

SCHEDULE	

POLICY NUMBER: RENEWAL OF:

ITEM 1. POLICYHOLDER:

- (a) Name:
- (b) Principal Address:

ITEM 2. POLICY PERIOD:

(a) Inception Date: (dd/mm/yyyy)

(b) Expiration Date: (dd/mm/yyyy)

both dates inclusive at the Principal Address stated in ITEM 1.

ITEM 3. RETROACTIVE DATE: (dd/mm/yyyy)

ITEM 4. CURRENCY:

ITEM 5. LIMIT OF LIABILITY, SUB-LIMITS AND DEDUCTIBLES:

(a) Aggregate Limit of Liability for all insurance cover combined: INR

(b) Sub-limits and Deductibles:

INSURING AGREEMENTS	SUB-LIMIT	DEDUCTIBLE	
1.1(a) Internal Fraud	INR each and every Loss in the aggregate	INR each and every Loss	
1.1(b) External Fraud	INR each and every Loss in the aggregate	INR each and every Loss	
1.2 Defence Costs	INR each and every Loss in the aggregate	INR each and every Loss	
EXTENSIONS:	SUB-LIMIT	DEDUCTIBLE	
[•]	INR each and every Loss in the aggregate	INR each and every Loss	

For the avoidance of doubt the Sub-Limits of Liability of any Insurance Agreements and Extensions of this Policy shall form part of and not be in addition to the Aggregate Limit of Liability mentioned above.



ITEM 6. TERRITORY: Worldwide, or to be advised

ITEM 7. PREMIUM: INR plus S.tax (as applicable)

ITEM 8. INSURER DETAILS:

IFFCO Tokio General Insurance Co. Ltd.

IFFCO Tower, Plot No. 3 Sector 29, Gurgaon, Haryana.

ITEM 9. REQUIRED NOTICES TO BE ADDRESSED TO:

ITEM 10. APPLICABLE LAW AND EXCLUSIVE JURISDICTION:

(a) Applicable Law: INDIAN

(b) Exclusive Jurisdiction: INDIAN The competent Courts of INDIA

ITEM 11. ENDORSEMENTS ATTACHED AT ISSUANCE:

Grievance Clause

IN WITNESS WHEREOF, the **Insurer** has caused this Policy to be signed in the SCHEDULE by a duly authorised representative of the **Insurer**.



1. INSURING AGREEMENTS

In consideration of the payment of the premium, and in reliance upon the statements made in the **Proposal Form**, including attachments, which shall form the basis of this Policy, and subject to the terms and conditions of this Policy and any endorsements attached to this Policy, the **Insurer** will indemnify the **Insured** for:

- 1.1 Loss(es) first Discovered during the Policy Period and notified in accordance with section 4.9 of this Policy, provided such Loss was sustained by the Insured after the Retroactive Date, by reason of:
 - (a) Internal Fraud; or
 - (b) External Fraud,

and

1.2 Defence Costs.

2. DEFINITIONS

When used in bold type in this Policy, each term hereon defined means:

- 2.1 **Alteration** means the fraudulent and material amendment, modification or change of an instrument with the intent to deceive, by a person other than the person authorised to prepare, modify or sign said instrument.
- 2.2 **Bank Account** means an account maintained by the **Insured** at a banking or savings institution or a stock broker, mutual fund, liquid assets fund or similar investment institution duly regulated, from which the **Insured** or their duly authorised representatives are able to instruct the transfer, payment or delivery of funds.
- 2.3 **Certificated Securities** means any bond, debenture, evidence of indebtedness, note, share, stock, or other equity or participation or other interest in property of, or an enterprise of, the issuer or an obligation of the issuer, which is:
 - (a) represented by an instrument issued in bearer or registered form; and
 - (b) of a type commonly dealt in on securities exchanges or markets or commonly recognised in any area in which it is issued or dealt in as a medium for investment; and
 - (c) either one of a class or series or by its terms divisible into a class or series of shares, participations, interests or obligations.
- 2.4 **Change of Control** means an event during the **Policy Period**, whereby any person or entity other than an **Insured** or group of such persons and/or entities acting in concert:
 - (a) takes control of the composition of the board of directors or of more than 50% of the voting rights of an **Insured**; or
 - (b) holds more than 50% of the issued share capital of an **Insured** or substantially all of an **Insured**'s assets whereby such person and/or entity takes control of the business operations of the **Insured**.
- 2.5 **Computer Fraud** means the criminal and intentional deprivation of an **Insured**'s **Property** as a direct result of:

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- (a) the fraudulent input of Electronic Data directly into the Computer Systems; or
- (b) the fraudulent modification or fraudulent destruction of **Electronic Data**,

by a **Third Party** to whom the **Insured** has not given authorised access and which acts were instructed or committed with the intention of obtaining an improper financial gain for such **Third Party** or for another **Third Party** acting or having acted in collusion with such **Third Party**.

There shall be no cover for **Loss** resulting directly or indirectly from a **Forged**, **Altered**, **Counterfeited** or lost or stolen **Negotiable Instrument**, **Certificated Security** or any other written instrument or document used as source documentation in the preparation of **Electronic Data** or manually keyed in a data terminal.

