

1st September 2020

Kenya Revenue Authority, Customs & Excise Department Times Tower.

NAIROBI

Dear Sir/Madam,

RE: CB13 - BOND A/C JETXIN (KENYA) COMPANY LIMITED PIN No. P051650529B

We hereby confirm that we have issued CB13-Bonds for Goods Imported for Use in the Production of Goods for Export for a sum of Four Million Two Hundred and Fifteen Thousand Kenya Shillings (Kshs 4,215,000.00) for a period of one year effective 26th August 2020, approved number 13524, Provisional Bond No. 204048416 upon request by Jetxin (Kenya) Company Limited PIN No. P051650529B

Yours faithfully. For, MUA INSURANCE (KENYA) LIMITED.

HRAF MUSBALLY

CHIEF EXECUTIVE OFFICER - KENYA & EAST AFRICA

PIN: A010336249Q



The Mirage Tower 1, 7th Floor, Chiromo Road P.O. Box 30129-00100 Nairobi, Kenya T+254 732 178 000, 720 632 632, 734 632 632 E infoke@mua.co.ke

MUA Insurance (Kenya) Limited - Regulated by the Insurance Regulatory Authority.

Member of the Association of Kenya Insurers

FORM CB13 (r.240A (13)

CUSTOMS SERVICES DEPARTMENT

EAST AFRICAN COMMUNITY

BOND FOR GOODS IMPORTED FOR USE IN

THE PRODUCTION OF GOODS FOR EXPORT

I/We JETXIN (KENYA) COMPANY LIMITED

PIN NO.P051650529B (Principal)

Of P.O BOX 7769-00200, NAIROBI

(Address)

AND MUA INSURANCE (KENYA) COMPANY LIMITED

PIN NO. P000609341X (Surety)

Of P.O BOX 30129-00100, NAIROBI

(Address)

Hereby acknowledge that I/we are bond to the Commissioner of Customs Services Department in the Sum of (Kshs.4,215,000/=) FOUR MILLION TWO HUNDRED AND FIFTEEN THOUSAND ONLY Shillings to be paid to the Commissioner of Customs Services Department for which payments I/We bind myself /ourselves Jointly and severally and also my/our heirs, executors, administrators and assigns and each of them. Dated this 26th day of AUGUST 2020.

Whereas the above named JETXIN (KENYA) COMPANY LIMITED (has/have given notice of his/her intention to import goods for the use in the production of goods for export as specified in application submitted in Form C.60 duly completed and approved with approved number 13524.

Now the condition of the obligation is such that if the specified imported goods have been verified to the satisfaction of the Commissioner of Customs Services Department to have been used in the production of goods for exports as stated in a reconciliation declaration in Form C.57 and any unused imported goods have been re-exported or transferred to an approved bonded factory or the duty paid, then this obligation shall be void, but otherwise shall remain in force.

For Commissioner