

Motorhome insurance

Policy wording



Welcome

Thank you for buying motorhome insurance with Lifesure. We're a broker with over 40 years' experience in insurance, working with partners that we know share the same values as us. It's because of this that you can be sure of the very best service from beginning to end. You're in safe hands with us.

This policy document, along with your policy schedule form your agreement with us. They also explain everything you need to know about the insurance you have, including what is and isn't covered. If anything's not clear to you, please call us and we'll be happy to talk you through it.

Your agreement is based on the information that you provided when you applied for the policy and is reflected in the statement of insurance facts document that we've sent to you. It's important that this information is correct, so please take a moment to check through it. Do let us know if anything needs to change as soon as possible, as any inaccuracies or misrepresentation could lead to your insurer rejecting a claim or even voiding your policy. If you're happy, please keep all documents together, somewhere safe.

If there are any changes to your circumstances, please let us know as soon as possible. Your cover could be affected if you need to make a claim for something that we weren't aware of. You can see a list of the kind of things we need to hear about on page 7.

Hopefully, you'll never need to but if you do need to claim, you can contact our partners using the details on page 9. Although we don't handle the claim ourselves, do contact us if you're unsure of the process or you need help at any point.

Thanks again for choosing Lifesure.

Kind regards

Paul Reid Managing Director, Lifesure

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About your policy

Introduction	Wherever any word or words within this meanings shown in the Definitions on p	s policy appear in bold they will have the bage 6.
	This policy wording, along with your po These should be kept in a safe place.	blicy schedule form your agreement with us .
	Please read the whole policy carefully. I important that:	t is arranged in different sections. It is
	• You check that the sections you have schedule;	requested are noted as included in the
	 You check that the information you have Given Us" section; 	ave given us is accurate – see the "Information
	• You comply with your duties under ear whole.	ach section and under the insurance as a
This insurance		d your policy sets out the details of the deciding to accept this insurance and in e relied on the information you have given us .
	subject to the terms and conditions cor	hown in the schedule , we agree to insure you , ntained in or endorsed on this policy, against ility you incur for accidents happening during
	The insurance relates ONLY to those set schedule as being included.	ctions of this policy which are shown in the
	If the cover shown in your schedule is:	
	Comprehensive:	All parts of this policy apply;
	• Third Party Fire and Theft:	Part 1 applies when it relates to loss or damage resulting from fire or your vehicle being stolen or taken without your permission, and Parts 2, 6 and 7 apply;

• Third Party Only: Parts 2, 6 and 7 only apply.

About your insurer

Underwriters and Lifesure Group Limited agreement	This insurance is arranged by KGM Motor and underwritten by Zurich Insurance Company Ltd. A public limited company incorporated in Switzerland. Registered in the Canton of Zurich, No. CHE-105.833.114, registered offices at Mythenquai 2, 8002 Zurich. UK Branch registered in England and Wales no BR000105. UK Branch Head Office: The Zurich Centre, 3000 Parkway, Whiteley, Fareham, Hampshire PO15 7JZ. Zurich Insurance Company Ltd is authorised and regulated in Switzerland by the Swiss Financial Market Supervisory Authority FINMA. Authorised by the Prudential Regulation Authority. Subject to regulation by the Financial Conduct Authority and limited regulation by the Prudential Regulation Authority.
	Details about the extent of our regulation by the Prudential Regulation Authority are available from us on request. Our firm reference number is 959113.
	For full details of the insurance terms and conditions, please refer to the Policy Wording Schedule this shows specific details of your policy and the cover(s) you have selected.
Lifesure Group Limited	Lifesure Group Limited is authorised and regulated by the Financial Conduct Authority. Details of Lifesure Group Limited may be checked on the Financial Services Register at fca.org.uk/register noting the Firm number 305038.

Lifesure Group Limited was formed in 1971 and one of the principles upon which the company has been built has been to offer a consistently high level of customer care. If **you** wish to learn more about the Lifesure Group, please visit **our** website at lifesure.co.uk.

Authorised Signature

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Paul Reid Managing Director Lifesure Group Limited

Making sense of your policy: definitions

Wherever certain words are used in this policy and are highlighted by being shown in **bold** print, they have the meaning as defined below;

Endorsement

A clause modifying the provisions of this insurance and stated in the **schedule** as applicable.

Excess

The amount stated in the **schedule** that **you** pay towards the agreed cost of any claim.

KGM Motor

KGM Motor is a brand name for business written by KGM Underwriting Services Limited. A managing general agent. KGM Underwriting Services Limited is authorised and regulated by the Financial Conduct Authority, FCA Firm Reference Number 799643. Registered in England & Wales, No: 10581020. Registered Office: 2nd Floor St James House, 27-43 Eastern Road, Romford, Essex, RM1 3NH.

