

MOTOR

Policy Booklet



Sri Lanka Insurance
Corporation Ltd

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Sri Lanka Insurance
Corporation Ltd

This insurance Policy, proposal and declaration, current certificate of insurance and Schedule attached hereto shall form part and parcel of one contract and shall be read as one contract.

Motor Vehicle Insurance Policy

Whereas the Insured described in the attached Schedule hereto (hereinafter called 'the Insured') by a proposal and declaration, which shall be the basis of this contract and is deemed to be incorporated herein has applied to

SRI LANKA INSURANCE CORPORATION LIMITED

(hereinafter called 'the Company') for the insurance hereinafter contained and has paid or agreed to pay the premium stated in the said Schedule as consideration for such insurance in respect of accident, loss or damage occurring during the "cover period" stated in the said Schedule or during any period for which the Company may accept payment for the renewal of this Policy.

NOW THIS POLICY WITNESSETH:

That subject to the terms exceptions and conditions contained herein or endorsed or otherwise expressed hereon.

SECTION 1: DAMAGE TO OR LOSS OF VEHICLE

1. The Company will indemnify the insured against loss of or damage to any Motor Vehicle described in the Schedule(s) hereto and/or its accessories and spare parts whilst thereon
 - (a) By accidental external means
 - (b) By fire, external explosion, self ignition, lightning or burglary, house breaking or theft
 - (c) By malicious act
 - (d) Whilst in transit by road, rail, inland waterway, lift or elevator.
- But excluding:
- (i) Damage to tyres and tubes and other rubber items unless such vehicle sustains other damage at the same time in which event the liability of the Company in respect of damage to tyres and tubes and other rubber items shall not exceed 50 percentum of the cost of replacement.
 - (ii) Except in the case of Private Car, loss of or damage to accessories, spare parts or integral parts by burglary house breaking or theft unless such Vehicle is stolen at the same time.
 - (iii) Air bags on vehicles unless such motor vehicle sustains other damage at the same time but in any event the liability of the Company in respect of air bags shall not exceed 50 percentum of the cost of replacement.
- exceed 50 percentum of the cost of a new replacement.
- (iv) Loss of or damage to Windscreen & windows on vehicles registered as Buses, Omnibuses and Motor Coaches in excess of 10 percentum of:
 - (a) The Insured's estimate of value (including accessories and spare parts) of such motor vehicle.
 - (b) The value of such motor vehicle (including accessories and spare parts)
- Whichever is the less
- (v) Loss of or damage to lamps, tyres, mudguards, buffers, buffer aprons, buffer brackets and/or paint work on all vehicles insured for hiring purposes.
2. (a) In the case of private cars and motor cycles, the Company shall not be liable to make any payment in respect of consequential loss, depreciation, wear and tear, mechanical or electrical breakdown, failure or breakages.
 - (b) In the case of all vehicles other than private cars and motor cycles, the Company shall not be liable to make any payment in respect of consequential loss, depreciation, wear and tear, mechanical or electrical breakdown, failure or breakages, nor for damage caused by overloading or strain, or by the nature of the load.

IMPORTANT:

For your protection, please read this Policy carefully and if any error is found or if the cover is not in accordance with your needs, the Policy should be returned to the Company immediately for correction/amendments.

3. The insured in respect of each and every event shall be responsible for the sum specified below (or any less expenditure which may be incurred) of any expenditure hereunder. If the expenditure incurred by the Company shall include the amount for which the insured is responsible hereunder 'such amount shall be repaid by the insured to the Company forthwith. For the purposes of this Sub-Section the expression events shall mean an event or series of events arising out of one cause in connection with any one vehicle in respect of which indemnity is provided under this Section :-

i.	Private Cars	Nil
ii.	Motor Cycles	First Rs.2000/- & Rs. 4000/- thereafter during any Policy period
iii.	All Hiring Vehicles	First Rs.1000/-
iv.	All Rental Vehicles	First Rs.5000/-
v.	All Rental Motor Cycles	First Rs.2000/-
vi.	Compulsory excess on age of vehicles	
	a)	Over 10 years old Rs. 1000/-
	b)	Over 15 years old Rs. 1500/-
	c)	Over 20 years old Rs. 2000/-

4. In the event of such Motor Vehicle being disabled by reason of loss or damage covered under this Policy the Company will bear the reasonable cost of protection and removal to the nearest repairs approved by the Company and redelivery to the insured, but not exceeding Rs 500/- in case of a Motor Cycle and Rs. 1000/- in case of all other vehicles, or any other such sum mentioned in the schedule of the Policy, in respect of any one accident.

5. (a) In the event of such Motor Vehicle sustaining damage for which the Company may be liable under this Policy immediate written notice shall be given to the Company, with due identification of the vehicle so damaged and no work shall be commenced nor shall any part of such Motor Vehicle be dismantled nor shall the insured accept any estimate of the cost of any repair to such Motor Vehicle without the prior approval in writing of the Company.
- (b) For the purpose of this Clause, due identification shall mean identification of the damaged vehicle by providing the registration number and/or the chassis number.

APPLICATION OF LIMITS OF INDEMNITY (APPLICABLE TO HYBRID AND ELECTRICAL VEHICLES)

The Company shall indemnify the insured for damage to the battery and/or inverter under the Section 1 of the Motor Policy, provided the vehicle described in the schedule hereto also sustains other damage at the same time.

The liability of the company in respect of the battery and/or inverter shall be limited to 10% of the insured value of the vehicle or 10% of the estimated market value of the vehicle at the time of accident/damage or the current market value of a similar battery and/or inverter, or the cost of restoring the damaged battery and / or inverter to its pre damage condition, whichever is the less.

NO CLAIM BONUS

6. In the event of no claim being made or arising under this Policy during a period of insurance specified below immediately preceding the renewal of this Policy the renewal premium for such part of the insurance as is renewed shall be reduced as follows:

Period of Insurance	Applicable to Motor Cycles	Applicable to all Other Vehicles
The Preceding year	10%	15%
The Preceding two consecutive years	15%	20%
The Preceding three consecutive years	20%	25%
The Preceding four consecutive years	25%	30%
The Preceding five consecutive years	30%	35%
The Preceding six consecutive years		40%
The Preceding seven consecutive years		45%
The Preceding eight consecutive years		50%
The Preceding nine consecutive years		55%
The Preceding ten consecutive years		60%
The Preceding eleven consecutive years		65%
The Preceding twelve consecutive years		70%

In the event of a claim, the no claim bonus will be forfeited. However if the insured is enjoying a no claim bonus entitlement of above for five consecutive years at the time of the accident, the no claim bonus will be reduced only by the immediate three entitlement at the next renewal.

If the vehicle has been intimated more than one claim during the period no claim will be reduced by another two entitlements at the next renewal.

No claim bonus shall not be applied for short period policies

Should the Company consent to a transfer of interest in this Policy the period during which the interest was in the Transferor shall not accrue to the benefit of the Transferee.

If more than one Motor Vehicle is described in the Schedule(s) of this Policy the No Claim

Bonus shall be applied as if separate Policy had been issued in respect of each such Motor Vehicle.

APPLICATION OF LIMIT OF INDEMNITY FOR UNDER INSURANCE

It is hereby declared and agreed that, if the vehicle hereby insured shall at the time of loss or damage covered by the policy, be of greater market value than the value declared by the insured thereon, then the insured shall be considered as being his own insurer for the difference and shall bear a rateable proportion of the loss or damage accordingly. Every vehicle, if more than one, shall be separately subject to this condition. It is further understood and agreed the market value of the vehicle means the value of the vehicle of similar make, model and of similar condition.