- 2.6 **Computer Systems** means the **Insured**'s computers and all input, output, processing, storage, off-line media libraries and communication facilities which are connected to those computers and which are under the control and supervision of the operating system(s) or application(s) software operated by the **Insured**. It does not include those computers suitable solely for single use applications.
- 2.7 Counterfeit or Counterfeiting means the imitation by a Third Party of Money, Certificated Securities, or an authentic Negotiable Instrument intended to deceive and of such quality as to be taken as the original and upon which the Insured has acted or relied. Fictitious instruments which merely contain fraudulent misrepresentations of fact and are genuinely signed or endorsed are not Counterfeit.
- 2.8 **Credit Arrangement** means any agreement relating to the provision of credit, extension of credit or hire purchase agreement, loan or transaction in the nature of a loan, lease or rental agreement, invoice, account, agreement or other evidence of debt, payments made or withdrawals from any customer's or client's account involving items which are not finally paid for any reason.
- 2.9 **Defence Costs** mean reasonable legal fees, costs and expenses incurred and paid by the **Insured**, with the prior written consent of the **Insurer**, in the defence of any demand, claim, suit or legal proceeding brought against the **Insured** during the **Policy Period** as a direct result of a **Loss** covered under this Policy, provided that:
 - (a) such indemnity is limited to the amount specified for **Defence Costs** in ITEM 5 of the SCHEDULE; and
 - (b) the Insurer shall not be liable to make any payment for fees, costs or other expenses incurred by the Insured in establishing the existence, validity or amount of any Loss covered under this Policy; and
 - (c) such legal fees, costs and expenses are not recoverable from any other party; and
 - (d) Defence Costs do not comprise salaries, wages, benefits or overhead expenses of directors, officers or Employees of the Insured; and
 - (e) there is no duty upon the **Insurer** to advance any legal fees, costs or expenses to the **Insured** prior to the conclusion of the demand, claim, suit or legal proceeding.
- 2.10 Discovered or Discovery is deemed to occur at the time when the Insured or any director, officer, partner, senior manager, department head or the equivalent, not in collusion with any person committing or implicated in the relevant Internal Fraud or External Fraud, first becomes aware of facts or circumstances acts or omissions which



would cause a reasonable person to believe that a **Loss** of the kind covered by this Policy has been or will be sustained, regardless of when the acts, transactions or events causing or contributing to such **Loss** occurred, and regardless of whether the **Insured**'s knowledge is sufficient at such time to prove that such **Loss** meets the terms and conditions of this Policy or to establish the amount or details of the **Loss**.

2.11 **Electronic Data** means facts or information converted to a form usable in **Computer Systems** and which are run or stored in the **Computer Systems** for use by its computer programmes.

2.12 **Employee** means:

- (a) any natural person while in the regular service of the **Insured**, provided that the **Insured** has the right to govern, direct, supervise and control such person while performing such services for the **Insured** and that such person is in receipt of direct compensation by way of salary, wages, or bonuses; or
- (b) any director, officer, partner or trustee of the **Insured** while performing acts within the scope of the usual duties of an **Employee** as defined under (a) above; or
- (c) any former **Employee** within the meaning of (a) above, for a period not exceeding sixty (60) days following termination of such person's services and/or employment except when such termination involves an actual, alleged or suspected dishonest or fraudulent act; or
- (d) any person assigned to perform any duties as an **Employee**, within the meaning of (a) above, for the **Insured** by any employment agency on a contingent, temporary, seasonal or part time basis; or
- (e) any guest student, intern, secondee or volunteer pursuing studies, gaining work experience or performing the duties of an **Employee** within the meaning of (a) above: or
- (f) any trustee or fiduciary of any **Plan**.

Employee shall not mean any person who is or acts on behalf of any external auditor, external accountant, external data processor, external solicitor or attorney; furthermore it shall not mean any broker, factor, investment manager, investment advisor, commission merchant, consignee, contractor or other corporate or individual agent or representative.

- 2.13 **External Fraud** means a criminal or fraudulent act committed by a **Third Party** consisting of:
 - (a) In Transit Theft;
 - (b) On Premises Theft;
 - (c) Forgery of Instruments;
 - (d) Counterfeiting;
 - (e) Funds Transfer Fraud; or
 - (f) Computer Fraud.
- 2.14 Forgery of Instruments means Forgery or Alteration by a Third Party of a Negotiable Instrument upon which the Insured has acted or relied.

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2.15 Forgery or Forged means the hand-written signing or endorsing of a name of a genuine person or a copy of said person's signature without authority and with the intent to deceive. Forgery does not mean a signature which consists in whole or in part of one's own name signed with or without authority, in any capacity, for any purpose. Mechanically or electronically produced or reproduced signatures are treated the same as hand-written signatures.

2.16 Fraudulent Instructions means:

- (a) Forged written or printed instructions (other than bills of exchange, cheques, banker's drafts, banker's acceptances, certificates of deposit, withdrawal receipts, promissory notes, currency, Certificated Securities, corporate guarantees or letters of credit); or
- (b) fraudulent electronic, telegraphic, telex, facsimile or telephonic instructions made through a secured funds transfer system established between the **Insured** and a financial institution.

which purport to have come from the **Insured** or a person duly authorised by the **Insured**, but which were issued by a **Third Party** without the **Insured**'s knowledge or consent.

- 2.17 Funds Transfer Fraud means the criminal and intentional deprivation of the Insured's funds resulting directly from Fraudulent Instructions given to a financial institution to transfer, pay or deliver funds of the Insured from a Bank Account.
- 2.18 **Insurer** means the entity named and specified in ITEM 88 of the SCHEDULE.
- 2.19 Insured means the Policyholder or its Subsidiaries or any Plans.
- 2.20 **Internal Fraud** means dishonest or fraudulent acts committed by an **Employee** whether acting alone or in collusion with any other natural person(s), with the intent to cause the **Insured** to sustain such a **Loss** or to obtain an improper financial gain for the **Employee** or for any other natural person(s) acting in collusion with such **Employee**.

