

رقم القيد في سجل شركات التأمين: 70 بتاريخ 16/9/2003 Register of Insurance Companies entry: 70 dated 16/9/2003 رخصه تجارية رقم: 543043 درخصه تجارية رقم: 48/9/2003

Property All Risk Insurance for Property Finance customers	درع التمويل العقاري تكافل لعملاء التمويل العقاري
Ferms & Conditions	الشروط والأحكام
The following definitions shall have the meanings assigned to them where they appear in this Policy. Whenever the context requires the masculine gender shall include the feminine gender.	تحمل التعرفيات التالية المعاني المسندة قرين كلٍ منها حيثما ظهرت هذه الوثيقة. وحسما يتطلب المسياق، يشمل المذكر المؤنث.
Date of Commencement: means the date of inception of the Master Takaful Policy or the date on which the customer is enrolled for this Takaful policy; when the bank granted Finance to the customer.	تاريخ البدء: يعني تاريخ بدء سريان وثيقة تأمين تكافل الرئيسية أو تاريخ تسجيل العميل لوثيقة تأمين تكافل الماثلة، عندما منح البنك التمويل للعميل.
nterest Insured: All Real and personal Property situated anywhere in UAE financed by the policyholder under Sharia Compliance inance scheme or held in trust, care, custody and control of the Participant / Property Finance customer.	الملصحة المؤمن عليها: جميع الممتلكات العقارية والشخصية التي تقع في أي مكان في دولة الإمارات العربية المتحدة بتمويل من حامل وثيقة التأمين بموجب مخطط التمويل المتوافق مع الشريعة الإسلامية أو المحتفظ بها علي سبيل الأمانة ورعاية وعهدة و سيطرة العميل المشارك / عميل التمويل العقاري.
Participant / Customer All new and Existing Participant / Property Finance Customers joining during the Policy Period up to the Limit specified and accepted by the Company.	المشترك / العمول جميع مشاركي / عملاء التمويل العقاري الجدد والحاليين الذين ينضمون خلال فترة وثيقة التأمين حتى الحد المحدد والمقبول من قبل الشركة.
olicy Holder / Bank: EMIRATES ISLAMIC BANK PJSC, Dubai, United	حامل وثيقة التأمين / البنك: مصرف الإمارات الإسلامي ش. م. ع، دبي، دولة الإمارات العربية المتحدة.
Property Takaful Property takaful is Property all risk cover which basically covers the structure of property as specified in the policy wordings.	تكافل للتأمين على الممتلكات تكافل للتأمين على الممتلكات هو تغطية جميع مخاطر الممتلكات التي تغطى أساسا هيكل الممتلكات على النحو المحدد في صياغة وثيقة التأمين.
Takaful Service Provider (Company): Noor Takaful, Dubai, United	مقدم خدمة تكافل (الشركة): دار التكافل (ش.م.ع)،دبي، دولة الإمارات العربية المتحدة.
icope of Cover: All Risks of physical loss of or damage to the insured property from any cause including the extensions as noted below other than the causes those specifically excluded.	نطاق التغطية: كافة مخاطر الخسارة أو الضرر المادي الذي يلحق بالمملتكات المؤمن عليها من أي سبب بما ذلك التمديدات على النحو المذكور أدناه بخلاف الأسباب التي استبعدت بشكل محدد.
If the property insured or any part thereof shall be accidentally obysically lost, destroyed or damaged the Company will pay to the insured the value of the property at the time of the happening of its oss or destruction or the amount of such damage or at its option will reinstate or replace such property or any part thereof, Provided that liability of the Company shall in no case exceed in respect of each item the sum expressed in the said Schedule to be insured thereon and in the whole the total sum insured hereby or such other sum or sums as may be substituted therefore by memorandum hereon or attached hereto signed by or on behalf of the Company.	إذا تعرضت الممتلكات المؤمن عليها أو أي جزء منها للخسارة أو التدمير أو الضرر بشكل مادي بغير قصد، ستدفع الشركة المؤمن عليه قيمة المملتكات في وقد حدوث خمارته أو تدميره أو مقدار ذلك الضرر أو في خيارها مستعد مثل هذه الممتلكات أو أي جزء منها إلى حالته أو تستيدا، بشرط الا تتجاوز مسزولية الشركة بأي حال فيما يتعلق بكل بند مبلغ التأمين المعبر عنه في الجدول المذكور وفي المجمل إجمالي مبلغ التأمين بموجب هذا أو ذلك المبلغ أو تلك المبالغ الأخرى كما قد يتم استبدالها بالتالي بموجب مذكرة في وثيقة التأمين الماثلة أو مرفقة بوثيقة التأمين الماثلة موقعة من قبل أو نيابة عن الشركة.
Definitions The term "Building" includes:	التعريفات يشمل مصطلح "المباني" ما يلي:
 i) Landlord's fixtures and fittings. ii) Outbuildings. iii) Walls, gates & fences. iv) Piping, ducting, cables wires and associated, control gear and accessories on the premises and extending to the public mains, but only to the extent of the Insured's responsibility. v) Yards car-parks roads and pavements. 	 التجهيزات والتركيبات الخاصة بالمالك. المباني الإضافية. المباني الإضافية. الجدران والبوابات والاسوار. الجدران والبوابات والسوار. شبكة الأنابيب والقنوات وأسلاك الكابلات وما يرتبط بها وجهاز التحكم والملحقات في العقارات وتمتد إلى الخطوط الرئيسية العامة ولكن فقط إلى حدود مسؤولية المؤمن عليه. الطرق والأرصفة لساحات انتظار السيارات.
The terms "Contents" include :	يشكل مصطلح "المحتويات" ما يلي:
 Tenants improvements alteration and decorations So far as they are not otherwise insured, employees, directors, and visitor's personal effects of every description (other than motor vehicles) for an amount not exceeding in respect of any one person Content of building Content of open yard The amount declared for insurance purpose should 	1) تحسينات وتعديل أعمال ديكور المستأجرين. 2) بقدر ما لا تكور متعلقات شخصية خاصة بالمؤمن عليه على خلاف ذلك، المتعلقات الشخصية الموظفين وأعضاء مجلس الإدارة والزائر من كل وصف (بخلاف السيارات) بملغ لا يتجاوز فيما يتعلق باي شخص واحد. 3) ما يحتويه المبنى 4) ما تحتويه المبنى 4) ما تحتويه الساحة المفتوحة 5) يجب أن يمثل المبلغ المقربه لغرض تأمين قيمة الإنشاء (باستثناء تكلفة الأرض)، سعر الشراء 5) يجب أن يمثل المبلغ المقربه لغرض تأمين قيمة الإنشاء (باستثناء تكلفة الأرض)، سعر الشراء فيما يتعلق بالشقق أو قيمة إعادة المبانى الحالية إلى حالتها حيث ته تقديم التمويل للإصلاحات /



