

Commercial Van Insurance

Insurance Product Information Document

Company: Hastings Direct

Product: Premier Van Policy

Hastings Direct is a trading name of Hastings Insurance Services Limited which is authorised and regulated by the Financial Conduct Authority - firm reference number 311492. Registered Office: Conquest House, Collington Avenue, Bexhill-on-Sea, East Sussex TN39 3LW (registered in England and Wales no. 3116518)

This is a brief summary of your insurance policy. It doesn't describe all of the terms and conditions of your contract, so please make sure you read your full policy documents. All policies sold are subject to English Law.

What's this type of Insurance?

This is a Hastings Premier third party, fire and theft van policy which includes breakdown and motor legal expenses cover.



What's insured?

- ✓ Loss of or damage to your van up to its market value, caused by:
 - Fire
 - Theft or attempted theft
- ✓ After any incident involving your van, your insurer will pay all sums you're legally responsible for:
 - Following death or injury to other people
 - Up to £3,000,000 for damage to someone else's property including costs and expenses
- ✓ Unlimited cover for audio/visual equipment permanently fitted by the manufacturer when your van was first registered

Motor breakdown insurance – Roadside

Underwritten by RAC Motoring Services and/or RAC Insurance Ltd, both of whom are authorised and regulated by the Financial Conduct Authority. FCA Register Number 310208 and 202737.

- ✓ Fix at the roadside if your vehicle breaks down
- ✓ Transport to a local garage within 15 miles
- ✓ Recovery if you misfuel in the UK

Motor legal expenses insurance

Underwritten by Allianz Legal Protection, a trading name of Allianz Insurance plc who are authorised and regulated by the Financial Conduct Authority. FCA Register Number 121849.

- ✓ Cover for legal costs up to £100,000 following an accident that isn't your fault
- ✓ Defence costs if you're prosecuted over a driving offence
- ✓ 24-hour advice helpline for any private legal matter



What's not insured?

- ✗ Any damage to your van caused by accident, vandalism and malicious damage including windscreen/windows
- ✗ No cover if you or anyone entitled to drive:
 - is found to be over the prescribed limit for alcohol in the country where the incident happens
 - is driving while unfit through alcohol, drugs or other substances whether prescribed or not
 - doesn't provide a sample of breath, blood or urine when required to do so, without lawful reason
- ✗ No cover if the keys or other devices are left in or on your van, or if the van's left unattended with the engine running
- ✗ Damage or loss caused by anyone driving the van who doesn't have a valid driving licence and/or who isn't named on the certificate of motor insurance
- ✗ Driving other vehicles is not permitted on this policy
- ✗ You're not covered for any claim, or series of claims, arising from one event that causes loss of, or damage to, property while your van's being used to carry dangerous goods
- ✗ Legal cost and expenses are not covered without our prior agreement

Motor breakdown insurance - Roadside

- ✗ Cost of any replacement parts
- ✗ Any breakdown resulting from a fault that has previously been attended and has not been properly repaired or the advice after a temporary repair has not been followed
- ✗ Breakdown at or within a ¼ mile from your home
- ✗ Transportation costs further than 15 miles

Motor legal expenses insurance

- ✗ Any expenses incurred before your claim is accepted
- ✗ Fines for motoring or criminal offences



Are there any restrictions on cover?

- ! An excess may be payable and amounts can differ by claim type, who's driving and if you're using the insurer's approved repairer
- ! Replacement of parts on a like for like basis isn't guaranteed
- ! Permanently fitted audio/visual cover is limited to £300 if the equipment wasn't originally part of the vehicle specification when it was first registered
- ! **Motor breakdown:** Your vehicle must be taxed and have a current MOT certificate
- ! **Motor legal expenses:** There must be a 51% or higher chance of success



Where am I covered?

- ✓ This policy covers you in Great Britain, Northern Ireland, the Isle of Man and Channel Islands
- ✓ When driving abroad, usage of your van is restricted to social domestic and pleasure. The same cover level as you have in the UK applies for up to 90 consecutive days in any country that's a member of the EU, Iceland, Norway, Switzerland, Liechtenstein, Andorra and Serbia
- ✓ **Motor breakdown:** Cover is only in the UK



What are my obligations?

- You're required to keep to the conditions shown in your full policy documentation. Some examples of these are:
 - You must answer any questions to your best knowledge or belief as if you don't this could affect your policy cover and/or ability to make a claim
 - You must tell us as soon as possible about any changes in circumstances such as any changes to your van, the health of any person driving, any motor accidents, fixed penalty offences or motoring convictions
 - You must tell us as soon as possible if you have had a loss, accident or theft
- You must pay your excess as the first part of your claim. This will be shown on your schedule



When and how do I pay?

You can pay your premium annually by credit/debit card or, if eligible, you can pay by monthly direct debit.



When does the cover start and end?

Subject to payment, your policy is for one year, beginning on your chosen start date. Your start date and your renewal date are specified in your cover summary.

Any changes you make to your details during your policy will be effective from the date you make the change.

We'll contact you before your renewal date to confirm your renewal terms or to tell you if we're unable to renew your policy. Unless you've told us not to, we'll automatically renew your policy on your renewal date. If you don't want to renew, or you want to opt out of the automatic renewal process, make sure to tell us before your renewal date.



How do I cancel the contract?

Contact us if you want to cancel the policy.

- If this is within the 14 day cooling off period, we'll refund the premium on a pro-rata basis for the period of cover that hasn't been used minus our non-refundable fees and cancellation fees
- If you or we cancel the policy at any other time, we'll refund the part of the premium on a pro-rata basis for the period of cover that hasn't been used minus our after 14-day cancellation fee and any other non-refundable fees

If your policy is cancelled your insurer won't refund the premium where a non-recoverable claim has been made during the period of cover.