

SURAKSHA AUR BHAROSA DONO

Date: 13/12/2024 URN NO:

TADANGI KRISHNA, S O Lati 11 Mian Road sangamdoravalasa, parvathipuram Mandalam Parvathipuram, Buduruvada Buduruwada Andhra Pradesh Ind,

Vizianagaram, Vizianagaram, Andhra Pradesh - 535527,

India.

To,

Contact details: +91-7799773656

Subject: Policy Number: POCMVPC0100152852

Dear Customer,

Welcome to SBI General. Thank you for choosing SBI General's "Commercial Motor Passenger Carrying" policy. We are delighted to have you as our esteemed customer. With this, we enclose the following documents pertaining to your policy:

- Policy Schedule
- Policy clauses & wordings
- **Premium Receipt**
- Grievance redressal letter

We have taken care that the documents reflect details of risk and cover as proposed by you. We request you to verify and confirm that the documents are in order. Please ensure safety of these documents as they form part of our contract with you. For all your future correspondence you may have with us, kindly quote your Customer ID and Policy No.

Your Customer ID : 000000080717266 Your Policy No. :POCMVPC0100152852

The Postal Address of your SBI General Branch that will service you in future is:

SBI General Insurance Company Limited

9th Floor, A&B Wing, Fulcrum Building, Sahar Road, Andheri East, Mumbai, Mumbai, Maharashtra-400099, 1000000108

In case of any queries or suggestions, please do not hesitate to get in touch with us. You can contact us at customer.care@sbigeneral.in or call our Customer Care Number 1800-22-1111 (MTNL/BSNL user) and 1800-102-1111 (for other users)

We look forward to a continuing and mutually beneficial relationship.

Yours sincerely,

Authorized Signatory



COMMERCIAL VEHICLE CERTIFICATE OF INSURANCE CUM POLICY SCHEDULE

Important Note: 1) The Validity of this Certificate of Insurance cum Schedule is subject to realization of the premium cheque. 2) This Insurance Policy cover is valid subject to availability of Complete and Correct Registration Number within 15 days from the Date of Commencement of this Policy.

Policy Issuing Office : 9th Floor, A&B Wing, Fulcrum Building, Sahar Road, Andheri East, Mumbai – 400099.

Policy No : POCMVPC0100152852 Policy Service Branch : Vizag

Insured Name : TADANGI KRISHNA

Business or Profession : PROFESSION

Address: S O Lati 11 Mian Road sangamdoravalasa, parvathipuram

Mandalam Parvathipuram, Buduruvada Buduruwada Andhra

Pradesh Ind, Vizianagaram,

Vizianagaram - 535527 ,

Andhra Pradesh.

Customer Contact

Model & Variant

Details

: +91-7799773656,

Period of Insurance : From : 14/12/2024 00:00:00 Hours to Midnight of: 13/12/2025

Geographical Area : India

INSURED MOTOR VEHICLE DETAILS

RE&Diesel

Make Bajaj Auto Limited

Year of Manufacturing 2018

Registration Number AP35TB3769

Engine Number BBYWJG52019

Chassis Number MD2A95AYXJWG91738

Cubic Capacity 470
Carrying Capacity 4

Type of Body RICKSHAW
RTO Location Name Vizianagaram

	INSURED'S DECLARED VALUE (IDV)							
Vehicle - (Rs.)	Trailer Value -(Rs.)	Non Electrical Accessories(Rs.)	Electrical Accessories (Rs.)	Bi fuel kit Value – (Rs.)	Total IDV			
140,000.00	0.00	0.00	0.00	0.00	140,000.00			



SURAKSHA AUR BHAROSA DONO

LIMITATION AS TO USE: As per Motor Vehicle Rules, 1989, The Policy covers use of the vehicle for any purpose other than: a) Organized racing, b) Pace Making, c) Reliability Trials, d) Speed Testing, e) Use whilst drawing a trailer except the towing (other than for reward) of any one disabled Mechanically propelled vehicle (only for Passenger Carrying Vehicles).

PERSONS OR CLASSES OF PERSONS ENTITLED TO DRIVE: Any person including Insured

STAGE CARRIAGE/CONTRACT CARRIAGE/ PRIVATE SERVICE VEHICLE: Provided that the person driving holds an effective driving license at the time of the accident and is not disqualifiedfrom holding or obtaining such a license.

GOODS CARRIAGE: Provided that the person driving holds an effective driving license at the time of the accident and is not disqualified from holding or obtaining such a license. Provided also that the person holding an effective learner's license may also drive the vehicle when not used for the transport of passengers at the time of the accident and that such a person satisfies the requirements of Rule 3 of The Central Motor Vehicles Rules, 1989.

NON-TRANSPORT VEHICLES: Provided that the person driving holds an effective driving license at the time of the accident and is not disqualified from holding or obtaining such a license. Provided also that the person holding an effective learner's license may also drive the vehicle and that such a person satisfies the requirements of Rule 3 of The Central Motor Vehicles Rules, 1989.

LIMITS OF LIABILITY:a. Under Section II-1(i) of the Policy-Death of or bodily injury to any person so far as it is necessary to meet the requirements of the Motor Vehicle Act, 1988. b. Under Section II (1)(ii) of the Policy-Damage to property other than property belonging to the insured or held in trust or in the custody of control or the insured up to the limits specified Rs. 0/- (c) PA Cover for owner-driver under Section-III CSI - Rs. 1500000/-.

Deductible under Section-I: (i) Compulsory deductible Rs.500/- (ii) Additional Compulsory deductible Rs. __/-.

PUC-Warranty: Warranted that the insured named herein/owner of the vehicle holds a valid Pollution Under Control (PUC) Certificate and/or valid fitness certificate, as applicable, on the date of commencement of the Policy and undertakes to renew and maintain a valid and effective PUC and/or fitness Certificate, as applicable, during the subsistence of the Policy. Further, the Company reserves the right to take appropriate action in case of any discrepancy in the PUC or fitness certificate.

NO CLAIM BONUS:

The Insured is entitled for a No Claim Bonus (NCB) on the Own Damage section of the Policy, if no claim is made or pending during the preceding year(s), as follows: The preceding year – 20%; Preceding two consecutive years – 25%; Preceding three consecutive years – 35%; Preceding four consecutive years – 45%; Preceding five consecutive years – 50%. The No Claim Bonus will only be allowed provided the Policy is renewed within 90 days of the expiry date of the previous policy.

