

INSURANCE POLICY CONDITIONS OF 01/01/2024

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1. GENERAL INFORMATION

All vehicles are insured but are subject to excess in case of collision or theft. Excess payments can be reduced by purchasing an excess cover insurance from Gjensidige Forsikring, for whom we act as an insurance intermediate, when hiring a vehicle.

2. WHO DOES THE INSURANCE COVER?

2.1 General

The policy covers you as the policyholder and renter of the vehicle, plus any additional driver(s) who is/are named in the hire agreement. The liability insurance and accident and rescue policies cover all passengers in the vehicle.

The policy covers all renters who have held a driving licence for at least 1 year. Any named drivers must also satisfy these conditions and present a valid driving licence to Hertz. Only those persons named in the hire agreement are entitled to drive the hire vehicle. Family members may also use the vehicle with the consent of and at the risk of the renter.

3. WHERE IS THE INSURANCE VALID – GEOGRAPHICAL COVERAGE

3.1 In which countries

The policy applies in Norway unless otherwise agreed and stated in the rental contract.

3.2 In Europe

The policy applies in most countries in Europe if stated in the rental contract.

4. SCOPE OF INSURANCE

4.1 Insurance cover

The policy provides the cover indicated in the specific hire agreement.

5. INSURANCE POLICIES

5.1 Collision Damage Waiver (CDW)

Collision damage insurance limits the renter's financial liability up to NOK 20,000 in case of collision damage, fire damage, vandalism, glass damage and rescue. The policy does not cover embezzlement, theft with a key, theft, or attempted theft.

Damage must always be reported to the Hertz hire centre immediately. This protection is only valid if the renter fills in, signs, and submits a claims form to Hertz.

5.2 Theft Protection - TP

Theft protection insurance limits the renter's financial liability to NOK 20,000 for theft or unlawful use of vehicle, break-in, or attempted theft of vehicle.

Damage must always be reported to the Hertz hire centre immediately. Theft protection insurance is only valid if the renter fills in, signs and submits a claims form to Hertz. The renter is responsible for reporting the theft or break-in to the police.

If TP is not signed for, the renter is financially liable for damages, loss of vehicle and transportation costs resulting from any theft. Liability is limited to the "Excess for theft" as stated in the hire agreement. TPI does not cover vandalism to the rental car. Vandalism is covered by CDW.

5.3 Supercover

The policy limits the renter's financial liability to NOK 2,000 in the event of collision damage, fire damage, vandalism, theft, vehicle theft, burglary or attempted theft or seizure of the vehicle. In addition, glass damage and rescue. Supercover cannot be purchased without CDW and TP is included in the rate/signed for.

Damage must always be reported to the Hertz hire centre immediately. Theft protection insurance is only valid if the renter fills in, signs and submits a claims form to Hertz. The renter is responsible for reporting the theft or break-in to the police.

The insurance also covers the following cases of damage:

Incorrect filling of fuel

In the event of incorrect fuel filling, costs for emptying the tank and refilling are covered of fuel. The excess for the customer amounts to NOK 2,000.

Locked or lost car key

In the event of a locked or lost key, the costs for a new corresponding rental car on the existing rental contract are covered, including additional costs for the necessary onward transport to a new rental location. The excess for the customer amounts to NOK 2,000.

Damage to tyres and rims

In the event of damage to tyres and/or rims, costs for repairs or the purchase of new tyres and rims are covered. The excess for the customer amounts to NOK 2,000.

Damage to glass

In the event of damage to glass as a result of stone chips or break-ins/vandalism, the repair or replacement of glass is covered. The excess for the customer amounts to NOK 2,000 for the replacement of glass and NOK 0 for the repair of glass.

5.4 Assistance insurance – PERS (Premium Emergency Roadside Service)

This policy covers fees for recovery or towing of hire vehicles as a result of damage or unforeseen vehicle failure. The policy also includes roadside assistance in case you are locked out of the vehicle, run out of fuel, flat battery, fill the vehicle with the wrong fuel, or suffer a puncture. Fees for remedying damages are not covered (incorrect fuel, tyres and rims).

The excess for the customer amounts to NOK 0.

5.5 Personal Accident Insurance (PAI)

This policy covers all persons who are lawfully driving the vehicle and who are named in the hire agreement or passengers in the same vehicle.

