Emergency Roadside Assistance, RACV Club Membership, Insurance, Emergency Home Assist and personal loans.

RACV membership card colours are linked to the following continuous years of RACV membership:

Blue – 0 to 4 years, or as determined by RACV.

Bronze – 5 to 9 years, or as determined by RACV.

Silver – 10 to 24 years, or as determined by RACV.

Gold – 25 to 50 years, or as determined by RACV.

Gold 50 – 51 years or more, or as determined by RACV.

Change 2 - Amendment to 'Emergency transport and accommodation'

1. Your PDS is amended by replacing the dot point on page 13:

- ▶ we must agree to the costs before they are incurred.

with the following:

- ▶ you should seek our agreement before incurring any out-of-pocket expenses to ensure you will be able to claim those costs back on your policy. If you do not obtain our agreement first, we will only pay the reasonable costs.

2. Your PDS is amended by replacing the dot point on page 19:

- ▶ we must agree to the costs before they are incurred.

with the following:

- ▶ you should seek our agreement before incurring any out-of-pocket expenses to ensure you will be able to claim those costs back on your policy. If you do not obtain our agreement first, we will only pay the reasonable costs.

Change 3 – Amendment to ‘Authorising repairs to your vehicle’

Your PDS is amended by removing the ‘Authorising repairs to your vehicle’ section on page 33 and replacing it with the following:

Authorising repairs to your vehicle

You should not start, approve or authorise any repairs to your vehicle unless:

- ▶ we allow it under ‘Emergency repairs’ (see pages 13 and 19), or
- ▶ you obtain our prior written consent by contacting us on 13 19 03.

You should seek our agreement before incurring any out-of-pocket expenses to ensure you will be able to claim those costs back on your policy. If you do not obtain our agreement first, we will only pay the reasonable costs. Refer to the ‘Repairing your vehicle’ section of the policy for information in relation to what are reasonable costs.

If we have cash settled your claim by paying you the fair and reasonable cost to repair your vehicle as determined by us (rather than authorising repairs), and you subsequently arrange or authorise repairs, we are not responsible for any costs associated with those repairs.

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SPDS027 03/23



Supplementary Product Disclosure Statement

SPDS Edition 2

This Supplementary Product Disclosure Statement (SPDS) is dated 10 October 2023 and will apply to all policies under the **RACV Motor Insurance Product Disclosure Statement and Policy Booklets (PDS)**, (Prepared on 02/08/2022) version G018195 08/22; taken out with a new business effective date on or after 11 October 2023, with a renewal effective date on or after 13 November 2023.

The information in this SPDS updates the terms contained in the PDS and should be read together with the PDS and any other applicable SPDS.

If you would like another copy of your PDS, please go to racv.com.au, call 13 RACV (13 7228) or visit an RACV Shop.

Changes to your PDS

Your PDS is amended by the following:

Change 1 – Amendment to ‘Recovery actions’

Your PDS is amended by deleting the last two paragraphs in the section ‘Recovery action by us’ on page 37, and replacing it with the following updated wording:

You must give us all the information and co-operation that we reasonably require to take the recovery action. We will only request information or co-operation which is relevant to pursue the recovery action and will provide an explanation as to why it is needed. We will act reasonably in exercising our discretion in the conduct of any legal proceedings and in the settlement of any claim while we conduct any recovery action. We will keep you reasonably informed and updated with the progress of proceedings.

You must not do anything unreasonable which prejudices us in taking any recovery action without our written consent. For example, you must not:

- ▶ assign your rights to anyone else; - for example, a tow truck driver or a smash repairer; or
- ▶ opt-out of any representative or group proceedings taken by us.

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SPDS027 10/23

A message to RACV Members from RACV Insurance

Every year over 1,000,000 Victorians choose RACV Insurance. And it's no wonder. After all, RACV Insurance sets out to offer excellent value for money and the very best in service.

With RACV Motor Insurance, claims assistance is available 24 hours a day, 7 days a week, just call 13 19 03.

Of course, another great reason to choose RACV Insurance is that you automatically become an RACV member. RACV is, first and foremost, a membership organisation. So everything RACV does, is for the benefit of our members. Every one of RACV's more than 2 million members receives access to a wide range of benefits.

A good example of this is the Years of Membership Benefits program which rewards loyalty with discounts on a range of products and services, including an annual discount on RACV Motor Insurance. You don't have to wait long to start saving, only 5 years, and RACV's Years of Membership Benefit increases the longer you remain a member.

The benefits of RACV membership don't end there. RACV members save 25% off standard accommodation rates at our eight RACV Resorts in Victoria, Queensland and Tasmania. You'll also save by accessing special offers with participating organisations through the RACV Show Your Card & Save program and receive discounts on a wide variety of products and services at RACV shops.

RACV is committed to representing members' interests in areas such as road safety and mobility.

It's all part of RACV's promise to be there for every member every day.

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Features & Benefits

Below is a summary of some of the features and benefits of this Policy depending on the type of cover you choose. This summary is intended as a guide only. For full details of cover including exclusions, please read the pages that follow.

Summary of covers	Comprehensive	Third Party Fire & Theft	Third Party Property Damage
Cover for accidental damage to your vehicle	✓	✗	✗
Cover for fire and theft	✓	✓	✗
Cover for flood, storm or a malicious act	✓	✗	✗
Years of Membership Benefit	✓	✓	✓
Flexi Excess Discount	✓	✗	✗
Multi-Policy Discount	✓	✓	✓
Hire car after a theft	✓	✓	✗
Hire car after a not at fault collision	✓	✗	✗
	(except for motorcycles)		
Hire car after an incident	Optional	✗	✗
Any RACV Partner Repairer	✓	✓	✓
Any Repairer option	Optional	✗	✗
Cover for personal items	✓	✗	✗
New vehicle replacement within two years	✓	✗	✗
Choice of agreed or market value	✓	✗	✗
Automatic cover for modifications	✓	✓	✓
Replacement of keys, locks & barrels	✓	✗	✗
Cover for windscreen and window glass	✓	✗	✗
Windscreen option (with no excess)	Optional	✗	✗
Emergency transport and accommodation	✓	✓	✗

Our agreement with you

Your Motor Insurance Policy is a contract between you and us made up of:

- ▶ your current Certificate of Insurance, and
- ▶ this Product Disclosure Statement and Policy Booklet (PDS), and
- ▶ any applicable Supplementary PDS.

Paying your premium

In return for the payment of your premium, we will provide the cover you have chosen.

You can elect to pay your premium on an annual basis, or by monthly instalments (see page 42 for details of how to pay your premium and what happens if you fail to pay).

21 day cooling-off period

You have a cooling-off period that allows you to cancel your Policy within 21 days of it being issued if you tell us within this period. If you have not made any claims on your Policy, we will refund in full the premium you have paid.

Assigning rights and appointing a representative

You must not assign any benefits, rights or obligations under your policy unless you get our written consent first.

If you want to appoint someone to manage your claim, then you need to tell us and we need to agree that we will deal with them on your behalf. You can usually appoint someone like a family member.

We will not unreasonably withhold our consent to an appointment. However, we may have a concern with a party that may present a conflict of interest. For example, someone who supplies goods or services for your claim.

Words with special meaning

Some words in this PDS have special meaning. Please refer to the Definitions section on page 48 for more details.

GST

All dollar values described in this PDS include GST.

Special conditions

We may impose special conditions on your Policy that may exclude, restrict or extend cover for a person or a particular matter. For example, we may not offer cover for a storm or bushfire within the first 48 hours of the start of the Policy. Any imposed conditions will be listed on your current Certificate of Insurance.

Co-insureds

If more than one person is named as the insured on the Certificate of Insurance, we will treat a statement, act, omission or claim by any one of these people as a statement, act, omission or claim by all of those people.

Receiving your Policy documents

You may choose to receive your policy documents:

- ▶ electronically – that is, by email, or
- ▶ by post.

If we send your policy documents by email, we will send them to the email address you last gave us. Any policy documents we send to your email address will be considered to have been received by you 24 hours from when we send them.

If we send your policy documents by post, we will send them to the mailing address you last gave us.

You are responsible for making sure the email and mailing address we have for you is up to date. It is important that you tell us of any change of electronic address or postal address as soon as possible. tell us of any change of electronic address or postal address as soon as possible.

What your Policy covers

Your Policy covers your motor vehicle or motorcycle that is listed on your current Certificate of Insurance. This is referred to as 'your vehicle' in this PDS.

There are three different types of insurance to choose for your vehicle:

- ▶ Comprehensive Insurance
- ▶ Third Party Fire & Theft Insurance
- ▶ Third Party Property Damage Insurance.

The type of insurance you have chosen will be listed on your current Certificate of Insurance. The scope of your cover depends upon the type of insurance you have chosen.

Your Policy provides cover for incidents that occur in the period of insurance set out on your current Certificate of Insurance.

If you make a claim, you may need to pay an excess. Also, any future premium may be affected.

Comprehensive Insurance

If you hold Comprehensive Insurance we will provide cover as described on pages 7 to 15.

Comprehensive Insurance also includes the following cover described in the section 'Cover for all types of insurance':

- ▶ Liability cover for damage you cause someone else's property – see page 22
- ▶ Legal representation – see page 23

See 'Things that may affect cover' on pages 24 to 27 for important policy exclusions to any limitations to cover described on pages 7 to 15.

Cover for loss or damage

We will cover loss or damage to your vehicle caused by any of the following incidents:

- ▶ an accident including a collision
- ▶ flood
- ▶ fire
- ▶ malicious act
- ▶ storm
- ▶ theft or attempted theft.

we will decide whether to:

- ▶ repair your vehicle, or
- ▶ pay you the fair and reasonable cost of repairing your vehicle as determined by us, or
- ▶ pay you the agreed or market value, depending on the cover listed on your current Certificate of Insurance less any applicable deductions (see page 35 for details).

Our choice will have regard to the circumstances of your claim and consider any preference you may have.

For examples of how we calculate a claim for loss or damage to your vehicle, please see examples 1 and 2 in the Claim payment examples on page 50.