	Intermediary details							
Intermediary Name	:	Muramalla Cha	ndana		Intermediary Code	:	0102252	
Contact Details	:	Mobile Nos	:	+91-9390189368	Landline Nos	:		
POSP Agent ID	:							

NOMINATION DETAILS					
Name of the Nominee	Date of Birth	Relationship with Proposer	Name of Appointee (in Nominee is Minor)		
LATI	01/01/1970	Father	NA		

Premium Computation Table



A. OWN DAMAGE Section	SUM INSURED	PREMIUM (Rs.)	A. LIABILITY		PREM	IUM (Rs.)
Total Own Damage Premium (including all Tariff Add-on,	140,000.00	271.32	Basic TP Premium Trailers			5,773.00
Discount & Loadings)			Bi fuel Kit (CNG/LPG) – TP			
			Geographical Extension			0.00
SBIG Add on Co	vers			ditional Covers		
Protection of NCB			Personal Accident Cover	Sum Insured	Nos of Persons	Premium (Rs)
Return to Invoice			PA to Owner Driver	1,500,000.00		325.00
Depreciation Reimbursement Hospital Cash – Owner Driver			PA to Paid Driver, Cleaner Conductor and Coolies			
Hospital Cash - Paid Driver			Leg	al Liability Cover		
Enhanced Personal Accident - Owner			Legal Liability to Paid Driver		1	50.00
Enhanced Personal Accident - Driver Loss Of Income			Legal Liability to Employees of the Insured Legal Liability to Cleaner			
			Conductor Coolies			
EMI Protector			Legal Liability to NFPP			
Engine Guard	0		Indemnity to Hirer – IMT44			0.0
١	NCB Details		ı	ess Discounts		
No Claim Bonus		0% - Rs.0.00	TPPD Discount Vehicle Restricted to Own	0		0.00
			Premises			0.00
(A) TOTAL OWN DAMAGE PREM	IUM	271.32	(B) TOTAL LIABILITY PREMI	им		6,148.00
Subject to IMT Nos: IMT20,IMT28	,IMT7,IMT21,		Total Policy Premium (A+B)			6,419.32
	l		Taxes as applicable			1,155.48
SBIG Add Nos:			Kerala Flood Cess @1%			0.00
			Total Premium Collected			7,575.00
Hire Purchase/ Lease /Hypotheca	ted with		LAKSHMIFINACEPRIVATE LIMITED,	Mumbai,		ı

Premium Collection details: Receipt No.:44839933, Receipt Date: 13/12/2024.

For claims, Please contact us at Toll Free number

MTNL/BSNL users – 1800-22-1111 AND for Other users - 1800-102-1111

I/We hereby certify that the Policy to which this Certificate relates as well as this Certificate of Insurance are issued in accordance with the provisions of chapter X and Chapter XI of M.V. Act, 1988.

For and on behalf of SBI General Insurance Co. Ltd





Authorised Signatory

Consolidated Stamp Duty paid Rs.0.50/- towards Insurance Policy Stamps vide Order No: LOA/ENF-2/CSD/101/2024/(Validity Period Dt.07/10/2024 to Dt. 06/10/2026)/4709 Date:- 01/10/2024 Dated: Fri Dec 13 19:07:41 IST 2024of General Stamp Office, Mumbai

IMPORTANT NOTICE: The Insured is not indemnified if the vehicle is used or driven otherwise than in accordance with this schedule. Any payment made by the Company by reason of wider terms appearing in the certificate in order to comply with the Motor Vehicle Act, 1988 is recoverable from the Insured. See the clause headed "AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY". For legal interpretation English version will be good.



Policy printed by: 100001on Date: 13-Dec-24Time: 4:35 PM

Disclaimer

As part of the Go Green initiative, we'll be issuing this policy in digital mode on your registered mobile number and e-mail ID. We save a tree when we issue an e-policy. A policy document sent electronically is as valid as a physical policy contract document. However, if you need a physical copy of the policy document, please send SMS "PRINT <Policy Number>" to 561612 from your registered mobile number.

Disclaimer: Please examine this Policy including attached Schedules / Annexure if any. In the event of any discrepancy please contact the office of the Company immediately, it being noted that this Policy shall be otherwise considered as being entirely in order. Please find claims settlement & grievance redressal procedure document attached herein for ready references.



Branch Office Address: 9th Floor,A&B Wing, Fulcrum Building,Sahar Road,Andheri East,	Reference No:	000059506332
Mumbai, Mumbai, India,	OF Receipt No:	44839933
Maharashtra-400099.	Date:	13/12/2024
	Branch Code:	00021
	Party/Depositor ID:	000000080717266

RECEIPT

Received with thanks from TADANGI KRISHNA

an amount of Rs.7575 (Rupees Seven Thousand Five Hundred and Seventy Five)

byEFT

No:pay_PWf8obvMmKU6Qq

Dated: 13/12/2024

Drawn on Bank : THE VIJAY CO-OP BANK LTD

Party ID	Quote/Policy/Claim No.	Name of Party	Amount(Rs.)
0000000080717266	POCMVPC0100152852	TADANGI KRISHNA	7575
		TOTAL	7575

Disclaimer

- 1)Receipt subject to realisation of instrument submitted
- 2)Kindly refer to the policy document for time of commencement of cover

For and on behalf of SBI General Insurance Co. Ltd.

Authorized Signatory





COMMERCIAL VEHICLE CERTIFICATE OF INSURANCE CUM POLICY SCHEDULE

ENDORSEMENT WORDINGS

Attached to and forming part of the Schedule to the Policy No:POCMVPC0100152852

ENDORSEMENT DESCRIPTION

IMT20- TPPD - Third Party Property Damage Discount

It is hereby understood and agreed that notwithstanding anything to the contrary contained in the policy the insurers liability is limited to Rs. 6000/- (Rupees six thousand only) for damage to property other than the property belonging to the insured or held in trust or in custody or control of the insured

In consideration of this reduction in the limit of liability a reduction in premium of Rs....* is hereby made to the insured .

Subject otherwise to the terms conditions limitations and exceptions of the policy.

*To insert Rs.50 for Two wheelers, Rs.100 for private cars Rs.150 for Commercial Vehicles – three wheelers and taxis or Rs.200 for Commercial Vehicles (excluding three wheelers and taxis).

IMT28- Legal Liability to Driver

In consideration of an additional premium of Rs. 50/- notwithstanding anything to the contrary contained in the policy it is hereby understood and agreed that the insurer shall indemnify the insured against the insured's legal liability under the Workmen's Compensation Act, 1923 ,the Fatal Accidents Act, 1855 or at Common Law and subsequent amendments of these Acts prior to the date of this Endorsement in respect of personal injury to any paid driver and/or conductor and/or cleaner whilst engaged in the service of the insured in such occupation in connection with the vehicle insured herein and will in addition be responsible for all costs and expenses incurred with its written consent.

Provided always that

- (1) this Endorsement does not indemnify the insured in respect of any liability in cases where the insured holds or subsequently effects with any insurer or group of insurers a Policy of Insurance in respect of liability as herein defined for insured's general employees;
- (2) the insured shall take reasonable precautions to prevent accidents and shall comply with all statutory obligations;
- *(3) the insured shall keep record of the name of each paid driver conductor cleaner or persons employed in loading and/or unloading and the amount of wages and salaries and other earnings paid to such employees and shall at all times allow the insurer to inspect such records on demand.
- (4) in the event of the Policy being cancelled at the request of the insured no refund of the premium paid in respect of this Endorsement will be allowed.