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ديد	ات الوثيقة / البنود:	Extensions / Clauses:	Polic
1	بند التغيير والإستخدام	LTERATION AND USE CLAUSE	1.
	بموجب أي ظرف من الظروف التالية، يتوقف إرفاق التامين بموجب وثبقة التامين الماثلة فيما يتعلق بالممتلكات المتضررة ما لم يحصل المؤمن عليه قبل وقوع أي خسارة أو ضرر على موافقة الشركة كدلالة بالتصديق على وثبقة التأمين من قبل الشركة أو نيابة عنها.	Inder any of the following circumstances the insurance under his policy ceases to attach as regards the property affected nless the Insured before the occurrence of any loss or amage obtains the sanction of the Company signified by ndorsement upon the policy by or on behalf of the Company.	
	 إذا تغيرت طبيعة الإشغال أو ظروف أخرى تؤثر على المبنى المؤمن عليه بثلك الطريقة التي تزيد من خطر الخسارة أو الضرر 	If nature of the occupation of or other circumstances affecting the building insured be changed in such a way as to increase the risk of loss or damage	
	 ب) إذا اصبح المبنى المؤمن عليه غير مشغول وبقي كذلك لفترة تزيد عن 6 أشهر. 	o) If the building insured becomes unoccupied and so remains for a period of more than 6 months	
	 (تا انتقلت المصلحة في الممتلكات المؤمن عليها من المؤمن عليه بخلاف بموجب وصية أو إعمالا للقانون.) If the interest in the Property insured passes from the Insured otherwise than by will or operation of law	
2	رسوم المهندسين المعماريين والمساحين والاستشاريين والرسوم القانونية: تغطى الرسوم المهنية بخلاف إعداد المطالبة، حتى نسبة 10% من مبلغ المطالبة، التي تم تكبدها بالضرورة في إعادة الممتلكات إلى حالتها نتيجة لتدميرها أو تضررها.	ARCHITECTS', SURVEYORS', CONSULTANTS & LEGAL FEES: Covers the professional fees other than for claim preparation, up to 10% of the claim amount, necessarily incurred in einstatement of the property consequent upon its lestruction or damage.	2.
3	المتوسط: إذا كان مبلغ التأمين، في وقت الخمارة، أقل من 85% من قيمة الممتلكات المؤمن عليه المؤمن عليه المؤمن الخاص به الفرق ويجب أن يحمل نسبة خاضعة للتقييم من الخمارة وفقاً لذلك.	AVERAGE: If sum insured, at the time of loss, is less than 85% of the value of the property insured, the Insured will be his own insurer for difference and shall bear a rateable proportion of loss accordingly.	3.
2	بند الإعادة إلى الحالة التلقانية: بعد دفع المطالبة، سيتم إعادة مبلغ التأمين إلى حالته تلقانياً، رهنا بقسط تأمين إضافي تناسبي.	AUTOMATIC REINSTATEMENT CLAUSE: After claim payment, sum insured will be automatically reinstated, subject to proata additional premium.	4.
e.	بند الإضافات / الحذف التلقائي: يغطي التعديلات والإضافات والتحسينات على الممتلكات بمبلغ لا يتعدى 20% من مبلغ التأمين، مع مراعاة إقرار نصف سنوي ودفع قسط تأمين إضافي تناسبي.	Automatic additions/deletions clause: Covers alterations, additions and improvement to the property for an amount not exceeding 20% of the sum insured, subject to half yearly declaration of the same and payment of pro rata additional premium.	5.
	اسلس التعويض: يجب ان يكون أساس التعويض التكلفة الكاملة الإصلاح أو الاستبدال أو القيمة النقدية الفعلية في تاريخ الخسار ة، بما لا يتجاوز مبلغ التأمين. ومع ذلك، شريطة أن يتم التصريح عن مبلغ التأمين بقيمة استبدال جديدة، يكون لدى الؤمن عليه خيار استبدال الآلات أو المعدات بالات أو معدات بالات أو معداة الخرى متقدمة تكنلوجيا دون زيادة مسؤولية شركة التأمين.	BASIS OF INDEMNITY: Basis of indemnity shall be the full cost of repair or replacement or actual cash value on date of loss, not exceeding the sum insured. However, provided the sum insured is declared on new replacement value, the Insured shall have the option to replace the machinery or equipment with technologically advanced one without increasing the lability of Insurer.	6.
	الغلاية و موفر الطاقة (جهاز ميكانيكي ال\ي يستخدم كمبادل حراري عن طريق التسخين المسبق للسوائل لتقليل استهلاك الطاقة): بما في ذلك الخسارة أو الضرر الناتج عن انفجار الغلاية أو الموفر المنزلي أو أجهزة أو عية ضغط أخرى يكون فيها الضغط الداخلي سبب البخار في حالة تركيبة.	BOILER & ECONOMISER: Including loss or damage caused by bursting of domestic boiler economiser or other pressure ressel apparatus in which internal pressure is due to steam, if installed	7.
33	بند الإلغاء بإشعار مدته 90 يوماً: يمكن لكل من الطرفين الغاء وثيقة التأمين عن طريق تقديم اشعار مدته 90 يوماً، شريطة أللا يتم دفع أي مطالبة بموجب وثيقة التأمين الماثلة.	90 DAYS NOTICE OF CANCELLATION CLAUSE: Both parties can cancel the policy by giving 90 days' notice, provided no claim has been paid under the policy.	8.
70.00	بند إشعار المطالبة: يجب على المؤمن عليه تقديم إشعار بالخسارة في غضون 60 يوما اعتبارا من تاريخ الخسارة أو التدمير أو الضرر.	CLAIM NOTIFICATION CLAUSE: Notice of loss shall be given by the Insured in writing within 60 days from date of loss, destruction or damage.	9.
1	بند تكلفة إعداد المطالبة؛ يغطي التكلفة، التي لا تتجاوز 10,000/- دولار أمريكي، التي يتم تكبدها في الإعداد / التقديم / التصديق على المطالبة بعد الخسارة المؤمن عليها بموجب وثيقة التأمين.	CLAIM PREPARATION COSTS CLAUSE; Covers the cost, not exceeding USD 10,000/-, incurred in preparation / presentation / certification of claim subsequent to loss insured under the policy.	10.
1	بند ارتفاع التكاليف: يغطى الزيادة التلقائية المنتظمة في مبلغ التأمين، و الذي لا يتجاوز 10% من مبلغ الأمين، طوال فترة وثيقة التأمين مقابل قسط التأمين الإضافي.	COST ESCALATION CLAUSE: Covers automatic regular	11.



