Policy Booklet

Inside you’ll find full details of your:

• Tesco Bank Car Insurance
• Optional Cover – Motor Legal Guard
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Welcome to your Tesco Bank Car Insurance policy

Thank you for choosing Tesco Bank Car Insurance. Tesco Bank Car Insurance is arranged by Tesco Personal Finance plc (trading as Tesco Bank), acting on behalf of the insurers, or Lloyd’s syndicate, specified in your Schedule. Our aim is to provide you with car insurance cover that is clear and easy to understand, providing you with peace of mind when it comes to looking after you and your car.

You must read this Policy Booklet along with your Schedule and Statement of Fact, as together they give you full details of your cover and show which sections of the policy are applicable to the policy cover you have. If you have any questions about your policy documents, any details are incorrect on any of the documentation you have received, or if you wish to make a change to your policy, please call the Customer Services Line.

This Policy Booklet relates to both Standard and Value car insurance provided under Tesco Bank Car Insurance. Depending on the type of cover you have selected, your insurance will cover you for different things. Check your policy Schedule to see which Sections of this Policy Booklet apply to you.

Important – Are your details correct?

Information relating to your insurance policy will be added to the Motor Insurance Database (MID) managed by the Motor Insurers’ Bureau (MIB). The MID and the data stored on it may be used by the Police to identify whether a vehicle has valid insurance by checking its registration number against the database.

It is vital that the MID holds the correct registration number. If it is incorrectly shown on the MID you are at risk of receiving a fine or, ultimately, having your vehicle seized by the Police. Check your policy documents carefully to ensure that the registration number is correct.

Stay Insured, Stay Legal – Penalties for uninsured motor vehicles

It is a legal requirement to have continuous insurance in place for your vehicle and if there is no record on the MID showing the vehicle is insured, and you have not declared it as 'off road' by completing a SORN (Statutory Off Road Notification), you may receive a letter from the DVLA advising that you could face a fine or prosecution, and the vehicle could also be clamped, seized and ultimately, destroyed.

The new law will apply in England, Scotland and Wales. It will not apply in Northern Ireland, the Channel Islands and the Isle of Man.

You can check that the details held about your vehicle on the MID are correct by visiting www.askmid.com
Here are some quick and handy tips

If you have had an accident

Follow these steps if your car is involved in an accident:

1. Stop if there has been injury to a person, animal, vehicle or property at the roadside
2. Make sure both you and your passengers are safe and out of danger
3. Call 999 if you need emergency help or if the accident has left a dangerous situation
4. If another driver is involved, please ask for their details – name, address, telephone number, insurance company and car registration details
5. Do not admit blame or liability for the accident – we suggest you say you have to discuss it with your insurer.

Make a note of what happened in case you need it later on. We suggest you:

- note the time, name of the road or the location
- make a note of how many passengers were in the other vehicles involved
- draw a diagram of the position of all vehicles involved
- write down the driving conditions i.e. raining, dark
- take photos of damage or evidence
- try and get witness statements and their contact details

Report the accident to us as soon as you can on the telephone number highlighted on your Schedule, even if you do not want to claim.

Making a claim: overview

We know how stressful it can be if your car is involved in an incident, however the sooner you report it, the sooner we can help you. You must tell us within 7 days of becoming aware of any incident that may result in a claim under this policy, even if you do not intend claiming for your own car.

Call our 24-hour UK-based claims line highlighted on your Schedule. It will be useful if you have your policy number and details of the incident.

Once you have called we will:

- register your claim
- give you a Claims Number to quote
- talk you through the process, including confirming what you’re covered for
- arrange next steps
Getting your car repaired: overview

If your car is covered for repairs following an insured incident, we can help take the hassle away if you choose to get it repaired through one of our approved repairers. Doing this means that:

- you do not need to organise estimates
- we will pay the repairer directly (you just pay the excess to the repairer)
- all repair work is guaranteed for 3 years

Alternatively, you can organise estimates and repairs through a garage of your choice. We will talk you through the process so you know what to do.

Keeping your car safe

Help protect your car by following these handy hints:

1. Do not leave items on display, even if they are not valuable.
2. If you have got a garage, please use it. If you do not, park in a well-lit area.
3. Buy a steering wheel lock – a great deterrent for thieves.
4. Get your registration number etched onto all windows and mark your car stereo and other equipment.
5. Never leave your keys unattended in or on your vehicle.
6. Never leave your vehicle documents in your vehicle.
7. Keep car keys and vehicle documents out of sight in your home as these are often targeted in burglaries.
8. Keep your car in good working order and ensure that the wheels, tyres, bodywork and windows meet the legal requirements, and that if required, it has a valid MOT.

Driving other cars

Please check whether your Certificate of Motor Insurance allows you to drive vehicles not belonging to, leased to, or hired to you. If you are allowed to drive other vehicles, you will only have cover for your liabilities to third parties. It does not provide cover for the vehicle you are driving (please refer to Section H of this policy booklet for more detail). Please note that if you have this cover it only applies to you, it does not apply to any other drivers named on the policy or Certificate of Motor Insurance.

Multiple changes of vehicle

We may refuse to continue cover if you make more than three changes of vehicle during a policy term and if we do continue cover you may be asked to provide evidence that you are the owner and/or the registered keeper of the vehicle.
Meanings of Words

Certain words in this policy are printed in bold. These words have particular meanings which are shown below. These meanings do not apply to Section M or Optional Cover – Motor Legal Protection, as these contain a table setting out the meaning of words used in these sections only. From page 33, the Data Protection Notice uses a wider definition of the words ‘we’, ‘us’ and ‘our’.

| Administrator | Tesco Personal Finance plc (trading as ‘Tesco Bank’)  
|               | Interpoint Building  
|               | 22 Haymarket Yards  
|               | Edinburgh  
|               | EH12 5BH  
|               | Customer Services Line 0345 673 0000 (Lines are open Monday to Friday 8am-9pm, Saturday to Sunday 9am-5pm). |

| Certificate of Motor Insurance | The proof of the motor insurance you need by law. The Certificate of Motor Insurance shows:  
|                               | • what car is covered;  
|                               | • who is allowed to drive the car; and  
|                               | • what the car can be used for.  
|                               | If your Certificate of Motor Insurance allows driving by any driver, please refer to your Schedule for any restrictions that may apply. |

| Endorsement | A clause that alters the standard cover provided by the policy. |

| Excess | The part of a claim you must pay. Sometimes more than one excess can apply, in which case we add them together. |

| Geographical limits | Great Britain, Northern Ireland, the Isle of Man, the Channel Islands and while the car is being transported between any of these places. |

| Hazardous goods | Hazardous goods – goods or substances referred to in the European Agreement concerning the International Carriage of Dangerous Goods by Road, such as, explosive substances and articles, gases, flammable liquids, flammable solids, self-reactive substances and solid desensitised explosives, substances liable to spontaneous combustion, substances which, in contact with water, emit flammable gases, oxidising substances, organic peroxides, toxic substances, infectious substances, radioactive material and corrosive substances. |

| Market value | The cost of replacing the car with one of a similar age, type, mileage and condition, immediately before the loss or damage happened. |

| Partner | Your husband, wife, civil partner, or partner living at the same address as you and sharing financial responsibilities. |

| Period of insurance | The length of time that the contract of insurance applies for. This is shown in the Schedule. |

| Schedule | The latest Schedule we have issued to you. This forms part of the contract of insurance. It gives details of the period of insurance, the sections of the policy that apply, the premium you have to pay, the car which is insured and details of any excesses or endorsements. |

| Statement of Fact | The form that shows the information that you gave us, or was given to us on your behalf. This forms part of the contract of insurance |
| **The car** | Any motor vehicle that **you** have given **us** details of and for which **we** have issued a **Certificate of Motor Insurance**. The car’s registration number will be shown on **your** latest **Certificate of Motor Insurance**. Accessories, including child seats and spare parts are included in the definition of the car when they are with the car or locked in your own garage. |
| **Van** | A vehicle designed to carry goods and four or less passengers. The vehicle must weigh less than 3.5 tonnes GVW (Gross Vehicle Weight). If **your** vehicle is a van, all references in the policy to the or your car also mean **your** van, unless **we** specifically state otherwise. |
| **We, our, us** | The authorised Insurer or Lloyd’s syndicate shown on the **Schedule** and the **Certificate of Motor Insurance**. |
| **You, your** | The person shown under ‘Policyholder details’ on the **Schedule**. |
Contract of insurance

This policy together with the Schedule and Statement of Fact form a contract of insurance between you and the insurers named in your Schedule. Apart from Section M, all of this policy is underwritten by the insurer that is named on both your Schedule and your Certificate of Motor Insurance. Section M is underwritten by Ageas Insurance Limited. This Policy Booklet contains important information about what is covered and what is not covered under this policy. Your Schedule will show the details of your cover, including which sections of the policy apply and any excesses that apply if you make a claim.

In return for you paying or agreeing to pay the premium, the relevant insurer will provide cover, under the terms and conditions of this policy, the Statement of Fact and the Schedule for (where applicable under the terms of your policy):

(i) third party liability;
(ii) accidental injury, loss and damage

which occur during the period of insurance within the geographical limits. Please note that the geographical limits for Section M are more extensive than the rest of your policy and are defined in the relevant meaning of words table.

Making a false statement or misrepresenting or withholding information from the administrator could result in your contract of insurance being voided (as if the policy never existed), all claims under your policy being refused and all premiums that you have paid being retained. It is your responsibility to ensure that all the information that has been given by you, or that has been given on your behalf, is true and complete. If there are any errors on your Statement of Fact, Schedule or Certificate of Motor Insurance or the information is not correct your policy may be voided. It is an offence under the Road Traffic Act to make a false statement or to misrepresent or withhold information for the purposes of obtaining a Certificate of Motor Insurance.

Please contact our Customer Services Line immediately if you are in any doubt that your policy details are not correct to ensure you, and any other driver covered by your policy, continue to have the full protection of your policy.

English law will apply to this contract unless agreed otherwise in writing with the relevant insurer. (If you live in Jersey, the law of Jersey will apply to this contract and the Jersey courts will have exclusive jurisdiction over disputes in relation to it).

The contractual terms and conditions and other information relating to this contract will be in the English language.

Except as otherwise provided for by law or expressly stated in this policy, no third party shall have any rights under this policy or the right to enforce any part of it.