Windscreen, sunroof & window glass damage

If only your vehicle's windscreen, sunroof or window glass is damaged as a result of an incident described on this page under the heading 'Cover for loss or damage':

we will:

- ▶ repair or replace the windscreen, sunroof or window glass, or
- ▶ pay you the cost of repairing or replacing the windscreen, sunroof or window glass.

you need to:

- ▶ pay any basic excess, but not an age or special excess.

To be covered for windscreen, sunroof and window glass repairs or replacement without the need to pay a basic excess, see the Windscreen option on page 15.

Keys, locks & barrels

If the keys of your vehicle are stolen during the period of insurance, and there is no other damage to your vehicle:

we will:

- ▶ pay up to \$1,000 over and above any basic excess that applies to your Policy to replace or re-code your vehicle's keys, locks and barrels.

you need to:

- ▶ report the theft of the keys to the Police.

Any RACV Partner Repairer

Your Policy automatically includes access to RACV's extensive partner repairer network. RACV has partnered with trusted businesses to deliver quality, safe repairs and have you back on the road as soon as possible.

However, you may choose your own repairer to fix your vehicle if:

- ▶ you have chosen the 'Any Repairer' option – see page 15, or
- ▶ your vehicle is a motorcycle.

Your choice of repairer must have all the necessary equipment, skills, capabilities, licences and authorisations required by law to complete the repairs to your vehicle.

Comprehensive Insurance

– Additional cover

If you make a claim for an incident described on page 7 under the heading 'Cover for loss or damage', you may be entitled to one or more of the following additional covers.

See 'Things that may affect cover' on pages 24 to 27 for important policy exclusions that affect all cover. These are in addition to any limitations to cover described on pages 7 to 15.

Hire car after a not at fault collision

If we agree to pay your claim as a result of a collision and your vehicle (except for motorcycles) cannot be driven, is unsafe to drive or is in for repairs, and

- ▶ we are satisfied you or your driver is not at fault for the collision, and
- ▶ you can give us the name and residential address of a person(s) we agree is at fault, and
- ▶ you need a hire car.

See 'Determining fault in an incident' on page 31.

we will:

- ▶ arrange a hire car for you and will do our best to arrange a car that meets your needs
- ▶ pay for the hire car until whichever happens first:
 - your vehicle is repaired; or
 - we pay your claim for a total loss
- ▶ pay up to \$2,000 in total for any excess and security bond payable under the hire car agreement because there is loss or damage to the hire car or it causes loss or damage.

not covered:

- ▶ we do not provide this benefit if your vehicle is a motorcycle
- ▶ running costs of the hire car (for example, petrol or tolls)
- ▶ additional hire car costs (for example, any optional extras such as a GPS)
- ▶ loss or damage to the hire car
- ▶ liability arising from the use of the hire car.

however:

- ▶ you must not arrange your own hire car under any circumstances unless you obtain our prior written consent by contacting us on 13 19 03. If you do, then we may decide not to pay for the hire car.

For hire car after theft or attempted theft – see page 10. For hire car after any other incident we cover – see page 14.

Hire car after theft or attempted theft

If we agree to pay your claim as a result of theft or attempted theft of your vehicle and it cannot be driven or is unsafe to drive, we will pay for the cost of a hire car up to a maximum of \$60 per day:

- ▶ up to a maximum of 21 days, or
 - ▶ until your vehicle is recovered and repaired, or
 - ▶ until we pay your claim if your vehicle is a total loss
- whichever is the shortest period of time.

we will:

- ▶ arrange a hire car for you and will do our best to arrange a car that meets your needs
- ▶ pay up to \$2,000 in total for any excess and security bond payable under the hire car agreement because there is loss or damage to the hire car or it causes loss or damage.

not covered:

- ▶ running costs of the hire car (for example, petrol or tolls)
- ▶ additional hire car costs (for example, any optional extras such as a GPS)
- ▶ loss or damage to the hire car
- ▶ liability arising from the use of the hire car.

however:

- ▶ you must not arrange your own hire car under any circumstances unless you obtain our prior written consent by contacting us on 13 19 03. If you do, then we may decide not to pay for the hire car.

For hire car after a not at fault collision – see page 9.

For hire car after any other incident we cover – see 'Hire Car' option on page 14.

New replacement vehicle

If your vehicle is considered by us to be a total loss and we agree to pay your claim, you can choose to have your vehicle replaced, if:

- ▶ you have bought your vehicle new, or you purchased a demonstrator vehicle, and
- ▶ the vehicle is in the first 24 months of its registration at the time of the incident, and
- ▶ a replacement vehicle is available in Australia which is of the same make, model, engine size, equipment level and paint type, and
- ▶ we have agreement from any credit provider noted on your current Certificate of Insurance – if applicable, and
- ▶ the vehicle has a tare weight of less than 2.5 tonnes.

we will:

- ▶ replace your vehicle with a new vehicle of the same make, model, engine size, equipment level and paint type
- ▶ replace any modifications, options or accessories
- ▶ pay the first 12 months registration and Compulsory Third Party Insurance, if applicable, on the replacement vehicle.

you need to:

- ▶ pay us any
 - excess that applies,
 - outstanding premium, including the balance of all monthly instalments,
 - refund you receive from the registration and Compulsory Third Party Insurance (if applicable) over your vehicle.

If your vehicle is replaced:

- ▶ your Policy comes to an end and no refund of premium is due, and
- ▶ your insured vehicle becomes our property.

You can arrange cover for your replacement vehicle by calling 13 RACV (13 7228).

For an example of how we calculate a claim for a new replacement vehicle, please see example 3 in the Claim payment examples on page 50.

Storage costs

If we agree to pay your claim as a result of an incident and your vehicle is taken to a storage facility or holding yard:

we will:

- ▶ pay the reasonable costs to store your vehicle from when you lodge a claim with us until we assess your vehicle.

however:

- ▶ we must agree to pay the storage costs before you make any arrangements
- ▶ you need to move your vehicle if we ask you to
- ▶ we can move your vehicle if we need to.

Personal items

If we agree to pay your claim as a result of an incident and personal items in your vehicle suffer loss or damage:

we will:

- ▶ for all vehicles except motorcycles, pay up to \$500 in total to repair or replace your personal items
- ▶ for motorcycles, pay up to \$2,000 in total to repair or replace the protective clothing that is specifically designed to be worn by you or your passenger while riding your motorcycle.

If you have a motorcycle, the most we pay for any one item of protective clothing is \$1,000. Protective clothing includes:

- helmet
- jacket
- trousers
- boots
- gloves.

not covered:

- ▶ mobile phones
- ▶ cash
- ▶ baby capsules and child seats (we cover them under 'Baby capsules & child seats' – see this page)
- ▶ tools of trade
- ▶ standard equipment, modifications, options or accessories that are attached to your vehicle.

however:

- ▶ we cover your personal items if they are stolen as part of a theft or attempted theft of your vehicle. But, if they are stolen as part of any other incident we cover, then they must be stolen at the scene of the incident when it happens.

Towing

If we agree to pay your claim as a result of an incident and your vehicle needs to be towed because it cannot be driven or is unsafe to drive:

We pay this additional cover on top of your agreed or market value.

we will:

- ▶ pay the reasonable cost to tow your vehicle from where the incident happened to whichever place we decide is closer:
 - a repairer or other place we recommend, or
 - a safe place.

however:

- ▶ we only pay for one tow. If your vehicle needs to be towed more than once, we decide which tow to pay for.

Baby capsules & child seats

If we agree to pay your claim and any baby capsule or child seat in your vehicle is stolen or damaged as a result of an incident:

we will:

- ▶ pay up to \$500 per item, towards replacing each baby capsule or child seat.

Trailer or caravan damage

If we agree to pay your claim and your trailer or caravan suffers loss or damage as a result of an incident while attached to or being towed by your vehicle:

we will:

- ▶ pay up to \$1,000 towards repairing or replacing your trailer or caravan.

not covered:

- ▶ damage to the contents of the trailer or caravan.

Emergency repairs

If we agree to pay your claim and you have made emergency repairs to your vehicle as a result of an incident so you can get back on the road safely:

we will:

- ▶ reimburse you up to \$800 in total for emergency repairs to your vehicle.

not covered:

- ▶ non-emergency repairs.

however:

- ▶ we will determine what is an emergency repair
- ▶ the emergency repairs must be made to keep your vehicle secure or to get you back on the road safely
- ▶ you must pay for the emergency repairs up front and provide us with the receipts, unless we agree otherwise
- ▶ the emergency repairs must be directly related to the incident you are claiming for.

Emergency transport and accommodation

If your vehicle is damaged and cannot be driven or used as a result of an incident we have agreed to cover under 'Cover for loss or damage' that occurs more than 100 kilometres from your home.

We pay this additional cover on top of your agreed or market value.

we will:

- ▶ pay up to \$1,000 in total for the reasonable costs of:
 - transportation for you, your passengers and your domestic pets to your home or, if we agree, to another destination,
 - temporary accommodation for you, your passengers and your domestic pets covering the room rate only, and
- ▶ transportation of your vehicle from:
 - the place your vehicle is repaired to your home, or
 - the location of the incident to a repairer near your home.

not covered:

- ▶ the costs of transporting any vehicle or other item being towed by your vehicle at the time of the incident.

however:

- ▶ we must agree to the costs before they are incurred.

Comprehensive Insurance – Options

If you hold Comprehensive Insurance, you may add the following options to your Policy by paying any additional premium that applies.

Any options you have chosen will be listed on your current Certificate of Insurance.

See 'Things that may affect cover' on pages 24 to 27 for important policy exclusions that affect all cover. These are in addition to any limitations to cover described on pages 7 to 15.

Hire Car option

Under Comprehensive Insurance:

- ▶ we pay hire car costs for up to 21 days after a theft or attempted theft – see page 10
 - ▶ we pay hire car costs after a collision with another vehicle where:
 - we are satisfied you or your driver is not at fault for the collision, and
 - you can give us the name and residential address of a person(s) we agree is at fault, and
 - you need a hire car- see page 9.
- See 'Determining fault in an incident' on page 31.