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of Ins	رقم (جماریع) به المعلق المعلق (۱۸ بستاریع) wrance Companies entry: 70 dated 16/9/2003 crcial License No. 543043 رخصه تجاریه رقم:		
	increase in the sum insured, not exceeding 10% of the sum insured, throughout the period of policy in return for an additional premium.		
12.	DEBRIS REMOVAL CLAUSE: Covers the cost of removal of debris, up to 10% of the claim amount but not exceeding AED 500,000, after the property is destroyed by any peril insured against.	بند إزالة الحطام: يغطي تكلفة إزالة الحطام، حتى 10% من مبلغ المطالبة و لكن لا يتجاوز مبلغ 500,000 درهم إماراتي بعد تدمير الممتلكات من خلال أي خطر مؤمن ضده.	12
13.	DEMOLITION CLAUSE: Covers loss occasioned by the enforcement of any law or ordinance which necessitates the demolition of undamaged portion of any building of which some portion has suffered damage by any of the perils insured against.	يند الهدم: يغطي الخسارة التي يحدثها إنقاذ أي قانون أو مرسوم يستلزم هدم جزء غير متضرر من أي مبنى قد تعرضت بعض الأجزاء منه للضرر بواسطة أي من المخاطر المؤمن ضدها.	13
14.	DESIGNATION OF PROPERTY CLAUSE: For the purpose of determining where necessary the column heading under which any property is Insured the Company agrees to accept the designation under which such property has been entered in the Insured's books.	يند تسمية الممتلكات: لغرض تحديد عند الضرورة عنوان العمود الذي بموجبه بتم التأمين على أي مملتكات، توافق الشركة على قبول التسمية التي بموجبها قد تم تسجيل مثل هذه المملتكات في دفاتر المؤمن عليه.	14
15.	ERRORS AND OMISSION CLAUSE: No inadvertent error, omission or failure in furnishing reports hereunder shall prejudice the assureds right of recovery but shall be corrected when discovered.	بند الأخطاء والإغفال: لا يزدي أي خطأ أو إغفال أو إخفاق غير مقصود في تقديم التقارير بموجب وثيقة التأمين الماثلة إلى المساس بحق المؤمن عليهم في الاسترداد، بل يجب تصحيحه عند اكتشافه.	15
16.	EXPEDITING EXPENSES CLAUSE: Covers the extra charges, not exceeding AED 250,000 any one loss, for overtime, nightwork, work on public holidays, express freight and air freight incurred in connection with loss recoverable under the policy.	يند مصروفات التعديل: يغطى الرسوم الإضافية، والتي لا تتجاوز 250,000 درهم إماراتي لأي خسارة واحدة، للعمل الإضافي والعمل الليلي والعمل في أيام العطلات الرسمية والشحن السريع والشحن الجوي المتكبدة فيما يتعلق بالخسارة القابلة للإسترداد بموجب وثيقة التأمين.	16
17.	EXPENSES TO PROTECT, PROTECT OR REDUCE LOSS CLAUSE: Covers the expense, not exceeding 10% of the sum insured, necessarily incurred by the insured for reducing loss under this section	بند المصروفات لحماية أو حماية أو الحد من قيمة الخسارة: يغطي المصروفات، لا تتجاوز 10% من مبلغ التامين، والتي يتم تكيدها بالضرورة من قبل المؤمن عليه للحد من الخسارة بموجب هذا القسم.	17
18.	FIRE BRIGADE CHARGES AND OTHER EXTINGUISHING EXPENSES: Covers the fire brigade charges and extinguishing expenses and the cost of extinguishing materials expended, up to AED 100,000/	رسم فريق الإطفاء ونفقات الإطفاء الأخرى: تغطي رسوم فريق الإطفاء ومصرفات الإطفاء وتكلفة مواد الإطفاء التي أنفق، حتى 100,000 درهم إماراتي.	18
19.	Impact damage extended to include own vehicles.	امتد تأثير الضرر ليشمل المركبات الخاصة.	19
20.	IMPROVEMENTS AND BETTERMENTS CLAUSE: In the event of loss Insurer considers the insured as the sole owner of the improvements and betterments made by insured to the insured property and loss adjustment shall be made accordingly.	بند الإضافات والتحسينات: في حال حدرث خسارة تعتبر شركة التأمين المؤمن عليه على أنه المالك الوحيد للإضافات والتحسينات التي أجراها المؤمن عليه في المملتكات المؤمن عليها و يتم إجراء تعديل الخسارة وفقا لذلك.	20
21.	INCREASED COST OF WORKING (EXTRA EXPENSES) CLAUSE: Covers the additional expenditure incurred for sole purpose of avoiding the reduction in turnover.	بند التكلفة الزائدة للعمل (المصروفات الإضافية): يغطي النفقات الإضافية المتكبدة لغرض وحيد لتغادي خفض معدل الدوران.	21
22.	NOMINATED LOSS ADJUSTERS CLAUSE: In the event of serious loss, M/s Crawford & Co Intl Inc or any other mutually agreed International Loss Adjuster shall be appointed.	بند خبراء تسوية الخسانر المرشحين: في حالة حدوث خسارة خطيرة، يجب تعيين السادة شركة / كروفورد أند كور انتل أو أي خبير تسوية خسارة دولي متفق عليه	22
23.	LOSS PAYEE CLAUSE: Loss, if any, payable to the Insured or order.	بند المستفيد للخسارة: تكون الخسارة، إن وجدت، مستحقة الدفع إلى المؤمن عليه أو بأمره.	23
24	MORTGAGE CLAUSE: The interest of any Mortgagee as regards the property insured by this policy shall not be invalidated by any act, omission or neglect of the Mortgagor unless Mortgagee is privy to such act, omission or neglect.	يند الرهن العقارى: لا يجوز إيطال مصلحة أي مرتهن فيما يتعلق بالمملتكات المؤمن عليها بموجب وتيقة التأمين الماثلة بأي فعل أو إغفال أو إهمال للراهن إلا إذا كان المرتهن على معرفة بمثل هذا الفعل أو الإغفال أو الإهمال.	24