Please check all documents carefully to make sure that they give you the cover you want.

Thank you for choosing Tesco Bank Car Insurance.
Policy conditions

1. Cancelling your policy

If you cancel within the cooling-off period

You have 14 days from when you receive your policy documents or enter into this contract, whichever is later, to notify the administrator if you want to cancel your policy. This is known as the ‘cooling-off period’. You can cancel by phoning the administrator and cancellation can take effect immediately or from a later date, although it cannot be backdated to an earlier date. You must then return your Certificate of Motor Insurance to the administrator, as it is an offence under the Road Traffic Act not to do so. You can return your Certificate of Motor Insurance by post or can surrender it by sending an email to the administrator to confirm this. If you call to cancel, the administrator will advise you how to do this when you contact them. If cover has not yet started, the administrator will refund any premium paid in full. If cover has started, the administrator will refund your premium for the time that was left on your policy as long as you have not made a claim where the car is written off (a ‘total loss claim’).

If a total loss claim has been made in the cooling-off period, you must pay the full annual premium and you will not be entitled to any refund.

If you cancel outside the cooling-off period

After the cooling-off period, you can cancel this policy by phoning the administrator and cancellation can take effect immediately or from a later date, although it cannot be backdated to an earlier date. You must then return your Certificate of Motor Insurance to the administrator, as it is an offence under the Road Traffic Act not to do so. You can return your Certificate of Motor Insurance by post or can surrender it by sending an email to the administrator to confirm this. If you call to cancel, the administrator will advise you how to do this when you contact them.

If no claims have been made during the current period of insurance, the administrator will refund your premium for the time that was left on your policy, less its cancellation charge.

If any claim has been made during the current period of insurance, you must pay the full annual premium, plus a cancellation charge, and you will not be entitled to any refund.

If we cancel

The administrator, on our behalf, or we can cancel this policy, for a valid reason or on serious grounds, by sending you seven days notice of cancellation to your last known address. Examples of a valid reason or serious grounds may include, but are not limited to:

- Non-payment of premium (including missed direct debit payments) that is not resolved following our reminders.
- Not providing proof of no claims discount that is not resolved following our reminders.
- Failing to comply with the policy conditions, as outlined in the policy booklet.
- Failing to cooperate and/or provide the necessary information required to enable us, or the administrator, to administer your policy, claim or investigate fraud.
- Where fraud is suspected.
• Where threatening, abusive or offensive behaviour has been used towards us or the administrator.

• Where any change you tell us about occurring during the term of your policy that alters the information on your policy documents resulting in us no longer being able to continue cover.

You must then return your Certificate of Motor Insurance to the administrator, as it is an offence under the Road Traffic Act not to do so. You can return your Certificate of Motor Insurance by post or can surrender it by sending an email to the administrator to confirm this. If you want to surrender your Certificate of Motor Insurance this way, please contact the administrator who will advise you how to do this.

If no claims have been made during the current period of insurance, the administrator will refund your premium for the time that was left on your policy, less its cancellation charge.

If any claim has been made during the current period of insurance, you must pay the full annual premium, plus a cancellation charge, and you will not be entitled to any refund.

Non-payment of premium

If, for any reason, the premium for your time on cover under the policy has not been paid, the administrator will contact you for payment of the unpaid amount. If payment is not received we, or the administrator, may:

• cancel your policy if you are still on cover and apply a cancellation charge; and/or

• require you to pay for your cover up to the date of cancellation of your policy.

The administrator may take action against you to recover any amount outstanding, and may refer the matter to a debt collection agency if you do not pay.

Premium or credit payment by installments

Cancelling your Direct Debit does not mean that you have cancelled your policy. If you are paying your premium in instalments or your premium is funded by a loan provided under a credit agreement with the administrator and the administrator or we have been unable to collect all due payments, your policy will continue and the administrator or we will contact you for payment. If payment is not received the administrator on our behalf, may cancel your policy.

If your policy is cancelled for non-payment of premium or credit, the administrator will require you to pay for your cover up to the date of cancellation, plus a cancellation charge.

If any claim has been made during the current period of insurance*, the full annual premium is due and you must continue to pay your monthly instalments of premium or credit until they have all been paid. If it is no longer possible to continue paying by Direct Debit, you must pay the administrator the outstanding balance in full.

*This does not apply to cancellations in the ‘cooling off period’ unless the incident giving rise to a claim results in a total loss.
2. Changes you must tell the administrator

You must tell the administrator about any changes to the information detailed on your Statement of Fact, Schedule or Certificate of Motor Insurance. Please remember that if you do not tell the administrator about any changes this could result in your contract of insurance being voided (as if the policy never existed), all claims under your policy being refused and all premiums that you have paid being retained. Some examples of the changes you must tell the administrator about are as follows:

- You sell the car, change the car or its registration number, or you get another car.
- There is any change of drivers.
- Anyone who drives the car gets a motoring conviction (including fixed penalty offences) or is convicted of a criminal offence.
- Anyone who drives the car develops a health condition, which requires notification to the DVLA.
- You change the purpose the car is used for.
- Anyone who drives the car changes job, starts a new job, including any part-time work, or stops work.
- The car is changed from the manufacturer’s original specification, (excluding manufacturer’s optional extras fitted to the car from new), such as modifications made to the car which alter its value, performance, appearance or attractiveness to thieves. This includes, but is not restricted to, changes to the engine, engine management or exhaust system, changes to the wheels or suspension, changes to the bodywork, such as spoilers or body kits or changes to the windows, such as tinting.
- You change your address or the address where you keep the car.
- Anyone who drives the car passes their driving test or has their driving licence revoked.
- The details in your Schedule change.
- The car is involved in an accident or fire, or someone steals, damages or tries to break into it.
- Anyone who drives the car is involved in any accident or has a vehicle damaged or stolen.
- There is a change to your estimated annual mileage.
- Anyone who drives the car has insurance refused, cancelled or had special terms put on.
- There is a change of main user of the car.
- The owner or the registered keeper of the car changes.
- You or any other driver covered by your policy cease to be a permanent UK resident.

You must tell the administrator if any information on the Statement of Fact changes. As a result of the change, your premium may increase or decrease and the terms of your policy may be amended, depending on what the change is. Following any changes the administrator will advise you of any adjustment (if applicable) to your premium or any changes to the terms.
3. Looking after your car

Anyone covered by this policy must take all reasonable steps they can to protect the car, and anything in or attached to it, against loss or damage. (This includes making sure that the car has all its windows, doors, roof openings and hood closed and locked and all keys or devices are kept securely away from the car by you or the person authorised to use the car.)

The car must be kept in good working order. We may examine the car at any time. If we need to do this, we will contact you in advance to make suitable arrangements.

4. How to claim under sections A to N excluding M*

Call the claims telephone number highlighted on your Schedule. It will be useful if you have your policy number and details of the incident. You must tell us within 7 days of becoming aware of any incident resulting in death, injury, damage or loss, irrespective of whether this may lead to a claim under your policy. You must send us any letter, claim, writ or summons as soon as you receive it. You must also let us know straight away if you or your legal advisers know of any prosecution, inquest or fatal accident inquiry that might be covered under this policy. Failure to notify us of an incident within 7 days of you becoming aware of it may result in additional costs being incurred which you may be liable for and we may recover these costs from you.

You can also submit claims through the administrator’s iPhone app. Please see the terms of use for the app, which is available from the iPhone app store.

5. Dealing with claims under sections A to N excluding M**

You or any other person who claims under this policy must not negotiate, admit fault or make any payment, offer or promise of payment unless you have our written permission.

In dealing with any claim under the terms of this policy we may:

• carry out the defence or settlement of any claim and choose the solicitor who will act for you in any legal action; and

• take any legal action in your name or the name of any other person covered by this policy.

We can do any of these in your name or in the name of any person claiming under this policy.

Anyone who makes a claim under this policy must give us any reasonable information we ask for that is relevant to your claim.

*How to claim for section M, Tesco Legal Guard, can be found on page 25.
**Dealing with claims for section M, Tesco Legal Guard, can be found on pages 24 to 28.

6. Other insurance

If any incident that leads to a valid claim is covered under any other insurance policy, we will only pay our share of the claim.
7. Keeping to the terms of the policy

We will only pay claims if:

• any person claiming cover has met with all the terms of the policy, as far as they apply; and

• the declaration and information shown on the Statement of Fact is complete and correct as far as you know.

8. Fraud

We will not pay any claim which is in any part fraudulent or exaggerated, or if you, or anyone acting for you, uses fraudulent means to get benefits under this policy.

If a fraudulent claim has been made or there has been fraudulent activity to secure benefits under this policy or secure cover at a lower price, this will result in your contract of insurance being voided (as if the policy never existed), all claims under your policy being refused and all premiums that you have paid being retained. We may also notify the relevant authorities, so that they may consider criminal proceedings.

9. Additional Payments

If, as a result of your actions, the law of any country requires us to make a payment that is outside of the cover provided by this policy then you will repay that sum to us upon request.

10. Automatic Renewal

The administrator will send you details of your car insurance renewal invitation approximately 21 days before your policy comes to an end. This will contain details of your next year’s premium, any changes to the terms and whether you need to contact us to complete your renewal. This may include placing your Tesco Bank insurance with a different car insurer selected from Tesco Bank’s range of insurance providers, from the renewal date of your existing policy. If we do this, we will let you know when we send your renewal invitation.

If we are unable to renew your policy we will contact you approximately 21 days before your policy comes to an end, so that you can arrange alternative insurance.

If your policy renews automatically, you will not need to do anything. We will automatically renew your policy and all of your chosen add-on products. If you do not want to renew your policy with us or your details have changed you will need to let us know on the phone number provided in your renewal pack. If we do not hear from you, we will automatically take payment from the card/account details most recently provided. If you are not the card or account holder you must ensure that the card/account holder has agreed to make the renewal payment and you must tell them of any changes to the amount.

If your policy does not renew automatically, you will need to contact us on the number which will be provided in your renewal pack, otherwise we will not be able to renew your policy.
11. Claims as a result of drink or drugs

If a claim occurs whilst you, or any person named on your Certificate of Motor Insurance, is driving the car illegally due to excess levels of alcohol or the use of drugs, or the failure to supply a specimen, or provide permission, for alcohol or drug analysis, then there will be no cover for the car under this policy and we reserve the right to recover any costs we incur under this policy from you or the driver of the car. We also reserve the right to withhold any claim settlement during the police investigation and/or criminal proceedings.

