

PART 1: WHAT MAKES UP THIS CERTIFICATE

Takaful does not cover **You** against everything that can happen.

Please read Your Certificate carefully to make sure You understand what it covers, the terms and conditions applicable and make sure **You** are satisfied with this Takaful.

The heading does not form part of the Certificate wording.

You as named in the Schedule agree to participate in Takaful myHome Cover and pay the Contribution into the General Takaful Fund (GTF) based on Tabarru'. You authorize Us based on Wakalah to manage the GTF and in return, We will receive the Wakalah fee.

You also agree that any surplus arising from the GTF will be kept in the GTF. If the GTF is in deficit, You agree to accept an interest-free loan which will be provided by Us to the GTF based on Qard.

Applicable for Consumer Takaful Contracts

This Certificate is issued in consideration of the payment of Contribution as specified in the Certificate Schedule and pursuant to the answers given in Your Proposal/Application and Declaration Form (or when You applied for the Takaful) and any other disclosures made by You between the time of submission of Your Proposal and Declaration (or when You applied for the Takaful) and the time this contract is entered into. The answers and any other disclosures given by You shall form part of this contract of Takaful between You and Us. However, in the event of any precontractual misrepresentation made in relation to Your answers or in any disclosures given by You, only the remedies in Schedule 9 of the Islamic Financial Services Act 2013 ("IFSA") will apply.

Applicable for Non-Consumer Takaful Contracts

This Certificate is issued in consideration of the payment of Contribution as specified in the Certificate Schedule and pursuant to the answers given in Your Proposal/Application Form (or when You applied for this Takaful) and any other disclosures made by You between the time of submission of Your Proposal/Application Form (or when You applied for this Takaful) and the time this contract is entered into. The answers and any other disclosures given by You shall form part of this contract of Takaful between You and Us. In the event of any pre-contractual misrepresentation made in relation to Your answers or in any disclosures made by You, it may result in avoidance of Your contract of Takaful, refusal or reduction of Your claim(s), change of terms or termination of Your contract of Takaful.

This Certificate reflects the terms and conditions of the contract of Takaful as agreed between You and Us.

The Certificate, Schedule and Endorsements must be read together as they form Your Takaful contract.

This Certificate sets out what You are covered for as shown in the Schedule and the circumstances where You are not protected or covered.

Some words and expressions have been printed out in **bold** because they have been given specific meaning in the **Certificate**. **You** will find their meaning in the Glossary.

The coverage provided under this Certificate is subject to You fully observing and fulfilling the terms, provisions, Endorsements and clauses of the Certificate.



PART 2: YOUR DUTY TO INFORM US

Duty of Disclosure

Applicable for Consumer Takaful Contracts

Where You have applied for this Takaful wholly for purposes unrelated to Your trade, business or profession, You have a duty to take reasonable care not to make a misrepresentation in answering the questions in the Proposal/Application Form (or when You applied for this Takaful) i.e. You should have answered the questions fully and accurately. Failure to have taken reasonable care in answering the questions may result in avoidance of Your contract of Takaful, refusal or reduction of Your claim(s), change of terms or termination of Your contract of Takaful in accordance with the remedies in Schedule 9 of IFSA.

You are also required to disclose any other matter that You knew to be relevant to Our decision in accepting the risks and determining the rates and terms to be applied. You also have a duty to tell Us immediately if at any time after Your contract of Takaful has been entered into, varied or renewed with Us any of the information given in the Proposal /Application Form (or when You applied for this Takaful) is inaccurate or has changed.

Applicable for Non-Consumer Takaful Contracts

Where You have applied for this Takaful wholly for purposes related to Your trade, business or profession, You have a duty to disclose any matter that You know to be relevant to Our decision in accepting the risks and determining the rates and terms to be applied and any matter a reasonable person in the circumstances could be expected to know to be relevant otherwise it may result in avoidance of Your contract of Takaful, refusal or reduction of Your claim(s), change of terms or termination of Your contract of Takaful.

You also have a duty to tell Us immediately if at any time after Your contract of Takaful has been entered into, varied or renewed with **Us** any of the information given in the Proposal/Application Form (or when **You** applied for this Takaful) is inaccurate or has changed.

Notice of Other Takaful/Insurances

You must inform Us of any other Takaful/insurance that You have participated/bought at the time of participating in this Takaful, and also during the period of this Takaful, covering any of the same property covered under this Certificate. Such notice should be given and endorsed by **Us** in this **Certificate** before the occurrence of any loss or damage.

PART 3: COVERING CLAUSE (APPLICABLE FOR BUILDINGS AND/OR CONTENTS)

We will cover the Buildings and/or Contents as shown in Your Schedule during the Period of Takaful after appointing Us under Wakalah contract.

This cover will be given on the basis:-

- (i) that You agree to pay Us the Contribution for the cover; and
- (ii) of the verbal/written information provided by You at the point of entering into this contract.

In respect of Covered events occurring during the Period of Takaful and subject to the limitations, exceptions and conditions contained or endorsed in the Certificate. We will, by payment or by reinstatement or repair, indemnify You against loss or damage to the property covered as mentioned in the **Schedule**.

This Certificate covers You up to the amount of the Sum covered as stated in the Schedule for loss or damage to Your building and/or Your contents caused by a Covered event.

Your Schedule will show if You have covered Your building, Your contents or both.



Your Building

"Buildings" means buildings of a Private Dwelling House at the Premises and includes:

- 1. all domestic offices, stables;
- 2. garages and out-buildings on the same **Premises** used solely in connection to it and on the same **Premises**;
- 3. fixtures and fittings; and
- 4. walls, gates and fences around the **Premises**.

Private Dwelling House shall also refer to buildings of Flats and Apartments. When Blocks of Flats or Apartments are covered, Private Dwelling House will refer to the Private Flats or Apartments.

Your Contents

"Contents" means Household goods and Personal Effects of every description, belonging to You or any member of Your Family normally residing with You contained in the Private Dwelling House, Flat or Apartment and all domestic offices, stables, garages and out-buildings, used solely in connection to it, on the same **Premises** specified in the **Schedule**.

What is Covered

The cover for the contents is **limited** to:

- (a) No one article (furniture, pianos, organs, household appliances, radios, television sets, video recorder sets, high fidelity (Hi-Fi) equipment not included) shall be of greater value than ten (10) percent of the Total Sum covered on Contents, unless such article is specially declared as a separate item; and
- (b) Total value of platinum, gold and silver articles, jewellery and furs shall not exceed one third of the Total Sum covered on Contents.

What is Not Covered

The cover for the Contents will not include:

- (a) Part of the structure or ceiling, wallpapers or anything similar;
- (b) Property covered under more specific Certificates/policies; and
- Deeds, bonds, bills of exchange, promissory notes, cheques, securities for money, stamps, documents of any kind, cash, currency notes, bank notes manuscripts, medals and coins, motor vehicles and accessories or livestock unless specifically mentioned in the Schedule.

PART 4: APPLICABLE WARRANTIES (APPLICABLE FOR BUILDINGS AND/OR CONTENTS)

This **Certificate** is subject to the following **Warranties**:

Restriction of Merchandise Warranty

No part of the **Premises** should be used for the manufacture or deposit or storage of merchandise during the **Period of Takaful**.

Takaful Contribution Warranty

Contribution due to Us must be paid and received by Us within sixty (60) days from the inception date of this Certificate /Endorsement/renewal Certificate. If the condition is not complied with, this contract shall be automatically cancelled and We shall be entitled to the pro-rated **Contribution** for the period **We** provide the cover.

Where the Contribution payable is received by Our authorized agent, the payment is deemed to be received by Us for the purposes of this Warranty. The onus of proving that the Contribution payable was received by a person, including a Takaful agent who was not authorized to receive such Contribution, shall lie with Us.



PART 5: COVERED EVENTS (APPLICABLE FOR BUILDINGS AND/OR CONTENTS) (APPLICABLE FOR PLAN 1, PLAN 2 AND PLAN 3)

What is Covered

What is Not Covered

Building and/or Contents as follows:

We will provide cover for loss or damage to Your Building and/or We will not provide cover for loss or damage to Your Contents caused by any of the following:

1. Fire, Lightning, Thunderbolt, Subterranean Fire.

2. Explosion.

- 3. Aircraft and Other Aerial Devices and/or articles dropped therefrom.
- **4.** Impact with any of the buildings:
 - (i) For Private Dwellings, by any road vehicle or animals including belonging to or under the control of:
 - You; or
 - Your Family member.
 - (ii) For Block of flats or Apartments, by any road vehicles or animals including belonging to or under the control of:
 - You:
 - Your agent or servant; or
 - Any person resident in the Private Flats or Apartments.
- 5. Bursting or Overflowing of Domestic Water Tanks, Apparatus or Pipes.
- **6.** Theft, but only if accompanied by actual forcible and violent breaking into or out of a building or any such attempt.
- **7.** Hurricane, Cyclone, Typhoon, Windstorm.