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or ins	urance Companies entry: 70 dated 16/9/2003 rcial License No. 543043 رخصه تجارية رقم:		
25.	NO CONTROL CLAUSE: The insurance shall not be prejudiced act or neglect or noncompliance by the parties over which the Insured has no control.	يند عدم وجود سيطرة: لا يجب أن يمس التأمين بأي فعل أو إهمال أو عدم امتثال من قبل الطرفين التي لا يكون المؤمن عليه سيطرة عليها.	25
26.	NON-INVALIDATION CLAUSE: Insurance shall not be invalidated by any act or omission which is unknown to or beyond the control of any Insured.	يند عدم الإبطال: لا يجب ابطال التأمين بأي عمل أو إغفال غير معروف أو خارج عن سيطرة أي مؤمن عليه.	26
27.	PAYMENT ON ACCOUNT CLAUSE: Once the liability is established, Insurer will make payment on account up to 75%, subject to loss adjusters recommendation.	بند الدفع على الحساب: بمجرد إنشاء المسئولية، تقوم شركة التأمين بتقديم الدفعة على الحساب بنسبة تصل إلى 75%، رهناً بتوصية من خبراء تسوية الخسائر.	27
28	Property in the open and/or open sided building or on roof top including storm, hail, tempest and flood in respect of sun shades, canopies and air conditioner chillers on roof top, on ground/walls	المملتكات في المباني المفتوحة و/أو المفتوحة على الوجهتين على المسطح بما في ذلك العاصفة والمطر الثلجي والإعصار والفيضان فيما يتعلق بظلال الشمس والستانر ومبردات مكيف الهواء على السطح وعلى الأرض / الجدران.	28
29.	PROFESSIONAL ACCOUNTANTS CLAUSE: Covers the reasonable charges, up to AED 100,000/-, payable to Insured's professional accountant for producing details from Insured's business books required by Insured for investigating or verifying any claim.	يند المحاسبين المهنيين: يغطي الرسوم المعقولة، حتى 100,000 الف درهم إماراتي، مستحقة الدفع إلى المحاسب المهني الخاص بالمؤمن عليه للحصول على تفاصيل من دفاتر أعمال المؤمن عليه التحقيق أو التحقق من أي مطالبة.	29
30.	PRIMARY INSURANCE CLAUSE: This policy provides primary cover for the Insured and the Insurer will indemnify the Insured as if no other policies of insurance are in force.	بند التأمين الرئيسمى: توفر وقيقة التأمين الماثلة التغطية الرنيسية للمؤمن عليه وستقوم شركة التأمين بتعويض المؤمن عليه كما لو لم تكن هناك وثائق تأمين أخرى سارية المفعول.	30
31.	PROPERTY VALUATION CLAUSE: In the event of loss/ damage, the liability of the Insurer shall be replacing / repairing / making good of the property with materials of similar kind and quality plus costs associated with removal of debris, professional fees, any expediting expenses necessarily or reasonably incurred in replacing / repairing / making good of the property.	يند تقييم المعلتكات: في حالة الخسارة / الضرر، يجب أن تكون مسؤولية شركة التامين استبدال / ترميم / إصلاح المعلتكات بمواد من النوع والجودة المماثلة بالإضافة إلى التكاليف المتربطة بإزالة الحطام والرسوم المهنية و أي مصروفات تعجيل تم تكبدتها بالضرورة أو بشكل معقولة في استبدال / ترميم / إصلاح المملتكات.	31
32.	PUBLIC AUTHORITIES CLAUSE: Covers additional cost of reinstatement incurred solely to comply with the building or other regulations by public authorities.	بند السلطات العامة: يغطي التكافة الإضافية للإعادة إلى الحالة فقط للامتثال للوائح لمبنى أو للوائح الأخرى من قبل السلطات العامة.	32
33.	REINSTATEMENT: If company elects to reinstate or replace any property, Insured at his expense shall provide all plans and other information the company may require and company shall be bound to reinstate the property in reasonably sufficient manner and as circumstances permit.	الإعادة إلى الحالة: إذا اختارت الشركة إعادة أو استبدال أي ممتلكات، يجب على المؤمن عليه نفقته أن يقدم جميع الخطط والمعلومات الأخرى التي قد تطلبها الشركة و أن تلتزم الشركة بإعادة الممتلكات إلى حالتها بطريقة كافية بشكل معقول وبما تسمح به الظروف.	33
34.	AUTHORISING REPAIR LIMIT CLAUSE	شرط حد الإصلاح المصرح يه	34
- 11	The Insurers hereby grant permission to the Named Insured to incur any expenditure with a view to avoiding or minimizing any loss or damage to the Property insured, which loss or damage is threatened by the occurrence of an insured perils and to carry out repairs in respect of any damage by an insured peril to the property insured which can be conveniently and advantageously undertaken by them. The Insured shall notify the Insurers thereof as soon as reasonably practicable and the Insurers will reimburse the Insured for any such expenditure for the cost of such repairs, including overheads upto a limit of Dhs.25,000/- any one loss — any one property	تمنح شركات التأمين بموجب هذا الإنن إلى المؤمن عليه المذكور اسمه بتكبد أي نفقات بهدف تجنب أو تقليل أي خسارة أو ضرر يلحق بالمملتكات المؤمن عليها، وتكون تلك الخسارة أو الضرر مهدد بسبب حدوث خطر مؤمن عليه وإجراء إصلاحات فيما يتعلق بأي ضرر من قبل خطر مؤمن عليه على المملتكات المومن عليه و التي يمكن القيام بها بشكل ملانم وبصورة مفيدة عن قبلهم, يجب على المؤمن عليه إخطار شركات التأمين بشكل ملانم وبصورة مفيدة عن قبلهم, يجب على المؤمن عليه إخطار شركات التأمين بندا في أقرب وقت ممكن عمليا، وستقوم شركة التأمين بتعويض المؤمن عليه عن أي نفقات من هذا القبيل لتغطية تكاليف هذه الإصلاحات، بما في ذلك النفقات العامة بحد أقصى قدره 25,000 در هم إماراتي لأي خسارة واحدة – أي ملكية واحدة.	
35.	SALES OF INTEREST CLAUSE: At the time of loss if the Insured have contracted to sell their interest in the property, upon completion of the purchase, purchaser shall be entitled to the benefit of the policy.	بند مبيعات الحصة؛ في وقت الخسارة إذا تعاقد المؤمن عليه لبيع حصته في المملتكات، عند اكتمال الشراء، يحق للمشتري الاستفادة من وثيقة التأمين.	35
36.	SUBSIDENCE CLAUSE: Policy extends to include damage to	بند الهبوط: تمتد وثيقة التأمين انتشمل الأضرار التي تلحق بالممتلكات عن طريق الحرائق أو على خلاف ذلك الناجمة من كارثة طبيعية تؤدي إلى هبوط أو انزياح صدعي.	36



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	property by fire or otherwise directly caused by natural calamity resulting in subsidence or heave.	e e	
37.	SUE AND LABOUR CLAUSE: Includes reasonable expenses, not exceeding AED 500,000/-, incurred solely for the purpose of reducing any loss indemnifiable under the terms of policy.	بند المقاضاة والعمل: يشمل المصاريف المعقولة، التي لا تتجاوز مبلغ 500,000 درهم إماراتي، والتي يتم تكبدها فقط لغرض الحد من أي خسارة قابلة للتعويض بموجب شروط وثيقة التأمين.	37
38.	TEMPORARY REMOVAL OF PLANT/EQUIPMENT AND DOCUMENT CLAUSE: Extend the cover to the property (other than stock / merchandise) while temporarily removed for cleaning, renovation, repair or similar purposes to any other premises and in transit in UAE.	بند النقل المؤقت للألات / المعدات والوثائق: تمتد التغطية إلى الممتلكات (بخلاف المخزون/البضائع) في حين نقله مؤقتا التنظيف والتجديد والإصلاح أو أي أغراض مشابهة إلى أية أماكن أخرى وفي طريق العبور في دولة الإمارات العربية المتحدة.	38
39.	TEMPORARY REPAIRS CLAUSE: Covers cost, up to 20% of the claim amount subject to maximum of AED 500,000/-, for temporary repairs with prior approval of Insurer.	بند الإصلاحات المؤقتة: تغطي التكلفة، حتى نسبة 20% من مبلغ المطالبة رهنا بحد أقصى قدره 500,000 درهم إماراتي، لإجراء إصلاحات مؤقتة بموافقة مسبقة من شركة التأمين.	39
40.	TENANT'S CLAUSE: Policy shall not be prejudiced by any act, omission or default by the tenants who occupies the premise.	بند المستأجر: لا يجوز المساس بوثيقة التأمين من خلال أي فعل أو إغفال أو تقصير من جانب المستأجرين الذي يشغلون العين المؤجرة.	4(
41.	TENANTS IMPROVEMENTS TO LANDLORD'S PROPERTY: This policy shall deem to include tenant's improvement to landlord's property.	تحسينات المستأجرين على ممتلكات المالك: يجب أن تعتبر وثيقة التأمين الماثلة إنها تتضمن تحسين المستأجر على ممتلكات المالك.	4:
42.	WAIVER OF SUBROGATION CLAUSE: Insurers will not exercise their right of subrogation against Tenants, Contractors / Sub contractors if so required under contract condition.	بند التنازل عن الحلول: لن تمارس شركات التأمين حقها في الحلول ضد المستأجرين والمقاولين / المقاولين من الباطن إذا كان ذلك مطلوباً بموجب شروط العقد.	42
43.	WORKMEN (MAINTENANCE) CLAUSE: Workmen allowed to complete minor repairs, alterations, decorations etc.	بند العمال (الصيانة): يسمح للعاملين بإتمام إصلاحات وتعديلات وأعمال ديكور بسيطة وما إلى ذلك.	4
44.	72 HOURS CLAUSE: Loss caused by natural calamities, strike, civil commotion etc in any one period of 72 consecutive hours shall be deemed as single event.	بند 72 ساعة: يجب أن تعتبر الخسائر الناجمة عن الكوارث الطبيعة والإضراب والإضطرابات المدنية وما إلى ذلك في أي فترة زمنية مدتها 72 ساعة متتالية بمثابة حدث واحد.	4
45.	PREMIUM: Pro rata premium charged on values declared monthly by the Insured and new property held covered subject to declaration within 45 days of attachment.	قسط التأمين: يتم تحميل قسط التأمين بالتناسب على القيم المعلنة شهرياً من قبل المؤمن عليه والمملتكات الجديدة المحتفظ بها رهناً باقرار في غضون 45 يوماً من الحجز.	4.
46.	Industries Seepage, Pollution and Contamination Exclusion Clause (Fire): This insurance shall not cover any los or damage due to Seepage, contamination, pollution, soot, deposition, impairment with dust, chemical precipitation, adulteration, poisoning, impurity, epidemic and disease or due to any limitation or prevention of the use of objects because of hazards to health.	شرط استبعاد التسرب والتلوث والتلويث الصناعي (الحريق): لا يجب أن ينطي هذا التأمين أي خمارة أو ضرر ناجم عن التسرب والتلويث و التلوث والمنخام والترسيب و التلف بالغبار و الترسيب الكيميائي و الزغل والتسمم و الشوائب والوباء والمرض أو بسبب أي تقييد أو منع استخدام المواد بسبب الأخطار على الصحة.	4
47.	War and Civil War Exclusion Clause: This policy does not cover loss or damage directly or indirectly caused by war, civil war, hostilities, revolution, and confiscation/nationalization/destruction by order of any government of public authority.	شرط استبعاد الحرب والحرب الأهلية: لا تغطي وثيقة التأمين المثلة الخسارة أو الضرر الناجم بشكل مباشر أو غير مباشر عن الحرب و الحرب الأهلية والأعمال القتالية والثورة والمصادرة / التأميم / التدمير بأمر من أي حكومة لسلطة عامة.	4
48.	Toxic Mould Exclusion: This policy does not cover loss arising directly or indirectly out of moisture related damage, like fungus, mold, yeast, rot, decay, gradual deterioration, adhesive failure etc.	استبعاد العفن السام: لا تغطي وثيقة التأمين الماثلة الخسارة الناشئة بشكل مباشر أو غير مباشر عن الضرر المرتبط بالرطوبة، مثل الفطريات والعفن والخميرة والتعطين والتحلل والتدهور التدريجي والتعطل اللاصق وما إلى ذلك.	4
49.	Nuclear Energy Risks Exclusion Clause: This policy excludes nuclear energy risks whether such risks are written directly and/or by way of insurance and /or via pools and/or associations.	بند استبعاد مخاطر الطاقة النووية: تستبعد وثيقة التأمين الماثلة مخاطر الطاقة النووية سواء أكانت هذه المخاطر مكتربة بشكل مباشر و/أو عن طريق التأمين و/أو عن طريق المجمعات و/أو الجمعيات.	4



