TATA AIG GENERAL INSURANCE COMPANY LIMITED

CYBER RISK PROTECTOR

POLICYHOLDER:

POLICY NUMBER:

AGENT/BROKER NAME:

NOTICE

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Coverage

In consideration of the payment of the annual premium and subject to all of the provisions of this policy the **Insurer** and the **Policyholder** agree as follows:

Cover under this policy is written specifically on a primary basis and are provided solely for **Claims** first made against an **Insured** during the Policy Period and reported to the **Insurer** in accordance with the conditions of this policy.

It applies only to acts, errors or omissions of an **Insured** committed after the **Retroactive Date**.

A. DATA LIABILITY

- A.1 Loss of Personal Information Information The Insurer will pay to or on behalf of any Insured all Damages and Defence Costs which arise out of a Claim by a Data Subject against the Insured in respect of an actual or alleged Qualifying Breach of Personal Information.
- A.2 Loss of Corporate Information The Insurer will pay to or on behalf of any Insured all Damages and Defence Costs which arise out of a Claim by a Third Party against the Insured in respect of an actual or alleged Qualifying Breach of Corporate Information.
- A.3 Outsourcing The Insurer will pay to or on behalf of any Company all Damages and Defence Costs which arise out of a Claim by a Third Party against an Outsourcer (where the Company has a contractual duty to indemnify) and which arises from any actual or alleged breach of duty by the Outsourcer in regards to the processing of Personal Information and/or Corporate Information on behalf of the Company (for which the Company is liable).
- A.4 Network Security The Insurer will pay to or on behalf of any Insured all Damages and Defence Costs which arise out of a Claim by a Third Party against the Insured which is caused by any act, error or omission by the Insured resulting in:
 - the introduction of any unauthorized software, computer code or virus to Third Party Data on the Company's Computer System which is specifically designed to disrupt the operation of or corrupt or damage any software or data recorded on the Company's Computer System;
 - (ii) the denial of access to an authorised **Third Party** to its **Data**;
 - (iii) the wrongful appropriation of a network access code from the **Company**;
 - (iv) the destruction, modification, corruption, damage or deletion of **Third Party Data** stored on any **Computer System**;
 - (v) the physical theft of the Company's Assets by a Third Party, or its physical loss; or
 - (vi) the disclosure of **Third Party Data** by an employee of the **Company**.

B. ADMINISTRATIVE OBLIGATIONS

- **B.1 Data Administrative** Investigation The Insurer will pay to or on behalf of any Insured all Professional Fees (not to exceed the Sublimit stated in item 5 of the Schedule) for legal advice and representation in connection with any **Regulatory** Investigation.
- **B.2 Data Administrative** Fines The Insurer will pay to or on behalf of any Insured all Data Administrative Fines (not to exceed the Sublimit stated in item 5 of the Schedule) that the Insured is legally obligated to pay upon the conclusion of a Regulatory Investigation arising out of a breach of Data Protection Law.

C. REPUTATION AND RESPONSE COSTS

C.1 Pro-active Forensic Services
The Insurer will pay to or on behalf of any Company all Professional Fees (not to exceed the Sublimit in item 5 of the Schedule) of forensic cyber risk specialists for the purpose of substantiating whether a Qualifying Breach of Data Security has occurred/is occurring and identifying the cause of the breach and for making recommendations as to how this may be prevented or mitigated.

Such **Professional Fees** can only be incurred from the date of notification to the **Insurer** in accordance with clause 5.1.

C.2 Repair of the Company's Reputation The Insurer will pay to or on behalf of any Company all Professional Fees (not to exceed the Sublimit stated in item 5 of the Schedule) of independent advisors (including, but not limited to, legal advice concerning media strategy, crisis consulting and independent public relations services) for the management of any action reasonably required to prevent or mitigate the potential adverse effect of a Newsworthy Event including the design and management of a communications strategy.

Such **Professional Fees** can only be incurred from the date of notification to the **Insurer** in accordance with clause 5.1 to the date falling 185 days after such notification.

C.3 Repair of the Individual Reputation The Insurer will pay to or on behalf of any director, chief compliance officer, Data Protection Officer or General Counsel of a Company all Professional Fees (not to exceed the Sublimit stated in item 5 of the Schedule) for advice and support from an independent public relations consultant, in order to mitigate or prevent damage to their individual (personal and professional) reputation due to an actual or alleged Qualifying Breach of Data Security or breach of Data Protection Law.

Such **Professional Fees** can only be incurred from the date of notification to the **Insurer** in accordance with clause 5.1 to the date falling 185 days after such notification.

- C.4 Notification to Data Subjects The Insurer will pay to or behalf of the Insured all Professional Fees (not to exceed the Sublimit stated in item 5 of the Schedule) in relation to the investigation, collation of information, preparation for and notification to Data Subjects and/or any relevant Regulator of any alleged or actual Qualifying Breach of Data Security or breach of Data Protection Law.
- C.5 Monitoring The Insurer will pay to or on behalf of the Company all Professional Fees (not to exceed the Sublimit stated in item 5 of the Schedule) for credit monitoring services for possible misuse of any Personal

Information as a result of an actual or alleged Qualifying Breach of Data Security or breach of Data Protection Law.

C.6 Electronic Data The Insurer will pay to or on behalf of the Company all Professional Fees (not to exceed the Sublimit stated in item 5 of the Schedule) to:

- (i) determine whether **Data** held by the **Company** on behalf of a **Third Party** can or cannot be restored, recollected, or recreated; and
- (ii) recreate or recollect Data held by the Company on behalf of a Third Party where backup systems fail to capture such Third Party Data or it is corrupted or lost because of a technical failure or because of the negligence or default of an operator or other person lawfully charged with that responsibility.

Optional Extensions

Optional Extensions are subject to the terms, conditions, definitions and exclusions of this policy and the additional terms, conditions, definitions and exclusions in this section.

D. MULTIMEDIA LIABILITY

D.1 MultiMedia Liability In consideration of the additional premium paid, the **Insurer** will pay to or on behalf of any Company all Damages and Defence Costs (not to exceed the Sublimit stated in item 6 of the Schedule) which arise out of a Claim by a Third Party against the Company solely in the performance of or failure to perform MultiMedia Activities arising from the following alleged or actual wrongful acts: (i) defamation, including but not limited to libel, slander, or disparagement of trade, reputation or the character of any person or organization, or infliction of emotional distress or mental anguish arising from the foregoing; (ii) unintentional infringement of copyright, title, slogan, trademark, trade name, trade dress, mark, service mark, service name or domain name, whether by deep-linking or framing or otherwise; (iii) plagiarism, piracy or misappropriation or theft of ideas or information; (iv) invasion, infringement or interference with rights of privacy or publicity, false light, public disclosure of private facts, intrusion and commercial appropriation of name, persona or likeness; (v) unfair competition, but only if alleged in conjunction with any of the acts listed in (i) - (iv) above; or (vi) liability arising out of the Insured's negligence in respect of any digital media content. **D.2 Definitions** means the publication or broadcast of any digital media content. **Multimedia Activities D.3 Exclusions** This Extension shall not cover Loss arising out of, based upon or **Product Descriptions** attributable to the actual or alleged inaccurate, inadequate, or incomplete description of the price of goods, products, or services and any cost guarantees, cost representations, or contract price estimates, the authenticity of any goods, products or services, or the failure of any goods or services to conform with any represented quality or performance standards. This Extension shall not cover Loss arising out of, based upon or **Financial Data** attributable to errors made in any financial data that the Company publicises including, but not limited to, the Company's annual report

and accounts and any communications to the stock market.

