

MARINE SPECIFIC POLICY

Agent/Broker Name - SIBIN BOSE N Agent/Broker License Code - AIG1654R Agent/Broker Contact No - 9746987684

In consideration of the Policyholder named herein paying to the TataAIG General Insurance Company Ltd. (hereinafter called the Insurer) the premium as stated in the Schedule and in reliance upon the statements made by the Policyholder in the proposal including its attachments or otherwise, and the material incorporated therein, the Insurer agrees to provide insurance against loss damage liability or expense to the extent and in the manner herein provided subject to all terms, conditions, exceptions and warranties hereinafter set forth.

olicy Number :6500155625Policy inception date :11-10		3
IMPACT ENGG CORPORATION (INDIA) GANDHI NAGAR, PLOT NO.14595, STREET NO.2, G.T.ROA LUDHIANA PUNJAB 141003 GSTIN : 03AYZPS3563R1Z8 PLACE OF SUPPLY : LUDHIANA STATE CODE : 03	AD, ,DHOLEWAL	
TO Order :		
LR/RR/AWB/BL Number: -		REF/LC Number :
Amount insured in INR: 18,37,000	Mode of Conveyance : Sea & Rail/Road	Conveyance Name : -
In Foreign currency (Cargo Value): USD 22,000		
From: COCHIN, INDIA	To : DAMIETTA, EGYPT	
Voyage type : CIF/DDP Export	Marks & Numbers :	
Proforma Invoice/Invoice No./Contract no. & Date	EI/1 DT 11.10.2023	
Interest Insured : USED COCONUT PROCESSING MAC	CHINE	
Packing Details : Standard and Customary		
Basis of Valuation: Invoice Value + 10%		
LC Description:		



Insuring	Clauses
----------	---------

Terms of Cover: ICC 'A' + War&Strikes Subject To: Sea & Rail/Road: Institute Cargo Clause (A) CL 382 01/01/09 Institute Strikes Clause (Cargo) CL 386 01/01/09 Institute War Clauses (Cargo) CL 385 01/01/09 Institute Classification Clause CL 354 1/1/01 Cargo ISM Endorsement Inland Transit (Rail/Road/Air) Clause - A 2010 Strikes Riots and Civil Commotion Clause - 2010 Limitation of Liability Clause Termination of Transit Clause (Terrorism) JC 2009/056 (01.01.09) Institute Radioactive Contamination, Chemical, Biological, Bio-Chemical, Electromagnetic Weapons Exclusion Clause CL.370 (10.11.03) Institute Cyber Attack Exclusion Clause CL.380 (10.11.03) Institute Standard Conditions for Cargo Contracts 1/4/82 Important Notice Clause Sanction Limitation and Exclusion Clause (JC2010/014)



Conditions/Warranties and Exclusions

Second-hand Replacement Clause: In the event of claim for loss or damage to any part or parts of the Insured Interest in consequence of a peril covered by this insurance, the amount recoverable hereunder shall not exceed such proportion of the cost of replacement of the parts lost or damaged as the insured value bears to the value of new machinery, plus additional charges for forwarding and refitting the new parts if incurred. Provided always that in no case shall the liability of Underwriters exceed the insured value of the complete machine. Excluding ODC/OWC/OOG cargo. ODC/OWC/OOG defined as under: ODC: Over Dimensional Cargo: Any items (including its packaging) with dimensions in excess of 12 m length and/or 2.5 m wide and/or 3.1 m high OR any cargo that including its packaging, will not fit inside a 40 feet closed body container, including high-cube(9'-6") closed body container. OWC: Over Weight Cargo (Heavy Lift): Any item including packing with a weight greater than 55 MT OOG: Out Of Gauge: Any items with irregular footprint AND/OR with off-centered gravity AND/OR requiring special conveyance/handling/lashing/securing constraint, due to its characteristics

It is a condition of this policy that shipment passing through Sanctioned/Prohibited (US/UN/EU/Indian Government) countries is excluded from the scope of this policy.

Warranted containerised cargo during ocean journey.

Warranted that goods are transported in closed wagons and /or trucks to be covered with tarpaulin or any other water proof material to avoid ingress of water

It is a condition of this policy that used/ second-hand items, if any, shall be covered subject to Institute Cargo Clauses 'B' or Inland Transit Clause 'B' perils.

Basis of Valuation for used/second-hand items shall be Depreciated Market Value

In respect of shipments to African countries, coverage shall cease on completion of unloading from Vessel/aircraft at discharge Port/Airport

Excluding mechanical, electrical, electronic derangement losses unless caused by Institute Cargo Clauses 'B' or Inland Transit Clause 'B' perils.

