

SEAT Ensurance®

Cover Booklet

SEAT FINANCIAL SERVICES

Finance. Insurance. Fleet. Mobility.



Welcome

Welcome to Ensurance – your free one year Accident and Repair Cover, designed to help you if your car is damaged in an accident or stolen.

This document contains all the information you need to know about Ensurance, so please keep it in a safe place for future reference.

Why Ensurance?

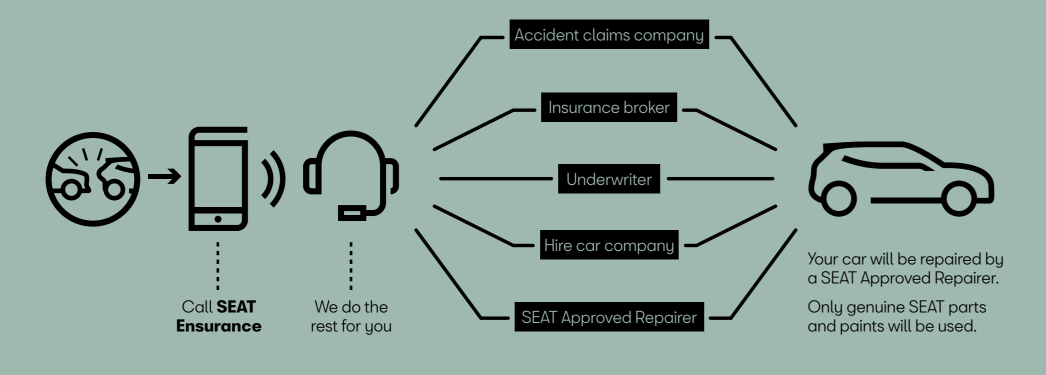
The service customers receive from different insurance and repair companies after they have been involved in an accident can vary significantly. After an accident, we know how important it is to get your claim resolved properly and any damage repaired to SEAT standards. That's where Ensurance comes in...

If the unexpected does happen, we will manage your incident from start to finish – liaising with your motor insurer, any third parties and our SEAT Approved Repairers, regardless of who is at fault.

Working alongside your main motor insurance policy, Ensurance gives you the peace of mind your vehicle will be repaired at a SEAT Approved Repairer, by SEAT trained technicians using genuine SEAT parts and paints – no matter who your motor insurance is with.

Once you have activated your cover, all you need to do to benefit from Ensurance is tell us first if you are involved in an accident or your car is stolen.

After you make us aware of an accident, if required, we will arrange for your vehicle to be recovered and taken to a SEAT Approved Repairer. Where possible, the SEAT Approved Repairer will provide you with access to a courtesy car for the duration of your repair.





What to do if you have an accident

If you are involved in an accident, please remember to **call us first** to benefit from the following:

- A dedicated claims manager who will look after your entire claim from start to finish
- Your vehicle will be repaired by a SEAT Approved Repairer using only genuine SEAT parts and paints
- Help to recover any uninsured losses using our Legal Expenses Cover

Report a claim by calling: +44 333 043 3783

Our telephone lines are open 24 hours a day, seven days a week.

If you have an accident

- always stop and make sure you and your passengers are safe
- if anyone is injured or the accident is blocking the road, call the emergency services
- if you think your vehicle is unsafe to drive, call us and we will arrange for your vehicle to be recovered
- do not accept blame or admit liability for the accident
- advise us of the following details as soon as you can:
 - the registration number of any other vehicle(s) involved in the accident
 - name, address, contact number and insurance details from any driver(s) who you think is responsible for causing the accident. Under the terms of the Road Traffic Act 1988 you must also provide the same details to anyone who holds you responsible and
 - the name, contact number and address of anyone who witnessed the accident.



What Ensurance covers if you have an accident

Ensurance is designed for anyone driving a SEAT vehicle who, in the event that it is damaged in an accident, wants the vehicle to be repaired in a SEAT Approved Repairer, by SEAT trained technicians who will only use genuine SEAT parts and paints.

Ensurance can be used alongside your main motor insurance policy, no matter who you are insured with and is available on both new and older models.