12. Documents and information you may need to send us

If we request them, you must send us any document or provide us with information we may reasonably require to help us validate your named drivers and/or your vehicle’s details.

Examples of documents or information we may require include your and your named drivers driving licence, driving licence number, your vehicle registration documents, proof of MOT, no claim discount or proof of your address.

Your cover*

(* to be read in conjunction with the policy exclusions on page 29-30.)

Section A – Damage to the car

What is covered

We will pay for damage to the car caused by accidental or malicious damage, or vandalism.

See page 15 for details of how we settle claims.

What is not covered

• Loss of or damage to the car caused by malicious damage or vandalism when no one is in it unless all its windows, doors, roof openings and hood are closed and locked and all keys or devices are kept securely away from the car by you or the person authorised to use the car.

• The excesses shown in the Schedule under Section A.

• Loss of or damage to the car caused by fire, by theft or by attempted theft.

• Loss of use of the car.

• Wear and tear.

• Loss of or damage to tools of trade, personal belongings, documents or goods.

• Mechanical, electrical, electronic and computer failures or breakdowns or breakages.

• Damage to your tyres caused by braking, punctures, cuts or bursts.

• Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the geographical limits.
• Any amount over the cost shown in the manufacturer’s latest price guide, plus fitting costs, for any lost or damaged parts or accessories if such parts or accessories are not available.

• The car losing value after, or because of, repairs.

• Loss of or damage to the car resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.

• The car being confiscated or destroyed by or under order of any government or public or local authority.

• Loss of or damage to any audio, entertainment, phone, radar detection or satellite navigational equipment.

• Loss of or damage caused by someone taking the car without your permission, unless the incident is reported to the police and assigned a crime reference number and you do not subsequently make any statement to the police that the car was taken with your permission.

• Deliberate damage to the car by anyone insured under your policy.

• Loss or damage to the car caused by an inappropriate type or grade of fuel being used.

• The cost of replacing keys, locking devices or locks if the keys or locking device are lost or stolen.

Section B – Windscreen cover
(this section does not apply to Value policies provided by Tesco Bank Car Insurance)

What is covered
If the windscreen or a window in the car is chipped or broken during the period of insurance we will pay the cost of repairing or replacing it. We will also pay for scratching to the paintwork caused by broken glass from the windscreen or windows.

If you phone Tesco Glass Line on 0345 677 8888 to arrange for the glass to be repaired or replaced, and use one of our chosen glass companies, cover is unlimited. If you do not, the most we will pay is £125 for replacement or £40 for repair.

A claim under this section only will not affect your no claim discount.

The repairer can use parts, including recycled parts, that compare in quality to those available from the manufacturer.

What is not covered
• The excesses shown in the Schedule under Section B.
• Loss of use of the car.
• Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the geographical limits.
• Any amount over the cost shown in the manufacturer’s latest price guide, plus fitting costs, for any lost or damaged parts or accessories if such parts or accessories are not available.
• Mechanical, electrical, electronic or computer failures or breakdowns or breakages.
• Repair or replacement of any windscreen or window unless it is made of glass.
• Repair or replacement of broken or damaged sunroofs, fixed or moveable glass roof panels and the associated mechanisms.
• The hood or roof structure of a convertible or cabriolet vehicle and the associated mechanisms.
• Deliberate damage caused by anyone insured under your policy.
• Any amount greater than the market value of the car.

Section C – Fire and theft

What is covered
We will pay for loss of or damage to the car caused by fire, theft or attempted theft.
See page 15 for details of how we settle claims.

What is not covered
• Loss of or damage to the car when no-one is in it unless all its windows, doors, roof openings and hood are closed and locked and all keys or devices are kept securely away from the car by you or the person authorised to use the car.
• The excesses shown in the Schedule under Section C
• Loss of use of the car.
• Wear and tear.
• Loss of or damage to tools of trade, personal belongings, documents or goods.
• Mechanical, electrical, electronic and computer failures or breakdowns or breakages.
• Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the geographical limits.
• Any amount over the cost shown in the manufacturer’s latest price guide, plus fitting costs, for any lost or damaged parts or accessories if such parts or accessories are not available.
• The car losing value after, or because of, repairs.
• Loss of or damage to the car resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.
• Loss of or damage caused by someone taking the car without your permission, unless the incident is reported to the police and assigned a crime reference number and you do not subsequently make any statement to the police that the car was taken with your permission.
• Deliberate damage to the car by anyone insured under your policy.
• The car being confiscated or destroyed by or under order of any government or public or local authority.
• Loss arising from the car being returned to its legal owner, where it is established that you are not the legal owner.
• Loss of or damage to any audio, entertainment, phone, radar detection or satellite navigational equipment.
• Loss or damage to the car caused by an inappropriate type or grade of fuel being used.
• The cost of replacing keys, locking devices or locks if the keys or locking device are lost or stolen.

How we will settle your claim under sections A or C

We will choose whether to repair the car or pay you a cash amount equal to the cost of the loss or damage. If the car cannot be driven because of damage that is covered under this policy, we will arrange and pay for the car to be protected and taken to the nearest approved repairer. We will also replace any child seats which are fitted to the car at the time of an incident, even if there is no apparent damage.

If the car is economically repairable

If the car is repaired by one of our approved repairers you do not need to get any estimates, and repairs can begin immediately after we have authorised them. We will arrange for one of our repairers to contact you to arrange to collect the car. Repairs made by our approved repairers are guaranteed for three years.

We will also pay the costs of delivering the car back to the address shown on your current Schedule, when the damage has been repaired by one of our approved repairers. If you do not want to use one of our approved repairers, you will need to send us an estimate for us to authorise and we may need to inspect the car. We reserve the right to ask you to obtain alternative estimates.

You will have to pay any policy excess direct to the repairer.

We will not pay any part of a repair or replacement which improves your car beyond its condition before the loss or damage took place unless you have agreed to pay the additional cost prior to any work commencing.

The repairer can use parts, including recycled parts that compare in quality to those available from the manufacturer.

If the car is a total loss

Once an engineer has inspected and assessed the market value of the car, we will send you an offer of payment.

If there is any outstanding loan or leasing agreement on the car, we may pay the finance or leasing company first. If our estimate of the market value is more than the amount you owe the finance or leasing company, we will pay you the balance.
If our estimate of the market value is less than the amount you owe the finance company, you may have to pay them the balance. Any payment we make for total loss will be after we have taken off any policy excess.

When you accept our offer for total loss, the car will belong to us. You must return your Certificate of Motor Insurance to the administrator. It is an offence under the Road Traffic Act not to return the Certificate of Motor Insurance. You can return your Certificate of Motor Insurance by post or can surrender it by sending an email to the administrator to confirm this. If you call to cancel, the administrator will advise you how to do this when you contact them.

In the event of your car being written off or declared a total loss, your policy will usually come to an end. However, we may allow the policy to continue for a period of up to 28 days from the date you receive settlement to allow you to put a replacement car on the policy.

If you or we declare your insurance contract fulfilled following your car being written off or declared a total loss, we will not refund any premium, and if you are paying by instalments your full annual premium remains payable.

By purchasing this policy you agree that we can handle your claim in this way.

Replacement car

We will not pay more than the market value of the car unless:

- the loss or damage happens before the car is a year old; and
- you are its first and only registered keeper; and
- you have owned the car (or it has been hired to you under a hire-purchase agreement) since it was first registered as new; and
- the cost of repair is valued at more than 60% of the cost of buying an identical new car at the time of the loss or damage (based on the UK list price including taxes); and
- the car was supplied as new within the geographical limits.

In these circumstances, if you ask us to, we will replace the car (and pay delivery charges to the address shown on your current Schedule or any other address we agree with you) with a new car of the same make, model and specification.

We will only do this if:

- we can buy a car straight away within the geographical limits; and
- we have permission from the hire-purchase company (if this is how you bought the car and you have not finished paying for it).

If we cannot replace the car with one of the same make, model and specification, we will pay the most recent new list price, including VAT (where appropriate), for that specification of car.
Section D – Courtesy Car

What is covered

To keep **you** mobile, within the **geographical limits** only, **we** will offer **you** a small courtesy car (typically a small city car) free of charge, while **the car** is being repaired by one of **our** approved repairers following an accident or insured incident that has resulted in a claim under **your** policy.

**Once we** have decided that **the car** can be economically repaired by one of **our** approved repairers and if it cannot be driven, **we** will provide the courtesy car on the next working day for as long as the repairs take.

**If the car** can still be legally driven (in other words, it is roadworthy), **we** will deliver the courtesy car when **the car** is collected for repairs.

**The repairer may, with your** agreement, provide an alternative solution more suitable to **your** requirements.

What is not covered

- **The excesses** shown in the **Schedule** under Section A (Damage to **your** car), Section B (Broken windscreen and window glass) or Section C (Fire and theft) in respect of claims relating to the courtesy car.
- Loss of use of **the car**.
- Claims under Section B – Windscreen cover.
- A courtesy car will not be provided if **your** vehicle is written off or declared a total loss.
- A courtesy car will not be provided if the vehicle being repaired is a **van**.
- A courtesy car will not be provided if **you** do not use one of **our** approved repairers.
- A courtesy car will not be provided if **your** vehicle is stolen, unless it is subsequently recovered and is repaired by one of **our** approved repairers.
Section E – Personal accident

What is covered

If you or your partner are accidentally killed or injured while getting into, travelling in or getting out of the car (or any other private car that you do not own), we will pay the following:

- For death – £5,000.
- For total and permanent loss of sight in one eye – £5,000.
- For total and permanent loss (at or above the wrist or ankle) of one hand or one foot – £5,000.

We will only pay these amounts if the cause of the death or injury is an accident involving a car and the death or loss happens within three months of the accident.

What is not covered

- Death or injury caused by suicide or attempted suicide.
- Death of or injury to any person convicted of driving while under the influence of drink or drugs at the time of the accident.
- Death of or injury to any person not wearing a seat belt when they have to by law.
- More than £10,000 for any one accident.
- More than £5,000 to any one person for any one accident.
- If you or your partner, have more than one motor policy with us, we will only pay under one policy.

Section F – Medical expenses

What is covered

If you or anyone in the car is injured in an accident involving the car, we will, at your request, pay up to £100 in medical expenses for each injured person.

