





Special Car Insurance Conditions - All Risk		
01. WHO ARE INSURED?	 The insurance applies to all people listed below. These people are referred to as "you" in the conditions set out below: The person taking out this insurance; The person who uses the car for himself (owner or possessor in accordance with the inspection card or certificate of registration issued by the tax office); The driver of the car (someone driving the car with your permission); People traveling along in the car. 	
02. NEW-FOR-OLD VALUE SCHEME	 When do you qualify for the 3-year new-for-old scheme: The passenger car is no more than 3 years (36 months) old; The passenger car was purchased at a local dealership; The passenger car is for private use; You are the first owner; You are aged 25 or older; You are the first person for whom an inspection card has been issued for the passenger car (a purchase invoice for Aruba and Bonaire); First inspection date is not older than 14 days; Mileage reading must be a maximum of 100km. When transferring from another insurer, you were included in a 3-year new-for-old scheme at the other insurance company. To this end, you must produce a statement demonstrating you were included in a 3-year new-for-old scheme. When transferring, your 3-year new-for-old scheme is supplemented up to 3 year as follows: Car 1 year old: maximum new-for-old scheme: 1 year. Pick-ups do not qualify for a new-for-old scheme.	
03. WHERE ARE YOU INSURED?	The insurance applies in Aruba, Curaçao, St. Maarten or the BES Islands (Bonaire, St. Eustatius and Saba).	
04. WHAT ARE YOU INSURED FOR?	 Damage caused by your car and for which you are responsible. In that case, we insure: Damage caused by your car to third parties; Injury to the driver of your car; Damage caused by a trailer towed by your car to third parties. The trailer must form part of a traffic situation when causing the damage. Examples of trailers include full or folding trailers and caravans. Only if stated covered on your policy schedule; Damage suffered by others as a result of a car object you tow. Only if you were in compliance with all applicable regulations; Damage caused by your car to another car of yours. Provided this damage is not covered elsewhere; 	

• Damage to third parties as a result of a load falling from your car.





04. WHAT ARE YOU INSURED FOR? We also reimburse:

- Damage as a result of fire or explosion;
- Damage as a result of natural disasters;
- · Damage as a result of lightning or short-circuiting;
- Damage as a result of a collision with animals at large;
- Damage as a result of joyriding, loss or (attempted) theft, forced entry into your car;
- Broken window/windshield;
- Water damage (including flooding);
- Damage to your car caused by you or the authorized driver, unintentionally;
- Damage whilst your car was parked;
- Other (accident) damage to your car not caused intentionally;
- · Damage as a result of riots, disturbances, strike, malice (vandalism);
- Transport costs/tow charges (a maximum of twice per claim);
- Did you transport a dog or cat in your car? Were they injured in a traffic accident? We will reimburse the medical costs.

Damage to family motor vehicle

Compensation for damage with or by the motor vehicle to another motor vehicle, or to a trailer not attached to the motor vehicle causing damage, of which the policyholder is the owner or holder, insofar as:

- The damage was caused by the fault of the actual driver;
- The two motor vehicles are driven mainly by the policyholder or the family members living with him.

Unless a different insurance policy can be invoked

Not insured is the damage inflicted on the buildings or on the grounds used by or belonging to the policyholder. Neither is the possible depreciation of the motor vehicle or trailer insured.

05. WHAT ARE YOUR DEDUCTIBLES?

THE FOLLOWING DEDUCTIBLES APPLY FOR ALL RISK DAMAGES:

At the 1st notice of claim

Listed value	Deductible
up to 17,999	250,-
18,000 - 29,999	250,-
30,000 - 49,999	450,-
50,000 - 74,999	650,-
75,000 to 99,999	850,-
100,000 and higher	
2% of the listed value	

Prices in ANG.





