Terms of Business

County Insurance Services Limited registered in England and Wales number 08411634 at County House, Glyme Court, Langford lane, Kidlington, Oxon OX5 1LQ. Authorised and regulated by Financial Conduct Authority (FCA) FRN: 597267.

Tel: 01865 842084 Fax 01865 841147 E-mail: mail@county-insurance.co.uk

The firm has no financial interest in any other firm.

The Financial Conduct Authority (FCA)
The FCA is the independent watchdog that regulates financial services and we are obliged to give you this document. Use this information to decide if our services are right for you. Our permitted business is arranging and advising on general insurance.

You can check this on the FCA’s Register by visiting the FCA’s website www.fca.gov/register or by contacting the FCA on 0845 606 1234.

Our Service
In arranging insurance for our customers, we act as an Independent Intermediary working with a panel of insurers. However, for a few types of insurance we only offer one insurer. Our service includes advising you on your insurance needs, arranging your insurance cover with insurers to meet your requirements and helping you with any ongoing changes you have to make. We can also assist you with making a claim.

In the case of:- County Home and Thatch, we act as agents and bind cover for a consortium led by Legal & General Insurance: For County Farm, we act as agents and bind cover for Aviva Insurance Limited; For County Liability, County Business Combined; County Property and County Photo, we act as agents and bind cover for an insurance consortium led by ArgoGlobal SE. and Covéa Insurance plc. or Certain Underwriters at Lloyd’s

In the case of:- Private Medical Insurance (PMI) We act as an introducer to AXA Insurance or Aviva Insurance on a non-advised basis. We do not handle any claims for this class of business

Please note that our Uninsured Loss Recovery Scheme is not an insurance product and is not covered by FCA regulations. We will give you full details of any such arrangements before you make any commitment on any product we offer you.

Honest information
It is your responsibility to provide complete and honest information to insurers questions when you take out your insurance policy, throughout the life of your policy, and when you renew your insurance. Failure to disclose information honestly and to the best of your knowledge pertaining to your insurance, or any inaccuracies in information given, could result your insurance policy being invalid or cover not operating fully.

It is important that you ensure all statements you make on proposal forms, claim forms and other documents are full honest and to the best of your knowledge. If a form is completed on your behalf, you should check that the answers shown to any questions are honest and to the best of your knowledge before signing the document.

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 are not required to disclose convictions regarded as ‘spent’.

You are advised to keep copies of any correspondence you sent us or direct to your insurer.

If you are in any doubt about whether information is material, you should disclose it.

Motor Insurer Information Centre (MIIC)
Insurers are legally required to provide full details of motor insurance policies to the MIIC. The information describing your Insurance cover will be added to the Motor Insurance Database (MID), to which the police and other government agencies have access. This helps the pursuance of claims following accidents and aids detection of those who are in contravention of the law by not taking out insurance.

Independent Insurance Brokers County Insurance Services Limited
Address and Registered Office: County House, Glyme Court, Langford Lane, Kidlington, Oxon OX5 1LQ

Directors: Malcolm Sydenham, Tim Sydenham B.Sc (Hons) ACII. Authorised and regulated by the Financial Conduct Authority (FCA) (FRN: 597267). Company registered in England No. 08411634
Claims
We have no authority to handle claims on behalf of insurers (except for our delegated authority schemes County Home & Thatch but ensure there is no conflict of interest by using different departments for each function). In the event of an incident occurring, which may give rise to a claim under your policy, you should notify the insurer direct as soon as possible using the contact details in your policy document.

When we receive notification of an incident that might give rise to a claim under your policy, we will inform the insurer without delay and, in any event, within 3 working days.

We shall use our best endeavours when acting on your behalf in relation to a claim, to handle all elements of the claim with due care, skill and diligence.

We will advise you promptly of insurers’ requirements concerning claims, including the provision, as soon as possible, of information required to establish the nature and extent of a loss.

If there is any conflict of interest, we shall only handle a claim on your behalf after we have disclosed to you all the information to enable you to decide whether to give your informed consent, and you have given that consent.