Section G – Personal belongings

(this section does not apply to Value policies provided by Tesco Bank Car Insurance)

What is covered

If you make a claim under Section A (Damage to the car) or Section C (Fire and theft), we will cover personal belongings in the car that are lost or damaged following an accident, fire or theft involving the car.

You are covered for the cost of the item, less an amount for wear and tear and loss of value.
What is not covered

• More than £200 for each incident.

• Any goods, tools or samples that are carried as part of any trade or business.

• Money, stamps, tickets, documents and securities (such as share or bond certificates).

• Loss or damage when no one is in the car unless all its windows, doors, roof openings and hood are closed and locked and all keys or devices are kept securely away from the car by you or the person authorised to use the car.

• Loss of or damage to any audio, entertainment, phone, radar detection or satellite navigational equipment.

Section H – Liabilities to third parties

What is covered

We will cover legal liability incurred by you (or by other people as set out in this section H) for the death of or injury to any person and damage to property caused by or arising out of:

Cover for you

• You using the car.

• Goods falling from the car.

• Loading and unloading the car.

• You using a motor car not belonging to you and not hired to you under a hire-purchase agreement or leased to you under a leasing agreement, provided that:
  – your current Certificate of Motor Insurance allows you to do so; and
  – you have the owner’s permission to do so; and
  – you still have the car and it has not been damaged beyond economical repair nor been stolen and not recovered or declared as off the road using a Statutory Off Road Notification (SORN); and
  – the motor car is registered within the geographical limits; and
  – you are not using the motor car outside of the geographical limits; and
  – you are not insured under any other insurance to drive the motor car; and
  – there is a current and valid policy of insurance held for that motor car in accordance with the Road Traffic Acts.

• You using the car to tow any single trailer, trailer-caravan or broken-down vehicle while it is attached to the car and if allowed by law, provided it is not being towed for hire or reward.
Cover for other people

- Any person driving the car with your permission (as long as your Certificate of Motor Insurance shows that he or she is allowed to drive the car). The person driving must not be excluded from driving the car by any endorsement, exception or condition.

- Any person using (but not driving) the car, with your permission, for social, domestic and pleasure purposes.

- Any passenger in, getting into or getting out of the car.

- Any person using the car, with your permission, to tow any single trailer, trailer-caravan or broken-down vehicle while it is attached to the car and if allowed by law, provided it is not being towed for hire or reward.

We will also pay

- Solicitors’ fees for representation at any coroner’s inquest, fatal accident inquiry or magistrates court (including a court of similar status in any country within the geographical limits);

- Legal costs for defending a charge of manslaughter (including a similar charge in any jurisdiction within the geographical limits) or causing death by dangerous or careless driving caused by an accident covered under this policy;

- Any costs and expenses for which your employer or business partner is legally liable as a result of you using the car for their business;

- Any other costs and expenses for which we have given our written permission; and

- Charges set out in the Road Traffic Acts.

If anyone who is insured by this section dies while they are involved in legal action, we will give the same cover as they had to their legal personal representatives.

What is not covered

- Any solicitor’s fees or legal costs, unless you have provided us with an estimate which we have authorised prior to any costs being incurred.

- Death of or injury to any of your employees during the course of their work, even if the death or injury is caused by anyone insured by this policy.

- Loss of or damage to property owned by or in the care of the person who is claiming cover under this section.

- Any loss of or damage to a vehicle, trailer, trailer caravan or broken-down vehicle covered by this policy.

- Any amount for any one claim or series of claims arising from one event that causes loss of or damage to property while the car is being used to carry hazardous goods.

- Any loss or damage caused by loading or unloading the car when it is not on a public road.

- Any loss or damage caused by using the car, or any machinery attached to it, as a tool of trade.
• Loss of or damage to any bridge, weighbridge, viaduct, road or surface which the car is being driven on, or anything under the road surface, caused by vibration or by the weight of the car or its load.

• Any claim for pollution or contamination, unless it is caused by a sudden, identifiable event which was unintended and unexpected and happened at one specific time and place.

• Any amount over £1 million for one pollution or contamination event and any amount over £250,000 for claimant’s costs and expenses for any one claim or series of claims.

• Any amount over £20 million, exclusive of costs and expenses, for any one claim or series of claims arising from one event that causes loss of or damage to property, including any indirect loss or damage.

• Any amount over £5 million for all costs and expenses, for any one claim or series of claims arising from one event that causes loss of or damage to property.

However, we will provide the minimum cover needed under compulsory motor insurance legislation.

Section I – Using your car abroad

What is covered

We will cover your minimum legal liability to others while you or any permanent driver covered by this policy and named on your current Certificate of Motor Insurance are using the car within the European Union and any other country which the Commission of the European Communities is satisfied has made arrangements under Article (8) of EC Directive 2009/103/EC relating to civil liabilities arising from the use of a motor vehicle.

Currently these countries are:

Austria, Andorra, Belgium, Bulgaria, Switzerland (including Liechtenstein), Cyprus, the Czech Republic, Germany, Denmark, Spain, Gibraltar, Estonia, France (including Monaco), Finland, Greece, Hungary, Croatia, Italy (including San Marino and the Vatican City), Republic of Ireland, Iceland, Luxembourg, Latvia, Lithuania, Malta, Norway, Netherlands, Portugal, Poland, Romania, Sweden, Slovakia, Slovenia, Serbia.

This cover is the minimum required to comply with the laws on compulsory insurance for motor vehicles. You do not need an International Motor Insurance Card (Green Card) for visits to these countries.

We will also provide the cover shown on your Schedule for up to a total of 90 days in any period of insurance while you or any permanent driver covered by this policy and named on your current Certificate of Motor Insurance are using the car within the countries referred to above, provided your main permanent residence is in the United Kingdom. We will provide the cover shown on your Schedule in Eire as long as the car does not remain there for more than 90 consecutive days at any one time.

What is not covered

If your Certificate of Motor Insurance allows you to drive any other vehicle, that cover does not apply outside of the geographical limits.
Section J – No claim discount

What is covered

As long as a claim has not been made during the period of insurance, we will increase your no claim discount by one year (up to a maximum of 9 years) and a discount for this will be included in your renewal premium.

If a claim is made during the period of insurance, the discount will be reduced in accordance with our step back scale shown in your policy summary. You may also have to pay a higher excess.

If we make a full recovery of the claims cost from a third party your no claim discount will be reinstated. Claims made for a broken windscreen or window glass under section B of this policy (your policy Schedule shows if you have this cover) will not affect your no claim discount.

Section K – No claim discount protection

What is covered

If you have chosen to protect your no claim discount, it will not be reduced in the event of a claim provided you have no more than two claims in the first policy year.

If you renew your Tesco Bank Car Insurance policy the terms of your no claims discount protection will change. Full details can be found in your policy summary.

The protection provided under this section only applies to your no claim discount. It does not protect your premium and you may have to pay a higher premium and excess if any claims are made.

Your no claim discount will not in increase in any years in which you have a claim.
Section L – In Car Entertainment Equipment
(this section does not apply to Value policies provided by Tesco Bank Car Insurance)

What is covered
We will pay the cost of repairing or replacing the car’s audio, navigational, telephone and entertainment equipment caused by accidental or malicious damage, vandalism, fire, theft or attempted theft up to the following amounts:

a) Unlimited cover for equipment fitted as original equipment by the manufacturer; or
b) £1,000 for any other equipment

provided this equipment is permanently fitted to the car.

What is not covered

• Loss of or damage to equipment when no one is in the car unless all its windows, doors, roof openings and hood are closed and locked and all keys or devices are kept securely away from the car by you or the person authorised to use the car.

• The excesses shown in the Schedule under Section A in respect of claims for accidental or malicious damage or vandalism.

• The excesses show in the Schedule under Section C in respect of claims for fire, theft or attempted theft.

• Loss of use.

• Wear and tear.

• Mechanical, electrical, electronic and computer failures or breakdowns or breakages.

• Costs of importing parts or accessories or storage costs caused by delays, where the parts or accessories are not available from current stock within the geographical limits.

• The car losing value after, or because of, repairs.

• Loss of or damage resulting from deception by a person pretending to be a buyer or acting on behalf of a buyer.

• The car being confiscated or destroyed by or under order of any government or public or local authority.

• Loss of or damage caused by a member of your immediate family, or a person living in your home.

• Loss of or damage to any radar detection equipment.
Section M – Motor Legal Protection (Tesco Legal Guard)

Please note, if you have Motor Legal Protection shown in the ‘Additional Cover’ area at the bottom of your schedule, then please refer to the Motor Legal Protection policy at the back of this book.

This section of your policy provides you with cover for legal costs and expenses to pursue a claim for compensation in respect of uninsured losses or personal injury arising from a road traffic accident for which another party is at fault.

Meaning of words

Throughout this Section M of the Policy Booklet certain words and phrases are printed in bold. These have the meanings set out below.

<table>
<thead>
<tr>
<th>Action</th>
<th>The pursuit of civil proceedings following a road traffic accident.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adviser</td>
<td>Our specialist panel of solicitors or their agents appointed by us to act for you, or, where agreed by us, another legal representative nominated by you.</td>
</tr>
<tr>
<td>Advisers’ costs</td>
<td>Legal fees and costs incurred by the adviser. Third party’s costs shall be covered if awarded against you.</td>
</tr>
<tr>
<td>Conditional fee agreement</td>
<td>An agreement between you and the adviser or between us and the adviser which sets out the terms under which the adviser will charge you or us for their own fees.</td>
</tr>
<tr>
<td>Geographical limits</td>
<td>The European Union.</td>
</tr>
<tr>
<td>Insured incident</td>
<td>A road traffic accident involving the vehicle that takes place within the geographical limits which results in you suffering uninsured losses or personal injury or death.</td>
</tr>
<tr>
<td>Period of insurance</td>
<td>The length of time that the contract of insurance applies for. This is shown in your Schedule.</td>
</tr>
<tr>
<td>Road traffic accident</td>
<td>A traffic accident in the geographical limits involving the vehicle occurring during the period of insurance for which you are not at fault and for which another party is at fault.</td>
</tr>
<tr>
<td>Standard advisers’ costs</td>
<td>The level of advisers’ costs that would normally be incurred by underwriters in using a nominated adviser of our choice. If you nominate your own advisor, we will tell you what the standard advisers’ costs are that apply at that time.</td>
</tr>
<tr>
<td>Underwriters</td>
<td>Ageas Insurance Limited.</td>
</tr>
<tr>
<td>Vehicle</td>
<td>The motor vehicle covered by your Certificate of Insurance including a caravan or trailer whilst attached to it.</td>
</tr>
<tr>
<td>We/us/our</td>
<td>Arc Legal Assistance Ltd or as otherwise notified to you by the administrator, acting with good reason (such as where they or the underwriters appoint another third party to administer this section M of your policy).</td>
</tr>
<tr>
<td>You/your</td>
<td>The policyholder named in the schedule to which this cover attaches. This is extended to include the authorised driver and passengers.</td>
</tr>
</tbody>
</table>
Who provides your cover

This section of your insurance policy is managed and provided by Arc Legal Assistance Limited and is underwritten by Ageas Insurance Limited, on whose behalf we act.