With regards to any **Credit Arrangement** or **Trading**, **Internal Fraud** shall only mean dishonest or fraudulent acts committed by an **Employee** whether acting alone or in collusion with any natural person(s), with the intent to cause the **Insured** to sustain a **Loss** and which results in improper financial gain for the **Employee**. In this case, the **Insurer**'s liability shall be limited to that amount of any **Loss** consisting of such improper financial gain.

- 2.21 **In Transit Theft** means the criminal and intentional deprivation of the **Insured**'s **Property** by a **Third Party** whilst in **Transit**.
- 2.22 **Loss** means any direct financial loss sustained by the **Insured** as a result of any single or series of dishonest or fraudulent acts amounting to **Internal Fraud** or **External Fraud** as defined herein.

Loss does not mean:

- (a) any form of remuneration, including but not limited to salaries, salary increase, fees, commissions, bonuses, stock options, pensions and any other **Employee** benefit or profit sharing whether earned or not in the course of employment, or
- (b) anticipated benefits of **Trading** to the **Insured's** counterparty, or



(c) the **Insured**'s liability (of whatsoever nature), whether direct or indirect, to any third party.

All **Loss(es) Discovered** and notified by the **Insured** which are attributable to the same dishonest or fraudulent acts of one person whether or not an **Employee**, or in which such person is concerned or implicated, shall be deemed to be one **Loss** for the purpose of this Policy.

- 2.23 **Money** means currency, coins and bank notes in current use and having a face value as well as cheques, traveller's cheques, registered cheques, postal cheques, money arrears, postal or money orders.
- 2.24 **Negotiable Instrument** means any bill of exchange, cheque, banker's draft, banker's acceptance, certificate of deposit, withdrawal receipt, **Certificated Security** or promissory note. It does not include bearer promissory notes which may be used as an alternative to currency.
- 2.25 On Premises Theft means the criminal and intentional deprivation of the Insured's Property by a Third Party whilst on Premises or at any other any other premises maintained by a company or organisation (other than an armoured vehicle company) which specialises in the provision to third parties of secure storage or deposit of valuable property facilities within a secure environment pursuant to a written agreement with the Insured.
- 2.26 **Plan** means any pension, employee benefit, welfare benefit, share saver or share option plan or **charitable** fund or foundation maintained by the **Policyholder** or its **Subsidiaries** for the benefit of past, present and/or future directors and/or **Employees** or their respective beneficiaries, existing on or before the inception date of this policy.

Cover for any **Plan** shall only apply in respect of **Loss** arising out of any act covered under this policy committed whilst such entity is a **Plan** maintained by the **Insured**. However upon written request by the **Policyholder**, the **Insurer** may consider, after assessment and evaluation of the increased exposure, granting cover for acts committed prior to the acquisition of the **Plan**. Such cover is only valid when specifically agreed in writing by the Insurer.

- 2.27 **Policyholder** means the entity named in ITEM 1 of the SCHEDULE.
- 2.28 **Policy Period** means the period of time from the Inception Date specified in ITEM 2(a) of the SCHEDULE until the Expiration Date specified in ITEM 2(a) of the SCHEDULE, unless this Policy is cancelled before the Expiration Date or the effective period of the Policy is extended by way of written and signed Endorsement.
- 2.29 **Premises** mean any building or land owned, possessed, used or occupied by the **Insured** as a place to conduct its ordinary business.
- 2.30 **Property** means:
 - (a) Money;
 - (b) Certificated Securities;
 - (c) **Negotiable Instruments**; and
 - (d) contracts representing money or having an intrinsic value owned by the **Insured**.

Property does not mean land, real property or stock held for the purpose of the **Insured**'s trade or business, nor data processing records or media.

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- 2.31 **Proposal Form** means all the written proposals for this Policy together with any attachments and any written information supplied to the **Insurer** in connection therewith.
- 2.32 Retroactive Date means the date(s) specified in ITEM 3 of the SCHEDULE.
- 2.33 **Subsidiary** means any entity existing on the Inception Date of this Policy as set out in ITEM 2(a) of the SCHEDULE and listed in the **Proposal Form** and any entity created or acquired during the **Policy Period** as per the GENERAL CONDITION 4.7(c) which the **Policyholder** either directly or indirectly through one or more **Subsidiaries**:
 - (a) owns more than 50% of the issued and outstanding shares; or
 - (b) controls more than 50% of the voting rights; or
 - (c) controls the right to vote for the election or removal of the majority of such entity's board of directors.

An entity ceases to be a **Subsidiary** when any of the foregoing conditions no longer applies.

Cover for any **Subsidiary** shall only apply to **Loss** which results directly or indirectly from any acts or events which took place, and are **Discovered**, while such entity is a **Subsidiary** of the **Policyholder**.

- 2.34 **Third Party** means any natural person, other than (i) an **Employee** or (ii) a natural person who is in collusion with an **Employee**, as long as such person does not work for or does not represent any person or entity providing or receiving goods or services under any contract, written or implied, with any **Insured**.
- 2.35 Trading means the purchase, sale or exchange transactions, repurchase agreements or other dealings by or on behalf of the Insured including but not limited to securities, metals, commodities, funds, currencies, foreign exchange and interests therein, and the like (including but not limited to the purchase of inventories), together with all forms of derivatives.
- 2.36 Transit means any moving of Property outside the Premises by an Employee duly authorised by the Insured to have the care and custody of the Insured's Property outside Premises or by an armoured motor vehicle company other than a private courier company or governmental postal service. Transit is deemed to commence upon the receipt of the Property by such Employee or armoured motor vehicle company and shall be deemed to end immediately upon the delivery to the designated recipient or its agent.

3. **EXCLUSIONS**

The **Insurer** shall not be liable to make any payment arising from or relating to any of the following:

3.1 EMPLOYEE ACTS

Loss resulting directly or indirectly from any act or series of acts of any **Employee**, unless such **Loss** results from **Internal Fraud**.

