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SI.	Title	C	Description (Please ref	er to applicable Polic	y Clause number in nex	kt column)	Policy /
No.							Clause
							Number
1	Product	Motor Commerc	ial Vehicle Packag	e Policy - For Trail	or		Header in
	Name	wotor commerc	Motor Commercial Vehicle Package Policy - For Trailer			all pages	
2	Unique						Header in
	Identification						all pages
	Number (UIN)	IRDAN123RP000	4V03100001				
	allotted by						
-	IRDAI						
3	Structure						
			amage to the vehicle i		ndemnity with deducti	on for depreciation	
		Section II - Liability	to Third Parties (TP)				
				Property damage: I			
						efit - The Policy pays a fixed	
		amount under the p	oolicy in the event of o	leath or disability of t	ne owner-driver.		
-				<i>.</i> .			+
4	Interest					). The details of the insured	As per
	Insured		pelow is also available			No on of months showing	policy
		No. of trailer	Make	Model	Variant	Year of manufacturing	Schedule cum
							certificate
			A + 4000 ····				of
		•	•	•	ers to purchase atleast	Third party liability insurance	Insurance
		cover before operat	ing their vehicles on I	K0ad.			
5	Motor	Section I - Loss or	damage to the vehic	e insured			
	Insured				m Insured under this p	oolicy which is fixed at the	
	Declared		f the policy period		·	,	
	Value Scope			e basis of manufactu	rer's listed selling price	of the brand and model at	
			ement of insurance le				
		The schedule	of age-wise deprecia	tion is applicable for	the purpose of Total Lo	oss/Constructive Total Loss	
		(TL/CTL) claim	ns only.				
			THE SCHEDULE O	DEPRECIATION FOR	FIXING IDV OF THE VE	HICLE	
			AGE OF THE VEHICLE		% OF DEPRECIATION	FOR FIXING IDV	
		Not exceeding 6	months		5%		
		Exceeding 6 mon	ths but not exceeding	1 year	15%		
		Exceeding 1 year	but not exceeding 2 y	<i>r</i> ears	20%		
		Exceeding 2 years	s but not exceeding 3	years	30%	,	
		Exceeding 3 years	s but not exceeding 4	years	40%	,	
		Exceeding 4 years	s but not exceeding 5	years	50%	6	
		IDV of vehicles b	eyond 5 years of ag	e and of obsolete i	models of the vehicle	s (i.e. models which the	
		manufacturers ha	ve discontinued to n	nanufacture) is to be	determined on the b	basis of an understanding	
		between the insur	er and the insured.				
			liability for TP propert				
			ages to property of the				
			-			In order to comply with the	
		(a)	nents of this Chapter, a	n who is an authorised			
		(a) (b)				to the extent specified in	
			on (2)			, to the entent opeoned in	
		(i)		which may be incurred	l by him in respect of th	e death of or bodily injury to	
						rried in the motor vehicle or	
		damage	to any property of a th	ird party caused by or	arising out of the use of	the motor vehicle in a public	
		place;					
		(ii)	-			ort vehicle, except gratuitous	
		passeng	ers of a goods vehicle,	caused by or arising ou	t of the use of the moto	or vehicle in a public place.	