The insurance covers advisers’ costs up to £100,000 where:

a) The insured incident takes place within the period of insurance and within the geographical limits, and

b) The action takes place in the geographical limits.

Once your claim has been accepted on the terms set out in this Section M of your policy, we will appoint one of our panel of solicitors, or their agents, to handle your case. Should you wish to appoint your own adviser, you can only do so once court proceedings are issued or a conflict of interest arises but you must obtain approval from us before proceeding. If you do not obtain our approval your claim will be rejected. Where we agree to your own choice of adviser, you will be liable to pay any advisers’ costs over and above our standard advisers’ costs.

How to make a claim

Call the Claims helpline as shown in your Policy Schedule.

Conditions

1. Claims

a) You must notify us as soon as possible and within a maximum of 180 days once you become aware of the insured incident. If you do not do so there will be no cover under this policy if, as a result of the delay, your prospects of succeeding in the case fall to 50% or less, or our costs increase above the level that would otherwise be the case. To report a claim you must follow the instructions under the ‘How to make a claim’ section above.

b) We shall appoint the adviser to act on your behalf.

c) You must supply all of the information which we reasonably require to decide whether a claim may be accepted. If court proceedings are issued or a conflict of interest arises and you wish to nominate a legal representative to act for you, you may do so. Where you have elected to use a legal representative of your own choice you will be responsible for any advisers’ costs in excess of our standard advisers’ costs. The adviser must represent you in accordance with our standard conditions of appointment which are available on request.

d) If you do not accept an offer or payment into court and the amount of the offer or payment into court is not bettered by the amount you eventually recover, the underwriters shall not be liable for any further advisers’ costs unless upon being notified of the offer or payment into court we agreed to the claim continuing. We shall not withhold such agreement without good reason.
e) The adviser must:
   i) Keep **us** fully advised of all developments and provide such information as **we** may reasonably require
   ii) Keep **us** regularly advised of **advisers’ costs** incurred as required by **us**
   iii) Submit bills for assessment or certification by the appropriate body (for example, the court) if requested by **us**
   iv) Where possible, attempt recovery of costs from third parties.

f) **Underwriters** shall only be liable for costs for work expressly authorised by **us** in writing and undertaken while there are reasonable prospects of success.

g) **You** shall supply all information reasonably requested by the **adviser** and **us**.

h) **You** are responsible for any **advisers’ costs** if **you** withdraw from the **action**, unless we both agree that there is good reason to do so. If **we** do not agree, any costs already paid under this insurance must be reimbursed by **you**.

i) **You** must instruct the **adviser** to provide **us** with all information that **we** reasonably ask for and report to **us** as **we** direct.

2. Disputes

Any disputes between **you** and **us** in relation to **our** assessment of **your** prospects of success in the case or nomination of solicitor may, where **we** both agree, be referred to an arbitrator who shall be either a solicitor or a barrister. If the parties cannot agree on their choice of arbitrator the Law Society may be asked to make a nomination. The arbitration shall be binding and carried out in accordance with the Arbitration Act. The costs of the arbitration shall be paid by the person against whom the decision is made.

3. Prospects of success

At any time **we** may, but only when supported by independent legal advice, form the view that **you** do not have a more than 50% chance of winning the case and achieving a positive outcome. If so, **we** may decline support or any further support. Examples of a positive outcome are:

a) Being able to recover the amount of money at stake

b) Being able to enforce a judgment

c) Being able to achieve an outcome which best serves **your** interests.
Cover

Uninsured loss recovery & personal injury

What is insured

You are covered for advisers' costs to pursue damages claims arising from a road traffic accident:

a) Whilst you are in, boarding or alighting the vehicle against those whose negligence has caused your injury or death, and/or

b) Against those whose negligence has caused you to suffer loss of your insurance policy excess or other out of pocket expenses. The adviser will help you identify what these are, but examples of such losses include but are not limited to:

• Loss of earnings
• Damage to personal items
• Alternative travel costs

If the action is going to be decided by a court in England or Wales and the damages you are claiming are above the small claims court limit, the adviser must enter into a conditional fee agreement which waives their own fees if you fail to recover the damages that you are claiming in the action in full or in part. If the damages you are claiming are below the small claims court limit advisers’ costs will be covered provided they do not exceed the amount claimed.

What is not insured

Claims relating to an agreement you have entered into with another person or organisation.

General exclusions

There is no cover:

a) Where the insured incident occurred before you purchased this insurance.

b) Where you fail to give proper instructions to us or the adviser or fail to respond to a request for information or attendance by the adviser.

c) Where advisers’ costs have not been agreed in advance or exceed those for which we have given our prior approval.

d) For any claim arising from racing, rallies, competitions or trials.

e) For appeals without our prior written consent.

f) Prior to the issue of court proceedings, for the costs of any legal representative other than those of the adviser unless a conflict of interest arises.

g) For any action that we reasonably believe to be false, fraudulent, exaggerated or where you have made mis-representations to the adviser.

h) Where at the time of the insured incident, you were disqualified from driving, did not hold a licence to drive (unless you previously held a licence and are allowed to have one by law) or the vehicle did not have a valid MOT certificate.
i) For disputes between the adviser and any other party which is only over the level of 
advisers’ costs.

j) For any interim disbursements or fees.

Authorisation

We are authorised and regulated by the Financial Conduct Authority. Our registration number is 305958.

Ageas Insurance Limited is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Their registration number is number is 202039.

You can check this on the Financial Services Register by visiting the website www.fca.org.uk/firms/systems-reporting/register or by contacting the FCA on 0800 111 6768 or the PRA on 0207 601 4878.

Financial Services Compensation Scheme

We and the underwriters are covered by the Financial Services Compensation Scheme (FSCS). If we or the underwriters cannot meet our liabilities, you may be entitled to compensation from the scheme. You can get more information on the Financial Services Compensation Scheme at www.fscs.org.uk or by calling 0800 678 1100 or 0207 741 4100.

European legal and UK tax helpline

Use the 24 hour advisory service for telephone advice on any private legal or taxation problem of concern to you or any member of your household. The helpline will advise on any matter that can realistically be dealt with over the telephone. For example if documentation needs to be reviewed this could not be achieved on the telephone.

Simply telephone 0345 120 1330 and quote ‘Tesco Legal Guard’.
Section N – Additional Cover Features

This section of cover only applies if section N appears on your Schedule.

Onward Travel

What is covered

If you or any driver shown on the Certificate Of Motor Insurance is unable to complete a journey as a result of an incident that gives rise to a valid claim under Section A or C of your policy, we will refund:

• up to £150 in total towards the costs of travel of the occupants of the car to the planned destination or to your home.

The travelling expenses will be refunded up to the limit shown above once valid receipts are provided to us for reimbursement.

What is not covered

• Incidents outside of the Geographical Limits;
• The costs of fuel or other fluids, meals, drinks, newspapers or telephone calls.

Uninsured Driver Promise

What is covered

If you make a claim for an accident that is not your fault and the driver of the car that hits your car is not insured to drive that car, your no claim discount will be reinstated and we will refund your excess, provided:

• we establish that the accident is not your fault and the driver of the other vehicle has been identified and is not insured; and
• you give us the make, model and registration number of the car that hit you; and
• you supply the other driver’s name and address, if possible; and
• you supply the names and addresses of any independent witnesses to help confirm who is at fault, if possible.

When you claim, you may initially have to pay your excess. Also, if investigations are still ongoing when your renewal is due, you may lose your no-claim discount temporarily.

However, once we are satisfied that the accident was the fault of the identified uninsured driver, we will refund your excess, restore your no claims discount and refund any extra premium you have paid for any temporary loss of your no claim discount.

Theft of Keys

This cover is to help reduce the risk of your vehicle being stolen as a direct result of the theft of your car keys.
What is covered
We will refund up to £500 in total towards the cost of replacing:

- the locks for the door, boot, ignition and steering; and
- **the car** keys, transmitter, immobiliser or entry card or device,

if **the car** keys, transmitter or entry card or device have been stolen, provided:

- the incident is reported to **us** and the police within 24 hours of discovering it; and
- the police have assigned a crime reference number and **you** do not subsequently make any statement to the police that **the car** entry device was taken with **your** permission; and
- there is a valid reason to believe the person who has the keys knows the location of **the car**.

We will pay no more than £500 once valid receipts are provided to **us** for reimbursement.

What is not covered
We will not pay:

- the **excess** shown in the **Schedule** under Section N;
- if the keys, transmitter or entry card were in or on **your** vehicle at the time of the theft;
- if the theft of the keys, transmitter or entry card or device is not reported to **us** and the police within 24 hours of discovering it, and **you** have not obtained a crime reference number;
- if the keys, transmitter or entry card are lost;
- if **you** make a statement to the police that the entry device was taken with **your** permission;
- more than the market value of your vehicle.

Policy exclusions
These policy exclusions apply to all sections of the policy except Section M.

1. **We** will not pay claims arising directly or indirectly from any of the following:

- **The car** being driven by, or being in the charge of, someone who is not described in **your Certificate of Motor Insurance** as entitled to drive.
- **The car** being driven, with **your** permission, by anyone who **you** know does not hold a driving licence or is disqualified from driving. However, **we** will still give cover if the person used to hold a licence and is allowed to hold one by law.
- **The car** being driven by someone who does not meet all the conditions of their driving licence.
- **The car** being used for a purpose that is not shown as covered in **your Certificate of Motor Insurance**.

