## ADDENDUM TO EXTEND COVER TO EXPORTER'S OVERSEAS SUBSIDIARY/JOINT VENTURE

1) Specific Contract (Political Risks) Policy No.
dated
2) Specific Shipments (Political Risks) Policy No.
<u>dated</u>
3) Specific Services Contract (Political Risks) Policy No.
<u>dated</u>
This Addendum is issued on day of to
being the Overseas
Subsidiary/Joint Venture of the Exporter, carrying on business at
(hereinafter referred to as
the "Insured")
Under this Addendum an 'Exporter' shall mean an Exporter in
India who either exports goods by way of specific shipments or
otherwise and/or renders services from India to the Insured in the
Overseas Buyer's country for the performance of an Overseas
Contract.
WHEREAS the Insured in the Overseas Buyer's country has been
awarded an Overseas Contract datedby
•
M/s (hereinafter referred
to as the "Overseas Buyer") for executing
project in the Overseas Buyer's country (hereinafter referred to as
the "Overseas Contract") in the performance of which the Insured
will approach the Exporter for providing goods and/or services
from India. For this Addendum, the Country of the Insured and the
Overseas Buyer is the same.
AND WHEREAS the Exporter has made a proposal dated
(hereinafter referred to as "Proposal") requesting the Corporation to
cover the Insured against a percentage of loss which the Insured

may sustain by reasons of certain risks stipulated hereinafter with respect to the performance of the Overseas Contract.

AND WHEREAS the Exporter has agreed that the said Proposal along with Declaration cum Undertaking dated \_\_\_\_\_ issued by the Exporter, shall be the basis of this Addendum and Policy.

AND WHEREAS the Exporter has agreed that he will export goods manufactured in India/render services from India in order to facilitate/contribute/perform the Overseas Contract awarded in favour of the Insured. This shall operate as a condition precedent before extending any cover to the Insured.

For the sake of brevity, Insured and Corporation are hereinafter referred to as the "parties" collectively.

NOW THEREFORE, in consideration of the premium of Rs.
(Rupees) paid and further
premiums to be paid by the Exporter on behalf of the Insured to
the Corporation in accordance with the terms of the policy/offer
dated, the Corporation has agreed to cover the Insured as
stated hereinafter. It is agreed between the parties that the
premium amount will be calculated and paid by the Exporter on
behalf of the Insured on the entire value of the Overseas Contract
executed between the Insured and the Overseas Buyer. In case the
Insured is a Joint Venture Company in which the Exporter has a
shareholding, the premium amount will be calculated on the
percentage of estimated contribution made by the Exporter in
performing the Overseas Contract. The Corporation hereby agrees
to cover the Insured in accordance with the terms and subject to
the conditions hereof against a percentage of the amount of loss as
hereinafter defined which may be sustained by the Insured under
the Overseas Contract due to the following risks (hereinafter
referred to as "Risks Insured"):

## RISKS INSURED

- The operation of a law or of an Order, Decree, Notification (i) Regulation having the force of law, which in circumstances outside the control of the Exporter and/or the Insured and/or the Overseas Buyer, prevents, restricts or controls, the transfer of payment (a) to the designated account of the Insured, of an irrevocable deposit made by the Overseas Buyer in the currency of his country within 30 days from the due date of payment under the Overseas Contract for transfer to the designated account of the Insured or (b) to the Exporter by the Insured from the country of the Overseas Buyer to India within the time frame mutually agreed between the Insured and the Exporter, after receipt of payment in the designated account of the Insured from the Overseas Buyer under the Overseas Contract or
- (ii) The occurrence of war between the Country of the Overseas Buyer and India or
- (iii) The occurrence of war, hostilities, civil war, rebellion, revolution, insurrection or other disturbance in the country of the Overseas Buyer or
- (iv) The imposition, after making of the Overseas Contract, of any law or of any Restriction, Order, Decree, Notification or Regulation having the force of Law in India or Overseas Buyer's Country, which in circumstances outside the control of the Exporter or Insured, prevents the import of goods by way of specific shipments or otherwise and/or rendering of services to the Insured in the Country of Overseas Buyer for the performance of an Overseas Contract or;
- (v) Any other cause not being inherent in the nature of the goods/services provided and not being within the control

of the Exporter or the Insured and/or of the Overseas Buyer, which arises from events occurring outside India.