		Section IV Compute	sory Personal Accident	cover for Owner drive	ar		
			ired of Rs.15 lakhs for		<u></u>		
		opto Sum list		beaution alsoluting			1

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SI. No.	Title	Description (Please refer to applicable Policy Clause number i			Policy / Clause Number
6	Policy Coverage	Coverages		Policy period	- Rumber
		Section I - Loss or damage to the vehicle insured : We will indemnify you again to vehicle insured and/or its accessories caused by fire, explosion, self-ign burglary, housebreaking or theft, riot and strike, earthquake (fire and sho typhoon, hurricane, storm, tempest, inundation, cyclone, hailstorm, frost, a means, malicious act, terrorist activity, landslide, rockslide or whilst in transit waterway lift, elevator or air.	nition or lightning, ck damage), flood, accidental external	One year	Section I – Loss or damage to vehicle insured
		<ul> <li>Section II Liability to Third parties: We will indemnify you for accident caused the use of the vehicle insured against all sums which you will become legally li</li> <li>(i) death of or bodily injury to any person including occupants carried in th</li> <li>(ii) damage to property other than property belonging to you or held in true or control of you.</li> <li>(iii) Legal liability for death or bodily injury to employees whilst travelling/ge from insured's vehicle (including paid driver).</li> </ul>	able for:- ne vehicle. st or in the custody	One year	SECTION II Liability To Third Parties
		SECTION III - TOWING DISABLED VEHICLES The policy shall be operative whilst the insured vehicle is being used for the any one disabled mechanically propelled vehicle and the indemnity provided policy shall subject to its terms and limitations be extended to apply in re- connection with such towed vehicle; Provided always that (a) such towed vehicle is not towed for reward (b) the Company shall not be liable by reason of this section of this policy in re- damage to such towed vehicle or property being conveyed thereby.	by Section II of this spect of liability in	One year	SECTION III – Towing disabled vehicles
		Section IV (Benefit): Compulsory Personal Accident (CPA) cover for Owner cover offers compensation upto Rs.15 lakhs for personal injuries suffered by th of the Insured Vehicle whilst driving, travelling or alighting into/out of the Insu	e registered Owner Ired Vehicle.	One year	SECTION IV – Personal Accident
		Details of injury	Scale of compensation		Cover For Owner-
		(i) Death	100%		Driver
		(ii) Loss of two limbs or sight of two eyes or one limb and sight of one eye	100%		
		(iii) Loss of one limb or sight of one eye	50%		
		(iv) Permanent total disablement from injuries other than named above	100%		
7	Add-on Covers	Add-on covers are not applicable for Trailer			
8	Loss Participation	<ol> <li><u>Compulsory deductible:-</u></li> <li>Depreciation</li> </ol>			As mentioned in Policy Schedule
		Depreciation is decrease in value of the insured vehicle with time due to as The depreciation table applicable for Partial loss.	ge and wear & tear.		
		Rate of depreciation for replacement of parts for partial loss claims:-			
		<ol> <li>For all rubber / nylon / plastic parts, tyres and tubes, batteries a bags.</li> </ol>		0%	
		2. For fibre glass components	30	0%	Section I –
		3. For all parts made of glass		Jil	Loss of or
		4. Rate of depreciation for all other <b>parts including wooden parts</b> will		-	Damage to
		AGE OF VEHICLE Not exceeding 6 months		RECIATION	the Vehicle
		Exceeding 6 months but not exceeding 1 year		%	insured
		Exceeding 1 year but not exceeding 2 years		0%	

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SI.	Title	Description (Please refer to applicable Policy Clause number in next column)	Policy /
No.			Clause
		Exceeding 2 years but not exceeding 3 years 15%	Number
		Exceeding 2 years but not exceeding 3 years15%Exceeding 3 years but not exceeding 4 years25%	
		Exceeding 4 years but not exceeding 5 years 35%	
		Exceeding 5 year but not exceeding 10 years 40%	
		Exceeding 10 years 50%	
		<ol> <li>Rate of Depreciation for Painting: In the case of painting, the depreciation rate of 50% shall be applied on the material cost of total painting charges. In case of a consolidated bill for painting charges, the mat component shall be considered as 25% of total painting charges for the purpose of applying the deprecia The Company will not apply depreciation for Non-OEM (Original Equipment Manufacturer) / Non-OES (Original Equipment Supplier) parts that are used in repairs of Insured Vehicle following a loss.</li> </ol>	erial tion.
