

# PRIVATE MOTOR INSURANCE POLICY

#### JUBILEE ALLIANZ GENERAL INSURANCE (K) LIMITED

#### **Head Office:**

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## WELCOME TO YOUR PRIVATE MOTOR INSURANCE POLICY

Dear Client,

Thank you for choosing us as your insurer.

This is your policy document. It is the evidence of the contract that we have made with each other. Please read it carefully and if you have any questions, contact your intermediary (if any) or us.

Remember that we will reward you for being claims free as per the No-Claims Discount Clause.



Signed For the Company

Date

Aug 21, 2024

#### **DEFINITIONS**

You will find the following words or phrases in this policy and wherever they appear will have the meanings. described below:

This Policy and the Schedule are based on the information you have provided in the proposal and are evidence of the contract of insurance between you and

In return for your premium, we will provide the cover Accident: A sudden, unplanned and unforeseen mishashown in the Schedule for accidental loss, damage or not under your control or that of the authorized driverinjury that happens within the territorial limits during the Period of Insurance.

Certificate of insurance: The document in prescribed form and is to be displayed on the vehicle as required **INSURANCE PROVIDED** law as evidence that you have taken out the insurance

and displayed as required by law.

Claim: Demand by you for indemnity or benefit under the Policy.

**Excess:** The first amount of each claim borne by you.

**Indemnity:** Restoring you to the financial position you were in immediately before the accident.

Legal liability: Financial responsibilities attaching to you because of your failure to observe an obligation I - INSURANCE ON THE VEHICLE imposed by law.

Market Value: The cost of replacing your vehicle with one of similar type and condition.

normally reside at home.

we accept a renewal premium.

Policy Year: The period between inception or renewablicle immediately before the loss or damage but not date and the expiry date of an annual Policy.

Policy: Written evidence of the contract between you Financier's Interest and us.

immediately before the accident.

insured event or loss must occur.

Third party: Any person other than you or your authorized driver who has been injured or whose property has been damaged.

of this policy and any vehicle:

- For which the insurance is still in place.
- We have provided a certificate of insurance for; and
- You have given us details of.

We, Us, Company: Jubilee General Insurance Limited.

Where the Insurance provided is "Comprehensive" all Sections of this Policy are operative

2. Where the Insurance provided is "Third Party Fire and Theft" Section I operates only in respect of loss or damage caused directly by fire, self-ignition, lightning, explosion, theft or attempted theft.

Where the Insurance provided is "Third Party Only" Section I of this Policy is cancelled.

#### What is covered

#### 1. Loss or damage

We will pay for the loss of or damage to the vehicle(s) Members of your household: Persons with whomoyots/their accessories and spare parts while in or on the vehicle. We may choose to pay cash, repair or replace the vehicle or a part of it or its accessories and spare Period of Insurance: The period shown in the schedule arts to cover the amount of the loss or damage. If we and any subsequent period for which you will pay and settle a claim under this section on total loss basis, the lost or damaged vehicle becomes our property. The maximum we will pay will be the Market Value of the

more than the value as shown in the Schedule.

If the vehicle is under a financing arrangement for which interest we have noted in this Policy, we will pay Pre-Accident Value: The Market value of your vehtcle financier for any total loss or damage. We will then have no further liability to you.

#### Schedule: Summary of details specific to this contract.3. Protection, Recovery and Removal after accident

We will also subject to the limits of liability pay the Territorial limits: Geographical limits within which refresonable cost of protecting, recovering the vehicle and moving it to the nearest repairer or safe place if as a result of any loss or damage insured under this section the vehicle cannot be driven.

#### 4. Authority to Repair

You may authorize the repair of the Vehicle necessitated Vehicle: The vehicle or vehicles described in the schedbledamage for which we may be liable under this Policy provided that:

- The cost of such repair does not exceed the Authorized Repair Limit as shown in the Schedule
- A detailed cost of such repair is forwarded to us without delay.

