

CERTIFICATE OF INSURANCE

Reference No. C005/AVN/2023/00005

On Behalf of the Insurer(s) This is to certify that in our capacity as Insurance Brokers to **PT. Smart Cakrawala Aviation** Insured), We can confirm coverage is in place with various Insurer (s) listed below :

Insured : **PT. Smart Cakrawala Aviation** and/or associated and/or subsidiary companies for their respective rights and interest.

Period : 20 October 2022 – 20 October 2023 both days at 00.01 hours local standard time at the address of the Insured.

Equipment : Aircraft : **PILATUS P6 PORTER 1019 – S/N : 1017**
Registered Number : **PK-SNE**
Agreed Value : **USD.**
Effective date : **10 April 2023**
CSL : **USD. 10,000,000**

Coverage : **LIABILITY ONLY**

Situation : **Indonesia (PAPUA), Worldwide**

1. AIRCRAFT THIRD PARTY, PASSENGER, BAGGAGE, CARGO, MAIL AND AIRLINE GENERAL THIRD PARTY LEGAL LIABILITY, for a Combined Single Limit (Bodily Injury/ Property Damage) of not less than USD. 10,000,000 any one occurrence, each aircraft, but in the annual aggregate in respect of Products Legal Liability.

NOTE: THE ABOVE AGGREGATE LIMIT(S) MAY BE REDUCED OR EXHAUSTED BY CLAIMS MADE IN RESPECT OF ANY INTEREST INSURED UNDER THE POLICY(IES).

In addition to the foregoing it is further certified that Insurers have agreed to include the following provisions:-

Subject to the terms, conditions, limitations, exclusions and cancellation provisions of the relative contract number(s), as held on file by **PT. BGIB Insurance Broker**, effective for the period from 20 October 2022 – 20 October 2023, both days inclusive, standard time, Jakarta, Indonesia. Please note that the coverage evidenced herein and the payment of any claims under such coverage shall not contravene any applicable embargo or sanction, breach of which would render such coverage or payment unlawful. **Reference No. C005/AVN/2023/00005**

SUPPLEMENTARY PAYMENTS CLAUSE

It is understood and agreed that this Policy is extended to cover as more fully set forth under those paragraph(s) identified below. It is expressly understood that no cover is provided under those paragraphs of this clause, which have not been identified below.

The Insurers agree to indemnify the Insured for

- a) Any reasonable expenses incurred for the purpose of search and rescue operations for an Aircraft Insured hereunder determined to be missing and unreported after computed maximum endurance the flights has been exceeded;
- b) Any reasonable expense incurred for the purpose of runway foaming to prevent or mitigate possible loss or damage because of malfunction or suspected malfunction of an Aircraft insured hereunder;
- c) Any reasonable expenses incurred for the purpose of attempted or actual raising, removal, disposal or destruction off the wreck of an Aircraft insured hereunder and the contents thereof;
- d) Any reasonable expenses, which the Insured may be called upon to pay in respect of any public inquiry or inquiry by the Civil Aviation Authority or any other relevant authority into an Accident involving an Aircraft Insured hereunder.

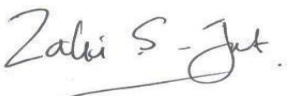
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This certificate shall be governed by and shall be construed in accordance with Indonesian Law

List of Insurer:

- PT. CITRA INTERNATIONAL UNDERWRITERS 100 %

Jakarta, 4 April 2023
PT. BGIB Insurance Brokers



Authorized Signature