

Auto Europe Breakdown Protection Summary

Summary	
This breakdown protection is our promise to reimburse you if your rental car suffers a breakdown, or if have to pay a damage excess on a car rental vehicle booked through us. Customers should refer to the full Auto Europe Breakdown Protection Terms and Conditions, which are set out below, available on our website, and will be included with your booking confirmation email.	
Rental Period	As per Auto Europe Booking Voucher
Who is Protected?	Any driver named on the rental agreement

Breakdown Protection maximum payable

The Excess on the Rental Agreement	Up to NZD4,000
Which includes:	
Towing costs	Up to NZD4,000
Refund of Unused Rental Days	Up to NZD4,000
Damage to Additional Rental Items	Up to NZD4,000
Emergency Accommodation and Transport	Up to NZD1,000
Replacement Keys	Up to NZD500
Fees for Vehicle Immobilisation	Up to NZD500
Administration fees	Up to NZD500
Credit Card Fees	Up to NZD500

Territorial Limitations

Worldwide excluding Afghanistan, Central African Republic, Chechnya, Democratic Republic of Congo, Egypt, Iraq, West Bank, Gaza and the Occupied Territories of Israel, Libya, Nigeria, North Korea, Somalia, South Sudan, Sudan, Syria, and Yemen.

Important Information

Please check that the limit of this protection is adequate for the damage excess amount stated on the rental agreement. The maximum claim is up to NZD4,000.

This breakdown protection can be amended or cancelled free of charge when Auto Europe is advised 48 hours prior to the reserved car rental start date.

How to make a Reimbursement Application

All applications should be notified via <https://www.carhire refunds.com/> where you will be able to submit your application and all supporting documents online.

If you have any questions regarding your application please contact:

Email: damage@autoeurope.co.nz

Phone Toll-free: 0800 453 930

Auto Europe has procured an insurance policy covering our financial exposure to this Breakdown Protection through syndicate underwriters at Lloyd's of London.

Auto Europe Breakdown Protection

At Auto Europe we are dedicated to providing you with a high quality service. This breakdown protection is our promise to reimburse you if your rental car suffers a breakdown, or if you have to pay a damage excess on a car rental vehicle booked through us. This breakdown protection will form the contract between you and us, and is subject to the terms and conditions detailed below.

The period of breakdown protection will start from the time you take legal control of the rental vehicle and will cease:

1. at the time you return the rental vehicle to the rental company who assumes control of the vehicle; or
2. on the end date specified of your rental agreement, whichever occurs first.

All amounts referred to in this document are in New Zealand Dollars, unless stated otherwise.

When and where we will pay you

We will pay you, up to NZD4,000, for the amount of excess which you are required to pay under the vehicle rental agreement for any single incident or series of incidents under a single vehicle rental agreement in respect of breakdown or damage to the rental vehicle including:

1. loss resulting from towing costs or vehicle immobilisation;
2. loss resulting from your inability to use the rental vehicle which is caused by vehicle breakdown, accident or damage;
3. loss resulting from damage to additional items rented from the hire company;
4. loss resulting from credit card or administrative costs;

provided that you are held responsible as declared in the vehicle rental agreement for the excess.

Valid rental agreements

This breakdown protection must have been purchased at the time of making your rental booking and cover the full period of the rental agreement for which you wish the breakdown protection to apply. We will not accept any request for reimbursement for damage occurring under a vehicle rental agreement that commenced prior to the start of this breakdown protection or where the breakdown protection end date is before the end date of the vehicle rental agreement.

You must ensure the vehicle rental agreement includes a valid comprehensive motor insurance policy whilst you the renter is renting and driving the rental vehicle.

Maximum rental period

This breakdown protection is provided for multiple rental vehicles at any one time where the details of the rental vehicles are recorded under the breakdown protection. The maximum period of any single vehicle rental agreement should not exceed 60 days.

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Limit of breakdown protection

Our breakdown protection shall not exceed NZD4,000 in total in respect of each and every reimbursement during the period of breakdown protection.

Included in our breakdown protection:

This breakdown protection automatically includes the following costs and services up to the amount specified in each section:

(1) Towing Costs

We will pay you for costs incurred, up to a maximum of NZD4,000 if the rental vehicle is unable to be driven and is towed during the period of a single vehicle rental agreement covered by this breakdown protection. The most we will reimburse NZD4,000 or currency equivalent.

(2) Unused Rental Days

We will pay you for costs you incur, up to a maximum of NZD4,000, if the rental vehicle is unable to be driven due to a breakdown, an accident, or vehicle damage, resulting in unused rental days during the period of a single vehicle rental agreement covered by this breakdown protection. The most we will pay is NZD4,000 or currency equivalent.