Subject otherwise to the terms conditions limitations and exceptions of the Policy except so far as necessary to meet the requirements of the Motor Vehicles Act,1988.

*In case of Private cars/ motorised two wheelers (not used for hire or reward) delete this para.

IMT7- Hypothecation Agreement

It is hereby declared and agreed that the vehicle insured is pledged to / hypothecated with (hereinafter referred to as the "Pledgee") and it is further understood and agreed that the Pledgee is interested in any monies which but for this Endorsement would be payable to the insured under this policy in respect of such loss or damage to the vehicle insured as cannot be made good by repair and / or replacement of parts and such monies shall be paid to the Pledgee as long as they are the Pledgee of the vehicle insured and their receipt shall be a full and final discharge to the insurer in respect of such loss or damage.

It is further declared and agreed that for the purpose of the Personal Accident Cover for the owner-driver granted under this policy, the insured named in the policy will continue to be deemed as the owner-driver subject to compliance of provisions of the policy relating to this cover.

Save as by this Endorsement expressly agreed that nothing herein shall modify or affect the rights or liabilities of the Insured or the Insurer respectively under or in connection with this Policy or any term, provision or condition thereof.

Subject otherwise to the terms exceptions conditions and limitations of this policy.

IMT21- Special Exclusion & Compulsory Deductible

Notwithstanding anything to the contrary contained herein it is hereby understood and agreed that

(a) Special Exclusions

except in the case of Total Loss of the vehicle insured, the insurer shall not be liable under Section I of the policy for loss of or damage to lamps tyres tubes mudguards bonnet side parts bumpers and paint work.

(b) Compulsory Deductible.

in addition to any amount which the insured may be required to bear under para (a) above the insured shall also bear under section I of the policy in respect of each and every event (including event giving rise to total loss/constructive total loss) the first Rs......* of any expenditure(or any less expenditure which may be incurred) for which provision is made under this policy and/or of any expenditure by the insurer in the exercise of its discretion under Condition No.4 of this policy.



If the expenditure incurred by the insurer shall include any amount for which the insured is responsible hereunder such amount shall be repaid by the insured to the insurer forthwith.

For the purpose of this Endorsement the expression "event" shall mean an event or series of events arising out of one cause in connection with the vehicle insured in respect of which indemnity is provided under this policy.

Subject otherwise to the terms conditions limitations and exceptions of this Policy.

 $.^{\star}$ to insert amount as appropriate to the class of vehicle insured as per GR.40 of the tariff.



					GST INVO	ICE					
GST Invoice No:	118336677						GST Invo	ice Date:	13/12/2024	13/12/2024	
GSTIN/Uni que No: (SBI General)	27AAMCS8857L1ZC						SBI General State Mahara			tra	
SBI General Branch Address:	9th Floor Andheri E	ral Insurance (,A&B Wing, Fu East,Mumbai,N htra-400099, 108	lcrum Build	ding, Sahar Ro							
				Deta	ils of Policy	Holder:					
Name:	TADANGI	KRISHNA									
Address:	S O Lati 1 Bandalup	1 Mian Road s pi, Vizianagara	sangamdora m, Vizianag	valasa, parvath garam, Andhra	nipuram Man Pradesh - 53:	dalam Parvathij 5527, India.	puram,Budur	uvada Buduruwac	da Andhra Pra	desh Ind,	
Policy Holder State	Andhra Pı	radesh				f supply er invoice unde	Andhra Pradesh der Reverse No				
GSTIN/Uni que No:							Polic	cy Number	POCMVP	C010015285 2	
Insurance	HSN	Premium	K	FC	C	GST	SGS	T/ UTGST	I	GST	
Product Name	Code	(without Taxes)	Rate	Amount	Rate	Amount	Rate	Amount	Rate	Amount	
Commercial Motor Passenger Carrying	997134	6,419.32	1%	0	9%	577.74	9%	577.74	0%	0	
Total Invoice Value (In Figures)	7,575.00								the.		
Taxes Applicable	1,155.48										
								Authorized	Signatory		

"I/We hereby declare that though our aggregate turnover in any preceding financial year from 2017-18 onwards is more than the aggregate turnover notified under sub-rule (4) of rule 48, we are not required to prepare e-invoice in view of exemption provided to insurance companies under Notification no. 13/2020 –Central Tax dated March 21, 2020"





CUSTOMER INFORMATION SHEET / KNOW YOUR POLICY

This document provides only key information about your policy. Please refer to the policy document for detail terms and conditions.

SI No	Title	Description	Policy Clause Number
		(Please refer to applicable Policy Clause Number in next column)	,
1	Name of Insurance Product	Commercial Motor Passenger Carrying	
2	Unique Identification Number allotted by IRDAI	UIN: IRDAN144RP0004V03201112	
3	Structure	Limit of liability -Indemnity	2.Coverage, Section 2a ,2b
4	Interests Insured	Interest insured is Third Party liability	2. Coverage, Section 2a
5	Sum Insured / Motor Insured Declared Value	Coverage to the Third Party liabilities Third Party Property Damages upto INR 750,000 with an option to restrict the coverage to INR 6000 whereby there will be reduction in Liability only premium	3.Coverage, Section 2a
6	Policy Coverage(What the policy covers?)	Policy covers the following 1. Third party liability in case of injury/death of the person, or any damage caused to the property of the third party. 2. Personal accident covers up to Rs 15 lakh for individual owners while driving. Passengers can also get coverage up to Rs 2 lakh per person.	2a. Section ii- liability to third parties 2b. Section ii – personal accident cover for owner driver
7	Add on Cover	Not applicable	
8	Loss participation	Not applicable	
9	Exclusions	The Insurer shall not be liable with respect to	5.General Exceptions
	(what the policy does not cover)	Driving without a valid licence Driving under the influence of drugs and alcohol	
		 Own damage cover to vehicle Unauthorized usage Driving outside geographical area 	
		For complete details on the exclusions, refer policy wording	
10	Special Conditions and Warranties (if any)	Not applicable	
11	Admissibility of Claim	Admissibility: Admissibility of claim can be done by filing the FIR with the police immediately after the accident and file a compensation claim case in the Motor Accident Claims Tribunal. The claim would not be acceptable if it falls under General exclusion/condition mentioned in the Policy Wordings. Policy can be cancelled on the ground of mis- representation, mis-declaration, fraud, non-disclosure of material facts.	6. Conditions
12	Policy Servicing - Claim Intimation and Processing	1.Claim intimation & reaching to our designated officials please contact us at Email: customer.care@sbigeneral.in Toll-Free number 18001021111 Website: www.sbigeneral.in Whatsapp: 7669800345 Mobile app SMS: 561612	



SURAKSHA AUR BHAROSA DONO

(Signature of the Policyholder)