The policy contains two types of cover:

- Accident – death
- Accident – medical incapacity

5.5.1 Accident

This policy covers the following:

This policy covers injuries suffered by drivers/passengers (insured parties) in an accident which occurred while the injured party was in the vehicle. If the vehicle is the direct cause of the damage or injury, the company is also liable for injuries suffered by insured parties when they are outside of the vehicle.

Injury is understood here as a bodily injury caused by a sudden external event - accident - which occurs during the insurance period. Psychological damage, e.g., shock, is not considered an injury here, unless a physical injury occurred at the same time leading to permanent or compensational incapacity.

The policy does not cover injuries:

- which are caused by stroke, fainting or other health condition
- which are caused by earthquakes or volcanic eruptions in Norway
- which occur during participation in a crime
- which occur while the vehicle has been requisitioned for or is being used in connection with mobilisation of armed forces or military exercises.

The coverage is still in effect if the vehicle is being driven by the renter during military exercises in peace time.

Even if an injury can be demonstrated as the cause of such, the following illnesses or health conditions are not covered by this policy: heart attacks, angina, cancer, varicose veins, nucleus prolapse, sciatica, lumbago, rheumatism, arthritis, ankylosing spondylitis, spondylosis deformans, nerve root disorders, nerve root compression, osteochondrosis, herniated disc, spinal stenosis, gout, neurosis, spondylolisthesis.

The policy does not cover any worsening of a person's health if, according to medical experience, this worsening is likely to have occurred even if the accident had not.

The policy does not cover injuries suffered in connection with committing or taking part in an intentional criminal act.

5.5.1.1 Death

This policy covers the following:

Death

If the injury leads to death within 1 year, compensation will be paid out to the amount of NOK 100,000 per person. Any incapacity compensation that may have been paid out for the same injury will be offset against this compensation. This compensation for death will accrue to the spouse, or collateral heirs according to the law or last will and testament.

5.5.1.2 Medical incapacity

This policy covers the following:

Medical incapacity

If, within 3 years, the injury leads to an incapacity which is assumed to be permanent, incapacity compensation will be paid out.

In the event of full incapacity, the entire insurance sum of NOK 200,000 will be paid out to each person. In the event of partial incapacity, a smaller corresponding amount will be paid out. If the insured party dies more than 1 year after the injury was suffered, incapacity compensation will be paid out provided it may be assumed that

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the injury would have led to permanent incapacity. If the insured party dies within 1 year after the injury was suffered, incapacity compensation will not be paid out. Compensation will accrue to the insured party.

The degree of incapacity will be assessed 1 year after the injury occurred. Compensation is payable on the anniversary of the injury. If any of the parties believe that the degree of incapacity may change, they may request that final settlement be suspended for no longer than 3 years for adults and 5 years for children under 20 years of age after the injury occurs.

The policy does not cover the following:

- Loss of capacity to work (occupational disability);
- Functional impairment which cannot be objectively identified
- More than 100% incapacity for the same injury.

How the degree of incapacity is determined

The degree of incapacity is determined in accordance with the Royal Norwegian Ministry of Labour and Social Affairs' incapacity key of 21/04/1997.

Amount of compensation

Compensation will be paid out to the level of insurance which corresponds to the medical degree of incapacity. If function was already impaired, the medical degree of incapacity for this reduction will be deducted from the compensation. If functional capacity cannot be improved by using prosthetics, the degree of incapacity will be determined with respect to the prosthetic function as well.

Limits on sum insured

The total sum insured is limited to NOK 1 mill. in total for drivers and passengers in the vehicle. This sum will be divided proportionately - between those persons who were in the vehicle at the time of the damage event, depending on compensation for death or incapacity. In all cases, the sums insured as specified under "Death" and "Invalidity" represent the upper limits for the company's liability according to this policy.

6. OTHER POLICIES FOR HERTZ RENTAL VEHICLES

6.1 Liability insurance

All rental vehicles are covered by mandatory liability insurance in accordance with the Norwegian Vehicle Liability Act (Bilansvarsloven) of 3 February 1961.

7. GENERAL CONDITIONS FOR LIMITATION OF LIABILITY

7.1 Limitation of liability when the driver is under influence

The company is not liable for insured events which the insured party has caused while driving the vehicle under the influence of alcohol or other intoxicating substance of their own volition (see Sec. 22(1) Norwegian Highways Act (Vegtrafikkloven)). The same applies to insured events caused by another person while this person is driving the vehicle in such a state if the insured party was involved in the use of the vehicle even though they knew or must have understood that the driver was under the influence, see Sec. 4(9) FAL (Norwegian Insurance Act).