However, this exclusion will not apply while **the car** is with a member of the motor trade for servicing or repair. The policy **excesses** as shown on **your Schedule** will apply.
2. If you receive any payment for giving people lifts in the car, the policy is not valid if:
   • The car is made or altered to carry more than eight people including the driver;
   • You are carrying the passengers as part of a business of carrying passengers; or
   • You are making a profit from the payments you receive.

3. We will not pay claims arising directly or indirectly from any of the following:
   • Ionising radiation or radioactive contamination from any nuclear fuel or any nuclear waste arising from burning nuclear fuel.
   • The radioactive, poisonous, explosive or other dangerous properties of any explosive nuclear equipment or part of that equipment.
   • Pressure waves caused by aircraft (and other flying objects) travelling at any speed.
   • War, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, insurrection or military or usurped power.
   • Acts of terrorism, such as:
     (i) use or threat of force and/or violence; and/or
     (ii) harm or damage to life or to property (or the threat of such harm or damage) including, but not limited to, harm or damage by nuclear and/or chemical and/or biological and/or radiological means;
   caused or occasioned by any person(s) or group(s) of persons in whole or in part for political, religious, ideological or similar purposes, or is claimed to be caused or occasioned in whole or in part for such purposes;
   and/or any action taken in controlling, preventing, suppressing or in any way relating to (i) and/or (ii) above.

4. We will not pay claims arising directly or indirectly from earthquakes, riots or civil disturbances outside Great Britain, the Isle of Man or the Channel Islands.

5. We will not pay for any liability you accept under an agreement or contract, unless you would have been legally liable anyway.

6. Any decision or action of a court which is not within the relevant geographical limits is not covered by this policy unless the proceedings are brought or a judgement is given in a foreign court because the car was used in that country and we had agreed to cover it there.

7. We will not pay claims arising directly or indirectly from any motor car being in a place used for the take-off, landing, parking or movement of aircraft, including the associated service roads, refuelling areas, ground equipment parking areas and the parts of passenger terminals of international airports which come within the Customs examination area or any part of airport premises to which the public does not have vehicular access.

   However, we will provide the minimum cover needed under compulsory motor insurance legislation.

8. We will not pay claims for loss or damage resulting from the use of the car at any event during which the car may be driven on a motor racing track, de-restricted toll road, airfield or at an off road event or on the Nürburgring.
We are covered by the Financial Services Compensation Scheme (FSCS). If we cannot meet our liabilities you may be entitled to compensation under the scheme. You can get more information from the Financial Services Compensation Scheme at www.fscs.org.uk or by calling 0800 678 1100 or 0207 741 4100.
Data protection notice

This notice contains important information about the use of your personal information. Please make sure that you read this notice carefully. In this notice we and us and our means Tesco Personal Finance plc (Trading as Tesco Bank), as well as the Insurers or Lloyd’s syndicate, named in your current Schedule, and any holding companies, subsidiaries or linked companies. ‘Personal information’ means any information given to us about you, by you or anyone else in connection with the particular service or product that we are providing to you.

By taking out Tesco Bank Car Insurance, you confirm that we may use your personal information in the ways outlined in this notice. As the terms of this notice will also apply to anyone else insured under your policy, you should also show this notice to anyone else whose personal information you give to us and ensure that you have their consent to provide their personal data, including sensitive personal data, where necessary, in connection with your insurance policy.

Your privacy is very important to us. We promise to respect and protect your personal information and try to make sure that your details are accurate and kept up to date. You should let us know whenever your personal details change.

How we use your personal information

We will use personal information which has been given to us to manage your insurance policy and other Tesco Bank products, including handling underwriting and claims and issuing policy renewal documents to you. These activities may involve us releasing personal information to other Insurers, regulatory authorities or agents providing services to us or on our behalf. Some of these agents may be based outside the EEA but we will make provision for your personal information to be protected whilst being transferred to and processed in these countries.

We will also use the information you have provided including name, address and Clubcard number to search our records to find a Clubcard number for you. We may access and use information (including transactional information) from your Tesco Clubcard to allow us and your insurer to assess your premium at quotation, mid term amendment and renewal. This will only be used to have a positive impact on your premium.

We may use your personal information and the information about your use of our products and services and data obtained from third parties such as credit reference agencies to carry out research, analysis and testing about our products and services, as well as to service your needs in connection with your policy. We may use email, telephone, post or other means to do this.

We may also provide your (or any person included on the proposal) driving licence number (DLN) to the DVLA to confirm licence status, entitlement and relevant restriction information and endorsement/conviction data. Searches may be carried out prior to and at any point during your insurance policy including any mid-term adjustment and renewal stage. For details relating to information held about you by the DVLA please visit www.dvla.gov.uk.

The DLN may also be used to search your (or any person included on the proposal) no claims discount (NCD) details against a no claims discount database to obtain information in relation to your NCD entitlement. Such searches may be carried out against driving licence number, name, date of birth, Vehicle Registration Mark (VRM) and postcode.
A search of the DLN with the DVLA or against the NCD Database should not show a footprint against the driving licence.

*We* may pass details of *your* no claims discount to certain organisations to be recorded on a NCD database. This will occur if information requires updating or correcting at any stage and also at the renewal stage of *your* policy and upon or after the cancellation of *your* policy prior to the expiry date.

**The checks we carry out**

To assess *your* insurance application and the terms on which cover may be offered, and to process claims and maintain *your* policy during the period of insurance and at renewal, *we* may obtain information about *you*, all drivers named on *your* policy and any person who may be paying *your* premiums, from credit reference agencies (including publicly available data, previous searches and the full electoral register), fraud prevention agencies and databases. *We* may also check *you* and any other drivers credit status, identity, driving licence and claims history from other sources, including the DVLA and the Claims and Underwriting Exchange (CUE). The agencies will record *our* enquiries. A record of the credit search will be left on the credit file at the Credit Reference Agency. It may be visible to other lenders when they carry out future credit checks. This will not affect *your* credit rating.

**Marketing purposes**

If *you* agree to receive marketing, *we* will also use *your* information to keep *you* informed of products and services that may be of interest to *you*.

*We* may apply the checks referred to above to provide *you* with tailored offers and quotations. This may include obtaining data from third parties such as credit reference agencies. A record of *our* checks may be left on the credit file at the Credit Reference Agency, which may be visible to other lenders. This will not affect *your* credit rating. *We* will retain *your* information for this purpose for a reasonable time, which may be after *your* policy has lapsed.

If *you* would like to change *your* marketing preference please call the Customer Services Line shown on *your* policy documents and on our website. *You* may contact *us* at anytime to give notice to stop data being used for marketing purposes.

**Sharing your information**

*We* may release *your* personal information to others:

1. If *we* need to do this to manage *your* policy with *us* (as set out previously)
2. In connection with any research or analysis that *we* are carrying out (set out previously)
3. Where *we* need to do so in order to prevent fraud (as mentioned below)
4. If *we* are required or permitted to do this by law (for example, if *we* receive a legitimate request from the police or another authority)
5. In other circumstances where *you* have given *your* permission.

If *we* change the way that *we* use *your* personal information, *we* will write to *you* to let *you* know. If *you* do not agree to that change in use, *you* must let *us* know as soon as possible.
Monitoring and recording calls

We may monitor or record telephone calls to improve our service and to detect and prevent fraud.

Sharing information to prevent fraud

We may share information which we hold and which has been supplied to us in connection with any application for insurance that you have made or any insurance policy which you have with us (including the renewal of any policy which you have with us) with the Claims and Underwriting Exchange register, run by the Insurance Database Service Limited (IDS Ltd) and other similar databases or fraud prevention agencies established for the same purpose.

We may search against your (or any person included on the proposal) driving licence number against details held by the DVLA to confirm your licence status, entitlement and restriction information and endorsement/conviction data.

We may also search your (or any person included on the proposal) NCD details against a No Claims Discount database to obtain information in relation to your NCD entitlement. Such searches may be carried out against your (or the relevant person included on the proposal) driving licence number, name, date of birth, Vehicle Registration Mark (VRM) and postcode.

The aim is to help us check information that is given to us and to prevent or detect crime, including fraud. When we process your request for insurance cover, assess the terms on which cover may be offered, process claims and maintain your policy during the period of insurance, we may search these registers. If you give inaccurate details or fraud is suspected or identified this may be shared with fraud prevention agencies, and may also be used by other organisations to make decisions about you and others in your household on credit, insurance (including claims), debt tracing, and to prevent crime. If such companies suspect fraud, we will share your relevant personal information with them. This information could be accessed and used by law enforcement agencies. We may research, collect and use data about you from publicly available sources including social media and networking sites. We may use this data for the purposes of fraud detection and prevention.

Under the conditions of your policy, you must tell us about any incident (such as an accident or theft), whether or not you think it is likely to give rise to a claim. When you tell us about an incident, we will pass information relating to that incident to these registers.

Motor Insurance Database

Information relating to your insurance policy will be added to the Motor Insurance Database (MID) managed by the Motor Insurers’ Bureau (MIB). The MID and the data stored on it may be used by certain statutory and/or authorised bodies including the Police, the DVLA, the DVANI, the Insurance Fraud Bureau and other bodies permitted by law for purposes not limited to but including:

i. Electronic Licensing

ii. Continuous Insurance Enforcement

iii. Law enforcement (prevention, detection, apprehension and or prosecution of offenders)

iv. The provision of government services and or other services aimed at reducing the level and incidence of uninsured driving
If you are involved in a road traffic accident (either in the UK, the EEA or certain other territories), the insurers and/or the MIB may search the MID to obtain relevant information.

Persons (including his or her appointed representatives) pursuing a claim in respect of a road traffic accident (including citizens of other countries) may also obtain relevant information which is held on the MID.

It is vital that the MID holds your correct registration number. If it is incorrectly shown on the MID you are at risk of having your vehicle seized by the Police. You can find out more about the MID at www.mib.org.uk and you can check that your correct registration number details are shown on the MID at www.askmid.com

Dealing with others on your behalf

To help you to manage your insurance policy, we will deal with you and/or any other person whom you have nominated and we have accepted to be acting for you if they call us on your behalf in connection with your policy and answer our security questions.

Sensitive information

Some of the personal information that we ask you to provide may be sensitive personal data, as defined by the Data Protection Act 1998. Sensitive personal data may include information relating to your health, race, religion and any criminal convictions that you have. We will only use sensitive personal data about you for the specific purposes for dealing with your policy and to provide the services described in your policy documents.