Significant features and benefits of the policy

- We will manage your incident from start to finish, liaising with your motor insurer and the SEAT Approved Repairer on your behalf.
- If your SEAT is damaged in an accident, it will be repaired in a SEAT Approved Repairer, by SEAT trained technicians who will only use genuine SEAT parts and paints.
- Subject to availability, we will make sure the SEAT Approved Repairer that repairs your vehicle provides you with access to a courtesy car for the duration of your repair.
- If you were not at fault and there is a traceable third party motor insurer for the other vehicle(s) involved in the incident, we may pay for and supply you with a hire car more suitable to your needs.
- We will also provide you with Legal Expenses cover to pay the legal costs and expenses
 of any legal proceedings to recover uninsured losses caused as a result of any road
 accident which results in:
- loss or damage to your vehicle
- loss or damage to any personal property owned by you whilst the property is in/or attached to your vehicle
- death or injury to you whilst getting into or out of the vehicle.

Significant conditions and exclusions of the policy

- We will not provide cover if you do not have a comprehensive motor insurance policy in force at the time of the damage or loss to your vehicle. Your motor insurance policy must provide cover for the damage or loss that has occurred.
- We will not pay the legal costs and expenses of legal proceedings to recover your uninsured losses or costs if we consider that you will not get a reasonable settlement or if any expected settlement is small compared to the time and expense involved.
- We will not cover any claim where we are not informed about the incident first and as soon as reasonably possible after the date of loss.
- The policy does not cover any excess you may have to pay towards any claim made on your motor insurance policy.
- The most we will pay under the Legal Expenses cover of the policy is £100,000 for any claims arising out of any one road traffic accident.

How long does the Ensurance cover last?

Your period of cover is shown on your Confirmation of Cover.

Conditions of your Ensurance policy

Important notice

Ensurance is designed to work alongside your comprehensive motor insurance policy. In order to benefit from the services and cover provided by Ensurance, you must have a valid motor insurance policy in force at the date of the loss and that policy must provide cover for the damage or loss that has occurred to your vehicle.

The repairs to your vehicle that we arrange on your behalf must be authorised by your motor insurer. Where you were not at fault and there is a traceable third party motor insurer for the other vehicle(s) involved in the incident, we may at our discretion request that the third party insurer authorises the repairs directly.

You will need to pay any policy excesses that you are responsible for in accordance with the terms and conditions of your motor insurance policy.

Meanings of words

Certain words contained in the conditions of **your** Ensurance policy have a specific meaning. **We** explain what a word means below and these words are highlighted in bold throughout **your** Ensurance policy.

SEAT approved OEM parts and paints – parts and paint approved and supplied by Volkswagen Group United Kingdom Limited.

SEAT Approved Repairer – a vehicle repair facility that has been approved by Volkswagen Group United Kingdom Limited to repair SEAT vehicles and whose staff have been trained by SEAT to repair SEAT vehicles to factory standards.

Claims adjuster – any claims negotiator, adjuster or other appropriately qualified

person, firm or company appointed by us to act for **you**.

Courtesy car – a vehicle provided by the **SEAT Approved Repairer** for the duration of the repair period. Any vehicle provided will be subject to availability.

You may be required at your own expense to insure the courtesy car on your motor insurance policy. Where insurance for the courtesy car is provided by the SEAT Approved Repairer an accidental damage, fire and theft excess will apply. Details will be provided to you.

Confirmation of Cover – the document that accompanies this policy specifying **your** details and any limits in cover that apply.

Date of loss – the date that damage to **your vehicle** occurred due to an accident, malicious damage, fire or through theft or attempted theft.

Excess – an amount **you** will have to pay towards any claim made on **your motor insurance policy**.

Geographical limits – United Kingdom.

Hire car – a car that is like for like or the near equivalent of **your vehicle** that **we** pay for and supply **you** with in the event **you** are involved in an accident that is not **your** fault. There must be a traceable third party **motor insurer** for the other **vehicle(s)** involved in the incident.