3.2 KNOWN PRIOR FRAUD

Loss sustained by the **Insured** and caused by an **Employee** and/or any individual after the **Insured** becomes aware that:

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- (a) such **Employee** has previously committed criminal, dishonest or fraudulent acts in relation to property during the term of employment with the **Insured** or prior to becoming an **Employee**; or
- (b) such individual has previously committed criminal, dishonest or fraudulent acts during the execution of a contract with the **Insured**.

3.3 NEGLIGENT ACTS OR OMISSIONS

Loss resulting directly or indirectly from claims made against the **Insured** or its **Employees** in which the claimant alleges a negligent act or omission or such claim would, if established, result in the establishing of a civil liability to the claimant.

3.4 DIRECTORS OR PARTNERS

Loss resulting directly or indirectly from any act, omissions or series of acts or omissions of any director, officer, partner, trustee or fiduciary of the **Insured**, whether acting alone or in collusion, unless such director, officer or partner is deemed to have committed such act or omission as an **Employee**.

3.5 MAJOR SHAREHOLDER

Loss resulting directly or indirectly from the act of a person who, at the time of committing such act, owns or controls more than 10% of the issued share capital or voting rights of any **Insured**, regardless of the specific **Insured** actually incurring the **Loss**.

3.6 CONSEQUENTIAL LOSS

Indirect or consequential loss of any nature, including but not limited to any loss of income, interest and dividends not realised by the **Insured** or any other individual or organisation because of a **Loss** covered under this Policy.

3.7 RADIATION AND POLLUTION

Loss, expense, liability or consequential loss of whatsoever nature directly or indirectly caused by or contributed to, by or arising from:

- (a) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel; or
- the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof;
- (c) any seepage, pollution or contamination, including but not limited to any solid, liquid, gaseous or thermal irritant or contaminant, including asbestos, smoke, rays, vapour, soot, fumes, acids, alkalis, chemicals, waste, combustible materials to be recycled, reconditioned or reclaimed.

3.8 WAR AND TERRORISM

Loss of whatsoever nature directly or indirectly caused by or contributed to by or arising from war, invasion, act of foreign or internal enemy, hostilities or warlike operations (whether war be declared or not), civil war, rebellions, revolution, insurrection, civil commotion assuming the proportion of or amounting to a popular uprising, military or usurped power, martial law, riot, the act of any lawfully constituted authority or terrorism.



3.9 PRIOR AND SUBSEQUENT ACTS

Loss:

(a) sustained prior to the **Retroactive Date**.

Notwithstanding the above, in case one **Loss** is sustained by the **Insured** both before and after the **Retroactive Date**, the part of the **Loss** sustained after the **Retroactive Date** shall still be covered;

- (b) **Discovered** prior to the Inception Date as stated in ITEM 2(a) of the SCHEDULE; or
- (c) **Discovered** or reported after the Expiration Date as stated in ITEM 2(b) of the SCHEDULE, or after the effective date of termination of this Policy.

3.10 NON-PAYMENT OR DEFAULT

Loss resulting directly or indirectly from:

- (a) complete or partial non-payment of or default upon any **Credit Arrangement**, whether procured in good faith or through trick or artifice, fraud or false pretences, unless such **Loss** results from **Internal Fraud**.
- (b) Forgery or Alteration of assets received by the Insured in purported payment for property sold and delivered on credit, whether procured in good faith or through trick or artifice, fraud or false pretences unless such Loss results from External Fraud consisting of Forgery of Instruments, Counterfeiting or Funds Transfer Fraud, in which event the amount of such Loss shall be determined to be the value of property sold and delivered on credit less all monies and/or the value of any property received from any source whatsoever, including payments and receipts in principal, interest, commissions and the like.

3.11 PROFIT AND LOSS OR INVENTORY RECORDS

Loss which is solely proved by means of:

- (a) a profit and loss computation or comparison; or
- (b) a comparison of inventory records with an actual physical count;

unless such **Loss** results from **Internal Fraud**, in which case the inventory records and actual physical count of inventory can be submitted as supporting evidence of **Loss**.

3.12 FIRE AND NATURAL CATASTROPHES

Loss or damage caused to any property directly or indirectly from fire or typhoon, hurricane, cyclone, volcanic eruption, earthquake, subterranean fire or other convulsion of nature and contemporaneous or ensuing loss or damage by fire or looting.

3.13 DAMAGE OR DESTRUCTION

Loss due to damage or destruction however caused to any **Premises**, buildings, safes or vaults including any contents, fixtures or fittings other than **Loss** of **Insured**'s **Property** resulting from **External Fraud** consisting of **On Premises Theft**.

3.14 CONFIDENTIAL INFORMATION

Loss of, or arising from directly or indirectly the unauthorised accessing of, any
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confidential information, including but not limited to; trade secrets, computer programmes, customer information, patents, trademarks, copyrights, processing methods or any similar non-public information.

3.15 FINES AND PENALTIES

Fines, penalties or damages of any type for which the **Insured** is actually or allegedly legally liable.

3.16 EXTORTION OR KIDNAP AND RANSOM

Loss resulting directly or indirectly from extortion, kidnap, ransom or any threat thereof.

3.17 FORGERY OR ALTERATION

Loss resulting directly or indirectly from Forgery or Alteration unless such Loss results from Internal Fraud or from External Fraud consisting of Forgery of Instruments, Counterfeiting or Funds Transfer Fraud.

3.18 INPUT, MODIFICATION OR DESTRUCTION OF ELECTRONIC DATA

Loss resulting directly or indirectly from the input, modification or destruction of electronic data unless such **Loss** results from **Internal Fraud** or directly from **External Fraud** consisting of **Computer Fraud**.