E. CYBER/ PRIVACY EXTORTION

E.1	Cyber/Privacy Extortion Liability	In consideration of the additional premium paid, the Insurer will pay to or on behalf of the Insured all Extortion Loss (not to exceed the Sublimit stated in item 6 of the Schedule) that an Insured incurs solely as a result of an Extortion Threat .
E.2	Definitions	
	Extortion Loss	 means any: (i) monies paid by an Insured with the Insurer's prior written consent to prevent or end an Extortion Threat; or (ii) Professional Fees for independent advisors to conduct an investigation to determine the cause of an Extortion Threat.
	Extortion Threat	means any threat or connected series of threats, for the purpose of demanding monies, communicated to the Insured to prevent or end a Security Threat .
	Security Threat	means any threat to the Computer System that may result in an actual or alleged Qualifying Breach of Data Security causing financial harm to the Company .
E.3	Exclusions	
	Government Entity or Public Authority	This Extension shall not cover any Extortion Loss arising out of, based upon or attributable to any Extortion Threat made by any government entity or public authority.
	Conditions	
		The Insured shall use its best efforts at all times to ensure that knowledge regarding the existence of the insurance for Extortion Loss afforded by this policy is kept confidential. If the existence of insurance for Extortion Loss provided by this policy enters into the public domain or is revealed to a person presenting a Security Threat through no fault of the Insurer , the Insurer may terminate the insurance provided by this policy for Extortion Loss with immediate effect from the date this knowledge enters into the public domain or is revealed to any person presenting a Security Threat . The Insured shall allow the Insurer (or the Insurer's nominated representatives) to notify the police or other responsible law enforcement authorities of any Extortion Threat .

F. NETWORK INTERRUPTION

F.1 Network In consideration of the additional premium paid, the Insurer will pay to the Company any Network Loss (not to exceed the Sublimit stated in item 6 Interruption of the Schedule) in respect of a Material Interruption that an Insured Insurance incurs after the Waiting Hours Period has expired and solely as a result of a Security Failure.

F.2 Definitions

Material means any material interruption in, or suspension of, the service provided Interruption by the **Computer System** directly caused by a **Security Failure**.

means the reduction in net profit earned by the Company in the period **Network Loss** from the expiration of the Waiting Hours Period until service is restored (but in any event no later than 120 days after the commencement of the Material Interruption) that, but for the Material Interruption, the Company would have earned (and which is attributable to a loss of revenue) before payment of income taxes and after accounting for savings and reasonable mitigation.

> Network Loss in this context excludes losses arising from Claims made by Third Parties for whatever reason but not a reduction in revenue by virtue of a contractual reduction in payments for the service or service credits paid by the **Insured**.

- Security Failure means a failure or intrusion of the Computer System, including, without limitation, that which results in or fails to mitigate any unauthorised access, unauthorised use, denial of service attack or receipt or transmission of a malicious code. Security Failure includes any such failure or intrusion resulting from the theft of a password or network access code from a Company's premises, a Computer System, or an officer, director or employee of a Company by non-electronic means in direct violation of a Company's specific written security policies or procedures.
- means the number of hours set forth in item 7 of the Schedule that must Waiting Hours Period elapse once a Material Interruption has begun before a Network Loss can begin to be incurred.

F.3 Exclusions

Interruption

Conditions

This Extension shall not cover any Network Loss arising out of, based **Government Entity** upon or attributable to any seizure, confiscation, nationalisation, or or Public Authority destruction of a Computer System by order of any government entity or public authority.

This Extension shall not cover any Network Loss arising out of, based **Specific Network** upon or attributable to any:

- (i) network or systems interruption caused by loss of communications with a Third Party computer system, resulting in the inability of the **Company** to communicate with those systems;
- (ii) legal costs or legal expenses of any type;
- (iii) updating, upgrading, enhancing or replacing any Computer System to a level beyond that which existed prior to sustaining Network Loss;

- (iv) unfavorable business conditions; or
- (v) the removal of software program errors or vulnerabilities.
- **F.4 Notice** In addition to the requirements to give notice under this policy, and before coverage will apply, each **Insured** must also:
 - (i) complete and sign a written, detailed and affirmed proof of loss within ninety (90) days after the discovery of any **Network Loss** (unless this period is otherwise extended in writing by the **Insurer**) which will detail a full description of the **Network Loss** and the circumstances of such **Network Loss**. The written proof should also include a detailed calculation of any **Network Loss** and all underlying documents and materials that reasonably relate to or form a part of the basis of the proof of the **Network Loss**;
 - (ii) upon the Insurer's request, submit to an examination; and
 - (iii) waive professional privilege and shall provide the **Insurer** on an ongoing basis with any cooperation and assistance that the **Insurer** may request, including assisting the **Insurer** in:
 - a. any investigation of a Security Failure or Network Loss;
 - enforcing any legal rights the Company or the Insurer may have against anyone who may be liable to an Insured for a Security Failure;
 - c. executing any documents that the **Insurer** deems necessary to secure its rights under this policy; and
 - d. any calculation or appraisal conducted by or on behalf of the **Insurer** pursuant to this Network Interruption Extension.

After:

(A) the presentation of the satisfactory written proof of **Network Loss** as provided for in (i), (ii), and (iii) above by the **Insured**; and

(B) the subsequent written acceptance thereof by the Insurer,

all adjusted claims are due and payable forty five days (45) thereafter. The costs and expenses of establishing or proving an **Insured's** loss under this Network Interruption Extension, including, without limitation, those associated with preparing the proof of loss, shall be the obligation of the **Insured** and not covered under this policy.

F.5 Net Profit Calculations In determining the Network Loss for the purpose of ascertaining the amount payable under this Network Interruption Extension, due consideration shall be given to the prior experience of the Company's business before the beginning of the Security Failure and to the probable business an Insured could have performed had no Security Failure occurred. Network Loss calculations shall not include, and this policy shall not cover, net income that would likely have been earned as a result of an increase in volume of business due to favourable business conditions caused by the impact of security failures on other businesses. Calculations shall be on an hourly basis and based on such an Insured's actual net profit loss caused by a reduction in revenue or increase in charges and expenses directly attributable to the Material Interruption.