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omme	رخصه تجارية رقم: rcial License No. 543043		
50.	Institute Radioactive Contamination, Chemical, Biological, Bio-Chemical and Electromagnetic Weapons Exclusion Clause: This Insurance does not cover loss, damage cost or expense of whatsoever nature directly caused by, resulting from or in connection with Ionizing radiations / contamination by radioactivity, radioactive or other hazardous properties of any nuclear installations or radioactive matter, weapon or device employing atomic, nuclear or other radioactive force and chemical, biological, bio chemical or electromagnetic weapon.	بند استبعاد التلوث الإشعاعي الناتج عن استخدام الأسلحة الكيمياتية والبيولوجية والكيمياتية والبيولوجية والكيمياتية الحيوية والكيمواتية الوسطة المحسروفات ضرر من أي طبيعة أيا كانت الناجمة بشكل مباشرة أو ناتجة عن أو متعلقة بالإشعاعات المؤينة / التلوث بسبب النشاط الإشعاعي أو خواص مشعة أو خطرة لأي منشأت نووية أو مادة أو سلاح أو جهاز مشع يستخدم القرة الذرية أو النووية أو المشعة الأخرى والسلاح الكيميائي أو البيولوجي أو الكيميائي الحيوي أو الكهر ومغناطيسي.	50
51.	Transmission & Distribution Lines Exclusion Clause: The insurance does not cover loss / damage to any type of above the ground conductors for transmission and distribution lines or any property connected therewith, other than those within 1000 feet of insured premise.	بند استثناء خطوط النقل التوزيع: لا يغطي التأمين الخسارة / الضرر الذي يلحق بأي نوع من الموصلات فوق سطح الأرض لخطوط النقل والتوزيع أو أي ممتلكات مرتبطة بها، بخلاف تلك التي تقع ضمن 1000 قدم من المملتكات المؤمن عليها.	51
52.	Local Jurisdiction Clause: This policy does not apply to compensation awarded other than by court within UAE and litigation expenses which are not incurred and recoverable in the UAE	بند الاختصاص القضائي المحلي: لا تسري وثيقة التأمين الماثلة على التعويض الممنوح بخلاف من قبل المحكمة في دولة الإمارات العربية المتحدة ومصروفات التقاضي التي لا يتم تكبدها وقابلة للإسترداد في دولة الإمارات العربية المتحدة.	52
53.	Total Asbestos Clause: The policy does not cover any liability in respect of loss directly or indirectly arising out of / contributed / aggravated by asbestos in whatever form or quantity.	بند الأسبستوس الكلي: لا تغطي وثيقة التأمين أي مسؤولية فيما يتعلق بالخسارة الناشئة بصورة مباشرة أو غير مباشرة عن / التي يساهم فيها / المتفاقمة من خلال الأسبستوس بصرف النظر عن شكلها أو كميتها.	53
54.	Terrorism and Sabotage Exclusion Clause: This policy excludes loss or damage directly or indirectly caused by or in connection with any act of terrorism.	بند استبعاد الإرهاب والتخريب: تستبعد وثيقة التأمين الماثلة الخسارة أو الضرر الناجم بصورة مباشرة أو غير مباشرة عن أي عمل إرهابي أو فيما يتعلق به.	54
55.	Cyber Clause/Information Technology Clarification Clause: This policy excludes loss or damage to data or software caused by deletion, corruption or deformation of original structure, impairment in the function, availability or accessibility of data or software and any business interruption resulting consequently.	بند الإنترنت / بند توضيح تكنولوجيا المعلومات: تستبعد وثيقة التأمين الماثلة الخسارة أو الضرر الذي يلحق بالبيانات أو البرامج الناتجة عن الحذف أو تحريف أو تشويه البنية الأصلية أو الضعف في وظيفة أو توافر أو إمكانية الوصول إلى البيانات أو البرامج وأي توقف للاعمال ينتج عن ذلك.	55
56.	Sanction Limitation and Exclusion Clause: Insurer shall not provide cover or pay claim or provide any benefit to the extent that such action would expose the insurer to any sanction, prohibition or restriction under UN resolutions or trade or economic sanctions, laws or regulations of EU or Sanctions of USA imposed on Iran.	بند قيود واستثناء العقوبة: لا تقدم شركة التأمين تغطية أو تدفع مطالبة أو تقدم أي استحقاق إلى الحد أن مثل هذا الأجراء سيعرض شركة النامين لأي عقوبة أو حظر أو تقييد بموجب قرارات الأمم المتحدة أو العقوبات التجارية أو الاقتصادية أو قوانين أو لوانح الاتحاد الاوروبي أو عقوبات الولايات المتحدة الأمريكية المفروضة على ايران.	56
57.	Political Risks Exclusion Clause: This policy excludes loss or damage directly or indirectly caused by war, civil war, mutiny, rebellion, and civil commotion, act of terrorism, confiscation/nationalization/destruction by order of any government or public authority.	بند استبعاد المخاطر السياسية: تستبعد وثيقة التأمين الماثلة الخسارة أو الضرر الناجم بشكل مباشر أو غير مباشر عن الحرب والحرب الأهلية والعصيان والتمرد والاضطرابات المدنية وأعمال الإرهاب أو المصادرة / التأميم / التدمير بأمر من أي حكومة أو سلطة عامة.	57

