

Correlation Table

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Agreement dated 7 th February 2003	This Agreement dated 10 January 2017
Clause 1 - General interpretation	Clause 1 - Interpretation and definitions
1 (1) - Definitions	1 (5) - Definitions
1 (2) - Interpretation Act applies	1 (1) - Interpretation Act applies
1 (3) - Happening of events	1 (4) - Happening of events
1 (4) - Bank holidays etc	Excluded as covered by Interpretation Act
1 (5) - Numbering of paragraphs	Excluded - thought to be self-evident
1 (6) (a) - The applicant acting through a solicitor	1 (2) - The claimant acting through a solicitor
1 (6) (b) & 30 - MIB may act through solicitors/agents	1 (3) - MIB may act through solicitors/agents
Clause 2 - Applicants representatives	Excluded as being unnecessary
Clause 3 - Duration of Agreement	Clause 2 - Duration of Agreement
Clause 4 - Scope of Agreement	Clause 3 - Scope of Agreement
4 (1) (a) - Must arise from use of vehicle in Great Britain	3 (1) (a) & 3 (2) - Must arise from use of vehicle in Great Britain to include use of trailer as a vehicle
Not included	3 (3) - 'motor vehicle', 'road' & 'other public place' given meanings as per 1988 Act
4 (1) (b) - Applies to accidents on or after 14 February 2003	2 (1) - Applies to accidents on or after the 01 March 2017
4 (1) (c) - Must be a risk which has to be compulsorily covered	3 (1) (b) - Must be a risk which has to be compulsorily covered
4 (1) (d) - Must involve liable unidentified person	3 (1) (c) - Must involve liable unidentified person
4 (1) (e) - Must make application in writing	10 (2) - Must complete MIB's claim form



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4 (2) - Who can sign the MIB application	10 (1) & 1 (5) - Who can sign MIB claim form including definition of 'authorised person'
4 (3) (a) & (b) - Replaced by Supplementary Agreements dated 30 December 2008 & 30 April 2013 - limitation to follow Limitation Acts	3 (1) (d) - Limitation to follow Limitation Acts
4 (3) (c) - Requirement to report to police	10 (4) (b) - Requirement to report to police where reasonably requested by MIB
4 (3)(d) - Police reporting requirement	Removed
4 (3) (e) - Evidence of reporting to police and co-operation with the police	10 (4) (b) - Requirement to co-operate with police.
Not originally included in 2003 Agreement, but brought in by Supplementary Agreement dated 30 April 2013 as clause 4 (3) (f)	10 (5) - Evidence required for property damage claim
4 (4) - Can have separate applications for injury and damage to property	Not considered necessary;
Clause 5 - Exclusions from Agreement	Clauses 4 to 9 (inclusive) - Exceptions to Agreement
5 (1) (a) - Replaced by Supplementary Agreement dated 15 April 2011 - property damage claim with unidentified vehicle only where significant personal injury, subject to specified excess	7 (1) & (2) - Property damage claim with unidentified vehicle only where significant personal injury, subject to specified excess
5 (1) (b) - Crown Vehicles	4 - Crown vehicles
Not included	5 - Other vehicles exempt from insurance obligation under Section 144 of 1988 Act
5 (1) (c) (i) & (ii) - Passenger knowledge exclusions (theft and lack of insurance)	8 (1) (a) & (b) - Passenger knowledge exclusions (theft and lack of insurance)
Not included	8 (4) - Deceased's knowledge counts, not dependant's knowledge



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5 (1) (c) (iii) & (iv) - Removed by Supplementary Agreement dated 01 August 2015	Similarly omitted
Not included	8 (2) - Restricts definition of liable party
Not included	8 (4) - Deceased's knowledge counts, not dependant's knowledge
5 (1) (d) & 5 (4) (e) - Terrorism exclusion	Excluded as not adding to requirements of 1988 Act and not strictly permitted by Directive 2009/103/EC
5 (1) (e) - Subrogation/subsidiarity - see clause 6 below	Dealt with in clause 6 - see below
5 (1) (f) - Vehicle damage exclusion for knowledge of lack of insurance	Excluded as not strictly permitted by Directive 2009/103/EC
Not included	8 (4) - Deceased's knowledge counts, not dependant's knowledge
Not included	8 (2) & (5) (c) - Liability is incurred by owner, registered keeper or user of vehicle in which claimant a passenger
5 (1) (g) - See clause 6 below	Dealt with in clause 6 below
5 (2) (a), (b) & (c) - Burden of proof shifts	8 (3) (a), (b) & (c) - Burden of proof shifts
5 (2) (d) - Burden of proof shifts where applicant knew no clear link of user to vehicle	Excluded as being too difficult to operate in practice
5 (3) - Removed by Supplementary Agreement dated 15 April 2011	Similarly omitted
5 (4) (a) - 'Passenger' definition	8 (5) (a) - 'Passenger' definition
5 (4) (b) - Passenger voluntary intoxication does not excuse knowledge	8 (5) (b) - Passenger voluntary intoxication does not excuse knowledge
5 (4) (c) - Removed by Supplementary Agreement dated 01 August 2015	Similarly omitted.
5 (4) (d) - Definition of 'responsible vehicle'	Omitted - Not considered necessary