Lifesure Group Limited

Lifesure Group Limited, 3 Fenice Court, Phoenix Park, Eaton Socon, St Neots, PE19 8EW registered and authorised by the Financial Conduct Authority Number 305038.

Motor caravan

The motor caravan described in the schedule under the heading 'Description of Motor Caravan'.

Period of insurance

The period shown in **your schedule** detailing the start and end date and time of this insurance.

Schedule

The motor caravan schedule document which is to be read in conjunction with this policy wording.

We/Us/Our/Underwriters

KGM Motor on behalf of Zurich Insurance Company Ltd, including any representative appointed by us to act on our behalf in respect of underwriting, administration and/or claims handling duties.

You/Your

The person(s) shown as the 'Insured' in the **schedule**. If there is more than one person shown as the 'Insured' in the **schedule**, this insurance applies both jointly and individually, but **our** total liability for all claims shall not exceed the limits stated in this policy.

Changes to your information

Changes you must advise at renewal of this insurance

Changes you must advise during the period of insurance At renewal **you** must let **Lifesure Group Limited** know if any of the information **you** have provided has changed including convictions or endorsements or physical or mental impairments applicable to **you** and/or anyone insured under **your** policy. The information **you** have provided is recorded in a statement of facts document, a copy of which is issued to **you** with **your** policy.

You must tell **Lifesure Group Limited** about the following before any such change occurs as **your** insurance will not be amended retrospectively:

- if the registered owner of your motor caravan changes;
- if you replace your motor caravan;
- If **you** modify **your motor caravan** significantly improving its value, appearance, performance or handling;
- if the main driver changes or you wish to add an additional driver;
- if the way you use your motor caravan change (for example you will be using your motor caravan for business);
- if you move house or change the location where your motor caravan is kept;
- if you change your occupation including part time work;

You will not be covered following the above changes unless we have agreed to provide cover, issued a **schedule** and, where appropriate, issued **you** a new Certificate Of Motor Insurance. This means that, if **you** do not advise **us** of any such change, **we** will determine if **your** failure to do so has been deliberate, reckless or careless and **your** policy may be affected in accordance with the 'Information **You** Have Given Us' clause above.

Where **we** agree to **your** change, this may result in an additional or return premium. Please refer to **Lifesure Group Limited's** terms of business (which are provided with quotations and each time **your** policy is issued and also available online at lifesure. co.uk/terms) for details of additional administration fee charges that may apply.

If **your** change means that **we** can no longer provide cover, **we** will give **you** notice of cancellation in accordance with the cancellation details on page 22.

Information you have given us

In deciding to accept this policy and in setting the terms and premium, **we** have relied on the information **you** have given **us**. **You** must take care when answering any questions **we** ask by ensuring that all information provided is accurate and complete.

If **we** establish that **you** deliberately or recklessly provided us with false or misleading information **we** will cancel this policy giving you seven (7) days' notice in writing.

Where **we** reasonably suspect or have evidence of criminal or fraudulent activity, **we** may cancel **your** policy without any notice.

If **we** cancel due to **your** deliberate or reckless misrepresentation of any information or **you** fail to notify **us** of any change to information, **you** may not be entitled to any premium refund.

If **we** establish that **you** carelessly provided **us** with false or misleading information it could adversely affect **your** policy and any claim. For example, **we** may:

- amend the terms of **your** insurance. **We** may apply these amended terms as if they were already in place if a claim has been adversely impacted by **your** carelessness;
- charge **you** more for **your** policy, or reduce the amount **we** pay on a claim in the proportion the premium **you** have paid bears to the premium **we** would have charged **you**; or
- cancel your policy in accordance with the Cancellation details on page 22.

We or Lifesure Group Limited will write to you if we:

- impose policy cancellation or;
- need to amend the terms of your policy; or
- require you to pay more for your insurance.

Lifesure Group Limited will issue a statement of facts document to you confirming the answers that you have provided to the questions we have asked.

If **you** become aware that information **you** have given **us** is inaccurate, **you** must inform **Lifesure Group Limited** immediately.

