

GENERAL CONDITIONS

1. PURPOSE OF THE CONTRACT

The purpose of the policy is to indemnify the Policyholder in respect of damage to the cars, estate cars, utility vehicles as along with vans and lorries (with a total maximum permitted weight (P.M.A.) less than 10 tonnes). These vehicles belong to the policyholder and are leased (long or short term) to third parties.

The vehicles leased by LEASEPLAN to a company itself carrying on leasing are expressly excluded from the insurance, unless there is prior express agreement from the Company.

2. DECLARATIONS

The Policyholder taking out the policy undertakes:

- To present, on taking out the policy: the statement of the fleet, from which this contract has been completed.
- To supply to the insurer monthly a statement of the fleet and the claims for the period concerned.

The claims of vehicles not declared will not be indemnified in respect of Cover per event and will not be taken into account in the calculation of the average claims cost serving as basis for the STOP LOSS cover. The claims indemnified by the Cover per event will not be indemnified under the Stop Loss cover.