SECTION 2: LIABILITY TO THIRD PARTIES

(A) Applicable to Private Cars only

1. In terms of and subject to the limits of liability stated in this Policy hereto the Company will indemnify the Insured in the event of accident caused by or through or in connection with any Motor Car described in the said Schedule(s) against all sums including claimant's costs and expenses which the Insured shall become legally liable to pay in respect of:

(a) Death of or bodily injury to any person except where such death or injury arises out of and in the course of the employment of such person by the insured and excluding liability to any person being a member of the insured's household who is a passenger in such Motor Car.

(b) Damage to property other than property belonging to the insured or held in trust by or in the custody or control of the Insured or any member of the Insured's household.

2. The Company will pay all costs and expenses incurred with its written consent.

3. In terms of and subject to the limitations of the indemnity which is granted by this section to the insured the Company will indemnify any person who is driving such Motor Car provided that such person:

(a) Is not entitled to indemnity under any other Policy.

(b) Shall as though, he was the insured observe, fulfil and be subject to the terms, exceptions and conditions of this Policy in so far as they can apply.

4. In terms of and subject to the limitation of the indemnity which is granted by this section in connection with any Motor Car described

in the Schedule(s) hereto the Company will indemnify the insured whilst personally driving a Private Motor Car (but not a Motor Cycle) not belonging to him and not hired to him under a hire purchase agreement. (This will not apply to vehicles insured by institutions)

5. In the event of the death of any person entitled to indemnity under this section the Company will in respect of the liability incurred by such person indemnify his personal representatives in terms of and subject to the limitations of this section provided that such personal representatives shall as though they were the insured observe, fulfil and be subject to the terms, exceptions and conditions of this Policy in so far as they can apply.

6. The Company may at its own option arrange for representation at any Inquest or Fatal Inquiry in respect of any death which may be the subject of indemnity under this Section and may undertake the defence of proceedings in any Magistrate's Court or Court of First Instance in respect of any act or alleged offence causing or relating to any event which may be the subject of indemnity under this Section.

LIMITS OF LIABILITY

PRIVATE CARS

Limit of the Company's liability under Section 2(A)

1.(a) - Unlimited

Limit of the Company's liability under Section 2(A)

1.(b) - Unlimited

In respect of anyone claim or series of claims out of one event.

(B) Applicable to Motor Cycles only

1. In terms of and subject to the limits of liability stated in this Policy the Company will indemnify the insured in the event of accident caused by or through or in connection with any Motor Cycle described in the Schedule(s) against all sums including claimants costs and expenses which the insured shall become legally liable to pay in respect of:

(a) Death of or bodily injury to any person except where such death or injury arises out of and in the course of the employment of such person by the insured and excluding liability to any person being conveyed in or on such Motor Cycle.

(b) Damage to property other than property belonging to the insured or held in trust by or in the custody or control of the Insured or any member of the Insured's household or being conveyed by such Motor Cycle.

Provided always that the Company shall not be liable in respect of death, injury or damage caused or arising beyond the limits of any

carriageway or thoroughfare in connection with the bringing of the load to such Motor Cycle for loading thereon or the taking away of the load from such Motor Cycle after unloading therefrom.

2. The Company will pay all costs and expenses incurred with its written consent.
3. In terms of and subject to the limitations of the Indemnity which is granted by this Section to the Insured the Company will indemnify any person who is driving such Motor Cycle provided that such person:
 - (a) Is not entitled to indemnity under any other Policy.
 - (b) Shall as though, he was the Insured observe, fulfil and be subject to the terms, exceptions and conditions of this Policy in so far as they can apply.
4. In the event of the death of any person entitled to indemnity under this Section the Company will in respect of the liability incurred by such person indemnify his personal representatives in terms of and subject to the limitations of this Section provided that such personal representatives shall as though they were the insured observe, fulfil and be subject to the terms, exceptions and conditions of this Policy in so far as they can apply.
5. The Company may at its own option arrange for representation at any Inquest or Fatal Inquiry in respect of any death which may be the subject of indemnity under this Section and may undertake the defence of proceedings in any Magistrate's Court or Court of First Instance in respect of any act or alleged offence causing or relating to any event which may be the subject of indemnity under this Section.

LIMITS OF LIABILITY

MOTOR CYCLES

Limit of the Company's liability under Section 2(B)

1.(a) - Unlimited

Limit of the Company's liability under Section 2(B)

1.(b) - Rs. 15,000/-

In respect of any one claim or series of claims out of one event.

(C) Applicable to all Vehicles other than Private Cars and Motor Cycles

1. (i) Subject to the limits of liability stated in this Policy hereto the Company will indemnify the insured against all sums including claimant's costs and expenses which the insured shall become legally liable to pay in respect of:
 - (a) Death of or bodily injury to any person caused by or arising out of the use of any vehicle described in the Schedule(s) hereto (including the loading and/or unloading of such vehicle)
 - (b) Damage to property caused by the use of any vehicle described in the Schedule(s) hereto (including the loading and/or unloading of such vehicle)
- (ii) Provided always that the Company shall not be liable in respect of:
 - (a) Death, injury or damage caused or arising beyond the limits of any carriageway or thoroughfare in connection with the bringing of the load to such vehicle for loading thereon or the taking away of the load from such vehicle after unloading therefrom;
 - (b) Death or bodily injury to any person in the employment of the insured arising out of and in the course of such employment;
 - (c) Death or bodily injury to any person (other than a passenger carried by reason of or in pursuance of a contract of employment) being carried in or upon or entering or getting on to or alighting from such vehicle at the time of the occurrence of the event out of which any claim arises;
 - (d) Damage to property belonging to, or held in trust by or in the custody or control of the insured or a member of the insured's household or being conveyed by such vehicle;
 - (e) Damage to any bridge and/or weigh bridge and/or viaduct and/or to any road and/or anything beneath by vibration or by the weight of such vehicle and/or load carried by such vehicle;
 - (f) Damage to property caused by sparks or ashes from such vehicle or caused by or
- (g) Death of or bodily injury caused by or arising out of the explosion of the boiler of such vehicle;

arising out of the explosion of the boiler of such vehicle;

- (g) Death of or bodily injury caused by or arising out of the explosion of the boiler of such vehicle unless such death or injury is caused by, or arises out of the use of such vehicle on a highway as defined in the Motor Traffic Act No 14 of 1951 and amendments.
2. The Company will pay all costs and expenses incurred with its written consent.
3. In terms of and subject to the limitation of the indemnity which is granted by this Section to the Insured the Company will indemnify any person who is driving such vehicle provided that such person:
 - (a) Is not entitled to indemnity under any other Policy.
 - (b) Shall as though, he was the insured observe, fulfil and be subject to the terms, exceptions and conditions of this Policy in so far as they can apply.
4. In the event of the death of any person entitled to indemnity under this Section the Company will in respect of the liability incurred by such person indemnify his personal representatives in terms of and subject to the limitations of this Section provided that such personal representatives shall as though they were the insured observe, fulfil and be subject to the terms, exceptions and conditions of this Policy in so far as they can apply.
5. The Company may at its own option arrange for representation at any inquest or Fatal Inquiry in respect of any death which may be the subject of indemnity under this Section and may undertake the defence of proceedings in any Magistrate's Court or court of First Instance in respect of any act or alleged offence causing or relating to any event which may be the subject of indemnity under this Section.

LIMITS OF LIABILITY

ALL VEHICLES OTHER THAN PRIVATE CARS AND MOTOR CYCLES

Limit of the Company's liability under Section 2(C)

(i)a - Unlimited

Limit of the Company's liability under Section 2(C)

(i) b - Rs.. 15,000/-

In respect of anyone claim or series of claims out of one event.

SECTION 3: MEDICAL EXPENSES (APPLICABLE TO PRIVATE CARS ONLY)

The Company will pay to the insured the reasonable medical expenses incurred in connection with any bodily injury by violent, accidental, external and visible means sustained by the insured or any occupant of any Motor Car described in the said Schedule(s) other than a paid driver and/or attendant and/or cleaner as the direct and immediate result of an accident to such Motor Car provided that the total liability of the Company under this Clause shall be limited to Rs. 1500/- in respect of anyone accident.

AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY

Nothing in this Policy or any Clause herein shall affect the right of any person indemnified by this Policy or any other person to recover an amount under or by virtue of the provisions of the Motor Traffic Act No. 14 of 1951 (as amended) Sections 102 and 105.

BUT the insured shall repay to the Company all sums paid by the Company, which the Company would not have been liable to pay under this Policy, but for the said provisions.

APPLICATION OF LIMITS OF INDEMNITY (APPLICABLE TO ALL VEHICLES OTHER THAN PRIVATE CARS AND MOTOR CYCLES)

In the event of any accident involving indemnity to more than one person any limitation by the terms of this Policy and/or of any Clause herein of the amount of any indemnity shall apply to the aggregate amount of indemnity to all persons indemnified and such indemnity shall apply in priority to the insured.

PREMIUM PAYMENT WARRANTY FOR POLICIES OF GENERAL INSURANCE

1. Notwithstanding anything herein contained but subject to clause 2 and 3 hereof, it is hereby agreed and declared that the full premium due and payable in respect of this insurance is required to be settled to the Insurer (Sri Lanka Insurance Corporation Ltd.) on or before the premium due date specified in the Schedule of this Policy, Renewal Certificate Endorsement or Cover Note (which shall be a date not exceeding 60 days from the date of inception of the policy) and in the absence of any such premium due date, the full settlement of the premium is required to be made or effected on or before the expiry of the 60th day from

the date of inception of this policy, Renewal Certificate, Endorsement or Cover Note (hereinafter referred to as the "due date")

For the purpose of the warranty the "due date" shall be recognized from the date of inception or commencement of the coverage.

2. It is also declared and agreed that the settlement of the full premium on or before the due date shall operate as a condition precedent to the insurer's (Sri Lanka Insurance Corporation Ltd.) liability or an obligation to settle a claim under this Policy, Renewal Certificate, Endorsement or Cover Note.

In the event any claim arises between date of commencement of this insurance and the "due date" for the settlement of premium, the insurer (Sri Lanka Insurance Corporation Ltd.) may defer any decision on liability or postpone the settlement of any such claim until full settlement of the premium is effected on or before the "due date".

3. It is also declared and agreed that where the full premium payable hereunder remains outstanding as at the closure of business of the insurer on the "due date" then the cover under this insurance and any obligations assumed or imputed under this insurance shall stand to be cancelled, ceased and revoked immediately.

However such cancellation will not prejudice the right of the insurer (Sri Lanka Insurance Corporation Ltd.) to invoke any legal defences or to recover the full or any part of the defaulted premium attributable to the expired period of the insurance.

GENERAL EXCEPTIONS (Applicable to all Vehicles)

The Company shall not be liable under this Policy in respect of:

- (1) Any accident, loss, damage and/or liability caused, sustained or incurred outside the land limits of Sri Lanka.
- (2) Any claim arising out of any contractual liability.
- (3) Any accident, loss, damage and/or liability caused, sustained or incurred whilst such vehicle is
 - (a) Being used for any purpose within the definition of "Excluded Use" contained in the Schedule hereto or

(b) Being driven by or is for the purpose of being driven by him in the charge of an "Excluded Driver" as defined in the said Schedule.

- (4) Any accident, loss, damage and/or liability (except so far as is necessary to meet the requirements of the Legislation) directly or indirectly proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with:

- (a) War invasion act of foreign enemies hostilities or warlike operations (whether war be declared or not) civil war mutiny rebellion revolution insurrection military or usurped power
- (b) Strike, riot and civil commotion
- (c) Detention seizure confiscation or any attempt threat
- (d) Flood typhoon hurricane cyclone tornado volcanic eruption earthquake or other convulsion of nature or by any direct consequences of any of the said occurrences

and in the event of any claim hereunder the person claiming to be indemnified shall prove that the accident, loss, damage or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequence thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

- (5) Any accident, loss or damage caused by or through or in connection with any motor vehicle described in the Schedule hereto arising directly and or indirectly whilst being driven by any person whether it be the Insured himself or any person on his order or with his permission, after consuming of intoxicating liquor or any drugs as stated in Section 151(1) of the Motor Traffic Act No. 14 of 1951 and subsequent amendments thereof.

- (6) (a) Any accident, loss or damage to any property whatsoever or any loss or expense whatsoever resulting or arising therefrom or any consequential loss.
(b) Any liability of whatsoever nature directly or indirectly caused by or contributed to by or arising from ionizing radiations or contamination by radiations or

contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel. For the purpose of this exception combustion shall include any self sustaining process of nuclear fission.

CONDITIONS

1. The Policy, the Schedule and the Current Certificate of Motor Insurance shall be read together as one contract and any word or expression to which a specific meaning has been attached in any part thereof shall bear such specific meaning wherever it may appear.
2. (a) Notice shall be given in writing to the Issuing Office of the Company immediately upon the occurrence of any accident or loss or damage with due identification of the Motor vehicle insured under this policy and in the event of any claim, every letter, claim writ, summons and/or process shall be forwarded to the Company immediately on receipt by the Insured. Notice shall also be given in writing to the Company if the insured shall have knowledge of any impending prosecution in respect of any occurrence which may give rise to a claim under this policy. In case of theft or other criminal act which may be the subject of a claim under this Policy the insured shall give immediate notice to the Police and co-operate with the Company in securing the conviction of the offender.
(b) For the purpose of this Clause, due identification shall mean identification of the damaged vehicle by providing the registration number and/or the chassis number.
3. (a) No admission offer, promise, payment or indemnity shall be made or given by or on behalf of the insured without the written consent of the Company which shall be entitled if it so desires to take over and conduct in the name of the Insured for its own benefit any claim for indemnity or damages or otherwise and shall have full discretion in the conduct of any proceedings or in the settlement of any claim and the insured shall give all such information and assistance as the Company may require.
(b) At any time after the happening of any event giving rise to a claim or series of claims under Sub-Section 1 (b) of Section 2(B) in case of a Motor Cycle OR Sub-Section1(i) (b)of Section 2(C) in case of a Motor Vehicle not being a Private Car or a Motor Cycle, of this Policy the Company may pay to the insured the full amount of the Company's liability under that Sub-Section and relinquish the conduct of any defence settlement or proceedings and the Company shall not be responsible for any damage alleged to have been caused to the insured in consequence of any alleged action or omission of the Company in connection with such defence, settlement or proceedings or of the Company relinquishing such conduct nor shall the Company be liable for any costs or expenses whatsoever incurred by the insured or any claimant or other person after the Company shall have relinquished such conduct. (not applicable to Private Cars).
4. The Company may at its own option repair, reinstate or replace any Motor Vehicle described in the Schedule(s) hereto or part thereof and/or its accessories or spare parts or may pay in cash the amount of the loss or damage, and the liability of the Company shall not exceed the actual value of the parts damaged or lost plus the reasonable cost of fitting and in no case exceed the Insured's estimate of the value (Est. Value) of such Motor Vehicle (including accessories and spare parts) as specified in the said Schedule(s), or the value of such Motor Vehicle (including accessories and spare parts) at the time of the loss or damage whichever is less. In the event of loss or damage to the Motor Vehicle and/or its accessories necessitating the supply of a part not obtainable from stocks held in Sri Lanka or in the event of the Company exercising the option to pay in cash the amount of the loss or damage the liability of the Company in respect of any such part shall be limited to:
 - (a) (i) The price quoted in the latest catalogue or price list issued by the Manufacturer or his Agents in Sri Lanka; or
(ii) If no such catalogue or price list exists the price list obtaining at the Manufacturer's Works plus the reasonable cost of transport otherwise than by air to Sri Lanka and the amount of the import duty, and
(b) The reasonable cost of fitting such part.