F.6 Appraisal If the Company and the Insurer disagree on the extent of either may make a written demand for an appraisal of such lif such demand is made, each party will select a compete appraiser. The appraisers will then jointly select an expless than ten (10) years' standing and who is a part international accounting firm, experienced in assess appraiser will separately state the extent of Network Lo agree, they will submit their differences to the expert. Ar expert will be final and binding.	uch Network Loss . betent and impartial expert who has not bartner in a major ssing loss. Each _oss . If they fail to
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The **Company** and the **Insurer** will (i) pay their own respective chosen appraiser and (ii) bear the expenses of the expert equally. Any appraisal of **Network Loss** shall be calculated in accordance with all terms, conditions and exclusions of this policy.

3. Definitions

3.1 Asset	means any item or element of hardware, software or equipment that is or may be used for the purpose of creating, accessing, processing, protecting, monitoring, storing, retrieving, displaying or transmitting electronic data of any type (including voice).	
3.2 Breach Notice Law	means any Data Protection Law that creates a legal obligation to give notice in respect of an actual or potential breach.	
3.3 Claim	means the receipt by or service upon the Insured of:	
	(i) an Enforcement Notice ;	
	(ii) a written demand seeking a legal remedy;	
	(iii) a demand or notification of civil, regulatory, administrative or criminal proceedings seeking legal remedy, compliance or other sanction; or	
	 (iv) a written demand by a Regulator in connection with a Regulatory Investigation (in respect of Insurance cover B (Administrative Obligations) only). 	
	Claim shall not include any (i) Data Subject Access Request ; or (ii) allegation brought by or on behalf of any director, partner, principal, chief compliance officer, Data Protection Officer or General Counsel of the Company .	
3.4 Company	means the Policyholder and any Subsidiary .	
3.5 Computer System	means information technology and communications systems, networks, services and solutions (including all Assets) that either (a) form part of such systems and networks, or (b) are used in the provision of such services and solutions which are leased or made available to or accessible by the Company or which are provided to the Company's exclusive and secure usage for the purpose of its business.	
3.6 Corporate	means:	
Information	 (i) any confidential information, which is the exclusive intellectual property of a Third Party including but not limited to budgets, customer lists, marketing plans and other information the release of which would be advantageous to a competitor and which is otherwise not available to such competitors; (ii) any information which is confidential or which is subject to legal 	

professional privilege to which a **Third Party** is entitled, including but not limited to any confidential information supplied to a solicitor, accountant or other professional advisor in the course of his or her professional duties, which is otherwise not in the public domain; or

(iii) any information which is lawfully disclosed to the **Company** and which is lawfully received by the **Company** in circumstances which impose a legal obligation to keep the information confidential or which is provided to the **Company** pursuant to a written confidentiality agreement,

and which has been lawfully collected and maintained by or on behalf of the **Company**.

3.7 Damages means:

(a) any amount that an **Insured** shall be legally liable to pay to a **Third Party** in respect of judgments or arbitral awards rendered against an **Insured**;

(b) monies payable by an **Insured** to a **Third Party** pursuant to a **Settlement Agreement** negotiated by the **Company** and which is approved by the **Insurer**,

pursuant to an act, error or omission on the part of an Insured.

Damages shall not mean and this policy shall not cover any: (i) noncompensatory damages, including punitive, multiple, exemplary or liquidated damages; (ii) fines or penalties; (iii) the costs and expenses of complying with any order for, grant of or agreement to provide injunctive or other non-monetary relief; (iv) costs or other amounts that the **Insured** are responsible for under a merchant services agreement; or (v) discounts, service credits, rebates, price reductions, coupons, prizes, awards or other contractual or non-contractual incentives, promotions or inducements offered to the **Insured's** customers or clients.

3.8 Data
Administrative
Finesmeans any lawfully insurable fines and penalties which are adjudicated
by a Regulator to be payable by an Insured for a breach of Data
Protection Law.

Data Administrative Fines shall not include any other type of civil or criminal fines and penalties.

3.9 Data Protection Law means the applicable laws in India and any and all other equivalent laws and regulations applicable to the Insured, and such laws or regulations as may be enacted and/or amended from time to time, relating to the regulation and enforcement of data protection and privacy in any country.

3.10 Data Protection Officer means an employee who is designated by the **Company** as the person responsible to implement, monitor, supervise, report upon and disclose the **Company's** regulatory compliance standards with respect to data collection, data processing and delegation of data processing.

3.11 Data Subject means any natural person whose **Personal Information** has been collected or processed by or on behalf of the **Company**.

3.12 Data Subject means a written request from a **Data Subject** to the **Company** regarding the mandatory production of:

- (i) **Personal Information** held which identifies such individual person;
- (ii) the reason such **Personal Information** has been collected or processed;
- (iii) the recipients or classes of recipients to whom such **Personal** Information has been or may be disclosed; and
- (iv) the source of such **Personal Information**.

3.13 Defence Costs	means reasonable and necessary legal fees, costs and expenses which the Insured incurs, with the prior written consent of the Insurer , in relation to the investigation, response, defence, appeal and/or settlement of a Claim made against the Insured .		
	Defence Costs shall not mean any internal costs of the Insured (e.g., wages, salaries or other remuneration).		
3.14 Enforcement	means a notice from a Regulator requiring the Company to:		
Notice	(i) confirm compliance with the applicable Data Protection Law ;		
	(ii) take specific measures to comply with the applicable Data Protection Law ; or		
	(iii) refrain from processing any specified Personal Information or Third Party Data ;		
	within a specified time period.		
3.15 Information Commissioner	Such role as may be appointed by the Regulator under laws and regulations relating to the regulation and enforcement of data protection and privacy and any equivalent position in any other jurisdiction.		
3.16 Insured	means:		
	(i) the Company ;		
	 (ii) any natural person who is or has been a director, principal, partner or officer (including but not limited to any chief compliance officer, Data Protection Officer or General Counsel) of the Company to the extent such person is acting in such capacity; 		
	(iii) any employee of the Company ; and		
	any estates or legal representatives of any Insured described in (i), (ii) and (iii) of this Definition to the extent that a claim is brought against them in respect of an act, error or omission of such Insured .		
3.17. Insurer	Tata AIG General Insurance Company Limited		
3.18 Limit of Liability	means the amount specified in item 5 of the Schedule.		
3.19 Loss	means:		
	(i) Damages, Defence Costs, Professional Fees, Data Administrative Fines; and		
	 (ii) Extortion Loss (if purchased) and (iii) Network Loss (if purchased). 		
	Loss shall not mean any compensation, internal or overhead expenses of any Insured or the cost of any Insured's time.		

3.20 Newsworthy Event	means the actual or threatened public communication or reporting in any media which arises directly out of an actual or potential or alleged breach of Data Protection Law or a Qualifying Breach of Data Security which is likely to bring the Company into disrepute or tarnish its reputation and damage its goodwill amongst the community of people or businesses who are its customers or suppliers or with whom the Company habitually deals with in the course of its business.
3.21 Outsourcer	means a natural person or entity which collects or processes Personal Information or Corporate Information on behalf of the Company , whether based on an express contractual agreement or under a legal requirement.
3.22 Personal Information	means any private information concerning a Data Subject which has been lawfully collected and maintained by or on behalf of the Company .
3.23 Professional Fees	means the reasonable and necessary fees, costs and expenses of experts engaged by the Insured in accordance with the terms of this policy and with the prior written consent of the Insurer .
3.24 Policyholder	means the entity specified as such in item 1 of the Schedule.
3.25 Qualifying Breach of Corporate Information	means the accidental or negligent disclosure of Corporate Information by an Insured for which the Company is responsible.
3.26 Qualifying Breach of Data Security	means the unauthorised access by a Third Party to the Company's Computer System or use or access of the Company's Computer System outside of the scope of the authority granted by the Company .
3.27 Qualifying Breach of Personal Information	means unauthorised disclosure or transmission by an Insured of Personal Information for which the Company is responsible as either a Data Processor or a Data Controller as defined under any applicable Data Protection Law .
3.28 Regulator	means an Information Commissioner or statutory body established pursuant to Data Protection Law in any jurisdiction and which is
	authorised to enforce statutory obligations in relation to the processing or control of Personal Information (or where relevant, Corporate Information).
3.29 Regulatory Investigation	authorised to enforce statutory obligations in relation to the processing or control of Personal Information (or where relevant, Corporate
	authorised to enforce statutory obligations in relation to the processing or control of Personal Information (or where relevant, Corporate Information). means any formal or official action, investigation, inquiry or audit by a Regulator against an Insured arising out of the use or alleged misuse of Personal Information or any aspects of the control or processing of Personal Information or delegation of data processing to an Outsourcer which is regulated by Data Protection Law , but shall not
Investigation	authorised to enforce statutory obligations in relation to the processing or control of Personal Information (or where relevant, Corporate Information). means any formal or official action, investigation, inquiry or audit by a Regulator against an Insured arising out of the use or alleged misuse of Personal Information or any aspects of the control or processing of Personal Information or delegation of data processing to an Outsourcer which is regulated by Data Protection Law , but shall not include any industry-wide, non-firm specific, inquiry or action.
Investigation 3.30 Retention	authorised to enforce statutory obligations in relation to the processing or control of Personal Information (or where relevant, Corporate Information). means any formal or official action, investigation, inquiry or audit by a Regulator against an Insured arising out of the use or alleged misuse of Personal Information or any aspects of the control or processing of Personal Information or delegation of data processing to an Outsourcer which is regulated by Data Protection Law , but shall not include any industry-wide, non-firm specific, inquiry or action. means the amounts specified as such in item 7 of the Schedule.
Investigation 3.30 Retention 3.31 Retroactive Date 3.32 Settlement	authorised to enforce statutory obligations in relation to the processing or control of Personal Information (or where relevant, Corporate Information). means any formal or official action, investigation, inquiry or audit by a Regulator against an Insured arising out of the use or alleged misuse of Personal Information or any aspects of the control or processing of Personal Information or delegation of data processing to an Outsourcer which is regulated by Data Protection Law , but shall not include any industry-wide, non-firm specific, inquiry or action. means the amounts specified as such in item 7 of the Schedule. means the date specified as such in item 9 of the Schedule. means any agreement made by the Company (with the prior written consent of the Insurer) with a Third Party , in order to set aside permanently any potential or actual litigious matter or disagreement
Investigation 3.30 Retention 3.31 Retroactive Date 3.32 Settlement Agreement	authorised to enforce statutory obligations in relation to the processing or control of Personal Information (or where relevant, Corporate Information). means any formal or official action, investigation, inquiry or audit by a Regulator against an Insured arising out of the use or alleged misuse of Personal Information or any aspects of the control or processing of Personal Information or delegation of data processing to an Outsourcer which is regulated by Data Protection Law , but shall not include any industry-wide, non-firm specific, inquiry or action. means the amounts specified as such in item 7 of the Schedule. means the date specified as such in item 9 of the Schedule. means any agreement made by the Company (with the prior written consent of the Insurer) with a Third Party , in order to set aside permanently any potential or actual litigious matter or disagreement between the Insured and a Third Party . means any entity in which the Policyholder , either directly or indirectly

(iii) holds more than half of the issued share or equity capital.

For any **Subsidiary** or any **Insured** thereof, cover under this policy shall only apply to a breach of **Data Protection Law** or an act, error, or omission resulting in a **Qualifying Breach of Data Security** committed while such entity is a **Subsidiary** of the **Policyholder**.

3.34 Third Party means any natural person or entity who deals at arm's length with the **Insured** and which neither controls or is controlled by the **Insured** and which is not: (i) an **Insured**; or (ii) any other natural person or entity having a significant financial investment or executive role in the operation or management of the **Company**; (iii) any person or entity who can by virtue of any legal, equitable or commercial right or interest control or influence the board of directors or the management of the **Company** or which can be influenced or controlled by the **Company** in a similar manner.

3.35 Third Party Data means:

- (i) **Corporate Information**;
- (ii) any private information concerning a natural person, which has been lawfully collected and maintained by or on behalf of a Third Party;
- (iii) any other information of a commercial, business or operational nature belonging to a **Third Party**,

and which is held by the **Company** under a contractual obligation between the **Company** and a **Third Party** in the course of provision of services.

4. EXCLUSIONS

The Insurer shall not be liable for Loss arising out of, based upon or attributable to:

- **4.1 Antitrust** any actual or alleged antitrust violation, restraint of trade or unfair competition. This exclusion shall not apply to clause (v) of D1 MultiMedia Liability if purchased;
- 4.2 Bodily Injury and Property Damage
 4.2 Bodily Injury and Property Damage
 (i) physical injury, sickness, disease or death; and if arising out of the foregoing, nervous shock, emotional distress, mental anguish or mental injury, other than mental anguish or mental injury arising from any breach of Data Protection Law by the Company; or
 (ii) lass an destruction of tensible generative other than Third Party Data
 - (ii) loss or destruction of tangible property, other than Third Party Data, or loss of use thereof, or the physical theft or loss of the Company's Assets;
- 4.3 Contractual Liability any guarantee, warranty, contractual term or liability assumed or accepted by an Insured under any contract or agreement (including but not limited to any service credits, rebates, price reductions, coupons, prizes, awards or other contractual or non-contractual incentives, promotions or inducements offered to the Insured's customers or clients) except to the extent such liability would have attached to the Insured in the absence of such contract or agreement;
- 4.4 Criminal Acts any act, error or omission which a court, tribunal, arbitrator or Regulator finds, or which an Insured admits, to be a criminal, dishonest or fraudulent act. The Insurer will continue to pay on behalf of an Insured Defence Costs under this policy until a dishonest, criminal or fraudulent act, error or omission is found by a court, tribunal, arbitrator or Regulator to have been committed by an Insured. Following such finding the Insurer shall be entitled to repayment of any amount paid to the Insured under this policy;
- **4.5 Conduct** any wilful disregard or non-compliance with a ruling, direction or injunction by a court, tribunal, arbitrator or a **Regulator** within the jurisdiction and/or deliberate commission, aiding, abetting or condoning of or conniving in:
 - (i) a dishonest, malicious or fraudulent act; or
 - (ii) a criminal breach of law or regulation,

if committed by the Company's:

- (a) directors, principals, partners, chief compliance officer, **Data Protection Officer** or General Counsel whether acting on their own or in collusion with others; or
- (b) employees or **Outsourcers** acting in collusion with any of the **Company's** directors, principals, partners, chief compliance officer, **Data Protection Officer** or General Counsel.

