

CLAIM FORM FOR ERECTION ALL RISK POLICY

Notification of Physical Loss or Damage (The issuance of this form is not to be taken as an Admission of Liability)

PLEASE ANSWER ALL QUESTIONS FULLY

1.	DETAILS OF INSURED	
	i) Name	
	ii) Address for correspondence	
	iii) Contact Number	
2.	When did the loss or damage occur? (State date and time)	
3.	The address where the property (item) covered is situated.	
4.	Particulars of damage to erection property.	
5.	a) Nature & extent of damage, if any, belonging to third party.	
	b) Name & addresses of owner of property so damaged.	
6.	What was the cause of the damage and how did it occur? (eg. Defective material, faulty design, mention particulars of parts)	
7.	a) Has damage occurred during testing?	a) Yes/No
	b) If yes then please specify date & time of commencement of testing.	
8.	Give name & address of the witness to the occurrence.	
9.	a) Is any one responsible for damage?	
	b) Please mention the possibility of recovery.	
10.	Address where the damaged items can be inspected.	
11.	What is the estimated amount of loss or damage?	

12	How will the damages be repaired?(state the details whether any parts must be replaced)																						
13	How did the damage occur? (This question must be answered in detail)																						
14	The estimate salvage or scrap value of damaged parts to be replaced.																						
15	Details of any other insurance under which you are entitled to recover in respect of the loss or damage.																						
16	Do you wish to carry out repairs yourself?																						
17	Name & address of the repairer, if entrusted for repairs.																						
18	Any additional information relevant to processing of claim:																						
	I/We hereby agree, affirm and declare that: a. The statements/information given/stated by me/us in this claim form are true, correct and complete.																						
	a. The statements/information given/stated by me/us in this claim form are true, correct and complete.b. The details of all persons having an interest in the property in respect of which the claim is being made are provided as per the proposal																						
	form or by way of an endorsement in the policy. Furthermore, save and except as provided or disclosed in this claim form, no claim made																						
	hereunder (or the same/similar claim) has been made or lodged with any other insurance company. c. No material information which is relevant to the processing of the claim or which in any manner has a bearing on the claim has been																						
	withheld or not disclosed.	iich is	reievan	it to the	e proc	essing	or the	ciaim	or wr	IICII	ın ar	ıy ma	ınner	nas	a be	arıng	on ti	ne ci	aim i	าสรา)eer	1	
	d. If I/we have given/made any false or fraudulent statement/information, or suppressed or concealed or in any manner failed to disclose material information, the policy shall be void and that I/We shall not be entitled to all/any rights to recover thereunder in respect of any or																						
e.	all claims, past, present or future. e. The receipt of this claim form/other supporting/related documents does not constitute or be deemed to constitute an agreement by the Company of the claim and the Company reserves the right to process or reject or require further/additional information in respect of the claim.																						
	Place:																						
	Date: Signature of the Insured																						
	Direct Fund Transfer/EFT Mandate Form																						
A) Wo	uld you like to opt for Electr	onic Fu	und Trar	nsfer as	mode	of pay	ment?						A) Ye	s					B) N	lo 🗌			
B) If y	es, kindly provide the below	<i>i</i> menti	ioned d	etails :																			
•	Payee Name (as per bank red	cords):																					
•	Payee Account No.:																						
•	Type of Account:	Savin	igs 🗌	Curre	nt _	Othe	ers (spec	cify):															
	Name of the Bank :																						
	Branch Name :																						
•	Address of the Bank :								_ _					Ļ			_ _		_ _		Ш		<u> </u>
		ЩĻ																					
	IFSC Code No. of the Bank	=																					
	MICR Code No. of the Bar Permanent Account Numb		N) of P	avee .																			
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	<u> </u>	Please attach an Original Blank Cancelled Cheque signed by the Payee. Mandatory																					
	Please attach a PAN C	ard co	py of Pa	iyee														/land	ator	У			

