

CMT 100

CERTIFICATE OF MOTOR INSURANCE

CERTIFICATE NUMBER 23831718CMT

1 DESCRIPTION OF VEHICLES

- (a) Any motor vehicle the property of the Policyholder
 (b) Any motor vehicle in the custody or control of Policyholder
 In connection with their business as
 Vehicle Main Dealer, Sale, Service, Repair, Signwriting, Pty Own
 but excluding
 (i) any steam driven vehicle
 (ii) any goods carrying vehicle used by the Policyholder for hire or reward but use
 (a) of recovery vehicles licenced under the Recovery Vehicle Taxation Class
 (b) under a trade plate for the carriage of goods for demonstration purposes
 in accordance with the regulations applicable to such licences is not deemed to be hire or reward.
 (iii) any vehicle hired by the Policyholder under a hire purchase agreement to any partner or director
 or employee of the Policyholder unless the vehicle is in the custody or control of the Policyholder
 for sale, repair, testing, servicing, maintenance, alteration, cleaning or inspection

2 NAME OF POLICYHOLDER

Sparshatts Holdings Ltd & Sparshatts of
 Kent Ltd & Sparshatts Ltd and Subsidiary Companies

3 EFFECTIVE DATE OF THE COMMENCEMENT OF INSURANCE 1st January 2010
 FOR THE PURPOSE OF THE RELEVANT LAW

4 DATE OF EXPIRY OF INSURANCE 31st December 2010

5 PERSONS OR CLASSES OF PERSONS ENTITLED TO DRIVE

- (a) For demonstration, tuition or official test.
 (i) The Policyholder or any partner or director of the Policyholder or any person in the Policyholder's
 employment in connection with the Business who is driving on the order of or with the permission of
 the Policyholder
 (ii) Any other person provided such person is driving with the permission of the Policyholder
 (b) For the purposes described in 6(a) and 6(c) below
 The Policyholder or any partner or director of the Policyholder or any person in the Policyholder's
 employment in connection with the Business who is driving on the order of or with the permission of
 the Policyholder.
 (c) For the purposes described in 6(b) and 6(c) below
 The Policyholder or any partner or director of the Policyholder or their spouses or any person in the
 Policyholder's employment in the Business who is driving on the order of or with the permission of the
 Policyholder. The Policyholder or any partner or director of the Policyholder may also drive any vehicle
 (i) not owned by or in the custody or control of the Policyholder in connection with the Business
 (ii) not owned by or hired under a hire purchase agreement to such partner or director.
 Any relative or friend of
 Mark Sparshatt, Andrew Sparshatt, Roger Sparshatt &
 David Jones
 whilst driving for social, domestic and pleasure purposes with the permission of the Policyholder
 provided the vehicle is not hired to such person.
 Driving is permitted by any customer of the Policyholder or by any person driving on the customer's order
 or with his permission for the purpose of the customer's business or social, domestic or pleasure purposes
 provided the vehicle is hired or loaned to the customer whilst the customer's vehicle is in the

5 cont.

Policyholder's custody for repair, alteration, testing, servicing, cleaning or inspection
 Provided that the person driving holds a licence to drive the vehicle or has held and is not disqualified
 from holding or obtaining such a licence.

6 LIMITATIONS AS TO USE

- (a) Use for the purpose of the Policyholder's Business as
 Vehicle Main Dealer, Sale, Service, Repair, Signwriting, Pty Own
 (b) Use for social, domestic and pleasure purposes.
 Use for social, domestic and pleasure purposes by the undernoted is covered
 Any relative or friend of
 Mark Sparshatt, Andrew Sparshatt, Roger Sparshatt &
 David Jones
 (c) Use for towing any Vehicle (mechanically propelled or otherwise).
 (d) Use for social, domestic and pleasure purposes by, or for the business of, any customer or prospective
 customer of the Policyholder, while using a vehicle the property of or in the custody or control of the
 Policyholder for demonstration purposes.
 The policy does not cover use for the carriage of passengers for hire or reward (other than for the purposes
 of tuition or in a recovery vehicle in the circumstances allowed under the Recovery Vehicle Taxation Class)
 or use in any competition, trial, performance test, race or trial of speed, including off-road events, whether
 between motor vehicles or otherwise, and irrespective of whether this takes place on any circuit or track,
 formed or otherwise, and regardless of any statutory authorisation of any such events.
 Use for the purpose of the business of any customer of the Policyholder or for social, domestic or
 pleasure purposes provided the vehicle is hired or loaned to the customer whilst the customer's vehicle is in
 the Policyholder's custody for repair, alteration, testing, servicing, maintenance, cleaning or inspection.

I hereby certify that the policy to which this certificate relates satisfies the requirements of the relevant law
 applicable in Great Britain, Northern Ireland, the Isle of Man, the Island of Guernsey, the Island of Jersey and
 the Island of Alderney.

Signed on behalf of:

Aviva Insurance Limited
 Authorised Insurer



Pitheavlis, Perth, Scotland PH2 0NH

Note: For full details of the insurance cover reference should be made to the policy.

Advice to Third Parties: Nothing contained in this Certificate affects your right as a Third Party to make a claim.

Igal Mayer
 Chief Executive, UK Insurance

This Certificate is not transferable. If for any reason the Insurance is terminated during its currency, the Certificate must be returned to the Insurer, or if the Certificate has been lost or destroyed a Statutory Declaration to that effect must be made. Failure to comply with this obligation is an offence under the Road Traffic Acts.