If you add this option, for all other incidents we cover that cause loss or damage to your vehicle: we will:

- ▶ arrange a hire car for you and will do our best to arrange a car that meets your needs
 - ▶ pay for the cost of a hire car up to a maximum of \$60 per day:
 - up to a maximum of 14 days, or
 - until your vehicle is repaired, or
 - until we pay your claim if your vehicle is a total loss
- whichever is the shortest period of time

- ▶ pay up to \$2,000 in total for any excess and security bond payable under the hire car agreement because there is loss or damage to the hire car or it causes loss or damage.

not covered:

- ▶ running costs of the hire car (for example, petrol or tolls)
- ▶ additional hire car costs (for example, any optional extras such as a GPS)
- ▶ loss or damage to the hire car
- ▶ liability arising from the use of the hire car
- ▶ any additional hire car costs if the repairs to your vehicle are unreasonably delayed by you or any repairer you appoint or engage.

however:

- ▶ you must not arrange your own hire car under any circumstances unless you obtain our prior written consent by contacting us on 13 19 03. If you do, then we may decide not to pay for the hire car.

Windscreen option

If you have chosen this option, you will not need to pay any excess when only your vehicle's windscreen, sunroof or window glass is damaged as a result of an incident described on page 7 under the heading 'Cover for loss or damage':

we will:

- ▶ repair or replace the windscreen, sunroof or window glass, or
- ▶ pay you the cost of repairing or replacing the windscreen, sunroof or window glass.

Any Repairer option

If we agree to pay your claim as a result of an incident, we will arrange for an RACV Partner Repairer to fix your vehicle – see page 32.

However, if you have chosen this option you may use any licensed repairer of your choice, including an RACV Partner Repairer – see page 32.

Your choice of repairer must have all the necessary equipment, skills, capabilities, licences and authorisations required by law to complete the repairs to your vehicle.

Third Party Fire & Theft Insurance

If you hold Third Party Fire & Theft Insurance we will provide cover as described on pages 16 to 19.

Third Party Fire & Theft Insurance also includes the following cover described in the section 'Cover for all types of insurance'.

- ▶ Liability cover for damage you cause someone else's property – see page 22
- ▶ Legal representation – see page 23

See 'Things that may affect cover' on pages 24 to 27 for important policy exclusions that affect all cover. These are in addition to any limitations to cover described on pages 16 to 19.

Cover for fire & theft loss or damage

We will cover loss or damage to your motor vehicle up to \$10,000 caused by either of the following incidents:

- ▶ fire
- ▶ theft or attempted theft.

we will decide whether to:

- ▶ repair your vehicle, or
- ▶ pay you the fair and reasonable cost of repairing your vehicle as determined by us, or
- ▶ pay you the market value less any applicable deductions (see page 35 for details).

Our choice will have regard to the circumstances of your claim and consider any preference you may have.

The most we will pay is \$10,000.

For examples of how we calculate a claim for fire or theft, please see examples 1 and 4 in the Claim payment examples on pages 50 to 51.

Limited cover for accident damage to your vehicle

If you are not at fault in a collision we provide limited cover for the damage to your vehicle based upon whether the person at fault was:

- ▶ uninsured for the damage to your vehicle, or
- ▶ insured for the damage to your vehicle.

Uninsured motorist damage

- ▶ We will provide you limited cover up to \$5,000 for damage to your vehicle if:
 - your vehicle is damaged in a collision with another vehicle, and
 - we are satisfied the collision was the other driver's fault, and
 - you can provide us with the registration of the other vehicle, and the name and residential address of the other driver, and
 - the damage is more than the basic excess that applies to your Policy, and
 - the driver of the other vehicle is uninsured for your damage.

See 'Determining fault in an incident' on page 31.

we will decide whether to:

- ▶ repair your vehicle, or
- ▶ pay you the fair and reasonable cost of repairing your vehicle as determined by us, or
- ▶ pay you the market value of your vehicle, less any applicable deductions (see page 36 for details).

Our choice will have regard to the circumstances of your claim and consider any preference you may have

Insured motorist damage

- ▶ We will provide you limited cover up to \$5,000 for damage to your vehicle if:
 - your vehicle is damaged in a collision with another vehicle, and
 - we are satisfied the collision was the other driver's fault, and
 - you can provide us with the registration of the other vehicle, and the name and residential address of the other driver, and
 - the damage is more than the basic excess that applies to your Policy, and
 - the driver of the other vehicle is insured and entitled to cover for your damage.

See 'Determining fault in an incident' on page 31.

you must:

- ▶ pay us an administration charge of \$300.

we will decide whether to:

- ▶ repair your vehicle, or
- ▶ pay you the fair and reasonable cost of repairing your vehicle as determined by us, or
- ▶ pay you the market value of your vehicle, less any applicable deductions (see page 36 for details).

Our choice will have regard to the circumstances of your claim and consider any preference you may have.

For examples of how we calculate a claim for Uninsured motorist damage or Insured motorist damage, please see examples 1, 5 and 6 in the Claim payment examples on pages 50 to 51.

Any RACV Partner Repairer

Your Policy automatically includes access to RACV's extensive partner repairer network. RACV has partnered with trusted businesses to deliver quality, safe repairs and have you back on the road as soon as possible.

However, you may choose your own repairer to fix your vehicle.

Your choice of repairer must have all the necessary equipment, skills, capabilities, licences and authorisations required by law to complete the repairs to your vehicle.

Third Party Fire & Theft Insurance

– Additional cover

If we agree to pay your claim for an incident described on pages 16 and 17 under the heading 'Cover for fire & theft loss or damage' or 'Uninsured motorist damage' or 'Insured motorist damage', you may be entitled to one or more of the following additional covers.

See 'Things that may affect cover' on pages 24 to 27 for important policy exclusions that affect all cover. These are in addition to any limitations to cover described on pages 16 to 19.

Towing

If we agree to pay your claim as a result of an incident and your vehicle needs to be towed because it cannot be driven or is unsafe to drive:

We pay this additional cover on top of your market value.

we will:

- ▶ pay the reasonable cost to tow your vehicle from where the incident happened to whichever place we decide is closer:
 - a repairer or other place we recommend, or
 - a safe place.

however:

- ▶ we only pay for one tow. If your vehicle needs to be towed more than once, we decide which tow to pay for.

Hire car after theft or attempted theft

If we agree to pay your claim as a result of theft or attempted theft of your vehicle and it cannot be driven or is unsafe to drive, we will pay for the cost of a hire car up to a maximum of \$60 per day:

- ▶ up to a maximum of 21 days, or
- ▶ until your vehicle is recovered and repaired, or
- ▶ until we pay your claim if your vehicle is a total loss, whichever is the shortest period of time.

we will:

- ▶ arrange a hire car for you and will do our best to arrange a car that meets your needs
- ▶ pay up to \$2,000 in total for any excess and security bond payable under the hire car agreement because there is loss or damage to the hire car or it causes loss or damage.

not covered:

- ▶ running costs of the hire car (for example, petrol or tolls)
- ▶ additional hire car costs (for example, any optional extras such as a GPS)
- ▶ loss or damage to the hire car
- ▶ liability arising from the use of the hire car.

however:

- ▶ you must not arrange your own hire car under any circumstances unless you obtain our prior written consent by contacting us on 13 19 03. If you do, then we may decide not to pay for the hire car.

Storage costs

If we agree to pay your claim as a result of an incident and your vehicle is taken to a storage facility or holding yard:

we will:

- ▶ pay the reasonable costs to store your vehicle from when you lodge a claim with us until we assess your vehicle.

however:

- ▶ we must agree to pay the storage costs before you make any arrangements
- ▶ you need to move your vehicle if we ask you to
- ▶ we can move your vehicle if we need to.

Emergency repairs

If we agree to pay your claim and you have made emergency repairs to your vehicle as a result of an incident:

we will:

- ▶ reimburse you up to \$800 in total for emergency repairs to your vehicle.

not covered:

- ▶ non-emergency repairs.

however:

- ▶ we will determine what is an emergency repair
- ▶ the repairs must be made to keep your vehicle secure or to get you back on the road safely
- ▶ you must pay for the emergency repairs up front and provide us with the receipts, unless we agree otherwise
- ▶ the emergency repairs must be directly related to the incident you are claiming for.

Emergency transport and accommodation

If your vehicle is damaged and cannot be driven or used as a result of an incident we have agreed to cover under 'Cover for loss or damage' that occurs more than 100 kilometres from your home.

We pay this additional cover on top of your market value.

we will:

- ▶ pay up to \$750 in total for the reasonable costs of:
 - transportation for you, your passengers and your domestic pets to your home or, if we agree, to another destination,
 - temporary accommodation for you, your passengers and your domestic pets covering the room rate only, and
- ▶ transportation of your vehicle from:
 - the place your vehicle is repaired to your home, or
 - the location of the incident to a repairer near your home.

not covered:

- ▶ the costs of transporting any vehicle or other item being towed by your vehicle at the time of the incident.

however:

- ▶ we must agree to the costs before they are incurred.

Third Party Property Damage Insurance

If you hold Third Party Property Damage Insurance we will provide cover as described on this page.

Third Party Property Damage Insurance also includes the following cover described in the section 'Cover for all types of insurance':

- ▶ Liability cover for damage you cause someone else's property – see page 22
- ▶ Legal representation – see page 23

See 'Things that may affect cover' on pages 24 to 27 for important policy exclusions that affect all cover. These are in addition to any limitations to cover described on pages 20 and 21.

Uninsured motorist damage

This provides limited cover for damage to your vehicle when you are not at fault in a collision (if you are at fault see 'Liability cover for damage you cause someone else's property' on page 22).

- ▶ we will provide you with limited cover up to \$5,000 for loss or damage to your vehicle if:
 - your vehicle is damaged in a collision with another vehicle, and
 - the driver of the other vehicle is uninsured for the damage, and
 - we are satisfied the collision was the other driver's fault, and
 - you can provide us with the registration number of the other vehicle, and the name and residential address of the other driver, and
 - the damage is more than the basic excess that applies to your Policy.