3.19 BILLS OF LADING AND SIMILAR DOCUMENTS

Loss resulting directly or indirectly from any items which are or purport to be travellers' cheques, bills of lading, shipping documents, warehouse receipts, trust receipts, accounts receivable, or any other bills, documents or receipts similar in nature or effect or serving a similar purpose.

3.20 CREDIT AND OTHER CARDS

Loss resulting directly or indirectly from the use or purported use of any credit, debit, charge, access, convenience, identification or other cards, whether such cards are issued by the **Insured** or by any other person or organisation other than the **Insured** unless such **Loss** results from **Internal Fraud**.

3.21 TRADING AND OTHER DEALINGS

Loss resulting directly or indirectly from **Trading**, whether conducted or effected by any dishonest or fraudulent act or otherwise, with or without the knowledge of the **Insured**, in the name of the **Insured** or otherwise, unless such **Loss** results from **Internal Fraud**.

3.22 LOSS INDUCED BY ELECTRONIC COMMUNICATIONS

Loss resulting directly or indirectly from the **Insured** having acted or relied upon electronic data or communications sent by third persons to the **Insured** with the intention to obtain credit or investment funds fraudulently or dishonestly therefrom.

3.23 MONEY LAUNDERING

Loss directly or indirectly resulting from acts consisting of or partaking to actual or alleged movement of illicit cash or equivalent cash proceeds, including but not limited to money laundering within the meaning given under any domestic or international legal system.



3.24 VOLUNTARY SURRENDERING

Loss resulting from the voluntary giving or surrender of **Property** by the **Insured**, whether or not induced by trick, deception or artifice, in any exchange or purchase, unless such **Loss** results from **Internal Fraud**.

3.25 NEGLIGENT CONTROL

Loss sustained by the **Insured** as a result of the absence of an internal audit and examination at their Head Office and all offices at least once every twelve months and/or the failure to implement the recommendations of any such audit and examination report within the time limit set out in such report, or, failing any such time limit, no later than six (6) months after the issuance of such report.

4. GENERAL CONDITIONS

4.1 LIMIT OF LIABILITY

The total liability of the **Insurer** for all **Loss(es)** sustained and **Defence Costs** incurred by the **Insured(s)** is limited to the Aggregate Limit of Liability stated in ITEM 5(a) of the SCHEDULE for all **Losses Discovered** during the **Policy Period** and notified in accordance with section 4.9 of this Policy. The Sub-Limits of any applicable Insuring Agreement or Extension stated in ITEM 5(b) of the SCHEDULE are part of and not in addition to the Aggregate Limit of Liability.

The Aggregate Limit of Liability and the applicable Sub-Limits shall be reduced by the amount of any payment made by the **Insurer** for **Loss(es)** or **Defence Costs**. Upon exhaustion of the Aggregate Limit of Liability and the applicable Sub-Limits by such payments, the **Insurer** shall have no further liability:

- (a) to indemnify the **Insured** under any Insuring Agreement, Extension or Endorsement to this Policy for any **Loss(es)** or **Defence Costs**; nor
- (b) to continue the defence of the **Insured** in the event that the **Insurer** elected to conduct the defence of any suit or legal proceedings and the **Insured** shall assume all responsibility for its defence at its own cost.

If a **Loss** is covered under more than one Insuring Agreement the maximum amount payable with respect to such **Loss** shall not exceed the largest amount available under any one applicable Insuring Agreement.

The Aggregate Limit of Liability and any Sub-Limit may be reinstated in whole or in part by recoveries effected subsequent to any payment made under this Policy to the extent of the recovery amounts to be allocated to the **Insurer** pursuant to GENERAL CONDITION 4.13(b) herein and provided such recovery amounts are actually received by the **Insurer** during the **Policy Period** as stated in ITEM 2 of the SCHEDULE or within twelve (12) months thereafter.

4.2 NON ACCUMULATION OF LIABILITY

Regardless of the number of years this Policy has been in force or may continue to be in force, and regardless of the premiums paid, the Aggregate Limit of Liability and the applicable Sub-Limits shall not be cumulative from year to year or from Policy Period to Policy Period.



4.3 DEDUCTIBLE

The **Insurer** will pay for **Loss(es)** or **Defence Costs** in excess of the Deductible amount(s) set forth in ITEM 5(b) of the SCHEDULE that exceed the amount of recoveries made prior to such payment. In the event that more than one Insuring Agreement shall be applicable, then the largest Deductible relating to any applicable Insuring Agreement shall apply.

4.4 OTHER INSURANCE

The cover provided under this Policy shall apply only in excess of any other valid and collectable insurance policy or indemnity available to:

- (a) the **Insured**; or
- (b) another entity which employed the person causing the Loss or on whose premises the Loss occurred; or
- (c) a security or an armoured motor vehicle company engaged by the **Insured**.

4.5 EXCLUSIVE POLICY BENEFIT

Nothing in this Policy is intended to confer a directly enforceable benefit on any third party other than an **Insured.**

4.6 SINGLE POLICY, NOTICE & AUTHORITY

This Policy is a single contract of insurance and if there is more than one **Insured** this Policy will remain a single contract of insurance for the benefit of the **Insureds** as being jointly covered and not separately for their several interests. In this event, the following conditions apply:

- (a) The **Policyholder** represents and warrants that all **Insureds** agree that the **Policyholder** shall not only act on its own behalf but also on behalf of all **Insureds** under this Policy, in respect of but not limited to:
 - (i) the review and acceptance of all documentation and amendments thereto forming part of this Policy and declaration of risks; and
 - (ii) the provision and receipt of all notices of this Policy including notification of **Loss**, notice of cancellation or renewal;
 - (iii) the authorisation of use of personal data; and
 - (iv) the payment of premiums due under this Policy and acceptance of any return premium.
- (b) if coverage under this Policy ceases in relation to one Employee or to one of the Insureds other than the Policyholder, then the remaining Employees or Insureds shall continue to be covered under this Policy; and
- (c) knowledge possessed or **Discovery** made by the **Policyholder** or by any **Insured** shall constitute knowledge possessed or **Discovery** made by the **Policyholder** and every **Insured**; and
- (d) payment of any Loss(es) or Defence Costs to the Policyholder or the Insured involving one or more Insured(s) will fully release the Insurer with respect to such Loss(es) or Defence Costs.