Terms and Conditions for Payments through RTGS/NEFT

- 1. The details provided by the Customers in the Mandate Form shall be considered as final and ICICI Lombard General Insurance Company Ltd. shall not be responsible for cross verification of any of the details provided therein.
- 2. The RTGS / NEFT facility shall be effective for the respective Customer(s) within 15 days of the receipt of the Mandate Form by ICICI Lombard General Insurance Company Ltd. and/ or within such period as may be reasonably required by ICICI Lombard General Insurance Company Ltd. to activate the RTGS/NEFT facility.
- 3. The Customer agrees that under the RTGS/ NEFT facility, there may be a risk of non-payment in the Account of Customer on the day of the credit of Payments due to change in the applicable regulations pertaining to RTGS/ NEFT facility or due to any other reasons without any fault/inaction/failure on part of ICICI Lombard General Insurance Company or any factor beyond the control of ICICI Lombard General Insurance Company Limited.
- 4. The Customer agrees to indemnify, without delay or demur, ICICI Lombard General Insurance Company Ltd. and its agents and keep ICICI Lombard General Insurance Company Ltd. and its agent indemnified harmless at all times from and against any and all claims, damages, losses, costs, and expenses (including attorney's fees) which ICICI Lombard General Insurance Company Ltd. may suffer or incur, directly or indirectly, arising from or in connection with, amongst other things, either of the aforesaid reasons stated in above clauses.
- 5. ICICI Lombard General Insurance Company Ltd. may sub-contract and employ agents to carry out any of its obligations under the RTGS/ NEFT facility. The Customer may discontinue or terminate the use of RTGS / NEFT facility by giving a minimum of 15 days prior written notice to ICICI Lombard General Insurance Company Ltd. The date of notice for ICICI Lombard will be the date of receipt of such notice by ICICI Lombard. The notice of such termination should be given to ICICI Lombard only at its corporate address and be addressed at ICICI Lombard GIC Ltd, ICICI Lombard House (Old Tata Press Building), 414, Veer Savarkar Marg, Near Siddhi Vinayak Temple, Prabhadevi, Mumbai 400025
- 6. A confirmation of the receipt of termination notice given by the Customer will be acknowledged through a confirmation letter by ICICI Lombard General Insurance Company Ltd. In no case can the Customer construe his termination notice as effective unless a confirmation has been provided by ICICI Lombard to the Customer stating the date of receipt of such communication by the Customer.
- 7. The Customer agrees that transaction(s) through RTGS/ NEFT facility may attract inward RTGS/ NEFT charges, which if levied by the Customer's bank, shall be borne by the Customer
- 8. ICICI Lombard has the absolute discretion to amend or supplement any Terms and Conditions stated herein at any time and will endeavor to give prior notice of Ten days for such changes wherever feasible for the terms and conditions to be applicable. By using the new services, or at the completion of such period, whichever is earlier, the Customer shall be deemed to have accepted the changed terms and conditions.
- 9. Submission of documents or bank details or any other information does not in any way, shape or form, imply or express or suggest admission of liability by the company.
- 10. Notices under these terms and conditions may be given in writing by delivering them by hand or e-mail or on ICICI Lombard General Insurance Company Ltd. website www.icicilombard.com or by sending them by post to the last address of the Customer.
- 11. These terms and conditions will be governed by the laws of India and any legal action or proceedings arising out of these Terms and Conditions shall be initiated in the courts or tribunals at Mumbai in India.
- 12. I/ We further undertake to refund any excess amount whether demanded by ICICI Lombard General Insurance Company Ltd. or not, which has been credited in excess to my account at any time due to any reason within 7 days of such receipt of such communication from ICICI Lombard of such excess credit or such information of excess credit coming to the knowledge of the Customer through any other source.
- 13. I/ We agree that my/our claim payment will be credited from the date ICICI Lombard General Insurance Company Ltd. gets confirmation from its bankers, This facility will continue unless it is revoked by any party and any issuance of relevant credit instruction from ICICI Lombard General Insurance Company Ltd. to its bankers will be valid till such instruction is complete irrespective of the fact that the notice period has expired provided such a credit request has been made by ICICI Lombard General Insurance Company Ltd. before the expiry of the notice period of the Customer.

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Signature of the Account Holder

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