See 'Determining fault in an incident' on page 31.

we will decide whether to:

- ▶ repair your vehicle, or
- ▶ pay you the fair and reasonable cost of repairing your vehicle as determined by us, or

- ▶ pay you the market value of your vehicle, less any applicable deductions (see page 36).
- Our choice will have regard to the circumstances of your claim and consider any preference you may have.

Any RACV Partner Repairer

Your policy automatically includes access to RACV's extensive partner repairer network. RACV has partnered with trusted businesses to deliver quality, safe repairs and have you back on the road as soon as possible.

However, you may choose your own repairer to fix your vehicle (including motorcycles).

Your choice of repairer must have all the necessary equipment, skills, capabilities, licences and authorisations required by law to complete the repairs to your vehicle.

Third Party Property Damage Insurance

– Additional cover

For examples of how we calculate a claim for Uninsured motorist damage, please see examples 1 and 5 in the Claim payment examples on pages 50 to 51.

Towing

If we agree to pay your claim as a result of an incident and your vehicle needs to be towed because it cannot be driven or is unsafe to drive:

We pay this additional cover on top of your market value.

we will:

- ▶ pay the reasonable cost to tow your vehicle from where the incident happened to whichever place we decide is closer:
 - a repairer or other place we recommend, or
 - a safe place.

however:

- ▶ we only pay for one tow. If your vehicle needs to be towed more than once, we decide which tow to pay for.

Cover for all types of Insurance

If you hold any type of insurance, we will provide cover as described in the following sections:

- ▶ Liability cover for damage you cause someone else's property - see this page
- ▶ Legal representation - see page 23

See 'Things that may affect cover' on pages 24 to 27 for important policy exclusions that affect all cover. These are in addition to any limitations to cover described on pages 22 to 23.

Liability cover for damage you cause to someone else's property

Under liability cover, we protect you if someone makes a claim against you for loss or damage to their property. For example, if you are at fault in an accident and damage someone's vehicle.

Who we will cover

We will cover:

- ▶ you, or
- ▶ any driver, or
- ▶ any passenger, or
- ▶ your employer, including the government, your business partner or principal when:
 - you are using or are in charge of your vehicle as their employee, business partner or agent of the principal, or
 - you give permission for your vehicle to be used by another employee, business partner or agent of the principal.

Your principal is a person with whom you have an express agreement to act as their agent.

What we will cover

We will cover the liability of a person we cover for any claim against them arising from loss or damage to somebody else's property, in an incident that is caused by the use of your vehicle.

We will also:

- ▶ act for, or arrange representation for the person we cover
 - ▶ attempt to resolve the claim if we consider that the person we cover is at fault for the loss or damage
 - ▶ defend the claim in a court or tribunal if we consider that the person we cover is not at fault for the loss or damage.
- It is our choice whether we defend or resolve the claim and, if we resolve the claim, how much we pay to resolve the claim.

The most we will pay in relation to any one incident is \$20 million. In addition, we will pay legal costs when our lawyers act in connection with the claim.

For examples of how we calculate a liability claim and legal costs, please see example 7 in the Claim payment examples on page 52.

Substitute vehicle

In the same way we cover liability for the use of your vehicle, we also cover liability caused by the use of a substitute vehicle (for the meaning of substitute vehicle, see page 49).

When we provide liability cover

To be entitled to liability cover:

- ▶ the incident must occur during the period of insurance set out on your current Certificate of Insurance
- ▶ the person we cover must be claimed against by the person whose property is lost or damaged in the incident and must lodge a claim for liability cover with us under your Policy
- ▶ if the person we cover is not you and that person was driving the vehicle they must, at the time of incident, have had your permission to drive the vehicle
- ▶ if the person we cover is not you and that person was a passenger they must, at the time of the incident, have had your permission to be in the vehicle or the permission of a person who has your permission to drive the vehicle.

When you are not entitled to liability cover

- ▶ we do not cover any claim for or arising from injury or death from an incident
- ▶ we will not cover damage to property that you, or the person we cover, own or have in their custody, control or possession
- ▶ we will not cover the liability of any passenger who was under the influence of any alcohol or drug at the time of the incident
- ▶ we do not cover any exemplary or punitive damages, fines or penalties claimed, ordered or awarded against you or the person we cover
- ▶ we will not cover any liability, cost or expense that arises or results from, or is in any way connected with, asbestos, whether directly or indirectly.

Legal representation

If your vehicle is involved in an incident which results in you or a driver of the vehicle who has permission to drive your vehicle needing legal representation as a result of that incident:

- ▶ we will pay the reasonable costs of legal representation if you or that driver needs to be represented before a coroner conducting an inquiry

- ▶ we may choose to pay the reasonable costs of legal representation if you or that driver needs to be represented before a magistrate.

The most we will pay for any legal representation is \$10,000.

not covered:

- ▶ any costs for legal representation relating to penalties, fines or awards of aggravated, exemplary or punitive damages, or
- ▶ any costs for legal representation where you, or the person who has your permission to use your vehicle have been charged with any offence in relation to the incident, including but not limited to, offences for speeding, driving under the influence of alcohol or drugs or any deliberate or intentional actions.

you must:

- ▶ contact us before incurring these costs otherwise we may not cover you for these costs.

Things that may affect cover

In some situations, we may not cover you at all or we may limit the cover we give you under your Policy. These are known as exclusions. We outline the exclusions in the following sections.

General exclusions

The exclusions shown on pages 24 to 26 apply to all cover under your Policy. These sections also apply to liability cover.

Exclusions for liability cover

The exclusions for liability cover are shown under 'When you are not entitled to liability cover' on page 23.

Other exclusions

Throughout this booklet, we outline other exclusions that apply to specific situations and the limits on your cover.

Your responsibilities when you are insured with us and when you make a claim

When you are insured with us and when you need to make a claim, you must meet certain responsibilities. We outline your responsibilities on pages 27 and 29.

General exclusions

The exclusions on this page and pages 24 to 25 apply to all cover under your Policy.

not covered:

- ▶ loss or damage that occurs outside Australia
- ▶ loss or damage less than any applicable excesses
- ▶ claims arising from incidents that occur outside the period of insurance listed on your current Certificate of Insurance
- ▶ tyre damage caused by road cuts, punctures, bursts or braking
- ▶ mechanical, structural, electrical, hydraulic, or electronic breakdown or failure
- ▶ repairs to old damage
- ▶ deterioration, wear, tear, rust, erosion or other forms of corrosion
- ▶ the cost of fixing faulty repairs
- ▶ loss or damage to your vehicle while it is on consignment
- ▶ depreciation
- ▶ loss of the value of your vehicle.

not covered:

- ▶ loss or damage caused intentionally by you, or a person acting with your express or implied consent
- ▶ any loss, damage or liability caused by, arising from, occasioned by or through or in consequence directly or indirectly of war, invasion, acts of foreign enemy, hostilities (whether war be declared or not), civil war, insurrection, rebellion, revolution, or military or usurped power
- ▶ any loss, damage, liability, cost or expense directly or indirectly caused by, contributed to by, resulting from or arising out of or in connection with:
 - an act of terrorism, regardless of any other cause or event contributing concurrently or in any other sequence to the loss, or
 - any action taken to control, prevent, suppress, retaliate against, or respond to an act of terrorism
- ▶ loss, damage, liability, claim, cost or expense directly or indirectly caused or contributed to by:
 - errors or omissions involving access to, processing of, use of or operation of any computer system or any unavailability or failure to access, process, use or operate any computer system, or

- any unauthorised, malicious or criminal act (or any threat or hoax of this) involving access to, processing of, use of or operation of any computer system,

provided that this exclusion will not apply to physical loss or damage directly caused by an incident or event we cover you for under this Policy except if caused by vandalism or a malicious act. For example, we will not cover you if your vehicle's GPS or security system cannot be used because of a cyber attack, but we will cover you for theft of your vehicle if it is stolen after your vehicle's security system is impacted by a cyber attack

- ▶ loss, damage, liability, claim, cost or expense directly or indirectly caused or contributed to by loss of use, reduction in functionality, repair, replacement, restoration or reproduction of any data including the value of any data
- ▶ consequential loss including any loss which results because you can't use your vehicle unless it is specifically covered under this Policy. This means we will not pay for direct or indirect financial or economic loss. For example, loss of use or enjoyment, loss of profits or depreciation

- ▶ any loss, damage or liability directly caused by a communicable disease or the threat or perceived threat of any communicable disease
- ▶ loss, damage or liability caused by or arising from any nuclear, radioactive, biological or chemical material, or the use, handling or transportation of such material
- ▶ seepage, pollution or contamination, or any loss, damage, liability, fines, penalties, punitive or exemplary damages caused by, arising from or in connection with any seepage, pollution or contamination
- ▶ loss or damage caused by or arising from the seizure, impoundment, sale or destruction of your vehicle by any law enforcement or government agency
- ▶ loss or damage caused by or arising from a breach of contract or an obligation under a contract
- ▶ loss or damage caused by or arising from a failure to secure your vehicle, or leaving your vehicle in an unsafe position after it:
 - broke down, or
 - suffered accidental damage, or
 - was stolen and then found.

Sanctions

We will not be liable to provide any cover, pay any claim or provide any benefit under this Policy (including any refund of premium), to the extent that such cover, claim, benefit or refund may contravene or expose us to any sanction, prohibition or restriction under United Nations resolutions or any trade or economic sanctions, laws or regulations of any country.

Driving under the influence of alcohol or drugs

If, at the time of an incident, the driver of your vehicle or a substitute vehicle:

- ▶ was under the influence of any alcohol or drug; or
 - ▶ had a blood alcohol level higher than the level permitted by law
- we will refuse any claim

unless:

you were not the driver and you can satisfy us you had no reason to suspect that the driver was affected by alcohol or any drug. Even if we agree to pay your claim for loss or damage to your vehicle, the driver will have no liability cover and we may seek recovery of an amount from this driver.