- **4.6 Data Risk** any data which is materially different in quality, sensitivity or value from that which is disclosed in any proposal, information or representation made or provided to the **Insurer** prior to the inception date;
- **4.7 Intellectual Property** any infringement of patents and trade secrets or to loss of rights to secure registration of patents due to an unauthorised disclosure.

This Exclusion 4.6 shall not apply to Insurance cover A.2 (Loss of Corporate Information);

- 4.8 Intentional Acts any intentional, deliberate or reckless act by any natural person who is or has been a director, principal, partner or officer (including but not limited to any chief compliance officer, Data Protection Officer or General Counsel) of the Company that would reasonably be expected to give rise to a Claim against an Insured;
- **4.9** Licensing Fees any actual or alleged obligation to make licensing fee or royalty payments, including but not limited to the amount or timeliness of such payments;
- 4.10 Prior Claims and Circumstances and Circumstances and Circumstances and Circumstances and Circumstances and Circumstance and Circumstance
- 4.11 Securities Claims any actual or alleged violation of any law, regulation or rule (whether statutory or common law) relating to the ownership, purchase, sale or offer of, or solicitation of an offer to purchase or sell, securities;
- **4.12 Terrorism / War** any form of war, terrorism or riot;
- **4.13 Trading Loses** any trading losses or trading liabilities; monetary value of any electronic fund transfers or transactions by or on behalf of the **Insured** which is lost, diminished or damaged during transfer from, into or between accounts; or the face value of coupons, price discounts, prizes, awards or any other valuable consideration given in excess of the total contracted or expected amount;
- **4.14 Unauthorised** any actual or alleged trading by the **Insured** which at the time of the trade:
 - i) is in excess of permitted financial limits, or;
 - ii) is outside permitted product lines;
- 4.15 Unauthorised the unlawful or unauthorised collection by the Company of Third Party or unlawfully Data; collected data
- **4.16 Unsolicited** any distribution of unsolicited email, direct mail, or facsimiles, wire tapping, audio or video recording, or telemarketing;
- **4.17 Uninsurable Loss** any matters which may be deemed uninsurable under the law governing this policy or the jurisdiction in which a **Claim** is brought or where any Insuring clause or Extension is triggered.

5. CLAIMS

5.1 Notification of Claims and Circumstances that may lead to a Claim This policy affords cover solely with respect to:

- (a) Claims which are first made against the Insured during the Policy Period; and
- (b) Qualifying Breaches of Data Security, breaches of Data Protection Law, Newsworthy Events, Extortion Threats or Material Interruptions which occur during the Policy Period,

and in all events which are reported by the **Insured** in writing to the **Insurer** as soon as practicable and in any case during the **Policy Period**.

If, during the **Policy Period**, any **Insured** becomes aware of any fact, circumstance, **Qualifying Breach of Data Security**, breach of **Data Protection Law, Newsworthy Event**, **Extortion Threat** or **Material Interruption** that an informed person operating within the same type of business as the **Company** would reasonably believe is likely to give rise at a later date to a **Claim**, the **Insured** shall promptly inform the **Insurer** about those circumstances. Such notification must be presented in chronological order and must detail the facts or matters which have or may give rise to a **Claim** which should include at a minimum the following information:

- the nature and circumstances of the facts;
- alleged, supposed or potential breach;
- date, time and place of the alleged, supposed or potential breach;
- the identity of the potential claimants and all other potentially involved persons and/or entities;
- estimate of possible loss;
- the potential media or regulatory consequences.

All notifications relating to **Claims**, circumstances, **Qualifying Breaches of Data Security**, breaches of **Data Protection Law**, **Newsworthy Events**, **Extortion Threats** or **Material Interruptions** must be in writing and sent by e-mail, fax or post to:

Financial Lines Claims Tata AIG General Insurance Company Ltd. 15th Floor, Tower A, Peninsula Business Park, Senapati Bapat Marg, Lower Parel, Mumbai 400 013

5.2 Related Claims	If notice of a Claim , circumstance, Qualifying Breach of Data Security , breach of Data Protection Law , Newsworthy Event , Extortion Threat or Material Interruption is given to the Insurer pursuant to the terms and conditions of this policy, then:
	 (i) any subsequent Claim, circumstance, Qualifying Breach of Data Security, breach of Data Protection Law, Newsworthy Event, Extortion Threat or Material Interruption alleging, ariging out of based upon or attributable to the facto alleged

 (ii) any subsequent Claim, circumstance, Qualifying Breach of Data Security, breach of Data Protection Law, Newsworthy Event, Extortion Threat or Material Interruption alleging any Loss which is the same as or related to any Loss alleged in that previously notified Claim, circumstance, Qualifying Breach of Data Security, Data Protection Law, Newsworthy Event, Extortion Threat or Material Interruption,

shall be considered made against the **Insured** and reported to the **Insurer** at the time notice was first given.

Any Claim, circumstance, Qualifying Breach of Data Security, breach of Data Protection Law, Newsworthy Event, Extortion Threat or Material Interruption arising out of, based upon or attributable to:

- (i) the same cause; or
- (ii) a single **Loss**; or
- (iii) a series of continuous, repeated or related **Losses**;

shall be considered a single Claim, circumstance, Qualifying Breach of Data Security, breach of Data Protection Law, Newsworthy Event, Extortion Threat or Material Interruption for the purposes of this policy.

5.3 Fraudulent Claims If any **Insured** shall give any notice or claim cover for any **Loss** under this policy knowing such notice or claim to be false or fraudulent as regards amounts or otherwise, such **Loss** shall be excluded from cover under the policy, and the **Insurer** shall have the right, in its sole and absolute discretion, to avoid its obligations under or void this policy in its entirety, and in such case, all cover for **Loss** under the policy shall be forfeited and all premium deemed fully earned and non-refundable.

6. DEFENCE AND SETTLEMENT

6.1 Defence The Insurer does not assume any duty to defend, and the Insured must defend and contest any Claim made against it unless the Insurer, in its sole and absolute discretion, elects in writing to take over and conduct the defence and settlement of any Claim. If the Insurer does not so elect, it shall be entitled, but not required, to participate fully in such defence and the negotiation of any settlement that involves or appears reasonably likely to involve the Insurer.

The **Insured** must render all reasonable assistance to the **Insurer** and take all reasonable measures to mitigate or avoid the **Loss** or to determine the **Insurer's** liability under the policy.