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5 (4) (f) - Definition of 'dependant'	8 (4) (a) & (b) - Definition of 'dependant' & 'relative'
<u>Limitation on application of Agreement</u>	<u>Limitation on application of Agreement</u>
6, 5 (1) (e) & (g) - Other sources of recovery - Replaced by Supplementary Agreement dated 3 July 2015 as clause 5 (1) (e)	6 - Other sources of recovery
MIB's obligations to investigate claims and determine amount of award	MIB's obligation to investigate claims and reach a determination
7 (1) to (5) - MIB's obligation to investigate claim - what MIB must do depending upon its determination in terms of no award, full or interim award	12 (1) to (5) - MIB's obligation to investigate claims and reach a determination - what MIB must do depending upon its determination of no award, full award or liability award (% applicable) with or without interim payment
7 (6) - Award only if unidentified person would have been liable	11 (1) - Award or interim payment only if unidentified person would have been liable, this to be determined as a court would determine it
7 (7) - MIB need not specify proportions between compensation, interest and costs	Not considered necessary
Compensation	Compensation and interest
8 (1) - MIB to pay compensation as a court would assess it	11 (3) - MIB to pay compensation as a court would assess it
Not included	11 (2) - Specifies more variety of decision making available to MIB including liability, quantum and interim payment/provisional damages/periodical payment options as would be available to a court
8 (2) - Deduction of wages paid by employer	Excluded
8 (3) - Replaced by Supplementary Agreement dated 15 April 2011- Limitation on property damage claims	11 (5) - Limitation on property damage claims
8 (4) - MIB not liable to authorities for abandoned vehicle charges	9 - MIB not liable to authorities for abandoned vehicle charges



Agreement dated 7 th February 2003	This Agreement dated 10 January 2017
<u>Interest</u>	Compensation and Interest
9 - MIB's liability for interest - trigger points	11 (4) - MIB's liability for interest - trigger points
Contribution towards legal costs	Contribution towards legal costs (Dealt with in Part 4 at clause 21)
10 (1) - Contribution towards legal costs	21 (1) - Contribution towards legal costs
10 (2) - Contribution only payable where advice received	21 (4) - Contribution only payable where advice received
See clause 10 and the Schedule for full provisions	See clause 21 for full provisions, including new fee scale and ability to seek a higher contribution in exceptionally complex cases
Conditions precedent to MIB's obligations	Preconditions to MIB's obligation to investigate and determine outcome of claims
11 (1) - Need for applicant to provide application form, statements, information and assistance	10 (2), (3) and (4)(a) - Need for claimant to provide completed claim form, documents, statements and information and general requirement to cooperate
11 (2) - Need for applicant to provide written authority to enable MIB to investigate fully	10 (3) - Need for claimant to provide written authority to access relevant documentation to enable MIB to investigate fully.
11 (3) - Need for statutory declaration	Excluded as being unnecessary
11 (4) (a) & 11 (5) - Requirement to pursue others with indemnity as to reasonable costs incurred thereby	10 (6) - Requirement to pursue others with indemnity as to reasonable costs incurred thereby
11 (4) (b) - MIB to pay transcript cost	Excluded as not necessary
11 (4) (c) - Assignment of judgment	10 (7) - Assignment of judgment
11 (4) (d) - Assignment of rights against others on settlement	Excluded as being unnecessary
11 (6) - Notifying MIB of other proceedings where commenced without MIB's prior request	10 (8) - Notifying MIB of other proceedings where commenced without MIB's prior request