13	Grievance Redressal and Policyholders Protection	Details of protection of policyholder's interest-The Company has adopted Grievance Redressal Policy, wherein the Grievance Redressal Procedure, details of GRO, Ombudsman details and link to Bima Bharosa Portal is mentioned below. Stage 1 To raise the query, you may write to head.customercare@sbigeneral.in Toll Free - 1800 102 1111 Customer Care Toll-free number is available 24/7	8. Grievance Redressal Process
		Stage 2 If you are not satisfied with the decision communicated by the above office, or have not received any response within 14 days, send your appeal at : gro@sbigeneral.in. or contact at: 022-42412070 Address: Grievance Redressal Officer, 9th Floor, A & B Wing, Fulcrum Building, Sahar Road, Andheri (East), Mumbai 400 099	
		List of Grievance Redressal Officers at Branch: https://content.sbigeneral.in/uploads/0449cac1bcd144bbb160d3f6b714fbbd.pdf/ Stage 3 In case, you are not satisfied with the decision/resolution communicated by the above office, or have not received any response within 14 days, you may Register	
		your complaint with IRDAI on the below given link https://bimabharosa.irdai.gov. in/Home/Home Stage 4 If your grievance remains unresolved from the date of filing your first complaint or is partially resolved, you may approach the Insurance Ombudsman falling in your	
		jurisdiction for Redressal of your Grievance. The details of the Insurance Ombudsman can be accessed at https://www.cioins.co.in/Ombudsman . If Your issue remains unresolved You may approach IRDAI by calling on the Toll-Free no. 155255 List of Ombudsman offices with contact details are attached as an Annexure-1. For updated status, please refer to website www.irdaindia.gov.in	
14	Obligations of prospective Policyholder / Customer	The policy shall be void all premium paid hereon shall be forfeited to the Insurer, in the event of misrepresentation, misdescription or non disclosure of any material fact by the policyholder pertaining to the proposal form, written declarations or any other communication exchanged for the sake of obtaining the insurance policy by the Insured.	
		Disclosure of other material information during the policy period: 1. Change in insured name 2. Change in the vehicle details i.e make, model, cc, extra fitments, engine & chassis no, class of vehicle. In fact all (In fact, all relevant details are in the RC book/card and a copy of same may be handed over) Tax paid details; Certificate of fitness, license validity etc.	

Declaration by the Policyholder:

Date:

I have read the above and confirm having noted the details.	
Place:	

Note: For product related documents including Customer Information Sheet, kindly refer to the below link: https://www.sbigeneral.in/downloads In case of any conflict, the terms and conditions mentioned in the policy document shall prevail.



COMMERCIAL VEHICLE INSURANCE - POLICY PACKAGE

POLICY WORDINGS

Whereas the insured by a proposal and declaration dated as stated in the Schedule which shall be the basis of this contract and is deemed to be incorporated herein has applied to SBI GENERAL INSURANCE COMPANY LIMITED (hereinafter called "the Company") for the insurance hereinafter contained and has paid the premium mentioned in the Schedule as consideration for such insurance in respect of accidental loss or damage occurring during the period of insurance.

NOW THIS POLICY WITNESSETH:

That subject to the Terms Exceptions and Conditions contained herein or endorsed or expressed hereon;

SECTION I - LOSS OF OR DAMAGE TO THE VEHICLE INSURED

- 1.The Company will indemnify the Insured against loss or damage to the vehicle insured hereunder and / or its accessories whilst thereon
 - i. by fire explosion self-ignition or lightning;
 - ii. by burglary housebreaking or theft;
 - iii. by riot and strike;
 - iv. by earthquake (fire and shock damage);
 - v. by flood typhoon hurricane storm tempest inundation cyclone hailstorm frost;
 - vi. by accidental external means;
 - vii. by malicious act;
 - viii. by terrorist activity;
 - ix. whilst in transit by road rail inland-waterway lift elevator or air;
 - x. by landslide rockslide.

Subject to a deduction for depreciation at the rates mentioned below in respect of parts replaced:

- (1) For all rubber/ nylon / plastic parts, tyres , tubes, and batteries , air bags 50%
- (2) For fibre glass components 30%
- (3) For all parts made of glass Nil
- (4) Rate of depreciation for all other parts including wooden parts will be as per the following schedule.

AGE OF VEHICLE	% OF DEPRECIATION
Not exceeding 6 months	NIL
Exceeding 6 months but not exceeding 1 year	5%
Exceeding 1 year but not exceeding 2 years	10%
Exceeding 2 years but not exceeding 3 years	15%
Exceeding 3 years but not exceeding 4 years	25%
Exceeding 4 years but not exceeding 5 years	35%
Exceeding 5 years but not exceeding 10 years	40%
Exceeding 10 years	50%

- (5) Rate of Depreciation for Painting: In the case of painting, the depreciation rate of 50% shall be applied only on the material cost of total painting charges. In case of a consolidated bill for painting charges, the material component shall be considered as 25% of total painting charges for the purpose of applying the depreciation.
- 2. The Company shall not be liable to make any payment in respect of
- (a) consequential loss, depreciation, wear and tear, mechanical or electrical breakdown, failures or breakages nor for damage caused by overloading or strain of the insured vehicle nor for loss of or damage to accessories by burglary, housebreaking or theft unless such insured vehicle is stolen at the same time.
- (b) damage to Tyres and Tubes unless the vehicle is damaged at the same time in which case the liability of the Company shall be limited to 50% of the cost of replacement. and
- (c) any accidental loss or damage suffered whilst the Insured or any person driving the vehicle with the knowledge and consent of the Insured is under the influence of intoxicating liquor or drugs.
- 3. In the event of the vehicle being disabled by reason of loss or damage covered under this Policy the Company will bear the reasonable cost of protection and removal to the nearest repairer and re-delivery to the Insured but not exceeding Rs.750/- for three wheeled vehicles, Rs.1500/- for taxis and Rs.2500/- for other commercial vehicles in respect of any one accident.
- 4. The Insured may authorise the repair of the vehicle necessitated by damage for which the Company may be liable under this Policy provided that:
- (a) the estimated cost of such repair including replacements, if any, does not exceed Rs.500/-;
- (b) the Company is furnished forthwith with a detailed estimate of the cost of repairs; and
- (c) the Insured shall give the Company every assistance to see that such repair is necessary and the charges are reasonable.

SUM INSURED - INSURED'S DECLARED VALUE (IDV)

The Insured's Declared Value (IDV) of the vehicle will be deemed to be the 'SUM INSURED' for the purpose of this Policy which is fixed the commencement of each Policy period for the insured vehicle.

The IDV of the vehicle (and accessories if any fitted to the vehicle) is to be fixed on the basis of the manufacturer's listed selling price of the brand and modelas the vehicle insured at the commencement of insurance/renewal and adjusted for depreciation (as per schedule below). The schedule of age-wise depreciation as shown below is applicable for the purpose of Total Loss/Constructive Total Loss (TL/CTL) claims only.