4.7 CHANGES IN RISK

(a) Liquidation

In the event of the liquidation of an **Insured**, either voluntary or compulsory, or the appointment of a Receiver or Manager, or the entering into of any Scheme of Arrangement or composition with creditors, or the control of an **Insured** being taken over by any Government or by officials appointed by any Government or Governmental Authority or Agency, then this Policy shall immediately cease to afford any coverage of any kind for **Loss** subsequently **Discovered** or notified to the **Insurer** in relation to such **Insured**.

(b) Change of Control

In the event of **Change of Control** of an **Insured**, this Policy shall immediately cease to afford any coverage of any kind for **Loss** subsequently **Discovered** or notified to the **Insurer** in relation to such **Insured**.

Nonetheless, in the event of a **Change of Control**, the **Insurer** may at its sole discretion consider providing continuation of coverage, provided that the relevant **Insured** or the **Policyholder**:

- (i) gives written notice to the **Insurer** within thirty (30) days prior to the **Change of Control**; and
- (ii) promptly provides the **Insurer** with all such further information as the **Insurer** may require; and
- (iii) obtains the written consent of the **Insurer** to extend the coverage provided by this Policy in respect of such **Insured**; and
- (iv) pays to the **Insurer** any additional premium as required.

(c) Mergers, Acquisitions and New Subsidiaries

In the event that an **Insured** shall during the **Policy Period**:

- (a) merge or consolidate with another entity; or
- (b) acquire or purchase the assets of another entity; or
- (c) create a new Subsidiary,

this Policy shall provide automatic coverage for **Loss** subsequently **Discovered** or notified to the **Insurer** in relation to this entity provided the **Loss** arises out of a covered act committed while such entity is a **Subsidiary** or **Plan** of the **Policyholder** (or after any retroactive date specifically agreed by the **Insurer** for the entity) and the **Loss** is **Discovered** after the effective date of the event listed in (a) (b) or (c), on condition that such entity:

- (1) has a total gross annual turnover and total number of employees which are less than 10% of the combined total gross annual turnover and total number of **Employees** of the **Insured**; and
- (2) has not **Discovered** any **Loss** of a type covered by this Policy within the last three (3) years exceeding 50% of the deductible of this Policy, whether the **Loss** was insured or not and before the application of any retention, deductible or excess; and

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- conducts business activities which do not materially deviate from those conducted by the **Insured**; and
- (4) provides a satisfactory signed and dated **Proposal Form** for such entity within thirty (30) days following such events.

If the new entity fails to meet any one of the conditions set out above, this Policy shall not provide any coverage with respect to any **Loss** in relation to this new entity **Discovered** or notified to the **Insurer** after the effective date of the considered merger, consolidation with another entity, acquisition, purchase, or creation of a Subsidiary.

Nonetheless, the **Insurer** may in that case, at its sole discretion, consider providing coverage, provided that the relevant **Insured** or the **Policyholder** shall:

- (i) give written notice to the **Insurer** within thirty (30) days of such event;
- (ii) promptly provide the **Insurer** with sufficient details to permit the Insurer to assess and evaluate the potential increase in exposure; and
- (iii) obtain the written consent of the **Insurer** to extend the coverage provided by this Policy in respect of such entity; and
- (iv) pay to the **Insurer** any reasonable additional premium as required.

(d) Additional Premises

If the **Insured** shall, during the **Policy Period**, establish any new additional offices or other locations where the **Insured** conducts its ordinary business with the same security standard as the **Premises** stated in the **Proposal Form**, other than as stated in GENERAL CONDITION 4.7(c) (Mergers, Acquisitions and New Subsidiaries) then such additional locations shall be automatically covered as **Premises** hereunder from the date of their establishment, without the requirement of notice to the **Insurer** or the payment of any additional premium for the remainder of the **Policy Period**.

4.8 TERMINATION AND CANCELLATION PROVISIONS

This Policy shall terminate without the tender of unearned premium:

As a whole:

- (a) On the Expiration Date stated in ITEM 2(b) of the SCHEDULE; or
- (b) Immediately upon the dissolution of the **Policyholder**; or
- (c) Immediately upon the **Change of Control** of the **Policyholder**, unless the **Insurer** agrees to provide continuation of coverage in accordance with GENERAL CONDITION 4.7(b) (Change of Control); or
- (d) Immediately upon exhaustion of the Aggregate Limit of Liability as stated in GENERAL CONDITION 4.1 (Limit of Liability) and ITEM 5 of the SCHEDULE; or

With respect to any Employee:



(e) Immediately after first Discovery of a Loss actually or potentially arising from such Employee's conduct. The Insurer shall have no liability to indemnify the Insured for Loss resulting from such Employee's conduct after the date of such Discovery.

This Policy shall be cancelled:

- (f) By the **Insurer** for non-payment of premium as stated in GENERAL CONDITION 4.18 (Premium Payment); or
- (g) Thirty (30) days after the **Policyholder** receives and acknowledges a written notice from the **Insurer** of its decision to terminate this Policy; or
- (h) Immediately upon receipt by the **Insurer** of a written notice from the **Policyholder** of its decision to terminate this Policy.