How to make a claim

Reporting a claim	Telephone our UK based 24/7 claims assist line on 0333 555 5909 (if calling from abroad please dial +44 (0) 1702 444 312) who are authorised by us to handle claims on our behalf.
Importance of notifying incidents promptly	You must report all accidents and losses as soon as practicable. Legal procedures now make it vital that you report any accident at once. Strict time scales have been set for dealing with claims, in particular those involving bodily injury. Heavy financial penalties may be imposed by the courts if you do not keep to these. This may affect our ability, as your insurer, to mount the best defence on your behalf.
	Delay can involve us in higher costs which may go against your driving record. If the delay is in breach of any Important Condition of this policy or is extreme, we may refuse to cover you .
Important notes	 If your motor caravan is damaged in a way which is covered under this insurance, ask for details of our nearest recommended repairers so that you can get your motor caravan back on the road as soon as possible.
	Please do not admit that any accident was your fault.
	Please try to get the names and addresses of witnesses.
	Please take photographs of the accident scene if at all possible.
	 Please send us as soon as practicable any letters, summonses, writs or notices you receive and do not answer them.
Claims conditions	Claims conditions are shown within the 'Important Conditions' section of this document on pages 10 to 11.
Permission to inspect your motor caravan	Your obligation to permit us to inspect your motor caravan is shown within the 'Important Conditions'.
All insured persons duty to comply with policy conditions and endorsements	The obligation of any person claiming to be covered by this insurance to have kept to all policy conditions and endorsements and comply strictly and fully with all Important Conditions is shown within the 'Important Conditions' section of this document on pages 10 to 11.

Important conditions

There are conditions contained within this policy that must be complied with before **we** can be liable. These conditions either oblige **you** to act in a certain way, or specify an occasion upon which the validity of the policy or a claim depends.

If you breach any of these conditions we may:

- not pay your claim or any payment could be reduced;
- amend the terms of **your** policy. **We** may apply these amended terms as if they were already in place if a claim has been adversely impacted by **your** breach of condition;
- charge **you** more for **your** policy, or reduce the amount **we** pay on a claim in the proportion the premium **you** have paid bears to the premium **we** would have charged **you**; or
- cancel your policy in accordance with the Cancellation details shown on page 22.

These important conditions are listed below:

- **1. Claims condition** In the event of any incident which could result in a claim being made by **you** or against **you** under this policy:
 - a) **You** must as soon as practicable telephone 0333 555 5909 (if calling from abroad please dial +44 (0)1702 444 312), quoting **your** certificate number. **You** must do this even if **you** do not plan to claim personally under this insurance or if damage to **your** own **motorcaravan** is not covered by this insurance;
 - b) In the event of **your motor caravan** being stolen or taken without **your** permission **you** must make a report to the police and get a crime reference number;
 - c) **You** must send **us** any letter, notice, claim form, court proceedings, summons, writ or communication connected with any claim arising out of any event without responding. **We** will contact the people who wrote to **you**.
 - d) If **you** know about any possible future prosecution, inquest or fatal accident enquiry, **you** must write and tell **us** immediately.
 - e) **You** must not accept liability nor pay or agree to settle any claim without **our** written permission.
 - f) We are entitled to:
 - take over and carry out the defence or settlement of any claim in **your** name, or in the name of any other person covered by this insurance;
 - take proceedings in **your** name, or in the name of any other person covered by this insurance, to recover any money **we** have paid under this insurance; and
 - any information and help **we** need from **you** or any other person covered by this insurance.

Our contact details are: claims@kgmus.co.uk

Telephone: 0333 555 5909

Important conditions cont'd

2. Your duty to prevent and mitigate loss condition	You and any other person who is covered by this insurance must do everything reasonably possible to:
condition	a) keep your motor caravan in an efficient, safe and roadworthy condition;
	b) protect your motor caravan from loss or damage; and
	c) ensure that any loss or damage incurred is limited to the minimum safely possible.
3. Permission to inspect your motor caravan condition	You must allow us to examine your motor caravan following our request to do so.
4. Temporary vehicle renewal condition	If a temporary motor vehicle is still in your possession at the time this insurance expires, you must renew the insurance to maintain cover for the temporary vehicle
5. Towing your motor caravan	If your motor caravan has broken down or is damaged in a way which is covered under this insurance and it needs to be towed, only suitably equipped towing vehicles from an appropriately registered towing company may tow your motor caravan to a place of repair.

Part 1 Loss or damage

What is insured

- a) **Your motor caravan** if it is damaged, or if it is stolen or taken without **your** permission.
- b) Accessories provided by the motor caravan manufacturer as standard or equivalent replacements and spare parts fitted to your motor caravan or in your private garage if they are damaged or if they are stolen or taken without your permission, provided that such items are included in the value shown in the schedule.
- c) Awnings and camping equipment including gas bottles and portable generators provided such items are inside or attached to the **motor caravan** at the time of loss or damage. Cover in this respect is limited to £3,000 for each occurrence of loss or damage and any one article limited to £250 but £1,000 in respect of awnings or gas bottles. This cover is provided in addition to the value shown in the **schedule**.
- d) Alternative accommodation costs of £50 per day for a maximum of seventeen (17) days if **your motor caravan** cannot be used because it has been stolen or damaged, provided that:
 - (i) you are away using your motor caravan; or
 - (ii) you have booked a location away to use your motor caravan prior to it being stolen or damaged, for which a non-refundable payment has been made;

