



Curtis Marine Insurance Brokers Limited - Terms of Business Agreement:

Our Service –

Curtis Marine Insurance Brokers Limited, (trading as Curtis Marine Insurance and SUPinsure), trading from Plymouth Marine Centre, Billacombe Road, Plymouth, PL9 7HP, is authorised and regulated by the Financial Conduct Authority. We are permitted to arrange and deal as an agent of insurers in respect of general insurance products, and to assist you in presenting claims to insurers on your behalf. We also provide advice on a select number of insurers' products, with the exception of Marine Legal Protection and our Online Quote & Buy insurance products purchased via www.curtismarine.co.uk and www.supinsure.com when we use single insurers, who will be clearly identified in the quotation, for which we do not offer any advice or recommendation and you will need to make your own decision regarding the suitability of any policy of insurance purchased. You may ask us for a list of the insurers we deal with and select products from. We are not contractually obliged to represent any of these insurers.

Financial Conduct Authority (FCA) – You can check our authorisation on the FCA Register by visiting www.fca.org.uk/firms/financial-services-register or by contacting the FCA on 0800 111 6768.

Disclosure of Information by You –

Consumer Customers: You must take reasonable care to answer all questions honestly, accurately and to the best of your knowledge and to provide correct information during your insurance application, including at renewal and when amending your policy. If you do not provide correct information or answer the questions correctly, your policy may be cancelled, or treated as if it never existed, and your claim may be rejected or not fully paid.

Commercial Customers (where the insurance is arranged wholly or mainly for proposes related to your trade, business or profession):

Duty of Fair Presentation - It is your responsibility to provide us with all information requested and to ensure it is true, complete and not misleading in any way. You must disclose every material circumstance known to you or which ought to be known to you, or failing that disclose sufficient information to put a prudent insurer on notice to make further enquiries to reveal those material circumstances. Such circumstances may influence the insurer's decision to accept the policy and/or what terms are applied. Failure to disclose material circumstances may invalidate your insurance and your policy may be cancelled, or treated as if it never existed, and your claim may be rejected or not fully paid. If you are in any doubt whether any circumstances are material then you should disclose them. This duty applies not only during your insurance application but also at renewal and when amending your policy.

Data Protection Legislation –

By asking us to quote for, arrange or handle your Insurances, you are providing your informed agreement to our processing your personal data so that we can meet our contractual obligations. We will process any personal information we obtain in the course of providing our services to you in accordance with current legislation, such as the General Data Protection Regulations. In administering your Insurances, it will be necessary for us to pass such information to Insurers for underwriting and claims purposes and other product or service providers which may also provide us with business and compliance support. We may also disclose details to relevant parties, as necessary, to comply with regulatory or legal requirements. We will not otherwise use or disclose the personal information we hold without your consent.

If at any time you wish us, or any company associated with us, to cease processing any of the personal data or sensitive personal data we hold, or to cease contacting you about products and services, please write to us at Plymouth Marine Centre, Billacombe Road, Plymouth, PL9 7HP.

You may view our full Privacy Policy available at www.curtismarine.co.uk/privacy-policy – copy on request.

Instructions by Email –

If you wish to instruct us to arrange or amend an insurance by e-mail, there will be no insurance in force until we have confirmed cover to you.

Notification of Claims –

Please refer to your insurance policy wording booklet for full details if you need to notify a claim. You should contact us or the insurer direct as soon as possible using the contact details provided in your policy. If in doubt about whom you should contact, please contact us on 01752 485090. Please Note: We act for you by assisting in presenting your claim and liaising with Insurers. We have no authority to agree or authorise any work or any course of action, or to accept or decline a claim.

Cancellation Rights –

Please check your policy document which will provide you with specific information on your full rights to cancel your insurance. A personal insurance policy may be cancelled within 14 days of receiving your policy documentation and (providing no claims have been made or incidents likely to give rise to a claim have arisen) you will be entitled to a full refund of premium. Please contact our office should you want to exercise your right to cancel.