(3) Additional Rental Items

We will pay you for costs you incur, up to a maximum of NZD4,000, for damage to additional rental items listed on the vehicle rental agreement during the period of a single vehicle rental agreement covered by this breakdown protection. The most we will pay under any breakdown protection is NZD4,000.

(4) Emergency Accommodation and Transport

We will pay you for costs you incur, up to a maximum of NZD1,000, for emergency accommodation and transport if the rental vehicle is unable to be driven due to a breakdown, an accident, or damage. The most we will pay under any breakdown protection is NZD1,000.

(5) Replacement Keys

We will pay you for costs you incur, up to a maximum of NZD500 if you are charged for loss or damage to the key for a rental vehicle (including replacements locks and locksmith charges). The most we will pay under any breakdown protection is NZD500.

(6) Fees for Vehicle Immobilisation

We will pay you for costs you incur, up to a maximum of NZD500 if you are charged with extra car rental fees for the vehicle immobilisation. The most we will pay under any breakdown protection is NZD500.

(7) Administration or Credit Card fees

We will pay you for costs you incur, up to a maximum of NZD500 incurred if the car rental company charges you an administration fee, or if your credit card company charges you fees, as part of your damage excess charges. The most we will pay under any breakdown protection is NZD500 for administration fees; and NZD500 for credit card fees.

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What we will not pay for

Under this breakdown protection, we will **not** pay for any of the following:

1. Any amount exceeding NZD4,000.
2. Any reimbursement for an excess which is:
 - a. waived under the motor insurance policy, or
 - b. reimbursed to you by the motor insurer or hire company, or
 - c. if paid by the insurer to the renter, under the motor insurance policy, or
 - d. if paid by a third party.
3. Where the vehicle rental agreement is for a period longer than 60 continuous days.
4. Unauthorised use of the rental vehicle. This means when the rental vehicle is being:
 - a) used for a purpose which is not permitted or is excluded by the terms of the vehicle rental agreement or corresponding motor insurance policy provided to you by the hire company; or
 - b) used in racing competitions, rallying, trials, rallies or speed testing, or when driven on a motor sport circuit; or
 - c) used off official public roads or on unpaved roads; or
 - d) used to transport illegal goods or contraband; or
 - e) driven by the renter or a specified driver, should it be proven to our satisfaction that the driver was under the influence of alcohol or drugs at the time of such loss or damage occurring. (A conviction under the relevant law (including a conviction for failing to supply a specimen of breath, blood or urine) shall be deemed to be conclusive evidence that the driver at the time of the loss or damage was under the influence of alcohol or drugs.)
5. Violation of the vehicle rental agreement terms
Any liability loss or damage if either the renter or a specified driver is in breach of the terms and conditions of the vehicle rental agreement at the time such liability loss or damage occurs.
6. Damage to third party vehicles
For damage to vehicles which are not rental vehicles hired by the renter under a vehicle rental agreement (other than a courtesy car).
7. Unauthorised drivers
Any person driving the rental vehicle who is not the renter or a specified driver named on the vehicle rental agreement, and by any person who does not hold a valid full driving licence.
8. Territories
Loss or damage that occurs in Afghanistan, Central African Republic, Chechnya, Democratic Republic of Congo, Egypt, Iraq, West Bank, Gaza and the Occupied Territories of Israel, Libya, Nigeria, North Korea, Somalia, South Sudan, Sudan, Syria, Yemen.
9. Unacceptable vehicles
Loss or damage arising from the rental of a vehicle which is not promoted on our website or by our call centre at the time of making your rental booking.

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10. Unacceptable vehicle types

Loss or damage arising from the rental of a vehicle which:

- a) has a gross vehicle weight in excess of 3,500kg,
- b) is not licensed for road use,
- c) is a non-motorised vehicle e.g. trailers, loan vehicles, or motorcycles,
- d) is classed as a moped, motorbike, quad bike, off-road vehicle, or truck, motorhome or recreational vehicle;
- e) has more than 25 seats.

11. Rental vehicle interior

Loss or damage to the interior of the rental vehicle.

12. Property in the renter's control

Loss or damage to the contents of the rental vehicle or any property being transported by the renter or otherwise in the renter's care, custody or control.

13. Radioactivity, Nuclear

Any legal liability of whatsoever nature directly or indirectly caused by or contributed to or arising from:

- a) ionising radiations or contamination by radioactivity from any irradiated nuclear fuel or from any nuclear waste from the combustion of nuclear fuel; or
- b) the radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear component.

14. War and Hostilities

Any consequence of war invasion or act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection or military or usurped power.

15. Deliberate or reckless damage

Any loss or damage resulting from loss or damage caused deliberately or recklessly by you or any of the specified drivers.