We will forward any payments received from insurers, in respect of any claim, to you without delay.

We will notify you of any request for information we receive from your insurers.

Complaints
It is our intention to provide you with a high level of customer service at all times. If there are occasions when we don’t meet these standards, please contact the member of staff you were dealing with, either verbally or in writing. They will take details of your concerns and we will then acknowledge in writing, advising you of who is dealing with the matter. A copy of our full Complaints Handling Procedures is available on request. If after full consultation the matter is not resolved, you should contact The Financial Ombudsman at 25 The Colonnade, Canary Wharf, London E14 5HS

Financial Services Compensation Scheme (FSCS)
We are covered by the FSCS. You may be entitled to compensation from the scheme if we cannot meet our obligations. This depends on the type of business and the circumstances of the claim.

Insurance advising and arranging is covered for 100% of the first £2,000 and 90% of the remainder of the claim, without any upper limit.

Cancellation Rights (The Mediation Contract) Retail Clients only
The Mediation Contract is the agreement between you and us for the insurance mediation services that we provide to you in respect of your insurance requirements.

Once you have entered into the Mediation Contract with us, you are entitled to a period of reflection during which you may decide whether to proceed with the purchase of the Mediation Contract except where a claim is pending or notified. The duration of this cancellation period is 14 days and commences from either:

• The day of conclusion of the Mediation Contract, or
• The day on which you receive the full terms of the Mediation Contract detailing full contractual terms, conditions and information of the contract

whichever is the later.
To cancel this Mediation Contract within the cancellation period, please write to us at the above address. If you do cancel this Mediation Contract within the cancellation period, you may be charged a proportion of any of our charges that you have incurred.

This Mediation Contract can be cancelled at any time by either party in writing by giving 7 days notice. If you wish to give notice of cancellation, please write to us at the above address. If we wish to cancel this Mediation Contract we shall write to you at the last known address we have for you on our records.

If you decide to cancel the Mediation Contract with us at any time other than during the cancellation period, we will retain in full any fees that you have paid.

Commercial clients only
The contract between us can be terminated by giving one months notice in writing by either side.

During the period of this contract we will be entitled to non refundable commission and/or brokerage charges as outlined in these terms of business on all policies arranged by us.
**Premiums and Financial Aspects**
We normally accept payment by cash, guaranteed cheque or credit/debit cards except American Express and Diners Club.

You may also spread your payments through insurers’ instalment schemes, a credit scheme with a third party finance provider for which we receive up to 2% override commission (details on request), or own own scheme where we retain the full charge. Funding agreements are made between the client and the funding provider, by providing details of your bank account, you confirm the funding provider has your authority to take payments from that account. If payments are not maintained the whole balance becomes payable. If the policy is cancelled, any difference between the payments made and the refund received from insurers is payable by the client.

We may keep certain documents, such as your insurance policy documents or Certificate, while we are waiting for full payment of premiums. In these circumstances we will ensure that you receive full details of your insurance cover and will provide you with any documents that you are required to have by law.

**Risk Transfer**
Premiums that we collect from you are held in an Insurance Broking bank account specifically used for the purpose of holding client premiums. By virtue of agreements we hold with insurers, we collect premiums as agent of the insurer. Therefore, once we have collected premiums from you, under the terms of our agreements with insurers, those premiums are treated as having been paid to the insurer. We will remit the premiums to insurers, after deduction of our commission, in accordance with the terms of our agreements with insurers.

**Commission Withdrawal**
We receive commission from premiums that you pay us. We will only withdraw commission after we have received the premium from you and in accordance with FCA regulations and agreements that we hold with insurers.

**Non Payment of Premiums**
All premiums which remain outstanding will be referred to Daniels Silverman Ltd and will be subject to a surcharge of 15% plus VAT to cover the collection costs incurred. The surcharge together with all other charges and legal fees incurred will be your responsibility and will be legally enforceable.

