

Terms of Business

About One Insurance Solution and the Service We Provide

About Us

One Insurance Solution is a trading name of Brightside Insurance Services Ltd who are authorised and regulated by the Financial Conduct Authority (Firm reference No. 302216). <http://www.fca.org.uk/register> Registered in England and Wales number 04137311 Registered Office: Brightside Park, Severn Bridge, Aust, Bristol BS35 4BL.

Our Status and The Services Provided

Brightside Insurance Services Ltd is an insurance intermediary and we arrange cover through a panel of leading insurers and a single insurer for Key Cover, Personal Accident Cover, Additional Windscreen Cover, Replacement Vehicle Cover, Tool Cover, Motor Legal Expenses Insurance, Breakdown Assistance and Excess Protection Cover. Our service includes, but is not limited to, arranging your insurance cover and helping you with ongoing changes.

Where you have purchased your policy via our call centre(s) we may advise and make a recommendation after we have assessed your needs.

Where you have purchased your policy online you will not be provided with advice but you will receive sufficient information on the product to enable you to make an informed decision as to whether it meets your needs.

The Capacity in Which We Are Acting

Brightside Insurance Services Ltd acts on your behalf when sourcing and administrating your policy. Claims handling and claims administration is handled by the insurer.

Quotations

Quotations offered by Brightside Insurance Services Ltd are only valid for the period advised to you. Your insurer has the right to decline your risk, increase the premium or restrict the policy if any errors or omissions are found in the Proposal Form or Statement of Information. A quote shall be treated as an invitation to treat and can be withdrawn by the insurer at any point before the Policy Documents are issued.

Your data

Brightside will need to collect and process your data in order to provide products and services. The Brightside Privacy Policy can be found here: <https://www.brightsideinsurance.co.uk/privacy-security> and explains how we collect and use your details, the laws and regulations that apply, the systems and services we use and how we detect and prevent crime such as fraudulent applications and claims.

Your Responsibilities

Answering Questions

Brightside Insurance Services Ltd expects you to provide complete and accurate information when you take out your insurance policy, throughout the lifetime of the policy and when you renew your insurance. Any advice we offer will be based on the details you provide.

When purchasing, amending and renewing your insurance policy, you must take care to answer all questions honestly and to the best of your knowledge. If you don't answer the questions correctly, your policy may be cancelled or your claim rejected or not fully paid.

If you are unsure of your answer to a particular question, you should make reasonable efforts to obtain the information required to answer it correctly.

If you need help with any of the questions, please contact us. Brightside Insurance Services Ltd, Gateway House, Tollgate, Chandlers Ford, Eastleigh, SO53 3TG.. Tel: 0333 222 1060

We will send you a Proposal Form or Statement of Information confirming the information you have supplied, with your policy documents. Please make sure that all the information shown is correct. If you notice any inaccuracies, please contact us to make the required amendments immediately. Depending on the changes made, your premium may alter and your cover adjusted. We will inform you if this happens.

Always keep copies of correspondence sent or received concerning your insurance.

You are reminded that it is an offence under the Road Traffic Act to make any false statements or withhold any relevant information to obtain a Certificate of Motor Insurance.

Please note that under the Rehabilitation of Offenders Act 1974 you're not required to disclose convictions regarded as spent.

Awareness of Policy Terms

When you take out a policy we will send you a Proposal form or Statement of Information which shows the information you have supplied to obtain insurance cover. Please check this carefully and inform us immediately of any errors. You should also check the Schedule, Policy Wording and Certificate of Insurance (Motor Insurance Only), as these documents form the contract of insurance with your insurer(s). If you make any changes to your policy, or add additional information we will send you a copy of the revisions. You will have the opportunity to correct any errors, but please be aware that this could result in an additional premium being charged by your insurer(s) and an administration charge by ourselves.

Breach of any terms, conditions or warranties may enable your insurer(s) to terminate your policy, or repudiate a claim under your policy. If there is anything you do not understand please contact us for help.

Your Cover

It is your responsibility to provide accurate information when you take out, change or renew your insurance policy. If you make any changes to your policy during the period of cover you will be advised prior to making these changes of any revised policy terms and conditions that may apply.

Road Traffic Act (Motor Insurance Only)

You're reminded that it is your personal responsibility under Road Traffic Act legislation to ensure that before using or permitting the use of a vehicle on the public highway, you're in possession of a current valid Certificate of Motor Insurance.

Driving Licences (Motor Insurance Only)

To provide you with competitive prices and to combat fraudulent applications and claims our insurer partners may ask you to share your driving licence details with us to view your driving record, penalty points and disqualifications. We may also request proof of No Claims Discount, Utility Bills and other documentation to establish the identity of any person applying for insurance.

If we request these items you will also be provided with a timescale for providing the information as well as details on how to send them to us.

Failure to provide us with the required information within the specified time may result in administration charges, increases in premium or your cover may be cancelled or voided (which means to treat as if the policy never existed).

If there is a discrepancy between the information supplied on the application form and the requested supporting documents, the correct information will be added to the policy and processed as a midterm adjustment. Where applicable, an additional premium will be charged by your insurer. If the corrected information is unacceptable to your insurer, cover may be cancelled or voided.