In addition to the above (i) to (v) Risks Insured, in case of (i) Specific Contract (Political Risks) Policy and (ii) Specific Shipments (Political Risks) Policy the following Risks will also be insured:

- (vi) The cancellation, in circumstances outside the control of the Exporter, of a currently valid license to export the goods or render services or the imposition of restrictions on the export of goods/rendering services not previously subject to license (applicable to only Specific Contract (Political Risks) Policy) or
- (vii) The cancellation, in circumstances outside the control of the Insured and/or the Overseas Buyer of a previously issued and currently valid authority to import the goods or rendering of services or
- (viii) The incurring of any additional handling, transport or insurance charges which are occasioned by interruption or diversion of voyage outside India in respect of goods shipped and/or services rendered by the Exporter from India, which is impracticable for the Insured to recover from the Overseas Buyer under the Overseas Contract or

In addition to the above (i) to (v) Risks Insured, in case of (i) Specific Service Contract (Political Risks) Policy, the following Risks will also be insured:

(ix) The failure or refusal on the part of the Overseas Buyer to fulfill the terms of the Overseas Contract, such failure or refusal not arising from any breach of the Overseas Contract or Warranty on the part of the Insured nor from any cause within the control of the Insured.

## (x) PROVIDED ALWAYS THAT the Corporation shall not be liable for any loss—

- (a) In respect of any risk which at the date when the Overseas Contract is made can be insured with the Government or any of its organizations other than the Corporations or can normally be insured with commercial insurers;
- (b) Which arises from the insolvency of any agent of the Insured and /or Exporter or the insolvency of the collecting bank or from any act or default on the part of such agent or collecting bank;

UNLESS such liability is previously agreed to and accepted by the Corporation in writing;

- (c) Which arises out of foreign currency fluctuations between the country of the Overseas Buyer and India;
- (d) Which arises out of Insured's willful default or failure to fulfill its obligations under the Overseas Contract or collusion between the Insured and the Exporter or any misdeclaration by the Exporter;
- (e) Which arises out of the insolvency or bankruptcy of the Insured;
- (f) Which arises out of the Overseas Contract, where the Insured has obtained an insurance cover from any other insurer for the same subject matter covered under this policy.

In addition to the above exclusions (a) to (f), the following clauses will apply in case of **Specific Contract (Political Risks) Policy**, the Corporation shall not be liable for any loss:-

- (g) Which arises from prevention of or delay in the transfer of payment to the Insured in the Overseas Buyers Country until the Overseas Buyer has made an Irrevocable Deposit for transfer to the Insured, on such terms and in such Bank as are approved by the Corporation in writing, of a sum in the currency of the Overseas Buyers Country equal to the amount due for payment under the Overseas Contract, unless the Overseas Buyer is prohibited from making such a Deposit by an law, or by any Order, Decree or Regulation having the force of law in the Overseas Buyers Country
- (h) Which arises from any failure or inability of the Exporter to obtain any authority necessary under the regulations in force in India at the date of the Contract for rendering of the services or exporting goods from India or where a currently valid licence is cancelled due to the fault of the Exporter.
- (i) Which arises from any failure or inability of the Insured to obtain any authority necessary under the regulations in the Overseas Buyer's Country in force at the date of the Overseas Contract to import the goods and/or to pay for them as contracted and invoiced.
- (j) Unless a claim for the loss is made by the Exporter on behalf of the Insured to the Corporation in writing in the form prescribed by it within one year from the due date of payment;

In addition to the above exclusions (a) to (f), the following clauses will apply in case of **Specific Shipments (Political Risks) Policy**, the Corporation shall not be liable for any loss:-

