Arabia Insurance Company s.a.l.-Foreign Company Paid up Capital L.L. 51,000,000,000. Subject UAE Federal Law no. 6/2007 **Insurance Authority Register No.20** Insurance register date: 01/11/1984 Trade License No.201756 | Commercial Register 41691



# **Motor Policy Schedule/Certificate** DB/VHC/2025/3548 **UAE Comprehensive Reborn**

Insured Name	Mr. Yasam Agias					
Address	ess : dubai - Dubai - United Arab Emirates			<b>Tel:</b> 971 58 5145436		
Period of insuran				<b>To:</b> 05/06/2026 11:00 PM		
Agent Name	2793 POLICYBAZA	2793 POLICYBAZAAR MIDDLE EAST INSURANCE BROKERS				
Gross Premium	: AED 27,672.75-/ C	only Twenty-Seven Thousa	nd Six Hundred Seventy-Two Arab Emi	rates Dirhams And Seventy-Fi	ve Fils	
Specification of t	he insured vehicle:					
Make of Vehicle	Year Of Manufacture	Chassis Number	Engine Power (HP)	Usage		
ROLLS ROYCE	2022	SLATV8A04NU211138	0	Private Vehi	cle	
CULLINAN						
Plate Number	Body Type	Engine Number	Seating Capacity			
H 777	4WD	90314153	3 + 1			
Color	Number of Years with No	GCC Specs	Existing Cover TPL And / Or	Declared Value of the	Vehicle : AED	
WHITE Black	Claims	Yes	Expired Policy	<b>.</b>		
	0		No	_,_, 0,000		
Geographical Are		nited Arab Emirates				
USKS Cover the a	bove mentioned vehicle a	as per attached policy	conditions		Limit of	
					Liability In AE	
Material Own Dam	-				AED	
	sistance UAE Toll Free: AICU	AE			1,170,000.00/-	
30024223						
1- Towing						
	Boost Service					
5	ency Fuel Service					
4- Lock οι						
5- Flat Tyr						
	d assistance					
	gistration Service					
- Repair Outsi	de Agency					
- Jurisdiction C	Clause					
- OMAN exten	sion for Own Damage only					
Fire of the Insured	k					
					AED	
/ehicle					AED 1,170,000.00/-	
	ty (Material Damage)					
Third Party Liabilit	ty (Material Damage) iv's maximum liability in resi	pect of paragraph (c) of	Clause 1 of Section Two in respect o	f any one claim or series of	1,170,000.00/- AED	
Third Party Liabilit - The Compan	y's maximum liability in resp	pect of paragraph (c) of	Clause 1 of Section Two in respect o	f any one claim or series of	1,170,000.00/- AED	
Third Party Liabilit - The Compan claims resulting from	y's maximum liability in resp m one accident	pect of paragraph (c) of	Clause 1 of Section Two in respect o	f any one claim or series of	1,170,000.00/- AED 2,000,000.00/-	
<sup>c</sup> Third Party Liabilit - The Compan claims resulting from <sup>c</sup> Third Party Liabilit	y's maximum liability in resp m one accident ty (Bodily Injury)				1,170,000.00/- AED 2,000,000.00/- Unlimited	
<sup>c</sup> Third Party Liabilit - The Compan claims resulting frou <sup>c</sup> Third Party Liabilit - The Compan	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp	ect of paragraph (a) of (	Clause (1) of Section Two of the Gen	eral Conditions in respect of	1,170,000.00/- AED 2,000,000.00/- Unlimited	
Third Party Liabilit - The Compan claims resulting from Third Party Liabilit - The Compan any one claim or se	y's maximum liability in resp m one accident ty (Bodily Injury) y's maximum liabilty in resp ries of claims resulting from	ect of paragraph (a) of (		eral Conditions in respect of	1,170,000.00/- AED 2,000,000.00/- Unlimited	
Third Party Liabilit - The Compan laims resulting from Third Party Liabilit - The Compan any one claim or se Medical Expenses	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp ries of claims resulting from	ect of paragraph (a) of (	Clause (1) of Section Two of the Gen	eral Conditions in respect of	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/-	
Third Party Liabilit - The Compan laims resulting from Third Party Liabilit - The Compan any one claim or se Medical Expenses Theft of the Insure	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp ries of claims resulting from	ect of paragraph (a) of (	Clause (1) of Section Two of the Gen	eral Conditions in respect of	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED	
Third Party Liabilit - The Compan laims resulting froi Third Party Liabilit - The Compan iny one claim or se Medical Expenses Theft of the Insure /ehicle	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp rries of claims resulting from ed	ect of paragraph (a) of (	Clause (1) of Section Two of the Gen	eral Conditions in respect of	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED 1,170,000.00/-	
<ul> <li>Third Party Liabilit         <ul> <li>The Compan</li> <li>The Compan</li> <li>tlaims resulting from</li> </ul> </li> <li>Third Party Liabilit         <ul> <li>The Compan</li> <li>The Compan</li> <li>any one claim or set</li> </ul> </li> <li>Medical Expenses</li> <li>Theft of the Insure</li> <li>/ehicle</li> <li>Personal Accident</li> </ul>	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp rries of claims resulting from ed	ect of paragraph (a) of (	Clause (1) of Section Two of the Gen	eral Conditions in respect of	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED 1,170,000.00/-	
<ul> <li>Third Party Liabilit         <ul> <li>The Companiant</li> <li>The Companiant</li> <li>Third Party Liabilit</li> <li>The Companiant</li> <li>The Companiant</li></ul></li></ul>	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp ries of claims resulting from ed	ect of paragraph (a) of (	Clause (1) of Section Two of the Gen	eral Conditions in respect of	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED 1,170,000.00/- AED 200,000.0	
<ul> <li>Third Party Liabilit         <ul> <li>The Companiant</li> <li>The Companiant</li> <li>The Companiant</li> <li>Third Party Liabilit</li> <li>The Companiant</li> <li>The Companiant</li></ul></li></ul>	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp ries of claims resulting from ed	ect of paragraph (a) of (	Clause (1) of Section Two of the Gen	eral Conditions in respect of	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED 1,170,000.00/- AED 200,000.00/- AED 6,770.00/-	
<ul> <li>Third Party Liabilit         <ul> <li>The Companisation</li> <li>The Companisation</li> <li>Third Party Liabilit                 <ul> <li>The Companisation</li> <li>The Companisation</li></ul></li></ul></li></ul>	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp ries of claims resulting from ed benefits for the	ect of paragraph (a) of ( one accident is the sum	Clause (1) of Section Two of the Gen a awarded by the Court whatever it r	eral Conditions in respect of nay be.	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED 1,170,000.00/- AED 200,000.00/- AED 6,770.00/- AED	
<ul> <li>Third Party Liabilit         <ul> <li>The Companiant</li> <li>The Companiant</li> <li>Third Party Liabilit</li> <li>The Companiant</li> <li>The Companiant</li></ul></li></ul>	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp ries of claims resulting from ed benefits for the	ect of paragraph (a) of ( one accident is the sum	Clause (1) of Section Two of the Gen	eral Conditions in respect of nay be.	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED 1,170,000.00/- AED 200,000.00/- AED 6,770.00/- AED	
<ul> <li>Third Party Liabilit         <ul> <li>The Companiant</li> <li>The Companiant</li> <li>Third Party Liabilit</li> <li>The Companiant</li> <li>The Companiant</li></ul></li></ul>	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp ries of claims resulting from ed benefits for the	ect of paragraph (a) of ( one accident is the sum	Clause (1) of Section Two of the Gen a awarded by the Court whatever it r	eral Conditions in respect of nay be.	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED 1,170,000.00/- AED 200,000.00 AED 6,770.00/- AED	
- The Compan claims resulting froi * Third Party Liabilit - The Compan any one claim or se * Medical Expenses * Theft of the Insure Vehicle * Personal Accident bassengers * Ambulance Servic * SRCC	y's maximum liability in resp m one accident ty (Bodily Injury) ny's maximum liabilty in resp ries of claims resulting from ed benefits for the	ect of paragraph (a) of ( one accident is the sum	Clause (1) of Section Two of the Gen a awarded by the Court whatever it r	eral Conditions in respect of nay be.	1,170,000.00/- AED 2,000,000.00/- Unlimited f AED 5,000.00/- AED 1,170,000.00/- AED 200,000.0 AED 6,770.00/- AED	