JOINT EXCESS LOSS CYBER LOSSES CLAUSE (JX2020-007) 1. Notwithstanding any other term of this Contract save for Clause 2 below, in no case shall this Contract cover loss, damage, liability, or expense directly or indirectly caused by or contributed to by or arising from the use or operation of an Information Technology Device as a means for inflicting harm. 2. Where this clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 1 shall not exclude losses which would otherwise be covered arising from the use of any Information Technology Device in the launch and/or guidance system and/or firing mechanism of any weapon or missile. 3. Where the use or operation of an Information Technology Device was not used as a means of inflicting harm, any ensuing loss, damage, liability or expense shall be excluded unless a physical peril named in the Information Technology Hazards Clause within JELC CL432 (16/10/2017) was also a significant cause of a loss. In such case this Contract shall cover the loss, damage, liability or expense in accordance with but only to the extent provided for in that Clause, whether that Clause forms part of this Contract or not. 4. For the purposes of this clause, an Information Technology Device shall mean any computer system, hardware, software, programme, code, data, process, virus, information repository, microchip, integrated circuit or similar device in or connected with computer equipment or noncomputer equipment, whether the property of a direct insured or not.

Russia, Ukraine and Belarus Exclusion Excluding all loss, damage, liability or expense directly caused by or arising from or in connection with the current Russia-Ukraine conflict and/or any expansion of such conflict. Also excluded shall be loss, damage, liability or expense where the aforementioned conflict is deemed to be the proximate cause of such loss, damage, liability or expense. This also includes but is not limited to confiscation, expropriation, nationalization, deprivation or restraining in movement of vessels and cargo in the territory of the aforementioned countries

Five Powers War Exclusion (amended to include triggering of NATO Agreement) This insurance excludes loss damage liability or expense arising from the outbreak of war (whether there be a declaration of war or not) between any of the following countries: United Kingdom, United States of America, France, Russian Federation and the People's Republic of China. For the avoidance of doubt this exclusion is deemed to encompass the invocation of Collective Defence of NATO as detailed in Article 5 of the The North Atlantic Treaty Sanctions & Limitation Clause It is hereby agreed and understood that cover hereunder is not provided and shall not be deemed to be provided and no Insurer shall be liable to make any payment for any claim or provide any benefit hereunder if the provision of such cover, payment of such claim or provision of such benefit may be contrary to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom, the Swiss Confederation (Switzerland), Republic of Singapore or the United States of America, and may expose the insurer or it's reinsurer to any such sanction, prohibition or restriction whether such sanction, prohibition or restriction exists at the inception of this policy or comes into existence at any time thereafter.

Cargo Termination of Storage in Transit Clause - 2004

COMMUNICABLE DISEASE EXCLUSION LMA 5394 (amended) This exclusion applies to all original risks (including individual declarations made under facilities). 1. Notwithstanding any provision to the contrary within this insurance agreement, this insurance 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 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. Notwithstanding the foregoing, losses resulting directly or indirectly from, or caused by, contributed to by, resulting from, arising out of, or in connection with any otherwise covered peril under the Policy and not otherwise excluded under this insurance agreement shall be covered.

Insurance is the subject matter of the solicitation. For more details on risk factors, terms and conditions, please read sales brochure carefully before



Excluding coverage in respect of Institute War Clauses (Cargo) and Institute Strikes Clauses (Cargo) where Tata AIG risk commences from Bahrain, Kuwait, Oman, Qatar, Saudi Arabia and United Arab Emirates and/or where Tata AIG risk terminates at Bahrain, Kuwait, Oman, Qatar, Saudi Arabia and United Arab Emirates. The Reinstatement of Institute War Clauses (Cargo) and Institute Strikes Clauses (Cargo) and Insti shall be subject to an additional premium @ 0.025% on the shipment value, to be paid/remitted to the Tata AIG prior to the commencement of the transit, failing which Tata AIG shall be absolved of all liabilities Excluding denting, bending, scratching, rust, oxidation, discoloration, corrosion losses unless caused by Institute Cargo Clauses 'B' or Inland Transit Clause 'B' perils.



EXCESS: 0.5% of consignment value or INR 5,000 whichever is higher.