- (k) Which arises from any failure or inability of the Insured to obtain any authority necessary under the regulations in the Overseas Buyer's Country in force at the date of the Overseas Contract to import the goods and/or to pay for them as contracted and invoiced.
- (l) Unless a claim for the loss is made by the Exporter on behalf of the Insured to the Corporation in writing in the form prescribed by it within one year from the due date of payment

In addition to the above exclusions (a) to (f), in case of **Specific Services Contract (Political Risks) Policy** the following clause will also apply:

- (m) Which arises from prevention of or delay in the transfer of payment to the Insured in the Overseas Buyers Country until the Overseas Buyer has made an Irrevocable Deposit for transfer to the Insured, on such terms and in such Bank as are approved by the Corporation in writing, of a sum in the currency of the Overseas Buyers Country equal to the amount due for payment under the Overseas Contract, unless the Overseas Buyer is prohibited from making such a Deposit by an law, or by any Order, Decree or Regulation having the force of law in the Overseas Buyers Country
- (n) Which arises from any failure or inability of the Exporter to obtain any authority necessary under the regulations in force in India at the date of the Contract for rendering of the services from India or where a currently valid licence is cancelled due to the fault of the Exporter.

- (o) Which arises due to the failure or refusal on the part of the Overseas Buyer to avail services rendered by the Insured and/or due to any claim of the Overseas Buyer that he is justified in withholding payment of the Contract price or the gross invoice value or any part thereof by reason of any payment, credit, set-off or counter-claim and/or due to his claim that for any other lawful reason he is excused from performing his obligations under the Overseas Contract;
- (p) Unless a claim for the loss is made by the Exporter on behalf of the Insured to the Corporation in writing in the form prescribed by it on or before one year.

#### TERMS AND CONDITIONS

### REPRESENTATIONS AND DISCLOSURES BY THE EXPORTER

- 1. **Proposal and Declaration Cum Undertaking**: The Proposal along with Declaration cum Undertaking dated \_\_\_\_\_ made by the Exporter herein shall be the basis of the Policy and Addendum and shall form part thereof and if any of the statements contained in the Proposal or the Declaration cum Undertaking be untrue or incorrect in any respect, the Policy shall be void. However, the Corporation may retain any premium that has been paid.
- 2. Disclosure of Facts: Without prejudice to any rule, or law, it is declared that the policy is given on condition that the Exporter has at the date of issue of the Policy, disclosed and will at all times during the operation of the Policy, promptly disclose all facts in any way affecting the Risks Insured.
- 3. The Corporation has agreed to cover the Insured by way of this Addendum, on the Exporter's representation to the Corporation that though the Overseas Contract executed in favour of the Insured is managed and performed by the

Insured in the Overseas Buyer's Country, the Exporter in India, supervises and controls the management/functioning of the Insured, more particularly the performance of the obligations of the Insured under the Overseas Contract. Further the Exporter shall compulsorily export goods or render services from India in order to facilitate/perform the Overseas Contract awarded in favour of the Insured. This representation by the Exporter being a precondition to the issuance of Policy, the Corporation's liability will cease and the Policy will be rendered void, in case of Exporter's misrepresentation. However, the Corporation shall be entitled to retain the premium amount paid.

- 4. The Exporter has further represented that it will disclose all material information in the Proposal with respect to the Overseas Contract and other miscellaneous details in connection thereto including the designated Bank Account number and name of the Bank of the Insured in which monies are to be deposited by the Overseas Buyer. The Exporter further represented that it shall immediately intimate the Corporation of any change or variance in the information provided by the Exporter in the Proposal or Declaration cum Undertaking or any other document affecting the Risks Insured, including the change in the designated Bank Accounts of the Insured in which the Overseas Buyer would be making payment towards the invoices raised by the Insured.
- 5. The Exporter has guaranteed and represented to the Corporation that Insured will take all measures and steps to comply with its obligations under the Overseas Contract. The Exporter has further agreed that if the Overseas Buyer does not make payment to the Insured due to any fault/breach of the Insured in performing its obligations under the Overseas

- Contract, the Corporation will not be liable to make any payment towards such a claim, if filed.
- 6. Withdrawal of cover: The Corporation shall be at liberty at any time to give written notice to the Exporter and/or Insured that as from such date (not being earlier than the date of the notice) as may be specified in the notice, this policy shall not apply to cover any shipment of goods/rendering of services by the Exporter or work done by the Insured in performance of the Overseas Contract, from the receipt of such notice.