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* Additional Bundle of Covers		Covered		
- Baby Car Seat Replacement				
If your baby car seat is damaged by a covered accident, the company shall pay the cost of replacement up to AED. 1,500/- per claim and in the aggregate	of a similar			
- Geographical Extension For Own Damage				
OMAN extension for Own Damage only				
- Key Replacement				
In case of lost or theft of your car keys, the company will pay the cost of replacing your d				
look, the ignition and steering lock, the lock transmitter and central locking system up to	AED. 3,000/- per			
claim and in the aggregate - Loss of Personal Belongings				
Loss of personal belongings cover is included up to AED. 5,000/- per claim and in the agg	regate subject to			
the provision of a police report. Jewelry, Bonds, Money and the alike are excluded				
* Windscreen Damage		AED 5,000.00/-		
- Windscreen claim is covered without excess up to AED 5,000/- per year and will not affect the	ne NO Claim			
Discount		455		
* Motor Trade and Valet Parking	r valat ar other cimilar businesses	AED 1,170,000.00/-		
<ul> <li>Own Damages caused to the insured vehicle whilst in the custody and control of a garage of which the insured does not own, for the purpose of repair, testing, servicing or parking.</li> </ul>	valet of other similar businesses,	1,170,000.00/-		
* Agreed Value		AED		
<ul> <li>In case of a total loss claim and where the vehicle age is less than 6 months, ARABIA shall ir declared value shown on the policy schedule</li> </ul>	idemnify the insured with the	1,170,000.00/-		
* Personal Accident Cover for the Insured/Driver Family				
Members				
* Natural Calamities as per IA				
- Earthquake, Hail, Storm, Tempest and Flood are covered up to the vehicle's declared				
value				

