

Letter of Undertaking for Motor Declaration by Third Party Acting on Behalf of Owner

Date:								
Level Datara No. 1, 59000	Genera 13, Tov an May , Jalan I) Bangs Lumpu	bank Maarof ar	IQA")					
Dear	Sir/Mad	am						
DECL	.ARATI	ON BY THIRD PARTY	ACTING ON BEHALF OF OWNER					
I/We,	the unc	lersigned, hereby declar	re and confirm that I/We are authorized b	by				
("the Owne	Owner"; er that th	of the vehicle bearing ne Vehicle is in existence	(MyKad No./ Business Regis Registration No	("the Vehi that the Owner	cle") to con has a valid	firm and declare on behalf of the and permissible interest therein.		
	For p	urpose of new takaful	coverage of the Vehicle					
	For purpose of renewal of takaful of the Vehicle (Certificate No.:)							
	For purpose of change information/ endorsement in the existing Certificate (Certificate No.:)							
	For purpose of reinstatement of Certificate: I/We further confirm and declare that the Vehicle is in a roadworthy condition and that I/We do not have any knowledge of any matters and/or circumstances which would render the Vehicle subject to any form of forfeiture and/or execution proceedings under any applicable laws.							
	■ I/\	We hereby agree for E	Sum Covered of the Vehicle: TIQA to cover the Vehicle for the Sum to		Μ	for the period		
	■ I/\ a)	That I/We must ensu	stand and confirm that I/We have been dure that the Vehicle is adequately covered event of loss/damage. The current make and general course.	ed at its curre arket value is	nt market	value as it will affect the amount		
			Sum Covered	x	Loss			
			Market Value					
	b)	If the market value of	of the Vehicle is under covered (at a	lower sum co	vered than	its market value), I/We will be		

- deemed as self-covered for the difference, i.e. in the event of loss/damage, I/We will only be partially compensated up to the proportion of takaful coverage by ETIQA applying the formula below:
- c) If the market value of my Vehicle is **over covered (at a higher sum covered than its market value)**, the maximum compensation I will receive from ETIQA is the market value of the vehicle.

I/We are aware that all information declared by my/our representative above will constitutes a representation to ETIQA of the various matters set out therein, and in consideration of the agreement of ETIQA to provide me/us with takaful coverage in respect of the Vehicle, I/We agree that the contents of his/her declaration shall form part of condition of the takaful contract to be entered into between ETIQA and myself.

In view of my/our declaration herein, I/We acknowledge that ETIQA shall not be liable to entertain any claim in respect of the Vehicle in the event my/our declaration herein is found to be incorrect and or untrue.

I/We further agree to undertake and to fully indemnify ETIQA in respect of all liabilities, claims, actions, suits, proceedings, damages, costs, expenses or losses which ETIQA may incur and/or may be subject to and/or which may be or become payable by ETIQA to any party by reason of acting upon my/our declaration and representation herein.

I/We are aware that the making of a false declaration will make me/us liable to both civil and criminal sanctions and/or penalties under any applicable laws.

Note:

If road tax had expired for more than a year, the vehicle should be taken to Puspakom to do the inspection.

Yours faithfully,		Witness,			
Name/ Company Name	:	Name			
		Hamo	•••••		
MyKad No./ Biz Reg. No.	:	MyKad No.			
Contact No.	:				