Note: Dispatch of notice means a notice sent by ordinary post to the latest address of the Exporter and the Insured registered with the Corporation.

### DUTIES OF THE INSURED AND EXPORTER

- 7. **INSURED'S AND EXPORTER'S OBLIGATION:** The Exporter shall
  - (a) Use all reasonable and usual care, skill and forethought and take all practicable measures including any measures which may be required by the Corporation (including if so required the institution of legal proceedings)to be taken by the Insured to prevent or minimize the loss
  - (b) Notify to the Corporation in writing of the occurrence of any event likely to cause a loss without delay but in no case later than 30 days of his becoming aware of such occurrence In case of Specific Shipment (Political Risks) Policy, 30 days referred to in this clause be read as 15 days
  - (c)The Exporter shall furnish the Corporation promptly with any further information regarding

- such shipments or services that the Corporation may require from time to time.
- (d) If during the course of transit of goods/or rendering of services, it comes to the knowledge of the Exporter/Insured that the Country of the Overseas Buyer has:
  - (i) Banned the imports of goods/prevented the entry of person(s) for rendering services for performing the Overseas Contract or
  - (ii) Ordered confiscation of goods or detention of persons deputed by the Exporter or
  - (iii) Any circumstances which may lead to any loss
    - the Exporter shall exercise his right to stop the goods from being delivered or rendering of services. The Exporter shall stop the shipments of further consignments and stop manufacture of goods which are under the process of manufacture and/or stop rendering services in the Overseas Buyer's unless the Corporation Country consents in writing to the Exporter refraining from so doing.
- (e)The Exporter will submit documents on quarterly basis:
  - i. in respect of all shipments/services rendered by him to the Insured during the previous quarter including invoices raised

- by the Exporter on the Insured for the performance of the Overseas Contract.
- ii. With respect to all shipments of goods or services insured under the policy which could not be delivered/availed by the Insured under circumstances outside the control of the Exporter immediately when it is known to the Exporter
- iii. With respect to all the amounts received from the Insured in connection with the performance of the Overseas Contract
- iv. relevant bills of lading and the certification attesting the exit of the goods/rendering of services from India to the country of the Insured.

## 8. **DECLARATIONS:**

- (a) The Exporter shall on or before 10<sup>th</sup> day of each calendar month, forward to the Corporation a declaration in the form prescribed by the Corporation of:
  - all contracts, shipments and or services rendered by the Exporter and the Insured to the Overseas Buyer during the previous month
  - ii. all shipments insured of which delivery could not be taken by the Overseas Buyer under the circumstances outside his control immediately when it is known to the Exporter and or Insured (applicable to Specific Shipments (political risks) policy only)
  - iii. Invoices raised by the Insured on the Overseas

    Buyer with respect to the goods and/or services

- rendered in performing the Overseas Contract and
- iv. Bank statements of the designated Bank Account of the Insured where monies are to be deposited by the Overseas Buyer.
- v. Status of the percentage of work completed by the Insured.
- vi. Statement of payments made by the Overseas
  Buyer to the Insured duly certified by the
  Overseas Buyer alongwith expected/agreed date
  of receiving payment in India from the Insured.
- vii. the commercial invoices or any equivalent documents attesting the delivery of goods and/or rendering of services and/or the performance of works duly certified by the Overseas Buyer,
- viii. all amounts which, at the end of the previous months remained wholly or partly unpaid for more than one month from the due date of payment in respect of goods delivered and/or services rendered (such declarations shall continue to be forwarded to the Corporation, as long as any amounts remain outstanding)
  - ix. all amounts which, at the end of the previous months remained wholly or partly unpaid for more than one month from the agreed/expected date of transfer to the Exporter by the Insured in respect of goods delivered and/or services rendered (such declarations shall continue to be forwarded to the Corporation, as long as any amounts remain outstanding)