Driving unlicensed

If, at the time of an incident, the driver of your vehicle or a substitute vehicle:

- ▶ did not hold a licence, or
 - ▶ was a cancelled, suspended or disqualified driver, or
 - ▶ was a learner driver not accompanied by a licensed driver who holds the class of licence required by the learner's permit, or
 - ▶ did not hold the appropriate class of licence for the vehicle
- we will refuse any claim

unless:

you were not the driver and you can satisfy us you had no reason to suspect that any of these matters applied to the driver. Even if we agree to pay your claim for loss or damage to your vehicle, the driver will have no liability cover and we may seek recovery of an amount from this driver.

Improper Vehicle use

If, at the time of an incident:

- ▶ you or the driver of your vehicle or a substitute vehicle was engaged in a wilful or reckless act while driving the vehicle, or
 - ▶ your vehicle, a substitute vehicle or anything attached to your vehicle or a substitute vehicle was being used to carry or store explosives, flammable or combustible substances or liquids illegally, or
 - ▶ your vehicle or a substitute vehicle or anything being towed, including a trailer or caravan, was:
 - in unsafe condition that caused or contributed to the incident, or
 - being towed illegally, or
 - ▶ your vehicle or a substitute vehicle was being used in a race, rally, trial, test, contest, track day, any kind of motor sport, or for unlawful purposes that caused or contributed to the incident
- we will refuse any claim.

Your responsibilities when you are insured with us

If you do not tell us the following we may refuse or reduce a claim if they cause or contribute to an incident, or cancel your Policy if we would not have issued you cover:

- ▶ you change the address where your vehicle is normally kept
- ▶ you change the way you use your vehicle
- ▶ you use your vehicle for a driver education course
- ▶ you hire out your vehicle
- ▶ your vehicle is not in a condition that meets registration requirements in your State or Territory
- ▶ your vehicle is not in good order and repair, free from rust, mechanical, hail or unrepaired damage, or any other damage that would make it unsafe
- ▶ you use your vehicle for events relating to a motor vehicle club, bash or charity event.

The course of action we take when you fail to tell us these things will be considered in each circumstance based on what impact or effect your failure caused or contributed to a claim or our decision to issue your Policy.

When making a claim you also need to meet the responsibilities on page 29.

Claiming under your Policy

We are available to help you 24 hours a day, 7 days a week on 13 19 03.

If you make a claim, we will:

- ▶ ask a series of questions, or ask for detailed written information
- ▶ give immediate assistance with the claim
- ▶ tell you if you need to pay any excess and how to pay it.

Your responsibilities when making a claim under this Policy

Your responsibilities when you make a claim are described below. These responsibilities also apply to anyone seeking cover under your Policy.

If you do not meet your responsibilities, we may refuse to pay your claim or reduce what we pay for your claim. We may also decide to cancel your policy. The course of action we take when you fail to meet your responsibilities will be considered in each circumstance based on what impact or effect your failure caused or contributed to the claim or our decision to issue your Policy.

you must:

- ▶ do everything reasonable to prevent further loss or damage
- ▶ co-operate fully with us, even if we have already paid your claim. This may include:
 - you not behaving in a way that is improper, hostile, threatening, abusive or dangerous
 - providing us with all the information, documents and help we need to deal with your claim. If we request

- information or documents that are relevant to your claim, we will provide an explanation as to why it is needed
- as soon as reasonably possible sending us any letters, notices or court documents that you receive about any incident which has resulted, or could result in a claim against you
 - being interviewed by us
 - attending court to give evidence
- ▶ where requested by us, substantiate your claim by providing proof of ownership for your vehicle, or any personal items, modifications, options or accessories. This may include providing receipts, valuations, model and serial numbers
- ▶ as soon as reasonably possible report to the Police any theft or attempted theft, vandalism or malicious act, and keep any incident report number they give you
- ▶ where requested by us, allow us to inspect your vehicle at a reasonable time. We may also require additional quotations from RACV Partner Repairers. If we need to move your vehicle, this will be at our expense
- ▶ provide us with your Australian Business Number (ABN) and the percentage of any input tax credit you have claimed or are entitled to claim

on the premium you have paid if you are a business registered or required to be registered for GST purposes and entitled to an input tax credit.

you must not:

- ▶ attempt to settle a claim made against you without our permission
- ▶ make any admissions to anyone about any incident covered by your Policy
- ▶ abandon or surrender damaged property to us unless we are entitled to the salvage under your Policy or at law.

We will refuse a claim, cancel your Policy, or do both if you, or anyone seeking cover under your Policy is not truthful and frank in any statement made in relation to a claim, or in connection with a claim.

Excesses

What is an excess?

An excess is an amount you contribute towards the cost of a claim.

There are three types of excess:

- ▶ basic
- ▶ age
- ▶ special.

When you make a claim, an excess may apply. If so, we will:

- ▶ deduct the excess from any claim payment, or
- ▶ request you pay the excess to us or, to the repairer or supplier.

If we request you pay the excess, we will tell you who to pay and may require payment as part of the finalisation of your claim.

If you hold Comprehensive Motor Vehicle Insurance, you can choose a higher basic excess to reduce your premium (see our Flexi Excess Discount on page 41).

If available, you may remove the basic excess by paying an extra premium.

When an excess applies

If you make any type of claim, you must pay any:

- ▶ basic excess that applies, and
- ▶ age excess where the driver of your vehicle was under 25 years of age, or 25 years of age or more with less than 2 years of driving experience after obtaining a provisional or probational licence, and
- ▶ special excess in addition to any age excess or basic excess.

The type and amount of any Policy excess you must pay are listed on your current Certificate of Insurance.

For further details on excesses, together with details on how these excesses are calculated, please refer to our Motor Insurance Premium, Excess and Discounts Guide located at www.racv.com.au/motorped or contact RACV Insurance on 13 RACV (13 7228).

When an excess does not apply

You will not have to pay an excess if:

- ▶ you make a claim for an incident that we are satisfied was not the fault of you, the driver of, or a passenger in your vehicle, or a substitute vehicle, and
- ▶ you can provide the name and residential address of a person(s) we agree is at fault, and the amount of the claim is more than any basic excess.

See 'Determining fault in an incident' on page 31.

If we are unable to determine that someone else was responsible, the excess is payable.

You will not have an excess if you are claiming for windscreen, sunroof or window glass damage only and you have chosen the Windscreen Option available under Comprehensive Insurance (see page 15).

Determining fault in an incident

For some claims we will need to decide if you, your driver, a passenger in your vehicle or someone else was not at fault in certain incidents.

This will enable us to decide:

- ▶ when an excess does not apply, or
- ▶ if you are entitled to any additional covers, such as:
 - Hire car after a not at fault collision
 - Uninsured motorist damage
 - Insured motorist damage.

To assist us to do this you will need to provide us the name and residential address of a person(s) who you believe was at fault.

To determine that you or your driver was not at fault for the collision we may request additional information – for example witness statements or photographs – and consider any laws, bylaws or rules that apply to the claim circumstances.

How we settle a claim

Repairing your vehicle

If we agree to pay your claim for loss or damage to your vehicle and we agree your vehicle can be repaired, information on how we settle your claim is described on pages 32 to 34.

If your vehicle is a total loss

If your vehicle is considered by us to be a total loss, how we settle your claim will depend upon the type of cover you have chosen:

- ▶ for Comprehensive Insurance, see page 35
- ▶ for Third Party Fire & Theft Insurance, if the incident is fire, theft or attempted theft see page 35
- ▶ for Third Party Fire & Theft Insurance, if the incident is covered under 'Uninsured motorist damage' or 'Insured motorist damage' see page 36
- ▶ for Third Party Property Damage Insurance, if the incident is covered under 'Uninsured motorist damage' see page 36.

For examples of how we calculate claims if your vehicle can be repaired or is a total loss, please see the Claim payment examples on pages 50 to 52.

Repairing your vehicle

Choosing a repairer

If we agree to repair your vehicle, we will arrange for an RACV Partner Repairer to fix your vehicle or you may choose your own repairer to fix your vehicle, if:

- ▶ you have Comprehensive Insurance and:
 - you have chosen the 'Any Repairer' option – see page 15, or
 - your vehicle is a motorcycle, or
- ▶ you have Third Party Fire & Theft Insurance – see page 17, or
- ▶ you have Third Party Property Damage Insurance – see page 20.

If we arrange for an RACV Partner Repairer to fix your vehicle

we will:

- ▶ help find an RACV Partner Repairer most convenient to you
- ▶ choose the most suitable repair method for the type of damage to your vehicle
- ▶ manage the whole repair process on your behalf.

we may:

- ▶ need to inspect your vehicle before authorising repairs. If so, we will tell you where you need to take your vehicle or have your vehicle towed at a reasonable time
- ▶ arrange for a part of the repair to be carried out by a specialist service provider, if required - for example windscreen repairs
- ▶ require you to contribute to the costs if the repairs to your vehicle leave it in a better condition than before the incident, however we will not proceed with these repairs until we have discussed this with you and sought your agreement.

we will not:

- ▶ cover any additional costs incurred through extensive delays caused by you or a repairer chosen by you or because a part isn't readily available
- ▶ pay for any repairs not authorised by us.

If you are entitled to choose your own repairer to fix your vehicle

you must:

- ▶ choose a repairer that has all necessary:
 - licences and authorisations required by law, and

- equipment, skill and capabilities, to repair your vehicle
- ▶ provide us with a quote for repairs allow us to inspect your vehicle before authorising repairs. We will tell you where you need to take your vehicle or have your vehicle towed at a reasonable time.

we will:

- ▶ choose the most suitable repair method for the type of damage to your vehicle and decide whether to authorise and pay for the fair and reasonable costs of repairs, or
 - ▶ decide whether to pay you the fair and reasonable cost to repair your vehicle as determined by us.
- In determining the fair and reasonable cost, we may consider several factors, including quotes from RACV Partner Repairers, our nominated repair methods for type of damage to your vehicle and reports from our assessors.

we may:

- ▶ require you to contribute to the costs if the repairs to your vehicle leave it in a better condition than before the incident however, we will not proceed with these repairs until we have discussed this with you and sought your agreement.

we will not:

- ▶ be responsible for ensuring the availability of the repairer
- ▶ cover any additional costs incurred through extensive delays caused by you or a repairer chosen by you because a part isn't readily available
- ▶ pay for any repairs not authorised by us.