## You, Your: The insured named in the policy schedule. What is not covered under Section I

We will not pay for:

- a. Consequential loss
- b. Depreciation, wear and tear, mechanical, electrical or electronic breakdown, failures or breakages.

**Your business:**Your occupation as described in the schedule.

- Damage to tyres unless damage is caused to otheryou the reasonable medical expenses incurred in parts of the vehicle at the same time. connection with any bodily injury by violent, accidental,
- d. Loss of or damage to the contents being carried inexternal and visible means sustained by you or your or on the vehicle; Authorized Driver or any other person as the direct and immediate result of an accident involving the Vehicle.
- e. Damage caused by overloading or strain
- f. The excess stated in the schedule

#### **SECTION II – LIABILITY TO THIRD PARTIES**

SECTION IV - VEHICLE IN CUSTODY OF MOTOR TRADER OR OTHER MOTOR VEHICLE SERVICE **PROVIDERS** 

#### 1. Indemnity to you or your authorized driver or any

person in or getting into or out of the vehicle Despite the provisions of General Exception 1(b) the We will cover you or any authorized driver or any pers@pver provided by this Policy will be operative only so in or getting into or out of the vehicle against legal as it relates to you whilst the Vehicle is in the custody liability for damages (including the related costs and control of a motor trader or other motor vehicle expenses) for: service providers.

- a. death or bodily injury to any person
- b. damage to property arising as a result of an accideaction V TOWING DISABLED VEHICLES by or in connection with your vehicle, including while loading and unloading the vehicle as long as such This policy will be operative whilst the Vehicle is being costs will not exceed the amounts of cover provided for the purpose of towing any one disabled mechanically propelled vehicle and we will indemnify for under this Policy. you in terms of Section II in respect of liability in connection with such towed vehicle provided that:

## 2. Indemnity to Legal Representatives

Following the death of any person covered under this policy we will indemnify that person's legal provided such legal representatives comply with all the terms and conditions of the Policy.

## a. Such towed vehicle is not towed for reward

b. We will not be liable by reason of this Section representatives for liability covered under this Section in respect of damage to such towed vehicle or property being conveyed thereby.

#### **JURISDICTION CLAUSE**

#### 3. Application of Limits of Liability

In the event of an accident involving indemnity under this Policy will not apply in respect of Section to more than one person the Limits of Lialbidtyements which are not in the first instance delivered will apply to the total amount of indemnity to all persoby or obtained from a court of competent jurisdiction indemnified and such indemnity will apply in priority towithin the territorial limits.

#### 4. Representation and Defence

We may at our own option:

- a. Arrange for representationat any inquest or If we are obliged by the law of any country within the indemnity under this Section,
- b. Undertake the defence of proceedings in any Courthe amount to us. of Law in respect of any act or alleged offence causing or relating to any event which may be the **GENERAL EXCEPTIONS** subject of indemnity under this Section.

## What is not covered under Section II

We will not pay

- a. for death of or bodily injury to any person in Whenwill not be liable in respect of: employment arising out of and in the course of such Any accident, loss, damage or liability caused
- b. for damage to property held in your trust, custodya. control or belonging to you or any member of youb. household or being conveyed by the Vehicle.
- for damage to any bridge, weighbridge or viaduct or to any road or anything beneath caused by vibration or by the weight of the Vehicle or of the load carried by the Vehicle
- d. for damage to property caused by or arising out of the explosion of a boiler forming part of attached to capacity. or on the Vehicle
- e. the first amount as shown in the schedule of each 3. Any liability which attaches by virtue of an claim (applicable excess).

#### AVOIDANCE OF CERTAIN TERMS AND RIGHTS OF **RECOVERY**

inquiry the subject matter of which may give rise toerritorial limits to pay an amount for which we would not otherwise be liable under this policy you will repay

> These general exceptions apply to all sections of this policy.

