

								Servicing Office				
				IFFCO-TOKIO			Servicing OTTICE IFFCO TOKIO GEN INS CO LTD Office No 4 & 5,3rd Floor ABC East,Plot No.D-5/1A,1B&1C Chikalthana MIDC AURANGABAD MAHARASHTR INDIA 431006 General Insurance Services: 997134 GSTIN : 27AAACI7573H12C Phone #: 02402355396					
				Corporate Identification Number (CIN) U74899DL2000PLC107621, IRDA Reg. No. 106 <u>UIN: IRDAN106P0013V01200001</u>			Agent Nam Agent #:	Agent Name: JAINUINE INSURANCE BROKERS PVT				
Insured's	Insured's Name: GOVIND OMPRAKASH G			DYAL			Policy #	:			# MQ8	03222
Address: SENDHWA DIST. BADWANI SEND BARWANI MADHYA PRA INDIA				Pin Code 451666			Invoice/Issu Period of In	Tax Invoice No: 1-2IH5098M Status Check : Inforce Invoice/Issuance Date: 16/09/2022 17:43:10 Period of Insurance From: 16/09/2022 17:41:2 To: Midnight On 15/09/2023 23:5 To: Midnight On 15/09/2023 23:5			:24	
	Phone #: XXXXX 23 Place C	XX508 of Supply:	MADHYA	Cover Note # GSTIN			Geographical Area: Within India Only Status Check : Inforce					
	DIA	n Supply.	PRADESH	UIN					libree			
Insured Motor Veh	nicle Details & I	Premium C	alculation	•	•							
		Т	Type of Body				Engine N		Engine No.		Seating	
Registration Mark & No.	Year of Manuf		-	СС	Coverage	IDV in Rs.	Non Elect. Acc. 06B27E061		06B27E0613		Capacity as per RC	
MP46M5547	2006		ake of Vehicle HONDA CD DAWN	100	Liability Only	1.00			Chassis No. 06B27F0592	1	2	
Registration Authority Vehicle	Side	Car	Accessorie	es	Elec./Elect. Acc.	Bi-Fuel	Kit	Total Va	alue	Net Premium Rs.(for	1 vears)	
1.00	0.00		0.00		0.00	0.00		1.00		1338.12	. , ,	
Basic Premium(Incl. Disc		wn Damage H	Premium(Rs.)		Basic Premium		B. 11	hird Party Prem	iium(Rs.)			714.00
Side Car Premium	, (T. 04)			0.00	0.00 Bi Fuel Kit (IMT 25)							0.00 350.00
Electrical Accessories (IMT 24) Accessories (IMT 33) Bi Fuel Kit (IMT 25)			0.00	.00					330.00			
Add: Rallies (IMT 31) Foreign Vehicle Loading (IMT 19) Geographical Area Extension (IMT 1) Driving/Tutions			0.00	Add: 0.00 Legal Liability to Driver (IMT 28) 0.00 Legal Liability to Employee (IMT 29) 0.00 PA to Passenger (IMT 16) 0.00 Ralies (IMT 31)					0.00 0.00 70.00 0.00			
Fiber Glass Fuel Tank					0.00 Geographical Area Extension (IMT 1)					0.00		
Additional Loading Less:					Less:							
Voluntary Excess Less 0% (IMT 22A) Anti Theft Device (IMT 10) Automobile Association (IMT 8) Handicap Discount (IMT 12) Vehicle Use (IMT 13)			0.00 0.00 0.00 0.00 0.00	Limit of Liability Under Section II-I (ii)				0.00				
No Claim Bonus Discount Net (A)			(0.0 %)	Net (B)					1	134.00		
Co-Insurance Details					Premium/Taxable Value(A + B)							
Co-Insurer 2				Agent No./Share No Co-Insurer	(for 1 years) Gross Premium Payable Rs. (for 1 years)						134.00 338.12	
_		C	GST	SGST		UTGST			IGST		KERALA	A CESS
Percentage Amount			0.00	0.00		0.00			18.00 204.12			
"Whether GST is Pa		rse Charge	e Basis – No"	preceding financial ye	ear from 2017-18 or		an the aggreg	ate turnover		sub-rule (4) of rule	48. we -	are not
required to prepare	an invoice in t	erms of the	e provisions of the								,	
Under Hire Purchase /Hypothecated/Lease Agreement with NA Nominees: Mrs Goyal(Spouse), Subject to IMT Endorsement Nos. 16 Printed here in / attached here to Limitation To Use: Use only for social domestic and pleasure purpose and for the insured's business or profession. The policy does not cover use for hire or reward, tution, racing, pace-making, reliability trails, speed testing, carriage of goods(other												
than samples or personal luggage) in connection with any trade or business or use for any purpose in connection with Motors Trade. Driver Clause: Any person including insured: provided that the person driving holds and 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												
The preceding year 20	J‰ ∣ Prec	eaing two cor	nsecutive year 25%	Preceding three of	consecutive year 35%	Preceding	g four consecutiv	e year 45%	Prece	ding five consecutive yes	ar 50%	
No claim bonus will on	ly be allowed, prov	ided the polic	y is renewed within 90	bus or contagious disease, p days of the expiry date of th .5.2022 in respect of Third F	ne previous policy						vised you r	are
requested to give the	revised increased p	remium in orc	der to avail the continui	ity of benefits under your Mo		, as per intera guideline	s as well as sel	vice rax. III udSt	ane premium rates	Sanu Gervice Tax die le	viseu you a	413
Limit of Liability	PUC Details: Polution under control certificate is valid till 30-11-2022 Limit of Liability Imposed Excess:											
Under Section II-I(i) Such amount as is necessary to meet the requirements of the Under Section II-I(ii) As per premium computation table				irements of the Motor Vehic								
Under Section III PA Owner- Driver as per premium computatio			n table	Voluntary Excess:								
Compulsory Excess Compulsory Excess (IMT 22) Rs.100												
Inspection Date:	Inspection Date: Inspection Ref No:. Inspecting Agency:											
The benefit under the policy will not be payable unless the policy is endorsed with proper registration No. of the vehicle within a maximum period of 7 days from the date and time of the Registration of the Previous Policy No. Previous Insurer Name and Address Previous Insurer Name and Previous Insurer Previous												
Tevidus Folicy No. Frevidus insuler Name and Address 16040131210200001122 NEW INDIA ASSURANCE CO. LTD KHARGAON KHARGAONKH				IARGAONMADHYA PRA 451666				Previous Expiry Date 07/09/2022				
	. —											