Legal costs and expenses – fees, costs and disbursements reasonably incurred by us, any claims adjuster, solicitor, or other appropriately qualified person appointed to act for you with our consent chargeable on the standard basis, or in accordance with the Predictable Costs scheme if appropriate. Also covered are the costs of any civil proceedings incurred by an opponent for which you may be liable by order of a court

or by agreement with **our** prior consent.

Explanatory note: The Predictable Costs scheme applies to road traffic accidents which are settled by negotiation before court proceedings are issued for claims up to the value of the motor portal limit at the time of **your** claim. The rules set out how legal fees are calculated for these cases, where **solicitors** costs are payable by **us**, these will be on the **standard basis** as defined by the Civil Procedure Rules (CPR) and would be limited to £125 per hour excluding VAT **solicitors** time, and £12.50 excluding VAT for each letter sent out.

Legal expenses limit of indemnity – the maximum sum payable under the legal expenses section of this policy (which is £100,000) for any claims arising out of any one road accident.

Motor insurer – an insurance company authorised to transact insurance business in the **United Kingdom** by the relevant regulatory body(s), that provides **your motor insurance policy**.

Motor insurance policy – a policy of motor insurance issued by a motor insurer, maintained throughout the period of insurance on a comprehensive basis that provides cover for your vehicle against accidental damage, malicious damage, damage by fire or damage following theft and attempted theft.

Period of insurance – the period you are covered for as shown on your Confirmation of Cover.

Reasonable prospects – a prospect more than 51% of obtaining the payment of damages or compensation from another party.

Small Claims Limit – the limit set by the Ministry of Justice in the Civil Procedure Rules Part 26.6 below which legal proceedings for a claim for damages due to Personal Injury are allocated to the **Small Claims Track**.

Small Claims Track – The process and procedures set out in the Civil Procedure Rules Part 27 for dealing with legal claims where the value of the claim is below the Small Claims Limit and the claim is allocated to the Small Claims Track by the court.

Solicitor – the **solicitor**, firm of **solicitors** or other appropriately qualified person, firm or company appointed to act for **you**.

Standard basis – the assessment of costs which are proportionate to **your** claim.

United Kingdom – England, Scotland, Wales and Northern Ireland.

We, us, our – the Legal Expenses Insurer is Allianz PLC (Trading as Allianz Legal Protection). All sections of the policy are administered by Lawshield UK Ltd.

You, your – the policyholder named on the Confirmation of Cover, and any other person named as a driver and entitled to drive your vehicle under the terms and conditions of your motor insurance policy and who holds a full valid United Kingdom driving licence and who is a permanent resident of the UK.

Your vehicle – the vehicle detailed in the Confirmation of Cover that is principally used in the United Kingdom. Your vehicle must not be:

- any commercial **vehicle** over 3.5 tonnes; or
- any imported vehicle unless manufactured as right hand drive and purchased from an authorised United Kingdom distributor.
- a non SEAT manufactured **vehicle**.

Section 1

Incident management

What is covered

If **you** are involved in an accident that damages **your vehicle**, or **your vehicle** is damaged as a result of malicious damage, fire, theft or attempted theft follow the instructions in the 'What to do if you have an accident' section of this document to report **your** incident to **us**. **You** can report **your** claim 24 hours a day, seven days a week.

You will be connected to a claims manager who will assist **you** throughout the process. They will:

- · advise and assist you in getting your vehicle recovered from the incident scene
- liaise with **your motor insurer** and any third parties involved in the incident and handle any motor claim that **you** need to make to **your motor insurer** on **your** behalf
- arrange for repairs to your vehicle to take place in a SEAT Approved Repairer, by SEAT trained technicians who will only use SEAT approved OEM parts and paints
- subject to availability make sure that the SEAT Approved Repairer provides you
 with access to a courtesy car for the duration of your repair
- ensure your vehicle is delivered back to you fully cleaned and valeted
- recover any uninsured losses **you** suffer from an at fault third party.

Additionally, if **you** were not at fault and there is a traceable third party **motor insurer** for the other vehicle(s) involved in the accident, **we** may at **our** discretion pay for and supply **you** with a **hire car** more suitable for **your** needs.

