

In consideration of the insured named herein paying to Cholamandalam MS 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, 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.

CHOLAMANDALAM MS GENERAL INSURANCE COMPANY LTD.						GST Invoice No.: 2454000777450000								
ADDRESS: Shop No- 4, Plot No- 33, Rokdiya Hanuman Colony,						DATE: 08/05/2024								
						PAN: Not Applicable								
GSTIN: 27AABCC6633	K1ZJ						SAC Code: 997135							
							SAC Description: Marine, aviation, and other transport insurance services							
Policy No 2454/00077745/000/00							Name of Insured SWASTIK COTTON INDUSTRIES							
Address of Assured	GUT NO.124, RAJAWADI, TQ. : SELU, DIST : PARBHANI - 431503 (Date of Journey / Expected Date of Journey On or after 08/05/2024				1				
Aadhar No.	Not Applicabl	e					PAN No.	PAN No. AJMPT3334R						
Subject Matter Insured Cotton/Textiles/Garments/Yarn/Silk Products Cotton Seed				eed	Packing			Cotton/Textiles/Garments/Yarn/Silk Products : Standard and Customary						
Commodity Age	Cotton/Textile	es/Garmen	its/Yarn/	Silk Products : N	lew				•					
Invoice No & Date : 24-25/C-21 & 08/05/2			2024	Quantity			AS PER INVOICE Mar		Marks & Num	Marks & Numbers		RJ21GD1499		
Transit From Selu, Parbhani (MH)				-	Transit To	ransit To MAHESHWARI OIL MILLS, SHIVSHAKTI DHARMA KATA, DHAND HARYANA			HAND(KAITAL)					
Load Port and Country Not Applicable of Load Port		e			Unload Port and Country of Unload Port		Not Applicable		-		HSN Cod	e	Not A	pplicable
Sum Insured (Cargo) INR 1,270,319		E	xchange Rate	INR 1 = INR 1		Equivalent value of Sum Insured (C		Cargo) in INR 1270319						
Duty Sum Insured INR 0			Net Premium		INR 610.00		CGST (9%)		INR 55		SGST (9%)		INR 5	5
IGST (18%) INF	0 Kerala Cess(0%) INR 0 Stamp Duty INR 1		Gro	oss Premium	INR 721		BL/AWB/LR/R NO & Date		24992 & 08/05/2024					
Mode of Transit / Conveyance		•	Road		Basis of valuation		Invoice +10%	•	Deductible		0.5% of the Consignment Value Subject to Minimum of INR 5,000/- for each and every claim.		e Subject to ach and every	
No of Container	Not Applicabl	Not Applicable		Container Serial No		oplicable	Vessel Name		Not Applicable		Voyage No		Not A	pplicable
LC No.& Date	Not Applicabl	e	LC Condition / Other In		formation		Not Applicable		Basis Of Valuation Duty				Not A	pplicable
Others					INR.									

Terms & Conditions									
Clauses	1. Inland Transit (Rail /Road / Air) 2. Institute Radioactive Contamin Electromagnetic Weapons Exclusi 3. Private Carrier Limitation of Lia 4. Termination of Transit Clause (5. Important Notice Clause 6. Sanction Limitation and Exclus 7. JELC Communicable Disease Ex 8. Joint Excess Loss Cyber Losses 9. Cargo Termination of Storage a 10. Strikes Riots and Civil Commo and Courier) not in conjunction v 11. Cutting Clause	ation, Chemica on Clause 10.1 bility (Inland Tr Terrorism) JC 2 ion Clause LM/ clusion (JC 202 Clause (JX202 nd Transit clau tions Clause (I	al, Biological, Biochemical And 1.2003 arasit) Clause 009/056 (01/01/09) A 3100 (Amended) 20-011) 0-007) se (Amended) nland Transit (including Air	Warranties	1. Warranted The Load Carried By The Subject Carrying Vehicle Is Within The Permissible Carrying Capacity As Per Section 113, Subsection 3 Of MV Act 1988, As Per Notification S.O.3467(E) Dated 16.07.18, And Amendments Thereof. It Is Further Agreed That This This Warranty Shall Be Applicable Only Where Overloading Is The Proximate Cause Resulting In Loss Of Or Damage To Insured Cargo. 2. Warranted That Goods Are Transported In Closed Wagons And/Or Trucks To Be Covered With Tarpaulin.				
1. Excluding Tail End Risk. Exclusions 2. Excluding Mould, Mildew, Contamination & Infestation Unless Caused By The Perils Insured Under Inland Transit (Rail/Road/Air) Clause-B 2010.									
Cholamandalam MS General Insurance Company Ltd Chennai Head Office ,Dare House,2nd Floor,No 2,N.S.C Bose Road,Tamil Survey Agent Nadu - 600001			Settling Agent	Cholamandalam MS General Insurance Company Ltd Chennai Head Office ,Dare House,2nd Floor,No 2,N.S.C Bose Road,Tamil Nadu - 600001					
Consignee name and Address				The list of Ombudsman details are available on our website www.cholainsurance.com					
Policy Issuing Office	AURANGABAD BRANCH OFFICE	Client Code	QINSADP2454000026287	Intermediary Name	JAINUINE INSURANCE BROKER PRIVATE LIMITED	Intermediary Code	201208127508		
Receipt No	PINSADP2454000018549	Receipt Date	08/05/2024	Receipt Amount	INR 721	Intermediary Contact No	9850049400		
Specified Person Name Not Applicable			SP Certificate N	0	Not Applicable				
Consolidated Stamp Duty Paid Vide G.O. Rt No.88, Commercial Taxes and Registration (j1) Department, Tamil Nadu dated 28/02/2023.									
Note: The Certificate of Insurance / Policy Schedule is an important document issued based on your declaration. We request you to verify the details and ensure that everything is in order. In case of any discrepancies, please contact us within 15 days from the date of issuance of policy.									
Place : CHENNAI Date : 08/05/2024									