5. The Insured shall take all reasonable precautions to safeguard from loss or damage and to maintain in efficient condition any Motor Vehicle described in the Schedule(s) hereto and the Company shall have at all times free and full access to examine such Motor Vehicle or any part thereof or any driver/rider or employee of the insured. In the event of any accident or breakdown such Motor Vehicle shall not be left unattended without proper precautions being taken to prevent further damage or loss and if such Motor Vehicle be driven before the necessary repairs are effected, any extension of the damage or any further damage to such Motor Vehicle shall be entirely at the Insured's own risk.

6. The Company may cancel this Policy by sending seven days' notice by registered post to the insured at his last known address and in such event will return to the Insured the premium paid less the *pro rata* thereof for the period the Policy has been in force or the Policy may be cancelled at anytime by the insured on seven days' notice and (provided no claim has arisen during the then current period of insurance) the insured shall be entitled to a return of premium less premium at the Company's short period rates for the period the Policy has been in force.

7. APPLICABLE ONLY TO PRIVATE CARS & MOTOR VEHICLES, OTHER THAN MOTOR CYCLES

(a) If at the time any claim arises under this Policy there is any other existing insurance covering the same loss, damage or liability the company shall not be liable to pay or contribute more than its rateable proportion of any loss, damage, compensation costs or expenses. Provided always that nothing in this Condition shall impose on the Company any liability from which but for this Condition it would have been relieved under Sub Section 3(a) of Section 2(A) in case of a Private Car OR under Sub-Section 3(a) of Section 2(C) in case of a Motor Vehicle other than Private Car or Motor Cycle.

APPLICABLE TO MOTOR CYCLES

(b) If at the time any claim arises under this Policy there is any other existing insurance covering the same loss, damage or liability the company shall not be liable to pay or contribute more

than its rateable proportion of any loss, damage, compensation, cost or expenses. Provided always that nothing in this condition shall impose on the Company any liability from which but for this condition it would have been relieved under Sub Section 3(a) of Section 2(B) in case of a Motor Cycles.

8. Arbitration

If any difference shall arise under this Policy such difference shall be referred to an Arbitrator.

(i) The Arbitrator shall be appointed in writing by the parties in difference, or if they cannot agree upon a single Arbitrator, to the decision of two disinterested persons as Arbitrators of whom one shall be appointed in writing by each of the parties within one calendar month after having been required so to do in writing by the party. In case either party shall refuse or fail to appoint an Arbitrator within one calendar month requiring an appointment, the other party shall be at liberty to appoint a sole Arbitrator.

(ii) In case of disagreement between the Arbitrators, the difference shall be referred to the decision of the Chairman/Umpire who shall have been appointed by them in writing before entering on the reference, and who shall sit with the Arbitrators and preside at their meetings and the making of an award shall be a condition precedent to any right of action against the Company.

(iii) If the Company shall disclaim liability to the insured for any claim hereunder and such claim shall not within twelve calendar months from the date of such disclaimer have been referred to Arbitration under the provisions herein contained then the claim shall for all purposes be deemed to have been abandoned and shall not thereafter be recoverable hereunder.

(iv) Arbitration shall take place in Colombo.

9. The due observance and fulfilment of the terms, conditions and clauses of this Policy in so far as they relate to anything to be done or complied with by the insured and the truth of the statements and answers in the said proposal and in all other declarations made by the insured to the Insurer, shall be conditions precedent to any liability of the Company to make any payment under this policy.

10. The Insured shall at the expense of the Company do and concur in doing and permit to be done all such acts and things as may be necessary or reasonably required by the Company for the purpose of enforcing any rights and remedies or of obtaining relief or indemnity from other parties to which the Company shall be or would become entitled or subrogated upon their paying for or making good any loss or damage under this Policy whether such acts and things shall be or become necessary or required or after his indemnification by the Company.

11. If the claim be in any respect fraudulent or if any false declaration be made or used in support of any claim, or if any fraudulent means or devices are used by the Insured or any one or more acting on his behalf, in order to obtain any benefit under this Policy or if the loss or damage be occasioned by any wilful act, or with the connivance of the Insured, all benefits under this policy shall be forfeited.

IT IS HEREBY UNDERSTOOD AND AGREED THAT THE FOLLOWING CLAUSES ARE INCORPORATED INTO THIS POLICY PROVIDED SUCH CLAUSES ARE MENTIONED IN THE SCHEDULE OF THIS POLICY. ALL TERMS, CONDITIONS AND EXCEPTIONS OF THE POLICY SHALL APPLY EXCEPT IN SO FAR AS THEY ARE EXPRESSLY VARIED.

CLAUSE 1 - THIRD PARTY ONLY

It is hereby understood and agreed that Section 1 (and its Exceptions) and 3 of this Policy is cancelled.

It is further understood and agreed that the printed wording of Condition 5 of the Policy is also cancelled and is replaced by the following new Condition:

"5 The Insured shall take all reasonable steps to maintain the Motor Vehicle in efficient condition and the company shall have at all times free and full access to examine the Motor Vehicle or any part thereof or any driver/rider or employee of the insured."

CLAUSE 2-THIRDPARTYFIREANDTHEFT

It is hereby understood and agreed that notwithstanding anything to the contrary contained in Section 1 of this Policy, the Company shall not be liable thereunder except in respect of loss or damage by fire, external explosion, self ignition or lightning or burglary, housebreaking or theft. It is further understood and agreed that Section 3 of this Policy is deemed to be cancelled.

CLAUSE 3 - HIRE PURCHASE/LEASE

It is hereby understood and agreed that the Institution stated in the Schedule(s) (hereinafter referred to as the Owners) are Owners of the vehicle described in the Schedule(s) hereto and that the said vehicle is the subject of a Hire Purchase/Lease Agreement made between the Owners of the one part and the Insured of the other part, and it is further understood and agreed that the said Owners are interested in any monies which but for this Clause would be payable to the insured under this Policy in respect of loss or damage to the said vehicle (which loss or damage is not made good by repair, reinstatement or replacement) and such monies shall be paid to the said Owners as long as they are the Owners of the vehicle and their receipt shall be full and final discharge to the Company in respect of such loss or damage.

Save as by this Clause expressly agreed nothing herein shall modify or affect the rights or liabilities of the insured or the Company respectively under or in connection with this Policy or any condition or term thereof.

CLAUSE 4 - INSTITUTIONAL LOAN

It is hereby understood and agreed that in consideration of monies advanced on the security of the vehicle described in the Schedule(s) hereto the institution stated in the Schedule(s) are interested in any monies which but for this Clause would be payable to the insured under this Policy in respect of loss or damage to the said vehicle (which loss or damage is not made good by repair, reinstatement or replacement) and such monies shall be paid to the said institution as long as they are interested in the said vehicle and their receipt shall be a full and final discharge to the Company in respect of such loss or damage.

CLAUSE 5-VOLUNTARYEXCESS-ALL CLAIMS

It is hereby understood and agreed that notwithstanding anything to the contrary contained in Sections 1 and 2 of this Policy the Insured in respect of each and every event shall be responsible for the amount specified in the schedule(s) (or any less expenditure which may be incurred) of any expenditure for which provision is made thereunder (including any payments in respect of costs and expenses) and of any expenditure by the Company in the exercise of its discretion under Condition 4 of this Policy.

If the expenditure incurred by the Company shall include the amount for which the insured is responsible hereunder such amount shall be repaid by the insured to the Company forthwith.

For the purposes of this Clause the expression 'event' shall mean an event or series of events arising out of one cause in connection with anyone Motor vehicle in respect of or in connection with which indemnity is granted under this Policy.