The **Insurer** shall refund any unearned premium computed at customary short-rate of the Premium set forth in ITEM 7 of the SCHEDULE if cancelled by the **Policyholder** as provided in paragraph (h) of this GENERAL CONDITION but pro-rata of said Premium if cancelled by the **Insurer** as provided in paragraph (f)of this GENERAL CONDITION.

4.9 NOTIFICATION AND PROOF OF LOSS

Upon **Discovery** of a **Loss** or potential **Loss** the **Insured** shall:

(a) as soon as practicable within the Policy Period give written notice to the Insurer through the entity and address stated in ITEM 9 of the SCHEDULE. However, in the event that it has not been practicable for the Insured to give such notice during the Policy Period, then written notice given no later than 30 days of the Expiry Date of the Policy Period shall be deemed to have been given during the Policy Period;

and

- (b) within six (6) months after **Discovery**, or within such further period as agreed to in writing by the **Insurer**, furnish written proof of **Loss** to the **Insurer** with full particulars of the **Loss** by specifying or establishing the following elements:
 - Loss due to Internal Fraud:
 - i. the identity of the person responsible for the **Loss**; and
 - ii. the specific dishonest or fraudulent acts involved in each transaction or item constituting such **Loss**; and
 - iii. where applicable, the improper personal financial gain obtained by any **Employee** for each **Credit Arrangement** or **Trading**; and
 - iv. the demonstration of a causal link between such dishonest or fraudulent acts and the resultant **Loss**;
 - 2. **Loss** due to **External Fraud** consisting of **Forged Instruments** or **Counterfeiting**:

the demonstration that, had the **Negotiable Instruments**, **Certificated Securities** or **Money** in question been genuine and not been **Forged** or **Counterfeit** or had not borne **Alteration**, the **Insured** would not have sustained the **Loss** claimed:

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Loss due to other acts of External Fraud:

the demonstration that such **Loss** directly and exclusively resulted from the insured peril (either item ((a), (b), (e) or (f) of DEFINITION 2.13 herein) and not from economic conditions or other contributing causes.

There shall be no cover for any **Loss** under this Policy unless that Loss is notified in accordance with this clause.

4.10 COOPERATION

The **Insured** shall cooperate fully with the **Insurer** and its appointed representatives in all matters pertaining to any **Loss** notified hereunder.

The **Insured** shall, upon request and at times and places designated by the **Insurer**, provide for examination of all pertinent records including audit records of its accountants and provide for interview of any of its **Employees** or other persons, to the best of its ability and power.

The **Insured** agrees to execute all papers and render all assistance to secure all rights, title, interest and causes of action as it may have against any person or entity in connection with any **Loss** notified hereunder, and to do nothing to prejudice such rights or causes of action.

4.11 BASIS OF VALUATION

The following provision will apply for the purpose of valuation in the settlement of a **Loss** under this policy:

(a) Foreign Currency

In the event that a **Loss** is suffered in a currency other than the currency stated in ITEM 4 of the SCHEDULE, the rate of exchange applicable thereto for the purposes of determining the valuation of **Loss** shall be the closing mid-spot rate on the date of **Discovery** (or if **Discovered** during a weekend or national holiday, on the next business day thereafter) as offered by the **Insurer**'s Central Bank.

(b) Book of Accounts and Records

The value of books of accounts or other records used by the **Insured** in the conduct of their business shall be the cost of blank books, blank pages or other materials plus the cost of labour and computer time for the actual transcription or copying of data which shall have been furnished by the **Insured** in order to reproduce such books and other records.

(c) Certificated Securities

In respect of **Certificated Securities**, the **Insurer**'s maximum liability shall be the lesser of:

(i) The closing market value of the relevant **Certificated Securities** on the last business day prior to **Discovery**. The basis of valuation shall include any accrued interest (including coupons), dividends and privileges attached to said **Certificated Securities** up to **Discovery**;



- (ii) The value agreed between the **Insured** and the **Insurer** if there is no market price or value for the relevant **Certificated Securities** on the relevant day;
- (iii) If the relevant Certificated Securities are replaceable and the Insurer has given its prior written consent to this end, the actual cost of replacement of said Certificated Securities;
- (iv) If the **Insurer** has given its prior written consent to this end, the actual cost of filing of a lost instruments bond for the purpose of obtaining the issuance of duplicate securities,

subject always to the **Limit of Indemnity** and the applicable Deductible.

(d) Electronic Data

To the extent that a **Loss** as covered under this Policy results from the destruction, erasure or theft of **Electronic Data** or computer programmes used by the **Insured** for the conduct of its business, the value of such **Loss** shall be:

- (i) the cost of labour for the actual reproduction by way of transcription or copying of data, which shall have been furnished by the **Insured** in order to reproduce such **Electronic Data**, including the cost of purchasing a software license necessary to reproduce such Electronic Data; and/or
- (ii) the cost of repurchasing the **Electronic Data** and/or computer programmes if the latter were initially purchased from a third party.

(e) Computer Systems

In the event that a **Loss** as covered under this Policy results from the destruction, erasure or theft of **Computer Systems**, the **Insurer** shall be liable to pay for such **Loss** to the extent of the replacement cost of such items of the equivalent kind or quality. The value of any **Electronic Data** or computer programmes stored on such **Computer Systems** shall be indemnified as described in section 4.11(d) above.

(f) Precious Metals

In the event that a **Loss** as covered under this Policy results from damage to or the loss or destruction of precious metals, the value of precious metals shall be determined by their average market value on the date of **Discovery** (or if **Discovered** during a weekend or national holiday, on the next business day thereafter).