 1."I/ we hereby certify that the policy to which the certificate related as well as the certificate of insurance are issued in accordance with provisions of Chapter X, XI of MV act 1988" 2."Warranted that in case of Dishonor of premium cheque, This document stands automatically cancelled "AB-INITIO" 3."Important Notice: This 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 motor vehicle act 1988 is recoverable from the insured. See the clause headed "avoidance of certain terms and right of recovery" 							
Receipt Particulars:		S.Tax.No. AAACI7573HST001					
Pay Method	Receipt Amount	Instrument #	Instrument Date		Bank		
NEFT		BARBQ22256181046XXXXXXX	13/09/2022	BANK OF BARODA			
Amount Received	1338.00				For IFFCO-TOKIO General Insurance Co. Ltd		
					Subrata Mondal		
For quick access to policy services and claim intimation & Quick claim settlement/QCS) kindly down load our customer application from -							

https://play.google.com/store/apps/details?id=com.iffcotokio.CustomerApp or https://apps.apple.com/in/app/iffco-tokio-customer/id1346469176#?platform=iphone Or Call our

toll free number - 1 800 103 5499 Or Web portal = https://www.iffcotokio.co.in/claims/register-a-claim Or Our Service can be accessed through WhatsApp No. 7993407777. Now IFFCO-TOKIO Policy Documents can be stored in DigiLocker."

Policy Wording for Two-Wheelers

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 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 1: 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 arising out of the use of the insured vehicle against all sums which the insured shall become legally liable to pay in respect of:-

a) death of or bodily injury to any person including occupants carried in the insured vehicle (provided such occupants are not carried for hire or reward) but except so far as it is necessary to meet the requirements of Motor Vehicles Act, the Company shall not be liable where such death or injury arises out of and in the course of the employment of such person by the insured

b) damage to property other than property belonging to the insured or held in trust or in the custody or control of the insured. PROVIDED ALWAYS that the company shall not be liable in respect of death injury or damage caused or arising beyond the limits of any carriageway or thoroughfare in connection with the bringing of the load to the vehicle for loading thereon or the taking away of the load from the vehicle after unloading there from.

2. The Company will pay all costs and expenses incurred with its written consent. 3. 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. 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

5. 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

AVDIDANCE 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 Vehicle Act. But the insured shall repay to the Company all sums paid by the Company which the Company which the Company would not have been liable to pay but for the said provisions.

APPLICATION OF LIMITS OF INDEMNITY

In the event of any accident involving indemnity to more than one person any limitation by the terms of this Policy and/or of any endorsement thereon of the amount of any indemnity shall apply to the aggregate amount of indemnity to all persons indemnified and such indemnity shall apply in priority to the insured.

SECTION 3: PERSONAL ACCIDENT COVER FOR OWNER-DRIVER

Subject otherwise to the terms exceptions conditions and limitation 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 driving or mounting into/dismounting from the vehicle insured or whilst travelling in it 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:

	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) Lossof one limb or sight of one eye	50%			
	(iv) Permanent total disablement from injuries other than named above.	100%			
Provided always that					

a) 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 insurer shall not in the aggregate exceed the sum of Rs. 1500000 during any one period of

b) 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 (1) intentional self injury suicide or attempted suicide physical defect or infirmity or (2) an accident happening whilst

such person is under the influence of intoxicating liquor or drugs. c) 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.