K 8. 049

Regd.&Head Office:Dare House, 2nd Floor, No.2, N.S.C Bose Road, Chennai-600 001, India CIN: U66030TN2001PLC047977 | IRDAI Reg. No. 123

Authorised Signatory

ANNEXURE TO SCHEDULE

CLAUSES WORDINGS

1. Inland Transit (Rail /Road / Air) Clause - (All Risks)-2010 As Attached.

2. Institute Radioactive Contamination, Chemical, Bio-Chemical And Electromagnetic Weapons Exclusion Clause This Clause Shall Be Paramount And Shall Override Anything Contained In This Insurance Inconsistent Therewith 1. In No Case Shall This Insurance Cover Loss Damage Liability Or Expense Directly Or Indirectly Caused By Or Contributed To By Or Arising From 1.1 Ionising Radiations From Or Contamination By Radioactivity From Any Nuclear Gover Loss Damage Liability Or Expense Directly Or Indirectly Caused By Or Contributed To By Or Arising From 1.1 Ionising Radiations From Or Contamination By Radioactivity From Any Nuclear Gover Loss Damage Liability Or Waste Or From The Combustion Of Nuclear Fuel 1.2. The Radioactive, Toxic, Explosive Or Other Hazardous Or Contaminating Properties Of Any Nuclear Installation, Reactor Or Other Nuclear Assembly Or Nuclear Component Thereof 1.3. Any Weapon Or Device Employing Atomic Or Nuclear Fission And/Or Fusion Or Other Like Reaction Or Radioactive Force Or Matter 1.4 The Radioactive, Toxic, Explosive Or Other Hazardous Or Contaminating Properties Of Any Radioactive Matter. The Exclusion In This Sub-Clause Does Not Extend To Radioactive Force Or, Matter Tuel, When Such Isotopes Are Being Prepared, Carried, Stored, Or Used For Commercial, Agricultural, Medical, Scientific Or Other Similar Peaceful Purposes 1.5 Any Chemical, Biological, Bio-Chemical, Or Electromagnetic Weapon

3. PRIVATE CARRIER LIMITATION OF LIABILITY (INLAND TRANSIT) CLAUSE The liability of the Company shall be limited to 75% of the assessed loss where the Consignment Note is issued limiting the liability of the carriers in any respect by Special Contract duly signed by the Consignor, Consignee or by their Authorised Representative, Agents or where the Consignment Note is issued by a Private Carrier or Freight Broker. This warranty would not apply where loss or damage has occurred whilst the goods are not in the custody of the carriers.

