Tata AIG General Insurance Company Limited

Registered Office: Peninsula Business Park, Tower A, 15th Floor, G.K. Marg, Lower Parel, Mumbai - 400013. IRDA Registration No.:108 CIN - U85110MH2000PLC128425 UIN:IRDAN108CP0041V01201819 PAN:AABCT3518Q TEL +91-22-66699696 FAX +91-22-66546464 EMAIL: emarine.support@tataaig.com



Certificate of Insurance

In consideration of the Policyholder named herein paying to the Tata AIG 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.			
THE ASSURED:			
IDUKKI,KERALA,685612,INDIA GSTIN Number:			
TO ORDER:	I 255 (2 12		Latinus de la constante de la
CERT NO.	REF/LC NO:		BL/AWB/LR/RR NO:
CUR: AMOUNT INSURED:	CONVEYANCE:		BL/AWB/LR/RR DATE:
INR 4,852,046.27 USD 59,975.85 'SO VALUED'	MOGRAL/063W		10 DEC 2022
INVOICE NO.:	INVOICE DATE: 24 NOV 2022		MODE OF SHIPMENT: Sea
FROM: MUNNAR,INDIA			
TO: BELORECHENSK, RUSSIA			
SUBJECT-MATTER INSURED: MARKS & NUMBERS:			
CONSIGNEE:			
CONSTRUCE.			
LC DESCRIPTION			
INSURING CLAUSES AND CONDITIONS			
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 War Clauses (Cargo) CL 385 01/01/09 Institute Classification Clause CL 354 1/1/01 Cargo ISM Endorsement Sanction Limitation and Exclusion Clause (JC2010/014) 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			
NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN IT IS HEREBY DECLARED & AGREED			
a) It is a condition of this Insurance that cover under this Certificate shall terminate upon discharge of the Cargo at the destination port/airport. b) It is a condition of this Insurance that admissible claims shall be settled in India in Indian Rupees with Exporters subject to No Objection Letter from the consignee's c) Cover under this Certificate shall exclude loss or damage to Interest Insured occurring due to perils covered under Institute War Clauses (Cargo) 2009, Institute War Clauses (Air Cargo) 2009, Institute Strikes Clauses (Cargo) 2009, Institute Strike Clauses (Cargo) 2009, Institute War Clauses (Air Cargo) 2009, Institute Strikes Clauses (Cargo) 2009, Institute Strike Clauses (Cargo) 2009, Insti			
EXCESS: EXPORT: Rs. 5,000/- for each and every claim.			
All terms, conditions, warranties and exclusions are as per open policy no 0830012325 duly stamped. Should there be any discrepancy between this Certificate of Insurance and the Open Policy, the Open Policy shall prevail.			
SETTLING AGENT: AIG Insurance Company, CJSC Building 2, 72 Leningradsky Prospect3rd Floor, Alcon Business Center Moscow MOSCOW 125315 7 495935 8950 russia.marineCLM@aig.com		CLAIM REPRESENTATIVE: AIG Insurance Company, CISC Building 2, 72 Leningradsky Prospect3rd Floor, Alcon Business Center Moscow MOSCOW 125315 7 495935 8950 russia.marineCLM@aig.com	
PREMIUM: INR 4,852.05 TAXES AS APPLICABLE: INR 873.37		TOTAL PREMIUM:	INR 5,725.42
Claim, if any, payable at/by: RUSSIA		ENCRYPTION:	tSrJwQ9NsG9r6Je
The state of the s			
<u>IMPORTANT</u>			
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

- 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.
 3. When delivery is made by Container, to ensure that the Container and its seals are examined immediately by their responsible official. If 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
 4. 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.
 5. 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 taking delivery.

NOTE - The Consignees or their Agents are recommended to make themselves familiar with the Regulations of the Port

NOTE - This is an electronically generated document.

Issue Date: 20 DEC 2022

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. Lloyd's Agent.

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:

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documents without delay, including when appraciane:
1. Original policy of insurance.

2. Original or copy shipping invoices, together with shipping specification and/or weight notes.

3. Original Bil of Lading and/or other contract of carriage.

4. Survey report or other documentary evidence to show the extent of the loss or damage.

5. Landing account and weight notes at final destination.

6. Correspondence exchanged with the Carriers and other Parties regarding their liability for the loss or damage.

For and on behalf of Tata AIG General Insurance Company Ltd

For Policy Verification

AUTHORISED REPRESENTATIVE Place of issue: IDUKKI