(g) Other Property

In no event shall the **Insurer** be liable in respect of property other than of the types described in clauses 4.11(a) to 4.11(f) above, for more than the actual cash value thereof at the time of **Discovery** (or if **Discovered** during a weekend or national holiday, on the next business day thereafter) or the actual cost of repairing such property or of replacing same with property or material of like quality and value.

Notwithstanding the above, the actual cash value of such other property held by the **Insured** as a pledge, or as collateral for an advance or a loan, shall be deemed not to exceed the value of the property as determined and recorded by the **Insured** when making the advance or loan, nor, in the absence of such

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record, the unpaid portion of the advance or loan plus accrued interest thereon at legal rates.

The **Insurer** may, at its discretion, pay such actual cash value, or make such repairs or replacements.

4.12 SUBROGATION

The **Insurer** upon payment of any **Loss** hereunder shall be subrogated to all of the **Insured**'s rights, titles, interests and causes of action and recovery against any person or entity in respect of such **Loss**.

The **Insured** shall cooperate with the **Insurer**'s reasonable request for assistance in all matters, including the execution of any documents, affecting such subrogated rights, whether such matters shall be or become necessary or required before or after indemnification by the **Insurer**.

4.13 RECOVERIES

Any recoveries, whether effected by the **Insurer** or the **Insured**, following the payment of a **Loss** under this Policy and after deducting the actual cost of obtaining such recovery but excluding the **Insured**'s own labour or establishment costs, will be allocated in the following order of reimbursement:

- (a) Initially, to reimburse the **Insured** for any **Loss** which exceeds the amount of **Loss** paid under this Policy (disregarding the amount of any Deductible applicable),
- (b) Subsequently, to reimburse the **Insurer** for any payment made for such **Loss**, costs, fees and expenses incurred under this Policy, and
- (c) Finally, to reimburse the **Insured** for such **Loss** sustained by the **Insured** by reason of the Deductible applicable pursuant to ITEM 5 of the SCHEDULE.

4.14 REPRESENTATIONS

In granting cover for each **Insured**, the **Insurer** has relied upon the particulars and statements contained in the **Proposal Form** which are deemed to be accurate, complete and material to the acceptance of the risk assumed under this Policy.

The person or persons signing the **Proposal Form** shall be deemed to be the duly authorised agent(s) of the **Policyholder** and each individual **Insured**.

4.15 FRAUDULENT CLAIMS

This Policy shall be void *ab initio* and all claims hereunder shall be forfeited if the **Insured** or the **Policyholder** gives notice of any **Loss** knowing the same to be false or fraudulent or if any fraudulent means or deceit is used by the **Insured** or the **Policyholder** to obtain any benefit under this Policy.

4.16 ASSIGNMENT AND AMENDMENTS

No assignment or amendment of any rights, obligations or interest under this Policy will bind the **Insurer** unless a written Endorsement is executed to such effect between the **Insurer** and the **Policyholder**.

4.17 TITLES, HEADINGS AND BOLD



The titles and headings to the various paragraphs and sections in this Policy, including endorsements attached, are included solely for ease of reference and do not in any way limit, expand or otherwise affect the provisions under this Policy, other than those words in bold which have special meaning and are defined.

4.18 PREMIUM PAYMENT

The **Insurer** shall have the right to cancel this Policy for non-payment of premium by sending not less than thirty (30) days prior notice of cancellation to the **Policyholder** *via* the broker.

If the premium due is paid in full to the **Insurer** before the notice period expires, notice of cancellation shall automatically be revoked. Otherwise, the Policy shall automatically be cancelled and void *ab initio*.

4.19 INTERPRETATION

The interpretation and meaning of the terms, exclusions, limitations and conditions of this Policy shall be determined in accordance with the English text as it appears in this Policy.

4.20 APPLICABLE LAW AND JURISDICTION

This Policy is to be governed by, and the construction of its terms, validity and operation shall be made in accordance with, the applicable law stated in ITEM 10(a) of the SCHEDULE.

Any dispute or difference arising under or in respect of this Policy is to be subject to and determined within the exclusive jurisdiction stated in ITEM 10(b) of the SCHEDULE.

4.21 PERSONAL DATA PROTECTION

Data (including personal data) provided by you under this contract will be used for the management of your contract and for the needs of our insurance activities and, **as the case may be**, our assessment and credit management activities.

We may use personal data provided by you for marketing reasons, for example to inform you about our new products or those of our affiliates and about any changes to the existing products. Data subjects will have at any moment the right to object to the use of their personal data for marketing reasons by contacting the service referred to in paragraph above paragraph.

You undertake to provide the data subjects with the information referred to in paragraphs here above.



4.22 COMPLAINTS PROCEDURE

IFFCO TOKIO GIC LTD. is dedicated to providing a high-quality service to the clients. Should the **Policyholder** not be satisfied, please contact as follows:

The Compliance Officer, IFFCO TOKIO GIC LTD IFFCO Tower, Plot no.3 Sector-29, Gurgaon, Haryana INDIA

Should IFFCO TOKIO GIC LTD be unable to resolve any difficulty directly with you, to your satisfaction, then you may be entitled to refer the dispute to the Insurance Ombudsman who will review the **Policyholder**'s case and who may be contacted at:

Office of the Insurance Ombudsman 2/2 A, Universal Insurance Building Asaf Ali Road, New Delhi-110002

IN WITNESS WHEREOF, the **Insurer** has caused this Policy to be executed by its authorised officers, but this Policy will not be valid unless countersigned on the SCHEDULE of this Policy by a duly authorised representative of the **Policyholder**.