THE SCHEDULE OF DEPRECIATION FOR FIXING IDV OF THE VEHICLE

AGE OF THE VEHICLE	% OF DEPRECIATION FOR FIXING IDV
Not exceeding 6 months	5%
Exceeding 6 months but not exceeding 1 year	15%
Exceeding 1 year but not exceeding 2 years	20%
Exceeding 2 years but not exceeding 3 years	30%
Exceeding 3 years but not exceeding 4 years	40%
Exceeding 4 years but not exceeding 5 years	50%

IDV of vehicles beyond 5 years of age and of obsolete models of the vehicles (i.e. models which the manufacturers have discontinued to manufacture) is to be determined on the basis of an understanding between the Company and the Insured. IDV shall be treated as the 'Market Value' throughout the Policy period without any further depreciation for the purpose of Total Loss (TL) / Constructive Total Loass (CTL) claims.

The insured vehicle shall be treated as a CTL if the aggregate cost of retrieval and / or repair of the vehicle, subject to terms and conditions of the Policy, exceeds 75% of the IDV of the vehicle.

SECTION II - LIABILITY TO THIRD PARTIES

- 1. Subject to the limits of liability as laid down in the Schedule hereto the Company will indemnify the Insured in the event of an accident caused by or arisingout of the use of the vehicle against all sums which the Insured shall become legally liable to pay in respect of:-
- i) death of or bodily injury to any person caused by or arising out of the use (including the loading and/or unloading) of the vehicle.
- ii) damage to property caused by the use (including the loading and/or unloading) of the vehicle.

Provided always that:

- (a) The Company shall not be liable in respect of death, injury damage caused or arising beyond the limits of any carriage way or thoroughfare in connection with the bringing of the load to the insured vehicle for loading thereon or the taking away of the load from the insured vehicle after unloading there from.
- (b) Except so far as is necessary to meet the requirements of the Motor Vehicle Act the Company shall not be liable in respect of death or bodily injury to any person in the employment of the Insured arising out of and in the course of such employment.
- (c) Except so far as is necessary to meet the requirements of the Motor Vehicles Act in relation to the liability under the Workmen's Compensation Act 1923 the Company shall not be liable in respect of death or bodily injury to any person (other than a passenger carried by reason of or in pursuance of a contract of employment) being carried in or upon entering or mounting or alighting from the insured vehicle at the time of occurrence of the event out of which any claim arises.
- (d) The Company shall not be liable in respect of damage to property belonging to or held in trust by or in the custody of the Insured or a member of the Insured's household or being conveyed by the insured vehicle.
- (e) The Company shall not be liable in respect of damage to any bridge and/or viaduct and/or to any road and/or anything beneath by vibration or by the weight of the insured vehicle and/or load carried by the insured vehicle.
- (f) Except so far as is necessary to meet the requirements of the Motor Vehicles Act the Company shall not be liable in respect of death and/or bodily injury to any person(s) who is/are not employee(s) of the Insured and not being carried for hire or reward, other than owner of the goods or representative of the owner of goods being carried in or upon or entering or mounting or alighting from the insured vehicle described in the Schedule of this Policy.
- The Company will pay all costs and expenses incurred with its written consent.
- 2. In terms of and subject to the limitations of the indemnity granted by this Section to the Insured, the Company will indemnify any driver who is driving the vehicle on the Insured's order or with Insured's permission provided that such driver shall as though he/she was the insured observe fulfill and be subject to the terms exceptions and conditions of this Policy in so far as they apply.
- 3. The Company may at its own option
- a. Arrange for representation at any Inquest or Fatal Inquiry in respect of any death which may be the subject of indemnity under this Policy and
- b. Undertake the defence of proceedings in any Court of Law in respect of any act or alleged offence causing or relating to any event which may be the subject of indemnity under this Policy.
- 4. In the event of the death of any person entitled to indemnity under this Policy the Company will in respect of the liability incurred by such person indemnify his/her personal representative in terms of and subject to the limitations of this Policy provided that such personal representative shall as though such representative was the insured observe fulfill and be subject to the terms exceptions and conditions of this Policy in so far as they apply.

SECTION III - TOWING DISABLED VEHICLES

The Policy shall be operative whilst the insured vehicle is being used for the purpose of towing any one disabled mechanically propelled vehicle and the indemnity provided by Section II of this Policy shall subject to its terms and limitations be extended to apply in respect of liability in connection with such towed vehicle;

Provided always that

- (a) such towed vehicle is not towed for reward
- (b) the Company shall not be liable by reason of this Section of this Policy in respect of damage to such towed vehicle or property being conveyed thereby.

SECTION IV - PERSONAL ACCIDENT COVER FOR OWNER-DRIVER

Subject otherwise to the terms exceptions conditions and limitations of this Policy, the Company undertakes to pay compensation as per the following scale for bodily injury/ death sustained by the owner-driver of the vehicle in direct connection with the vehicle insured or whilst mounting into/dismounting from or traveling in the insured vehicle as a co-driver, caused by violent accidental external and visible means which independent of any other cause shall within six calendar months of such injury result in:



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Scale of componentian			

Nature of injury	Scale of compensation
(i) Death	100%
(ii) Loss of two limbs or sight of two eyes or one limb and sight of one eye	100%
(iii) Loss of one limb or sight of one eye	50%
(iv) Permanent total disablement from injuries other than named above	100%

Provided Always that:

- 1. Compensation shall be payable under only one of the items (i) to (iv) above in respect of the owner-driver arising out of any one occurrence and the total liability of the Company shall not in the aggregate exceed the sum of Rs. 2 lakhs during any one period of insurance.
- 2. No compensation shall be payable in respect of death or bodily injury directly or indirectly wholly or in part arising or resulting from or traceable to (a) intentional self injury suicide or attempted suicide physical defect or infirmity or (b) an accident happening whilst such person is under the influence of intoxicating liquor or drugs.
- 3. Such compensation shall be payable directly to the Insured or to his/her legal representatives whose receipt shall be the full discharge in respect of the injury to the Insured.
- 4. This cover is subject to
- (a) the owner-driver is the registered owner of the vehicle insured herein;
- (b) the owner-driver is the Insured named in this Policy.
- (c)the owner-driver holds an effective driving license, in accordance with the provisions of Rule 3 of the Central Motor Vehicles Rules, 1989, at the timeof the accident.

AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY

Nothing in this Policy or any endorsement hereon shall affect the right of any person indemnified by this Policy or any other person to recover an amount under or by virtue of the provisions of the Motor Vehicles Act, 1988.

But the Insured shall repay to the Company all sums paid by the Company which the Company would not have been liable to pay but for the said provision.