7.2. Limitation of liability in the event of a breach of safety regulations.

7.2.1. The policy is subject to the following safety regulations:

- a) The driver of the vehicle must have a valid driving licence for the relevant type of vehicle;
- b) The doors and boot of the vehicle must be locked when the vehicle is left unattended; It must be ensured

- that the vehicle's keys are kept out of reach of unauthorised persons;
- e) Goods which are in the vehicle must be properly secured such that they cannot cause damage;
 - g) The vehicle must not be used to participate in or practise for racing or test drives;
 - h) The vehicle must not be used for off-roading;
 - i) Use of mobile telephone when you are driving is prohibited.

7.7.2. If there occurs an insured event which is caused by a breach of the safety regulations described, the company's liability to make any payments, and if so how much, shall be determined with respect to the degree of fault, the course of the damage event, and the circumstances as a whole, see Sec. 4(8) FAL.

7.2.3 Acts and omissions on the part of someone who is not an insured party. (Identification).

Acts and omissions on the part of a person who, with the consent of the insured party, is responsible for the vehicle shall have the same effect for the rights of the insured party according to the policy as if such acts and omissions had been committed by the insured party themselves, unless otherwise agreed and specified on the insurance certificate.

7.2.4. Breaches of disclosure obligations which the company may invoke against the policyholder according to Sec. 4(2) FAL may also be invoked against other parties who may be insured under the policy.

8. GENERAL CONDITIONS

8.1 Special restrictions on the company's requirement to pay out compensation

- The company is not liable for losses or damages, or increases in losses or damages, which are directly or indirectly caused by or related to:
- nuclear core reactions, ionising radiation, nuclear fuel, radioactive radiation/waste, use of rockets or hazardous spreading of biological or chemical substances
- radioactive, poisonous, explosive or other hazardous properties of nuclear explosives
- acts of war or similar acts, regardless of whether or not war has been declared, civil unrest or similar serious disruption to civil order
- earthquakes or volcanic eruptions.

8.2 Acts of terror

Damages caused by acts of terror, including acts which involve the spreading of chemical or biological substances, are covered in accordance with the following provisions: An act of terror is understood as an act which causes injuries and which appears intended to cause serious personal injury or property damage or other significant loss in order to influence political, religious or other ideological bodies, or in order to elicit fear among the population.

The company's total liability for all possible compensational damage events which are directly or indirectly caused by or related to an act of terror is limited to a maximum of NOK 1 billion per each incident, and NOK 1 billion per calendar year for all incidents. These limits apply to the company's liability according to all insurance agreements within the company combined, except for agreements concluded separately for covering damages or losses caused by terrorism. Each incident is understood to mean all damage events which affect the Company and which occur within a period of 48 hours, calculated from the first damage event and which are directly or indirectly caused by or related to an act of terror. If the per-incident limit is exceeded, all compensation will be reduced proportionately.

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Exemption - Damage to the following is not covered:

- dams, tunnels, bridges
- airports, train stations
- nuclear power plants
- buildings with more than 25 storeys
- offshore installations
- properties/interests outside of the Nordic region.

8.3 Consequences of fraud

Persons committing fraud against the company shall forfeit all rights under the insurance agreement and other insurance agreements with the company in relation to the same incident, and the company may terminate any insurance agreement with this person, see Sec. 4(2), Sec. 4(3), Sec. 8(1) or Sec. 13(2), Sec. 13(3) and Sec. 18(1) FAL.

9. MAKING A CLAIM

If an insured event has occurred, the Company must be notified as soon as possible. The right to compensation is forfeited if the claim is not reported to the Company within 1 year of the insured party becoming aware of the circumstances, on which the claim is based, cf. Sec. 18(5) FAL.

Insurer

The insurer for the above policies is Gjensidige Forsikring and the policyholder is the renter. Gjensidige Forsikring offers and provides the insurance, while Hertz brokers the policies.

The insurer is Gjensidige Forsikring ASA (org. nr. 995 568217), Schweigaards gate 21, 0191 Oslo

Disputes and how to complain

If disputes arise concerning the insurance agreement, complaints can be lodged with the Norwegian Financial Services Complaints Board (FinKN), Postboks 53 Skøyen, 0212 Oslo. Tel. 23 13 19 60.