By contacting **us**, **you** are authorising **us** to act on **your** behalf when contacting **your motor insurer** and any third parties and third party motor insurers.

Alternatively, **your** claims manager will provide **you** with contact details so **you** can check on the progress of **your** claim anytime.



Section 2 Legal expenses

What is covered

We will pay the **legal costs and expenses** for legal proceedings started on **your** behalf as a result of any road accident which results in the following:

- loss or damage to your vehicle
- loss or damage to any personal property owned by you whilst the property is in/on or attached to your vehicle or
- the death of or injury to you whilst in or getting into or out of your vehicle
- the maximum sum payable under the legal expenses section of this policy is £100,000.

Specific conditions relating to Section 2 – Legal expenses

These conditions relate to the legal expenses section of cover only.

We will provide this cover as long as:

- the road accident happened within the geographical limits
- the claim will be decided by a court within the geographical limits or
- there are **reasonable prospects** of recovering sustained losses from an identifiable party.

If **you** are awarded costs, **you** must use these to repay the amount **we** have paid out on **your** behalf in connection with the proceedings.

We will pay all legal costs and expenses (up to the legal expenses limit of indemnity) when you receive no costs or compensation. If the legal costs and expenses are greater than the amount you are awarded for those costs and expenses, we will pay the extra amount (up to the legal

expenses limit of indemnity). The most we will pay for all claims arising from any one event is the legal expenses limit of indemnity.

Your representation

We can take over, and carry out in your name, action to take or defend any claims. We will have complete control over how legal proceedings are carried out. Pre-issue of legal proceedings, a solicitor from our panel will be appointed. We will appoint solicitors to act on your behalf to prosecute, defend or settle any claim accepted under the terms of this policy.

Should legal proceedings need to be issued, you do not have to accept the solicitor we have chosen. If you cannot agree a suitable solicitor with us, you can refer your choice of solicitor to arbitration in line with the conditions of this policy. You must let us know in writing about the full name and address of a solicitor who you want to act for you. If there is a dispute about the choice of solicitor, we will choose one whilst arbitration takes place. If we are insuring two or more people for one claim, you may choose solicitors and send their name and address to us before we agree to pay any legal costs and expenses.

In choosing **your solicitor**, **you** must try and keep the cost of any legal proceedings as low as possible. Before **we** accept **your** choice of a **solicitor**, or if **you** fail to choose a **solicitor**, **we** will be entitled to instruct a **solicitor** on **your** behalf.

- You must give us any information and evidence we need (you will have to pay any costs involved in this). You must not do anything to affect your case.
- **We** will, with **your** prior consent, make **our** own investigation into the case, and may, subject

to **your** final approval (such prior consent or final approval not to be unreasonably withheld), attempt to reach a settlement.

- Where the uninsured loss does not exceed the current level of the Small Claims Court and is not in respect of a claim for damages for personal injury, we may investigate the circumstances of the claim and attempt to obtain settlement with your prior consent (such prior consent not to be unreasonably withheld). We shall not be liable to provide representation on your behalf at any court proceedings where the amount involved in respect of the uninsured loss does not exceed the current level of the Small Claims Court.
- **We** reserve the right to provide representation in the Small Claims Court if **we** consider that it is appropriate in all the circumstances of the case for there to be such representation.
- We shall have direct access to the solicitor
 at all times and you shall co-operate fully with
 us in all respects and shall keep us fully and
 continually informed of all material developments
 in the legal representation of proceedings.
- At our request you shall instruct the solicitor
 to produce to us any documents, information or
 advice in their possession and further shall give
 them such other instructions in relation to the
 conduct of their claim as we may require.
- Our written consent must be obtained prior to the:
- instruction of Counsel to appear before a Court (or tribunal) before which a **solicitor** has a right of audience
- instruction of King's Counsel
- incurring of unusual experts fees or unusual disbursements
- making of an appeal.