and

- (iii) such cover is in force at the time of such loss or damage.
- e) We will at our option:
 - pay for the damage to be repaired; or
 - repair or replace what is stolen or damaged; or
 - pay the amount of the loss or damage.
- f) We will pay up to the market value at the time the loss or damage happened. We will not pay more than the amount you paid. We will not pay any costs which increase the market value of your motor caravan.
- g) Where we have agreed to pay the market value of your motor caravan and payment is made to you the motor caravan will become our property.
- h) If your motor caravan is under a hire-purchase or leasing agreement, we will make any payment for the total loss of your motor caravan to the hire-purchase or leasing company.

- a) Loss of use, loss of market value for any reason, deterioration or wear and tear.
- b) Mechanical, electrical, electronic or computer faults, failures, malfunctions or breakdowns.
- c) Damage to tyres from braking or by road punctures, cuts or bursts.
- d) Loss of, or damage to, **your motor caravan** as a result of it being stolen or taken without **your** permission at any time if:
 - an ignition key or any similar device is left in or on the **motor caravan**; and/or
 - all doors, roofs, windows and all other openings including convertible roofs have not been closed and locked; and/or
 - any security or tracking device, which you have told us is fitted to your motor caravan, has not been set or is not in working order; and/or
 - the annual network subscription for the maintenance contract of any tracking device has not been renewed.
- e) Loss of, or damage to, **your motor caravan** as a result of someone obtaining it by fraud or trickery while pretending to be a buyer.
- f) Confiscation or destruction of your motor caravan by, or under the order of, any government or public or local authority.
- g Loss of **your motor caravan** resulting from it being repossessed and returned to its rightful owner.
- h) More than £500 for permanently-fitted audio/ visual equipment, computer or computer games, telecommunication and navigational equipment unless it is standard equipment for **your motor caravan** when built and **your** insurance cover is comprehensive.
- More than £250 for permanently-fitted audio/ visual equipment, computer or computer games, telecommunication and navigational equipment, if the insurance cover is third party fire and theft.
- j) More than £500 for accessories provided by the motor caravan manufacturer or equivalent replacements and spare parts in your private garage.

Part 1 Loss or damage cont'd

What is insured

- We will also pay the reasonable cost of taking your motor caravan to the nearest repairer and returning it to your address after the repairs have been carried out subject to our contribution to such cost not exceeding £1,000.
- j) Provided that this insurance is still current, we will also temporarily insure any motor vehicle supplied to you under our recommended repairer network, whilst your motor caravan is being repaired as a direct result of damage covered by this insurance. The cover for a motor vehicle supplied under this paragraph will be comprehensive, even if the insurance cover is third party, fire and theft, and may not exceed the market value. It is **your** responsibility to notify Lifesure Group Limited immediately you are provided with a temporary motor vehicle whether this is provided by one of **our** approved repairers or otherwise. If the temporary motor vehicle is still in your possession at the time this insurance expires, you must renew this insurance to maintain cover for the temporary motor vehicle. This is an Important Condition also shown on page 11.
- k) If, within one (1) year of registration as new in your name, your motor caravan is stolen and not recovered or is damaged and the cost involved in the repair will exceed 75% of the manufacturer's list price (including car tax and value added tax) at the time of loss or damage, we will replace your motor caravan with a new vehicle of the same make and model provided that one is available.
- When carrying out repairs, **our** approved repairers will be entitled to fit parts made by other manufacturers they recommend for which they or the manufacturers offer a warranty.
- m) If **we** cannot get a replacement part or accessory, **we** will pay the manufacturer's last list price.
- n) If you have comprehensive cover and you claim only for broken glass in your motor caravan windscreen or windows or scratched bodywork caused by the broken glass, this will not reduce your no claim bonus. This does not include damage to sunroofs.
- o) We will pay up to £1,000 in respect of any one event of damage to windscreen or windows, such amount being deemed included within the value shown in the schedule. If the replacement windscreen, windows or sunroof is unavailable, we may make settlement in cash.
- p) We will pay towards the cost of replacing your motor caravan keys, lock transmitter or entry card following theft of such item(s) or you losing them and we will also pay for the corresponding door or boot locks, control locking system ignition lock or stooring lock.
- 13 central locking system, ignition lock or steering lock to be replaced. The most **we** will pay is £1,000.