- (b) The Exporter shall furnish the Corporation promptly with any further information regarding the Overseas Contract entered into by the Insured, Shipments made and services rendered by the Exporter and or Insured thereunder that the Corporation may from time to time require.
- (c) At the time of submitting the claim, the Exporter will furnish:
  - the Bank statements of the Insured's designated account, provided for in the Proposal, for a period of atleast 6 months prior to the first Overdue Bill till the Claim date.
  - ii. the bank statements duly certified by the Overseas Buyer evidencing the debit entries towards payment made to the Insured
  - iii. the Overseas Contract awarded in the favour of the Insured, any relevant annexure and any subsequent amendments thereto;
  - iv. the Copy of the Guarantee, if procured by the Insured/Exporter;
  - v. the requests for payment of the outstanding payment and any reminders sent to the Overseas Buyer accompanied by evidence of dispatch of such requests along with replies, if any, sent by the Insured
  - vi. any other documents provided for under the Overseas Contract, which grants entitlement to payment from the Overseas Buyer;
- (d) The Exporter shall further make declarations to the Corporation by completing and returning to the

Corporation such form(s) as may be, from time to time approved by the Corporation and shall provide such other information promptly as may be requested by the Corporation at any time.

## 9. Contract Price and Gross Invoice Value in the Policy:

- (i) The contract price of services rendered shall exclude any payments secured at the date of the Overseas Contract by irrecoverable letters of credit confirmed by a Bank in the country of the Insured or payments received from the Overseas Buyer in advance.
- (ii) The gross invoice value of goods shall include any insurance, freight or other charges paid or to be paid by the Insured on behalf of the Overseas Buyer as per the Overseas Contract but shall exclude any payments secured by irrevocable letters of credit confirmed by a Bank in the country of the Insured or payments received from the Overseas Buyer as advance.

## 10. Percentage of Loss payable:

(1) When the Insured is the overseas wholly owned subsidiary of the Exporter, the Corporation will ascertain the amount of loss on the entire Overseas Contract value executed between the Insured and the Overseas Buyer. Whereas when the Insured is a Joint Venture Company in which the Exporter has a shareholding, the Corporation will ascertain the amount of loss only to the extent of the percentage of contribution made by the Exporter in performing the Overseas Contract entered into between the Insured

- being the Joint Venture Company and the Overseas Buyer, and not the entire Overseas Contract Value.
- (2) Subject to the terms and conditions hereof, the Percentage of the amount of any loss which the Corporation hereby agrees to pay shall be 90% of the loss, as hereinafter defined, sustained by the Insured and/or Exporter in respect of the Overseas Contract to which the policy and this Addendum apply by reason of any of the Risks Insured immediately after the time hereinafter specified for ascertainment of the loss.

## 11. **Amount of loss:** The amount of loss shall-

- (a) As regards goods delivered and or services rendered by the Insured, accepted and paid by the Overseas Buyer but not transferred to the Exporter, be the Contract Price and/or gross invoice value of goods delivered and/or services rendered less expenses incurred by the Insured for the performance of the Overseas Contract
- (b) As regards goods delivered by the Insured or services rendered to and accepted by the Overseas Buyer, be the entire value of the Overseas Contract or gross invoice value of those goods less
  - i. The amount which at the date at which the loss is ascertained, the Overseas Buyer would have been entitled to take into account by way of payment, credit, set- off or counter-claim or which the Insured is entitled to appropriate in whole or in part payment of the price of the goods/services, and

ii. Any expenses saved by the non-payment of agent's commission or otherwise; and

In addition to the above clause (a) and (b), in case of Specific Contract (Political Risks) Policy and Specific Service Contract (Political Risks) Policy, the following clause (iii) will also apply:

- iii. Any part of the contract price of services and/or gross invoice value of the goods which represents interest payable by the Overseas Buyer for credit facilities in respect of any period subsequent to payment by the Corporation.
- (c) as regards services not rendered or goods not delivered to and not accepted by the Overseas Buyer, and if the goods have been shipped by the Exporter, the Contract price or the gross invoice value thereof as may be applicable, less-
  - i. any expenses saved by the non-fulfillment of the Overseas Contract for the sale of those goods or rendering the services,
  - any sums which at the date at which the ii. loss is ascertained, the Insured has recovered from any source, including realization of any security, resale of any goods or materials and any sums of credits in his possession which the Insured is entitled to appropriate as or towards payment for the services/purchase price, or any part thereof. Provided that the sums recovered or realized by any security or

resale of any goods or materials shall be the sums less all expenses of recovery, realization or resale.