Authorising repairs to your vehicle

You must not start, approve or authorise any repairs to your vehicle under any circumstances, unless:

- ▶ we allow it under 'Emergency repairs' (see pages 13 and 19), or
- ▶ you obtain our prior written consent by contacting us on 13 19 03.

If you do, then we may decide not to pay for those repairs.

If we have cash settled your claim by paying you the fair and reasonable cost to repair your vehicle as determined by us (rather than authorising repairs), and you subsequently arrange or authorise repairs, we are not responsible for any costs associated with those repairs.

Parts used when repairing your vehicle

Generally, we use the following parts to repair your vehicle. If your vehicle is:

- ▶ under 3 years, we use new genuine parts (when reasonably available)
- ▶ 3 years or older, we use:
 - new genuine parts (when reasonably available), or
 - quality non-mechanical reusable parts.

Regardless of your vehicle's age, we may use non-genuine parts for windscreens, sunroofs, window glass, radiators and air conditioning components.

We only use quality non-mechanical reusable parts when it:

- ▶ is consistent with the age and condition of your vehicle
- ▶ does not affect the safety or the structural integrity of your vehicle
- ▶ complies with your vehicle manufacturer's specifications and applicable Australian Design Rules
- ▶ does not adversely affect the way your vehicle looks after it has been repaired
- ▶ does not void or affect the warranty provided by your vehicle's manufacturer.

Unrepaired damage

If your vehicle had any unrepaired damage before an incident, then you may need to contribute to the repair costs. You need to do that when the unrepaired damage results in having to repair more areas of your vehicle than:

- ▶ were affected by the incident, or
- ▶ needed to be replaced.

For example, your bonnet is only partly damaged in a crash and can be repaired. The repairer notices that the bonnet has unrepaired hail damage. If there wasn't any hail damage, then we may authorise to repair the damaged area of the bonnet only. However, because of the unrepaired hail damage, the whole bonnet may need to be replaced. In this case, we will ask you to contribute to the cost of the repairs however, we will not proceed with these repairs until we have discussed this with you and sought your agreement.

Undamaged areas

We don't repair undamaged areas of your vehicle to create a uniform appearance. For example, if the incident causes damage to the right panel, then we will only pay to respray the right panel. We won't pay the cost to respray the rest of the vehicle.

In the event of repairs, we will make a fair and reasonable attempt to match the repairs to undamaged areas, using the closest match available.

If you are not satisfied with the closest match, you are able to:

- ▶ pay the extra cost of repairing undamaged areas to achieve a matching appearance, or
- ▶ we will pay you what it would have cost us to repair the damaged area.

The Motor Vehicle Insurance and Repair Industry Code of Conduct

This code is intended to promote transparent, informed, effective and co-operative relationships between smash repairers and insurance companies based on mutual respect and open communication.

We support the code and are committed to continually reviewing our operations to ensure compliance.

Lifetime guarantee on authorised repairs

If we authorise and pay for a repairer to fix your vehicle, then we provide a lifetime guarantee for the workmanship on those repairs, for as long as you are the owner of your vehicle.

We will choose to settle your claim under our lifetime guarantee through any of these ways:

- ▶ we can arrange for the original repairer or an RACV Partner Repairer to repair your vehicle
- ▶ we can choose to pay you the fair and reasonable cost to repair your vehicle as determined by us. We determine the fair and reasonable cost to repair your vehicle by looking at a range of factors, including quotes from the original repairer or RACV Partner Repairers, our nominated repair methods for the type of damage to your vehicle and reports from our assessors, or
- ▶ we can choose to pay you an amount that is equal to the market value of a vehicle at the time of your lifetime guarantee claim. The market value will be determined based on vehicles of the same make, model, engine size, equipment level and paint type, without the defect which is the subject of your lifetime guarantee claim. If we do this, we will keep your vehicle.

Our choice will have regard to the circumstances of your claim and consider any preference you may have.

However, you can't claim under our lifetime guarantee if:

- ▶ you have sold your vehicle - that is, you are no longer the owner of the vehicle
- ▶ you (or your agent) authorised repairs to your vehicle without our prior written consent
- ▶ you arrange repairs after we cash settled your claim - that is, we did not authorise repairs
- ▶ there is loss or damage to, or failure of any electrical or mechanical part or component, or
- ▶ there is deterioration or wear and tear caused:
 - over time
 - by using your vehicle
 - by exposing your vehicle to the elements - for example, faded or damaged paint from exposure to sun, dirt and/or corrosive materials, or
 - by your failure to maintain your vehicle in good order and repair.

We decide on how to fix any fault caused by poor workmanship.

If your vehicle is a total loss – Comprehensive Insurance

If you have Comprehensive Insurance and we consider your vehicle to be a total loss:

we will:

- ▶ pay you the agreed value or market value depending on the cover listed on your current Certificate of Insurance after deducting:
 - any unpaid premium, and
 - any applicable excesses, and
 - the unused portions of the registration and Compulsory Third Party Insurance (if applicable) that you are entitled to. What will be unused will depend on the time between registration and the incident and the refund rules in your State or Territory.

if we pay a total loss:

- ▶ your Policy comes to an end and no refund of premium is due to you, and
- ▶ the vehicle becomes our property.

If your vehicle is a total loss – Third Party Fire & Theft Insurance

If you have Third Party Fire & Theft Insurance and we consider your vehicle to be a total loss due to fire or theft or attempted theft:

we will:

- if the market value of your vehicle is \$10,000 or less:
 - ▶ pay you the market value
 - ▶ deduct from the amount we pay:
 - any unpaid premium
 - any applicable excess, and
 - the unused portions of the registration and Compulsory Third Party Insurance (if applicable) that you are entitled to. What will be unused will depend on the time between registration and the incident and the refund rules in your State or Territory.

In this case the vehicle becomes our property.

we will:

If the market value of your vehicle is more than \$10,000:

- ▶ pay you the market value, less the amount we estimate the salvage is worth, up to \$10,000.
- ▶ deduct from the amount we pay:
 - any unpaid premium, and
 - any applicable excess.

In this case the vehicle remains your property.

If we pay a total loss:

- ▶ your Policy comes to an end and no refund of premium is due to you.

If your vehicle is a total loss - Uninsured motorist damage

If you have chosen Third Party Fire & Theft Insurance or Third Party Property Damage Insurance and we consider your vehicle to be a total loss as result of a claim made under an 'Uninsured motorist damage' section of your Policy:

we will:

- ▶ pay you the market value up to \$5,000 for your vehicle after deducting:
 - any unpaid premium, and
 - the amount we estimate the salvage is worth.

If we pay a total loss:

- ▶ the vehicle remains your property, and
- ▶ your Policy comes to an end and no refund of your premium is due to you.

If your vehicle is a total loss – Insured motorist damage

If you have chosen Third Party Fire & Theft Insurance and we consider your vehicle to be a total loss as a result of a claim made under the 'Insured motorist damage' section of your Policy:

we will:

- ▶ pay you the market value up to \$5,000 for your vehicle after deducting:
 - any unpaid premium, and
 - the amount we estimate the salvage is worth, and
 - any unpaid administration charge.

If we pay a total loss:

- ▶ the vehicle remains your property, and
- ▶ your Policy comes to an end and no refund of your premium is due to you.

Recovery actions

You agree that following provisions, which appear under the headings **Recovery action by us** and **Recovery action by you** apply where we cover you under the policy for some or all of the loss or damage you suffer in connection with an incident.

Recovery action by us

You agree we may, if we choose to, take steps to recover from someone else we consider responsible for the incident:

- ▶ some or all of the loss or damage we cover; and/or
- ▶ some or all of the loss or damage which we do not cover, whether or not it is covered by another insurer or you do not have cover for it.

You agree we may take such recovery action:

- ▶ without your consent;
- ▶ using your name; and
- ▶ whether or not you have been, or have a right to be, fully compensated for all of your loss or damage by us or anybody else.

Examples of recovery action we may take include:

- ▶ conducting legal proceedings using your name, including as an applicant or plaintiff in representative or group proceedings (commonly known as class actions);
- ▶ conducting legal proceedings on your behalf as a member of representative or group proceedings;
- ▶ taking over the conduct of legal proceedings started by you or on your behalf, including as an applicant or plaintiff in representative or group proceedings;
- ▶ exercising any statutory or contractual rights, including rights to opt-out, that you have in or in connection with representative or group proceedings; and/or
- ▶ entering into contracts in your name in relation to litigation funding or legal representation, including where entry into those agreements causes you to become a group member of representative or group proceedings.

We have in our discretion the right to decide upon the conduct and any settlement of any recovery action we take.

You agree we may exercise all the rights you have in connection with the loss or damage you have suffered in connection with the incident.

Of any amount recovered in recovery action we take, you agree we first keep the amount we have paid, or must pay, you under the policy plus any interest recovered on that amount and any administrative, recovery agent, funding and legal costs we have incurred in taking the recovery action. We then pay you the amount of loss or damage you have suffered in connection with the incident for which you do not have any cover with us plus any interest recovered on that amount and costs you may have been required by us to contribute.

Finally, we keep any remaining balance. You must give us all the information and co-operation that we require to take the recovery action.

We will only request information or co-operation that is required to enable us to pursue the recovery action and will provide an explanation as to why it is needed.

You must not do anything which prejudices us in taking any recovery action without our written consent.

For example, you must not:

- ▶ assign your rights to anyone else – for example, a tow truck driver or a smash repairer, or
- ▶ opt-out of any representative or group proceedings taken by us.

Recovery action by you

You may only take recovery action with our prior written consent and on conditions which we in our discretion impose. You must have proper regard for our interests in respect of loss or damage that we cover.

You must seek to recover the loss or damage we cover in addition to any other loss or damage you have suffered in connection with the incident.