GENERAL EXCEPTIONS

(Applicable to all Sections of the Policy)

The Company shall not be liable under this Policy in respect of

- 1. Any accidental loss or damage and/or liability caused sustained or incurred outside the geographical area;
- 2. Any claim arising out of any contractual liability;
- 3. Any accidental loss damage and/or liability caused sustained or incurred whilst the vehicle insured herein is
- (a) being used otherwise than in accordance with the 'Limitations as to Use' or
- (b) being driven by or is for the purpose of being driven by him/her in the charge of any person other than a Driver as stated in the Driver's Clause.
- 4(a) any accidental loss or damage to any property whatsoever or any loss or expense whatsoever resulting or arising there from or any consequential loss (b)any liability of whatsoever nature directly or indirectly caused by or contributed to by or arising from ionising radiations or contamination by radioactivity fromany nuclear fuel or from any nuclear waste from the combustion of nuclear fuel. For the purpose of this exception combustion shall include any self-sustaining process of nuclear fission.
- 5. Any accidental loss or damage or liability directly or indirectly caused by or contributed to by or arising from nuclear weapons material.
- 6. Any accidental loss damage and/or liability directly or indirectly or proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with war, invasion, the act of foreign enemies, hostilities or warlike operations (whether before or after declaration of war) civil war, mutiny rebellion, military or usurped power or by any direct or indirect consequence of any of the said occurrences and in the event of any claim hereunder the Insured shall prove that the accidental loss damage and/or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequences thereof and in default of such proof, the Company shall not be liable to make any payment in respect of such a claim.

DEDUCTIBLE

The Company shall not be liable for each and every claim under Section - I (loss of or damage to the vehicle insured) of this Policy in respect of the deductible stated in the Schedule.

CONDITIONS

This Policy and the Schedule shall be read together and any word or expression to which a specific meaning has been attached in any part of this Policy Or of the Schedule shall bear the same meaning wherever it may appear.

- 1.Notice shall be given in writing to the Company immediately upon the occurrence of any accidental loss or damage in the event of any claim and thereafter the insured shall give all such information and assistance as the Company shall require. Every letter claim writ summons and/or process or copy thereof shall be forwarded to the Company immediately on receipt by the Insured. Notice shall also be given in writing to the Company immediately the Insured shall have knowledge of any impending prosecution, inquest or fatal inquiry in respect of any occurrence which may give rise to a claim under this Policy. In case of theft or criminal act which may be the subject of a claim under this Policy the Insured shall give immediate notice to the police and co-operate with the Company in securing the conviction of the offender.
- 2.No admission offer promise payment or indemnity shall be made or given by or on behalf of the Insured without the written consent of the Company which shall be entitled if it so desires to take over and conduct in the name of the Insured the defence or settlement of any claim or to prosecute in the name of the Insured for its own benefit any claim for indemnity or otherwise and shall have full discretion in the conduct of any proceedings or in the settlement of any claim and the Insured shall give all such information and assistance as the Company may require.
- 3.At any time after the happening of any event giving rise to a claim under Section II of this Policy the Company may pay to the Insured the full amount of the Company's liability under the Section and relinquish the conduct of any defence settlement or proceedings and the Company shall not be responsible for any damage alleged to have been caused to the Insured in consequence of any alleged action or omission of the Company in connection with such defence settlement or proceedings or of the Company relinquishing such conduct; nor shall the Company be liable for any costs or expenses whatsoever incurred by the Insured or any claimant or other person after the Company shall have relinquished such conduct.



4.The Company may at its own option repair reinstate or replace the vehicle or part thereof and/or its accessories or may pay in cash the amount of the loss or damage and the liability of the Company shall not exceed:

- (a) For total loss / constructive total loss of the vehicle the **Insured's Declared Value (IDV)** of the vehicle (including accessories thereon) as specified in the Schedule less the value of the wreck.
- (b) For partial losses, i.e. losses other than Total Loss/Constructive Total Loss of the vehicle actual and reasonable costs of repair and/or replacement of parts lost/damaged subject to depreciation as per limits specified.

5.The Insured shall take all reasonable steps to safeguard the vehicle from loss or damage and to maintain it in efficient condition and the Company shall have at all times free and full access to examine the vehicle or any part thereof or any driver or employee of the Insured. In the event of any accident or breakdown, the vehicle shall not be left unattended without proper precautions being taken to prevent further damage or loss and if the vehicle be driven before the necessary repairs are effected any extension of the damage or any further damage to the vehicle shall be entirely at the Insured's own risk.

6.The Company may cancel the Policy by sending seven days notice by recorded delivery to the Insured at Insured's last known address and in such event will return to the Insured the premium paid less the pro rata portion thereof for the period the Policy has been in force or the Policy may be cancelled at any time by the Insured on seven days' notice by recorded delivery and provided no claim has arisen during the currency of the policy, the Insured shall be entitled to a return of premium less premium at the Company's Short Period rates for the period the Policy has been in force. Return of the premium by the Company will be subject to retention of the minimum premium of Rs. 100/- (or Rs.25/- in respect of vehicles specifically designed/modified for use by blind/handicapped/mentally challenged persons). Where the ownership of the vehicle is transferred, the Policy cannot be cancelled unless evidence that the vehicle is insured elsewhere is produced.

7.If any dispute or difference shall arise as to the quantum to be paid under this Policy (liability being otherwise admitted), such difference shall independent of all other questions be referred to the decision of a sole arbitrator to be appointed in writing by the parties to the dispute or if they cannot agree upon a single arbitrator within 30 days of any party invoking Arbitration, the same shall be referred to a panel of three arbitrators comprising two arbitrators one to be appointed by each of the parties to the dispute / difference, and a third arbitrator to be appointed by such two arbitrators who shall act as the presiding arbitrator and Arbitration shall be conducted under and in accordance with the provisions of the Arbitration and Conciliation Act, 1996.

It is clearly agreed and understood that no dispute or difference shall be referable to Arbitration as hereinbefore provided, if the Company has disputed or not accepted liability under or in respect of this Policy.

It is hereby expressly stipulated and declared that it shall be condition precedent to any right of action or suit upon this Policy that the award by such arbitrator/ arbitrators of the amount of the loss or damage shall be first obtained.

It is also hereby further expressly agreed and declared that if the Company shall disclaim liability to the Insured for any claim hereunder and such claim shall not, within twelve calendar months from the date of such disclaimer have been made the subject matter of a suit in a court of law, then the claim shall for all purposes be deemed to have been abandoned and shall not thereafter be recoverable hereunder.

8. The due observance and fulfillment of the terms, conditions and endorsements of this Policy in so far as they relate to anything to be done or complied with by the Insured and the truth of the statements and answers in the said proposal shall be conditions precedent to any liability of the Company to make any payment under this Policy.

9. If at the time of occurrence of an event that gives rise to any claim under this Policy there is in existence any other insurance covering the same liability.

The Company shall not be liable to pay or contribute more than its ratable proportion of any compensation, cost or expense.