This policy is valid for 90 days from the policy inception date, unless extended with prior approval.			
In the event of loss or damage which may involve a claim under this to:	insurance, immediate notice of such loss or damage should be given		
Settling agent: AIG Egypt Insurance Co., 44 Abdel Moniem Riad Street, First Floor, Mohandessin, Giza, Egypt, 202 33082153, Egypt.MarineCLM@aig.com	Claims Representative : AIG Egypt Insurance Co., 44 Abdel Moniem Riad Street, First Floor, Mohandessin, Giza, Egypt, 202 33082153, Egypt.MarineCLM@aig.com		
Consignee Name & Address: BALMY FRUITS INDUSTRIES & UNIT 99, COMPLEX B, SMALL AND MEDIUM ENTERPRISES COMPOUNDS, 6 MILLION DISTRICT, 10TH RAMADAN CITY			
Premium Amount:	₹ 1,837.00		
IGST(18%) :	₹ 330.66		
STAMP DUTY:	₹ 0.50		
Total Amount :	₹2,168.00		
Consolidated stamp duty paid to state exchequer GSTIN : 32AABCT3518Q1Z5, PUNJAB, Service Accounting Code : 997137 PUNJAB, Service Accounting Code : 997137 24 X 7 CALL CENTRE : 1800-266-7780			

E-Claim Reporting : general.claims@tataaig.com

Yours Faithfully For Tata AIG General Insurance Company Limited

Authorized Signatory Place : MUMBAI Date of Issue :11-10-2023 15:32

Attached to and forming part of Policy No.6500155625

INSTITUTE CYBER ATTACK EXCLUSION CLAUSE

- 1.1. Subject only to Clause 1.2. below, in no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme, malicious code, computer virus or process or any other electronic system
- 1.2. Where this clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising there from, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 1.1. shall not operate to exclude losses (which would otherwise be covered) arising from the use of any computer, computer system or computer software programme or any other electronic system in the launch and/or guidance system an/or firing mechanism of any weapon or missile.

CL.380



IMPORTANT

PROCEDURE IN THE EVENT OF LOSS OR DAMAGE FOR WHICH UNDERWRITERS MAY BE LIABLE

LIABILITY OF CARRIERS, BAILEES OR OTHER THIRD PARTIES

It is the duty of the Assured and their Agents, in all cases, to take such measures as may be reasonable for the purpose of averting or minimising a loss and to ensure that all rights against Carriers, Bailees or other third parties are properly preserved and exercised. In particular, the Assured or their Agents are required:

- 1. To claim immediately on the Carriers, Port Authorities or other Bailees for any missing packages.
- 2. In no circumstances, except under written protest, to give clean receipts where goods are in doubtful condition.
- When delivery is made by Container, to ensure that the Container and its seals are examined immediately by their responsible official. If 3. the Container is delivered damaged or with seals broken or missing or with seals other than as stated in the shipping documents, to clause the delivery receipt accordingly and retain all defective or irregular seals for subsequent identification.
- To apply immediately for survey by Carriers' or other Bailees' Representatives if any loss or damage be apparent and claim on the 4. Carriers or other Bailees for any actual loss or damage found at such survey.
- To give notice in writing to the Carriers or other Bailees within 3 days of delivery if the loss or damage was not apparent at the time of 5. taking delivery.
- To take examined delivery from the Carriers of packages which are outwardly damaged or appear to have been tampered with and 6. obtain a Damage and/or Shortage Certificate from them. If any package appears to be deficient in weight, to take weightment/examined delivery from Carriers and an appropriate Certificates.
- To issue Notices of claim against Carriers, Bailees or Third Parties by Registered Post with Acknowledgement Due Card 7

Note : To apply immediately for survey by Carriers' or other Bailees' Representatives if any loss or damage be apparent and claim on the Carriers or other Bailees for any actual loss or damage found at such survey.

INSTRUCTIONS FOR SURVEY

In the event of loss or damage which may involve a claim under this insurance, immediate notice of such loss or damage should be given to and a Survey Report obtained from the Company's representative at port of discharge or destination or if there be no representative of the Company, the nearest Lloyd's Agent.

DOCUMENTATION OF CLAIMS

To enable claims to be dealt with promptly, the Assured or their Agents are advised to submit all available supporting documents without delay, including when applicable:

- Original policy or certificate of insurance. 1.
- 2. Original or copy of shipping invoices and Packing List and/or Weightment Notes.
- Original Bill of Lading and/or other contract of carriage. 3.
- 4. Survey report and other documentary evidence(Damage/NonDelivery Certificate) to show the extent of the loss or damage.
- 5. Landing Remarks and Weightment Notes at final destination.
- 6. Correspondence exchanged with the Carriers and other Third Parties regarding their liability for the loss or damage along with copies of Notice of Claim on the Carriers/Third Parties and Receipted A/D Card/Postal Registration Receipt.

For Tata AIG General Insurance Company Limited

Authorized Signatory

Policy Servicing Office

GRAND BAY, COCHIN CORPORATION NO. 64/2451 F1, 3RD FLOOR, KATTAKARA JUNCTION, KALOOR KADAVANTHRA ROAD, KALOOR, ,KALOOR-682017