9	Exclusions		
		Section I - Loss or damage to the vehicle insured	Section I –
			Loss of or
		The Company shall not be liable to make any payment in respect of	Damage to the Vehicle
		<ul> <li>(a) consequential loss, depreciation, wear and tear, mechanical or electrical breakdown, failures or breakdown, for damage caused by overloading or strain of the insured vehicle nor for loss of or damage to access by burglary, housebreaking or theft unless such insured vehicle is stolen at the same time.</li> </ul>	ages
		(b) damage to Tyres and Tubes unless the vehicle insured is damaged at the same time in which case the liab of the company shall be limited to 50% of the cost of replacement.	ility
		(c) any accidental loss or damage suffered whilst the insured or any person driving with the knowledge consent of the insured is under the influence of intoxicating liquor or drugs.	and Section IV
		Section III Compulsory Personal Accident (CPA) cover for Owner-Driver	Personal
		<ul><li>(1) intentional self-injury suicide or attempted suicide physical defect or infirmity or</li><li>(2) an accident happening whilst such person is under the influence of intoxicating liquor or drugs.</li></ul>	Accident (CPA) cover for Owner-
		GENERAL EXCEPTIONS (Applicable to all Sections of the Policy)	Driver
		The Company shall not be liable under this Policy in respect of	Canand
		1. any accidental loss or damage and/or liability caused sustained or incurred outside the geographical area;	General Exceptions
		2. any claim arising out of any contractual liability	Exceptions
		3. any accidental loss damage and/or liability caused sustained or incurred whilst the vehicle insured herein	is
		(a) being used otherwise than in accordance with the "Limitations as to Use"	
		or	
		(b) being driven by or is for the purpose of being driven by him/her in the charge of any person other the Driver as stated in the Driver's Clause.	an a
		4. (i) Any accidental loss or damage to any property whatsoever or any loss or expense whatsoever resultin arising there from or any consequential loss	g or
		(ii) any liability of whatsoever nature directly or indirectly caused by or contributed to / by or arising from ioni radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from combustion of nuclear fuel. For the purpose of this exception combustion shall include any self-sustai process of nuclear fission.	the
		5. Any accidental loss or damage or liability directly or indirectly caused by or contributed to/ by or arising f nuclear weapons material.	rom
		6. Any accidental loss damage and/or liability directly or indirectly or proximately or remotely occasioned contributed to by or traceable to or arising out of or in connection with war, invasion, the act of foreign energy hostilities or warlike operations (whether before or after declaration of war) civil war, mutiny rebellion, mili or usurped power or by any direct or indirect consequence of any of the said occurrences and in the event of claim hereunder the insured shall prove that the accidental loss damage and/or liability arose independent and was in no way connected with or occasioned by or contributed to by or traceable to any of the	nies, tary any ly of

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SI.	Title	Title         Description (Please refer to applicable Policy Clause number in next column)		
No.			Clause Number	
		occurrences or any consequences thereof and in default of such proof, the Company shall not be liable to make any payment in respect of such a claim.		
10	Special conditions and warranties any <u>Warranty:-</u> 1.       It is hereby warranted the coverage under this Policy commences only from the Risk Start time and Date mentioned in the Policy schedule. No Liability shall attach under this Policy in respect of any Accident/Lo prior to the time and date of commencement of Period of Insurance. If this policy is preceded by break insurance, it is expressly agreed and understood that there will be no liability for any loss or damage the has occurred prior to the date of commencement mentioned in the schedule.			
		Special conditions:	Condition	
		<ol> <li>The Company may at its own option repair reinstate or replace the vehicle or part thereof and/ or its accessories or may pay in cash the amount of the loss or damage and the liability of the Company shall not exceed:         <ul> <li>For total loss / constructive total loss of the vehicle –If a damaged Motor vehicle is assessed as being unrepairable and hence a wreck ie., `total loss' or write off, we will grant the insured the option to retain wreck and accept a `cash loss' settlement (being the IDV less the assessed value of salvage based on competitive quotes procured by the Insurer including any submitted by or through the insured).</li> </ul> </li> </ol>		
		<ul> <li>Basis of Loss settlement: Indemnity</li> <li>b. For partial losses, i.e. Losses other than Total Loss/Constructive Total Loss of the vehicle - actual and reasonable costs of repair and/or replacement of parts lost/damaged subject to depreciation as per limits specified. However, we will not apply depreciation on Non-OEM (Original Equipment Manufacturer) /Non-OES (Original Equipment Supplier) parts that are used in repairs of Motor vehicle following a loss. The insured will not be burdened with disposal of salvage and will be paid the claim amount. It will be the responsibility of the insurer to collect the salvage from the customer.</li> <li>Basis of Loss settlement: Indemnity</li> </ul>		