DEDUCTIBLES?	Listed value	Deductible		
	up to 17,999	250,-		
	18,000 - 29,999	300,-		
	30,000 - 49,999	540,-		
	50,000 - 74,999	780,-		
	75,000 - 99,999	1000,-		
	100,000 and higher 2% of the listed value or the deductible stated on your policy schedule			
	Prices in ANG.			
	If the driver of the motor vehicle is under 23 of age or if the driver, at the time of the collision, is not listed on the policy schedule, an additional deductible of ANG. 350 applies on top of the aforesaid deductible.			
	of ANG. 150 applies on t If another party is respo	op of the aforesaid de nsible for your damag e claim does not coun	han 1 year, an additional deductible eductible. ge and we recover that damage at towards your deductible and doe	
	We do not charge a dedu	actible in the event of a	a broken window/windshield.	
06. MAXIMUM AMOUNTS PER CLAIM	The maximum loss that :	is reimbursed in the e	event of damage is as follows:	
	the damage is incurred w car will be the price of a applicable on the date of on the policy schedule. It listed value will be index	paid in the event of c within 36 months. The new passenger car of the loss, subject to a f this type or model is red in accordance with	a new-for-old scheme : ears less than 3 years old, provided e new-for-old value of the passenge the same make, type and model maximum of 125% of the value state s no longer available, the most rece h the cost-of-living index of the imum of 125% of the value stated o	
	and the repair costs are immediately prior to the depreciation rule below i	more than 2/3 of the v damage being sustai is applied:	r of the motor vehicle was under 25 value of the motor vehicle ned then, contrary to the above, th s after the insurance inception dat	





06. MAXIMUM AMOUNTS PER CLAIM	 If the damage is sustained after these 36 months, the insured value will be halved from the 37th month, after which the resulting value will be reduced by 10% per year on a pro rata basis.
	 B. If you have comprehensive insurance without a new-for-old scheme: The current market value of the car is paid out and if a loss event occurs within 60 months after the motor vehicle was taken into traffic for the first time, the following depreciation rates apply: 1. Not older than 12 months, 25% of the insured value; 2. Not older than 24 months, 20% of the value calculated under 1; 3. Not older than 36 months, 15% of the value calculated under 2; 4. Not older than 48 months, 10% of the value calculated under 3; 5. Not older than 60 months, 10 % of the value calculated under 4.
	In all other cases, we reimburse the current market value minus the residual value. The aforesaid percentages can be increased by 25%, depending on the condition of the passenger car (e.g. the absence of an airbag).
	If lost or stolen, the new-for-old value is paid out for cars less than 3 years old. All this in accordance with the provisions set out under 06 A.
	As commencement date for the depreciation we use the first day of the calendar year of the year of manufacture of the passenger car, unless the customer can demonstrate that he bought the passenger car on a date other than in the calendar year of the year of manufacture, in which case the amount actually paid by the insured will be used for depreciation. Extra coverage:
	 A maximum of ANG 2,500,- for accessories built in later. We reimburse these accessories on the basis of the replacement value. A maximum of ANG 250,- for medical costs of your dog or cat, without deductible.
07. COURTESY VEHICLE	 Replacement transport (similar to the insured car) is reimbursed subject to the restrictive conditions below. In the event of a repair, up to a maximum of 14 days and ANG. 1,000,-; In the event of a total loss, up to a maximum of 10 days and ANG. 1,000,-; If lost or stolen, as long as the car has not been recovered, up to a maximum of 21 days and/or up to a maximum amount of ANG. 1,000,
	NOTE : Reimbursement of replacement transport is subject to approval from our loss adjuster.
08. HOW IS THE DAMAGE TO YOUR VEHICLE ASSESSED AND REIMBURSED?	 We assess the damage on the basis of the cover selected by you and are entitled to reimburse the damage directly to the beneficiary. We engage an expert to assess the damage. If so required, we reimburse the costs of repair on the basis of new, similar parts.
bsurecuracao.com	 If the difference between the value before the accidents and the value of what remains thereafter is lower than the cost of repair, it is declared a total loss.





08. HOW IS THE DAMAGE TO YOUR VEHICLE ASSESSED AND REIMBURSED?

Total Loss

If your car is declared a total loss, we will be entitled to take possession of the wreckage. Damage will only be dealt with if you have submitted the insurance certificate, fully paid up. In the event of monthly installments, we set off the premium balance when damage is incurred.

Stolen

If your car is lost or stolen and not recovered within 21 days, we only pay out if you meet the following conditions:

• You have submitted your insurance certificate or, if the insurance certificate is in the stolen car, you will sign a statement indemnifying us against any consequences of failure to submit your insurance certificate;

• You will sign a statement in which you transfer your right of ownership to us.

If your car is financed, we will pay the reimbursement to the financier of the car. The value of anything remaining and the residual value is paid directly to you. If the car is recovered within 21 days after having been reported to the police, we will assess the damage on the basis of the cover taken out by you.