**Non Refundable Premiums**
- Travel policies
- Legal expenses
- Breakdown or associated policies
- Professional Indemnity (errors & omissions) policies
- Minimum and deposit policies
- Terrorism

In the event of a mid-term policy cancellation for other policies, insurers may provide a return premium. In view of the cost involved, we will not issue any refund premiums less than £10 after deductions. Insurers will not provide return premiums where claims have been reported or pending during the period of insurance. Please refer to individual policies for further details.

**Non refundable Charges**
In addition to premiums charged by an insurer, we may at our own discretion make the following charges to cover our administrative costs;

- Mid term adjustments: maximum £30 or 10% of the premium, whichever is the greater
- Cancellations: deduction of the commission on the full premium.
- Business insurance broking: at our discretion £200 or 25% of the premium which ever is the greater
- Administrative charges confirmed on our point of sale letter
  - £25 maximum for replacement cheques
  - £50 maximum for Direct Debit defaults and cancellations
  - Lost certificates and documents, maximum of £15

Late payment, 5% of premium per month. Net rated risks (where no commission is payable by insurers), maximum of 25% of premium or £100, whichever is greater

**Quotations**
All quotations are subject to change in respect of the amount of premium indicated and/or the terms and conditions that are applied.
Policy Terms, Conditions and Warranties
You should read through all policy terms, conditions and warranties shown on your policy documentation. Please ensure you understand them and are able to follow their requirements exactly. If not, please advise us immediately, as a breach of any terms, conditions or warranties may enable your insurer to terminate your policy from the date of that breach and/or repudiate a claim under your policy.

Renewal Premiums Paid by Instalments
We will contact you with the renewal premium and terms for the coming year in good time before the renewal of your policy.

If you have not contacted us before the renewal date, we will renew the policy automatically on your behalf. If you do not wish to renew your policy, please let us know as soon as possible but in any event prior to the renewal date. We also advise you to cancel your direct debiting instruction with your bank prior to the renewal date.

If it is your intention to renew the policy, no action is required by you and the policy will renew automatically. If we have not already done so, we will send your new insurance documents to you.

Disclosure of Commission
When you take out a policy with us, the insurer pays us a percentage commission from the total premium (less insurance premium tax). If the policy we sell reaches specific profit targets for some insurers, they also pay us a bonus. If you would like to know the amount of commission that we are paid in respect of your insurance contract, this information is available on request.

Earning Interest on Customer Premiums
We hold premiums that you pay to us in a Client Money Bank Account. Under FCA we have to inform you that we may earn interest from the money held in our Client Money Bank Account, which may exceed £20 for any one transaction that you make with us. By accepting these Terms of Business, you are giving your consent for us to act in the manner described in this Section.

Customer money passed to another person
In accordance with FCA Regulations we have to inform you that in managing and/or arranging your insurance requirements, we may transfer money that you have paid us, in payment of an insurance premium, to another insurance intermediary. By accepting these Terms of Business, you are giving your consent for us to act in the manner described in this Section.

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 (non-)exclusive jurisdiction of the English Courts.

This Agreement shall be governed by the laws of Scotland, and the parties agree herewith that any dispute arising out of it shall be subject to the (non-)exclusive jurisdiction of the Scottish Courts.

Other taxes or costs
Other taxes or costs, or both, may exist in relation to the products and services offered by us, which are not paid through, nor imposed, by us.

Data protection/ Money Laundering act: Credit Reference and Fraud prevention agencies:
County Insurance Services Limited are the data controller of any personal information you provide to us or personal information that has been provided to us by a third party. We collect and process information about you in order to arrange insurance policies and to process claims. Your information is also used for business purposes such as fraud prevention and detection and financial management. This may involve sharing your information with third parties including insurers; brokers, insurance intermediaries such as managing general agents, reinsurers, claims handlers, loss adjusters, credit reference agencies, service providers, professional advisers, our regulators, police and government agencies or fraud prevention agencies

We may record telephone calls to help us monitor and improve the service we provide. For further information on how your information is used and your rights in relation to your information please see our privacy notice at www.county-insurance.co.uk/downloads If you are providing personal data of another individual to us, you must tell them you are providing their information to us and show them a copy of this notice

Message from The Financial Conduct Authority
Think carefully about this information before deciding to go ahead

Issued Sept 2019