Outside the Territorial Limits, or

sustained or incurred;

While on your order or with your permission or to your knowledge any vehicle in respect of which indemnity is provided by this Policy is being used contrary to the Limitations as to Use clause.

Any accident, injury, loss, damage or liability if the vehicle is carrying more than its authorised

agreement but which would not have attached in the absence of such agreement

#### **SECTION III - EMERGENCY MEDICAL EXPENSES**

4. Any injury, loss, damage or legal liabilities (except We will, subject to the Limits of Liability, pay or reimburse so far as is necessary to meet the requirements of the Legislation) directly or indirectly caused by any6. of the following occurrences:

a.

- i. War, invasion, act of foreign enemy, hostilities authorized driver incapable of having proper or warlike operations (whether war be declared or not), civil war Mutiny, military rising, insurrection, rebellion, revolution, military or usurped power, martial law or state of sieconditions or any of the events or causes which determine the proclamation or maintenance of martial. law or state of siege
- ii. The act of any lawfully established authority in controlling, preventing, suppressing or in any other way dealing with any occurrence referred to in clause (i) above
- iii. Any act of terrorism, regardless of any other cause contributing concurrently or in any other sequence to the loss, damage or expense. For **2**. the purpose of this exclusion, terrorism meanyou will: an act of violence or force or the threat thereoa. whether as an act harmful to human life or not, by any person or group of persons, whether acting alone or on behalf or in connection with any organization or government or ang. other person or body of persons, committed for political, religious, personal, ethnic or ideological reasons or purposes including aby Communication of Changes any governmentand/or for the purpose of inspiring fear in the public or any section thereof.

In any action, suit or other proceedingswhere we allege that by reason of this definition a loss, damage or expense is not covered by the policy, the burden afeasonably possible proving that such loss, damage or expense is covered of the vehicle(s) is/are lost or damaged as a result will be upon you.

b. Detention, seizure, confiscation or an attempt of any of these occurrences or by any direct or indirect consequences of the said occurrences. In the event of aware of any current or future prosecutionor any claim under this exclusion the person claiming to be indemnified will prove that the accident, loss, damage or liability arose independently of the saidd. occurrences. In default of such proof we will not be liable to make any payment in respect of any such claim.

5.

- a. any accident, loss or damage to any property e. whatsoever or any loss or expense whatsoever resulting or arising there from or any consequential loss or
- b. any liability of whatsoever nature directly or indirectly caused by or contributed to by o5. radiation or contamination by radioactivity from any nuclear fuel or from any nuclear fission.

Any loss occurring while you or your authorized driver is certified by a competent authority to have been under the influence of a drink or drug to such an extent as to have rendered you or your control of the vehicle at the time of an occurrence giving rise to a claim.

#### **Your Duty**

We will only make a payment under this policy if:

- The information you have provided in the proposal for this insurance is true and complete to the best of your knowledge and belief; and
  - You or any other person entitled to indemnity meets all the terms, conditions and endorsements under this Policy.

#### **Duty of Care**

Ensure the vehicle(s) is/are at all times in roadworthy condition

Take all other reasonable steps to prevent accidents, injuries, loss or damage Allow us access, at any reasonable time, to examine the vehicle(s)

act committed with the intention to influen You will inform us immediately of any important changes affecting the vehicle(s) covered under this Policy and/or its/their use.

#### Claims 4.

You must report to us any accident, injury, loss or damage involving your vehicle(s) as soon as is

of theft, attempted theft or malicious damage, you must immediately make a report to the police and obtain a police report

You must also inform us immediately you become proceedings in connection with any event for which there may be any liability under this policy Any correspondence relating to any incident should be sent to us immediately and unanswered. We will be entitled to take over and carry out in your name the defence or settlement of any claim. We may also prosecute in your name to recover any amounts we have paid

When you make a claim, we will be entitled to instruct and give information relating to the claim to other people such as lawyers, investigators, loss assessors, garages and we expect you to give them all the necessary co-operation.