If your policy is cancelled for this reason, we will process your policy in accordance with the 'Cancelling your Insurance' section of this document.

Administration and setup charges

In addition to any premium charged by the insurer (which includes our commission for placing your insurance business), Brightside Insurance Services Ltd will also charge you for setting up, amending and cancelling the policy as well as issuing documentation in other formats.

During the lifetime of your policy you may need to contact us and make changes. All amendments will be subject to a mid-term adjustment charge.

Some of the changes may also result in a change of premium, on occasion it could result in cancellation where the insurer cannot offer cover for your new circumstances.

Policy and Administration Charges

Annual Policy Arrangement Charge*	Up to 25% of the Insurers premium*
Mid-term adjustment	£75.00
Direct Debit Arrangement	£25.00 (loans up to £500) £35.00 (loans £500 and over)
Direct Debit Reinstatement	£25.00
Cancellation charge inside the cooling off period	Up to £35.00
Cancellation charge outside the cooling off period	£75.00 cancellation charge in addition to the commission earned by us for placing the insurance p
Paper Copies of Documentation (Non-Refundable)	£10.00
Duplicate Document/Non Standard Letters	£10.00

Your Right to Cancel

If you wish to cancel your insurance contract, please call our customer service team on 0333 222 1060 we will explain how a refund is calculated and the cancellation charges that apply and whether there will be a refund due or any further payments required from you to settle the policy.

If you cancel your insurance following a claim or there has been an incident that will result in a claim you will have to pay the full annual premium. If this is settled as a non-fault claim or the insurer is able to recover its loss then they may send us a refund.

If the insurance is cancelled before cover has even started we will give you your money back, we do not charge a cancellation fee in this situation.

If you set up your insurance using premium finance and the policy is cancelled you will be required to make payment for the outstanding amount immediately.

Where we may or the insurer may cancel your cover

We or the insurer may cancel the policy if there is a good reason for doing so.

Some examples of situations where there is a good reason for cancelling your policy include:

1. non-payment of the premium due; or
2. you have changed your vehicle during the policy to one the insurer cannot cover; or
3. you have failed to supply necessary documentation to support your application (such as evidence of No Claim Discount and copies of driving licences for all named drivers); or
4. We or the insurer identify misrepresentation or fraud or any attempt to gain an advantage under this insurance to which you are not entitled.

Before Brightside Insurance Services Ltd cancels your policy Brightside Insurance Services Ltd or your insurer will send you seven days' notice to either the email address or postal address shown on your account.

How a refund is calculated

There are differences to how your refund is calculated inside and outside of the cooling off period.

For cancellations made within the 14 day cooling off period the refund from us is calculated by deducting any non-refundable charges from the amount of premium returned to us by the insurer and:

- A cancellation charge as set out in the 'policy and administration charges' section of this document.
- A pro rata amount of the Annual Arrangement charge for the time you have been on cover*

For cancellations after the initial 14 day cooling off period we will deduct any non-refundable charges from the amount of premium returned to us by the insurer and:

- The cost of all add-on products that you purchased (where applicable)
- The commission earned by us for placing your insurance plus £75.00 set out in the 'policy and administration charges' section of this document

*To calculate the cost for the time on cover, your insurer will apply either a pro-rata or use a higher rates for short period cover. A table of charges or short term cancellation rates will be shown in your policy schedule/policy wording, if applicable.

You do not receive any refund for the cost of the optional extra policies if they are cancelled after the cooling off period.

We may not receive a refund from your insurer when you cancel the policy if you have used the policy to make a claim or a claim has been made against you. Provided you have not made a claim and a claim has not been made against you then the insurer will charge for the time you have been covered and return to us any unused premium.

If there has been a claim the insurer will not provide a refund before the claim has been settled and the insurer has recovered its loss.

If the insurer is providing you with a total loss settlement, then you must pay the full annual premium and you will not be entitled to any refund. A total loss claim on the policy marks the fulfilment of the contract and you will be responsible for the full annual premium, even if this happens within the cooling off period. The insurer does not provide refunds after fault claims or if they identify misrepresentation or fraud or any attempt to gain an advantage under the insurance to which you are not entitled.

If you have paid by instalments we will credit any outstanding premium finance. If you have paid by instalments there may be an amount still to pay on cancellation rather than a refund. Any refund returned by the insurers will be off-set against any balance that may still be outstanding on your instalment plan. If the amount that you owe exceeds the amount that you have paid, you will be required to make payment for the outstanding amount immediately. Failure to do so may result in us taking steps to recover the debt including passing on details of the debt to an external debt collection agency. Where this happens, the debt collection agency reserves the right to apply a fee for their services which they will collect along with the outstanding balance.

Where appropriate, refunds will be credited back to the card used to make payment. However we may issue refunds by cheque, made payable to the policyholder. Please note that the choice of whether to refund by card or cheque is for security reasons and remains at our discretion.

Refunds made to a payment card normally appear in your account between 3-5 working days depending on your banking provider.