CLAUSE 6 - COMPULSORY EXCESS

It is hereby understood and agreed that notwithstanding anything to the contrary contained in Section 1 of this Policy the insured in respect of each and every event shall be responsible for the sum specified in the Schedule(s) (or any less expenditure which may be incurred) of any expenditure for which provision is made thereunder (including any payments in respect of costs and expenses) and of any expenditure by the Company in the exercise of its discretion under Condition 4 of this Policy.

If the expenditure incurred by the Company shall include the amount for which the insured is responsible hereunder such amount shall be repaid by the insured to the Company forthwith.

For the purposes of this clause the expression 'event' shall mean an event or series of events arising out of one cause in connection with anyone Motor vehicle in respect of, or in connection with which indemnity is granted under this Policy.

CLAUSE 7 - PERSONAL ACCIDENT BENEFITS

It is hereby understood and agreed that the Company undertakes to pay compensation on the scale provided below for bodily injury as hereinafter defined sustained by any person stated in the Schedule whilst mounting into, dismounting from or travelling in any vehicle described in the Schedule(s) hereto and caused by violent, accidental, external and visible means independently of any other cause (excepting medical or surgical treatment consequent upon such injury) which shall within three calendar months of the occurrence of such injury result in:

SCALE OF COMPENSATION

(Applicable on the Sum Insured mentioned in the Schedule of the Policy)

1. Death 100%
2. Total and irrecoverable loss of all sight in both eyes or total loss by physical severance at or above the wrist or ankle of both hands or both feet or of one hand together with one foot 100%
3. Total loss by physical severance at or above the wrist or ankle, of one hand or

one foot or the total and irrecoverable loss of all sight in one eye. 50%

Provided always that:

- (a) Compensation shall be payable under one only of items (1) to (3) above in respect of any such person arising out of any one occurrence and the total liability of the Company shall not in the aggregate exceed the amount payable under items of the scale of compensation or the multiples thereof as stated in the Schedule(s).
- (b) No compensation shall be payable in respect of death or bodily injury directly or indirectly wholly or in part arising or resulting from or traceable to (1) intentional self injury, suicide or attempted suicide physical defect or infirmity or (2) an accident happening whilst such person is under the influence of intoxicating liquor or drugs.
- (c) Such compensation shall be payable only with the approval of the insured and directly to the insured person or to his legal personal representatives whose receipt shall be a full discharge of liability in respect of the injury to such person.
- (d) Not more than the number of persons specified in the Certificate of Registration are in the said vehicle at the time of occurrence of such injury.
- (e) Such person is not less than 16 or more than 65 years of age at the time of such death or injury.

CLAUSE 8 - PASSENGER RISK (Applicable to Commercial Vehicles)

In consideration of the payment of an additional premium, it is hereby understood and agreed that notwithstanding anything to the contrary contained in Sub-Section 1 (ii) (c) of Section 2(C) of this Policy but subject otherwise to the terms, exceptions and conditions of this Policy the company will indemnify the Insured, or any other person indemnified under Section 2 of this Policy against all sums including claimants costs and expenses, which he shall become legally liable to pay in respect of death of or bodily injury to any passenger being carried in or upon or entering or getting on to or alighting from any vehicle described in the Schedule(s) thereto but such indemnity is limited to the sum specified in the Schedule(s) in respect of any one such passenger.

Provided always that in the event of an accident occurring whilst such vehicle is carrying more

than the number of seats specified in the Schedule(s) (in addition to the conductor/attendant if any, and the driver) the insured shall repay to the Company a rateable proportion of the total amount payable by the Company by reason of this Clause in respect of such accident in connection with such vehicle.

CLAUSE 9 - GOODS IN TRANSIT (NON-HAZARDOUS)

It is hereby declared and agreed that the Company shall, subject to the terms, exceptions and conditions of this Policy, indemnify the Insured against damage goods while being conveyed in or on any vehicle described in the Schedule (s) directly caused by collision or impact of such vehicle with any object or by the overturning of, such vehicle but such indemnity is limited to the sum stated in the Schedule(s) in respect of anyone occurrence.

It is further declared and agreed that, under the schedule attached here to specifically includes, this clause excludes loss of or damage caused to the goods conveyed in or on any vehicle by fire, explosion or Strike, Riot & Civil Commotion.

Provided that if the goods being conveyed by such vehicle shall at this time of the accident be collectively of greater value than the sum insured hereby then, the insured shall be considered as being his own insurer for the difference and shall bear a rateable share of the cost of such damage accordingly.

It is further declared and agreed that the Company shall not be liable under this Clause in respect of damage to:

Clocks or Watches	Electrical Appliances or Parts
Glassware	Pictures, Prints or Drawings
Ornaments	Goods in Glass containers
Wines or Spirits	Petroleum
Jewellery	Fibre
Furniture	Cotton Waste
Livestock	Paper Waste
Scientific Instruments	Explosives
Chinaware and Earthenware	Electronic Items

For the purpose of this Clause the expression 'occurrence' shall mean an occurrence or series of occurrences arising out of one cause in connection with any one vehicle in respect of which indemnity is provided under this Clause.

CLAUSE 10 GOODS IN TRANSIT (HAZARDOUS)

It is hereby declared and agreed that the Company shall subject to the terms, exceptions and conditions

of this Policy, indemnify the insured against damage to goods while being conveyed in or any vehicle described in the Schedule directly caused by collision or impact of such vehicle with any object or by the overturning of such vehicle but such indemnity is limited to the sum stated in the Schedule in respect of any one occurrence.

It is further declared and agreed that, under the schedule attached here to specifically includes, this clause excludes loss of or damage caused to the goods conveyed in or on any vehicle by fire, explosion or Strike, Riot & Civil Commotion.

Provided that if the goods being conveyed by such vehicle shall at this time of the accident be collectively of greater value than the sum insured hereby then, the insured shall be considered as being his own insurer for the difference and shall bear a rateable share of the cost of such damage accordingly.

For the purposes of this Clause the expression "occurrence" shall mean an occurrence or series of occurrences arising out of one cause in connection with any one vehicle in respect of which indemnity is provided under this Clause.

The cover provided under the within Clause does not include any petroleum fibre, cotton, cotton waste, paper waste, explosives and damages/losses arising out of strikes, riots or civil commotion unless specifically covered.

It is further declared & agreed that electronic/ electric / mechanical derangement is excluded unless caused by a peril insured against

Subject otherwise to the terms, exceptions and conditions of this policy.

CLAUSE 11 - WORKMEN'S COMPENSATION INSURANCE

The Company undertakes to pay compensation in terms of the Workmen's Compensation Ordinance, 1934, and subsequent amendments of the said Ordinance passed prior to the date of issue of this Clause in respect of personal injury to any paid driver and/or attendant/cleaner and/or labourer(s) of any motor vehicle describe in the Schedule(s) hereto while engaged in the service of the insured and will in addition be responsible for all costs and expenses incurred with its written consent.

The insured shall certify at the expiry of each period of insurance the maximum number of drivers, (and/or attendants/cleaners and/or labourers) employed at any one time during such period in connection with the vehicle(s) described in the Schedule of this Policy and the premium shall be adjusted accordingly.

Provided always that:

- (i) This Clause does not indemnify the Insured in respect of liability directly or indirectly, proximately or remotely occasioned by or

contributed to by or traceable to or arising out of or in connection with war, invasion, act of foreign enemy, hostilities or war like operations (whether war be declared or not), civil war, mutiny, insurrection, rebellion, revolution, conspiracy, military or usurped power.

- (ii) This Clause does not indemnify the Insured in respect of any liability in cases where the insured holds or subsequently effects with any insurer or group of Underwriters, a Policy of insurance in respect of liability as herein defined for the general employees.
- (iii) The Insured shall take reasonable precautions to prevent accidents and shall comply with all statutory obligations.
- (iv) The insured shall keep a record of the name of each driver/attendant/cleaner or labourer employed and amount of wages, salary and other earnings paid to such employees and shall at all times allow the Company to inspect such record.
- (v) The premium paid in respect of this Clause shall not be the subject of the rebate provided under the "No-Claim" Rebate Clause of this policy. Any payment made by reason of this Clause shall not be deemed to be a claim under the Policy for the purpose of the said "No-Claim" Rebate Clause.

(vi) In the event of the Policy being cancelled at the request of the insured no refund of the premium paid in respect of this Clause will be allowed.

(vii) labourers being conveyed on the insured vehicle for the purpose of loading or unloading shall not be considered as attendants for the purposes of this Clause.

(viii) Such compensation shall only be payable where the employee or his dependants as the case may be agree to accept it in full satisfaction and discharge of claims against the insured. Failing such agreement, the

Company will indemnify the insured against his legal liability at Common law and will in addition be responsible for all costs and expenses incurred with its written consent. (Applicable to Private Cars only.)

CLAUSE12 - FLOOD & NATURAL PERILS

Notwithstanding anything to the contrary contained in General Exceptions 4 (section d of the policy),

it is hereby declared and agreed in consideration of an additional premium, any accident, loss and /or liability directly or indirectly, proximately or remotely occasioned by, contributed to by or traceable to or arising out of or in connection with Flood, Typhoon, Tidal Waves, Hurricane, Storm, Tempest, Cyclone, Hailstorm, or other atmospheric disturbances, Volcanic Eruptions, Earthquake, Landslide, Earth slip or other convulsion of nature is covered under this policy.

For the purpose of this clause "Flood" shall mean the escape of water from normal confines of any natural or artificial water course or lake or reservoir or canal or dam.

Exclusions - Inundation by the sea if not caused by the aforementioned covered perils. Other atmospheric disturbances and convulsions of nature not related to the aforementioned covered perils. Subsidence, Sea erosion.

CLAUSE 13 - EXCLUDED ITEMS

It is hereby declared and agreed that the Company will indemnify the insured in respect of damage to lamps, tyres, mudguards, buffers, buffer brackets, buffer aprons and/or paint work subject to an excess of Rs. 1,000/- for each and every loss.

CLAUSE 14 - TOWING CHARGES

It is hereby understood and agreed that the maximum amount payable in respect of item 4 of Section 1 of the Policy is increased to the amount stated in the Schedule subject to the terms, exceptions and conditions of this Policy.

CLAUSE 15 THIRD PARTY PROPERTY DAMAGE

It is hereby understood and agreed, subject otherwise to the terms, exceptions and conditions of this Policy the Company will indemnify the Insured against all sums including claimant's costs and expenses which the insured shall become legally liable to pay in respect of damage to property caused by the use of any vehicle described in the Schedule(s) thereto but such indemnity is limited to the sum stated in the Schedule(s) in respect of one accident.

CLAUSE 16 - BREAKAGE OF GLASS WINDSCREEN/ WINDOWS

In consideration of insured having paid an additional premium, it is hereby agreed that if any glass in the windscreens or windows of the insured vehicle shall be broken not involving other

damage to body work, the Company will pay the cost of reinstatement of such windscreens/windows and scratched body work irrespective of cause of breakage up to but not exceeding the sum so stated in the Schedule of the Policy for any one occurrence. Further such payment will be made without prejudice to any No Claim Bonus otherwise due and irrespective of any "Excess" operative under the Policy. Subject otherwise to the terms, exceptions and conditions of this Policy.

CLAUSE17 - OMNI BUSES WITH ROUTE PERMITS

It is hereby understood and agreed that notwithstanding anything to the contrary contained in Section 2(C) of this Policy but subject otherwise to the terms, exceptions and conditions of this Policy, the Company will indemnify the insured or any other person indemnified under Section 2 of this Policy against all sums including claimants costs and expenses which he shall become legally liable to pay in respect of death or bodily injury to any passenger being carried in or upon or entering or getting on to or alighting from any vehicle described in the Schedule thereto.

Provided always that in the event of an accident occurring whilst such vehicle is carrying more than the seating capacity stated in the Certificate of Registration (in addition to the Conductor/Attendant if any and the Driver) the insured shall repay to the Company a rateable proportion of the total amount payable by the Company by reason of this Clause in respect of such accident in connection with such vehicle.

In consideration of this extension the insured shall bear compulsory excess or Rs. 500/- on each and every claim irrespective of any other excess under Section 1 of the Policy.

CLAUSE 18 - LEARNER DRIVER/RIDER

It is hereby declared and agreed that, notwithstanding to the contrary the within written Policy is extended to be operative whilst the person(s) described in the Schedule(s) learns to drive the vehicle, described in the Schedule(s) provided that the Insured shall have conformed to the requirements of the Motor Traffic Act, in regard to Learner Driver/Riders.

In consideration of this extension, the insured shall be responsible, for the first Rs. 2,500/- (or any less expenditure which may be incurred) of any expenditure for which Provision is made under Sections 1 and 2 of this Policy (including any payments in respect of costs and expenses) and of expenditure by the Company in the exercise of

its discretion under Condition 2 of this Policy, in respect of each and every event whilst the person(s) described in the Schedule(s) is learning to drive.

If the expenditure incurred by the Company shall include the amount for which the insured is responsible hereunder, such amount shall be repaid by the insured to the Company forthwith.

For the purpose of this Clause the expression 'event' shall mean an event or series of events arising out of one cause in connection with any one vehicle in respect of which indemnity is granted under this Policy.

The amount for which the insured is responsible under this Clause shall be considered in addition to any excess Clauses already in the Policy.

CLAUSE 19 - AIR BAG EXTENSION

In consideration of the payment of an additional premium, it is hereby declared and agreed that the within written Policy is extended to include cover for new air bag replacement as a result of loss/ damage caused to the vehicle up to but not exceeding the sum specified in the Schedule of the within written Policy in respect of any one occurrence.

CLAUSE 20 STRIKE, RIOT AND CIVIL COMMOTION ENDORSEMENT

The words: "Strike, Riot, Civil Commotion" in General Exception 4 of this Policy shall not apply to any accident, loss, damage or liability directly caused by,

- (1) The act of any person taking part together with others in any disturbance of the public peace (whether in connection with a strike or lock-out),
- (2) The action of any lawfully constituted authority in suppressing or attempting to suppress any such disturbance or in minimizing the consequences of such disturbance,
- (3) The wilful act of any striker or locked out worker done in furtherance of a strike or in resistance to a lock out,
- (4) The action of any lawfully constituted authority in preventing or attempting to prevent any such act or in minimizing the consequences of any such act.

Provided that the indemnity given by reason of this Clause shall not apply to any accident, loss, damage or liability (except so far as is necessary to

meet the requirements of the Legislation) directly or indirectly, proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with:-

- (a) War invasion the act of foreign enemies hostilities or warlike operations (whether war be declared or not) civil war.
- (b) Mutiny, civil commotion assuming the proportions of or amounting to a popularising, military rising, insurrection, rebellion, revolution, military, or usurped power, martial law or state of siege or any of the events or causes which determine the proclamation or maintenance of martial law or state of siege.
- (c) Any act of terrorism which means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organization(s) or Government(s), committed for political religious, ideological or ethnic purposes or reasons including the intention to influence any government and/or to put the public, or any section of the public in fear.

Further any loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, or resulting from any action taken in controlling, preventing, suppressing action during any engagement between Government forces and any group as defined about on land, sea, or air shall be regarded as falling within the definition of Terrorism above.

In the event of any claim hereunder the insured shall proved that the accident, loss, damage or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequence thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

It is further declared and agreed notwithstanding what is stated in the condition No.6 of the Policy, this insurance may at any time be terminated by the insurers on notice to that effect being given by registered post to the insured's last known address, in which case the insurers shall be liable to repay a rateable, proportion of the premium for the unexpired term from the date of cancellation.

If the insurance be terminated at the request of the insured the Company shall not be liable to repay the premium or any part thereof.

It is further declared and agreed that this extension is subject to the following exclusions:

A. INSTITUTE RADIOACTIVE CONTAMINATION, CHEMICAL, BIOLOGICAL, BIOCHEMICAL AND ELECTROMAGNETIC WEAPONS EXCLUSION CLAUSE

This Clause shall be paramount and shall override anything contained in this insurance inconsistent herewith

1. in no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from
 - 1.1 ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel
 - 1.2 the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof
 - 1.3 any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter
 - 1.4 the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter. The exclusion in this Sub-Clause does not extend to radioactive isotopes, other than nuclear-fuel, when such isotopes are being prepared, carried, stored, or used for commercial, agricultural, medical, scientific, or other similar peaceful purposes
 - 1.5 any chemical, biological, biochemical, or electromagnetic weapon.

B. INSTITUTE CYBER ATTACK EXCLUSION CLAUSE

- 1.1 Subject only to Clause 1.2 below, in no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme, malicious code,

computer virus or process or any other electronic system.

- 1.2 Where this Clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 1.1 shall not operate to exclude losses (which would otherwise be covered) arising from the use of any computer, computer system or computer software programme of any other electronic system in the launch and/or guidance system and/or firing mechanism of any weapon or missile.

This extension is granted for and on behalf of the NITF and any liabilities whatsoever under this specific extension shall devolve solely upon the said fund. If any action, suit or proceeding where it is alleged that any loss or damage is not covered by this Endorsement, the burden of proving that such loss or damage is covered shall be upon the insured.

Subject otherwise to the terms, conditions, exclusions and exceptions of the Policy.

CLAUSE 21 - TERRORISM ENDORSEMENT MOTOR

In consideration of a payment of an additional premium, it is hereby declared and agreed that notwithstanding anything contained to the contrary in the Riot & Strike and Civil Commotion endorsement/clause/extension of the within written policy, the insurance granted therein is extended to include loss or damage other than Consequential Losses of any kind directly relating to or caused by any act of terrorism which means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organization(s) or Government(s), committed for political religious, ideological or ethnic purposes or reasons including the intention to influence any government and/or to put the public, or any section of the public in fear.

Further any loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, or resulting from any action taken in controlling, preventing, suppressing action during any engagement between Government forces and any group as defined about on land, sea, or air shall be regarded as falling within the definition of Terrorism above.

PROVIDED that this insurance does not cover:

- a. consequential or indirect loss or damage of any kind or description whatsoever,
- b. loss or damage resulting from total or partial cessation of work, or the retarding or interruption or cessation of any process or operation,
- c. loss or damage occasioned by permanent or temporary dispossession resulting from confiscation, commandeering or requisition by any lawfully constituted authority.

The maximum liability in respect of damage to any one insured vehicle shall not exceed Rs..... or the sum insured whichever is less under this clause in respect of any one event.

Notwithstanding what is stated to the contrary in the Policy if the Terrorism extension to the Policy is being cancelled by the Insurer a *pro rata* refund will be allowed to the Insured. However, no return of premium shall be granted if this cover is cancelled at the request of the Insured.

It is further declared and agreed that this extension is subject to the following exclusions:

A. INSTITUTE RADIOACTIVE CONTAMINATION, CHEMICAL, BIOLOGICAL, BIOCHEMICAL AND ELECTROMAGNETIC WEAPONS EXCLUSION CLAUSE

This Clause shall be paramount and shall override anything contained in this insurance inconsistent herewith

1. In no case shall this insurance cover loss, damage liability or expense directly or indirectly caused by or contributed to by or arising from
 - 1.1 ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel
 - 1.2 the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof
 - 1.3 any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter
 - 1.4 the radioactive, toxic, explosive or other hazardous or contaminating properties

of any radioactive matter. The exclusion in this sub clause does not extend to radioactive isotopes, other than nuclear fuel, when such isotopes are being prepared, carried, stored, or used for commercial, agricultural, medical, scientific, or other similar peaceful purposes

- 1.5 any chemical, biological, bio chemical, or electromagnetic weapon.

B. INSTITUTE CYBER ATTACK EXCLUSION CLAUSE

1.1 Subject only to Clause 1.2 below, in no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme, malicious code, computer virus or process or any other electronic system.

1.2 Where this Clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 1.1 shall not operate to exclude losses (which would otherwise be covered) arising from the use of any computer, computer system or computer software programme of any other electronic system in the launch and/or guidance system and/or firing mechanism of any weapon or missile.

This extension is granted for and on behalf of the NITF and any liabilities whatsoever under this specific extension shall devolve solely upon the said Fund. If any action, suit or proceeding where it is alleged that any loss or damage is not covered by this Endorsement, the burden of proving that such loss or damage is covered shall be upon the insured.

Subject otherwise to the terms, conditions, exclusions and exceptions of the Policy.

CLAUSE 22 - TERRORISM COVER FOR GOODS-IN-TRANSIT

In consideration of the payment of an additional premium, it is hereby declared and agreed that the terms and conditions of the Strike, Riot & Civil Commotion and the Terrorism Endorsement attached to this Policy shall be applicable to the cover granted by this Endorsement.

However in respect of any claim that would not have been payable but for the said Strike, Riot & Civil Commotion Endorsement and Terrorism Endorsement, the Insured shall be responsible for the first 10% of the Sum Insured for goods subject to a minimum amount of Rs.5000/- on each and every loss.

Furthermore, the Company's liability in respect of any one loss shall not exceed a maximum of Rs. 5 M or the sum insured whichever is less any one loss/occurrence.

Upon the occurrence of any event giving rise to a claim hereunder this insurance shall be reinstated by the Insured upon payment of an additional premium calculated at 100% prorata to the amount only.

Notwithstanding what is stated to the contrary in the Policy if the Terrorism extension to the Policy is being cancelled by the Insurer a *pro rata* refund will be allowed to the Insured. However, no return of premium shall be granted if this cover is cancelled at the request of the Insured.

It is further declared and agreed that this extension is subject to the following exclusions:

A. INSTITUTE RADIOACTIVE CONTAMINATION, CHEMICAL, BIOLOGICAL, BIOCHEMICAL AND ELECTROMAGNETIC WEAPONS EXCLUSION CLAUSE

This Clause shall be paramount and shall override anything contained in this insurance inconsistent herewith

1. In no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from

1.1 ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel

1.2 the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof

1.3 any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter

1.4 the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter. The exclusion in this sub clause does not extend to radioactive isotopes, other than nuclear

fuel, when such isotopes are being prepared, carried, stored, or used for commercial, agricultural, medical, scientific, or other similar peaceful purposes

1.5 any chemical, biological, biochemical, or electromagnetic weapon.

B. INSTITUTE CYBER ATTACK EXCLUSION CLAUSE

1.1 Subject only to Clause 1.2 below, in no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme, malicious code, computer virus or process or any other electronic system.

1.2 Where this Clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 1.1 shall not operate to exclude losses (which would otherwise be covered) arising from the use of any computer, computer system or computer software programme of any other electronic system in the launch and/or guidance system and/or firing mechanism of any weapon or missile.

This extension is granted for and on behalf of the NITF and any liabilities whatsoever under this specific extension shall devolve solely upon the said Fund. If any action, suit or proceeding where it is alleged that any loss or damage is not covered by this Endorsement, the burden of proving that such loss or damage is covered shall be upon the insured.

Subject otherwise to the terms, conditions, exclusions and exceptions of the Policy.