In addition to the above clause (a) to (c), in case of **Specific Contract (Political Risks) Policy**, the following clauses (iii) and (d) will apply:

(iii) Any part of the contract price or as the case may be the gross invoice value of the goods which represents interest payable by the Overseas Buyer for credit facilities in respect of any period subsequent to payment by the Corporation;

PROVIDED ALWAYS THAT the goods not delivered shall remain the property of the Insured and any resale thereof by the Insured shall be with the prior approval of the Corporation. In case the sale of goods not delivered is made without the prior approval of the Corporation, the Corporation shall not be liable for any loss suffered by the Insured in connection with the particular shipment is concerned.

(d) Where the loss is due to the diversion risk as defined in sub-clause (viii) of the Risks Insured under the policy, be the amount of any additional handling, transport or insurance charges which are occasioned by interruption or diversion of voyage outside India and which is impracticable for the Insured to recover

from the Overseas Buyer under the Overseas Contract less any allowance, rebate or refund to which the Exporter is entitled by reason of the interruption or diversion of voyage.

In addition to the above clause (a) to (c), in case of **Specific Shipments (Political Risks) Policy**, the following clauses (iii) and (e) will apply:

- (iii) PROVIDED ALWAYS THAT the goods not delivered shall remain the property of the Insured and any resale thereof by the Insured shall be with the prior approval of the Corporation. In case the sale of goods not delivered is made without the prior approval of the Corporation, the Corporation shall not be liable for any loss suffered by the Insured in connection with the particular shipment is concerned.
  - (e) Where the loss is due to the diversion risk as defined in sub-clause (viii) of the Risks Insured under the policy, be the amount of any additional handling, transport or insurance charges which are occasioned by interruption or diversion of voyage outside India and which is impracticable for the Insured to recover from the Overseas Buyer under the Overseas Contract less any allowance, rebate or refund to which the Exporter is entitled by reason of the interruption or diversion of voyage.

In addition to the above clause (a) to (c), in case of **Specific Service Contract (Political Risks) Policy**, the following clauses (iii) will apply:

- (iii) Any part of the contract price which represents interest payable by the Overseas Buyer for credit facilities in respect of any period subsequent to payment by the Corporation;
- 12. **Time for ascertainment of loss:** Subject to the submission of a claim by the Exporter on behalf of the Insured, in the form prescribed supported by the evidence which in the opinion of the Corporation, is sufficient in addition to the documents referred to in clause 8, and by a verification of the cause of loss, the Corporation will pay to the Exporter in India on behalf of the Insured, the amount of loss hereby insured in Indian Rupees, immediately after the loss has been ascertained and such loss shall be ascertained:

In case of Specific Contract (Political Risks) Policy and Specific Shipments (Political Risks) Policy the following clauses will apply-

- a) Where the loss is due to the goods, not having been delivered to the Overseas Buyer, one month after the due date on which, with the Corporation's approval in writing, the goods have been resold or otherwise disposed of by the Exporter/Insured.
- b) Where the loss is due to diversion risk as defined in (viii) of the Risks Insured, as soon as the proof of loss to the satisfaction of the Corporation is furnished.

c) In all other cases, four months after the occurrence of the event which is the cause of the loss.

In addition to the above (a) to (c), in case of **Specific Shipments (Political Risks)** the following clause will apply-

d) Where the loss is due to the prevention of or delay in the transfer of payments to the designated account of the Insured, in circumstances outside the control of both the Insured and the Overseas Buyer, four months after the due date of payment by the Overseas Buyer provided an irrevocable deposit is made by the Overseas Buyer within 30 days from the due date.