- 6.2 Insurer's Consent As a condition precedent to cover under this policy, no Insured shall admit or assume any liability, enter into any settlement agreement, consent to any judgment, or incur any Defence Costs or Professional Fees without the prior written consent of the Insurer. Only those settlements, judgments and Defence Costs or Professional Fees consented to by the Insurer, and judgments resulting from Claims defended in accordance with this policy, shall be recoverable as Loss under this policy. The Insurer's consent shall not be unreasonably withheld, provided that the Insurer shall be entitled to exercise all of its rights under the policy. Compliance with a Breach Notice Law will not be considered as an admission of liability for the purposes of this clause.
- 6.3 Insured's Consent The Insurer may make any settlement of any Claim it deems expedient with respect to any Insured, subject to such Insured's written consent (which shall not be unreasonably withheld or denied). If any Insured withholds consent to such settlement, the Insurer's liability for all Loss on account of such Claim shall not exceed the amount for which the Insurer could have settled such Claim, plus Defence Costs incurred as of the date such settlement was proposed in writing by the Insurer, less coinsurance (if any) and the applicable Retention.
- 6.4 Subrogation and Recovery if the Insurer makes any payment under this policy, it shall be subrogated to the extent of such payment to all of the Insured's rights of recovery and shall be entitled to pursue and enforce such rights in the Insured's name, even if the Insured is compensated for such Loss.

Subrogation against employees (including directors, officers, partners or principals) of the **Company** shall be limited to cases where such employees have been found guilty of an intentional, fraudulent or criminal act by any court or government entity.

The **Insured** shall provide the **Insurer** with all reasonable assistance and shall do everything that may be necessary to secure any rights including the execution of documents necessary for the **Insurer** to bring suit in the **Insured's** name. Any amount recovered in excess of the **Insurer's** total payment shall be restored to the **Insured** less the recovery cost.

7. LIMIT OF LIABILITY AND RETENTION

7.1 Limit of Liability The total amount payable by the Insurer under this policy shall not exceed the Limit of Liability. Sub-limits of Liability, Extensions, Professional Fees and Defence Costs are part of that amount and are not payable in addition to the Limit of Liability. The inclusion of more than one Insured under this policy does not operate to increase the total amount payable by the Insurer under this policy.

In the event that another insurance is provided by the **Insurer** or any member company or affiliate of American International Group, Inc. ("AIG"), then the maximum amount payable by AIG under all such policies shall not exceed the Limit of Liability of that policy referred to above which has the highest applicable **Limit of Liability**. Nothing contained herein shall be construed to increase the **Limit of Liability** of this policy. To the extent that another insurance policy imposes upon the **Insurer** a duty to defend a claim, defence costs arising out of such a claim shall not be covered under this policy.

7.2 Retention With respect to all Claims or Qualifying Breaches of Data Security, breaches of Data Protection Law, Material Interruptions or Extortion Threats, the Insured will only pay that amount of any Loss which is in excess of the Retention specified in item 7 of the Schedule. The Retention amount is to be borne by the Company and shall remain uninsured. A single Retention shall apply to Loss arising from Claims, Qualifying Breaches of Data Security, breaches of Data Protection Law, Material Interruptions or Extortion Threats which are considered related Claims, Qualifying Breaches of Data Security, breaches of Data Protection Law, Material Interruptions or Extortion Threats which are considered related Claims, Qualifying Breaches of Data Security, breaches of Data Protection Law, Material Interruptions or Extortion Threats pursuant to 5.2 "Related Claims".

In the event that a Claim, Qualifying Breach of Data Security, breach of Data Protection Law, Material Interruption or Extortion Threat triggers more than one of the Retention amounts, then, as to that Claim, breach of Data Protection Law, Qualifying Breach of Data Security, Material Interruption or Extortion Threat the highest of such Retention amounts shall be deemed the Retention applicable to Loss (to which a Retention is applicable pursuant to the terms of this policy) arising from such Claim, breach of Data Protection Law Qualifying Breach of Data Security, Material Interruption or Extortion Threat the highest of such Retention amounts shall be deemed the Retention applicable to Loss (to which a Retention is applicable pursuant to the terms of this policy) arising from such Claim, breach of Data Protection Law Qualifying Breach of Data Security, Material Interruption or Extortion Threat.

8. GENERAL PROVISIONS

8.1	Cooperation
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The **Insured** will at its own cost:

- (i) render all reasonable assistance to the **Insurer** and co-operate in the defence of any **Claim** and the assertion of indemnification and contribution rights;
- use due diligence and do and concur in doing all things reasonably practicable to avoid or diminish any Loss under this policy;

give such information and assistance to the **Insurer** as the **Insurer** may reasonably require to enable it to investigate any **Loss** or determine the **Insurer's** liability under this policy.

8.2 Maintenance of Security The Insured will take all reasonable steps to maintain data and information security procedures to no lesser standard than disclosed in the proposal form.

The **Insured** will ensure that back-up systems and processes are maintained to no lesser standard than disclosed in the proposal form and that the ability to restore such data is regularly tested (at least every six (6) months).

8.3 Economic Sanctions The Insurer is not liable to make any payments for liability under any coverage sections of this policy or make any payments under any extension for any Loss or Claim arising in, or where the Insured or any beneficiary under the policy is a citizen or instrumentality of the government of, any country(ies) against which any laws and/or regulations governing this policy and/or the Insurer or the Reinsurer, its parent company or its ultimate controlling entity have established an embargo or other form of economic sanction which have the effect of prohibiting the Insurer to provide insurance coverage, transacting business with or otherwise offering economic benefits to the Insured or any other beneficiary under the policy.

> It is further understood and agreed that no benefits or payments will be made to any beneficiary(ies) who is/are declared unable to receive economic benefits under the laws and/or regulations governing this policy and/or the **Insurer** or the Reinsurer, its parent company or its ultimate controlling entity.

- 8.4 Policy Purchase In granting cover to the Insured, the Insurer has relied upon the material statements and particulars in the proposal together with its attachments and other information supplied. These statements, attachments and information are the basis of cover and shall be considered incorporated and constituting part of this policy. In the event of the Insurer being entitled to avoid this policy from the inception date or from the time of any variation in cover, the Insurer may at its discretion maintain this policy in full force, but exclude the consequences of any Claim, circumstance, Qualifying Breach of Data Security, breach of Data Protection Law, Newsworthy Event, Extortion Threat or Material Interruption relating to any matter which ought to have been disclosed before the inception date or before any variation in cover.
- **8.5** Assignment This policy and any rights under or in respect of it cannot be assigned without the prior written consent of the **Insurer**.
- 8.6 Cancellation
 By Policyholder:
 This policy may be cancelled by the Policyholder. If no Claim, Qualifying
 Breach of Data Security, breach of Data Protection Law, Material
 Interruption or Extortion Threat has been made and no circumstance has
 been notified prior to such cancellation, the Insurer shall retain x% of the
 original premium plus the pro-rata proportion due for time on risk.
 Otherwise, the premium shall not be returned and shall be deemed fully
 earned at the inception date.
- By Insurer: This policy may be cancelled by the Insurer delivering to the Policyholder by registered, certified, other first class mail or other reasonable delivery method, at the address of the Policyholder set out in the Schedule, written notice stating when, not less than thirty (30) days thereafter (ten (10) days

in the event of cancellation for non-payment of premium), the cancellation shall be effective. Proof of mailing or delivery of such notice shall be sufficient proof of notice and this policy shall be deemed cancelled as to all **Insureds** at the date and hour specified in such notice. In such case, the **Insurer** shall be entitled to a pro-rata proportion of the premium. Payment or tender of any unearned premium by the **Insurer** shall not be a condition precedent to the effectiveness of cancellation, but such payment shall be made as soon as practicable.