- Earthquake, Volcanic Eruption.
- 9. Flood.

- (a) Destruction or damage occurring while the Private Dwelling House is left unoccupied.
- (a) If the Private Dwelling House is unoccupied for more than ninety (90) days whether consecutively or not in any one Period of Takaful, the cover will be suspended unless agreed by Us by way of an endorsement.
- (b) Loss or damage due to theft by Your domestic servants or any member of Your family.
- (a) Loss or damage to:
 - any building in the course of construction, reconstruction or repair, unless all outside doors, windows and other openings are complete and protected; or
 - (ii) metal smoke stacks, awnings, blinds, signs and other outdoor fixtures or fittings including gates and fences.
- (a) Loss or damage to buildings caused by subsidence or landslip, except as a result of earthquake or volcanic eruption.

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PART 6: ADDITIONAL BENEFITS (APPLICABLE FOR PLAN 1, PLAN 2 AND PLAN 3)

This refers to additional benefits provided to **You** without any additional **Contribution**, but which are subject to the terms and conditions of the Certificate.

Applicable for Contents

Applicable if Your Certificate covers Your Contents only:

(A) Contents Temporarily Removed

What is Covered

You are covered for a Covered event when the contents are temporarily removed from Your Private Dwelling, but remaining within the Geographical Area, provided such contents are not covered under another Takaful Certificate /insurance policy.

The limit of liability of this benefit is fifteen percent (15%) of the Total **Sum covered** on Contents.

What is Not Covered

- (a) Contents removed for sale or exhibition.
- (b) Contents placed at furniture storage area.
- (c) Losses due to Covered event 7 (hurricane, cyclone, typhoon, windstorm), Covered event 8 (earthquake, volcanic eruption) and Covered event 9 (flood) whilst the contents are in transit.

What is Not Covered

(B) Breakage to Mirrors

What is Covered

You are covered for breakage of mirrors whilst in the Private (a) Hand Mirrors Dwelling.

The limit of liability is Ringgit Malaysia five hundred (RM500) per piece any one accident.

(C) Compensation for Death

What is Covered

You are covered against fatal injury (death) occurring in the Private Dwelling House due to external or visible violence caused by thieves or by fire, if the death occurs within three (3) calendar months of such injury.

If there is more than one (1) named Participant, We will be liable for a pro-rate proportion of the compensation. For a Corporation. **You** must nominate a person or persons and lodge their name(s) with Us.

The limit of liability of this benefit is Ringgit Malaysia ten thousand (RM10,000.00) or one-half of the Total Sum covered on Contents, whichever is lesser.

What is Not Covered

(D) Servants Property

What is Covered

You are covered for loss or damage caused by a Covered event to clothing and Personal Effects of Your domestic servant(s), who stay with You or Your family within the Geographical Area as stated in the **Schedule**, provided such contents are not covered under another Takaful Certificate /insurance policy.

What is Not Covered

(a) Cash, currency notes, bank notes and stamps.



Applicable for Buildings and/or Contents

Applicable if Your Certificate covers either Your Buildings and/or Contents:

(E) Rent Coverage

What is Covered

As an Owner, You are covered for loss of rent in the event Your Private Dwelling House as stated in the Schedule is no longer habitable, as a result of a Covered event for the period necessary for reinstatement.

As an Occupier, **We** will pay for reasonable additional expenses incurred at a hotel, lodging house or boarding house, as a result of a **Covered event**, for the period necessary for reinstatement.

The total limit of liability shall not exceed ten percent (10%) of the Total **Sum covered** on Buildings and/or Contents.

This benefit is in additional to the Total Sum covered as stated on the **Schedule**.

(F) Liability to the Public

What is Covered

We will indemnify You or Your Spouse, Your or Your Spouse legal liability in respect of accidents or series of accidents arising out of one occurrence, during the Period of Takaful to property or bodily injury to another person, who is not a member of Your family, Household or in Your service:

- (a) Liability as an Owner of the covered Building caused by a defect in the buildings.
- (b) Liability as an Occupier in respect of accidents which occur in or about the Private Dwelling House.

Our limit of liability shall not exceed Ringgit Malaysia fifty thousand (RM50,000.00) any one accident or series of accidents constituting one occurrence in respect of Buildings and Contents respectively.

We will also indemnify You or Spouse:

- (i) Legal costs and expenses recoverable from You or Spouse by any claimant, provided such legal cost and expenses were incurred before the date We shall have paid or offered to pay the full amount of the claim or the total amount recoverable in respect of any one occurrence.
- (ii) Legal costs and expenses incurred by You or Spouse with Our consent.

If Buildings are for Blocks of Flats or Apartments, Our indemnity to You is restricted to Your legal liability for claims made on You as owner of the Buildings, as specified on the Schedule, but not as a resident occupying any part of the covered Buildings in respect of any accident occurring during the Period of Takaful.

What is Not Covered

What is Not Covered

- (a) Any claims brought against You or Your Spouse, in any country in courts outside Malaysia.
- (b) All legal costs and expenses which are not incurred in or recoverable in Malaysia.
- (c) We shall not be liable for injury or damage arising out of or incidental to:
 - Ownership, possession or use by or on behalf of You or Your Spouse of any lift, vehicle, vessel or craft of any kind;
 - The carrying out of alterations, additions, repairs or decorations to Your buildings;
 - Damage to property by subsidence, fire or iii. explosion (other than explosion of any domestic boiler fitted in an individual flat or apartment in the covered Buildings), for coverage for Private Flats or Apartments;
 - Any contractual agreement;
 - Asbestos or exposure or potential exposure to asbestos, any actual or alleged asbestos related injury or damage involving the use, presence, existence, detection, removal, elimination or avoidance of asbestos; and
 - Any part of the covered Buildings used in connection with Your profession or business.



We will indemnify Your personal representative in the event of Your death, in respect of the liability incurred by You or Spouse, provided the personal representative observes and fulfils and is subject to the terms, conditions and limitations of the Certificate.

PART 7: ADDITIONAL COVERAGES (APPLICABLE FOR PLAN 1, PLAN 2 AND PLAN 3)

This refers to additional coverage provided to You without any additional Contribution, but which are subject to the terms and conditions of the Certificate.

These coverages shall cease upon one (1) valid claim made.

(a) Assistance allowance

This benefit is granted in the event of loss or damage to **Your** Building caused by or arising from a fire or **Flood** peril.

We, upon liability being admitted, will pay an assistance allowance of Ringgit Malaysia five hundred (RM500.00). This allowance is payable in addition to the claimed amount approved by **Us** and shall only payable once during the **Period** of Takaful.

(b) Deterioration of food in the domestic deep freezer

We will provide cover for loss of or damage to food stored in a domestic deep freezer (standalone freezer) in your home up to Ringgit Malaysia one hundred (RM100.00), provided that the domestic deep freezer is not more than ten (10) years old, caused by:

- (i) A rise or fall in temperature, or
- (ii) Contamination by freezing agents.

Exclusions

- (i) We will not cover loss or damage caused by strikes, industrial actions; a deliberate act of a power supply authority, planned/scheduled disconnection of power supply due to maintenance requirement, accidental disconnection or switching off of the electricity supply; the breakdown or failure of any motor more than ten (10) years old.
- (ii) Loss or damage resulting from the deliberate act withholding or restricting of any power supply by authority.

Claims settlement

We will pay You the reasonable cost of replacement of all kinds of frozen food and of hiring of temporary alternative domestic deep freezer space.

(c) Cost of replacing locks/keys

We will provide cover for the reasonable cost to replace the locks if the key for the lock of any external door or window at your risk address is stolen during the Period of Takaful, or there are reasonable grounds to believe that the key(s) have been duplicated, We will pay for the replacement of the lock(s) or cylinder(s) operated by the key(s) up to Ringgit Malaysia five hundred (RM500.00).

Exclusions

We will not pay for the replacement of locks which can be covered by the body corporate when the property is part of a strata title development.

Claims settlement

We will pay the cost for replacement of the lock mechanism or at our option change the locks.

(d) Cost of replacing lost legal documents (contracts, agreements including bank cards, passport, identity card,) We will provide cover for the cost to replace lost legal documents due to fire, explosion, accidental damage and theft.

Claims settlement

We will reimburse the cost of expenses for the replacement of Your lost legal documents. The maximum amount payable under this coverage shall not exceed Ringgit Malaysia two thousand and five hundred (RM2,500.00).



(e) Cleaning services/laundry cost

We will provide cover for the cost on reimbursement basis for cleaning services/laundry due to Fire smoke or Flood or other perils or benefits as covered.

Claims settlement

We will reimburse the cost of cleaning services/laundry cost due to Fire smoke or Flood or other perils as covered in the Schedule. The maximum amount payable under this coverage shall not exceed Ringgit Malaysia one thousand (RM1,000.00).