		Salvage: the amount that is assessed which the damaged asset will fetch in the open market. This amount is deducted from the claim amount.         2. The insured shall take all reasonable steps to safeguard the vehicle from loss or damage and to maintain it in efficient condition and the Company shall have at all times free and full access to examine the vehicle or any part thereof or any driver or employee of the insured. In the event of any accident or breakdown, the vehicle shall not be left unattended without proper precautions being taken to prevent further damage or loss and if the vehicle be driven before the necessary repairs are effected any extension of the damage or any further damage to the vehicle shall be entirely at the insured's own risk.         3. The policy may be cancelled at any time by the insured for any reason by informing the Company. The Company can cancel the policy only on the grounds of established fraud, by sending seven days' notice by recorded delivery to the insured at insured's last known address. In the event of cancellation, the Company will Refund proportionate premium for unexpired policy period, provided there is no claim (s) made during the policy period.         However under no circumstances, the company can cancel the Motor Third Party Liability Section except in case of double insurance or Total Loss of the insured vehicle.         a. In the event of cancellation due to double insurance, the refund of premium (OD+TP) will be as follows provided there is no claim:-         1. If double insurance (both policy is is with Chola MS       100% refund under Chola MS policy if policy is commencing later (Risk start date (RSD) is later)         2. If double insurance <ul> <li>Where one policy is with</li> <li>Chola MS</li> <li>Chola MS</li></ul>		
		premium will be refunded proportionately for the unexpired policy period		

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SI. No.	Title	Description (Please refer to applicable Policy Clause number in next column)	Policy / Clause Number
		insurer can cancel the statutory Motor Third Party Liability Insurance Policy after requiring	Number
		the Policyholder to either cancel the road registration of the wreck and submit documentary	
		evidence in original thereof or alternatively evidence in original a statutory Motor Third Party	
		liability insurance policy covering the wreck effective the date of damage.	
		4. <u>Multiple policies involving Bank or other lending or financing entity</u> If at the time of occurrence of an event that gives rise to any claim under this policy, if it is found that there is more than one Insurance Policy issued to the insured covering the same insured vehicle, the insurer will not apply Contribution clause.	
		5. The due observance and fulfillment of the terms, conditions and endorsements of this Policy in so far as they relate to anything to be done or complied with by the insured and the truth of the statements and answers in the said proposal shall be conditions precedent to any liability of the Company to make any payment under this Policy.	
		6. In the event of the death of the sole insured, this policy will not immediately lapse but will remain valid for a period of three months from the date of the death of insured or until the expiry of this policy (whichever is earlier). During the said period, legal heir(s) of the insured to whom the custody and use of the Motor Vehicle passes may apply to have this Policy transferred to the name(s) of the heir(s) or obtain a new insurance policy for the Motor Vehicle.	
		<ul> <li>Where such legal heir(s) desire(s) to apply for transfer of this policy or obtain a new policy for the vehicle such heir(s) should make an application to the Company accordingly within the aforesaid period. All such applications should be accompanied by:-</li> <li>a) Death Certificate in respect of the insured</li> <li>b) Proof of title to the vehicle</li> </ul>	
		c) Original Policy.	
11	Admissibility of Claim	1. Admissibility of Claim:-	
		<ul> <li>A claim under the Motor Insurance policy becomes admissible if</li> <li>The loss or damage to the vehicle insured is due to accidental collision, or due to natural disasters as mentioned in Section-I or theft or Fire.</li> <li>The policy of insurance is in force at the time of accident</li> <li>The driver at the time of accident is not under the influence of drugs/alcohol and holds a valid driving license.</li> <li>The insured vehicle is driven in within the specified geographical limits.</li> <li>Complying all other requirements in accordance with the Motor Vehicle Act 1988 and as amended 2019</li> <li>There shall be no breach of policy terms and conditions.</li> </ul>	
		2. <u>Denial of claims:</u>	
		<ul> <li>We have mentioned below few instances in consequence of which a claim may be denied under the policy.</li> <li>a) Claims arising as a result of gross negligence will be rejected. Some examples are as follows:-</li> <li>Keys Left in the vehicle</li> <li>Theft due to giving Lift to unknown persons</li> <li>No precautionary measure to Safeguard the vehicle when left abandoned / un attended by insured / driver / users of vehicle at the time of theft loss</li> </ul>	
		<ul> <li>Driver/employees willful act(sec-406)</li> <li>b) If Fraudulent means are adopted for settlement of claim.</li> <li>c) If the vehicle insured is used for Commercial purpose</li> </ul>	
		<ul> <li>d) If the insured /driver / user does not hold an effective driving license at the time of the accident and is disqualified from holding or obtaining such a license.</li> <li>e) If the vehicle is driven before the necessary repairs are effected. Any extension of the damage or any</li> </ul>	
		<ul> <li>f) In the vehicle is driven before the necessary repairs are enercied. Any extension of the damage of any further damage to the vehicle insured will be entirely at the insured's own risk.</li> <li>f) Cause of loss is not covered under the standard policy conditions. E.g. Mechanical failure / Wear &amp; Tear / Rusted / Corrosions / accumulated / multiple scratches &amp; damages / cosmetic loss / damages. For E-vehicles- Insured vehicle should run min kms as per the OEM guidelines for claiming battery damages/failures.</li> </ul>	

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This d Sl. No.	ocument provide Title	s only key information abou Descrip	it your policy. Please refe ption (Please refer to app				Policy / Clause Number	
		a. Partial Loss: - accidental dam	on process giving an example Loss: - In case of a partial loss, reasonable repair charges will be considered to the extent of tal damage only. Deduction towards deprecation will be applicable for parts.					