EXCEPTIONS	الاستثناءات
The Company shall not indemnify the Insured in respect of:-	لا يجب أن تعوض الشركة المؤمن عليه فيما يتعلق بما يلي:



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- electrical or mechanical breakdown, failure or derangement of plant, machinery or equipment
- deterioration of property due to change in temperature or humidity or failure or inadequate operation of an airconditioning, cooling or heating system
- subsidence, ground heave, landslip, erosion, settling or cracking

Unless either

- i. caused by
 - fire
 - lightning
 - explosion (for the purpose of this Exception "explosion shall not mean the bursting or disruption of turbines, compressors, transformers, rectifiers, switch-gear engine cylinders, hydraulic cylinders, fly-wheels or other moving parts subject to centrifugal force or boilers, economics or other vessels, machinery or apparatus in which pressure is used).
 - aircraft or other aerial devices or articles dropped therefrom
 - impact by vehicles, watercraft, locomotives or rolling stock
 - earthquake
 - riot or malicious acts (other than any act excluded by reason of Exception 6 (b) herein)
 - strikers, locked-out workers, or persons taking part in labour disturbances
 - storm, tempest or flood

OR

ii) resulting in

the occurrence of any of the events in (I) or an event not excluded by the policy and then the Company shall only indemnify the Insured under the terms of the policy in respect of the resultant loss, destruction or damage.

- العطل الكهربائي أو الميكانيكي أو تعطل أو إختلال الالات أو الماكينات أو المعدات.
- ب) تلف الممتلكات بسبب التغير في درجة الحرارة أو الرطوبة أو التعطل أو التشغيل غير
 الكافي لنظام تكييف الهواء أو التبريد أو التدفئة.
- الهبوط الأرضي أو التصدع الأرضي أو الإنهيار الأرضي أو التجويف أو الترسيب أو الإنشقاق.

ما لم يحدث ذلك إما

أولا - بسبب

الحريق

البرق

-الإنفجار (لأغراض هذا الاستثناء "لا يجب أن يعني الانفجار تفجر أو تعطل العنفة (التوربينات) أو الضاغطات أو المحولات أو مقومات التيار أو أسطوانات محرك تبديل التروس أو الاسطوانات الهيدروليكية أو عجلة التوازن أو الأجزاء المتحركة الأخرى الخاضعة لقوة الطرد المركزي أو الغلايات أو الأنظمة أو غيرها من الأدوات أو الالات أو الأجهزة التي يستخدم فيها الضغط). - الطائرات أو غيرها من الأجهزة الجوية أو المواد التي تسقط منها.

عَاتَيْرِ المركبات أو المركبات المائية أو القاطرات أو المعدات الدارجة.

- الزلازل.

-أعمال الشغب أو الأعمال الكيدية (بخلاف أي فعل مستثنى بسبب الاستثناء 6 (ب) الوارد في الوثيقة الماثلة}.

-المضربون أو العمال الذين غلقت المصانع في وجهم أو الأشخاص الذين يشاركون في الأضطر ابات العمالية.

> او ثان أ يندم اا

حدوث أي من الأحداث في (أولاً) أو حدث لا تستبعده وثيقة التأمين الماثلة، إذن يجب أن تعوض الشركة المؤمن عليه بموجب شروط وثيقة التأمين فيما يتعلق بالخسارة أو التلف أو الضرر الناتج عن ذلك.

- 2. loss, destruction or damage to :-
- a) property in the course of manufacture, alteration or repair if such loss, destruction or damage is sustained while the property is being actually worked on and directly resulting from such work.
- b) property in the course of construction or erection or property not yet handed over by a signed certificate of acceptance/completion
- boilers, economisers, turbines or other vessels, machinery or apparatus in which pressure is used or their contents resulting from their explosion or rupture
- d) plant, machinery or equipment during installation or dismantling or the stripping down and assembly in respect of any re-siting operations
- e) electrical equipment or wiring caused by electrical current (other than lightning)
- f) money, cheques, stamps, bullion or unset precious stones, negotiable instruments, evidence of debt and securities of all
- g) animals, growing plants, crops or standing timber
- land and enclosures, dams, reservoirs, piers, wharves, jetties, bridges or tunnels
- constructional plant and equipment, and any vehicle licensed for road use, railway, locomotives and rolling stock, watercraft or aircraft or property contained in watercraft or aircraft
- j) property whilst in-transit other than any premises described in

- 2- خسارة أو تدمير أو ضرر يلحق بما يلي:
- الممتلكات في سياق التصنيع أو التغيير أو الإصلاح في حالة استمرار مثل هذه الخسارة أو التدمير أو الضرر أثناء العمل الفعلي للممتلكات والناشيء بصورة مباشرة عن مثل هذا العمل.
 - ب) الممتلكات في سياق الإنشاء أو التركيب أو الممتلكات التي لم يتم تسليمها بعد من خلال شهادة القبول / الإنجاز الموقعة.
- الغلايات أو الموفر أو العنفة (التوربينات) أو غيرها من الأدوات أو الالات أو الأجهزة التي يستخدم فيها الضغط أو محتوياتها نتيجة انفجارها أو تعزقها.
- الألّات أو الماكينات أو المعدات أثناء التركيب أو التفكيك أو التقشير والتجميع فيما يتعلق بأي عمليات إعادة تحديد مواقع.
 - ج) المُعدات الكهربانية أو الأسلاك الناجمة عن التيار الكهرباني (بخلاف البرق)
 - خ) الأموال أو الشيكات أو الطوابع أو السبانك أو الأحجار الكريمة غير معينة والأدوات القابلة للتداول والدليل على الديون والأوراق المالية بجميع أنواعها.
 - خ) الحيوانات أو النباتات النامية أو المحاصيل أو الأخشاب النامية.
- أ) الأراضي أو الأغلقة الحاوية أو السدود أو الخزانات أو مرافىء الميناء أو أرصفة الميناء أو محط السفن أو الجسور أو الأنفاق
 أ) المعدات والتجهيزات الإنشائية، وأي مركبة مرخصة لإستخدام الطرق أو السكك الحديدة
- ذ) المعدات والتجهيزات الإنشائية، وأي مركبة مرخصة لاستخدام الطرق أو السكك الحديدة أو القاطرات أو العربات الدارجة أو المركبات المائية أو الطائرات أو الممتلكات الموجودة في المركبات المائية أو الطائرات.
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 الممتلكات التي يكون مؤمن عليها في وقت حدوث مثل هذا التنمير أو الضرر من قبل أو
 كان يمكن أن يكون مؤمن عليها لو لا وجود وثيقة التأمين المائلة من قبل أي وثيقة تأمين
 أو وثائق تأمين بحرية باستثناء فيما يتعلق بأي فاتض يتجارز المبلغ الذي كان من الممكن
 دفعه بموجب وثيقة تأمين أو وثائق تأمين بحرية إذا لم يتم تنفيذ هذا التأمين.