Of any amount recovered in recovery action you take, you may first keep the amount of loss or damage you have suffered in connection with the incident and for which you do not have any cover with us plus any interest recovered on that amount and any administrative and legal costs you have incurred in taking

the recovery action. You then pay us the amount we have paid, or must pay, you under the policy plus interest recovered on that amount. Finally, you keep or pay any remaining balance in accordance with any other obligations you have.

You agree we may:

- ▶ take over the conduct of legal proceedings started by you or on your behalf, including where you are an applicant or plaintiff, or a group member, in representative or group proceedings; and
- ▶ require you to cease recovery action that you have commenced.

If you are a business registered or required to be registered for GST purposes and entitled to an input tax credit

We will reduce any payment we make by an amount equal to your input tax credit entitlement. This applies to any amount we pay, including where we state that an amount will include GST.

Any payment we make to settle your claim will be considered to be made in full even if the amount we pay has been reduced as described above.

Credit provider's rights

If you have borrowed money using your vehicle as security, you may be required to note the credit provider's interest in the vehicle.

This may also apply if you lease, or have a hire purchase agreement on your vehicle.

If this is the case, and the credit provider is listed on your current Certificate of Insurance, the cover you have chosen extends to them and the conditions and exclusions also apply to them.

we will:

- ▶ consider your vehicle used as security to be under a finance arrangement
- ▶ if we decide to pay you the fair and reasonable cost of repairs as determined by us or the agreed or market value of your vehicle, pay the credit provider the lesser of:
 - where applicable, the agreed value, or the market value, depending on the cover listed on your current Certificate of Insurance (less any applicable deductions)
 - where applicable, the fair and reasonable cost of repairs as determined by us (less any applicable deductions)

- the balance then owing to the credit provider under a finance arrangement
- ▶ if the credit provider is entitled to the salvage of the vehicle in the event of a claim, deduct the estimated salvage value of the vehicle from any amount that we pay.

however:

- ▶ our ability to pay the claim may be affected if the credit provider fails to provide us with the information we require
- ▶ we will treat any statement, act, omission or claim by you as a statement, act, omission or claim by the credit provider
- ▶ if we pay the credit provider, we no longer have an obligation to you under the claim for the amount paid to them. We may try to recover the amount of that payment if someone else was at fault. We will do this in either your name or the credit provider's name.

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More about this Policy

How we work out your premium

Your insurance premium is based on the likelihood of a claim being made on your Policy in the future. There are a number of factors we take into account in determining your premium, including:

- ▶ your vehicle
- ▶ where your vehicle is kept
- ▶ age of the owners and drivers
- ▶ the number and types of claims and incidents.

For full details please refer to our Motor Insurance Premium, Excess and Discounts Guide.

Discounts you may be eligible for

If you take out insurance with us you may be eligible for one or more of the following discounts described on this page:

- ▶ Multi-Policy Discount
- ▶ Years of Membership Benefit
- ▶ Flexi Excess Discount

We calculate the discounts that apply to your Policy before we tell you what your premium will be. Discounts we have applied will be listed on your current Certificate of Insurance. We may introduce new discounts from time to time.

Multi-Policy Discount

Applies to your Motor Insurance policy if you hold two or more eligible RACV Insurance policies.

Years of Membership Benefit

Years of Membership Benefit is linked to the colour of your RACV membership card.

Please contact RACV if you have any questions in relation to your RACV membership card colour.

For full details of how we work out your premium and the discounts you may be eligible for, please refer to our Motor Insurance Premium, Excess and Discounts Guide located at www.racv.com.au/motorped or contact RACV Insurance on 13 RACV (13 7228).

Flexi Excess Discount

Flexi Excess Discount applies if you hold Comprehensive Motor Vehicle Insurance.

- ▶ This discount allows you to reduce your premium by selecting a higher basic excess. The excess you choose is shown as your basic excess on your current Certificate of Insurance.

Any discounts applied will be listed on your current Certificate of Insurance. It is important you check your current Certificate of Insurance to ensure you are getting the discounts you are entitled to and that your personal information is accurate, complete and up to date.

Paying your premium – what you should know

You can pay your premium:

- ▶ annually in one lump sum, or
- ▶ by monthly instalments by direct debit from an account or credit card you nominate (if eligible).

If you pay your premium annually the due date for the payment is set out on your current Certificate of Insurance.

If you pay your premium by monthly instalments the amount and due date for each instalment is set out on your current Certificate of Insurance.

What happens if you don't pay on time

When you take out insurance, you need to pay your annual premium or any instalments by the due date specified on your Certificate of Insurance.

An instalment is unpaid if it cannot be deducted from your nominated account or credit card.

If your premium is overdue we will send you a notice outlining the overdue amount and when it needs to be paid.

If your premium remains unpaid after the time period specified in the notice we send, we will:

- ▶ cancel your policy for non-payment, and
- ▶ refuse to pay any claim for an incident occurring after the cancellation date.

If you pay by instalment, we will send you a second notice either before cancellation informing you of the effective date of cancellation, or within 14 days after cancellation confirming the effective date of cancellation.

If you need to make a claim when your policy is overdue, and before your policy has been cancelled for non-payment, we will require you to pay the overdue amount as part of the claim settlement process. Alternatively, where the settlement method allows, we can reduce the settlement payment by the overdue amount.

Making changes to your Policy

If you or we want to make certain changes to your Policy, the following sections describe what you will need to do or what we will do:

- ▶ You want to make changes to your Policy - see this page
- ▶ You sell or give away your vehicle - see this page
- ▶ You change vehicles - see this page
- ▶ You want to cancel your Policy - see page 44
- ▶ We want to cancel your Policy - see page 44
- ▶ We want to give you written notice - see page 44.

You want to make changes to your Policy

If you want to make changes to your Policy:

you need to:

- ▶ contact us first, and
- ▶ pay us any additional premium otherwise we will not make the change.

we will:

- ▶ make the change only if we agree
- ▶ issue you with a current Certificate of Insurance
- ▶ refund any amount owing to you.

Additional premium or refund

When a requested change is made to your policy, you may need to pay us an additional premium, or we may need to refund part of your premium.

If an additional premium applies to the change, you are required to pay the additional premium at the time the change is made. If we make the change before you pay any additional premium, then you must pay the additional premium by the date we tell you it is due or we may remove the change from your policy. If we cannot remove the change and maintain cover, we may cancel your policy.

If the additional premium we need to charge you is less than \$15, then we'll waive it – that is, you don't need to pay it. However, if the amount we need to refund is less than \$5, then we'll donate it to charity.

You sell or give away your vehicle

If you sell or give away your vehicle or part ownership of your vehicle, then your Policy comes to an end without any notice to you and you will not be covered.

If you require a refund we will deduct from the premium an amount that covers the period that you have been insured for, and then pay you what is left of the premium.

You change vehicles

If you replace your vehicle with a similar one within 14 days of selling it or giving it away:

we will:

- ▶ provide separate temporary cover for the replacement vehicle on the same terms and conditions as set out in your Policy, except that the cover will only be:
 - for a period of 14 days from the date of purchase, and

- if you have agreed value cover, the agreed value will be the purchase price of the replacement vehicle
- ▶ cover the replacement vehicle under this Policy:
 - if within the 14 day temporary cover period you ask us to cover the replacement vehicle permanently and provide us full details of the replacement vehicle, and
 - we agree to cover the replacement vehicle, and
 - you agree to pay us any additional premium we require.

You want to cancel your Policy

If you want to cancel your Policy you must contact us first:

we will:

- ▶ deduct from the premium you paid an amount that covers:
 - the period that you have been insured for, and then we will pay you what is left of the premium.

however:

- ▶ if you are paying your premium by monthly instalments, you must pay us any monthly instalments due but unpaid. You authorise us to deduct these amounts by way of direct debit

from the account or credit card you have previously nominated for monthly instalment deductions.

You may cancel your Policy and receive a full refund within the 21 day cooling-off period (see page 5 for details).

We want to cancel your Policy

If we want to cancel your Policy:

we will:

- ▶ provide you with written notice, if required
- ▶ refund your unused premium after deducting an amount that covers the period that you have been insured for.

however:

- ▶ if you are paying your premium by monthly instalments, you must pay us any monthly instalments due but unpaid. You authorise us to deduct these amounts by way of direct debit from the account or credit card you have previously nominated for monthly instalment deductions.

We want to give you written notice

If we need to provide you with any written notice regarding your Policy:

we will:

- ▶ deliver it personally, or
- ▶ send it to your last known address, or
- ▶ deliver it by fax or electronically where it is permitted by law, or
- ▶ send you an electronic link by which you can access the notice where this is permitted by law.

however:

- ▶ it is important that you tell us of any change of postal address or electronic address (if applicable) as soon as possible.

How to resolve a complaint or dispute

1 – Talk to a staff member

- ▶ If you have a complaint, the first thing to do is call 13 RACV (13 7228) or go into your local RACV Shop and talk to one of the staff
- ▶ If the staff member is unable to resolve the matter for you they will refer you to a manager.

If you are not satisfied with the response, you can go to step 2.

2 – Seek a review

- ▶ If the matter is still not resolved, the manager will refer you to the RACV Member Relations Department, who will arrange a review of your complaint.

If you are not satisfied with the response to your complaint, you can go to step 3.

3 – Seek an external review

- ▶ You are entitled to seek an external review of the decision. Information about the options available to you will be provided, including if appropriate, referring you to the external dispute resolution scheme administered by the Australian Financial Complaints Authority (AFCA). The AFCA is contactable on 1800 931 678 (free call).

Call 13 RACV (13 7228) if you would like more information about the complaint and dispute resolution procedure.

General Insurance Code of Practice

We proudly support the General Insurance Code of Practice (Code). The purpose of the Code is to raise the standards of practice and service in the general insurance industry. The objectives of the Code are:

- ▶ to commit us to high standards of service
- ▶ to promote better, more-informed relations between us and you
- ▶ to maintain and promote trust and confidence in the general insurance industry

- ▶ to provide fair and effective mechanisms for resolving complaints you make about us, and
- ▶ to promote continuous improvement of the general insurance industry through education and training.