### value

# **Deductibles, Special Clauses & Exclusions :**

\* Additional excess of 10% of the amount of compensation will be applied in case the driver, of the insured vehicle, who caused the accident is below 25 years of age.in addition to the standard policy excess stated on the policy schedule. 10%

\* Additional excess for sports and high performance vehicle: Additional excess of 15 % of the amount of compensation will be applied.in addition to the standard policy excess stated on the policy schedule.

\* Deductible of 1400 AED per each accident

## \* Cyber Exclusion Clause:

1- This Contract excludes any loss, damage, liability, claim, cost or expense directly or indirectly caused by, contributed to by, resulting from, arising out of or in connection with a Cyber Incident.

2- For the purposes of this exclusion clause, any loss, damage, destruction, distortion, erasure, corruption or alteration of Electronic Data shall not be considered as physical loss or damage and shall therefore, if directly occasioned by a Cyber Incident, not be recoverable hereunder.

3- Definitions

a. Cyber Incident shall include:

i. unauthorised or malicious acts regardless of time and place, or the threat or hoax thereof;

ii. malware or Similar Mechanism;

iii. programming or operator error whether by the insured or any other person or persons;

iv. any unintentional or unplanned wholly or partially outage of the insured's Computer System not directly caused by physical loss or damage; affecting access to, processing of, use of or operation of any Computer System or any Electronic Data by any person or group(s) of persons.

b.Computer System means any computer, hardware, information technology and communications system or electronic device, including any similar system or any configuration of the aforementioned and including any associated input, output or Electronic Data storage device, networking equipment or back up facility.

c. Electronic Data means facts, concepts and information converted to a form useable for communications, interpretation or processing by electronic and electromechanical data processing or electronically controlled equipment and includes programmes, software and other coded instructions for the processing and manipulation of data or the direction and manipulation of such equipment.

d. Malware or Similar Mechanism means any programme code, programming instruction or other set of instructions intentionally constructed with the ability to damage, interfere with or otherwise adversely affect computer programmes, data files or operations (whether involving self-replication or not), including but not limited to Virus, Trojan Horses, Worms, Logic Bombs or Denial of Service Attack.

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شركة التأمين العربيّة ش.م.ل- فرع شركة أجنبية هيئة خاضعة لأحكام القانون الاتحادي رقم ٦/ ٢٠٠٧ رقم السجل في هيئة التأمين ٢٠ ١٩٨٤/١١/١ تاريخ القيد في هيئة التأمين رخصة تجارية رقم ٢٠١٧٥٦ | السجل التجاري ٤١٦٩١

## \* Communicable Disease Exclusion:

1. Notwithstanding any provision to the contrary within this reinsurance agreement, this reinsurance agreement excludes any loss, damage, liability, claim, cost or expense of whatsoever nature, directly or indirectly caused by, contributed to by, resulting from, arising out of, or in connection with 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.

2. As used herein, a Communicable Disease means any disease which can be transmitted by means of any substance or agent from any organism to another organism, including but not limited to any form of Coronaviruses or Influenza viruses, where:

2.1. the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not, and

2.2. 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, and 2.3. the disease, substance or agent can cause or threaten damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property, including but not limited to any tangible goods, livestock, bloodstock, or other. 3. If the Reinsurer alleges that by reason of this exclusion, any loss, damage, liability, cost or expense of whatsoever nature is not covered by this reinsurance agreement, the burden of proving the contrary shall fall upon the Reinsured.

\* Disclaimer

It is hereby declared and agreed that with the acceptance of premium payment, regardless of payment method or schedule, the Insured / Policy Holder named in this policy schedule unconditionally confirms that he/she has read, understood and accepted the Terms & Conditions of this policy, which are in accordance with the Unified Motor Vehicle Insurance policy in UAE without the need of physical signature.