أولاً – الوثائق أو المخطوطات أو دفاتر الإعمال أو سجلات أنظمة الحاسب الألمي لقيمة المؤمن عليه للمعلومات الواردة في الوثيقة المائلة: ومع ذلك، ستقوم الشركة بتعويض المؤمن عليه فيما يتعلق بخسارة أو تدمير أو ضرر يحلق بالوثائق والمخطوطات ودفاتر



رقم القيد في سجل شركات التأمين: 70 بتاريخ 16/9/2003 Register

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(a) war, invasion, act of foreign enemy, hostilities or warlike operations (whether war be declared or not), civil war	6.	677776550	 Segment of the property of the pr	
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operations (whether war be declared or not), civil war أعلنت الحرب أم لا) والحرب الأهلية.	1.1		the state of factor and the state of the sta	ال الحديد التعديد منا الحديث إن الأحداد القالية أن الممارات الحديثة إن المرات
	(a)			
ب) التورة والإصطراب الاهلية على العراص لعنب أو بقدر مسال للمرد سعبي، أو تمرد المان مان المان الم	(h)			
	(0)	int	Tani, are commoned assuming the proportions of or	ب) التوره، والإصطرابات الاهلية، على التراض لفلت ال بعدر معداد سعبي، او مدرد



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amounting to a popular rising, military rising, insurrection, rebellion, revolution, military or usurped power or any act or any persons acting on behalf of or in connection with any organisation with activities directed towards the overthrow by force of the Government de jure or de facto or to the influencing of it by terrorism or violence

 i) Permanent or temporary dispossession resulting from confiscation, nationalisation

commandeering or requisition by any lawfully constituted authority

Permanent or temporary dispossession of any building resulting from the unlawful occupation of such building by any person or persons

provided that the Company is not relieved of any liability to the Insured in respect of physical damage to the property insured occurring before dispossession or during temporary dispossession which is otherwise insured by this policy

(d) the destruction of property by order of any public authority

In the action, suit or other proceeding where the Company alleges that by reason of the provisions of Exceptions 6 (a) & (b) above any loss, destruction of damage is not covered by this insurance the burden of proving that such loss, destruction or damage is covered be upon the Insured.

any loss, destruction or damage directly or indirectly caused by or arising from or in consequence of or contributed by:

(a) nuclear weapons material

(b) Ionizing radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel solely for the purpose of this Exception 7 (b) combustion shall include any self-sustaining process of nuclear fission. عسكري، أو عصيان مسلح أو العصيان أو الثورة أو سلطة عسكرية أو مغتصبة أو أي فعل أو أي أشخاص يتصرفون نيابة عن أو فيما يتعلق بأي منظمة مع أنشطة موجهة نحو الإنقلاب بالقوة من جانب الحكومة بحكم القانون أو بحكم الواقع أو بالتأثير فيها بالإرهاب أو العنف.

أولاً: نزع الملكية الدائم أو المؤقت الناجم عن المصادرة أو التأميم أو الإغتصاب أو
 الإستيلاء من قبل أي سلطة منشأة بشكل قانوني.

ثانياً: نزع الملكية الدائم أو المؤقت لأي مبنى ناتج عن إشغال غير قانوني لمثل هذا المبنى من قبل أي شخص أو أشخاص.

شريطة أن لا يتم إعفاء الشركة من أي مسؤولية تجاه المؤمن عليه فيما يتعلق بالإضرار المادية التي تلحق بالممتلكات المؤمن عليها التي تحدث قبل نزع الملكية أو أثناء نزع الملكية المؤقت والتي يكون مؤمن عليها بخلاف ذلك بموجب وثيقة التأمين الماثلة.

ث) تدمير الممتلكات بأمر من أي سلطة عامة
 في دعوى أو قضية أو إجراءات أخرى حيث تدعي الشركة أن بموجب أحكام الاستثناءات
 6 (أ) و (ب) المذكورة أعلاه لا يتم تغطية أي خسارة أو تدمير أو ضرر من قبل هذا التأمين، يقع على المؤمن عليه عبء إثبات أنه يتم تغطية مثل هذه الخسارة أو التدمير أو الضرر.

7- اي خسارة أو تدمير أو ضرر ناجم بصورة مباشرة أو غير مباشرة عن أو ناشىء عن أو ناتج عن أو ساهم به:

(أ) مواد الأسلحة النووية

الشروط – المطالبات

رب المستويد. (ب) الإشعاعات المؤينة أو التلويث الناتج عن النشاط الإشعاعي من أي وقود نووي أو من أي نفايات نووية ناتجة عن احتراق الوقود النووي فقط لغرض هذا الاستثناء 7 (ب) يجب أن يشمل الاحتراق أي عملية ذاتية الدعم للانشطار النووي.

Conditions - Claims

On the happening of any loss, destruction or damage the Insured shall forthwith give notice thereof in writing to the Company and shall within 15 days after such loss, destruction or damage or such further time as the Company may in writing containing as particular an account as may be reasonably practicable of the several articles or portions of property lost, destroyed or damaged and of the amount of such loss, destruction or damage thereto respectively having regard to their value at the time of the loss, destruction or damage together with details of any other insurance on any property hereby insured. The Insured shall also give to the company all such proofs and information with respect to the claim as may be reasonably required together with (if demanded) a statutory declaration of the truth of the claim and of any matters connected therewith. No claim under this policy shall be payable unless the terms of the Condition have been complied with.

In the case of property lost or stolen or if willful or malicious damages is suspected the Insured shall immediately notify the policy and render all reasonably assistance in causing the discovery and punishment of any guilty person and in tracing and recovering lost or stolen property.

Company's rights after a loss.

On the happening of any loss, destruction or damage to any of the property insured the Company may

- enter and take and keep possession of the building or premises where the loss or damage has happened.
- b) take possession of or require to be delivered to them any

عند حدوث أي خسارة أو تدمير أو ضرر، يجب أن يقدم المؤمن عليه على الفور إشعار خطى به إلى الشركة و يجب أن يكون في غضون 15 يوماً بعد مثل هذه الخسارة أو التدمير أو الضرر أو ذلك الوقت الإضافي، كما يجرز للشركة تحديد خطياً، يحتوي على وجه الخصوص على حساب كما قد يكون عملياً بشكل معقول لعدة مواد أو أجزاء ممتلكات المفقودة أو المدمرة أو التالفة وقيمة مثل هذه الخسارة أو التدمير أو التلف الذي يلحق بها على التوالي مع مراعاة قيمتها في وقت خسارتها أو تدميرها أو تلفها جنباً إلى جنب مع تفاصيل أي تأمين على أي ممتلكات مؤمن عليها بموجب هذا. يجب على المؤمن عليه أيضاً أن يقدم الشركة جميع مثل هذه البراهين والمعلومات بموجب هذا. يجب على المؤمن عليه إقرار قانوني المتعلقة بالمطالبة كما قد تكون مطلوبة بشكل معقول جنباً إلى جنب مع (إذا طلب) إقرار قانوني بحقيقة المطالبة مو أي أمور مرتبطة بها. لا يجب أن تكون أي مطالبة بموجب وثيقة التأمين الماثلة و مستحقة الدفع ما لم يتم الامتثال لأحكام الشرط.

في حالة خسارة أو سرقة ممتلكات أو إذا تم الاشتباه في حدوث أضر ار متعمدة أو كيدية، يجب على المؤمن عليه إخطار الشركة فوراً وتقديم كل المساعدة المعقولة في التسبب في اكتشاف ومعاقبة أي شخص مذنب وفي تعقب الممتلكات المفقودة أو المصروقة واستعادتها.

حقوق الشركة بعد الخسارة.