10. In the event of the death of the sole Insured, this Policy will not immediately lapse but will remain valid for a period of three months from the date of the death of Insured or until the expiry of this Policy (whichever is earlier). During the said period, legal heir(s) of the insured to whom the custody and use of the Motor Vehicle passes may apply to have this Policy transferred to the name(s) of the heir(s) or obtain a new insurance policy for the Motor Vehicle.

Where such legal heir(s) desire(s) to apply for transfer of this Policy or obtain a new policy for the vehicle such heir(s) should make an application to The Company accordingly within the aforesaid period. All such applications should be accompanied by:-

- a) Death Certificate in respect of the Insured
- b) Proof of title to the vehicle
- c) Original Policy

RULES APPLICABLE TO TANKERS CARRYING HAZARDOUS CHEMICALS

Rule 129 – A - Spark arrester six month from the date of commencement of Central Motor Vehicles (Amendment) Rules 1993, every goods carriage carrying goods of dangerous or hazardous nature to human life, shall be fitted with a spark arrester.

Rule 131- Responsibility of the consignor for safe transport of dangerous or hazardous goods.

- (1) It shall be responsibility of the consignor intending to transport any dangerous or hazardous goods listed in Table II, to ensure the following, namely:-
- (a) the goods carriage has a valid registration to carry the said goods
- (b) the vehicle is equipped with necessary first-aid, safety equipment and antidotes as may be necessary to contain any accident;
- (c) that transporter or the owner of the goods carriage has full and adequate information about the dangerous or hazardous goods being transported; and
- (d) that the driver of the goods carriage is trained in handling the dangers posed during transport of such goods.
- (2) Every consignor shall supply to the owner of the goods carriage, full and adequate information about the dangerous or hazardous goods being transported as to enable owner and its driver to
- (a) Comply with the requirements of rules 129 to 137 (both inclusive) of these rules and
- (b) be aware of the risks created by such goods to health or safety or any person;
- (3) It shall be the duty of the consignor to ensure that the information is accurate and sufficient for the purpose of complying with the provisions of rules 129 to 137 (both inclusive) of these rules.

Rule 132- Responsibility of the Transporter or owner of goods carriage.

- (1) It shall be the responsibility of the owner of the goods carriage transporting any dangerous or hazardous goods to ensure the following, namely:-
- (a) that the goods carriage has a valid registration to carry the said goods and the said carriage is safe for the transport of the said goodsand



- (b) the vehicle is equipped with necessary first-aid, safety equipment, tool box and antidotes as may be necessary to contain any accident.
- (2) Every owner of a goods carriage shall, before undertaking the transportation of dangerous or hazardous goods in his goods carriage, satisfy himself

that the information given by the consignor is full and accurate in all respects and correspond to the classification of such goods specified in rule 137.

- (3) The owner of goods carriage shall ensure that the driver of such carriage is given all the relevant information in writing as given in goods entrusted to him for transport and satisfy himself that such driver has sufficient understanding of the nature of such goods and the nature of the risks involved in the transport of such goods and is capable of taking appropriate action in case of an emergency.
- (4) The owner of the goods carriage dangerous or hazardous goods and the consignor of such goods shall lay down the route for each trip which the driver shall be bound to take unless directed or permitted otherwise by the Police Authorities. They shall also fix a time table for each trip to the destination and back with reference to the route so laid down.
- (5) It shall be the duty of the owner to ensure that the driver of the goods carriage carrying dangerous or hazardous goods holds a driving license as per provisions of rule 9 of these rules.
- (6) Notwithstanding anything contained in rules 131 and 132, it shall be sufficient compliance of the provisions of these rules if the consignor transporting dangerous or hazardous goods and the owner of the goods carriage or the transporter abide by these conditions within six month after the date of coming into force of the Central Motor Vehicles (Amendment) Rules, 1993.

Rule 133- Responsibility of the driver

- (1) The driver of a goods carriage transporting dangerous or hazardous goods shall ensure that the information given to him in writing under sub-rule(3) ofRule 132 is kept in the driver's cabin and is available at all times while the dangerous or hazardous goods to which it relates, are being transported.
- (2) Every driver of a goods carriage transporting any dangerous or hazardous goods shall observe at all times all the directions necessary for preventing fire, explosion or escape of dangerous or hazardous goods carried by him while the goods carriage is in motion and when it is not being driven he shall ensure that the goods carriage is parked in a place which is safe from fire, explosion and any other risk, and at all times the vehicle remains under the control and supervision of the driver or some other competent person above the age of 18 years.

 Sub-rule(1) of rule 9 of the principal rules:
- (1) One year from the date of commencement of Central Motor Vehicles (Amendment) Rules, 1993 any person driving a goods carriage carrying goods of dangerous or hazardous nature to human life shall, in addition to being the holder of a driving license to drive a transport vehicle also have the ability to read and write at least one Indian Language out of those specified in the VII schedule of the Constitution and English and also possess a certificate of having successfully passed a course consisting of following syllabus and periodicity connected with the transport of such goods.

 Period of training 3 days

Place of training At any institute recognized by the State Government Syllabus

Defensive driving

Questionnaire Cause of accidents Accidents statistics Driver's personal fitness Car condition Breaking distance Highway driving Road/Pedestrian crossing Railway crossing Adapting to weather Head on collision Rear end collision Night driving Films and discussion Duration of training for A& $B-1^{st}$ and 2^{nd} day

B) Advanced driving skills and training

(i) Discussion

Before starting -check list -outside/below/near vehicle -product side -inside vehicle

During driving -correct speed/gear-signaling -lane control -overtaking/giving side-speed limit/safe distance -driving on slopes

Before Stopping -safe stopping place, -signaling, road width, -condition.

After stopping -preventing vehicle movement -wheel locks -Vehicle attendance Night driving

ii) Field test/training-1 driver at a time.

C) Product safety

UN panel -UN classification Duration of training -Hazchem code for C)-3rd day -Toxicity, Flammability, other definitions.

Product Information –TREMCARDS –CISMSDS -importance of temperature pressure, level.

Emergency procedure -Explosive limits -Knowledge about equipment -Communication -Spillage handling -Use of FEE -Fire fighting -First aid -Toxic release control - protection of wells, rivers, lakes, etc. -Use of protective equipment -knowledge about valves etc.

CLAIM SETTLEMENT

The Company will settle the claim under this Policy within 30 days from the date of receipt of necessary documents required for assessing the claim. In the event that the Company decides to reject a claim made under this Policy, the Company shall do so within a period of thirty days of the Survey Report or the additional Survey Report, as the case may be, in accordance with the provisions of Protection of Policyholders' Interest Regulations 2017.

GRIEVANCE REDRESSAL PROCEDURE

Dear Customer

We value your relationship and are committed to offer you best in class customer service. However if you are dissatisfied with the services rendered by us during any of your interactions with us or on resolution provided by us on your service request or complaint, we request you to register your concern with our Customer Care Team by following the steps mentioned below. We will acknowledge receipt of your concerns within next 72 working hours & will respond to you as soon as possible upon completion of the investigation.