In addition to the above (a) to (c), in case of **Specific Contract (Political Risks) Policy** the following clause will apply-

e) Where the loss is due to the prevention of or delay in the transfer of payments to the designated account of the Insured, in circumstances outside the control of both the Insured and the Overseas Buyer, or if the Overseas Buyer has made irrevocable deposit for the transfer to the Insured, four months after making of such deposit, whichever of the two is the earlier.

# In case of **Specific Services Contract (Political Risks) Policy** the following clauses will apply-

f) Where the loss is due to the prevention of or delay in the transfer of payments to the designated account of the Insured, in circumstances outside the control of both the Insured and the Overseas Buyer, or if the Overseas Buyer has made irrevocable deposit for the transfer to the Insured, four months after making of such deposit, whichever of the two is the earlier.

- g) Where the loss is due to the failure or refusal on the part of the Overseas Buyer, to fulfill his obligations under the Overseas Contract such failure or refusal not arising from reasons within the control of the Exporter or Insured four months from the date of such failure or refusal or four months from the due date of payment whichever of the two dates is the earlier,
- h) In all cases, four months after the occurrence of the event which is the cause of the loss.

Provided that where the Overseas Buyer has on or after the due date of payment withheld payment of the contract price or any part thereof or has declined to perform any of this obligations under the Overseas Contract or agreement and claims that he is justified in doing for any reason whatsoever the amount of such loss shall not be ascertained unless otherwise agreed to in writing by the Corporation until:

- (i) The Overseas Buyer has withdrawn such claim; or
- (ii) The Exporter and/or Insured has established to the satisfaction of the Corporation, the validity or invalidity of such claim, but in case not earlier than the appropriate time hereinabove specified.

- 13. Payment of loss: The Exporter shall, as a condition precedent to the payment of amount of a percentage of any loss as herein defined, procure and deliver to the Corporation an undertaking in writing from (i) its Bank in India which holds the documents pertaining to the shipment/services rendered and (ii) the Bank of the Insured, or (iii) any person holding the documents pertaining to the Overseas Contract insured under the policy: a writing acknowledging and agreeing (1) that the Bank/person holds such documents in trust for the Corporation (2) that the Bank/person, shall upon demand by the Corporation deliver them to the Corporation and (3) that if the Bank/person shall receive any payments against such documents, the Bank/person shall intimate the same to the Corporation and make payment thereof according to the directions of the Corporation in writing.
- 14. **Rate of Exchange:** All payments under the policy shall be in Indian Rupees and for the purpose of payment of premiums and losses, the entire value of the Overseas Contract executed between the Insured and the Overseas Buyer in foreign currency shall be converted into Indian Rupee at the Bank buying rate of exchange at Mumbai on the date of relative shipment/contract for services or at the exchange rate prescribed in the Schedule attached to the Policy.

PROVIDED THAT, if devaluation of the Currency in which the Overseas Buyer has to pay takes place before the claim is paid, the amount claimed in Indian currency shall be based on the devalued rate.

### LIMITATION OF CORPORATION'S LIABILITY

- 15. **Limitation of Liability:** In addition to the events specified in Clause (x) of Risks Insured, the Corporation shall not be liable for loss:
  - a) in respect of the Overseas Contract or any shipment made or to be made or services rendered or to be rendered thereunder, if all or any part of the Overseas Contract by the Insured, or if all or any part of the export receivables by the Exporter, has been assigned without the prior approval in writing of the Corporation; or
  - b) in respect of a debt as to which the Insured has extended the period of payment, or has accepted a composition arrangement with the Overseas Buyer or entered into any settlement with the Overseas Buyer without the prior approval in writing of the Corporation; or
  - c) In respect of the Overseas Contract, if the relevant authority to import goods and to pay for them is made subject to conditions as to the export of other goods from any country or to conditions as to the payment for such other goods when so exported.
  - d) In respect of the Overseas Contract, the terms of which are altered in any respect without the consent in writing of the Corporation.