Further information

You are entitled to receive a copy of the information we hold about you. If you would like a copy of your information held by an Insurer or Lloyd’s syndicate listed in your Schedule, or if you would like to receive further details of the fraud prevention and other databases we access or contribute to, please contact the Data Protection Officer at the relevant address shown on your Schedule. If you would like a copy of your information held by Tesco Bank, please contact the Data Protection Officer for Tesco Bank at the following address:

Freepost RSJB-RYLK-JKUX
Tesco Bank Data Protection Officer
PO Box 277
Newcastle Upon Tyne
NE12 2BU

In all cases please give your name, address and (if you have one) your insurance policy number.

You may be charged an administration fee of up to £10. Details will be provided at the date of request. We will respond within 40 calendar days of receiving your request.
What to do if you have a complaint

In this complaints section we, us and our, mean the administrator as specified in this Policy Booklet, as well as the Insurers or Lloyd’s syndicate, named in your current Schedule and any holding companies, subsidiaries or linked companies.

If you have experienced a problem in relation to your Tesco Bank Car Insurance policy, we will aim to sort it out as quickly and fairly as possible. We have the following complaint procedure which you can follow if you are dissatisfied with the service you have received.

Step 1: Let us know

If you have a complaint about your policy:
- Telephone Tesco Bank on 0345 673 0000 or 0113 820 9992 if calling from a mobile; or
- Write to Tesco Bank at the address shown below:
  Customer Relations Manager
  Freepost RSJB-RLKJKUX
  Tesco Bank Complaints
  P.O. Box 277
  Newcastle Upon Tyne
  NE12 2BU

If you have a complaint about your claim:
- Contact your claim handler first. You will find their details on any letters they have sent to you; or
- Write to the Claims Manager who will ensure that the matter is dealt with at a senior level. The address can be found on any letters that you have received.

Where possible we will always aim to resolve your complaint when you first contact us, however some complaints may take longer to resolve. If for any reason you remain dissatisfied with our written response letter or you have not received a final response letter within 8 weeks, you should escalate the matter as outlined in Step 2.

Step 2: Contact the Financial Ombudsman Service

If you are not satisfied with our final decision regarding your complaint or you have not received our final decision within eight weeks, you can write to:

Financial Ombudsman Service
Exchange Tower
London
E14 9SR

www.financial-ombudsman.org.uk

Following the complaints procedure does not affect your legal rights.
Optional Cover – Motor Legal Protection (Tesco Legal Guard)

This section only applies if you have Motor Legal Protection shown in the Additional Cover area at the bottom of your Motor Policy Schedule. If you have Section M shown in the Policy Details section of the Schedule, then please refer to the Motor Legal Protection wording on page 24 in the Motor Policy Book.

This policy forms a contract of insurance between you and the Underwriters. This policy booklet contains important information about what is covered and what is not covered under this policy.

Motor Legal Protection provides you with cover for legal costs and expenses to pursue a claim for compensation in respect of uninsured losses or personal injury arising from a road traffic accident for which another party is at fault.

About your Insurance

Thank you for choosing Motor Legal Protection (Tesco Legal Guard) which is arranged and administered by Tesco Personal Finance plc (trading as Tesco Bank), and is provided by Arc Legal Assistance Limited and is underwritten by Ageas Insurance Limited.

Tesco Personal Finance plc (trading as Tesco Bank) and Ageas Insurance Limited are authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Arc Legal Assistance Limited is authorised and regulated by the Financial Conduct Authority. Tesco Bank’s Financial Services Register number is 186022, Ageas Insurance Limited’s Financial Services Register number is 202039 and Arc Legal Assistance Limited’s Financial Services Register number is 305958. This information can be checked on the Financial Services Register by visiting the FCA website www.fca.org.uk/firms/systems-reporting/register or by contacting the FCA on 0800 1116768 or the PRA on 020 7601 4878.

Motor Legal Protection (Tesco Legal Guard) covers advisers’ costs up to £100,000 where:

a) The insured incident takes place within the period of insurance and within the geographical limits, and

b) The action takes place in the geographical limits.

Once your claim has been accepted on the terms set out in this policy, we will appoint one of our panel of solicitors, or their agents, to handle your case. Should you wish to appoint your own adviser, you can only do so once court proceedings are issued or a conflict of interest arises but you must obtain approval from us before proceeding. If you do not obtain our approval your claim will be rejected. Where we agree to your own choice of adviser, you will be liable to pay any advisers’ costs over and above our standard advisers’ costs.

You must read this section of your Policy Booklet in conjunction with your Schedule and Statement of Fact. Certain words in this policy are printed in bold. The meaning of those words is explained in the section headed Meanings of Words.

If you have any questions about your cover or documents, please call the Customer Services Line on 0345 673 0000. Lines are open Mondays to Friday 8am to 9pm, Saturday to Sunday 9am to 5pm.
### Meaning of Words

Throughout this Motor Legal Protection (Tesco Legal Guard) Policy Booklet certain words and phrases are printed in **bold**. These have the meanings set out below.

<table>
<thead>
<tr>
<th>Word/Phrase</th>
<th>Definition</th>
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<tr>
<td><strong>Action</strong></td>
<td>The pursuit of civil proceedings following a <strong>road traffic accident</strong>.</td>
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</table>
| **Administrator** | Tesco Personal Finance plc (trading as ‘Tesco Bank’)
Interpoint Building
22 Haymarket Yards
Edinburgh
EH12 5BH
Customer Services Line 0345 673 0000 (Lines are open Monday to Friday 8am-9pm, Saturday to Sunday 9am-5pm). |
| **Adviser** | Our specialist panel of solicitors or their agents appointed by us to act for you, or, where agreed by us, another legal representative nominated by you. |
| **Advisers’ costs** | Legal fees and costs incurred by the adviser. Third party’s costs shall be covered if awarded against you. |
| **Car Insurance Policy** | The Tesco Bank Car Insurance Policy for which a Schedule has been issued that states you have a Motor Legal Protection (Tesco Legal Guard) Policy. |
| **Conditional fee agreement** | An agreement between you and the adviser or between us and the adviser which sets out the terms under which the adviser will charge you or us for their own fees. |
| **Geographical limits** | The European Union. |
| **Insured incident** | A **road traffic accident** involving the **vehicle** that takes place within the geographical limits which results in you suffering uninsured losses or personal injury or death. |
| **Period of insurance** | The length of time that the contract of insurance applies for. This is shown in your Schedule. |
| **Policy** | This Motor Legal Protection (Tesco Legal Guard) contract of insurance. |
| **Road traffic accident** | A **traffic accident** in the geographical limits involving the **vehicle** occurring during the period of insurance for which you are not at fault and for which another party is at fault. |
| **Standard advisers’ costs** | The level of advisers’ costs that would normally be incurred by underwriters in using a nominated adviser of our choice. If you nominate your own advisor, we will tell you what the standard advisers’ costs are that apply at that time. |
| **Underwriters** | Ageas Insurance Limited. |
| **Vehicle** | The motor vehicle covered by your **Certificate of Insurance** including a caravan or trailer whilst attached to it. |
| **We/us/our** | Arc Legal Assistance Ltd or as otherwise notified to you by the administrator, acting with good reason (such as where they or the underwriters appoint another third party to administer this section M of your policy). |
| **You/your** | The policyholder named in the Schedule to which this cover attaches. This is extended to include the authorised driver and passengers. |
Policy Conditions

1. Claims

a) You must notify us as soon as possible and within a maximum of 180 days once you become aware of the insured incident. If you do not do so there will be no cover under this policy if, as a result of the delay, your prospects of succeeding in the case fall to 50% or less, or our costs increase above the level that would otherwise be the case. To report a claim you must follow the instructions under the ‘How to make a claim’ section above.

b) We shall appoint the adviser to act on your behalf.

c) You must supply all of the information which we reasonably require to decide whether a claim may be accepted. If court proceedings are issued or a conflict of interest arises and you wish to nominate a legal representative to act for you, you may do so. Where you have elected to use a legal representative of your own choice you will be responsible for any advisers’ costs in excess of our standard advisers’ costs. The adviser must represent you in accordance with our standard conditions of appointment which are available on request.

d) If you do not accept an offer or payment into court and the amount of the offer or payment into court is not bettered by the amount you eventually recover, the underwriters shall not be liable for any further advisers’ costs unless upon being notified of the offer or payment into court we agreed to the claim continuing. we shall not withhold such agreement without good reason.

e) The adviser must:

   i. Keep us fully advised of all developments and provide such information as we may reasonably require

   ii. Keep us regularly advised of advisers’ costs incurred as required by us

   iii. Submit bills for assessment or certification by the appropriate body (for example, the court) if requested by us

   iv. Where possible, attempt recovery of costs from third parties.

f) Underwriters shall only be liable for costs for work expressly authorised by us in writing and undertaken while there are reasonable prospects of success.

g) You shall supply all information reasonably requested by the adviser and us.

h) You are responsible for any advisers’ costs if you withdraw from the action, unless we both agree that there is good reason to do so. If we do not agree, any costs already paid under this insurance must be reimbursed by you.

i) You must instruct the adviser to provide us with all information that we reasonably ask for and report to us as we direct.
2. Disputes

Any disputes between you and us in relation to our assessment of your prospects of success in the case or nomination of solicitor may, where we both agree, be referred to an arbitrator who shall be either a solicitor or a barrister. If the parties cannot agree on their choice of arbitrator the Law Society may be asked to make a nomination. The arbitration shall be binding and carried out in accordance with the Arbitration Act. The costs of the arbitration shall be paid by the person against whom the decision is made.

3. Prospects of success

At any time we may, but only when supported by independent legal advice, form the view that you do not have a more than 50% chance of winning the case and achieving a positive outcome. If so, we may decline support or any further support. Examples of a positive outcome are:

a) Being able to recover the amount of money at stake
b) Being able to enforce a judgment
c) Being able to achieve an outcome which best serves your interests.

What is Covered
Uninsured loss recovery & personal injury.