Loss or damage to water filter outside building but within the compound of the Premises

We will provide cover, up to Ringgit Malaysia five hundred (RM500.00), for accidental loss or damage to water filter outside the building but within the compound of the **Premises**.

Claims settlement

We will pay the cost of replacement of any loss or damage to water filter outside building but within the compound of the Premises. The maximum amount payable under this coverage shall not exceed Ringgit Malaysia five hundred (RM500.00).

PART 8: GENERAL EXCEPTIONS (APPLICABLE FOR BUILDINGS AND/OR CONTENTS)

You will not be covered under the following circumstances:

General Exception 1

We will not cover loss or damage or other contingency caused directly or indirectly by:

- (a) war, invasion, act of foreign enemy, hostilities, or war like operations (whether war be declared or not), civil war;
- (b) mutiny, riot, military or popular uprising, 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; or
- (c) any act of terrorism.
 - For this purpose, an act of terrorism means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or groups of persons, whether acting alone or on behalf of or in connection with any organizations or governments, committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public or any section of the public in fear.
 - Any loss or damage or other contingency happening during the existence of abnormal conditions (whether physical or otherwise) which are caused directly or indirectly, of any of the said occurrences shall be deemed to be loss, damage or a contingency which is not covered by this Takaful. You have to prove that such loss, damage or other contingency happened independently of the existence of such abnormal conditions.
 - In any action, suit or other proceedings, where We allege that by reason of the provisions of this Condition any loss or damage is not covered by this Takaful, the burden of proving that such loss or damage is covered shall be upon You.

General Exception 2

We will not cover loss or damage:

- (a) caused by cessation of work, or by confiscation, commandeering, requisition or destruction of or damage to the property by order of the Government de jure or de facto or any Public Municipal or Local Authority of the country or area in which the property is situated;
- (b) to property by its own fermentation, natural heating or spontaneous combustion or by its undergoing any heating or drying process;
- (c) arising from or in consequence of or contributed to by nuclear weapons material; or
- (d) arising from or in consequence of or contributed to by ionizing radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel. Solely for this purpose, combustion shall include any self-sustaining process of nuclear fission.

General Exception 3

We will not cover Consequential loss or damage of any kind except Rent Coverage.



PART 9: HOW WE WILL SETTLE YOUR CLAIM (APPLICABLE FOR BUILDINGS AND/OR CONTENTS)

- Permissible Takaful Interest
 - Only You have rights to claim from Us, except upon Your death, or by operation of law, the passing of interest of this Takaful to another person shall only take effect after We have endorsed the Certificate.
- 2. No Right of Claim from Any Other Person Whilst the Certificate covers property of Your Family or domestic servant, only You can make a claim on their behalf.
- 3. Limited to Three (3) Paying Guests only This Certificate is valid if the number of paying guests, boarders and lodgers does not exceed three (3) persons. For the purposes of Additional Benefit – (F) Liability to the Public, these persons are deemed to be members of Your Household.
- Reinstatement Value Clause
 - In the event **Your** Building, is destroyed or damaged, the basis upon which the amount payable under this **Certificate** is to be calculated shall be the cost of replacing or reinstating on the same site property of the same kind or type but not superior to or more extensive than Your Building when new, subject to the following Special Provisions and subject also to the terms and conditions of this Certificate except insofar as the same may be varied hereby.
 - b. In the event Your Contents, are lost or damaged, the basis upon which the amount payable under this Certificate is to be calculated shall be the cost of replacing or reinstating the same kind or type but not superior to or more extensive than Your Contents when new, subject to the following Special Provisions and subject also to the terms and conditions of this **Certificate** except insofar as the same may be varied hereby.

Special Provisions - Memorandum (Applicable to Building)

- 1. If the **Sum covered** on Building, at the breaking out of any fire or at the commencement of any destruction of or damage to the property by any other covered peril be less than eighty-five percent (85%) of the sum representing the cost at the time of replacement or reinstatement which would have been incurred in replacement or reinstatement if the property covered had been destroyed then You shall be bearing the difference between the Sum covered on Building, and the sum representing the full cost at the time of replacement or reinstatement if the property covered had been destroyed and shall bear rateable proportion of the loss accordingly. It is also noted and agreed that notwithstanding the declaration of the individual Sum covered as specified in the Schedule, this memorandum will apply as though reference to Building is in respect of the aggregated **Sum covered** on Building, Fixtures and Fittings, and Renovations declared at the same location covered therein.
- 2. The work of replacement or reinstatement (which may be carried out upon another site and in any manner suitable to Your requirements subject to Our liability not being thereby increased) must be commenced and carried out with reasonable despatch and in any case must be completed within twelve (12) months after the destruction or damage, or within such further time as **We** may (during the said twelve (12) months) in writing allow otherwise no payment beyond the amount which would have been payable under this Certificate if this memorandum had not been incorporated therein shall be made.

Special Provisions - Memorandum (Applicable to Contents)

- 1. This Certificate is issued on a First Loss Basis on Contents and up to an amount as more specifically mentioned in the Schedule. The basis of loss settlement in relation to Contents is based on the Reinstatement Value Clause above without the application of average.
- 2. You shall not be penalized for under-covered value, if the Sum covered on Contents is lower than the actual sum representing the full value of the Contents at the Premise at the time of loss or settlement.
- 3. The work of replacement or reinstatement must be commenced and carried out with reasonable despatch and in any case must be completed within twelve (12) months after the loss or damage, or within such further time as We may (during the said twelve (12) months) in writing allow otherwise no payment beyond the amount which would have been payable under this Certificate if this memorandum had not been incorporated therein shall be made.



Special Provisions - Memorandum (Applicable to Building and Contents)

- 1. Until expenditure has been incurred by You in replacing or reinstating the property destroyed or damaged We shall not be liable for any payment in excess of the amount which would have been payable under this Certificate if this memorandum had not been incorporated therein.
- 2. This memorandum shall be without force or effect if:
 - (a) You fail to intimate to Us within six (6) months from the date of destruction or damage, or such further times as **We** may in writing allow, his intention to replace or reinstate the property destroyed or damaged.
 - (b) You are unable or unwilling to replace or reinstate the property destroyed or damaged on the same or another
- 3. No payment beyond the amount which would have been payable under this **Certificate** if this memorandum had not been incorporated therein shall be made if at the time of any destruction or damage to any property covered hereunder such property shall be covered by any other Takaful/insurances effected by or on Your behalf which is not upon the identical basis of reinstatement set forth therein.

5. Our Maximum Liability

Our total liability to You in respect of loss or damage during any one Period of Takaful will not exceed the amount stated against each item or in the aggregate, the Total Sum covered specified in the Schedule or such other sum or sums endorsed in this Certificate.

6. Excess

For loss or damage (except by fire) to the Buildings of the Private Dwelling House by any Covered event where Excess applies. **Excess** shall separately apply to:

- (a) Each building. All covered buildings at the same **Premises** stated in the **Schedule** are considered as one building.
- (b) Each incident. If the same Covered event occurs within seven (7) consecutive days, it is considered the same incident.

7. Other Takaful/Insurance

If there are any other certificates/insurance policies covering the same or part of the same loss, damage or liability, We will only pay a share of the total loss, damage or liability proportionally.

8. Subrogation

We reserve the right to undertake in Your name and on Your behalf:

- (a) the full conduct, control and settlement of any proceedings; and/or
- (b) recover compensation or secure **indemnity** from any third party in respect of anything covered by this **Certificate**. at Our own expense and benefit.

Termination of This Certificate

This **Certificate** shall automatically terminate upon occurrence of any of the following:

- (a) upon cancellation of this **Certificate** by **You**;
- (b) upon cancellation of this Certificate by Us;
- (c) when there is fraud or misrepresentation of material fact during application;

If the termination is due to 9(a) and 9(b), We will refund to You the Tabarru' amount and Wakalah fee for the unexpired period calculated on pro-rata basis subject to no claim. If the termination is due to 9(c), We will refund to You the Contribution in full which includes the Tabarru' amount and the Wakalah fee.

Any Contribution receipt by Us after the termination of this Certificate will not create any liability to Us but We will refund such Contribution to You without profit.

10. Misrepresentation/Fraud

In the event of a misrepresentation by the Participant where the **Certificate** has been in force for a period of two (2) years or less, it will be handled in accordance with Schedule 9 of IFSA, whereby it may result in the following:

- (a) the **Certificate** being voided and all claims refused;
- (b) a variation of terms of the Certificate;
- (c) a change in the Contribution amount; or
- (d) any other options that are appropriate based on the misrepresentation.

11. Right of Access and Control

On the happening of any loss or damage, We, our Our authorised representative are entitled to:

- (a) enter any building where the loss or damage has happened;
- (b) take and keep possession of the covered property; and/or
- (c) deal with the salvage of the damaged covered property.

However, You shall not abandon the damaged covered property to Us.



