

PROPOSAL FORM

Ple	ase 1	tick appropriate box		
A.	Confiscation, Expropriation, Nationalisation Insurance for Permanent Investments.			
В.	. Confiscation, Expropriation, Nationalisation Insurance for Mobile Equipment located abroad.			
C.	Currency Inconvertibility Insurance.			
			estions require more space than is provided, attachments re than one Host Country is involved.	s providing particulars are
1.	PRO	DPOSER		
	a.	Name:		
	b.	Mailing Address:		
	c.	Nationality:	d. Date and place Proposer established:	
	e.	Business of Proposer:		
2.	Thi	s section to be completed where t	the Insurance sought is for a PERMANENT INVESTMEN	т.
l.	FOF	REIGN ENTERPRISE IN WHICH INVE	ESTMENT IS MADE:	
	a.	Name:		
	b.	Mailing Address:		
	c.	Location of facilities:		
	d.	Describe the business of the Foreig	•	
			2	
	e.		?	
	f.		alvad in anterprise:	
	g.	real in which investor became inve	olved in enterprise:	
II.	OW a.	NERSHIP OF FOREIGN ENTERPRISI Describe ownership of Foreign E agencies:	E Enterprise and note any equity participants controlled	by governments or their
		EQUITY PARTICIPANT	NATIONALITY	PARTICIPATION%
	b.	Describe any existing provisions or	r plans for future divestiture of ownership to local interest	ts:

TATA AIG GENERAL INSURANCE COMPANY LIMITED



	c.	List all foreign or multilateral lenders to the Foreign Enterprise:			
		Ler	ender Nationality		
III.	INV	EST	TMENT TO BE INSURED		
	a.	Exp	posed Investment		
		i.	Investor's equity contribution to Foreign Enterprise		
		ii.	Investor's share of retained earnings		
		iii.	Investor's loans to Foreign Enterprise		
			(including accrued but unpaid interest)		
		iv.	Investor's guarantees of non-local obligations of Foreign Enterprise		
		V.	Payable due Investor (average)		
		vi.	Receivables due from Investor (average)		
		vii.	. Total exposed Investment		
	b.	Des	esired limit of Liability		
	/NI e		The Limit of Liebility elected by an Investor in anywer on he less than but r	ant greater than Eveneral Investment	
	(IVC		The Limit of Liability elected by an Investor in any year can be less than but n	not greater than Exposed Investment.)	
	c.	Na	ature of Investment		
		i.	Form of Investor's equity contribution (cash, equipment, technology, other	·):	
		_			
		ii.	Form and terms of Investor's debt contribution (notes, letter of credit, etc.,	, maturities):	
		—iii.	Names of guaranteed third parties:		
IV .	Plea	ase a	ATIONS OF FOREIGN ENTERPRISE IN HOST COUNTRY answer the following questions concerning the Foreign Enterprise's operations estimates should be made as to the level of operations after a reasonab		
	a.	Bre	reakdown of Foreign Enterprise's assets: his information is used for underwriting purposes and not for determining lir		
		Cas	ash/Securities		
		Acc	counts Receivable		
		Inv	ventories		



	Ν	Mobile equipment and plant				
	F	Fixed plant and machinery				
	Е	Buildings/Leasehold Improvements				
	L					
	C	Other assets				
	T	TOTAL ASSETS				
b.	i.	What accounting basis is used in determining value of assets (e.g. book, replacement, etc.)?				
	ii.	Basis of depreciation of assets:				
c.	Fo	Foreign Exchange Impact of Foreign Enterprise:				
	lf t	If this is a new enterprise, estimates should be made as to the initial level of operations after start-up.				
	i.	Total exports as a percentage of annual revenues%				
		Exports to Investor as a percentage of annual revenues%				
		Total imports as a percentage of annual revenues%				
		Imports from Investor as a percentage of annual revenues%				
d.	Но	ow dependent is Foreign Enterprise on technology inputs from Investor?				
e.	_ La	Labour and Management of Foreign Enterprise:				
	i.	Does the Investor control the management of the Foreign Enterprise?				
	ii.	Number of local nationals in managerial positions:				
	iii.	Number of local national employees:				
	iv.	Number of foreign employees and nationality:				
	v.	Is work force unionised?				
f.	Fo	reign Enterprise - Host Government Agreements:				
	i.	Have all documents necessary for legal operations in the Host Country been obtained and are they currently valid?				
	ii.	Have any special agreements been negotiated between the Investor and the Host Country beyond those normally afforded foreign Investors under the investment code of the host country (e.g. excessive tax holidays, monopoly agreements, subsidies, special tariff or quota concessions, etc.)?				
		If so, please describe:				



g.	Describe any effects on the Host Country by the Foreign Enterprise that you consider noteworthy (e.g. impact on local suppliers, local employment, creation of downstream economic activity, training programmes, development of social services, etc.)		
h.	Does Investor have operations in the Host Country other than the subject of this proposal?		
	f so, briefly describe		
. тн	S SECTION TO BE COMPLETED WHERE THE INSURANCE SOUGHT IS FOR MOBILE EQUIPMENT LOCATED ABROAD		
i.	Country in which equipment to be insured will be located:		
ii.	a. Name and address of entity in Host Country for whom work will be conducted:		
	b. Legal status of entity (Private, Govt, Agency, Ministry etc.)		
iii.	f equipment to be used for a specific contract, does title pass to Buyer on completion or at any other time:		
iv.	a. Who is responsible for insuring the equipment:		
	o. Does insurance have to be arranged in the Host Country?		
V.	Describe the nature and principal use of equipment while in Host Country:		
vi.	How long will equipment be in the Host Country:		
vii	Have all documents necessary for legal operations in the Host Country been obtained?		

4.



viii	a. Does the Proposer require a re-export license?					
	b. If so, have the necessary licenses been obtained?					
	c. If no re-export license is required has the Proposer obtained all other consents required to re-export the equipment					
	d. Has the Proposer ever had problems in obtaining re-export licenses? If so, please give details:					
ix.	Who will have physical control of the equipment while in the Host Country?					
x.	Description of equipment to be insured:					
	Kind Date Purchased Cost New Actual Cash Value					
	(If required, please attach additional pages)					
xi.	Method of Depreciation used in calculation of Net Book Value:					
	(N.B. Insurers cannot issue on a new for old basis.) S SECTION TO BE COMPLETED WHERE THE INSURANCE SOUGHT IS FOR CURRENCY INCONVERTIBILITY WHICH LY AVAILABLE IN ADDITION TO COVERAGE REQUESTED IN SECTION A AND B. Has the Proposer experienced any Currency Inconvertibility difficulties in the past with respect to any of its operations investments in the Host Country?					
	If so, please specify:					
ii.	a. Have all registrations been duly made and all consents and approvals of Host Government been obtained, which a necessary to enable the Proposer to transfer Local Currency into Policy Currency?					
	b. Are said registrations, consents and approvals still valid?					
iii.	a. Does the Proposer have any Currency Inconvertibility Insurance with respect to Local Currency in the Host Country?					
	If so, please specify the name of the Insurer and the nature and amounts of coverage:					
iv.	How Scheduled Funds will be Generated.					
	This Currency Inconvertibility Insurance is being sought to cover Scheduled Funds generated from:					
	Equity Securities of Foreign Enterprise					
	Debt obligations of Foreign Enterprise					
	Technical Assistance Agreement					
	Management Agreement					



Othe	•		
Pleas	e attach copies of pertinent agreement and repayment schedules.		
v. Ar	mount of Coverage		
	ne Proposer should determine the maximum value in Policy Currency of Scheduled Fund olicy Period.	ds to be repatriated during the	
a.	Policy Currency Designation: (Indian Rupees, U.S. Dollars, French Francs, etc.):		
b.	Amount of anticipated repatriation in Policy Currency:		
	i. Equity Investment		
	ii. Dividends/Profits		
	iii. Principal		
	iv. Interest		
	v. Technical Assistance Fees		
	vi. Management Fees		
	vii. Other fees/Payment		
c.	Total amount of coverage desired:		
	e. total amount of Policy Currency to be remitted during course of policy year; value of Eq nly if investment to be disposed of during course of policy year.)	uity Investment to be included	
vii. O	perations of Foreign Enterprise in Host Country:		
a.	Annual Revenues (expressed in Rupees) of the Local Enterprise are or are estimated to	be (please check one):	
	i. Under Rs. 10 Million		
	ii. Rs. 10 Million to Rs. 50 Million		
	iii. Over Rs. 50 Million		
b.	Does the Proposer have any other operations or investments or loans outstanding o Host Country besides this Foreign Enterprise?	r contracts with entities in the	
If	so, briefly describe:		
viii. G	eneral		
a.	Were the Proposer to file a request today with the appropriate government agency Funds from Local Currency into Policy Currency how long would it take for such a tran		
	Up to 1 month		
	Up to 2 months		
	Up to 3 months		
	Up to months		
b.	What special arrangements, if any, have been concluded between the Host Government Foreign Enterprise, for the transfer of Local Currency into Policy Currency? Are the limitations in addition to existing currency regulations? If so, please specify:	nent and the Proposer, or the nese transfers subject to any	
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5. THE FOLLOWING QUESTIONS MUST BE ANSWERED AND RELATE TO ALL SECTIONS

i.	Does the Investor have any knowledge of any facts which might give rise to a claim under the policy? It is agreed that if such knowledge or information exists, any claim arising therefrom is excluded from this proposed policy:
ii.	Are there any unique or unusual aspects in the subject matter of this proposal?
	If "yes" please give details
iii.	Has the Proposer, its partner, joint venture, affiliates or subsidiaries ever suffered loss as a result of acts of foreign governments?
	If "yes" please give details
iv.	Is the Proposer aware of any legislation, pending legislation, discussions, disputes, negotiations or litigations with the Host Government regarding pollution or other environmental impact relating to the Foreign Enterprises? If yes, please explain. (Attach extra pages if necessary)
Propo	e attach the Proposer's most recent Annual Report and that of the Foreign Enterprise. Other material relating to the ser or Foreign Enterprise you may wish to provide is welcome.
	ndersigned authorised officer of the Proposer declares that to the best of his knowledge the statement set forth in this sal are true and no material information has been withheld.
	ndersigned agrees that the existence of any policy that may be issued will not be disclosed to the Host Government. All nation in this proposal will be treated confidentially by the Company.
	ontent of this form along with product benefits, terms/conditions and exclusions have been clearly explained to me. I/we understood these and confirm to abide by the policy terms & conditions.
Signat	ure of the Proposer:
Name	& Signature of agent/intermediary:
Code:	
The co	cular Declaration (Certification in case the proposer has signed in vernacular/thumb print): ontent of this form along with product benefits, terms/conditions and exclusions have been clearly explained by me in cular to the proposer who has understood and confirmed the same.
Signat	ture/Thumb impression of the Proposer:
Name	& Signature of agent/intermediary:
ΛMI 6	loclaration

I/we hereby confirm that all premiums paid / payable in future will be from bonafide sources and not paid out of proceeds of crime and that such premiums are not disproportionate to my/our income. I / we understand that the Company has the right to call for documents to establish sources of funds and to cancel the insurance policy in case I / we are found guilty by any competent court of law under any of the statutes, directly or indirectly governing the prevention of money laundering law in India.



2. I / we are not Politically Exposed Persons * nor are their close relatives / family members / associates . I / we shall keep the company informed if we subsequently become a Politically Exposed Person / close relative / family member / associate of Politically Exposed Persons.

"Politically Exposed Persons" shall have the meaning assigned to it under Prevention of Money-Laundering (Maintenance of Records) Amendment Rules, 2023 as amended from time to time."

Section 64 VB of the Insurance Act 1938

Commencement of risk cover under the policy is subject to receipt of premium by Tata AIG General Insurance Company Limited

Section 41 of Insurance Act 2015 (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 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 liable for penalty which may extend to ten lakh rupees.

Agent Declaration:	
Corporate Agent/Authorized employee of the Broker/Relacontents of this Proposal Form, including the nature of the statement(s), information and response(s) submitted by his details sought herein will form the basis of the Contract of is accepted by the Company for issuance of the Pol information/response(s) is/are contained in this Proposal furnished/to be furnished, the Company shall have the right	
Name of the specified Person and code	
	omplete the insurance, but it is agreed that this proposal shall be the
Attest:	Signed:
Broker:	Title:
Address:	Corporation:
	Date :