What is insured
You are covered for advisers’ costs to pursue damages claims arising from a road traffic accident:

a) Whilst you are in, boarding or alighting the vehicle against those whose negligence has caused your injury or death, and/or
b) Against those whose negligence has caused you to suffer loss of your insurance policy excess or other out of pocket expenses. The adviser will help you identify what these are, but examples of such losses include but are not limited to:

• Loss of earnings
• Damage to personal items
• Alternative travel costs

If the action is going to be decided by a court in England or Wales and the damages you are claiming are above the small claims court limit, the adviser must enter into a conditional fee agreement which waives their own fees if you fail to recover the damages that you are claiming in the action in full or in part. If the damages you are claiming are below the small claims court limit advisers’ costs will be covered provided they do not exceed the amount claimed.

What is not insured
Claims relating to an agreement you have entered into with another person or organisation.
General exclusions

There is no cover:

a) Where the **insured incident** occurred before **you** purchased this insurance.
b) Where **you** fail to give proper instructions to **us** or the **adviser** or fail to respond to a request for information or attendance by the adviser.
c) Where **advisers’ costs** have not been agreed in advance or exceed those for which **we** have given **our** prior approval.
d) For any claim arising from racing, rallies, competitions or trials.
e) For appeals without **our** prior written consent.
f) Prior to the issue of court proceedings, for the costs of any legal representative other than those of the **adviser** unless a conflict of interest arises.
g) For any **action** that **we** reasonably believe to be false, fraudulent, exaggerated or where **you** have made misrepresentations to the adviser.
h) Where at the time of the **insured incident**, **you** were disqualified from driving, did not hold a licence to drive (unless **you** previously held a licence and are allowed to have one by law) or the **Vehicle** did not have a valid MOT certificate.
i) For disputes between the **adviser** and any other party which is only over the level of **advisers’ costs**.
j) For any interim disbursements or fees.

How to make a claim

Call the Claims helpline as shown in **your policy** Schedule. **we** will assess the claim, and if covered send details to the **adviser** who will then contact **you** to discuss any assistance **you** require (including for alternative travel or **Vehicle** repairs).

European legal and UK tax helpline

Use the 24 hour advisory service for telephone advice on any private legal problem of concern to **you** or any member of **your** household. The helpline will advise on any matter that can realistically be dealt with over the telephone. For example if documentation needs to be reviewed this could not be achieved on the telephone.

Simply telephone 0345 120 1330 and quote ‘Tesco Legal Guard’.

Complaints or comments

**We** hope **you** will be completely happy with **your policy** and the service provided. If **you** are not satisfied **we** would like to know and **we** will aim to sort it out as quickly and fairly as possible. **We** have the following complaint procedure which **you** can follow if **you** are dissatisfied with the service **you** have received.
Step 1: Let us know if you have a complaint about your policy:

- Telephone Tesco Bank on 0345 673 0000; or
- Write to Tesco Bank and send to:

  Customer Relations Manager  
  Freepost RSJB-RLYK-JKUX  
  Tesco Bank Complaints  
  P.O. Box 277  
  Newcastle Upon Tyne  
  NE12 2BU

If you have a complaint about your claim: Contact your claim handler or claims manager first. You will find their details on any letters you have received.

Step 2: Contact the Financial Ombudsman Service

If you are not satisfied with our final decision regarding your complaint or you have not received our final decision within eight weeks, you may ask the Financial Ombudsman Service to review your case by contacting:


Tel: 0800 023 4567 or 0300 123 9123 Fax: 0207 964 1001
Email: complaint.info@financial-ombudsman.org.uk

Following the complaints procedure or contacting the Financial Ombudsman Service at any stage of your complaint will not affect your legal rights.

Cancellation

You may cancel this policy at any time by contacting the administrator.

If your car insurance policy is cancelled at any time, this policy will automatically be cancelled as well.

If you cancel your policy within 14 days of receiving your policy documentation (or from the start date of the policy if this is later) then the administrator will refund the cost of your cover providing no claim has been made.

If you cancel your policy after 14 days, there is no entitlement to a refund, and if you pay by instalments, the remaining premium must be paid.

The administrator or the insurer can cancel this policy, for a valid reason or on serious grounds, by sending you seven days’ notice of cancellation to your last known address. Examples of a valid reason or serious grounds may include, but are not limited to:
• Non-payment of premium (including missed direct debit payments) that is not resolved following our reminders.

• Failing to comply with the terms and conditions of this policy and your car insurance policy, as outlined in the respective policy booklets

• Failing to cooperate and/or provide the necessary information required to enable us, or the administrator, to administer your policy, claim or investigate fraud

• Where fraud is suspected

• Making a false statement or misrepresenting information to the administrator

• Where threatening, abusive or offensive behaviour has been used towards us or the administrator

• Where any change you tell us about and occur during the term of your policy, that alters the information on your policy documents, results in us no longer being able to continue cover.

If your policy is cancelled by the administrator or the insurer, there is no entitlement to a refund, and if you pay by instalments, the remaining premium must be paid.

Renewal of your policy

When your car insurance policy is renewed, the administrator will automatically renew this policy. If you do not want to renew this policy, all you need to do is let the administrator know.

Recording calls

We may monitor or record telephone calls to:

• Provide a record of the instructions received from you.

• Help monitor quality standards and assist with staff training.

• Meet legal and regulatory requirements.

Data Protection

Please make sure that you read this notice carefully. In this notice we, us and our means the administrator, Arc Legal Assistance Limited, and the Insurer.

How we use your personal information

We will use personal information which has been given to us to manage this policy and any other Tesco Bank products you may have, including handling underwriting and claims and issuing policy renewal documents to you. These activities may involve us releasing personal information to other insurers, regulatory authorities or agents providing services to us, to you, or on our behalf. Some of these agents may be based outside the European Economic Area but we
will make provision for **your** personal information to be protected whilst being transferred to and processed in these countries.

**We** may use **your** personal information and information about **your** use of **our** products and services to carry out research and analysis about **our** products and services, as well as to service **your** needs in connection with **your** policy.

**Marketing purposes**

**We** will only send **you** information about **our** other products and services that **we** think **you** would like to hear about. **We** will only do this by the contact methods **you** have already told **us** that **you** are happy with. **You** can contact **us** to give notice to stop **your** data being used for marketing purposes by calling Tesco Bank customer services on 0345 673 0000.

**We** may release **your** personal information to others:

- If **we** need to do this to manage **your** policy with **us** (as set out above)
- In connection with any research or analysis that **we** are carrying out (as mentioned above)
- Where **we** need to do so in order to prevent fraud (as mentioned below)
- If **we** are required or permitted to do this by law (for example, if **we** receive a legitimate request from the police or another authority)
- In other circumstances where **you** have given **your** permission.

If **we** change the way that **we** use **your** personal information, **we** will write to **you** to let **you** know.

**Sharing information to prevent fraud**

If false or inaccurate information is provided and fraud is either identified or suspected, details may be passed to fraud prevention agencies. Law enforcement agencies may access and use this information. **We** and other organisations may also access and use this information to prevent fraud and money laundering, for example when:

- Checking applications for and managing credit and other facilities and recovering debt;
- Checking insurance proposals and claims.

**We**, and other organisations that may access and use information recorded by fraud prevention agencies, may do so from other countries. **We** can provide the names and addresses of the agencies **we** use if **you** would like a copy of **your** information held by them. Please contact **us** to obtain these details. The agencies may charge a fee.
Sensitive information

Some of the personal information that we ask you to provide may be sensitive personal data, as defined by the Data Protection Act 1998. Sensitive personal data may include information relating to your health, race, religion and any criminal convictions that you have. We will only use sensitive personal data about you for the specific purposes for dealing with your policy and to provide the services described in your policy documents.

Further information

You are entitled to receive a copy of the information we hold about you.

If you would like a copy of your information held by Tesco Bank, Ageas Insurance Limited or Arc Legal Assistance Limited please contact the Data Protection Officer at:

Freepost RSJB-RLK-JKUX
Tesco Bank
Data Protection Requests
P. O. Box 277
NEWCASTLE UPON TYNE
NE12 2BU

In all cases please give your name, address and (if you have one) your policy number.

You may be charged a small administration fee. Details will be provided at the date of request.

English Law

This contract is governed by English Law unless otherwise agreed.

Language

The language for contractual terms and communication will be English.

Financial Services Compensation Scheme

We and the underwriters are covered by the Financial Services Compensation Scheme (FSCS). If we or the underwriters cannot meet our liabilities, you may be entitled to compensation from the scheme. You can get more information on the Financial Services Compensation Scheme at www.fscs.org.uk or by calling 0800 678 1100.
We could help you save on other insurance too

<table>
<thead>
<tr>
<th>Service</th>
<th>Number</th>
<th>Available hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home Insurance</td>
<td>0345 301 0940</td>
<td>Lines are open between 8am and 9pm Monday to Friday, 9am to 5pm Saturday and Sunday</td>
</tr>
<tr>
<td>Pet Insurance</td>
<td>0345 078 3801</td>
<td>Lines are open between 8am and 9pm Monday to Friday, 9am to 5pm Saturday and 10am to 5pm on Sundays.</td>
</tr>
<tr>
<td>Travel Insurance</td>
<td>0345 293 9474</td>
<td>Lines are open between 8am and 8pm Monday to Friday, 9am to 4pm on Saturdays and 10am to 5pm on Sundays.</td>
</tr>
</tbody>
</table>

Tesco Home Insurance and add-on insurance products are arranged by Tesco Bank acting as an insurance intermediary and is underwritten by a select range of insurers.

Tesco Pet Insurance is arranged, administered and underwritten by Royal & Sun Alliance Insurance plc.

Tesco Travel Insurance is provided by Ageas Insurance Ltd and DAS Legal Expenses Insurance Company Ltd for Legal Expenses cover. The Financial Failure cover is provided by International Passenger Protection Ltd and is underwritten by a consortium of insurers comprising Europaische, Groupama, Novae and Sagicor.

Tesco Bank Life Insurance is provided by Aviva Life and Pensions UK Limited.

If you have difficulties with your hearing or speech, contact us by Typetalk by adding 18001 to the start of any of the numbers above.

For your protection, telephone calls will be recorded and monitored to help detect and prevent crime, including fraud. Calls may also be monitored for training and quality purposes.

Tesco Bank Car Insurance and add-on insurance products are arranged by Tesco Bank acting as an insurance intermediary and are underwritten by a select range of insurers. Tesco Bank is a trading name of Tesco Personal Finance plc. Registered in Scotland No. 173199. Registered Office: Interpoint Building, 22 Haymarket Yards, Edinburgh EH12 5BH. Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority.