



POLICY RENEWAL RECEIPT

Class **Commercial Vehicle** AGENCY: YATTA LINK INSURANCE AGENCY **Premium KShs** ROSALYNE NDUKU NYAMU BASIC 493/-The Insured 1,000/-P.L.L (2) P.C.F. 4/-P.O.Box 180 TALA KENYA Address 3/-ITLA002626534W Pin No. BUSINESS **Business** 1,500/-Policy No. TP/08/188105/06 OLG/R/08/285181/06 Renewal No. Period of Insurance: 03-06-2020 From To 02-06-2021 Insured's Estimate of W/Screen S.Wheel/ Pass. Seating or Radio Year of Registration Make Type of Body Manuf. Carrying Legal Liability Value including Accessories Mark and Spare Parts Capacity incl. Driver (Kenya Shillings) Third Party Only KCV 120F NISSAN ATLAS LORRY 1990 2012 3 The Subject policy stands renewed for the period stated above Hire Purchase Company 2. **EXCESS** New and young drivers Shs. 7,500/í١ Shs. 10,000/įį) Third party claims 8 Own Damage iii) iv) Theft 3. ۽ LIMITS OF THE AMOUNT OF OUR LIABILITY (KSHS) Liability to Third Parties - Death or Bodily Injury: A. In respect of persons being carried in or upon or entering or getting onto or alighting from the Vehicle and in pursuance of a contract of employment. Any one Person. K.Shs 3 Million K.Shs 20 Million (II) Series of claims arising out of one event..... B. In respect of any other person not being carried in or upon or entering or getting onto or alighting from the vehicle K.Shs 3 Million (1) Any one person..... Series of claims arising out of one event..... Unlimited (II)Liability to Third Parties - Property Damage: In respect of any one claim or a series of claims arising out of one event Shs. 20.000.000/-**EXTENSIONS Towing Charges** Repair Authority Shs. 30,000/-Medical Expenses **ACCESSORIES** CLAUSES: CANCELLATION (30 DAYS), CASH & CARRY PREMIUM WARRANTY, ENDT.3(D), ENDT.59-TPPD - CV, INSURANCE PREMIUM FINANCE WARRANTY, USE CLAUSE

Signed at a Nairobi this 31st day of July 2020

LKHALUMBA

Printed on:

26-Jan-2024

Attorney

OCCIDENTAL INSURANCE COMPANY LIMITED

ATTACHED TO AND FORMING PART OF THE POLICY NUMBER TP/08/188105/06

AMENDMENT OF CANCELLATION CONDITION CLAUSE

Notwithstanding anything contained here it is hereby declared and agreed that the cancellation notice period is amended to read thirty (30) days and not as otherwise indicated.

ENDORSEMENT NO. 3(d) THIRD PARTY ONLY

It is hereby understood and agreed that Section 1 of this policy is deemed to be cancelled.

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

ENDORSEMENT NO. 59 INCREASE OF THIRD PARTY DAMAGE LIMIT - COMMERCIAL

It is hereby declared and agreed that the limit of the amount of the Company's liability under Section 11-1 (b) if this policy in respect of any one claim or a series of claims arising out of one event is increased to: -

Kshs.....

USE CLAUSE - Commercial Vehicle

This policy is not valid for use other than carrying own goods of the insured in connection with his business.

This policy does not cover personal injuries to employees and/or passengers carried in the vehicle.

This policy excludes loss or damage due to overloading and/or strain. It is hereby understood and agreed that the indemnity provided by this policy shall be inoperative if the motor vehicle at the time of any event giving rise to a claim shall be carrying a greater load than permitted.

CASH & CARRY PREMIUM WARRANTY

Pursuant to the amendment of Section 156 sub-section (2) of the Insurance Act Cap. 487, you are required to pay your full premium on or before the effective date. Please note that the Company shall only assume risk upon receipt of the full premium.

INSURANCE PREMIUM FINANCE WARRANTY

In case, IPF has been obtained by the insured, it is duty of the insured to maintain payments to the financiers /banks as per the agreement, failure of which shall tantamount to breach of this warranty. If breach of this warranty takes place then the policy shall be cancelled with immediate effect and payment shall be made to the financier/banks on demands raised by them.

If any claim takes place under this policy, no payments shall be made to the insured directly, unless otherwise the premium payment obligation with the financier/bank is met by the insured.

If posted dated cheques submitted to the financiers/banks are not cleared on time because of lack of fund from the insured, any interest charged thereon from the financiers/banks shall be paid by the insured and in case it is not possible to recover the amount from the insured, then the concerned broker shall undertake to pay the amount.

Company of the Company