09. WHAT DAMAGE IS EXCLUDED?

This insurance never reimburses damage:

- As a result of a defect, wear and tear or poor maintenance;
- · As a result of faulty parts or a faulty construction;
- To a car or other object that was towed by your car;
- To a load or luggage that was transported with the car;
- During loading and unloading;
- During official and non-official (race) competitions in which the car was used;
- During hiring, leasing or use of the car as a taxi or bus;
- · Caused by people driving your car without permission;
- If the driver is not competent to drive. Examples: no valid driver's license, disqualified from driving, driving under the influence of alcohol, drugs or medication, participates in criminal activities;
- · As result of illegal accessories;
- To equipment that is not built-in (including theft and loss);
- If the inspection card is not in the name of the policyholder;
- If you caused damage intentionally or as a result of recklessness, or if this was caused with your permission;
- Because the car is (temporarily) unavailable to you;
- Because the car dropped in value after having sustained damage, despite having been repaired. (In the event of a write-off, the loss adjuster determines the value after having been written off);
- Because of other indirect loss as a result of damage (following an accident);
- Whilst the car is seized;
- As a result of special arrangements, such as warranty, indemnification or penalty clauses;
- Which is already reimbursed by virtue of a law or other insurance, or which would have been insured if you had not been insured with us;

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09. WHAT DAMAGE IS EXCLUDED?	 If the driver was unfit to drive motor vehicles to the extent that this would have been prohibited under law or by the authorities; Caused while the motor vehicle was entrusted to a transport company in connection with transportation across the sea, other than by a ferry within the territorial scope of the insurance; To goods (including fencing) that belong to the insured, were in the possession of the insured or that were transported with the vehicle; If driver fell asleep.
10. RECOVERABLE DAMAGE OR LOSS	 In the cases below, we will at all times claim back any reimbursed damages from you: The driver had consumed more alcohol than permitted by law; The driver was under the influence of medicines or drugs; The driver did not have a valid driver's license; The damage was intentionally caused by or on behalf of the policyholder or the driver; If the policy does not provide coverage and, in accordance with the LAM (National Ordinance on Motor Vehicles Liability Insurance), must indemnify the injured party; If the driver was unfit to drive motor vehicles to the extent that this would have been prohibited under law or by the authorities.
11. WHAT DO WE MEAN BY	 No-claim years A year (12 consecutive months) that you drive without damage attributable to you is referred to by us as a no-claim year. The number of no-claim years is accrued through time. The more no-claim years you accrue, the less premium you pay. Main driver The person usually driving the car. Current market value The insured sum or the new-for-old value as stated on the policy schedule, after deduction of the depreciation rate referred to in article 06. New-for-old value The new-for-old value of the passenger car will be the price of a new passenger car of the same make, type and model applicable on the date of the loss. If this type or model is no longer available, the most recent listed valued will be indexed in accordance with the cost-of-living index of the Central Bureau of Statistics. Replacement value The amount needed to replace your items by similar items.





11. WHAT DO WE MEAN BY...

Total Loss

The total repair costs of the motor vehicle are more than 2/3 of the insured value and the motor vehicle was used for private purposes only.

Car

The passenger car is for private use

DISCOUNT & SURCHARGES

Step	Current premium %	Without claims to step	1 claim to step	2 claims to step
22	20	22	17	17
21	25	21	16	15
20	25	20	15	13
19	25	19	14	11
18	30	19	13	11
17	30	18	12	9
16	30	17	9	5
15	35	16	8	5
14	35	15	7	4
13	35	14	6	3
12	40	13	5	2
11	40	12	4	1
10	45	11	3	1
9	45	10	3	1
8	50	9	3	1
7	65	8	3	1
6	80	7	3	1
5	90	6	2	1
4	95	5	2	1
3	100	4	2	1
2	110	3	1	1
1	120	2	1	1

TRANSPORT CLAUSE	It is specifically agreed that, in the event that the damage incurred to the insured motor vehicle cannot be repaired or entirely repaired on the island, the cost of transport will be wholly for the policyholder's account.
PARTS UNAVAILABLE	If it is determined after the damage incurred to the insured motor vehicle, that the required part(s) is/are not available, the additional costs for repair (extra work, freight, unable to use own car, etc.) are disqualified from reimbursement.
EXCLUSION AIRPORT RISK	Expressly excluded from this insurance is the liability for damage/loss, irrespective the nature thereof, incurred to the insured motor vehicle while on airport grounds. This exclusion does not apply for damage incurred in any public parking areas of the airport or connecting public roads.
DUTY TO REPORT	 If the insured motor vehicle is involved in a traffic accident, the insured must, without delay, contact the competent authority(ies) identified below: For Curaçao, ForenSys tel. 199, for further assistance; For Aruba, contact the Police tel. 100, for further assistance or ForenSys Aruba B.V. tel. 165.
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