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Joint and Several Liability	Joint and Several Liability (in Part V - Misc Provisions)
12 - Definition clause	Not considered necessary as separate clause
13 & 14 - MIB's liability where wrongdoer is identified (including appeals)	23 - MIB's liability where wrongdoer is identified (including appeals)
15 - Compensation recovered under the Uninsured Drivers' Agreements	Not considered necessary because, if an identified person liable, then no liability on MIB as out of scope under 3 (1) (c) (subject to clause 23)
Notification of Decision and Payment of Award	Procedure (Part 2)
16 - What MIB has to notify to the applicant	12 (1) (b), (2), (3), (4) & (5) - What MIB has to notify to the claimant
17 - Acceptance of decision and payment of award	13 - Acceptance of decision and payment of award or interim payment (including periodical payments)
Appeals against MIB's Decision	Appeals and Dispute Resolution (Part 3)
18 - Right of appeal	15 - Right of appeal
19 - Notice of appeal requirements and time table	16 (1) & (2) - Notice of appeal requirements and timetable
Not included	16 (3) - Possibility of more time for appeal
Not included	16 (4) - MIB agrees to abide by arbitrator's decision
20 - Procedure following notice of appeal	17 - Procedure following notice of appeal
20 (2) - MIB may ask for lower award	Excluded - MIB should stand by its award
21 - Appointment of arbitrator	18 - Appointment of arbitrator
22 - Arbitration procedure	19 - Arbitration procedure
22 (7) - Oral hearing to be in public	19 (12) (a) - Oral hearing to be in private
23 (1) - Decisions open to the arbitrator	20 (1) - Expanded range of decisions open to the arbitrator



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23 (1) (e) - Arbitrator's power to order costs of arbitration proceedings	20 (1) (d) - Arbitrator's power to order costs of arbitration proceedings strictly in accordance with 22 (4) & (6) - MIB to be allowed arbitration costs where claim of no merit, fundamentally dishonest etc
23 (2) - Arbitrator's decision to be in writing	19 (5), (11) & (12) - Arbitrator's decision to be in writing
23 (3) - Payments by MIB following arbitrator's decision & MIB discharge	20 (2) - Payments by MIB following arbitrator's decision & MIB discharge
23 (4) - Arbitrator to have regard to need for oral hearing when considering costs	For arbitrator's ability to order costs of arbitration proceedings, see clause 22
24 (1) - Payment of arbitrator's fee by MIB	22 (2) - Payment of arbitrator's fee by MIB
24 (2) - Arbitrator's power to require reimbursement of fee to MIB	22 (3) - Arbitrator's power to require reimbursement of fee to MIB
24 (3) - MIB's right to deduct fee from amount due	22 (7) - MIB's right to deduct fee or costs of arbitration from amount due
24 (4) - Oral hearing maximum costs	22 (5) - Oral hearing maximum costs including fixed figures for lower value claims.
Not included	22 (6) - Arbitrator's power to order claimant pays MIB costs of arbitration proceedings in certain circumstances
Not included	22 (8) - Arbitrator can only order costs incurred after commencement of arbitration proceedings, but can include costs of preparing notice of appeal - 22 (4)
Applicants under a Disability	Approval of claims from minors and protected parties
25 - Payment of award to appropriate representative as defined by clause 25 (2)	14 (1) - Requirement on MIB to seek approval in all cases from an arbitrator
Not included	14 (2) to (15) - Full procedure for approvals, including appropriate representatives and no additional legal costs payable save for counsel's reasonable fees.



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Accelerated Procedure	(No separate process necessary)
26 & 27 - accelerated procedure instigation and settlement	Not included - MIB can investigate each claim to the extent it decides is appropriate
Miscellaneous	Miscellaneous
28 - Referral of disputes to arbitrator	Now one appeal process - see Part 3, clauses 15 to 20 inclusive.
29 - Service of notices etc by registered or recorded delivery post or fax	24 (1) - Service of notices etc by claimant by recorded delivery post or fax
Not included	24 (2) - If MIB shown to have received notice, MIB bound even if not served by means permitted by 25(1)
Not included	24 (3) - MIB to serve its decision under clause 12 or appeal or dispute notices by recorded delivery post or fax
Not included	24 (4) - Other means permitted where the claimant receives it
Not included	24 (5) - If MIB cannot make contact with claimant, arbitrator can determine appropriate means of service
30 - MIB may act through agents	1 (3) - MIB may act through agents
31 - Contracts (Rights of Third Parties) Act 1999	25 - Contracts (Rights of Third Parties) Act 1999 (expressly also to apply to Scotland)
32 - Enforcement against MIB	26 - Enforcement against MIB
33 - Transitional provisions	2 (2) - 2003 Agreement continues in force in respect of events occurring before this Agreement applies