- 8.7 Insolvency Insolvency, receivership or bankruptcy of any Insured shall not relieve the Insurer of any of its obligations hereunder.
- 8.8 Plurals, Headings and Titles The descriptions in the headings and titles of this policy are solely for reference and convenience and do not lend any meaning to this contract. Words and expressions in the singular shall include the plural and vice versa. In this policy, words in **bold** typeface have special meaning and are defined or specifically mentioned in the Schedule. Words that are not specifically defined in this policy have the meaning normally attributed to them.
- **8.9 Governing Law** Any interpretation of this policy relating to its construction, validity or operation shall be made in accordance with the laws of India and in accordance with the English text as it appears in this policy.
- **8.10** Arbitration Any and all disputes or differences which may arise under, out of, in connection with or in relation to this policy, or to its existence, validity or termination, or to the determination of the amount or any amounts payable under this policy, shall be referred to a sole arbitrator to be appointed by the parties to the dispute within 30 days of any party giving notice of arbitration to the other(s).

In the event that the parties are unable to agree upon the identity of a sole arbitrator, the disputes or differences shall be referred to the decision of 3 arbitrators of whom one shall be appointed in writing by each of the parties within a period of 30 days after the failure to appoint a sole arbitrator and the third (who shall serve as Chairman) shall be appointed by the nominated arbitrators. In case either party shall refuse or fail to appoint an arbitrator within the aforesaid 30 days after receipt of notice in writing requiring an appointment, the other party shall be at liberty to appoint a sole arbitrator who shall thereafter be empowered to conduct the arbitration and determine the disputes or differences referred to him as if he had been appointed a sole arbitrator with the consent of both parties.

The parties shall share the expenses of the arbitrator or arbitral tribunal equally and such expenses, along with the reasonable costs of the parties in the arbitration, shall be awarded by the arbitrator or arbitral tribunal in favour of the successful party in the arbitration or, where no party can be said to have been wholly successful, to the party who has substantially succeeded.

The place of arbitration shall be India, the language of the arbitration shall be English, the law applicable to and in the arbitration shall be Indian law and the arbitration process will be in accordance with the provisions of the Arbitration & Conciliation Act 1996, as amended from time to time.

It is a condition precedent to any right of action or suit upon this policy that the award by such arbitrator or arbitrators shall be first obtained.

In the event that these arbitration provisions shall be held to be invalid then

all such disputes shall be referred to the exclusive jurisdiction of the Indian courts.

Customer Grievance Redressal Procedure

The Company is committed to extend the best possible services to its customers. However, if **you** are not satisfied with **our** services and wish to lodge a complaint, please feel free to call **our** 24X7 Toll free number 1800-266-7780/022-66939500 (tolled) or **you** may email to the customer service desk at <u>customersupport@tataaig.com</u>.

Nodal Officer

Please visit **our** website at www.tataaiginsurance.in to know the contact details of the nodal officer for **your** servicing branch.

After investigating the grievance internally and subsequent closure, we will send **Our** response within a period of 10 days from the date of receipt of the complaint by the Company or its office in Mumbai. In case the resolution is likely to take longer time, **we** will inform **you** of the same through an interim reply.

Escalation Level 1

For lack of a response or if the resolution still does not meet **your** expectations, **you** can write to manager.customersupport@tataaig.com. After investigating the matter internally and subsequent closure, we will send our response within a period of 8 days from the date of receipt at this email id.

Escalation Level 2

For lack of a response or if the resolution still does not meet **your** expectations, **you** can write to the Head - Customer Services at head.customerservices@tataaig.com. After examining the matter, **we** will send **you** our final response within a period of 7 days from the date of receipt of **your** complaint on this email id.

Within 30 days of lodging a complaint with **us**, if **you** do not get a satisfactory response from **us** and **you** wish to pursue other avenues for redressal of grievances, **you** may approach Insurance Ombudsman appointed by IRDAI under the Insurance Ombudsman Scheme.

Office of the Ombudsman	Address & Contact details	Jurisdiction of Office Union Territory,District
AHMEDABAD	Office of the Insurance Ombudsman,	Gujarat, Dadra & Nagar Haveli,
	Jeevan Prakash Building, 6th floor,	Daman and Diu.
	Tilak Marg, Relief Road,	
	Ahmedabad – 380 001.	
	Tel.: 079 - 25501201/02/05/06	
	Email: bimalokpal.ahmedabad@cioins.co.in	
BENGALURU	Office of the Insurance Ombudsman,	Karnataka
	Jeevan Soudha Building,PID No. 57-27-N-	
	19	
	Ground Floor, 19/19, 24th Main Road,	
	JP Nagar, Ist Phase,	
	Bengaluru – 560 078.	
	Tel.: 080 - 26652048 / 26652049	
	Email: bimalokpal.bengaluru@cioins.co.in	
BHOPAL	Office of the Insurance Ombudsman,	Madhya Pradesh, Chattisgarh
	Janak Vihar Complex, 2nd Floor,	
	6, Malviya Nagar, Opp. Airtel Office,	
	Near New Market,	
	Bhopal – 462 003.	
	Tel.: 0755 - 2769201 / 2769202	
	Fax: 0755 - 2769203	