Step 1:

Call us at Toll free nos: 1800 - 102- 1111 & 1800-22-1111 from Monday to Saturday(08.00 am - 8.00 pm) or write to us at customer.care@sbigeneral.in. If you don't hear from us within 48 hrs please follow step 2

Step 2:

If you are dissatisfied with the resolution provided, please Email to Head – customer care at head.customercare@sbigeneral.in



If after having followed Steps 1 & Step 2 your issue remains unresolved for more than 30 days from the date of filing your first complaint, you may approach the Insurance Ombudsman for Redressal of your Grievance.

The list of Insurance Ombudsman offices along with their area of jurisdiction is attached herewith.

Names of Ombudsman and Addresses of Ombudsmen Centres

Office of the Insurance Ombudsman,	Shri Raj Kumar Srivastava,	
2nd Floor, Ambica House,	Office of the Insurance Ombudsman,	
Nr. C.U. Shah College, Ashram Road,	2 nd Floor, Janak Vihar Complex,	
AHMEDABAD-380 014.	6, Malviya Nagar, Opp. Airtel, Near New Market,	
Tel.:- 079-27545441/27546139 Fax : 079-27546142	BHOPAL(M.P.)-462 003.	
Email: bimalokpal.ahmedabad@gbic.co.in	Tel.:- 0755-2769201/9202 Fax: 0755-2769203	
	Email: bimalokpal.bhopal@gbic.co.in	
Shri B.N. Mishra,	Shri Manik Sonawane	
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,	
62, Forest Park,	S.C.O. No.101-103,2nd Floor,	
BHUBANESHWAR-751 009.	Batra Building, Sector 17-D,	
Tel.:- 0674-2596455/2596003	CHANDIGARH-160 017.	
Email: bimalokpal.bhubaneswar@gbic.co.in	Tel.:- 0172-2706468/2705861 Fax : 0172-2708274	
	Email: bimalokpal.chandigarh@gbic.co.in	
Shri Virander Kumar,	Smt. Sandhya Baliga,	
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,	
Fathima Akhtar Court,	2/2 A, Universal Insurance Bldg.,	
4th Floor, 453 (old 312),	Asaf Ali Road,	
	NEW DELHI-110 002.	
Anna Salai, Teynampet, CHENNAI-600 018.	Tel.:- 011-23237539/23232481 Fax: 011-23230858	
	,	
Tel.:- 044-24333668 /24335284 Fax: 044-24333664	Email: bimalokpal.delhi@gbic.co.in	
Email: bimalokpal.chennai@gbic.co.in	Chri C Daiseausea Das	
Insurance Ombudsman,	Shri G.Rajeswara Rao,	
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,	
"Jeevan Nivesh", 5 th Floor,	6-2-46, 1st Floor, Moin Court,	
Near Panbazar Overbridge, S.S. Road,	A.C. Guards, Lakdi-Ka-Pool,	
GUWAHATI-781 001 (ASSAM).	HYDERABAD-500 004.	
Tel.:- 0361-2132204/5 Fax : 0361-2732937	Tel: 040-65504123/23312122 Fax: 040-23376599	
Email: bimalokpal.guwahati@gbic.co.in	Email: bimalokpal.hyderabad@gbic.co.in	
Shri P.K.Vijayakumar,	Shri K.B. Saha,	
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,	
2nd Floor, CC 27/2603, Pulinat Bldg.,	Hindustan Building. Annexe,	
Opp. Cochin Shipyard, M.G. Road,	4 th Floor, C.R. Avenue,	
ERNAKULAM-682 015.	KOLKATA-700 072.	
Tel : 0484-2358759/2359338 Fax : 0484-2359336	Tel: 033-22124339/22124340 Fax: 033-22124341	
Email: bimalokpal.ernakulam@gbic.co.in	Email: bimalokpal.kolkata@gbic.co.in	
Shri N.P. Bhagat,	Shri A.K. Dasgupta,	
Office of the Insurance Ombudsman,	Office of the Insurance Ombudsman,	
Jeevan Bhawan, Phase-2,	3rd Floor, Jeevan Seva Annexe,	
6 th Floor, Nawal Kishore Road,	S.V. Road, Santacruz(W),	
Hazaratganj,	MUMBAI-400 054.	
LUCKNOW-226 001.	Tel: 022-26106928/26106552 Fax: 022-26106052	
Tel: 0522 -2231331/2231330 Fax: 0522-2231310	Email: bimalokpal.mumbai@gbic.co.in	
Email: bimalokpal.lucknow@gbic.co.in	an annanpage and an annang and an	
Shri A.K. Jain,	Shri A.K. Sahoo,	
Office of the Insurance Ombudsman,	·	
Ground Floor, Jeevan Nidhi II,	2 nd Floor, Jeevan Darshan,	
	N.C. Kelkar Road,	
Bhawani Singh Road,	Narayanpet,	
<u>Jaipur – 302005</u>	PUNE – 411030.	
Tel: 0141-2740363	Tel: 020-32341320	
Email: bimalokpal.jaipur@gbic.co.in	Email: bimalokpal.pune@gbic.co.in	
Shri M. Parshad,	OFFICE OF THE GOVERNING BODY OF INSURANCE COUNCIL	
Office of the Insurance Ombudsman,	Smt. Ramma Bhasin, Secretary General,	
24 th Main Road, Jeevan Soudha Bldg.	Shri Y.R. Raigar, Secretary	
	3rd Floor, Jeevan Seva Annexe,	
JP Nagar, 1 st Phase,	Station, seevan seva Annexe,	
JP Nagar, 1 st Phase, Bengaluru – 560025.	S.V. Road, Santacruz(W),	
Bengaluru – 560025.	S.V. Road, Santacruz(W),	
Bengaluru – 560025. Tel No: 080-22222049/22222048	S.V. Road, Santacruz(W), MUMBAI – 400 054	

Address and contact number of Governing Body of Insurance Council

Secretary General

Governing Body of Insurance Council Jeevan Seva Annexe, 3rd Floor (Above MTNL) S. V. Road, Santacruz (W), Mumbai – 400 054

Tel: 022-6106889



Fax: 022-6106980, 6106052 Email: inscoun@vsnl.net

Integrated Grievance Management System

IRDA has launched the Integrated Grievance Management System (IGMS). IGMS is a grievance redress monitoring tool for IRDA. Policyholders who have grievances should register their complaints with the Grievance Redress Channel of the Insurance Company first. If policyholders are not able to access the insurance company directly for any reason, IGMS provides a gateway to register complaints with insurance companies.

Complaints shall be registered with insurance companies first and only if need be, be escalated them to IRDA (Consumer Affairs Department).

Website: http://www.policyholder.gov.in/Integrated_Grievance_Management.aspx

Toll Free Number of IRDA Grievance Call Centre: 155255

Timings: 8 AM to 8 PM -- (Monday to Saturday)