General Conditions

How to make a complaint

It is our intention to provide you with a high level of service at all times. In the unlikely event that you should have cause for complaint, please write to:

Managing Director, Brightside Insurance Services Ltd, Gateway House, Tollgate, Chandlers Ford, Eastleigh, SO53 3TG.

We'll acknowledge receipt of your complaint in writing promptly and provide you with a timescale for a full response. We will provide you with a final response within 8 weeks.

Full details of our complaints handling procedures are available upon request.

If you remain dissatisfied with our response to your complaint you may refer the matter to the Financial Ombudsman Service. To use their service you must be eligible and your complaint must be sent to them within 6 months of our final response letter. You may contact them at:

The Financial Ombudsman Service
Exchange Tower
Harbour Exchange Square
London
E14 9SR

Tel: 0800 023 4567 (from a landline) or 0300 123 9123 (from a mobile) Email: complaint.info@financial-ombudsman.org.uk
Website: www.financial-ombudsman.org.uk

Claims

We have no authority to handle claims on behalf of insurers. In the event of an incident occurring which may give rise to a claim under your policy, you should notify us as soon as possible using the contact details on either your Certificate of Insurance or the Make a Claim section of your policy wording. Please note that you must report all incidents as soon as possible. Late notification could compromise your claim.

Client Money Segregation

Premiums that we collect from you will be segregated into and held in either a Statutory or Non-Statutory Insurance Broking Trust Bank Account. We'll hold the money as trustee for the insurer. The bank account is set up as a trust governed by our agreements with our insurers. This means that once the client money is segregated into the trust account it falls into our legal ownership but remains for the beneficial ownership of the insurers. If we become Insolvent, the terms of the trust dictate that insurers will have a prior claim on the money in the account according to their specific interests. Where insurers permit use of a Non-Statutory Trust we may agree to extend credit to other customers using money from the bank account. We'll have in place and maintain systems and controls to ensure that we are able to monitor and manage client money transactions and any credit risk arising from the operation of this trust arrangement.

We will take commission earned from insurance companies in connection with your insurances, from the Non-Statutory Trust account, only after we have received your premium (or received it from a third party finance provider on your behalf). This may occur before payment of the premium to the insurance company and will take account of the Terms of Business we have agreed with the insurance companies.

Customer Money Passed To Another Person

The premiums that we collect from you will be held within a non-statutory trust client bank account. This account will be operated inline the FCA client money regulations and is governed under a trust arrangement where we "Brightside" hold these premiums on behalf of you "our client". This means that once a premium has been paid to us, it is segregated into a Client trust bank account on your behalf.

If we "Brightside" were to become insolvent, and your client money has not been settled to the Insurer, then the client money that we hold is protected on behalf of you "our client". The terms of the trust would dictate that you would have a claim on this client money.

As Brightside operates a non-statutory trust and has in place systems and controls to operate and maintain the client money trust then we may agree to extend credit to other customers using money from the client money trust bank account.

Customer Money Passed to Another Person Outside The UK

In managing and/or arranging your insurance requirements, we may transfer money that you have paid us in payment of an insurance premium, net of our commission, to insurance providers or another insurance premium, net of our commission, to insurance providers or another insurance intermediary operating outside of the United Kingdom. Unless you notify us that you do not wish your premiums to be transferred in the manner outlined above, by accepting these Terms of Business you are giving your consent for us to act in the manner described. You should note that the legal and regulatory regime applying to the insurance intermediary may differ from that in the United Kingdom and consequently, if the intermediary fails, the premium may be treated in a different manner from which would apply if the premium was held by an insurance intermediary in the United Kingdom.

Earning Interest On Customer Premiums

We hold premiums that you pay us in a Client Money Bank Account. Under Financial Services Authority Regulations we have to inform you that we may earn interest from money held in our Client Money Bank Account, which may exceed £20 for any one transaction that you make with us. Interest earned will not be held for the benefit of customers. By accepting these Terms of Business, you are giving your consent for us to act in the manner described above.

Other Taxes Or Costs

Please note that there is a possibility that other taxes and/or costs may exist in respect of Brightside Insurance Services Ltd and services offered by us, which are not paid through or imposed by us.

Our Remuneration

If you are regarded as a commercial customer (your policy has been purchased for your trade or profession) you're entitled, at any time, to request information regarding any commission which we may have received as a result of placing your insurance business.

Governing Law

This agreement shall be governed by the laws of England and Wales and the parties agree herewith that any dispute arising out of it shall be subject to the exclusive jurisdiction of the English Courts.

Variations

No variations to these terms are held to be valid unless in writing and signed by an authorised officer of Brightside Insurance Services Ltd. Brightside Insurance Services Ltd staff are not authorised to agree any variation. We may vary the terms of this agreement on renewal of your insurance policy. We will notify you of any change to these terms in your renewal invite. This will be sent to you before the expiry date of your insurance policy so that you can make an informed decision about whether to renew your policy on the new terms.

Statutory Rights

Agreement to our Terms of Business does not affect your statutory rights.

56740ISS01072017