This cover is subject to

i. The owner-driver is the registered owner of the vehicle insured herein; ii. The owner-driver is the insured named in this policy

iii. The owner-driver holds on effective driving license, in accordance with the provisions of Rule 3 of the Central Motor Vehicles Rules, 1989, at the time of the accident.

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;

any claim arising out of any contractual liability;
 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 Drivers' 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 lability of what so ever nature directly caused by or combination to by or arising from ionising radiations or contamination by radioactivity from any 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 trainibility 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 -1 (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 some 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 then a me 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. 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 4. 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 5. 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 day's 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

> Page 2 of 3 1) "Policy Issuing Office: Delhi". 2) "Consolidated Stamp Duty deposited as per the order of Government of National Capital Territory of Delhi"

FOR QCS/CLAIMS CALL 1800 103 5499(Toll Free),0124-4285499 or SMS"CLAIM" to 56161



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. 6. 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 rateable proportion of any compensation, cost or

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 by each of the parties to the dispute/difference, and a third arbitration the some shall be referred to a panel of three arbitrators comprising two arbitrators who shall act as the presiding arbitrator and Arbitrations, has one scened liability under or in respect of this policy. It is hereby expressly stipulated and declared that is 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 difference or dispute shall be referable to Arbitration as been preside of the parties of the asympticate on the provisions of the arbitrator and Arbitration and conciliation Act, 1996. It is clearly agreed and understood that no difference or dispute shall be referable to Arbitration as been been been disputed 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 fulfilment of the terms, conditions precedent to any right of action any liability of the Company to make any payment under 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 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

9. 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 (which ever 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 insuredb) Proof of title to the vehicle

c) Original Policy. We thank you and express our sincere gratitude for reposing confidence and trust in us by placing your automobile insurance with us.

We would like to inform you that to take care of your personal, family and business needs, we have following other insurance products-

- 1. Individual Medishield Insurance and Swasthya Kavach (family floater health policy): This insurance takes care of hospitalization expenses (both cashless /reimbursement) including pre and post hospitalization expenses arising out of any illness or injury, for costs related to consulting physicians, medicines, various contingent diagnosis and treatment.
- 2. Home & Family Protector & Home Suvidha: This insurance takes care of protection to your house(building) and various household contents ranging from clothes, furniture's & fittings, kitchen utensils and crockery's, electronic and electrical equipments like TV, washing machine, computers, AC's etc. against perils like fire, earthquake, flood, storm, theft, burglary, breakdown etc. In this policy personal accident to you & your family and liability to third parties including to your domestic servants are covered. Increased cost of living due to damage to structure due to insured perils and various other insurances are covered. A variant of this called "Home Suvidha" comes with fixed Sum Insured, fixed most relevant sections & fixed premium.
- 3. Personal Accident: This insurance takes care of you and your family in event of Death, Permanent or Temporary Disability caused by an accident.
- 4. Trade Protector & Trade Suvidha: This insurance takes care of protection to your businesses against various risks. It covers building, contents, stocks against fire, burglary, earthquake, flood, storm etc.lt also covers damage to refrigerated goods due to variation in temperature, loss of money, accidental breakage of fixed glass and sanitary fittings in the premises, fidelity guarantee, personal accident for you and your employees, goods in transit, Baggage, liability towards third parties including employees. A variant of this called "Trade Suvidha" comes with fixed Sum Insured, fixed most relevant sections & fixed premium.
- 5. Office Protector: This insurance takes care of protection to professional service centers/offices like Museums, Libraries, Schools, College, Hospitals including diagnostic centers and clinics, Clubs, offices of chartered accountants, advocates, architects, various consulting firms etc. It covers building, contents, stocks against fire, burglary, earthquake, flood, storm etc. Further the Professional liability to Medical Practitioners and Doctors, Architects, Engineers, Interior Decorators, Advocates and Solicitors, Electronic Equipment, Personal Accident to you and your employees, Money, Fidelity Guarantee, Business Interruptions, Baggage, Third Party Liability and Workmen Compensation and many other risks are covered.
- 6. Jewellers Block Protector: This insurance provides protection to Jewellery shops for the stock in trade (i.e. Jewellery of gold, pearls and precious stones, gems etc.) whilst in premises and/or carried outside premises. It also covers furniture, fixtures, building, accidental death / disablement risks for employees, breakage of glass and sanitary fittings, liability risk towards public and employees, money in transit and at premises etc.

Please provide us your contact details (email id, phone number - landline and mobile) and update this whenever there is any change. We are sure that you will find us at your doorsteps whenever you need us. Kindly contact us on 24x7 Toll free - 1800 103 5499 or visit our website <u>www.iffcotokio.co.in</u> or feel free to visit any of our office or our concerned Channel Partner.

The above are only indicative features. For details, kindly refer to Policy Wordings.

We have many more products to cater to your various insurance requirements.

Steps to validate digital signature on Policy Document:

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Reopen the Pdf, you will see a right symbol on the signature.