Section 2 Legal expenses (continued)

- Legal costs and expenses payable are to be in no way affected by any agreement undertaking or promise made or given by you to the solicitor, witness expert or any claims adjuster.
- You must co-operate fully with us, claims adjuster or solicitor.
- You or the solicitor shall inform us immediately in writing of any offer pursuant to Part 36 of the Civil Procedure Rules made with a view to settling the claim and no agreement is to be made to settle on the basis of both sides paying their own costs without our prior approval.
- If any offer pursuant to Part 36 of the Civil
 Procedure Rules is not accepted by you against
 our advice, but the amount thereof is equal
 to or in excess of the total damage eventually
 recovered, we shall have no liability in respect
 of any further legal costs and expenses or
 opponent's civil costs.
- At our request you will require the solicitor to have the legal costs and expenses taxed, assessed or audited by the relevant authority.
- If for any reason the solicitor refuses to continue to act for you or if you withdraw your claim from the solicitor, our liability will cease forthwith unless we agree to the appointment of an alternative solicitor to continue with the claim pursuant to the procedure contained in terms and conditions of this policy, but we shall have no liability to meet the additional legal costs and expenses arising solely as a result of the appointment of a new solicitor.

Disputes relating specifically to legal representation

A dispute between **you** and **us** may arise, which may be referred to an arbitrator, who shall be either a **solicitor** or a barrister who **you** and **we** agree on in writing. If an arbitrator cannot be agreed, then an arbitrator will be appointed by the authorised body identified in the current arbitration legislation. The decision of the arbitration shall be final and binding on both parties and he or she will decide who should pay the costs of the arbitration. If costs are awarded against **you**, they are not covered under this policy. This arbitration condition does not affect **your** rights to take separate legal action.

If a disputed claim is not referred to arbitration within 12 months of **your** claim being turned down, **we** will treat the claim as abandoned.

Specific exclusions relating to Section 2 – Legal expenses

These exclusions relate to the legal expenses section of cover only.

We will not pay **legal costs and expenses** for legal proceedings in the following circumstances:

- if the estimated value of any damages for the injury you have suffered does not exceed the Small Claims Limit
- if we consider that you will not get a reasonable settlement or if any expected settlement is small compared to the time and expense involved

- if we have not agreed in writing to the legal costs and expenses
- claims which related to fines and penalties awarded against you by a criminal court
- if you withdraw from legal proceedings without our agreement
- legal costs and expenses where predictable costs have already been recovered by the solicitor
- where your claim does not have reasonable prospects of success
- · for claims which arise from a criminal act or omission
- for applications for judicial review or in respect of the Human Rights Act or proceedings forming part of a group or multi-party action
- any claims which did not occur during the Period of insurance
- where you without a good reason instruct the solicitor instructed to act on your behalf to cease acting on your behalf or representing you
- any claim relating to an accident caused by faults in the **vehicle** or faulty, incomplete or incorrect service maintenance or repair of the **vehicle**
- **we** will not pay for travel expenses or compensation for being off work.



General conditions

These conditions apply to all parts of the policy.

- In order to benefit from the services and insurance cover provided by **your** Ensurance policy **you** must have a valid motor insurance policy in force on the date of loss. You must be entitled to drive or use your vehicle in accordance with the provisions of your motor insurance policy and hold a full valid **United Kingdom** driving licence on the date of loss. Your motor insurance policy must be on a comprehensive basis and provide cover for the damage or loss that has occurred to your vehicle including but not limited to accidental or malicious damage and damage by fire and theft. Your motor insurance **policy** must also provide cover for the cause and circumstances that gave rise to the damage or loss
- You must ensure that we receive a claim form for any claim under this policy not later than 180 days after the event giving rise to your claim
- By contacting us to manage your incident you are giving us the authority to act on your behalf when contacting your motor insurer
- After you submit a claim to us, we can take proceedings in your name (at our own expense and for our own benefit) to recover from anyone else, any payment we have made to you or on your behalf under this insurance

- You must inform us of any incident as soon as reasonably possible after the date of loss
- Unless some other law is agreed in writing, this policy is governed by English law
- If the SEAT approved OEM parts and paints required to repair your vehicle are no longer manufactured and available, the SEAT Approved Repairer will use suitable alternative non SEAT approved OEM parts and paints when repairing your vehicle.