- k) Loss of, or damage to, any trailer or caravan, whether attached to or detached from **your motor caravan**.
- l) The **excess** as stated in the **schedule**.
- m)Loss of, or damage to the **motor caravan** or its contents or accessories caused by fire arising from the use of heating or cooking apparatus unless a serviceable fire extinguisher in full working order is being carried in the **motor caravan**.
- n) The cost of providing a courtesy car following an accident under this insurance.
- o) Loss or damage arising from, and/or injury to, domestic animals owned by the Insured or anyone else covered by this insurance and named in the Certificate Of Motor Insurance or schedule.
- p) Loss of or damage to **your motor caravan** keys, lock transmitter or entry card following theft of such item(s) whilst left in or on **your motor caravan**.
- q) Loss of, or damage to, your motor caravan if you or any other driver permitted to drive the motor caravan are:
 - (i) convicted of any drink-related or drug-related offence pertaining to the time of such loss or damage;
 - or
 - (ii) driving under the influence of alcohol and/or drugs or any other substance and this is an offence under the driving laws of the country in which the loss or damage happens.

Part 2 Liability to others

What is insured

- a) We will insure you for all amounts (subject to the limits set out below) you legally have to pay for causing the death of, or injury to, any person or damage to their property as a result of an accident caused by you using or driving any motor caravan which your Certificate Of Motor Insurance covers you to drive or use. This includes towing a trailer, caravan or broken-down motor car. This towing must be allowed by law and the vehicle being towed must be properly attached to your motor caravan.
- b) We will provide the same insurance to anyone you allow to drive your motor caravan if they are covered by your Certificate Of Motor Insurance.
- c) If anyone covered by this insurance dies, **we** will deal with any claims which are covered by this insurance made against that person's estate.
- d) As long as the claim is insured by this insurance, we will, with our prior written agreement (which we shall not unreasonably withhold or delay), pay for a solicitor or barrister to:
 - represent anyone insured hereunder at a coroner's inquest or fatal accident inquiry; or
 - defend anyone insured hereunder in a court.
- e) If there is an accident covered by this insurance, **we** will pay for emergency medical treatment that must be provided under the Road Traffic Acts. This will not reduce **your** No Claim Bonus.

- a) Liability for death of, or injury caused to, any person while they are working with or for anyone insured hereunder (except as set out in the Road Traffic Acts).
- b) More than **our** share of any claim which is also covered by another insurance.
- c) Liability for loss of or damage to property which belongs to, or is in the charge of, any person who is insured hereunder.
- d) Liability for loss or damage caused in a place where aircraft land, park or move, including the associated service roads, refuelling areas, and ground equipment parking areas.
- e) Liability for pollution or contamination, however caused, other than cover needed by the Road Traffic Acts or any other laws which apply to motor insurance.
- f) Liability caused by acts of terrorism as defined in the Terrorism Act 2006 unless we have to provide cover under the Road Traffic Acts.
- g) Liability for more than £20,000,000 for damage to property and £5,000,000 for legal expenses and costs.
- h) Loss or damage to any trailer, caravan or vehicle **you** tow.

Part 3 Personal accident

What is insured

- a) If **you** or **your** spouse/civil partner are accidentally injured while travelling in or getting into or out of the **motor caravan** and this injury alone results within three (3) calendar months in:
 - Death
 - Permanent loss of sight in one or both eyes; or
 - Loss of one or more limbs.

We will pay the injured person(s) or their legal representative £15,000.

b) The most **we** will pay in any **period of insurance** is £15,000.

- a) Any person over 79 years of age or under 18 at the time of their injury.
- b) Any injury or death resulting from suicide or attempted suicide.
- c) If as a result of the accident **you** or **your** spouse/civil partner are convicted of any drink-related or drug-related offence.
- d) If at the time of an accident, you or your spouse/civil partner is driving under the influence of alcohol and/ or drugs or any other substance and this is an offence under the driving laws of the country in which the accident happened.

Part 4 Personal belongings

What is insured

We will pay up to £3,500 for personal belongings in **your motor caravan** if they are lost or damaged by an accident, fire, theft or attempted theft.

What is not insured

- a. We will not cover loss of or damage to:
 - 1. money, stamps, tickets, documents, cheques, share or bond certificates or other securities, jewellery, furs, leather goods, cameras, portable radios, tape or cassette recorders, video and television sets, telephones, cassette tapes, compact/mini discs, mobile telephones, iPods, video cameras, computers of any variety, mp3 players and the like and handheld GPS systems that can be used outside the **motor caravan**; or
 - 2.goods, samples or equipment **you** or anyone insured hereunder carry in connection with any trade or business; or
 - 3.any single item with value exceeding £250; or
 - 4.tools other than tools specifically relating to the **motor caravan**; or
 - 5. any item in **your motor caravan** as a result of it being stolen or taken without **your** permission at any time if:
 - i. an ignition key or any similar device is left in or on the **motor caravan**; and/or,
 - ii. all doors, roofs, windows and all other openings including convertible roofs have not been closed and locked.
- b. We shall not cover the **excess** as stated in the **schedule**. We agree to deduct only one **excess** amount for any single occurrence of loss of damage for which cover is provided by Parts 1 and 4.