16. Wear and tear, gradual deterioration, damage caused by animals

Any loss or damage arising from loss or damage caused by wear and tear, gradual deterioration, domestic animals, pets, insects or vermin.

17. Loss of value

Any depreciation or loss of value following repairs.

18. Confiscation, requisition or destruction of the rental vehicle

Any loss or damage arising from confiscation, requisition or destruction of the rental vehicle by or under the order of any Government or Public or Local Authority.

19. Benefits payable pursuant to uninsured, underinsured motorist legislation

Benefits payable under any uninsured or underinsured motorist law, first party benefit law or no-fault law, or law similar to the foregoing in any state or territory.

20. Payment of the Daily Charge

Where the full daily charge or any additional daily charge has not been paid by you.

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21. Fines

Any fines imposed, administration costs, reimbursements for diminution of value or any costs involved with the impounding of the rental vehicle.

22. Eligible driver

Any loss or damage resulting from a person not named under the rental agreement or is not between the age of 21 to 85 years.

Our conditions

1. Keeping to the terms of the breakdown protection

Our promise to pay only applies if you have met all the terms and conditions stated within this document.

2. Purchase of this breakdown protection

This breakdown protection must have been purchased prior to the commencement date of a vehicle rental agreement for which you require this breakdown protection to be operative.

3. Care of rental vehicle

You, the renter or any specified drivers are required to maintain the rental vehicle in a roadworthy condition. The renter or any specified driver in charge of the rental vehicle for the duration rental agreement are required to take all reasonable care to safeguard it and its contents from loss or damage. We shall at all times be allowed free access to examine the rental vehicle.

4. Accidents or losses

If a request for reimbursement under this breakdown protection is due to theft, attempted theft, malicious damage or vandalism you must notify the police and obtained a crime report number.

5. Fraudulent reimbursements or misleading information

If any request for reimbursement under this breakdown protection is fraudulent or is intended to mislead your breakdown protection will be cancelled and all benefits forfeited.

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Reimbursements procedure

Notification

All requests for payment under this breakdown protection should be notified via:

<https://www.carhirerefunds.com/>

Please note: When completing the request for reimbursement request you must:

- respond to each of the questions in full and to the best of your knowledge;
- provide copies of the documentaion requested or any additional documents or photos which will assist us in processing your request;

You must notify <https://www.carhirerefunds.com/> within 45 days of the date of the end of your rental period of any possible incident or event that may lead to payment request for reimbursement. Failure to do this may invalidate this agreement.

To obtain a payment under your breakdown protection you will need: -

1. Your booking voucher issued by us which confirms your Breakdown Protection with us
2. Copy of your Rental Agreement from the Vehicle Rental company
3. Your copy of the Rental Company Accident Damage Report and/or a photographic picture of the damage caused
4. Copy of the driving licence of the person named on the Rental Agreement and a copy of the driving licence of the person in control of the vehicle at the time of the incident
5. Proof of your payment in the form of a copy of your credit/debit card statement showing payment of the excess which you are requesting reimbursement for
6. Your bank details
 - a. New Zealand Bank – your 15-16 digit New Zealand Local Account Number
 - b. Bank based outside New Zealand – IBAN and BIC/Swift code (This can be found on your bank's website or on your bank statement)
7. Description of the incident that caused the accident (including time and date)
8. Police Report if applicable.
9. Copy of pre-rental inspection report if completed
10. Invoices / Receipts / other documents confirming the amount you have paid in respect of the Excess for the damage to the Rental Vehicle for which you are requesting reimbursement.
11. Any third party contact details.

You are required to:

- Provide any information or documentation we reasonably ask for to support the payment to you.
- Co-operate with us at all times by providing supporting documentation or other information as we may reasonably require.
- Do not admit that you are at fault or promise to pay any money, or become involved in litigation without our approval.
- Help us recover any money we have paid.

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Governing Law and disputes clause

Any disputes arising from or in connection with this breakdown protection may be referred to a recognised mediation service if the parties to this contract agree in writing.

Disputes arising from or in connection with this breakdown protection shall be subject to the jurisdiction and law of New Zealand.

How to make a complaint

Our aim is to ensure that all aspects of your Breakdown Protection are dealt with promptly, efficiently and fairly. If you have any questions or concerns about your Breakdown Protection or the handling of a reimbursement you should, in the first instance contact:

Auto Europe
Level 1
157 Walker Street
North Sydney
NSW 2060
Australia

Email: damage@autoeurope.co.nz
Phone Toll-free: 0800 453 930

In the event that you have a problem relating to, or wish to make a complaint about, your Auto Europe Breakdown Protection, you can do so at any time by referring the matter to the Compliance Officer at:

JM Marketing Limited
34 Lime Street
London
EC3M 7AT

Email: complaints@jmmltd.com

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