These exclusions apply to all parts of the policy.

This policy does not cover the following:

- any costs of repair if you choose to have the repair of your vehicle undertaken outside of the SEAT Approved Repairer network
- any costs if your vehicle repair has been started before you notify your claim to us or before we have confirmed that your vehicle repairs can begin
- claims arising from any deliberate, criminal act or omission by you
- any claim where the loss or damage, or the cause of the loss or damage is excluded by your motor insurance policy
- incidents involving your vehicle, where you were not in possession of a full valid United Kingdom driving licence or your vehicle was not covered by a valid MOT test certificate

- where appropriate or was not in a roadworthy condition
- any claim for damage caused when your vehicle is being used or driven by you or on your behalf for any type of competition or rallies, racing, any type of track day, off road speed testing, pacemaking, or reliability trials, hire and reward including but not limited to taxi, courier services and private hire; or as an emergency vehicle
- any claim where we are not informed about the incident as soon as reasonably possible after the date of loss
- any claim arising from wear and tear, mechanical, electrical, electronic, computer or computer software breakdowns, failures or faults or breakage of your vehicle
- any claims for damage to the windscreens, windows, sunroofs and bodywork scratched as a direct result of a broken windscreen, window or sunroof of **your vehicle** if there is no other loss or damage
- any claim for damage to tyres caused by braking, punctures, cuts or bursts
- any claim when the driver of your vehicle is intoxicated by alcohol or under the influence of drugs not prescribed by a registered medical practitioner
- any excess you will have to pay towards any claim made on your motor insurance policy
- any claim where the damage to your vehicle occurs outside of the geographical limits.

Notwithstanding any other provision herein, this insurance does not cover;

- Anyone that is not a resident of the United Kingdom and has not been living permanently in the United Kingdom six months prior to the purchase of this policy.
- Any actual or alleged loss, damage, liability, injury, sickness, cost or expense, regardless of any other cause contributing concurrently or in any sequence, in any way caused by or resulting directly or indirectly:
- a) Infectious or contagious disease;
- b) any fear or threat of (a) above; or
- c) any action taken to minimise or prevent the impact of (a) above.
- infectious or contagious disease means any disease capable of being transmitted from an infected person, animal or species to another person, animal or species by any means.
- Any loss or damage which occurred prior to the commencement of this insurance.

General conditions (continued)

Any direct or indirect consequence of:

- Terrorism as defined by the Terrorism Act 2000 and any amending or substituting legislation.
- War, civil war, invasion, acts of foreign enemies (whether war be declared or not), rebellion, revolution, insurrection, military or usurped power, or confiscation, nationalisation, requisition, destruction of or damage to property by or under the order of any government, local or public authority.
- Irradiation or contamination by nuclear material; or
- The radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter; or
- Any device or weapon which employs atomic or nuclear fission or fusion or other comparable reaction or radioactive force or matter.

Duty of Care

You must take care to prevent any accidental damage, malicious damage or theft and keep **your vehicle** in accordance with the security requirements and maintain it in a good state of repair and condition. **You** must take care to comply with all statutory obligations and regulations imposed by any statutory, regulatory, or government authority.

2. Other Insurance Policies

If there is any other insurance policy covering the same loss, damage or liability **we** will not pay more than **our** rateable share.

3. Subrogation

If a third party is believed to be responsible for any claim, **we** may take over, defend or settle the claim, or take up any claim in **your** name for **our** own benefit. This is known as exercising our right of subrogation. **You** must give **us** all the help and information **we** reasonably require for the purpose of exercising this right. **You** will take no action or make any agreements that

may weaken or remove **our** rights under this clause without **our** prior written permission. **We** will pay any costs or expenses involved in exercising our right of subrogation.

Fraud

If **you** or anyone acting for **you** makes a false or fraudulent claim, which includes but is not limited to;

- making a statement to us or anyone acting on our behalf, knowing the statement to be false;
- sending us or anyone acting on our behalf a document, knowing the document to be forged or false;
- making a claim for any loss or damage you caused deliberately; or
- acting dishonestly or exaggerating a claim.