عند حدوث أي خسارة أو تدمير أو ضرر لأي من الممتلكات المؤمن عليها قد تقوم الشركة بما يلي.

أ) دخول وتملك والاحتفاظ بحيازة المبنى أو العقار حيث قد وقعت الخسارة أو الضرر.

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r of Insurance Companies entry: 70 dated 16/9/2003 Commercial License No. 543043 رخصة تجارية رقم:	
property of the Insured in the building or on the premises at	 (ب) تملك أو المطالبة بتعليم أي ممتلكات خاصة بالمؤمن عليه في المبنى أو في العقار إليهم في
the time of the loss or damage	وقت الخسارة أو الضرر.
c) keep possession of any such property and examine, sort, arrange, remove or otherwise deal with the same	(ت) بيع أي من مثل هذه الممتلكات أو التصرف فيها لحماب من يهمه الأمر.
d) sell any such property or dispose of the same for account of	(=) بيخ بي من سن سن المستعدد المستعدد الواستعراد ليها لحسب من يهمه الزمر.
whom it may concern	
The state of the s	
The powers conferred by this Condition shall be exercisable by the Company at any time until notice in writing is given by the Insured	
that they make no claim under this policy or if any claim is made	يجب أن تمارس الصلاحيات التي يمنحها هذا الشرط من قبل الشركة في أي وقت حتى يتم تقديم إشعار خطي من قبل المؤمن عليه بعدم تقديمه لأي مطالبة بموجب وثيقة التأمين الماثلة أو إذا تم
until such claim is finally determined or withdrawn and the	بعد الله المسلم على الموس على المسلم عليه المطالبة أو سحبها نهائياً ولا يجب أن تتحمل الشركة.
company shall not by any act done in the exercise or purported exercise of their powers hereunder incur any liability to the Insured	من خلال أي إجراء تم القيام به في ممارسة أو ممارسة مزعومة لصلاحيتها بموجب وثيقة التأمين
or diminish their right to rely upon any of the Conditions of this	الماثلة، أي مسؤولية تجاه المؤمن عليه أو تقلل من حقها في الاعتماد على أي شروط وثيقة التأمين الماثلة للرد على أي مطالبة.
policy in answer to any claim.	.,- 9 3
The Insured shall not in any case by entitled to abandon any	
property to the Company whether taken possession of by the Company or not.	لا يحق للمؤمن عليه بأي حال من الأحوال أن يتنازل عن أي ممتلكات إلى الشركة سواء استحوذت الله عليها الشركة أم لا.
Forfeiture: If any claims upon this policy be in any respect	المصادرة: إذا كانت أي مطالبات على وثيقة التامين الماثلة بأي شكل من الأشكال احتيالية أو في
fraudulent or if any fraudulent means or devices are used by the	حالة استخدام وسائل أو أدوات احتيالية من قبل المؤمن عليه أو أي شخص يعمل نيابة عنه
Insured or any one acting on his behalf to obtain any benefit under	للحصول على أي استحقاق بموجب وثيقة التأمين الماثلة أو إذا كانت الخسارة أو التنمير أو الضرر لناتجاً عن التصرف المتعمد أو بالتواطؤ مع المؤمن عليه يجب مصادرة جميع الاستحقاقات بموجب
this policy or if the loss, destruction or damage be occasioned by the willful act or with the connivance of the Insured all benefit	وثيقة التامين الماثلة.
under this policy shall forfeited.	
Time Limitation: If a claim be made and rejected and an action or	الحد الزمني: إذا تم تقييم مطالبة وتم رفضها ولم يتم البدء في دعوى أو قضية في غضون ثلاثة
suit be not be commenced within three months after such rejection or (in case of an arbitration taking place in pursuance of	أشهر بعد مثل هذا الرفض أو (في حالة حدوث تحكيم وفقاً للشرط 14 من وثيقة التأمين الماثلة) في غضون ثلاثة أشهر بعد أن يصدر المحكم حكم التحكيم الخاص به يجب مصادرة جميع
the Condition 14 of this policy) within three months after the	الاستحقاقات بموجب وثيقة التامين الماثلة.
Arbitrator shall have made his award all benefit under this policy	
shall be forfeited	التأمينات الأخرى: في حالة وقوع أي خصارة أو تدمير أو ضرر يحدث لأي ممتلكات مؤمن عليها
Other Insurance: If at the time of any loss, destruction or damage happening to any property insured there by any other subsisting	هناك من قبل أي تأمين أو تأمينات أخرى سارية المفعول سواء تم تنفيذها من قبل المؤمن عليه أو
insurance or insurances whether effected by the Insured or by any	اي شخص أو أشخاص آخرين تغطي نفس الممتلكات، لا يجب أن تكون الشركة مسئولة عن دفع
other person or persons covering the same property the Company	أو تساهم بأكثر من نسبتها القابلة للتقييم لمثل هذه الخسارة أو التدمير أو الضرر.
shall not be liable to pay or contribute more than their ratable proportion of such loss, destruction or damage.	
Average: If the property insured shall at the time of any loss,	المعدل: إذا كانت الممتلكات المؤمن عليها في وقت حدوث أي خسارة أو تدمير أو ضرر إجمالاً
destruction or damage be collectively of greater value than the sum insured thereon then the Insured shall be considered as being his	بقيمة أعلى من مبلغ التأمين عليها إذن يجب أن يعتبر المؤمن عليه هو مؤمنهذا الفارق ويجب أن يتحملها بالتناسب الخسارة وفقا لذلك. يجب أن يخضع كل بند من بنود وثيقة التأمين – إذا كان أكثر
own Insurer for the difference and shall bear a ratable proportion of	من واحد - بصورة منفصلة لهذا الشرط.
the loss accordingly. Every item, if more than one, of the policy shall	,
be separately subject to this Condition.	
Claim Procedure	إجراء المطالبة
Upon occurrence of a loss/claim immediate notification should be	عند حدوث خسارة / مطالبة يجب تقديم إخطار فوري إلى إدارة المطالبات العامة مع التفاصيل الأولية التالية:
made to the General Claims Department with the following initial details	الروي السي.
Policy details, validity, Type of Cover	8
Date of Loss	 تفاصيل وثيقة التأمين وصحة ونوع التغطية.
 Incident Report with full details as to how, when and where the incident happened 	 تاریخ الخسارة تقریر الحادث مع تفاصیل کاملة عن کیفیة ووقت ومکان وقوع الحادث
If any Third Party involvement	 إذا كان هناك أي تدخل من طرف ثالث
 Photographs 	الصور الفوتوغرافية تقدير الخسارة
Loss Estimate	تفاصيل الاتصال في حالة المعاينة أو لمزيد من المعلومات
 Contact details in case of survey or for further information 	 نسخة من تقرير الشرطة، حيثماً كان ذلك ضرورياً
Copy of police report , wherever it is necessary	
	,



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For enqu	iries	للاستفسارات
Please co	ontact us by email or telephone on the contact details	يرجى الاتصال بنا عبر البريد الإلكتروني أو الهاتف على تفاصيل الاتصال المذكورة أدناه:
*	E-mail to vidya.shanoj@aman.ae with copy to syed.arif@aman.ae and salim.seyudu@aman.ae	ارسال برید إلکترون ي إلی <u>vidya.shanoj@aman.ae</u> مع نـسخة إلــی <u>syed.arif@aman.ae</u> و <u>salim.seyudu@aman.ae</u>
	Call +971 4 3193206	 الاتصال على الارقام التالية 3193206 4971+