Refund Procedure (outside of cancellation rights) –

Where you cancel your personal insurance outside of the 14 day cancellation period or where you cancel your commercial policy at any time, we reserve the right to charge for our time in providing you with advice and for the administration costs involved. This may result in us retaining our original commission and fees. If you cancel you may receive a pro rata refund of premium from the insurer, providing no claims have been made or incidents likely to give rise to a claim have arisen. For some insurance contracts, insurers will not provide refunds for mid-term cancellation of cover, and we will advise you of this if it affects you. Taking into account the administration costs when amending your policy, we do not provide refund payments of less than £25.00. Our fees and charges made are non-refundable in the event of cancellation or amendment to your policy.

Our Fees and Charges –

We reserve the right to make charges to cover the administration of your insurance. Our charges are as follows;

Consumer Customers:		Commercial Customers:	
New Policies and Renewals...	£10.00	New Policies and Renewals...	£15.00
Adjustments...	£15.00	Adjustments...	£25.00
Return Premiums and Cancellations...	20% of any return premium, subject to a minimum charge of £25.00	Return Premiums and Cancellations...	20% of any return premium, subject to a minimum charge of £25.00
Other Charges...	See Payment Terms below	Other Charges...	See Payment Terms below

Payment Terms –

Payment is required in full when cover commences. We normally accept payment by cash, cheque and certain cards. You may be able to spread payments through an insurers instalment scheme, or a credit scheme which we arrange exclusively through Premium Credit Limited, subject to status, full details on request. Payment by Bank Transfer may also be available subject to our agreement, further details are available upon request.

Security of Your Money –

Prior to your premium being forwarded to the insurer, and for your protection, we either hold your money as an agent of the insurer, or hold it in a client bank account on trust for you. We may need to transfer your money to another intermediary in some cases. However, your money will be protected at all times because of our requirements under FCA rules. We also reserve the right to retain interest earned on this account. By instructing us as your broker you accept these Terms of Business and give us your consent to operate in this way.

Complaints Procedure –

It is our intention to provide a high level of service at all times. However, if you have reason to make a complaint about our service you should write to the Directors at the above address or call 01752 485090. You may be entitled to refer the matter subsequently to the Financial Ombudsman Service (FOS). You can contact the FOS by telephone on 0800 023 4567 and further information is available at www.financial-ombudsman.org.uk. If you do decide to refer any matter to the FOS your legal rights will not be affected.

Compensation –

We are covered by the Financial Services Compensation Scheme (FSCS) which means that you may be entitled to compensation if we are unable to meet our obligations to you. This depends on the type of business and circumstances of the claim. Further information is available at www.fscs.org.uk or by contacting the FSCS directly on 0207 892 7300. In addition, the Lloyd's Central Fund is available to meet certain claims at the discretion of the Council of Lloyd's.

Documentation –

We may keep certain documents whilst we are awaiting full payment of premiums or charges. In these circumstances we shall provide details of your insurance cover and any documents that you require by law.

Block Transfers –

In respect of some classes of insurance we may operate block insurance arrangements in order to provide competitive terms. On occasions it will be necessary for us to transfer such blocks from one insurer to another where this is beneficial for our clients. This Terms of Business Agreement constitutes both your acceptance that we may do this and your prior request for us so to do.

Marketing –

In asking us to act as your broker you are aware that we may use your information to keep you informed by mail, telephone, email or other electronic means of other products and services available from us which may meet your insurance needs. Your information may also be used for these purposes after your policy has lapsed. Please let us know if you do not want your information to be used in this way.

Curtis Marine Insurance is a trading name of Curtis Marine Insurance Brokers Ltd. Authorised & regulated by the Financial Conduct Authority.

Registered in England & Wales, No: 6465804. Registered Office: Plymouth Marine Centre, Billacombe Road, Plymouth, PL9 7HP.

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