Part 5 Medical expenses

What is insured

We will pay up to £500 in medical expenses which must be paid for each person being carried in **your motor caravan** if they are injured in an accident involving **your motor caravan**.

Part 6 No claim bonus

If no claim is made under this insurance, **we** will reduce the premium **you** pay when **you** renew it according to **our** current scale of No Claim Bonus. **You** cannot transfer this bonus to another person.

If you have not paid all the premiums you owe, we will not issue proof of your No Claim Bonus.

In the event of a claim being made the No Claim Bonus will be stepped back in accordance with the following scale.

No. of years bonus at the next renewal date following:			
No. of years bonus at the start of the period of insurance	1 Claim	2 Claims	3 Claims or more
7 or more	3 years	1 year	Nil
4 to 6 years	2 years	Nil	Nil
3 years	1 year	Nil	Nil
2 years	Nil	Nil	Nil
1 year	Nil	Nil	Nil

Your No Claim Bonus will not be reduced as long as **we** have recovered all that **we** have paid from those who are responsible.

Protected bonus

If this is shown in **your schedule**, **your** No Claim Bonus is protected. **You** will keep **your** No Claim Bonus protection unless **you** have:

- more than one claim in a period of cover; or
- more than two claims in any three periods of cover in a row.

If we have to reduce No Claim Bonus we will do so as follows.

No. of years bonus at the start of period of insurance:		
Number of claims in a period of insurance	5 or more years	4 years
2 claims	2 years	1 year
3 or more claims	Nil	Nil
Number of claims in three periods of insurance in a row		
3 claims	2 years	1 year
4 or more claims	Nil	Nil

Part 7 Foreign use

Compulsory cover	This insurance provides the compulsory cover you need by law to use any motor caravan covered during the period of insurance , in:
	a) Any country which is a member of the European Union.
	b) Any country which the Commission of the European Community approves as meeting the requirements of Article 7 (2) of the European Community Directive on Insurance of Civil Liabilities arising from the use of motor vehicles (no72/166/EEC) as amended.
	Countries within a) and b) above include:
	Andorra, Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Romania, Serbia, Slovak Republic, Slovenia, Spain, Sweden and Switzerland.
Full cover	The insurance is extended to provide the same cover shown in your schedule , for up to one hundred ϑ twenty (120) days during any one period of insurance , in respect of temporary use of your motor caravan in any of the following countries.
	Andorra, Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Romania, Serbia, Slovak Republic, Slovenia, Spain, Sweden and Switzerland.
	We will cover your motor caravan while it is in and being transported between any countries to which the insurance applies. Cover in these countries is conditional upon your main permanent residence being in the United Kingdom.
	If you cannot drive the motor caravan because of loss or damage covered by this insurance, we will also pay the reasonable cost of delivering it to your address in the United Kingdom, such cost being limited to a maximum amount of £2,000 in any one period of insurance .
	We will also pay the amount of customs duty you have to pay as a result of the loss or damage, such cost being limited to a maximum amount of £1,000 in any one period of insurance.

General exclusions

1. Excluded drivers and excluded use	Insurance is not provided when any motor caravan covered is:
	a) being driven by, or is in charge of for the purpose of being driven by, anyone not covered by your Certificate Of Motor Insurance or schedule ;
	b) being used for purposes that are not shown in your Certificate Of Motor Insurance;
	c) being driven with your permission by anyone who you know does not have a driving licence or who you know is disqualified from holding or getting a licence; or
	d) being driven by or in the charge of anyone who does not keep to the conditions of their driving licence.
	Any cover you have for loss of, or damage to, your motor caravan continues whilst the motor caravan is:
	 being repaired or serviced by a member of the motor trade. We will also pay the excess in the event of an accident.
	• being parked by an employee of a hotel, restaurant, or car parking service.
2. Use for hire or reward exclusion	This insurance does not cover any destruction of, or damage to any property or any loss or legal liability whilst the motor caravan is being used for hire or reward. If you receive a mileage allowance or money from your passengers to cover the cost of petrol only, and make no profit while vehicle sharing, we will not treat this as use for hire or reward.
3. Contractual liability exclusion	This insurance does not cover liability which anyone covered by this insurance has as a result of an agreement or contract unless they would have had that liability if the agreement or contract did not exist.
4. War exclusion	This insurance does not cover any destruction of, or damage to any property or any loss or legal liability caused by, contributed to, or arising from war, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection or military or usurped power or seizure or arrest.
5. Pressure waves exclusion	This insurance does not cover any destruction of, or damage to any property or any loss or legal liability caused by, contributed to, or arising from pressure waves caused by aircraft and/or other aerial devices.
6. Earthquake exclusion	This insurance does not provide cover except under Part 2 (Liability to Others) for any accident, injury, loss or damage caused by an earthquake.