4. Cargo Termination of Transit Clause (Terrorism) This Clause Shall Be Paramount And Shall Override Anything Contained in This Clause) of the clauses. 4. Cargo Termination of Transit Clause (Terrorism) This Clause Shall Be Paramount And Shall Override Anything Contained In This Insurance Inconsistent Therewith. 1. Notwithstanding Any Provision To The Contrary In This Policy Or The Clauses Referred To Therein, It is Agreed That In So Far As This Policy Covers Loss Of Or Damage To The Subject Matter Insured Caused By Any Terrorist Or Any Person Acting From A Political Motive, Such Cover Is Conditional Upon The Subject Matter Insured Being In The Ordinary Course Of Transit And, In Any Event, Shall Terminate Either: 1.1 As Per The Warehouse Or Place Of Storage, Whether Prior To Or At The Destination Named Herein, Which The Assured Elect To Use Either For Storage Other Than In The Ordinary Course Of Transit Or For Allocation Of Distribution, Or 1.4 In The Respect Of Marine Transits, On The Expiry Of 30 Days After Completion Of Discharge Overside Of The Goods Hereby Insured From The Overseas Vessel At First Occur 2. If This Policy Or The Clauses Referred To Therein, Its Provide Cover For Inland Or Other Further Transits Following On From Storage, Cover Will Reattach, And Continues During The Ordinary Course Of Thar Transit The Final Place Of Discharge. Over Will Reattach, And Continues During The Ordinary Course Of Thar Transit The Final Place Of Discharge. Over Will Reattach, And Continues During The Ordinary Course Of Thar Transit To For Inland Or Other Further Transits Following On From Storage, Cover Will Reattach, And Continues During The Ordinary Course Of Thar Transit Terminating Again In Accordance With Clause 1.

In the Ordinary Course Of That Transit Terminating Again In Accordance With Clause 1.
5. IMPORTANT NOTICE CLAUSE PROCEDURE IN THE EVENT OF LOSS OR DAMAGE FOR WHICH UNDERWRITERS MAY BE LIABLE LIABILITY OF CARRIERS, BALLEES OR OTHER THIRD PARTIES It is the duty of the Assured and their Agents, in all cases, to take such measures as may be reasonable for the purpose of averting or minimising a loss and to ensure that all rights against Carriers, Bailees or their Agents, in all cases, to take such measures as may be reasonable for the purpose of averting or minimising a loss and to ensure that all rights against Carriers, Bailees or their Agents are required. To claim immediately by their responsible official. If the Container is delivered damaged or with seals broken or missing or with seals other than as stated in the shipping documents, to clause the delivery receipt accordingly and retain all defective or irregular seals for subsequent identification. To apply immediately for survey by Carriers or other Bailees for any actual loss or damage found at such survey. To give notice in writing to the Carriers or other Bailees within 3 days of delivery if the loss or damage was not apparent at the time of taking delivery. To take examined delivery from the carriers or other Bailees or third parties are recommended to make themselves familiar with the Regulations of the Port Authorities at the port of discharge. INSTRUCTIONS FOR SURVEY In the event of loss or damage which may involve a claim under this insurance, immediate and with marked end were recommended to make themselves of the subsect of claims and a Survey Report obtained from the company the nearest Lloyds Agent. DOCUMENTATION OF CLAIMS To enable claims to be dealt with promptly, the Assured or their Agents are required: a tort of discharge or destination or if there he no representative of the company the nearest Lloyds Agent. DOCUMENTATION OF CLAIMS To enable claims to be dealt with promptly, the Assured or their Agents are advised to submit all a

6. No (Rejinsurer shall be deemed to provide cover and no (rejinsurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose that (rejinsurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom, United States of America or Switzerland.

7. Notwithstanding any provision to the contrary within this insurance, this insurance does not insure any loss, damage, liability, claim, cost or expense of whatsoever nature 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 there to. 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 to another organism to another organism where? 1. The substance or agent includes, but is not limited to, airborne transmission, bodily fluid transmission, 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 bodily injury, illness, damage to human health, human welfare or property.

8. 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 there from, 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 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 Information Technology Device were any contract or not. 4). For the purposes of this clause, an Information Technology Device in such case forms part of this Contract or not. 4). For the purposes of this clause, an Information Technology Device with computer equipment or non-computer equipment, whether the property of a direct insured or not.