In the event that any untrue or inaccurate or mismatching or incomplete or un-updated information has formed the basis of underwriting and issuance of this Quotation and subsequently the insurance policy, then Arabia Insurance Company at its sole discretion shall retain the full right to reject any claim(s) submitted under such issued policy and/or treat the policy or any section of it as voidable. Should any issue arise out of the above, please refer to the Terms & Conditions that form part of this insurance policy and shall prevail in case of dispute.

Conditions as per standard Motor Policy approved by the Insurance Authority

This quotation becomes invalid if you have an existing motor policy with Arabia Insurance for this vehicle and with claim(s)

Should you have any further queries, please contact us on 800 24 223 or respective intermediary \* VAT Notice

### (A) Premium Payments:

For the avoidance of doubt, all premium amounts mentioned herein are exclusive of Value Added Tax (VAT). VAT and any other taxes currently applicable or which will be applicable in connection with this insurance policy shall solely be borne by the Insured/Policyholder.

The Insured/Policyholder hereby agrees to pay to the Insurer the applicable VAT and or any other taxes, upon the due date of payment shown on the invoice. Failing which, the Insured/Policyholder shall be considered to be in material breach of the Policy's terms and conditions and, the Insurer shall be within its right to invoke legal remedies available to the Insurer including to terminate the policy and/or offsetting such VAT or other tax amounts from any other amount which the Insured/Policyholder is to receive from the Insurer without the need to obtain any further consent from the Insured/Policyholder and/or any court judgment/order. The Insured/Policyholder hereby unconditionally accepts to the same.

In the event that VAT/any other tax treatment as assessed by relevant tax authorities is different from that assigned by the Insurer on our tax invoice/invoice to you and/or the invoice generated/computed by the Insurer is incorrect/, the Insured/ Policyholder hereby agrees to pay immediately and on demand the differential balance of any VAT/tax to the Insurer.

### (B) Claim settlements - where AIC agree to pay the policyholder:

When Arabia Insurance Company (-AIC- or -we-) pays a claim, your VAT registration status will determine the amount we pay you.

When you are:

1. Not registered for VAT, the amount we pay will be the sum insured/limit of indemnity or any other limits of insurance cover, including VAT;

2. Registered for VAT, the amount we will pay will be the sum insured/limit of indemnity or any other limits of insurance coverage and where you are liable to pay an amount of VAT in respect of an acquisition relevant to your claim, we will pay the VAT amount. However, we will reduce the VAT amount we pay for by the amount of any input tax credits to which you are or would be entitled to if you had made the relevant acquisition. In such instances, the input tax credit would be claimable by you upon the filing of your VAT return.

All policyholders making a claim with AIC must declare their VAT registration status and provide their VAT registration number. Any VAT liability arising from your incorrect declaration is and will be payable by you (the Insured/Policyholder). Where the settlement amount of your claim is less than the sum insured/limit of indemnity or any other limits of insurance cover, we will only pay an amount of VAT (less any entitlement to an input tax credit) applicable to the settlement amount.

\* I hereby declare that all information provided above is accurate. In case of any discrepancy found, Arabia Insurance Company reserves the right to charge additional premium OR avoid own damage insurance claim to my vehicle OR downgrade the repair condition to Approved Workshop

Dubai Branch T: +971 4 2280022 P.O.Box 1050

Abu Dhabi Branch فرع د ه: ۲۲۰۰۸۲۲ ع ۹۷۱ T: +971 2 6744700 P.O.Box 867 صرب المرب 1.00

فرع أبو ظبي AL Ain Branch ۹۷۱۲٦٧٤٤٧۰۰ ۲: +971 3 7641196 م.ب.۹۲۱ -خدمة الزبائن www.arabiainsurance.com|arabia-uae@arabiainsurance.com|Call center +961 1 376673

Sharjah Branch فرع العد ه: ۹۷۱ ۳ ۷٦٤١١٩٦ T: +971 6 5171666 P.O.Box 6352 ص.ب. ١٢١٦



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Signature of Insured



شركة التأمين العربيّة ش،م،ل- فرع شركة أجنبية رأس المال المصرح به والمدفوع بالكامل ٥١,٠٠٠,٠٠٠ ل·ل

هَبِئَةً خاضعة لأحكام القانون الاتحادي رقم ٦/ ٢٠٠٧ رقم السجل في هيئة التأمين ٢٠ ١٩٨٤/١١/١ تاريخ القيد في هيئة التأمين رخصة تجاربة رقم ٢٠١٧٥٦ | السجل التجاري ٤١٦٩١

Issued in Dubai on 06/05/2025 Arabia insurance company s.a.l