General exclusions cont'd

7. Radioactive contamination exclusion This insurance does not cover any destruction of, or damage to any property or any loss or legal liability caused by, contributed to, or arising from:

- ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from burning nuclear fuel; or
- the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or component.
- 8. Jurisdiction exclusion and clarification

We will not insure legal proceedings or court judgements unless they result directly from the use of **your motor caravan** and the proceedings are brought in a country which **we** have agreed this insurance will cover. Any other legal proceedings must be brought in an English or Welsh court. If **you** live in the Isle of Man or the Channel Islands, any legal disputes will be dealt with by the courts and under the laws of those islands.

General conditions

1. Payment by credit agreement condition	If you pay your premium by instalments under a credit agreement made available by Lifesure Group Limited , you must pay each instalment when it is due. If you miss an instalment and do not pay it within the timeframe permitted by the credit provider, you will have to pay all the money you owe along with any charges. Please refer to the applicable agreement you have with the credit provider for full terms and conditions including charges and payment schedule .
	If Lifesure Group Limited do not receive this payment by the date they have stated, we will cancel this insurance in accordance with the Cancellation section of this policy. You must then send Lifesure Group Limited any Certificates Of Motor Insurance which are still in force. If you or others have not made a claim under this insurance, we will refund the proportionate part of your premium.
2. Contribution condition	If a claim is made under this insurance and there is another policy that covers the claim, the underwriters will pay only their share of the claim.
3. Fraudulent claim	If you make or report a claim under this insurance which is fraudulent, we shall
condition	a) not pay the fraudulent claim;
	b) be entitled to refuse all claims arising after your fraud;
	c) be entitled to recover from you any payments made to you for claims which arose after your fraud;
	d) have the option to treat the contract as having been terminated at the time of the fraudulent act;
	e) not return any of the premium paid by you .
4. Recovery of claims payments made only as a result of legislation condition	If under the laws of any country where this insurance applies, we have to make a payment which we would not otherwise have paid under this insurance, you or the person who caused the accident must repay that amount to us .
5. No claims bonus evidence condition	You must provide evidence of your no claims bonus entitlement in the form of an original document produced by your previous Insurer. If this has not been sent to Lifesure Group Limited by 5pm GMT on the twenty eighth (28th) day after your insurance is operative, an additional premium commensurate with the amount of no claims discount we have calculated will be due. If such additional premium is not paid within a further fourteen (14) days, we will cancel your insurance in accordance with the Cancellation section of this policy.

How to cancel your policy

Cooling Off Period – fourteen (14) days	You are entitled to cancel this policy by contacting Lifesure Group Limited (using the contact details provided on the front/cover page of this policy wording) within 14 (fourteen) days of either:
	• the date you receive this insurance document; or
	• the start of the period of insurance
	whichever is the later. This period is the 'Cooling Off Period'.
	If you cancel this policy within the Cooling Off Period we will provide a full refund of any premium you have paid.
Cancelling outside of the Cooling Off Period	You can also cancel this policy at any time after the Cooling Off Period by contacting Lifesure Group Limited (using the contact details provided on the front/cover page of this policy wording).
	If you have not made a claim we will refund any money you have paid less a proportionate deduction for the time we have provided cover.
	If you have made a claim, we will not refund any premium you have paid.
	Please refer to Lifesure Group Limited's terms of business (which are provided with quotations and each time your policy is issued and also available online at www.lifesure.co.uk/terms) for details of cancellation charges that may be applied by Lifesure Group Ltd . Underwriters will charge a cancellation fee of up to £25.00 excluding Insurance Premium Tax.
	We can cancel this policy by giving you seven (7) days' notice in writing. We will only do this for a valid reason.
	Examples of valid reasons are as follows:
	 Non payment of premium (Lifesure Group Limited will call you once and write to you once to chase for payment and will then cancel your policy);
	 A change in risk occurring which means that we can no longer provide you with insurance cover;
	• Non-cooperation or failure to supply any information or documentation we request;
	• Threatening or abusive behaviour or the use of threatening or abusive language.
	Any refund due to you , within or outside of the Cooling Off Period, will be sent to you as soon as practicably possible.

How to make a complaint

Our aim is to ensure that all aspects of **your** insurance are dealt with promptly, efficiently and fairly. At all times **we** are committed to providing **you** with the highest standard of service.