equipment or non-computer equipment, whether the property of a direct insured or not. 9. (For warehousing and/ or storage risks insured in the ordinary cause of transit) ~ This clause shall be paramount and shall override anything contained in this insurance inconsistent therewith. ~ 1. Notwithstanding any provision to the contrary contained in this Policy or the Clauses referred to therein, it is agreed that in so far as this Policy covers loss of or damage to the subject matter insured whilst being warehoused and /or stored, this cover is conditional upon such warehousing and/or storage being in the ordinary course of transit and, in any event, SHALL TERMINATE EITHER: ~ 1.1 As per the transit clauses contained within the Policy, ~ 0r ~ 1.2 on delivery to the Consignee s or other final warehouse or place of storage at the destination named, ~ 1.3 on delivery to any other warehouse or place of storage, whether prior to or at the destination named herein, which the Assured elect to use either for storage their an the ordinary course of transit or for allocation or distribution, ~ 0r ~ 1.4 In the respect of marine transits, on the expiry of 60 days (Duration Clause) plus 60 days after completion of discharge over side of the goods hereby insured from the oversea vessel at the final airport of discharge, ~ 1.5 In respect of inland transits by road only, on expiry of 7 days (Duration Clause) plus 60 days after unloading the subject matter insured from the aircraft at the final airport of discharge, ~ 1.6 In respect of rial/road transits, on expiry of 7 days (Duration Clause) plus 60 days after arrival of the subject matter at the destination town named in the policy. ~ 0.7. In respect of rial/road transits, on expiry of 7 days (Duration Clause) plus 60 days after arrival of the subject matter at the destination town named in the policy. ~ 1.7 in respect of rial/road transits, on expiry of 7 days (Duration Clause) plus 60 days after arrival of the railway wagon at the final airport of discharge, ~ whichever shall f

10. Strikes Riots and Civil Commotions Clause (Inland Transit (including Air and Courier) not in conjunction with Ocean Going Voyage) 2010 --- RISKS COVERED- Risk Clause- 1. Subject otherwise to the terms, conditions and warranties of the Policy on goods against transit risks, this Insurance covers, except as provided in Clause 2 below, loss of or damage to the subject-matter insured caused by: -- 1.1 strikers, Locked-out workmen, or persons taking part in labour disturbances riots or civil commotions, -- 1.2 any act/s of terrorism being an act/s of any person/s acting on behalf connection with, any organisation/s which carries/carry out activities directed towards the overthrowing or influencing, by force or violence, of any government whether or not legally constituted- 1.3 caused by any person/s acting from a political, ideological or religious motive. -- 1.4 caused by the intervention of government authorities (for e.g. Armed & Paramilitary forces, Police force, Fire brigade, etc.) in connection with curving and stopping what are covered by Clauses 1.1 to 1.3 above: -- EXCLUSIONS- 2. General Exclusions clauses – In no case shall this insurance cover: - 2.1 loss or damage or expense proximately caused by delay, inherent vice or nature of the subjectmatter insured ~ 2.2 loss damage or expense proximately caused by the absence, shortage or withholding of labour of any description whatsoever during any strike, lock-out, labour disturbances riot or civil commotion- 2.3 any claim for expenses arising from delay or other consequential or indirect loss or damage of any kind- 2.4 loss or damage or expense proximately caused by the Absence. This insurance is subject to Indian law & practice. -

11. CUTTING CLAUSE In the event of damage or breakage caused by an insured peril it is agreed that the damaged, broken length or portion shall be cut off, the remaining length or portion be considered as sound and the Company shall be liable only for the insured value of the length or portion which has been lost by being broken off or cut off. In addition, the Company shall be liable for the cost of cutting.

Mechanism for Grievance Redressal

As an esteemed customer of our company, you can contact us to register complaint/grievance, if any, including servicing of policy, claims etc. with regard to the insurance policy issued to you. The contact details of our office are given below for your reference.

(A) Cholamandalam MS General Insurance Company's customer services helpline numbers:

Address: H.O:Dare House 2nd floor,No 2 N.S.C. Bose road,Chennai 600001. Toll free:1800 208 5544 SMS: "CHOLA" to 56677*(premium SMS charges apply) E-MALI:customercare@cholams.murugappa.com WEBSITE:www.cholainsurance.com

if you have not received any reply from us within one month from the date of the lodgement of complaint or if you are not satisfied with the reply of the company, you can also contact the nearest Insurance Ombudsman, whose addresses are mentioned below:

