EXCESS PROTECTION

(Multi Motor)

Sample Insurance Policy

Scheme Reference - AGA/MEP/240914/MM

Policy Schedule EXCESS PROTECTION

(Multi Motor)

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Introduction (Your Pre-amble)

Thank you for choosing Excess Protection Insurance. The information in this policy wording contains important information and **We** have made it as easy as possible to understand. Please take time to read through it and contact **Us** if **You** need any further information.

Selling Broker

An FCA authorised intermediary, who is acting on behalf of the customer and able to advise upon, sell and administer general insurance products in the UK. Please check the **Policy Schedule** for details of the selling broker.

Marketing Intermediary

Virtual Insurance Products Limited (FCA number 307038), which is authorised and regulated by the Financial Conduct Authority (or equivalent) to carry out general insurance mediation business activities in and from within the United Kingdom. Virtual Insurance Products Limited deals only with the selling broker in relation to this insurance.

Insurer

This policy is underwritten by AGA International SA. Their details can be checked on the Financial Services Register at <u>www.fca.gov.uk</u>.

Claims are administered and managed by Strategic Insurance Services Limited (SISL) authorised and regulated by the Financial Conduct Authority (FCA). FCA firm reference number is 307133. Registered Office: 36-38 Botolph Lane, London, EC3R 8DE, United Kingdom. Postal Address: PO Box 70931, London, SW20 2EE

What Makes up this Policy?

This policy wording and the **Policy Schedule** must be read together as they form **Your** insurance contract.

Insuring Clause

In consideration of payment of the premium, **We** will indemnify or otherwise compensate the **Insured Person** against financial loss as described in and subject to the terms, conditions, limits and exclusions of this policy, occurring or arising during the **Period of Insurance** or any subsequent period for which **We** agree to accept a renewal premium.

Cooling off Period

Virtual Insurance Products Limited will refund Your premium in full if, within 14 days, You decide that it does not meet Your needs or that You do not want this policy, provided You have not reported a claim. The 14 day statutory cancellation right applies from the date the contract is entered into, or from the date that contract documents are received, whichever is the later. Once the 14 days has expired, You have the right to cancel this insurance; however, no refund of premium will be due to You.

If You wish to cancel then please contact the selling broker from whom You purchased this policy.

Jurisdiction and Law

This insurance policy will be governed by the laws of England, whose courts alone shall have jurisdiction in any dispute arising from this insurance.

Definitions

Where **We** explain what a word means that word will be highlighted in bold print and will have the same meaning wherever it is used in the policy

"Additional Policyholder" means a person residing at Your Home Address who has a Motor Insurance Policy.

"Annual Aggregate Limit" means the maximum amount payable in the Period of Insurance as shown in Your Policy Schedule.

"Business Use Class 3" means the use of the Motor Vehicle for the transportation of light goods and selling purposes such as door-to-door sales.

"Commercial Use" means the use of the Motor Vehicle as a taxi, minicab, limousine or driving school or being used for commercial use by sales representatives who have use and responsibility for their own company vehicle.

"Excess" means the amount the Insured Person is responsible for/has to pay under the terms of the Motor Insurance Policy.

"Home Address" means where You and Your family reside in the UK, where You are on the electoral role and the one in which You spend most of your time.

"Imminent Claim" means an Incident that could give rise to a claim under this policy that the Insured Person is or was aware of prior to the inception date of this policy that was to be or had just been reported under the Motor Insurance Policy.

"Incident" means a claim occurrence under the Motor Insurance Policy during the Period of Insurance.

"Insured Person" means You, the Additional Policyholder(s) and the Named Driver(s).

"Motor Insurance Policy" means an insurance policy registered to Your Home Address and issued by a Motor Insurer covering a Motor Vehicle for social, domestic, pleasure, commuting and business use 1 and 2.

"Motor Insurer" means an authorised and regulated UK Motor Insurer.

"Motor Vehicle" means a

- A. COMMERCIAL VEHICLE not exceeding an unloaded weight of 3.5 metric tonnes being used for transporting goods.
- B. MOTORCYCLE (also called a motorbike) constructed with two-wheels and powered by an engine
- C. PRIVATE MOTOR (also called a car but not being an invalid carriage) constructed for the carriage of passengers and their effects and is adapted to carry no more than seven passengers

insured and registered at Your Home Address.

"Named Driver(s)" means additional drivers who are named and permitted to drive under the terms of the Motor Insurance Policy.

"Period of Insurance" means the period for which We have accepted the premium as stated in Your Policy Schedule.