12. Arbitration

Any difference on the amount of any loss of damage between You and Us shall be referred to an Arbitrator who shall be appointed in writing by You and Us. In case You and Us are unable to agree on a single Arbitrator, within two (2) months of being required in writing to do so by either party, then You and Us shall be entitled to appoint an Arbitrator each who shall appoint an Umpire to preside over their meetings. However, one party is at liberty to appoint a sole Arbitrator, should the other party within two (2) months of the written notice fail to appoint the other Arbitrator.

The costs of arbitration and awards shall be decided by the Arbitrator, Arbitrators or Umpire.

You and Us clearly agree that the awards by the Arbitrator, Arbitrators or Umpire shall be obtained first before You can commence legal proceedings on Us.

13. Benefits

All benefits specified in this **Certificate** will be payable from the **GTF**.

14. Customer Service Charter

You may visit Our website to know more about Our Customer Service Charter.

PART 10: HOW TO MAKE A CLAIM (APPLICABLE FOR BUILDINGS AND/OR CONTENTS)

1. Notice and Proof of Claim

You must immediately notify in writing to **Us** of any loss or damage and:

- (a) at Your own expense and within thirty (30) days after the incident, deliver to Us a claim in writing with detailed particulars and proofs as We may reasonably require; and
- (b) for loss or damage by theft or attempted theft, **You** must immediately make a Police report.

2. Building Plans

If We elect to reinstate any building, You must furnish Us plans, specifications and quantities as We may reasonably require.

3. Liability Claims

You shall upon receiving any notice of any accident or claim from other parties, give Us immediate notice in writing and as soon as possible supply **Us** full particulars in writing.

You shall send to Us immediately any writ, summons or other legal process issued or commenced against You and provide all necessary information and assistance to enable **Us** to settle or resist any claim or institute proceedings.

You shall not without Our written consent:

- (a) admit or repudiate any claim or liability; and
- (b) offer or negotiate to pay a claim.

PART 11: YOUR RESPONSIBILITY (APPLICABLE FOR BUILDINGS AND/OR CONTENTS)

1. Duty of care

You shall use all reasonable diligence and care to keep the **Premises** in proper state of repair. As owner of the Private Dwelling, You shall make good as soon as possible any defect discovered and shall, in the meantime, take additional precautions to prevent injury, loss or damage.

We will not be liable for any injury, loss or damage caused by You failing to remedy such defect after receiving notice from **Us** or from any person or public body.



Reinstatement of Sum covered

After a loss, the full **Sum covered** of this **Takaful** shall be maintained.

You are required to pay an additional pro rata Contribution based on the amount of loss calculated from the date of loss to the expiry date of Takaful.

Unvalued Certificate Clause

This is an unvalued **Certificate**. You must prove to **Our** satisfaction the value of the property at the time of the happening of its destruction or the amount of such damage.

PART 12: HOW YOUR CERTIFICATE MAY BE CANCELLED (APPLICABLE FOR BUILDINGS AND/OR CONTENTS)

You may cancel this Certificate at any time by giving Us notice in writing. You shall be entitled to a refund of Contribution after We have charged You based on pro rata for the time the Certificate has been in force or minimum Contribution payable under the **Certificate**, whichever is higher.

We may cancel this Certificate at any time by giving You seven (7) days' notice in writing and will refund the pro rata Contribution equal to the unexpired Period of Takaful.

PART 13: CLAUSES/ENDORSEMENTS/WARRANTIES (THESE APPLY TO THE WHOLE CERTIFICATE)

1. PROPERTY DAMAGE CLARIFICATION CLAUSE

Property damage covered under this Certificate shall mean physical damage to the substance of property. Physical damage to the substance of property shall not include damage to data or software, in particular any detrimental change in data, software or computer programs that is caused by deletion, a corruption or a deformation of the original structure.

Consequently, the following are excluded from this Certificate:

- A. Loss of or damage to data or software, but not limited to any detrimental change in data, software or computer programs that is caused by a deletion, a corruption or a deformation of the original structure, and any business interruption losses resulting from such loss or damage. Notwithstanding this exclusion, loss or damage to data or software, which is the direct consequence of covered physical damage to the substance of property, shall be covered.
- B. Loss or damage resulting from an impairment in the function, availability, range of use or accessibility of data, software or computer programs, and any business interruption losses resulting from such loss or damage.

2. PAIRS AND SETS CLAUSE

A provision stating that if one-half of a pair or part of a set is lost or damaged, a reasonable and fair percentage of the value of both will be assessed. We are not required to pay for the total value of the whole set.

3. DATE RECOGNITION CLAUSE

It is noted and agreed this **Certificate** is hereby amended as follows:

- A. We will not pay for any loss or damage including loss of use with or without physical damage, injury (including bodily injury), expenses incurred or any consequential loss directly or indirectly caused by, consisting of, or arising from, the failure or inability of any computer, data processing equipment, media microchip, operating systems, microprocessors (computer chip), integrated circuit or similar device, or any computer software, whether the property belongs to You or not, and whether occurring before, during or after the year 2000 that results from the failure or inability of such device and/ or software as listed above to:
 - 1. correctly recognize any date as its true calendar date;
 - 2. capture, save, or retain, and/or correctly manipulate, interpret or process any data or information or command or instruction as a result of treating any date other than as its true calendar date; and/ or
 - 3. capture, save, retain or correctly process any data as a result of the operation of any command which has been programmed into any computer software, being a command which causes the loss of data or the inability to capture, save, retain or correctly process such data on or after any date.
- B. It is further understood that We will not pay for the repair or modification of any part of any electronic data processing system or any part of any device and/or software as listed above in A.



- C. It is further understood that We will not pay for any loss or damage including loss of use with or without physical damage, injury (including bodily injury), expenses incurred or any consequential loss directly or indirectly arising from any advice, consultation, design, evaluation, inspection, installation, maintenance, repair or supervision done by You or for You or by or for others to determine, rectify or test, any potential or actual failure, malfunction or inadequacy described in A above.
- D. It is further understood that We will not pay for any consequential loss resulting from any continuing inability of the computer and equipment described in A above to correctly recognize any date as its true calendar date after the lost or damaged property has been replaced or repaired.

Such loss or damage, injury (including bodily injury), expenses incurred or any consequential loss referred to in A, B, C, or D above, is excluded regardless of any other caused that contributed concurrently or in any other sequence to the same.

Subject otherwise to the terms and conditions of the Certificate.

SANCTIONS EXCLUSION CLAUSE

We shall not be deemed to provide cover nor be liable to pay any claim or pay any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose **Us** to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America, or any of its states and any other locally applicable laws and regulations.

We may terminate this Certificate with immediate effect and shall not thereafter be required to transact any business with You in connection with this Certificate, including but not limited to, making or receiving any payments under this Certificate.

COMPLIANCE TO PROPERTY IN ACCORDANCE TO SHARIAH CLAUSE

It is hereby agreed and declared that this Certificate will not cover and is not intended to cover business, property, materials, stock, cash or any other financial instrument (collectively "Property") and/or any liability of whatsoever nature, whether temporary or permanent, arising from any such Property if at any time after the inception of the Certificate We shall find such Property to be not Shariah-compliant. In any such case, We shall reserve the right to cancel this Certificate and refund any Contribution received in respect thereof.

Subject otherwise to the terms and conditions of the Certificate.

PERSONAL DATA PROTECTION ACT 2010 (PDPA 2010)

You may make inquiries or request for access to or correction of Your Personal Data or limit the processing of Your Personal Data at any time hereafter by submitting such request to Us via email to csu@takaful-malaysia.com.my. We will retain Your personal information only for as long as necessary to fulfil the purpose for which it was collected or to comply with legal, regulatory or internal policy requirements.

You have expressly acknowledged and consent to Your Personal Data to be stored, processed and disclosed by Us for the purposes and in accordance with Our Privacy Notice as published on Our website.

7. RIGHT TO TERMINATE DUE TO ANTI MONEY LAUNDERING AND COUNTER FINANCING OF TERRORISM

If We discover, or have justified suspicion, that the Certificate is exploited for money laundering activities or to finance terrorism. We reserve the right to terminate the Certificate immediately. We shall deal with all Contributions paid and all Benefits or sums payable in respect of the Certificate in any manner which We deem appropriate, including but not limited to handing it over to the relevant authorities.

MANAGEMENT OF FUND

Pursuant to the authorization given to Us by You and the rest of the participants, We will manage the GTF in accordance with Shariah and in a manner that preserve the interest of the participants. We have the discretion to conduct any actions deemed necessary for the benefits of the participants and the fund, including but not limited to investing the fund and securing adequate retakaful, subject to Shariah and regulatory requirements.

DEFICIENCY & LOSS RECTIFICATION

If the GTF is in deficit, We will provide an interest-free loan to the GTF based on Qard to rectify the deficit. Any profit arising from the loan will be owned by GTF (pool of participants) and the loan will be repaid when the GTF returns to surplus position. We may waive Our rights to receive the repayment of the loan. If the GTF is in deficit or suffers loss due to our mismanagement or negligence, We will make an outright transfer to rectify the deficit or loss.



