

Marine Specific Policy

Agent/Broker Name - JAINUINE INSURANCE BROKERS PVT LTD

Agent/Broker License Code - 376

Agent/Broker Contact No - 0257-2225747

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. Policy Inception Date: 28/04/2022 POLICY NO: 6500044889 RENEWAL: 00 ENDORSEMENT: 00 SUVJAY INDUSTRIES INDIA LLP PE 101 TO 104, SANAND, INDUSTRIAL ESTATE GIDC, AHMEDABA SANAND - 382110 AHMEDABAD GUIARAT INDIA 24ADCFS5775M1ZJ(GSTIN Number) Place of supply -GUJARAT State code -24 To Order LR/RR/AWB/BL Number: TBA LR/RR/AWB/BL Date: REF/LC Number: Amount Insured In INR: 30,688,713.00 In Foreign currency: \$ 400950 Mode of Conveyance: By Rail &/or By Road &/or By Sea Conveyance Name From: 7HETIANG PROVINCE, CHINA To: AHMEDABAD, INDIA Marks & Numbers: Voyage type: Import Interest Insured: 1) AUTOMATIC EXTRUSION LAMINATIONMACHINE 2) SLITTING MACHINE Packing Details: Standard and Customary Basis of valuation: Import: Invoice Value + 10 % LC Description: **Insuring Clauses** Terms of Cover : ICC 'A' + War&Strikes Subject to: Institute Cargo Clause (A) CL 382 01/01/09 Institute Cargo Clause (A) CE 302 01/01/03 Institute Strikes Clause (Cargo) CL 386 01/01/09 Institute War Clauses (Cargo) CL 385 01/01/09 Institute Classification Clause CL 354 1/1/01 Cargo ISM Endorsement Inland Transit (Rail/Road/Air) Clause - A 2010 Strikes Riots and Civil Commotion Clause - 2010 Limitation of Liability Clause Termination of Transit Clause (Terrorism) JC 2009/056 (01.01.09)
Institute Radioactive Contamination, Chemical, Biological, Bio-Chemical, Electromagnetic Weapons Exclusion Clause CL.370 (10.11.03)

Institute Cyber Attack Exclusion Clause CL.380 (10.11.03)

Institute Standard Conditions for Cargo Contracts 1/4/82

Important Notice Clause

Sanction Limitation and Exclusion Clause (JC2010/014)

Warranties & Conditions

Warranties & Conditions: Duty Clause

Institute Replacement Clause 011208 CL 372: In the event of loss of or damage to any part(s) of an insured machine or other manufactured item consisting of more than one part caused by a peril covered by this insurance, the sum recoverable shall not exceed the cost of replacement or repair of such part(s) plus labour for (re)fitting and carriage costs. Duty incurred in the provision of replacement or repaired part(s) shall also be recoverable provided that the full duty payable on the insured machine or manufactured item is included in the insured amount. The total liability of Insurers shall in no event exceed the amount insured of the machine or manufactured item.

Secondhand Replacement Clause: In the event of claim for loss or damage to any part or parts of the Insured Interest in consequence of a peril covered by this insurance, the amount recoverable hereunder shall not exceed such proportion of the cost of replacement of the parts lost or damaged as the insured value bears to the value of new machinery, plus additional charges for forwarding and refitting the new parts if incurred. Provided always that in no case shall the liability of Underwriters exceed the insured value of the complete machine.

Warranted containerised cargo during ocean journey.

Warranted that goods are transported in closed wagons and /or trucks to be covered with tarpaulin or any other water proof material to avoid ingress of water It is a condition of this policy that used/ secondhand items, if any, shall be covered subject to Institute Cargo Clauses 'B' or Inland Transit Clause 'B' perils Basis of Valuation for used/secondhand items shall be Depreciated Market Value

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

Excluding denting, bending, scratching, rust, oxidation, discoloration, corrosion losses unless caused by Institute Cargo Clauses B' or Inland Transit Clause 'B' perils.

Excluding denting, bending, scratching, rust, oxidation, discoloration, corrosion losses unless caused by Institute Cargo Clauses B' or Inland Transit Clause 'B' perils.

Excluding ODC/OWC/OOG cargo. ODC/OWC/OOG defined as under: ODC: Over Dimensional Cargo: Any items (including its packaging) with dimensions in excess of 12 m length and/or 2.5 m wide and/or 3.1 m high OR any cargo that including its packaging, will not fit inside a 40 feet closed body container, including highcube(96°**66€?) closed body container. OWC: Over Weight Cargo (Heavy Lift): Any item including packing with a weight greater than 55 MT OOG: OUt Of Gauge: Any items with irregular footprint AnD/OR with offsentered gravity AND/OR requiring special conveyance/handling/lashing/securing constraint, due to its characteristics It is a condition of this policy that shipment passing through Sanctioned/Prohibited (US/UN/EU/Indian Government) countries is excluded from the scope of this policy.