#### Average (underinsurance) Clause

arising from nuclear weapon materials ionising at the time of an occurrence giving rise to a claim under Section I of this Policy the market value of the vehicle is greater than your estimated value including its waste from the combustion of nuclear fuel. Foaccessories and spare parts, then you will be considered the purposes of this exception combustion wilbs being your own insurer for the difference and our include any self-sustaining process of nuclebability will be limited to such percentage that your estimated value bears to the market value.

#### 6. Other Insurances

If any loss, damage or liability covered by this insurance the said sums or any part thereof has fallen due) by is also covered by any other insurance, we will pay only ou to the financier we may at our option deduct all our share of any claim. This condition does not apply tor any part of the sums outstanding between you and Personal Accident benefits. the financier from any claims settlement due in respect of a loss under this Policy, provided the sum thereby

7. Fraud

If any claim is found to be fraudulent and you or any one acting on your behalf has given us any false document MPORTANT NOTES: or information you will lose any rights under this PolicyTHESE ARE PURELY ADVISORY AND NOT PART OF We may refer such cases to the law enforcers. THE POLICY.

#### 8. Complaints

We are committed to providing you with the highestur attention is drawn to the importance of ensuring dissatisfied with our service, you have the right to complain through the channels stated below:

- who will respond within reasonable time upon receipt of your complaint.
- If you are still not satisfied you can send your writtem be obtained from our offices on request. concerns to the Insurance Regulatory Authority (IRA).

#### 9. Disputes between You and Us

thirty (30) days thereafter.

a. A single mediator to be agreed between you and

b. A single arbitrator agreed between us, to be appointed within thirty (30) days of the disputeof insurancein duplicate MUST be returned to us arising. If we cannot agree, either party will refer themediately to facilitate cancellation. dispute to the Chairman of the Chartered Institute of Arbitrators (Kenya Branch) whose decision will be binding on you and us. The arbitral award will be final. If the dispute is not referred to the arbitration process within twelve (12) months we will assume you have abandoned the claim.

#### 10. Cancellation

- a. You may cancel this policy at any time by informing us and returning the original and duplicate certificate of insurance, or if these certificates are misplaced, lost or destroyed, by availing a statutory declaration duly signed by a commissioner for oaths. We will refund you the premium for the remaining period of insurance based on the applicable rates.
- b. We may cancel the policy by issuing fourteen (14) days written notice to your last known address. We will refund your premium for any remaining Period of Insurance based on the applicable rates. You must return to us immediately the original and duplicate certificate of insurance.

Provided the refund is subject to no claim or loss having arisen during the current period of insurance.

#### **CLAUSES**

#### 1. Premium Finance

Where the premium or any part thereof was paid with the benefit of finance agreement and there remains

#### a. Market Value

standard of service at all times. However, if you athat the market value of each vehicle is covered by the amount shown on the Policy to avoid under or overinsurance. At the same time please remember that in the event of total loss you will only be entitled to recover

sums outstanding (whether or not the date for payment

deducted is paid directly by us to the financier.

a. If you are not satisfied at your usual level of contathe pre-accident market value subject to your estimate send your written complaints to our Principal Officatated in the Schedule. You should therefore, in your own interest obtain the current market value of your vehicle(s) each year. A list of approved motor valuers

#### b. Admission of Liability

In the event of an accident do not admit liability to any Third Party Claimant or Witness or any one acting on If any dispute arises between you and us on any matterehalf of a possible Claimant, but obtain full particulars relating to this policy such dispute will be referred to: including names and addresses of all witnesses and forward this information at once to us.

us within thirty (30) days of the dispute arising and. Transfer of ownership/cancellation of Policy the mediation process to be finalized not later thanhis being a personal contract it is not transferable to other parties. Thus in the event of the sale of the

vehicle(s) or Cancellation of the Policy, certificate