

## Fussell & Associates Insurance Brokers (Pty) Ltd

Registration No. 1966/011225/07  
P O Box 48 Melrose Arch 2076  
48 Athol Oaklands Road Melrose North Johannesburg  
Tel: (011) 582 1000 Fax: (011) 788 1299  
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### Policy Schedule - Premium Notification

<b>The Insured:</b> <b>HIGHVELD TREE FELLERS</b>	<b>Policy Reference</b> : HIGHV001/0003
<b>Postal Address:</b> VAT NO: 4900264591 REGISTRATION NO. 2004/116995/23 P O BOX 1496 SUNNINGHILL 2191	<b>Paid</b> : MONTHLY
<b>Contact Details</b> (Work) 011 805 2392 (Cell) 0827924512 (Email) <a href="mailto:highveldtreefellers@live.co.za">highveldtreefellers@live.co.za</a>	<b>Status</b> : Active
	<b>Effective from</b> : 21-08-2024
	<b>Anniversary</b> : 01-06-2025
	<b>Policy Inception</b> : 01-04-2015
	<b>Client Inception</b> : 24-05-2005

**Hollard Insurance Company Direct**      **JHB/EBPM P/000058648**  
**COMMERCIAL POLICY**

DETAILS - Premium Notification	Included	Sum Insured	Premium
Fire	NO		
Buildings Combined	NO		
Office Contents	YES	30,000	14.20
Business Interruption	NO		
Accounts Receivable	NO		
Theft	YES	2,500	18.33
Money	YES	2,000	11.00
Glass	NO		
Fidelity	NO		
Goods In Transit	NO		
Business All Risks	YES	172,900	893.67
Accidental Damage	NO		
Combined Liability	YES	1,000,000	110.00
Employers Liability	YES	1,000,000	33.00
Stated Benefits Section	NO		
Group Personal Accident	YES	83,500	405.00
Electronic Equipment	YES	15,500	96.87
Motor	YES	467,203	2,556.24
Car Hire	NO		
Sasria	YES		71.16
Brokers Administration Fee	YES		413.43
<b>Total Due TAX INVOICE WHEN PAID IN FULL</b>			<b>4,622.90</b>

In terms of a ruling issued by SARS, this document together with proof of payment of premium constitutes an alternative tax invoice, debit note or credit note as contemplated in sections 20(7) and 21(5) of the VAT Act respectively and supersedes any policy documentation or renewal notice issued by insurers for this purpose.

For policy valuation purposes all amounts stated in the policy including sums insured, limits of cover, excesses and deductibles, are expressed inclusive of VAT at 15%. For clarity it is noted that in cases where an excess is expressly recovered by an insurer from an insured the excess amount in terms of the policy so recovered does not constitute a consideration as defined in the VAT Act and as such has no VAT consequence.