16.	<b>Maximum liability-</b> The total liability of the Corporation
	under the Policy shall be limited to Rs or
	such other total sum as may be, agreed in writing between
	the Exporter on behalf of the Insured and the Corporation.

### **RECOVERIES**

- 17. **Action after payment of Claim**: Upon payment by the Corporation of the amount due hereunder to the Exporter on behalf of the Insured, the Exporter ensures that the Insured shall:
  - (a) Take all steps which may be necessary or expedient, or which the Corporation may at any time require, to effect recoveries whether from the Overseas Buyer or from any other person from whom such recoveries may be made including (if so required) the institution of legal or other proceedings;
  - (b) Upon request, assign and transfer to the Corporation his rights under the Overseas Contract in respect of which such payment has been made, including his right to receive any monies payable under such Overseas Contract or his right to damages from any breach thereof;
  - (c) Upon request, deliver up to the Corporation any goods in respect of which such payment has been made and any documents in relation thereto and assign and transfer to the Corporation his right and interest in any such goods and documents;
  - (d)Upon request assign, deliver up or otherwise transfer to the Corporation any negotiable instruments, guarantees or other securities relating to such goods or the Overseas Contract.

### 18. **Recoveries:**

a) Any sums recovered by the Insured and or Exporter or the Corporation in respect of a loss to which the policy applies, after the date at which the loss is ascertained from the Overseas Buyer or any other source shall be

- divided between the Corporation and the Exporter on behalf of the Insured in the proportion of 90 and 10.
- b) The Exporter has ensured the Corporation that the sums recovered by the Insured shall be shared with the Corporation in the proportion mentioned hereinabove. The Insured/Exporter shall pay all the sums so recovered to the Corporation forthwith upon it being received by him or any other person on his behalf, the Exporter hereby acknowledges and declares that until such payment is made to the Corporation, the Exporter/Insured receives and holds such sum in trust for the Corporation.
- 19. **Due date of payment:** The words 'Due date of payment' under the Addendum shall mean and include, the date on which payment is due to be received by the Insured from the Overseas Buyer towards the gross invoice value of goods delivered or the Contract price of the services rendered to and accepted by the Overseas Buyer and shall be deemed to include where the time of payment has been extended by the Insured with the consent in writing of the Corporation, the date to which the time has been so extended.
- 20. **Assignment:** The policy, or any amount payable hereunder is assignable only with the previous approval in writing of the Corporation.
- 21. **Recovery expenses:** Any expense incurred by the Insured or the Exporter on behalf of the Insured with the consent of the Corporation or by the Corporation for the purpose of effecting recoveries from the Overseas Buyer or any other source shall be a first charge on any amounts recovered thereafter.
- 22. **Fraudulent claims:** If the Exporter on behalf of the Insured makes any claim hereunder, knowing the same to be false or in collusion or a misrepresentation/misdeclaration, or

fraudulent devises means or are used bv the Exporter/Insured or any one acting on his behalf to obtain any benefit under the policy, the liability of the Corporation hereunder shall cease immediately and the Exporter on behalf of the Insured shall have no claim hereunder and shall repay to the Corporation on demand all sums paid by the Corporation and the Corporation shall be entitled to retain all payments made to it by way of premiums or otherwise.

- 23. **Observance of conditions:** The due performance and observance of each of the preconditions, terms and conditions contained herein and in the proposal, in the declaration and in the Undertaking shall be a condition precedent to any liability of the Corporation hereunder and to the enforcement thereof by the Exporter on behalf of the Insured.
- 24. **Failure to comply with conditions:** No failure by the Exporter/Insured to comply with the terms and conditions of the policy shall be deemed to have been waived, excused or accepted by the Corporation unless the same is expressly so waived, excused or accepted by the Corporation in writing.
- Jurisdiction: The construction, validity and performance of 25. the policy and any dispute/action between the Exporter or Insured and the Corporation shall be interpreted in accordance with and governed in all respects by Indian Law. The Insured agrees that no other Courts (which expression Tribunals shall include and other iudicial forums constituted under any special statute) other than at Mumbai shall have jurisdiction over any matter arising out of, concerning or relating to this Cover.

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