10. COMMUNICABLE DISEASE EXCLUSION

- Notwithstanding any provision, clause or term to the contrary within this Certificate and/or any endorsement thereof, this Certificate excludes any loss, damage, liability, claim, cost, expense or other sum of whatsoever nature, directly or indirectly caused by a Communicable Disease or the fear or threat (whether actual or perceived) of a Communicable Disease regardless of any other cause or event contributing concurrently or in any other sequence thereto.
- 10.2. As used herein:
 - 10.2.1. "Communicable Disease" means any infectious, communicable or contagious disease, or any mutation or variation thereof, which can be transmitted by means of any substance or agent from any organism to another organism including, but not limited to, where:
 - 10.2.1.1. the substance or agent includes, but is not limited to, a virus, bacterium, parasite, organism or other pathogen or any variation thereof, whether deemed living or not; and
 - 10.2.1.2. the method of transmission, whether direct or indirect, includes but is not limited to, airborne transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas or between organisms.
 - 10.2.2. "caused by" means relating to; in connection with; arising under; arising out of; arising from; as a result of; resulting from; as a consequence of; attributable to; contributed to by; caused by; involving; and any other term commonly used and/or understood to reflect or describe a nexus and/or connection from one thing to another whether direct or indirect.

11. NOTICE

P004

Any correspondence, notice, request, instruction required by Us must be in writing, whether by written notice or via electronic means.

PART 14: CLAUSES/ENDORSEMENTS/WARRANTIES (ONLY APPLICABLE FOR PLAN 2 AND FOR PLAN 3 IF PRINTED IN THE SCHEDULE)

P003 OPTIONAL BENEFIT NO. 3 - EXTENSION TO COVER AGAINST LOSS OR DAMAGE BY HURRICANE, CYCLONE, TYPHOON OR WINDSTORM TO METAL SMOKE STACKS, AWNINGS, BLINDS, SIGNS AND OTHER OUTDOOR FIXTURES AND FITTINGS INCLUDING GATES AND FENCES

What is Covered

This Takaful is extended to cover loss or damage to metal smoke stacks, awnings, blinds, signs and other outdoor fixtures and fittings including gates and fences under Covered event 7(b).

What is Not Covered

OPTIONAL BENEFIT NO. 4 - EXTENSION TO COVER ALTERATIONS, REPAIRS AND ADDITIONS (BUT

What is Covered

NOT APPRECIATION IN VALUE IN EXCESS OF THE SUM COVERED)

This Takaful is extended to cover alterations, repairs and additions (but not appreciation in value in excess of the Sum covered) to Buildings for an amount not exceeding twenty-five percent (25%) of the Total Sum covered on Buildings.

Additional Benefit F - Liability to the Public will now include cover for liability arising out of or incidental to the carrying out of alterations, repairs and additions to the Buildings.

What is Not Covered



P008 OPTIONAL BENEFIT NO. 8 - EXTENSION TO COVER RIOT, STRIKE AND MALICIOUS DAMAGE

What is Covered

This Takaful is extended to cover Riot, Strike, Malicious Damage.

Loss or damage to property covered 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 or not) not an occurrence mentioned in items (a), (b) and (c) under the section "What is Not Covered" of this extension.
- 2. The action of any lawfully constituted authority in suppressing or attempting to suppress any such disturbance or in minimizing the consequences of any such disturbance.
- 3. The willful act of any striker or lock-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.
- 5. The malicious act of any person (whether or not such act is committed in the course of a disturbance of the public peace) not being an act amounting to or committed in connection with an occurrence mentioned in items (a), (b) and (c) under the section "What is Not Covered" of this extension.

Subject otherwise to the terms and conditions of the **Certificate**.

What is Not Covered

Loss or damage occasioned by or through or in consequence, directly or indirectly, of any of the following occurrences, namely:

- (a) War, invasion, act of foreign enemy, hostilities, or warlike operations (whether war be declared or not), civil war.
- (b) Mutiny, civil commotion assuming the proportions of or amounting to a popular uprising, military uprising, insurrection, rebellion, revolution, military or usurped power.
- (c) Any act of terrorism.

For this purpose, an act of terrorism means an act, including but not limited to the use of force or violence and/or the threat of any person or groups of persons, whether acting alone or on behalf of or in connection with any organisations or governments, committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public in

In any action, suit or other proceedings, where We allege that by reason of the provisions of this Condition any loss or damage is not covered by this Takaful, the burden of proving that such loss or damage is covered shall be upon You.

- (d) In respect of malicious acts, We shall not be liable for any loss or damage by fire or explosion nor for any loss or damage arising out of or in the course of burglary, housebreaking, theft or larceny or any attempt of such acts or caused by any person taking
- (e) Loss of earnings, loss by delay, loss of market or other consequential or indirect loss or damage of any kind or description whatsoever.
- (f) Loss or damage due to total or partial cessation of work or the retarding or interruption or cessation of any process or operation.
- (g) Loss or damage caused by permanent or temporary dispossession resulting from confiscation, commandeering or requisition by any lawfully constituted authority.
- (h) Loss or damage caused by permanent or temporary dispossession of any building resulting from the unlawful occupation by any person of such building.

For g) or h) above, We are not relieved of any liability to You in respect of physical damage to the property covered occurring before dispossession or during temporary dispossession.

P009 **BUSH/LALANG FIRE**

In consideration of the payment by the Participant to the Company of an additional Takaful Contribution, it is hereby declared and agreed that the Certificate is extended to cover loss or damage caused by bush/lalang fire (provided that during the period of this Certificate every reasonable effort shall be made to keep the Participant's ground free from lalang and undergrowth).

Subject otherwise to the terms and conditions of the **Certificate**.



P013 DAMAGE BY FALLING TREES OR BRANCHES AND OBJECTS THEREFROM

In consideration of the payment by the Participant to the Company of an additional Takaful Contribution, it is hereby agreed and declared that the **Takaful** under this **Certificate** shall extend to include loss or damage to the property described in the schedule and/or to walls, gates and fences around and pertaining thereto directly resulting from damage by falling trees or branches and objects therefrom.

Provided always that all the conditions of the Certificate shall apply as if they had been incorporated herein and for the purpose hereof any loss or damage as aforesaid shall be deemed to be loss or damage by fire.

Subject otherwise to the terms and conditions of the **Certificate**.

C013 **ESCALATION CLAUSE**

In consideration of the payment by the Participant to the Company of an additional Takaful Contribution amounting to fifty percent (50%) of the Contribution produced by applying the specified percentage to the first or the annual Contribution as appropriate on the item(s), the sum(s) covered as per Schedule thereby shall, during the **Period of Takaful**, be increased each day by an amount representing 1/365th of the specified percentage increase per annum.

Unless specifically agreed to the contrary, the provisions of this Clause shall only apply to the sums covered in force at the commencement of each Period of Takaful.

At each renewal date, the Participant shall notify the Company:

- (a) the sums to be covered under each item above, but in the absence of such instructions, the sums covered by the above items shall be those stated on the Certificate (as amended by any endorsements effective prior to the aforesaid renewal date) to which shall be added the increases which have accrued under this clause during the Period of Takaful up to that renewal date; and
- (b) the specified percentage increase(s) required for the forthcoming **Period of Takaful**, but in the absence of instruction to the contrary prior to renewal date, the existing percentage increase shall apply for the Period of Takaful from renewal.

All the conditions of the **Certificate** except insofar as they may be hereby expressly varied shall apply as if they had been incorporated herein.

PART 15: CLAUSES/ENDORSEMENTS/WARRANTIES (ONLY APPLICABLE FOR PLAN 3 IF PRINTED IN THE SCHEDULE)

P001 OPTIONAL BENEFIT NO 1 - EXTENSION TO COVER LANDLORD'S HOUSEHOLD GOODS AND FURNISHINGS IN BLOCKS OF FLATS/APARTMENTS (N.B THIS BENEFIT IS MEANT FOR LANDLORD ONLY).

What is Covered

As the Owner of the covered Buildings, We will cover (a) Household goods, furnishings or personal effects You for a sum as specified in the Schedule being the full value of the Household goods and furnishings belonging to You. This amount will apply in equal proportion to each Private Flat/Apartment.

The **Covered events** pertaining to the loss or damage to the Landlord's Household goods and furnishing under this extension are:

- 1. Fire, Lightning, Thunderbolt, Subterranean Fire.
- 2. Explosion.
- 3. Aircraft and Other Aerial Devices and/or Articles dropped therefrom.
- 4. Impact with any of the buildings by any road vehicles or animals not belonging to or under the
 - -You or Your agent or servant.
 - -Any person resident in the Private Flats/ Apartments or his agent or servant.
- 5. Bursting or Overflowing of Domestic Water Tanks, Apparatus or Pipes

What is Not Covered

- of any description brought into the Private Flat/Apartment by tenants.
- (b) Gold or silver articles.