"Policy Schedule" forms part of this policy document and contains the name of the Policyholder and gives details of the cover provided by this policy.

"Waiting Period" means the first 14 days of this policy. The Waiting Period will not apply if this policy is a renewal with AGA International SA or has been purchased within 14 days of the Motor Insurance Policy.

"Waived or Reimbursed" means where a third party has already made good the Excess shown in the schedule of Your Motor Insurance Policy.

"We/Us/Our" means AGA International SA and/or Strategic Insurance Services Ltd.

"You/Your/Policyholder" means the person whose name appears on Your Policy Schedule.

Cover Provided

 Cover is provided for the Excess that the Insured Person is responsible for following the successful settlement of any loss, destruction or damage claim for the Motor Vehicle under the Motor Insurance Policy in respect of claims arising as a result of accidental damage, fire, theft, or vandalism. Where the Insured Person was at fault the claim will be settled when ClaimEz are in receipt of the settlement letter from the Motor Insurer.

For claims where the **Insured Person** is deemed either partially at fault or not at fault; it is their responsibility to recover the **Excess** from the third party. If the **Excess** is not recovered from the third party within 6 months from the date of **Incident**, We will reimburse any **Excess** payment for which the **Insured Person** has been made liable up to the **Annual Aggregate Limit** insured under this policy, subject to receipt of reasonable proof that all best efforts have been made to recover the **Excess**. If, after We have reimbursed the **Excess** payment, the **Insured Person** manages to recover the **Excess** from the third party then this **Excess** amount must be made payable to **Us**.

- 2. Cover will only operate when the **Excess** of the **Motor Insurance Policy** is exceeded and following the successful claim payment.
- 3. The maximum amount payable under this policy will be the **Annual Aggregate Limit** as shown in **Your Policy Schedule**. Once the **Annual Aggregate Limit** is exhausted this policy is automatically cancelled and the **Insured Person** is then liable for all and any future **Excess** payments as defined in the **Motor Insurance Policy**.

What is not Covered (Exclusions)

- 1. Any claim that the **Motor Insurance Policy** does not respond to or the **Excess** thereunder is not exceeded.
- 2. Any claim that is refused under the Motor Insurance Policy.
- 3. Any Incident that occurs during the Waiting Period.
- 4. Any claim where the **Motor Vehicle** is being used
 - a) for Commercial Use or Business Use Class 3
 - b) for hire and reward
 - c) for any purpose in connection with the motor trade
 - d) in any competition, trial, performance test, race or trial of speed, including off-road events, whether between motor vehicles or otherwise, and irrespective of whether this takes place on any circuit or track, formed or otherwise, and regardless of any statutory authorisation of any such event
- 5. Any claim under the Motor Insurance Policy which occurred prior to the Period of Insurance as shown on Your Policy Schedule that the Insured Person was aware was an Imminent Claim.

- 6. Any claim notified to **Us** more than 31 days following the successful settlement of the claim under the **Motor Insurance Policy**.
- 7. Any contribution or deduction from the settlement of the claim against the **Motor Insurance Policy** other than the stated policy **Excess** for which the **Insured Person** has been made liable.
- 8. Any claim that has been Waived or Reimbursed.
- 9. Any liability the **Insured Person** accepts by agreement or contract, unless they would have been liable anyway.
- 10. Any claim arising from glass repair or replacement.
- 11. Any claim arising from breakdown or misfuel.
- 12. Any claim resulting from war and/or terrorism.
- 13.Any claim resulting from:
 - ionising radiation or radioactive contamination from any nuclear fuel or from any nuclear waste which results from burning nuclear fuel; or
 - radioactive, toxic, explosive or other dangerous properties of any nuclear machinery or any part of it.

Conditions Applicable

- 1. Your Excess Protection Insurance will continue to respond for the **Period of Insurance** or until **Your Annual Aggregate Limit** is exhausted; whichever comes first.
- 2. The Motor Insurance Policy must be maintained, current and valid.
- 3. The Motor Insurance Policy must be in either Your name or the name of an Additional Policyholder and can include cover for Named Driver(s) noted.
- 4. In the event that any misrepresentation or concealment is made by the **Insured Person** or on their behalf in obtaining this insurance or in support of any claim under this insurance the policy is voided and no refund of premium will be given.
- 5. Right of Recovery We can take proceedings in the Insured Persons name but at Our expense to recover for Our benefit the amount of any payment made under this policy.
- 6. Other Insurance If the **Insured Person** is covered by any other insurance for the **Excess** payable following the **Incident**, which results in a valid claim under this policy, **We** will only pay **Our** proportionate share of the claim.
- 7. The **Insured Person** must take reasonable steps to safeguard against loss or additional exposure to loss.
- 8. We will only provide the cover that is described in this policy if the Insured Person has complied with the terms and conditions under the Motor Insurance Policy and all the terms and conditions of this insurance policy, as far as they apply.
- 9. If a claim is made under this policy that is found to be false or fraudulent in any way, the policy is void and any claim will not be paid.
- 10. This insurance is only valid if the **Insured Person** is a permanent resident of the United Kingdom (England, Wales, Scotland, Northern Ireland, Channel Islands and the Isle of Man).
- 11. The **Insured Person** must have a current full and valid UK driving licence, or hold a full internationally recognised licence.