If **you** have any questions or concerns about **your** policy or the handling of a claim **you** should, in the first instance, contact **Lifesure Group Limited** (whose contact details are shown on the back cover page of this document and within the Definitions) or the **underwriters** where applicable. In the event that **you** are dissatisfied and wish to make a complaint, **you** can do so at any time. Making a complaint does not affect any of **your** legal rights.

If you need to make a complaint then please contact:

Complaints KGM Motor St James House 27-43 Eastern Road Romford RM1 3NH Tel: 020 8530 7351 Fax: 020 8530 7037 E-mail: compliance.kgm@kgmus.co.uk

We will attempt to resolve your complaint as soon as possible within 3 days, however if this is not possible we will get in touch and advise you of next steps. If we are unable to resolve your complaint or you are dissatisfied with our decision you may have the right to refer your complaint to the Financial Ombudsman Service.

The Financial Ombudsman Service is an independent service in the UK for settling disputes between consumers and businesses providing financial services. You can find more information on the Financial Ombudsman Service at www.financial-ombudsman.org.uk.

The Financial Ombudsman Service Exchange Tower London E14 9SR Tel: 0800 023 4567 or 0300 123 9 123 E-mail: complaint.info@financial-ombudsman.org.uk

Further details will be provided at the appropriate stage of the complaint process. This procedure is without prejudice to your rights to take legal proceedings.

Please note:

- You must refer your complaint to the Financial Ombudsman Service within six (6) months of the date of our final response
- The Financial Ombudsman Service will normally only consider a complaint from private individuals or from a business that has an annual turnover of less than 2 million Euros and fewer than 10 employees

Financial Services Compensation Scheme (FSCS)

In the event that KGM Motor is unable to meet its liabilities under this insurance policy, you may be entitled to compensation from the Financial Services Compensation Scheme.

Further information about the scheme is available on the FSCS website at www.fscs.org.uk or you can contact them on 0800 678 1100 or 020 7741 4100.

Policy conditions

Contracts (rights of third parties) act 1999	A person who is not a party to this policy has no right under the Contracts (Rights Of Third Parties) Act 1999 to enforce any term of this policy but this does not affect any right or remedy of a third party which exists or is available apart from that Act.
Sanctions	We shall not provide any benefit under this policy to the extent of providing cover, payment of any claim or the provision of any benefit where doing so would breach any sanction, prohibition or restriction imposed by law or regulation.
Law and jurisdiction	Unless specifically agreed to the contrary this policy shall be governed by the laws of England and Wales and subject to the exclusive jurisdiction of the courts of England and Wales.

Data protection notice

For the purposes of this Notice, "**We/Us/Our**" includes KGM Motor, Lifesure Group Limited and any agents. **You/ Your** includes the Insured, and anyone who provides data to the Coverholder, or who is or becomes insured by **Us** under a contract of insurance (the policy).

The security of data is very important to **Us**, which **We** will handle with all appropriate security measures. **We** will collect and process data (including personal information) about any person insured under the policy for its administration, the handling of claims and the provision of customer services, and may share it with related entities and with trusted service providers and agents such as lawyers, as well as other parties such as anti-fraud databases, subject to proper instruction and control.

All data may be used by **Us** for generic risk assessment and modelling purposes but will not be used or passed to any other party for marketing products or services without **Your** express consent. All data provided by **You** about other people to be insured, such as family, friends or other associates, must be with their permission. It is **Your** responsibility to inform them about **Our** use of their data.

Data will not be retained for longer than necessary and will be deleted within seven years after expiry of the policy, unless it is further required for legal or regulatory reasons. **You** have a number of rights in relation to the data, including the right to request a copy of the information, to correct any inaccuracies and in certain circumstances to have it deleted. Data transferred outside the European Economic Area will have equivalent protection.

If further information is required as to how data is processed, or as to the exercise of any rights under any data privacy laws, **You** should contact Lifesure Group Limited on 01480 402 460.

If **You** are not satisfied with the way in which any personal data has been managed, **You** may complain to the Information Commissioner's Office at:

Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF, United Kingdom

Tel: 0303 123 1113 (local rate) or 01625 545 745 (national rate)

Email: casework@ico.org.uk

Notes



Lifesure Group Limited trading as Lifesure and Lifesure Insurance Broker is a Company registered in England and Wales, registration number 977416. Our registered office is 3 Fenice Court, Phoenix Park, Eaton Socon, St Neots, Cambs, PE19 8EW. Lifesure Group Limited is authorised and regulated by the Financial Conduct Authority under register number 305038 for Insurance Distribution activities and as a Credit Broker, and does not charge any fees to customers in relation to Credit Broking activities.