		Parts damaged	Cost of replacement Rs.	Depreciation applicable (%)	Depreciation amount (Rs.)	Claim Amount Payable (Rs.)		
		Bumper	2,000	50%	1,000	1,000		
		Tyre	10,000	50%	5,000	5,000		
		Metal parts (1-2 yrs)	4,500	10%	450	4050		
		Labour charges	2,000	-	-	2,000		
		Grand Total	18,500			12,050		
		Rs.12,050/- less compuls Illustration 2 Due to Accident the foll depreciation' Add-on com	owing parts are damag			licy with `Waiver of		
		Parts damaged	Cost of replacement Rs.	Depreciation applicable (%)	Depreciation amount (Rs.)	Claim Amount Payable (Rs.)		
		Bumper	2,000	No	Nil	2,000		
		Tyre	10,000	No	Nil	10,000		
		Metal parts (1-2 yrs)	4,500	No	Nil	4,500		
		Labour charges	2,000	Not applicable	Not applicable	2,000		
		Grand Total	18,500			18,500		
2	Policy Servicing -	Rs.18,500 less compulsory deductible as applicable based on Cubic Capacity is payable         Policy Servicing: For queries related to policy / claim servicing, please contact us at our Toll free number 1800 208						
	Claim Intimation and Processing	<ul> <li>Policy Servicing: For queries related to policy / claim servicing, please contact us at our foll free number 1800 208 5544 or write to us at customercare@cholams.murugappa.com.</li> <li>Claim Intimation can be given by insured : -         <ul> <li>in writing by post to the below mentioned address or</li> <li>Cholamandalam MS General Insurance Company Limited, Hari Nivas Towers, Thambu Chetty Street, Chennai – 600 001.</li> <li>by mail to customer.services@cholams.murugappa.com or</li> <li>by clicking web link @ customerportal.cholainsurace.com or</li> <li>contact our toll free number @1800 208 5544</li> </ul> </li> </ul>						
		nature and extend to keep the followi a. Regis	ure (Processing) pulsory for all major loss, of loss and assessment of ng documents ready with stration Certificate of the ng License of the Driver	f damages. During th him:-				
<ol> <li>List of claim Documents to be submitted by the insured: -</li> <li>Claim Form detailing the damage of the insured vehicle</li> </ol>								

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SI.	Title	Description (Please refer to a	pplicable Policy Clause number in next column)	Policy /
No.				Clause
				Number
		2. Driving license		
		3. Fitness		
		4. FIR		
		5. Un traced report		
		<ol><li>Fire brigade report</li></ol>		
		7. Post Mortem Report		
		8. Books of accounts		
		9. Repair / replacement bill		
		10. Any other documents directly related	ted to claim settlement	
		11. Accident details including the nam	es of the injured person if applicable	
		3. Insurer appoints the Surveyor and obtains	the survey report.	
		Cash loss Settlement:		
			arages with whom Chola MS had tied up PAN India, the insured	
		need not pay the amount for repairs from	n his pocket excluding depreciation, non-accident related portion	
		repair and policy excess as applicable.		