	CYBER RISK PROTECTOR	
	Email: bimalokpal.bhopal@cioins.co.in	
BHUBANESHWAR	Office of the Insurance Ombudsman,	Orissa
	62, Forest park, Bhubneshwar – 751 009.	
	Tel.: 0674 - 2596461 /2596455	
	Fax: 0674 - 2596429	
	Email:	
	bimalokpal.bhubaneswar@cioins.co.in	
CHANDIGARH	Office of the Insurance Ombudsman, S.C.O. No. 101, 102 & 103, 2nd Floor,	Punjab, Haryana(excluding Gurugram,
	Batra Building, Sector $17 - D$,	Faridabad, Sonepat and
	Chandigarh $-160\ 017$.	Bahadurgarh)
	Tel.: 0172 - 2706196 / 2706468	Himachal Pradesh, Union
	Fax: 0172 - 2708274	Territories of Jammu &
	Email: bimalokpal.chandigarh@cioins.co.i	
CHENNAI	Office of the Insurance Ombudsman,	Ladakh & Chandigarh Tamil Nadu
CHEANAI	Fatima Akhtar Court, 4th Floor, 453,	PuducherryTown and
	Anna Salai, Teynampet,	Karaikal (which are part of
	CHENNAI – 600 018.	Puducherry)
	Tel.: 044 - 24333668 / 24335284	
	Fax: 044 - 24333664 Email: bimalokpal.chennai@cioins.co.in	
DELHI	Office of the Insurance Ombudsman,	Delhi &
	2/2 A, Universal Insurance Building,	Following Districts of Haryana -
	Asaf Ali Road,	Gurugram, Faridabad, Sonepat
	New Delhi – 110 002.	& Bahadurgarh
	Tel.: 011 - 23232481/23213504	
	Email: bimalokpal.delhi@cioins.co.in	
GUWAHATI	Office of the Insurance Ombudsman,	Assam,
	Jeevan Nivesh, 5th Floor,	Meghalaya,
	Nr. Panbazar over bridge, S.S. Road,	Manipur,
	Guwahati – 781001(ASSAM). Tel.: 0361 - 2632204 / 2602205	Mizoram, Arunachal Pradesh,
	Email: bimalokpal.guwahati@cioins.co.in	Nagaland and Tripura
HYDERABAD	Office of the Insurance Ombudsman, 6-2-	Andhra Pradesh, Telangana,
	46, 1st floor, "Moin Court", Lane Opp.	Yanam and part of Territory of
	Saleem Function Palace, A. C. Guards,	Pondicherry.
	Lakdi-Ka-Pool, Hyderabad - 500 004. Tel.: 040 - 23312122 Fax: 040 - 23376599	
	Email:	
	bimalokpal.hyderabad@cioins.co.in	
JAIPUR	Office of the Insurance Ombudsman,	Rajasthan
	Jeevan Nidhi – II Bldg., Gr. Floor,	
	Bhawani Singh Marg, Jaipur - 302 005.	
	Tel.: 0141 - 2740363 Email: bimalokpal.jaipur@cioins.co.in	
ERNAKULAM	Office of the Insurance Ombudsman,	Kerala, Lakshadweep, Mahe-a
	2nd Floor, Pulinat Bldg.,	part of Pondicherry
	Opp. Cochin Shipyard, M. G. Road,	-
	Ernakulam - 682 015.	
	Tel.: 0484 - 2358759 / 2359338	
	Fax: 0484 - 2359336 Email:	

KOLKATA	CYBER RISK PROTECTOR Office of the Insurance Ombudsman,	West Bengal, Sikkim, Andaman &
KOLKATA	Hindustan Bldg. Annexe, 4th Floor,	Nicobar Islands
	4, C.R. Avenue,	Nicobal Islands
	KOLKATA - 700 072.	
	Tel.: 033 - 22124339 / 22124340	
	Fax : 033 - 22124341	
	Email: bimalokpal.kolkata@cioins.co.in	
LUCKNOW	Office of the Insurance Ombudsman, 6th Floor, Jeevan Bhawan, Phase-II, Nawal Kishore Road, Hazratganj, Lucknow - 226 001. Tel.: 0522 - 2231330 / 2231331 Fax: 0522 - 2231310 Email: bimalokpal.lucknow@cioins.co.in	Districts of Uttar Pradesh : Lalitpur, Jhansi, Mahoba, Hamirpur, Banda, Chitrakoot, Allahabad, Mirzapur, Sonbhabdra Fatehpur, Pratapgarh, Jaunpur, Varanasi, Gazipur, Jalaun Kanpur, Lucknow, Unnao,
		Sitapur, Lakhimpur, Bahraich, Barabanki, Raebareli, Sravasti, Gonda, Faizabad, Amethi, Kaushambi, Balrampur, Basti, Ambedkarnagar, Sultanpur, Maharajgang, Santkabirnagar, Azamgarh, Kushinagar, Gorkhpur Deoria, Mau, Ghazipur, Chandauli, Ballia, Sidharathnagar
MUMBAI	Office of the Insurance Ombudsman,	Goa, Mumbai Metropolitan
	3rd Floor, Jeevan Seva Annexe,	Region excluding Navi Mumbai &
	S. V. Road, Santacruz (W),	Thane
	Mumbai - 400 054.	Thane
	Tel.: 022 - 26106552 / 26106960	
	Fax: 022 - 26106052	
	Email: bimalokpal.mumbai@cioins.co.in	
NOIDA	Office of the Insurance Ombudsman,	State of Uttaranchal and the
NOIDA	Bhagwan Sahai Palace 4th Floor, Main Road,	following Districts of Uttar Pradesh:
	Naya Bans, Sector 15,	Agra, Aligarh, Bagpat, Bareilly,
	Distt: Gautam Buddh Nagar,	Bijnor, Budaun, Bulandshehar,
	U.P-201301.	Etah, Kanooj, Mainpuri, Mathura,
	Tel.: 0120-2514252 / 2514253	Meerut, Moradabad,
	Email: bimalokpal.noida@cioins.co.in	Muzaffarnagar, Oraiyya, Pilibhit,
		Etawah, Farrukhabad, Firozbad,
		Gautambodhanagar, Ghaziabad,
		Hardoi, Shahjahanpur, Hapur,
		Shamli, Rampur, Kashganj,
		Sambhal, Amroha, Hathras,
		Kanshiramnagar, Saharanpur
PATNA	Office of the Insurance Ombudsman, 1st Floor,Kalpana Arcade Building,, Bazar Samiti Road,	Bihar, Jharkhand
	Bahadurpur,	
	Patna 800 006.	
	Tel.: 0612-2680952	
	Email: bimalokpal.patna@cioins.co.in	
PUNE	Office of the Insurance Ombudsman, Jeevan Darshan Bldg., 3rd Floor,	Maharashtra, Area of Navi Mumbai and Thane excluding
	C.T.S. No.s. 195 to 198,	Mumbai Metropolitan Region
	N.C. Kelkar Road, Narayan Peth,	
	Pune $-411\ 030.$	
	Tel.: 020-41312555	

This Policy is subject to IRDAI (Protection of Policyholder's Interests) Regulation, 2017.

Disclaimer: INSURANCE ACT 1938 Section 41 Prohibition of Rebates

1. No person shall allow or offer to allow, either directly or indirectly, as an inducement to any person to take out or renew or continue an insurance in respect of any kind of risk relating to lives or property in India, any rebate of the whole or part of the commission payable or any rebate of the premium shown on the Policy, nor shall any person taking out or renewing or continuing a Policy accept any rebate, except such rebate as may be allowed in accordance with the published prospectus or tables of the Insurer.

2. ANY PERSON MAKING DEFAULT IN COMPLYING WITH THE PROVISIONS OF THIS SECTION SHALL BE PUNISHED WITH A FINE WHICH MAY EXTEND TO TEN LAKHS RUPEES.

"Insurance is the subject matter of the solicitation". For more details on benefits, exclusions, limitations, terms & conditions, please refer sales brochure/ Policy wordings carefully, before concluding a sale.

"Commencement of risk cover under the Policy is subject to receipt of payable premium by Tata AIG General Insurance Company Limited".