CLAUSE 23 TERRORISM COVER FOR WORKMEN'S COMPENSATION INSURANCE TO DRIVER/CLEANER ATTENDANT

In consideration of the payment of an additional premium, it is hereby declared and agreed that notwithstanding anything contained to the contrary in the proviso (a) of the Workmen's Compensation Insurance Endorsement attached to the policy,

cover provided there under is extended for payment of compensation for death or bodily injury to the categories of employees described in the schedule directly relating to or caused by any act of terrorism which means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organization(s) or Government(s), committed for political religious, ideological or ethnic purposes or reasons including the intention to influence any government and/or to put the public, or, any section of the public in fear.

Further any loss, damage, cost or expense of whatsoever nature directly or indirectly caused by, or resulting from any action taken in controlling, preventing, suppressing action during any engagement between Government forces and any group as defined about on land, sea, or air shall be regarded as falling within the definition of Terrorism above.

The indemnity payable under this endorsement shall however not exceed Rs. 550,000/- per employee and is restricted to occurrences whilst on duty excluding liability under Common law.

Notwithstanding what is stated to the contrary in the Policy if the Terrorism extension to the Policy is being cancelled by the Insurer a *pro rata* refund will be allowed to the Insured. However, no return of premium shall be granted if this cover is cancelled at the request of the Insured.

It is further declared and agreed that this extension is subject to the following exclusions:

A. INSTITUTE RADIOACTIVE CONTAMINATION, CHEMICAL, BIOLOGICAL, BIOCHEMICAL AND ELECTROMAGNETIC WEAPONS EXCLUSION CLAUSE

This clause shall be paramount and shall override anything contained in this insurance inconsistent herewith

1. In no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from

1.1 ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel

1.2 the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear

component thereof

- 1.3 any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter
- 1.4 the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter. The exclusion in this Sub-Clause does not extend to radioactive isotopes, other than nuclear fuel, when such isotopes are being prepared, carried, stored, or used for commercial, agricultural, medical, scientific, or other similar peaceful purposes
- 1.5 any chemical, biological, biochemical, or electromagnetic weapon.

B. INSTITUTE CYBER ATTACK EXCLUSION CLAUSE

- 1.1 Subject only to Clause 1.2 below, in no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme, malicious code, computer virus or process or any other electronic system.
- 1.2 Where this Clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 1.1 shall not operate to exclude losses (which would otherwise be covered) arising from the use of any computer, computer system or computer software programme of any other electronic system in the launch and/or guidance system and/or firing mechanism of any weapon or missile.

This extension is granted for and on behalf of the NITF and any liabilities whatsoever under this specific extension shall devolve solely upon the said fund. If any action, suit or proceeding where it is alleged that any death or total permanent disability is not covered by this Endorsement, the burden of proving that such loss or damage is covered shall be upon the insured.

Subject otherwise to the terms, conditions, exclusions and exceptions of the Policy.

CLAUSE 24 - DRIVING TUITION

It is hereby declared and agreed that notwithstanding anything to the contrary contained herein the within written Policy is extended to be operative whilst the Insured or his authorised representative uses the vehicle described in the Schedule hereto for driving tuition subject to the requirements of Motor Traffic Act No. 14 of 1951 (as amended) in regard to the learners.

In consideration of this extension the Insured shall bear the first Rs. 2,500/- on each and every claim irrespective of any other excess under the Policy.

CLAUSE 25 HIRE VEHICLES-HIRER DRIVING

In consideration of the insured having paid an additional premium, its is hereby understood and agreed that notwithstanding anything to the contrary contained in this Policy unless the vehicle described in this Schedule(s) hereto is being driven by or is for the purpose of being driven by him in the charge of the insured or a person in his employment the Policy shall be operative only while such vehicle is let on hire by the insured to any person (hereinafter called the "Hirer") who:-

- (1) Shall have entered into a Hire Contract with the Insured.
- (2) Shall have satisfied the Insured
 - (a) that such vehicle will be driven only by a person duly licensed to drive
 - (b) that such person has not been refused Motor insurance or had his Insurance Policy cancelled or had special conditions imposed or an increased premium asked for by reason of claims experience.

While such vehicle is let on hire to the Hirer the Company shall not be liable for any loss, damage or liability due to or arising from theft or conversion by the Hirer.

CLAUSE 26 - DUTY FREE VEHICLES

It is hereby declared and agreed that the Estimated Value which includes accessories and spare parts appearing in the Schedule(s) of the within Policy as declared by the insured, excludes the local Customs Duty.

In Consideration of the above it is hereby declared and agreed that in the event of a claim under Section 1 of this Policy necessitating the replacement of parts, the liability of the company for such parts shall exclude the local customs duty of such parts.

CLAUSE 27 SPECIAL TYPE CLAUSES

1. Notwithstanding anything to the contrary contained in sub section 1 (ii) (c) of section 2 (C) of this Policy but subject otherwise to the terms exceptions and conditions of this Policy the Corporation will indemnify the Insured or any other person indemnified under Section 2 of this Policy against all sum including claimants cost and expenses which he shall become legally liable to pay in respect of death of or bodily injury to any passenger (Excluding Patient/s) being carried in or upon entering or getting on to or alighting from any vehicle described in the Schedule thereto but such indemnity is limited to the sum specified in the schedule in respect of any one such passenger.

Provided always that is the event of an accident occurring whilst such Vehicle is carrying more than persons (in addition to the conductor if any and the driver) the Insured shall repay to the Corporation a rateable proportion of the total amount payable by the corporation by reason of this Clause in respect of such accident in connection with such Vehicle.

2. The Corporation shall not be liable under Section 1 of this policy in respect of loss or damage to the Vehicle described in the Schedule hereto arising out of the operation as a tool of such Vehicle or of any plant forming part of such vehicle or attached thereto including overturning risks except for loss or damage arising directly from fire external explosion, self ignition, lighting, burglary, house breaking or theft.

In consideration of a payment of an additional premium, it is hereby declared and agreed that notwithstanding anything contained to the contrary the within written Policy is extended to include the working risks/ overturning risks whilst the vehicle is being used as a tool of trade subject to compulsory excess of Rs. 2,500/- or 5% which ever is higher on each and every claim irrespective of any other excess under the policy.

3. Under Section 2 of this Policy except so far as is necessary to meet the requirements of the Motor Traffic Act No 14 of 1951 the corporation shall be under no liability in respect of liability incurred by the insured arising out of the operation as a tool of such vehicle or of plant forming part of such vehicle or attached thereto.

**Passenger
Indemnity -
(Ambulance &
Hearses)**

**Exclusion of Losses
resulting from working
risk while in use as a tool
of trade-all vehicles**

**Inclusion of Losses
resulting whilst the
vehicle is being used
as a tool of trade.**

**Exclusion of Third
Party working risks
all vehicles**

4. Notwithstanding anything to the contrary contained in this policy the Corporation shall be under no liability in respect of

- (a) Loss or damage to utensils or Stock-in-trade/Surgical instruments, medical Appliances or Supplies on the vehicle described in the Schedule hereto
- (b) Death of or bodily injury to or illness of any person caused by or through or in connection with or arising from
 - (i) Poisoning of any kind or foreign or deleterious matter in food or drink
 - (ii) Anything harmful in the condition of any goods supplied at or from such Vehicle or the defective condition of the container of such goods.
 - (iii) Anything harmful or defective in any treatment given at or from such Vehicle.

5. The Insurance by Sections 1 & 2 of this Policy shall subject to its terms exceptions and conditions apply to any trailer (other than a disabled mechanically propelled vehicle) whilst attached to the Vehicle described in the Schedule hereto.

Provided that,

- (1) The liability of the Corporation in respect of any claim under Section I this Policy for loss of or damage to any such trailer/s shall not exceed the sum or Rs.
.....
- (2) The total number of such trailers in use at any one time in connection with such Vehicle shall not exceed
.....

Exclusion of Utensils, Stock in trade, Food poisoning, Surgical & Medical appliances or Supplies

Unspecified Trailers