(a) Destruction or damage occurring while the Private Flat/Apartment are left unoccupied



- 6. Theft but only if accompanied by actual forcible and violent breaking into or out of the building or any such attempt.
- 7. Hurricane, cyclone, typhoon and windstorm.
- 8. Earthquake and Volcanic Rupture.
- 9. Flood including overflow of the sea

For Additional Benefit (E) Rent Coverage, this amount will be added to the Total Sum covered on Buildings as stated in the Schedule.

Additional Benefit (F) Liability to the Public will now include "cover for accidents caused by a defect in landlord's Household goods and furnishings".

P002 OPTIONAL BENEFIT NO. 2 - COVERAGE OF PLATE GLASS

What is Covered

This Takaful is extended to cover accidental breakage of Plate Glass, occurring during the Period of Takaful for:

- 1. The replacement of Plate Glass with glass of similar manufacture or quality or at Our option, We will pay You the cost of such replacement subject to a maximum sum of Ringgit Malaysia one thousand (RM1,000) per glass sheet.
- 2. The cost incurred in boarding up such breakage for which We are liable.

What is Not Covered

- (a) Breakage of or damage to frames or framework of any description:
- (b) Cost of removal or replacement of any fittings or fixtures;
- (c) Breakage of glass in conservatories, green houses or outbuildings;
- (d) Breakage of glass which is broken or damaged at the commencement of this Takaful; and
- (e) Any consequential loss.

P05A OPTIONAL BENEFIT NO. 5A - EXTENSION FOR EXTENDED THEFT COVER BUT EXCLUDING THEFT BY DOMESTIC SERVANTS OR ANY MEMBER OF YOUR FAMILY OR HOUSEHOLD

What is Covered

Covered event No. 6 will now read as follows:

Theft or any attempted theft.

For contents temporarily removed, theft is only covered:

- (i) at any Bank, Safe Deposit or occupied private dwelling,
- (ii) in any building where You or any member of Your family is residing,
- (iii) in the course of removal to or from any Bank or Safe Deposit whilst You, a member of Your family or an authorised person is in charge.

For contents temporarily removed to places other than (i), (ii) and (iii) above, the contents will only be covered against theft or any attempted theft, when accompanied by actual forcible and violent breaking into or out of a building.

What is Not Covered

- 1. (a) If the building or any part of it are lent, let or sub-
 - (b) If theft occurs in any outbuilding not directly communicating with the private dwelling house or private flat/apartment/condominium.
 - Theft of servant's property outside **Your** private dwelling house private flat/apartment/condominium.

UNLESS accompanied by actual forcible and violent breaking into or out of a building.

- Theft from the open.
- Theft by Your domestic servants or any member of Your Family or Household.
- 4. If the Private Dwelling House was unoccupied for more than ninety (90) days consecutively in any one Period of Takaful, this cover will be suspended unless agreed by **Us** by way of an endorsement.



P05B OPTIONAL BENEFIT NO. 5B - EXTENSION FOR EXTENDED THEFT COVER INCLUDING THEFT BY DOMESTIC SERVANTS

What is Covered

Covered event No. 6 will now read as:

Theft or any attempted theft including theft by Your domestic servant(s).

For contents temporarily removed, theft is only covered:

- (i) at any Bank, Safe Deposit or occupied private dwelling,
- (ii) in any building where You or any member of Your family is residing.
- (iii) in the course of removal to or from any Bank or Safe Deposit whilst You, a member of Your family or an authorised person is in charge.

For contents temporarily removed to places other than (i), (ii) and (iii) above, the contents will only be covered against theft or any attempted theft, when accompanied by actual forcible and violent breaking into or out of a building.

What is Not Covered

- 1. (a) If the Building or any parts of it are lent, let or sub-
 - (b) If theft occurs in any outbuilding not directly communicating with the private dwelling house or private flat/apartment/condominium.
 - (c) If theft of servant's property other than from the private dwelling house or private flat/apartment/ condominium.

UNLESS accompanied by actual forcible and violent breaking into or out of a building.

- Theft from the open.
- If the Private Dwelling House was unoccupied for more than ninety (90) days consecutively in any one Period of Takaful, this cover will be suspended unless agreed by **Us** by way of an endorsement.

OPTIONAL BENEFIT NO. 6 - INCREASE OF INDEMNITY LIMITS UNDER ADDITIONAL BENEFIT E -RENT COVERAGE

What is Covered

The limit of liability under the Additional Benefit E-Rent Coverage is increased to the percentage of the Total Sum covered on Buildings and /or Contents as per Schedule.

What is Not Covered

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P006

OPTIONAL BENEFIT NO. 7 - INCREASE OF INDEMNITY LIMITS UNDER THE ADDITIONAL BENEFIT F - LIABILITY TO THE PUBLIC

What is Covered

The limit of liability under the Additional Benefit F-Liability to the Public is increased as per **Schedule** for any one accident or series of accidents out of one Occurrence.

What is Not Covered

OPTIONAL BENEFIT NO. 9A - EXTENSION TO COVER SUBSIDENCE AND LANDSLIP

P09A

What is Covered

This Takaful is extended to cover loss or damage to the property covered caused by:

- subsidence and/or heave of the site on which the buildings stand or land belonging thereto, or
- (ii) landslip.

Subject otherwise to the terms and conditions of the Certificate.

What is Not Covered

We will not pay for loss or damage:

- (a) to swimming pools, terraces, patios, drives, footpath, walls, gates or fences unless the building, its outbuilding or garages are damaged by the same cause and at same time,
- (b) to or resulting from movement of solid floor slabs, unless the foundation beneath the external walls of the buildings are damaged by the same cause and at the same time.
- (c) Directly or indirectly caused by:
 - -Coastal or river erosion.
 - -Demolition, structural alteration or structural repair,
 - -Defective design or inadequate construction of foundations.



P09B OPTIONAL BENEFIT NO. 9B - EXTENSION TO COVER SUBSIDENCE AND LANDSLIP (EXCLUDING PROVISO (A))

What is Covered

This Takaful is extended to cover loss or damage to the property covered caused by:

- subsidence and/or heave of the site on which the buildings stand or land belonging thereto,
- (ii) landslip.

Subject otherwise to the terms and conditions of the Certificate.

What is Not Covered

We will not pay for loss or damage:

- (a) to or resulting from movement of solid floor slabs, unless the foundation beneath the external walls of the buildings are damaged by the same cause and at the same time,
- (b) Directly or indirectly caused by:
 - -Coastal or river erosion,
 - -Demolition, structural alteration or structural repair,
 - -Defective design or inadequate construction of foundations.

PART 16: CLAUSES/ENDORSEMENTS/WARRANTIES (APPLICABLE TO ALL PLANS IF PRINTED IN THE SCHEDULE)

C05A MORTGAGEE (CHARGEE) CLAUSE 1

Loss, if any payable to the Mortgagee (Chargee) as per Schedule as interest may appear in this Takaful shall not be invalidated by any act or neglect of the Mortgagor (Chargor) or the Owner of the within described property nor any foreclosure or other proceedings or notice of sale relating to the property or by the occupation of the **Premises** for purposes more hazardous than are permitted by this Certificate, or by the non-occupation thereof, or by any other increase of risk taking place in the property covered hereunder.

Provided that in case the Mortgagor (Chargor) or Owner shall neglect to pay any Contribution due under this **Certificate**, the Mortgagee (Chargee) shall on demand pay the same.

Provided also that the Mortgagee (Chargee) shall notify the Company of any non-occupancy or any change of ownership or occupancy or increase of hazard which shall come to the knowledge of the said Mortgagee (Chargee) and unless permitted by this Certificate it shall be noted thereon and the Mortgagee (Chargee) shall on demand pay the Contribution for such increased hazard for the term thereof otherwise this Certificate shall be null and void.

And it is further agreed that whenever the Company shall pay the said Mortgagee (Chargee) any sum in respect of loss or damage under this Certificate and shall claim that as to the Mortgagor (Chargor) or Owner no liability therefore existed, the Company shall become legally subrogated to all the rights of the Mortgagee (Chargee) to the extent of such payment but not so as to impair the right of the said Mortgagee (Chargee) to recover the full amount of any claim it may have on such Mortgagor (Chargor) or Owner or on any other party or parties covered hereunder or from any securities or funds available.

NON CANCELLATION CLAUSE

And it is further agreed that cancellation of this **Certificate** shall not be effected by the Participant except upon prior notification to the Mortgagee (Chargee) in writing giving fourteen (14) days' notice to the last known address of the Mortgagee (Chargee).