We;

- a) are not liable to pay the claim: and
- b) may recover from **you** any sums paid by **us** to **you** in respect of the claim; and
- c) may by notice to **you** treat the contract as having been terminated with effect from the time of the fraudulent act.

If **we** exercise **our** right under (c) above, **we** shall not be liable to **you** in respect of a relevant event occurring after the time of the fraudulent act. A relevant event is whatever gives rise to **our** liability under the insurance contract, such as the occurrence of a loss, the making of a claim, or the notification of a potential claim.

We will not return any of the premiums paid. This information may also be shared with the police and other insurers for fraud prevention purposes.





Important information about our services

Who provides Ensurance?

SEAT Financial Services is a trading name of Volkswagen Financial Services (UK) Limited ("VWFS UK"), registered in England and Wales with company number 2835230. Registered office: Brunswick Court, Yeomans Drive, Blakelands, Milton Keynes, MK14 5LR.

Ensurance from SEAT Financial Services is sold and administered by Lawshield UK Limited, registered in England and Wales company number 3360532. Registered office: Lawshield House, 850 lbis Court, Lakeside Drive, Centre Park, Warrington, Cheshire, WA1 1RL.

The Legal Expenses insurance is underwritten by Allianz Insurance PLC (Trading as Allianz Legal Protection) whose registered office is at 57 Ladymead, Guildford, Surrey GU1 1DB ("Allianz" or "ALP").

VWFS UK, LawShield UK Limited, Allianz Insurance PLC (Allianz Legal Protection) are not part of the same corporate group.

Getting in touch

You can contact us using the following details:

Phone: +44 333 043 3783

Email:

customerservices@seat-ensurance.co.uk

Web: insurewithseat.co.uk/contact-us

Write to: SEAT Ensurance, C/O Lawshield UK Ltd 850 lbis Court Centre Park Warrington WA1 1RL

What to do if you are not satisfied with the cover or service provided

Our aim is to get it right, first time, every time. If **we** make a mistake **we** will try and put it right promptly. **We** will always confirm to **you** the receipt of **your** complaint within five working days and do our best to resolve the problem within four weeks. If **we** cannot, **we** will let **you** know when an answer may be expected.

If **you** have a complaint please contact **our** Customer Satisfaction Manager at:

Write to: C/O Lawshield UK Ltd 850 lbis Court Centre Park Warrington WA1 1RL

Phone: +44 333 043 3783

Go online to:

<u>insurewithseat.co.uk/contact-us</u>

Email:

customerservices@seat-ensurance.co.uk

If we have not completed our investigations into your complaint within eight weeks of receiving your complaint or if you are not happy with our Final Response, you may ask the Financial Ombudsman Service (FOS) to look at your complaint. If you decide to contact them, you should do so within six months of receiving our Final Response Letter.

For more information regarding the scope of the Financial Ombudsman Service please refer to

www.financial-ombudsman.org.uk

The Financial Ombudsman Service, Exchange Tower, London E14 9SR.

Tel: 0800 023 4567

Get in touch online: www.financial-
ombudsman.org.uk/contact-us/complain-
online

Following **our** complaints procedure does not affect **your** legal rights as a consumer. For further information **you** can contact the Citizens Advice Bureau or Trading Standards.

Who we are regulated by?

VWFS UK is authorised and regulated by the Financial Conduct Authority, registration number 311988.

Lawshield UK Limited is authorised and regulated by the Financial Conduct Authority, registration number 306793. This can be checked on the Financial Services Register at https://register.fca.org.uk/

Allianz Insurance plc (trading as Allianz Legal Protection) is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Firm Reference No. 121849.
Allianz Insurance plc (trading as Allianz Legal Protection) is registered in England and Wales under number 00084638.

Details about the extent of its regulation by the Financial Conduct Authority are available on request.

Lawshield UK Limited is permitted to arrange and offer for sale general insurance.

You will not receive advice or a recommendation from us to help **you** decide if **you** want to activate **your** free Ensurance policy.

We have provided information about Ensurance and the cover it provides. **You** will then need to make **your** own choice about how to proceed. **You** will not have to pay a fee for our services.