COMMUNICABLE DISEASE EXCLUSION LMA 5394 (amended) This exclusion applies to all original risks (including individual declarations made under facilities). 1. Notwithstanding any provision to the contrary within this insurance agreement, this insurance agreement excludes any loss, damage, liability, claim, cost or expense of whatsoever nature, directly or indirectly caused by, contributed to by, resulting from, arising out of, or in connection with a Communicable Disease or the fear or threat (whether actual or perceived) of a Communicable Disease regardless of any other cause or event contributing concurrently or in any other sequence thereto. 2. As used herein, a Communicable Disease means any disease which can be transmitted by means of any substance or agent from any organism to another organism where: 2.1. the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not, and 2.2. the method of transmission, whether direct or indirect, includes but is not limited to, airborne



transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas or between organisms, and 2.3. the disease, substance or agent can cause or threaten damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property. Notwithstanding the foregoing, losses resulting directly or indirectly from, or caused by, contributed to by, resulting from, arising out of, or in connection with any otherwise covered peril under the Policy and not otherwise excluded under this insurance agreement shall be covered.

JOINT EXCESS LOSS CYBER LOSSES CLAUSE (XX2020007) 1. Notwithstanding any other term of this Contract save for Clause 2 below, in no case shall this Contract cover loss, damage, liability, or expense directly or indirectly caused by or contributed to by or arising from the use or operation of an Information Technology Device as a means for inflicting harm. 2. Where this clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 1 shall not exclude losses which would otherwise be covered arising from the use of any Information Technology Device in the launch and/or guidance system and/or firing mechanism of any weapon or missile. 3.Where the use or operation of an Information Technology Device was not used as a means of inflicting harm, any ensuing loss, damage, liability or expense shall be excluded unless a physical peril named in the Information Technology Hazards Clause within JELC CL432 (16/10/2017) was also a significant cause of a loss. In such case this Contract shall cover the loss, damage, liability or expense in accordance with but only to the extent provided for in that Clause, whether that Clause forms part of this Contract or not. 4. For the purposes of this clause, an Information Technology Device shall mean any computer system, hardware, software, programme, code, data, process, virus, information repository,

part of this Contract of not. 4. For the purposes of this clause, an information repository, microchip, integrated circuit or similar device in or connected with computer equipment or noncomputer equipment, whether the property of a direct insured or not. Excluding coverage in respect of Institute War Clauses (Cargo) and Institute Strikes Clauses (Cargo) where Tata AIG risk commences from Bahrain, Kuwait, Oman, Qatar, Saudi Arabia and United Arab Emirates and/or where Tata AIG risk terminates at Bahrain, Kuwait, Oman, Qatar, Saudi Arabia and United Arab Emirates. The Reinstatement of Institute War Clauses (Cargo) and Institute Strikes Clauses (Cargo) shall be subject to an additional premium @ 0.05% on the shipment value, to be paid/remitted to the Tata AIG prior to the commencement of the transit, failing which Tata AIG shall be absolved of all liabilities Policy excludes loss or damage as per Institute War Clauses (Cargo) 2009, Institute War Clauses (Air Cargo) 2009, Institute Strikes Clauses (Cargo) 2009, Institute Strike Clauses (Cargo) 2009, Institut

within Ukraine, Ukraine territorial waters, Russian Black Sea territorial waters, Sea of Azov, Russian Black Sea ports, Sea of Azov ports and Russian territorias within 200 kms of the Ukrainian border.

Exclusions:

Excess

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

Storage Excess:

Franchise

This policy is valid for a period of 90 days from the policy inception date, unless extended with prior approval.

Settling agent: A-501, Building no-4, IT Infinity Park, Dindoshi, Malad (E), Mumbai - 400097, Maharashtra,

MUMBAI (BOMBAY)

Claims Representative: TATA AIG General Insurance Company Limited MUMBAI (BOMBAY)

TNDIA

Toll-free Help Line: 1-800-266-7780

Consignee Name & Address: SUVJAY INDUSTRIES INDIA LLP , PE 101 TO 104, Sanand, Industrial Estate GIDC, Ahmedabad, Gujarat 382110

Premium Amount: ₹ 12,275.48 IGST @ 18% :₹ 2,209.59

Stamp Duty :The stamp duty of Rs# $\,1$ paid vide Challan No: LOA/CSD/318/2022/1601 dated 28/04/2022 Total Amount : $\overline{\ }$ 14,486.00

Yours Faithfully,

For Tata AIG General Insurance Company Limited.

Authorized Signatory

Date Of issue: 29/04/2022

luleu

{lblEventLossDamage}

Policy Servicing Office
Tata AIG General Insurance Company Limited
2ND FLOOR PREMISES NO. 25 & 26, KAPADIA COMMERCIAL COMPLEX,NASHIK,MAHARASHTRA,NASHIK-422002 Tel No:91-91-9136972226



RECEIPT

Receipt No.: 102001030241412 Receipt Date: 28/04/2022

Policy No: 6500044889 00 00

Received with thanks from SUVJAY INDUSTRIES INDIA LLP a sum of ₹ 14,486.00 (Rupees Fourteen Thousand Four Hundred Eighty Six And Paise Zero Only)

Sr. No.	Policy Number	Total Premium (₹)	Utilized from the receipt for policy (₹)	Balance (₹)
1	6500044889 00 00	14,486.00	14,486.00	0.00

- Note:

 1. This is a computer generated receipt and does not require a signature.

 2. Upon issuance of this Receipt, all previously issued temporary receipts, if any, related to this Policy shall be considered null and void.

 3. Amounts received by cheque shall be subject to realisation.

 4. Any amount received in excess of the Premium is being/shall be refunded by the Company.

GSTIN: 27AABCT3518Q1ZW - MAHARASHTRA Service Accounting Code: 997135

Revenue (consolidated) Stamp Duty duly paid vide challan No.LOA_NO.CSD/270/2022/727 date 10/02/2022 for applicable cases.