The Code Governance Committee is an independent body that monitors and enforces insurers' compliance with the Code.

Our commitment to you:

We have adopted and support the Code and are committed to complying with it.

Please contact us if you would like more information about the Code or the Code Governance Committee.

Financial Claims Scheme

You may be entitled to payment under the financial claims scheme in the event that we become insolvent. Access to the scheme is subject to eligibility criteria. Information about the scheme can be obtained from www.fcs.gov.au

Privacy of your personal information

We and RACV Insurance value the privacy of personal information we and RACV Insurance collect about you.

We and RACV Insurance collect your personal information directly from you or through others including entities listed in our Privacy Policy and the RACV Privacy Charter (Policies). They include our and RACV Insurance's related entities, agents and distributors.

To get a free copy of the RACV Privacy Charter,

- ▶ visit racv.com.au
- ▶ call 13 RACV (13 7228)
- ▶ visit an RACV shop.

To get a free copy of our Privacy Policy visit:

iag.com.au/master-privacy-policy

How we use your personal information

We and RACV Insurance and the parties listed in the Policies will use your personal information for the purposes it was collected for. That usually includes to provide you with assistance, and a product or service you requested. Your personal information may also be used for other purposes that are set out in the Policies.

You may choose to not give your personal information. However, not giving your personal information may affect our and RACV Insurance's ability to provide you with a product or service.

Further information

We and RACV Insurance may disclose your personal information to:

- ▶ related entities
- ▶ service providers — which includes some
- ▶ service providers that may be based overseas, and
- ▶ other parties as set out in the Policies.

The Policies provide more information about how we and RACV Insurance collect, from whom we and RACV Insurance collect and how we and RACV Insurance

hold, use and disclose your personal information.

The Policies also provide information about how you can:

- ▶ access your personal information
- ▶ ask us and RACV Insurance to correct your personal information, and
- ▶ complain about a breach of the privacy principles set out in the Privacy Act 1988 (Cth) and how we and RACV Insurance will deal with your complaint.

Your consent

You agree to us and RACV Insurance collecting, holding, using and disclosing your personal information as set out in the Policies when you:

- ▶ provide us and RACV Insurance with your personal information, or
- ▶ apply for, use or renew any of our and RACV Insurance's products or services.

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Definitions

The following words have been given special meaning.

accessory

any extra item fitted to your vehicle, whether by the manufacturer or not.

act of terrorism

includes any act, or preparation in respect of action, or threat of action designed to influence the government de jure or de facto of any nation or any political division thereof, or in pursuit of political, religious, ideological or similar purposes to intimidate the public or a section of the public of any nation by any person or group(s) of persons whether acting alone or on behalf of or in connection with any organisation(s) or government(s) de jure or de facto, and which:

- ▶ involves violence against one or more persons
- ▶ involves damage to property
- ▶ endangers life other than that of the person committing the action
- ▶ creates a risk to health or safety of the public or a section of the public, or
- ▶ is designed to interfere with or to disrupt an electronic system.

agreed value

the amount we agree to insure your vehicle for. The amount is listed on your current Certificate of Insurance. The agreed value includes:

- ▶ any modifications, options or accessories that are attached to the vehicle
 - ▶ GST
 - ▶ registration
 - ▶ Compulsory Third Party Insurance (if applicable)
 - ▶ other on-road costs.
- But it does not include:
- ▶ allowance for dealer profit
 - ▶ warranty costs
 - ▶ future stamp duty
 - ▶ transfer fees.

communicable disease

any disease which can be transmitted by means of any substance or agent from any organism to another organism where:

- ▶ the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not,
- ▶ the method of transmission, whether direct or indirect, includes but is not limited to, airborne transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas between organisms, and

- ▶ the disease, substance or agent can cause or threaten bodily injury, illness, emotional distress or damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property.

driver

the driver of a motor vehicle or the rider of a motorcycle.

incident

a single occurrence or a series of occurrences, including an accident or series of accidents, arising out of the one event.

market value

our assessment of your vehicle's value at the time of the incident you are claiming for, using local market prices and considering the age and condition of our vehicle. It includes:

- ▶ any modifications, options or accessories that are attached to the vehicle
- ▶ GST
- ▶ registration
- ▶ Compulsory Third Party Insurance (if applicable)
- ▶ other on-road costs.

But it does not include:

- ▶ allowance for dealer profit
- ▶ warranty costs
- ▶ future stamp duty
- ▶ transfer fees.

modification

an alteration to the standard body, engine, suspension, wheels or paintwork of your vehicle which may affect its value, safety, performance or appearance.

non-genuine parts

parts which were not manufactured by a supplier to the original manufacturer of the vehicle.

period of insurance

the period of insurance set out in your current Certificate of Insurance.

premium

the total amount you pay for your insurance that includes applicable government taxes such as GST, and any duties or charges payable by you. It is shown on your current Certificate of Insurance. If you pay by monthly instalments, the premium is the total of the instalments you must pay for the full period of insurance.

RACV Member

a person or business holding a renewable product with RACV. Renewable products include Emergency Roadside Assistance, RACV Club Membership, Insurance, Emergency Home Assist, monitored home security systems, personal loans, novated leases and debentures.

RACV membership card colours are linked to the following continuous years of RACV membership:

Blue – 0 to 4 years, or as determined by RACV.

Bronze – 5 to 9 years, or as determined by RACV.

Silver – 10 to 24 years, or as determined by RACV.

Gold – 25 to 50 years, or as determined by RACV.

Gold 50 – 51 years or more, or as determined by RACV.

RACV Partner Repairer

our partner repairers that we allocate repair work to and other repairers we decide to allocate repair work to (for example, a repairer that specialises in particular vehicles).

standard equipment

the equipment originally fitted to your vehicle at the time of manufacture. It does not include any modifications, options, or accessories.

substitute vehicle

a motor vehicle or motorcycle you have borrowed because your motor vehicle or motorcycle is being repaired, serviced or has broken down. This does not include a hire car.

us, we and our

the product issuer, Insurance Manufacturers of Australia Pty Limited.

you

the person or persons named as the insured on your current Certificate of Insurance. If more than one person is named as the insured, we will treat a statement, act, omission or claim by any one of these people as a statement, act, omission or claim by all those people.

your vehicle

the motor vehicle or motorcycle shown on your current Certificate of Insurance including its standard equipment and any modifications, options or accessories that are attached to the vehicle.

Claim payment examples

These Claim payment examples show you how a claim settlement is calculated based upon some practical scenarios. Any claim settlement amount will depend upon the facts of each case.

1 All types of insurance: Repairing your vehicle – pages 7, 16 and 17

We decide to repair your vehicle and you let us find you a repairer.

The vehicle was towed from the scene of the accident to the nearest repairer or safe place we agree to. The towing company invoiced you for \$350. The cost of the repairs is \$3,350.

There is an excess of \$700. You are not registered for GST.

you pay the \$700 excess to the repairer

**we pay the repairer \$2,650
(\$3,350 - \$700)**

we will pay the towing company \$350

2 Comprehensive Insurance – Total loss – page 7

We decide that your vehicle is a total loss.

The agreed value of the vehicle listed on the Certificate of Insurance is \$14,200. The vehicle was towed from scene of the accident to the nearest repairer or safe place we agree to. The towing company invoiced you for \$350.

There is an excess of \$700 and you can get a registration and compulsory third party insurance refund of \$250. You are not registered for GST.

**we pay you \$13,250
(\$14,200 - \$700 - \$250)**

we will pay the towing company \$350

3 Comprehensive Insurance – New replacement vehicle – page 10

We decide that your vehicle is a total loss.

Your vehicle was only 2 months old and less than 2.5 tonnes. The cost to us of a new replacement vehicle is \$30,000.

There is an excess of \$700 and you can get a registration and compulsory third party insurance refund of \$250. New registration and compulsory third party insurance will cost \$850. You are not registered for GST.

**we pay to replace the vehicle \$30,850
(\$30,000 + \$850)**

you will pay us \$950 (\$700 + \$250)

Claim payment examples

4 Third Party Fire & Theft – Total Loss – page 16

We decide your vehicle is a total loss as a result of a fire.

The market value of the vehicle was \$12,000. The damaged vehicle is worth \$3,000. There is an excess of \$700 and unpaid premium of \$50. You are not registered for GST.

we pay you \$8,250 (\$12,000 - \$3,000 - \$700 - \$50)

You will keep the damaged vehicle.

5 Uninsured motorist damage – Total loss – pages 16 and 20

Your vehicle is damaged in a collision with another vehicle and the driver of the other vehicle is totally at fault for the accident and uninsured for the damage.

The market value of your vehicle in its undamaged state is \$4,200 and the value of the damaged vehicle is \$100. You are not registered for GST.

we pay you \$4,100 (\$4,200 - \$100)

You will keep the damaged vehicle.

6 Insured motorist damage – Total loss – page 17

Your vehicle is damaged in a collision with another vehicle and the driver of the other vehicle is totally at fault for the accident and insured for the damage.

The market value of your vehicle in its undamaged state is \$4,200 and the value of the damaged vehicle is \$100. There is an administration fee of \$300. You are not registered for GST.

we pay you \$3,800 (\$4,200 - \$100 - \$300)

You will keep the damaged vehicle.

Claim payment examples

7 Liability cover for damage you cause someone else's property – page 22

We or a court decides that you are liable to pay \$5,000 for a claim made by another person against you.

We have paid \$1,500 to our lawyers to defend the claim on your behalf. There is an excess of \$700.

we will pay the person who claimed against you \$5,000, and

we will pay our lawyers \$1,500

you must pay us \$700

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**Royal Automobile Club
of Victoria (RACV) Ltd**

ABN 44 004 060 833

Level 7

485 Bourke Street

Melbourne Victoria 3000 Australia

RACV MemberLine 13 RACV (13 7228)

Claims Assistance 13 19 03

Fraud Hotline 1800 237 283

racv.com.au