How to cancel your Ensurance policy?

You may cancel **your** Ensurance policy at any time.

This policy was provided to **you** free of charge so if **you** do choose to cancel **your** policy **you** will not be entitled to any premium refund.

Cancellation by Us

We may at any time cancel any insurance policy by giving 14 days' notice in writing, where there is a valid reason for doing so. A cancellation letter will be sent to **you** at **your** last known address. Valid reasons may include but are not limited to:

- a) threatening and abusive behaviour
- b) failure to provide documents

- a) non-compliance with policy terms and conditions.
- **b)** a change in **your** circumstances means that **we** can no longer provide cover
- c) where **we** identify **your** involvement in, or association with, insurance fraud or financial crime
- d) where you have misrepresented or provided false information to the questions we asked you when purchased, renewed or amended your policy

If **we** cancel **your** policy, **you** will not be entitled to any premium refund as this policy was provided to **you** free of charge.

Policy Limits

All sections of the policy have limits to the amount that **we** will pay under that section. Sometimes there are limits within the section for specific items. Full details are contained within this policy document and on **your** policy schedule.

Your protection under the Financial Services Compensation Scheme

If **we** cannot meet their obligations, **you** may be entitled to compensation from the Financial Services Compensation Scheme (FSCS). **You** can get more information about compensation scheme arrangements from the FSCS or visit www.fscs.org.uk

Use of data

Ensurance is administered by Lawshield UK Limited ("Lawshield") on behalf of SEAT Financial Services (UK) Limited ("VWFS"). Lawshield will use **your** information and share it with VWFS and our franchised retailers for the following reasons:

- To provide you with the product and notify you about the features and operation of the product and / or service and / or important changes or developments to the product and service
- manage your account, including responding to your enquiries and complaints
- comply with audits
- · carry out risk management
- carry out customer modelling, statistical and trend analysis, with the aim of developing and improving products and services
- manage claims and car repairs under your Ensurance policy

VWFS may share **your** information with other Volkswagen Group companies for audit purposes, risk management and to carry out customer modelling, statistical and trend analysis, with the aim of developing and improving products and services, to notify **you** of the Ensurance policy features and to comply with legal requirements. **We** will not disclose **your** information to anyone else except:

- where the law says **we** may or must do so
- to companies that provide services to VWFS and / or Lawshield to perform activities relating to **your** contract and / or to protect **our** rights and / or property.

If **your** personal information is stored outside of the UK, **we** will require **your** personal information to be protected to UK standards.

Further information on how **your** information is used, how **we** maintain the security of **your** information, **your** right to access information **we** hold on **you** and details of relevant third party and SEAT Group companies for data sharing purposes is in **our** Privacy Policy which is available:

- at our website: insurewith SEAT.co.uk
- by contacting us at DPO@vwfs.co.uk

Allianz UK Group Privacy Notice Summary

Please find below a summary of our Privacy Notice. The full notice can be found on the Allianz UK website: allianz.co.uk/privacy-notice.html.

If you would like a printed copy of our Privacy Notice, please contact the Data Rights team using the details below.

Allianz Insurance plc is the data controller of any personal information given to us about you or other people named on the policy, quote or claim. It is your responsibility to let any named person know about who we are and how this information will be processed.

Allianz Insurance plc, Allianz Engineering Inspection Services Limited, Petplan Ltd and VetEnvoy are companies within the Allianz Holdings.

Anyone whose personal information we hold has the right to object to us using it. They can do this at any time by telling us and we will consider the request and either stop using their personal information or explain why we are not able to.

If you wish to exercise any of your data protection rights, you can do so by contacting our Data Rights team:

Telephone: 0208 231 3992

Email: datarights@allianz.co.uk

Address: Allianz Insurance Plc, Allianz, 57 Ladymead, Guildford, Surrey, GU1 1DB

Any queries about how we use personal information should be addressed to our Data Protection Officer:

Telephone: 0330 102 1837

Email: dataprotectionofficer@allianz.co.uk Address: Data Protection Officer, Allianz,

57 Ladymead, Guildford, Surrey, GU1 1DB