SI. No	Office of the Ombudsman	Name of the Ombudsman and contact details	Areas of Jurisdiction
1	AHMEDABAD	Office of the Insurance Ombudsman 2nd floor,Ambica House, Nr. C.U. Shah College, 5,Navyug Colony,Ashram Road, AHMEDABAD-380014, ph(0) 079-27546150,27546139 Fax.079-27546172 E-mail:insombahd@rediffmail.com	Gujarat,UT of Dadra& Nagar Haveli, Daman and Diu
2	BHOPAL	Office of the Insurance Ombudsman 1st floor,117,Zone, Above D.M. Motors Pvt.Ltd. Maharana Pratap Nagar,Chhattisgarh BHOPAL-462 0110 Ph(0):0755-2769200,2769202, 2769201 Fax: 0755-2769203 E-mail:bimalokpabhopal@airtelbroadband.in	Madhya Pradesh and Chhattisgarh
3	BHUBANESHWAR	Office of the Insurance Ombudsman 62 Forest Park BHUBANESHWAR-751009 Ph(0):0674-2535220,2533798 FAX:0674-2531607 Email: ioobbsr@dataone.in 2769201 Fax: 0755-2769203 Email: ioobbsr@dataone.in	Orissa
4	CHANDIGARH	Office of the Insurance Ombudsman S.C.O. No.101,102& 103, 2nd Floor,Batra Building, sector 17-D,CHANDIGARH-160017 (0)0172-2706196,2705861 EPBX:0172-2706468 FAX:0172-2708274 Email: ombchd@yahoo.co.in	Punjab,Haryana Himachal Pradesh Jammu & Kashmir,UT of Chandigarh
5	CHENNAI	Office of the Insurance Ombudsman fatima akthar court, 4th floor,No 453(oldno 312), Anna salai,Teynampet, CHENNAI-600 018. (0)044-24333678,24333668 FAX:044-24333664 Email:insombud@md4.vsnl.net.in	Tamilnadu,UT-Pondicherry town, and karaikal (which are part of Ut of Pondicherry)
6	DELHI	Office of the Insurance Ombudsman 2/2 A,1stfloor, universal Insurance Bldg, Asaf ali Road New Delhi-110 002 (0)011-23239611,23237539, 23237532 Fax:011-23230858 Email:iobdelraj@rediffmail.com	Delhi & Rajasthan
7	GUWAHATI	Office of the Insurance Ombudsman Aquaris,Bhaskar Nagar, R.G. Baruah Rd,GUWAHATI-781 021 (0) 0361-2413525,EPBX:0361-2415430 Arunachal pradesh, Fax:0361-2414051 Email:omb_ghy@sify.com	Assam,Meghalaya,Manipur Mizoram,Arunachal pradesh, Nagaland,Tripura.
8	Hyderabad	Office of the Insurance Ombudsman 6-2-46,1st floor, Main Court Palace, Opp.saleem Function Palace A.C Guards,Lakdi-ka-pool, HYDERABAD-500 004. (0) 040-23325325,23312122, 65504123 Fax:040-23376599 Email:hyd2_insombud@sancharnet.in	Andhra pradesh,Karnataka & UT of yaram -a part of the UT of Pondicherry.
9	косні	Office of the Insurance Ombudsman 2nd floor,CC 27/2603 pulinat Building Opp, Cochin Shipyard, M.G Road,ERNAKULAM-682 015 (0)0484-2358734,2359338, 2358759 Fax:0484-2359336 Email:ombudsmankochi@yahoo.co.in	kerala,UT of (a)Lakshadweep (b)Mahe-a partof UT of Pondicherry

SI. No	Office of the Ombudsman	Name of the Ombudsman and contact details	Areas of Jurisdiction			
10	KOLKATA	Office of the Insurance Ombudsman North British Building, 29, N.S. Road, 3rd Floor, KOLKATA - 700 001. (0)033-22134869, 22134867, 22134866 Fax: 033-22134868 E-mail: iombkol@vsnl.net	West Bengal, Bihar Jharkhand and UT of Andaman & Nikobar Islands, Sikkim			
11	LUCKNOW	Office of the Insurance Ombudsman Jeevan Bhawan, Phase 2, 6th Floor, Nawal Kishore 2, Hazartganj, LUCKNOW - 226 001 (0)0522-2201188, 223130, 2231331 Fax: 0522-2231310 E-mail: ioblko@sancharnet.in	Uttar Pradesh and Uttaranchal			
12	MUMBAI	Office of the Insurance Ombudsman 3rd Floor, Jeevan Seva Annexe, S.V.Road, Santa Cruz(W) MUMBAI - 400 054 022-26106928, 26106360 EPBX: 022-6106889 FAX: 022-26106052 Email: ombudsman@vsnl.net	Maharashtra, Goa			

1. Whether tax is payable under reverse charge basis – No.

2. 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 an invoice in terms of the provisions of the said sub-rule and also as per Notification No. 13/2020-CT dated 21-03-2020. This policy schedule shall be in lieu of Tax Invoice and hence no separate GST invoice required In compliance with Rule 54(2) of CGST Rules, 2017.