B01A MORTGAGE LOAN/FINANCING INSTALLMENT PROTECTION

B02A B03A We will indemnify You the monthly loan/financing instalment of the covered Building in the event of:

- Loss or damage to Your Building by the Covered Events (where the loss exceeds fifteen percent (15%) of the Sum covered of Your Building as ascertained by Our appointed adjuster) or
- You being evacuated by the local Authority from Your Building, due to the happening of a Covered Event that affects You, in excess of seventy-two (72) hours

Temporarily Uninhabitable

We will indemnify You, to cover the monthly loan instalment amount due and payable under Your Mortgage Loan Agreement only for the duration of repair work for the loss or damage to Your Building as determined by Our appointed adjuster or for the duration of Your evacuation exceeding seventy-two (72) hours until clearance from the local Authority to end the evacuation, with a minimum one (1) monthly instalment up to a maximum of three (3) monthly instalments or the maximum indemnity limit based on the Option selected, whichever lower.



Permanently Uninhabitable

We will indemnify You, to cover the monthly loan/financing instalment amount due and payable under Your Mortgage Loan / Financing Agreement for actual or constructive total loss or damage to Your Building as determined by Our appointed adjuster or for permanent evacuation by order of the local Authority, with a minimum one (1) monthly instalment up to a maximum of six (6) monthly instalments or the maximum indemnity limit based on the Option selected, whichever lower.

or

(iii) Death or Permanent Disablement due to Accident

We will indemnify You to cover the monthly loan instalment amount due and payable under your Mortgage Loan / Financing Agreement as a consequence of Accidental Death or Permanent Disablement (occurring within twelve (12) calendar months from the date of Accident) up to a maximum of six (6) monthly instalments or the remaining loan balance or the maximum indemnity limit based on the Option selected, whichever the lowest.

Any payment made under this section shall reduce the Sum covered by that amount from the date of Accident until the expiry of the Period of Takaful. In the event of a total of one hundred per cent (100%) of the Sum covered having been paid during the **Period of Takaful**, all coverage hereunder shall immediately cease to be in force.

Benefits above are subject to the following:

- (a) Where the Building which is the subject matter of the Mortgage Loan / Financing Agreement is purchased under joint names with more than one (1) Person, each of the Persons shall be entitled to an equal proportion of the Sum covered. In the event of Accidental Death or Permanent Disablement of one (1) of the Persons, the claim payout shall be on a proportionate basis. (Applicable for benefit (iii) only).
- (b) The coverage shall immediately cease to be in force once the mortgage loan / financing is fully paid.
- (c) This coverage will cease to apply in the event You dispose the Building which is the subject matter of the mortgage loan / financing agreement.
- (d) The coverage is not applicable for company registered owner (Applicable for benefit (iii) only.

This takaful does not cover death or any injury/disablement directly or indirectly caused by or in connection with any of the following (Applicable for benefit (iii) only):

- (a) War, invasion, act of foreign enemy, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power;
- (b) Insanity, suicide (whether sane or insane), intentional self-inflicted injuries or any attempt thereat;
- (c) Any form of disease, infection or parasites and Acquired Immune Deficiency Syndrome (AIDS) or AIDS Related Complex (ARC) or Human Immunodeficiency Virus Infection (HIV).
- (d) Childbirth, miscarriage, pregnancy or any complications thereof;
- (e) Provoked murder or assault;
- (f) While travelling in an aircraft as a member of the crew, except only as a fare-paying passenger in an aircraft licensed for passenger service;
- (g) While committing or attempting to commit any unlawful act;
- (h) While participating in any professional sports:
- (i) Martial arts or boxing, aerial activities including parachuting and hang-gliding, underwater activities exceeding fifty (50) metres in depth, mountaineering involving the use of ropes or mechanical guides;
- Racing (other than on foot), pace-making, speed or reliability trials;
- (k) Ionisation, radiation or contamination by radioactivity, nuclear weapons material;
- Riding/driving without a valid driving licence (provided always that this will not apply if the Participant/Driver has an expired licence but is not disqualified from holding or obtaining such driving licence under the regulations of Malaysian Road Transport Department or any other relevant laws);

	Option 1	Option 2	Option 3
	Limit of Benefit	Limit of Benefit	Limit of Benefit
- House deemed temporarily uninhabitable	Up to RM10,000 or 3 months	Up to RM20,000 or 3 months	Up to RM30,000 or 3 months
- House deemed permanently uninhabitable	Up to RM10,000 or 6 months	Up to RM20,000 or 6 months	Up to RM30,000 or 6 months
- Death & permanent disablement	Up to RM10,000 or 6 months	Up to RM20,000 or 6 months	Up to RM30,000 or 6 months



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LANDLORD COVERAGE

This Section applies, where **You** have rented **Your** Building to a tenant.

Malicious Damage by Tenant

We shall pay for Your loss or damage to Your Building caused by malicious act of Your tenant up to the limit stated in the Schedule during the Period of Takaful. However, we will not pay for loss or damage resulting from:

- (a) Wear and tear of Your Building; or
- (b) Poor housekeeping by **Your** tenant or a member of their immediate family or **Your** tenant's invitees;
- (c) Cost of cleaning, re-decorating, painting or wall-papering unless physical structure damage has occurred to Your Building.

(ii) Runaway Tenant

We shall pay You a lump sum amount as stated in the Schedule for Your loss of rent in the event of a Runaway Tenant. This benefit can only be claimed up to twice in every twelve (12) months.

(iii) Legal Fees for Letter of Demand

Upon Your request, We shall bear the cost of issuing a letter of demand on Your behalf to Your tenant to demand for any rent past due as per Your tenancy agreement with the tenant. This benefit can only be claimed up to twice in every twelve (12) months.

	Option 1	Option 2	Option 3
	Limit of Benefit	Limit of Benefit	Limit of Benefit
- Malicious damage by Tenant	Up to RM2,500	Up to RM2,500	Up to RM2,500
- Runaway Tenant	Not Covered	RM1,000 per incident, limited to twice a year	RM2,000 per incident, limited to twice a year
- Legal fees for Letter of Demand	Limited to twice a year	Limited to twice a year	Limited to twice a year

CTAK CO-TAKAFUL CLAUSE

The Takaful/Insurance Companies hereby severally agree, each for their respective proportion or share of participation set against its name, to indemnify the Participant/Insured by payment or at the option of the Takaful/Insurance Companies by reinstatement, repair or replacement in accordance with the terms exclusions, exceptions and conditions hereunder or endorsed herein or contained in the Certificate of Takaful/Insurance Policy.

Provided that:

- The liability of the Takaful or Insurance Company(s) under this contract is several and not joint with other Takaful or Insurance Company(s) being party to this contract. The Takaful or Insurance Company(s) is liable only for the proportion of liability it has underwritten. The Takaful or Insurance Company(s) is not jointly liable for the proportion of liability underwritten by any other Takaful or Insurance Company(s) nor is a Takaful or Insurance Company(s) otherwise responsible for any liability of any other Takaful or Insurance Company(s) that may underwrite this contract.
- 2. The liability of each of the Takaful/Insurance Company individually in respect of such loss shall be limited to the proportion set against its name.

It is further agreed that the Follower Takaful/Insurance Companies shall be subject to and follow the same intention, risks, terms, exclusions, exceptions, conditions, warranties, clauses, valuation, amendments and or alteration of any description or any decisions as may be made by the Leader Takaful/Insurance Company irrespective of any variation or difference in terminology under either IFSA or the Financial Services Act 2013 ("FSA") as the case may be or as applicable thereof.

Notwithstanding that the Takaful/Insurance Companies hereby attest to the intention and meaning of the Special Memorandum as lodged with them, the Leader shall be entitled to investigate, settle, compromise, control, discharge or repudiate any claims and to institute, prosecute, defend, settle and compromise any proceedings in respect of any risk and/or interest arising from this Certificate under the applicable provisions of either the IFSA 2013 or FSA 2013 or both as the case may be or as applicable therefor.



To the extent the Leader is liable to pay under this **Certificate** to that extent the Follower shall follow the fortunes of the Leader in all respects all loss or damage provided for by this Certificate. Name of Leader and Follower(s) together with the Share of Participation are as per Schedule.

SPECIAL MEMORANDUM

The Special Memorandum serves to encapsulate the intentions and arrangements that were discussed and agreed upon between the parties as per Schedule and with whom it shall be lodged with or without altering, reducing or amending the rights and duties of each party under the Takaful Certificate or Co Takaful Certificate No as stated in the Schedule issued or signed accordingly under the provisions of the IFSA 2013 and/or FSA 2013.