12.We have the right to approach any third party in relation to the claim.

How to Make a Claim

Your claim will be handled on the insurer's behalf by ClaimEz. ClaimEz is an online web based system managed by Strategic Insurance Services Limited (SISL) who, whilst handling claims, is acting as an agent of the insurer. The claim process has been specifically designed to make it as quick and efficient as possible to process and handle Your claim.

You will be asked to provide Your scheme code which is shown on Your Policy Schedule.

If You have access to the internet:

Visit Our claims website: <u>www.claimez.com</u> where You will be able to register Your claim, enter all the necessary details and upload the documents that will be specified to You. Our internet solution is the quickest and easiest way to submit Your claim to Us.

If You do not have access to the internet:

Please call ClaimEz on 0203 503 0500 to notify Us of Your claim. Some initial details will be taken and You will then be sent a claim form by post to complete and return to Us along with supporting documentation that will be specified to You. When calling Us, please have Your policy number and scheme code to hand. Please note that a postal claim may take significantly longer to settle than an online claim; especially if We need to write to You to request additional information.

Failure to follow these steps may delay or jeopardise the payment of Your claim.

Complaints Procedure

We do everything possible to make sure that You receive a high standard of service. If You are not satisfied with the service that You receive, You should address Your enquiry/complaint to:

For sales complaints:

Operations Director My Excess Protected The Estate Office, Shadrack Berry Pomeroy, Totnes, Devon TQ9 6LR info@myexcessprotected.co.uk For claim complaints:

The Customer Care Manager ClaimEz (SIS) PO Box 70931 London SW20 2EE <u>customercare@claimez.com</u>

Please provide full details of Your policy and in particular Your policy/claim number to help Your enquiry to be dealt with speedily.

If Your complaint is not resolved You may be able to refer Your complaint to the Financial Ombudsman Service (Ombudsman): -

The Financial Ombudsman's Service Exchange Tower, Harbour Exchange Square London E14 9SR 0800 023 4567 <u>Complaint.info@financial-ombudsman.org.uk</u>

These procedures do not affect **Your** right to take legal action.

Compensation Scheme

For Your added protection, We are covered by the FSCS. You may be entitled to compensation from the scheme if We cannot meet Our obligations. This depends on the type of business and the circumstances of the claim.

Insurance cover provides protection for 90% of the claim, with no upper limit. Further information about the compensation scheme arrangements is available from the FSCS, telephone number 0800 678 1100 or 020 7741 4100, or by visiting their website at www.fscs.org.uk.

Data Protection

We may store, use and process Your personal information in order to administer Your policy and provide You with Our services; identify other products and services that might be suitable for You; renew Your policy with Us and keep Our records about You up to date. We may also use the information to prevent and detect fraud and/or money laundering or similar activity. We will use information relating to the Insured Person to manage Your insurance policy, including underwriting and claims handling. This may include disclosing it to other insurers, administrators, third party underwriters and reinsurers.

Under the Data Protection Act 1998 You are entitled to a copy of the information We hold about You on request, upon payment of the relevant fee. Please let Us know if You think any information We hold about You is inaccurate so that We can correct it. The information We hold about You is confidential. We will only ever disclose it to another party with Your consent, for the purposes of contacting You about other products or services, if the law requires Us to disclose it and/or to Our agents providing services to You.

We may monitor and record phone calls to help maintain **Our** quality standards and for security purposes.

Financial Crime Policy Statement

We will not provide any cover or be liable to provide any indemnity, payment or other benefit under this policy where doing so would breach any prohibition or restriction imposed by law or regulation.

If any such prohibition or restriction takes effect during the **Period of Insurance We** may cancel this policy immediately by recorded delivery letter to the correspondence address shown on the **Policy Schedule**. Please note that **You** will not be entitled to a pro-rata refund of premium under these circumstances.