It has been agreed that:

- For the purpose of determining any liability to indemnify the Participant under a Certificate of Takaful including as prescribed by any endorsement attaching thereto, all parties shall primarily refer to a Certificate or conventional language as normally issued under the provisions of the IFSA 2013 or FSA 2013 and signed on by all company for their respective share of participation of such liability, all loss or damage provided for by this Certificate.
- 2. For the purpose of determining any entitlement under Cash Back to the favor of the Participant, the Co Takaful Certificate (s) and any attachment thereto issued by Syarikat Takaful Malaysia Am Berhad (STMAB) shall be referred to and it is hereby understood that the rate of Cash Back returns shall be proportionate to the Co Takaful share of participation.
- 3. In as far the required presence of representatives of the company is concerned, in particular for meetings with the Participant or its representative or for any other official occasion or functions related to matter of Takaful, STMAB may be called upon to act as the spokesperson without prejudice to the rights and duties of each Takaful Operator.
- 4. The Leader shall perform its obligations as prescribed under the CoTakaful Clause and shall be entitled to conduct an annual inspection or survey relating to risk management for and on behalf of all Followers for their own rightful purpose or for the benefit of the Participant.
- 5. The Leader and Follower shall agree to nominate an internationally recognised and licensed loss adjuster or panel of such loss adjusters which is/are acceptable to the Participant.
- 6. Notwithstanding the above arrangement, the Broker (as named in the Schedule) shall retain its rights and perform its duties as the appointed Takaful Broker for the Participant.

Provided that all arrangements as set hereon or herewith are not against the provisions of any acts of law in Malaysia or guidelines or regulations that may be prescribed or to be prescribed from time to time by the Malaysian Authorities.

PART 17: OTHER PROVISIONS (APPLICABLE FOR BUILDINGS AND/OR CONTENTS)

1. **WAKALAH FEE**

The Wakalah Fee chargeable under this Certificate is fifty-five percent (55%) of the Contribution.

2. TREATMENT OF SMALL PAYMENT AMOUNT

For any amount due and payable to You resulting from refund/ surrender/maturity/termination/claim that is to be made other than by way of electronic payment, such payment will only be made if the amount due and payable is Ringgit Malaysia Ten (RM10.00) and above. For any amount less than Ringgit Malaysia Ten (RM10.00), We will donate to charity.



PART 18: ENQUIRIES/COMPLAINTS AND CLAIM APPEAL

ENQUIRIES /COMPLAINTS HANDLING 1.

If You have any enquiry or complaint pertaining to any matter related to Your Certificate, You may refer to Our Customer Service Unit (CSU) at:

Customer Service Unit (CSU)

Syarikat Takaful Malaysia Am Berhad [201701032316 (1246486-D)], Menara Takaful Malaysia No. 4, Jalan Sultan Sulaiman, 50000 Kuala Lumpur P.O. Box 11483, 50746 Kuala Lumpur Tel: 1-300 88 252 385 Fax: 603 - 2274 0237

Email: csu@takaful-malaysia.com.my Website: takaful-malaysia.com.my

AVENUE OF CLAIM APPEAL 2.

If You need further clarification or You are not satisfied with Our claim decision, please contact Our Customer Service Centre at 1-300-88-252-385 or email Us at csu@takaful-malaysia.com.my and We will provide Our response accordingly. For appeal cases, We will escalate the same to Our senior management for review and provide Our response once Your appeal has been decided / concluded by Us.

In the event that You are not satisfied with the final decision with regard to Your appeal, You may refer the case either to the Ombudsman for Financial Services (OFS) or to BNMTELELINK, Bank Negara Malaysia (BNM) at the following addresses within six (6) months from Our decision.

Ombudsman Perkhidmatan Kewangan [200401025885 (664393-P)]

Level 14, Main Block, Menara Takaful Malaysia No. 4, Jalan Sultan Sulaiman 50000 Kuala Lumpur

Tel: 603 2272 2811 Fax: 603 2272 1577

Email: enquiry@ofs.org.my Website: www.ofs.org.my

BNM Laman Informasi Nasihat dan Khidmat (LINK)

Ground Floor, Blok D, Bank Negara Malaysia Jalan Dato' Onn 50480 Kuala Lumpur

Tel: 1-300-88-5465 (LINK) Fax: 03-2174 1515

Email: bnmtelelink@bnm.gov.my



PART 19: GLOSSARY

Some words and expressions in this Certificate have a specific meaning which is given below. Each word is printed in bold where it appears.

- "Accident" or "Accidental" means any sudden or unexpected and violent event, resulting directly and independently from the action of an external cause, other than any intentionally self-inflicted injury.
- "Certificate" means Your Takaful contract which consists of this Certificate wording and Schedule.
- "Consequential loss" means financial loss.
- "Consumer Takaful Contracts" means Takaful wholly for purposes unrelated to the Participant's trade, business or profession.
- "Contribution" means any amount We require You to pay under the Certificate and includes Government charges.
- "Covered event" means one of the perils listed under this Certificate.
- "Depreciation" means the reduction in the value of the item or property due to wear and tear.
- "Endorsement" means a written alteration to the terms, conditions and limitations of this Certificate which is shown in the Schedule.
- "Erosion" means being worn or washed away by water or wind.
- "Excess" means the amount You must pay towards a claim before We pay. The amount will be stated in the Schedule or in any selected Optional Benefits.
- "Flood" means the overflowing or deviation from their normal channels of either natural or artificial water courses, bursting or overflowing of public water mains and any other flow or accumulation of water originating from outside the building.
- "Family" and "Household" means any person(s) who normally reside with You.
- "First Loss Basis" means You are covering the maximum probable loss, as an example theft of Your Contents at any one time. This basis is adopted when it is highly impossible of the entire Contents being stolen at any one time
- "Fixtures" and "Fittings" means items that are permanently attached to Your building.
- "General Takaful Fund" or "GTF" refers to a fund established to pool portion of Contributions paid by participants, on the basis of Tabarru' for the purpose of meeting claims associated with events or risks specified in this Certificate. This fund is collectively owned by the pool of participants.
- "Hibah" refers to a transfer of ownership of an asset from a donor to a recipient without any consideration. Under this product, the payment of benefits from the GTF where the donor is the GTF and the Participant or the beneficiary is the recipient.
- "Indemnity" means putting You back to Your same financial position immediately before the loss.
- "Non-Consumer Takaful Contracts" means Takaful for purposes related to the Participant's trade, business or profession
- "Occurrence" means the exact period when the incident took place.
- "Open" means anywhere at the premises not fully enclosed by walls and a roof and which is not able to be secured, also any outbuildings on the premises if such buildings are not able to be secured.



- "Period of Takaful" means the period for which You are covered. It commences at the time We agree to give You cover and finishes at midnight on the day of expiry. The expiry date is shown in the Schedule.
- "Permanent Disablement" means when injury does not result in death to You within (365) days from the Date of Accident but result in 100% absolute disablement from engaging in or giving attention to a profession or occupation of any kind.

100% absolute disablement in this context shall mean as below:-

Loss of both hands or both feet

Loss of sight of both eyes

Loss of one eye and one hand

Loss of one eye and one foot

Total paralysis (from the neck down)

Permanent quadriplegia (loss or permanent total loss of use of four limbs)

Loss of one foot or one hand

Loss of sight of one eye

Insanity

Loss of hearing of both ears

Loss of speech.

- "Personal Effects" means personal items regularly worn or carried on the person for his/her personal use, for example clothing, watch, and wallet.
- "Plate glass" means glass fitted to the structure of the building.
- "Qard" refers to a contract of lending money by a lender to a borrower where the latter is bound to repay an equivalent replacement amount to the lender. Under this Certificate, We will lend an amount of money to the GTF without interest if the GTF is in deficit.
- "Robbery and hold up" means that the items covered are either taken away or surrendered; in both instances due to force, menaces or threat of physical violence made against You, or persons living with You in a common household, or other persons authorized to be on Your premises.
- "Schedule" means the Certificate Schedule where both the covered items and sum covered are specified.
- "Secured" means locked so as to prevent entry other than by using force.
- "Sum covered" means the amount You have covered on either Your building, Your contents (including specified contents) as shown in the Schedule. This shall include the Additional Benefits and any of the Optional Benefits selected by You.
- "Tabarru" refers to a donation for charitable purposes. Under this Certificate, You donate a portion of the Contribution to the GTF based on Tabarru' to help other participants. Tabarru' takes into effect when You contribute to the GTF.
- "Takaful" refers to a mutual assistance scheme based on the principles of brotherhood, solidarity and cooperation where each participant agrees to contribute a sum(s) of money on the basis of Tabarru' into a common fund to provide financial assistance payable to the Participant, person covered or beneficiary on the Occurrence of predefined events.
- "Premises" means the land at the address shown in the Schedule on which the building is built, including the yard or garden used only for domestic purposes.
- "Wakalah" refers to a contract where a party, as principal authorizes another party as his agent to perform a particular task on matters that may be delegated, with or without imposition of a fee. Under this Certificate, You authorize Us to manage the GTF based on Wakalah and in return, We will receive a Wakalah fee.
- "Warranties" means either restriction or obligation that the Certificate imposes on You. A breach of a warranty will entitle Us to reject the claim for loss or damage or liability.



"Wear and tear" means damage or a reduction in value through age, ordinary use or lack of maintenance.

"We, Our and Us" means the Syarikat Takaful Malaysia Am Berhad.

"You and Your" means the person(s) named in the Schedule as the Participant