		•	ether repairs are duly completed and certify road worthy	
		conditions.		
		6. The insurance claim amount will be paid l	by Chola MS directly to the network garage.	
		Reimbursement:		
		SI. No.1,2,3 mentioned in cashless will be applic		
			garage which is recommended by the insured and not in the	
			ost of repairs will be borne by the insured. ether repairs are duly completed and certify road worthy	
		conditions.	ether repairs are duly completed and certify road worthy	
		<ol> <li>The Claim amount will be reimbursed to i</li> </ol>	nsured through NEET transfer	
		0. The claim amount will be reimbursed to r	nsureu enrough wer raansier.	
		TAT (Turnaround time for settlement of claim)		
		Initial Survey	Nithin 24 hours from the time of intimation of claim to Chola MS	
		Obtaining Survey report by Chola MS	Vithin 15 days of allocation	
		Approval (Dejection of Claim ofter )	Alith 7 days from the data of receipt of Curries Depart with all	
			With 7 days from the date of receipt of Survey Report with all elevant claim documents.	
		receiving first/addendum survey report r	elevant claim documents.	
		Escalation Matrix		
		Please contact us at our Toll free number 1800 208	5544 or write to us at customercare@cholams.murugappa.com.	
		TP Claims process		
		Claim can be also be intimated to us apart from in		
		1. DAR (Detailed Accident report) by Police		
			by Claimant – The person who can file a claim for hospitalization	
			ermanent total or partial disability and loss of income ie., if the person	
		is unable to earn due to bodily injury.		
		A. List of claim Documents to be submitte	d : -	
		1. Claim Form	<u></u>	
		2. Driving license		
		3. Fitness		
		4. FIR, Police Panchanama, Police cha	arge sheet	
		5. Post Mortem Report		
		6. MLC/AR (Medico Legal certificate		
		7. MVI (Motor Vehicle Inspection Rep	port)	
		8. Repair / replacement bill		

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SI. No.	Title	Description (Please refer to applicable Policy Clause number in next column)	Policy / Clause Number
		<ul> <li>9. Permit/Route Permit         <ol> <li>Any other documents directly related to claim settlement                 <ol></ol></li></ol></li></ul>	Number
		<ul> <li><u>B.</u> <u>Investigation and Evaluation:</u>         We will investigate the claim to assess its validity and the extent of the damages. We may also conduct interviews with the claimant, witnesses, or involved parties. Based on the investigation, we will evaluate the claim and determine the appropriate compensation amount.</li> <li><u>Settlement or Adjudication</u>:         Once the evaluation is complete, we may offer a settlement to the claimant before Tribunal. If both parties agree before the Tribunal on the settlement amount, the claim is resolved amicably. In case where an amicable settlement could not be arrived at, the claim may proceed before Tribunal / Court which will be decided on merits of the case.</li> <li>For Compulsory PA Claim: - The claim has to be intimated to the company by the insured/claimant immediately.</li> </ul>	
13	Grievance Redressal and Policyholders Protection	<ul> <li>If You have a grievance about any matter relating to the Policy, or Our decision on any matter, or the claim, You can address Your grievance as follows:</li> <li><b>1. Our Grievance Redressal Officer</b> You can send Your grievance in writing by post or email to Our Grievance Redressal Officer at the following address or call our Toll Free @1800 208 5544: Courier/Post : Manager, Customer Care Cholamandalam MS General Insurance Company Limited, Hari Nivas Towers First Floor, #163, Thambu Chetty Street, Parry's Corner, Chennai - 600 001. E-Mail : customercare@cholams.murugappa.com</li> <li>You may also approach the grievance cell at any of the company's branches with the details of grievance. If You are not satisfied with the redressal of grievance through one of the above methods, You may contact the grievance officer at GRO@cholams.murugappa.com. For details of grievance officer, kindly refer the link www.cholainsurance.com.</li> <li><b>1. Insurance Ombudsman</b> If You are still not satisfied with the redressal of grievance through above methods, You may also approach the office of Insurance Ombudsman of the respective area/region for redressal of grievance as per Insurance Ombudsman Rules 2017. Details of the offices of the Insurance Ombudsman or on company website www.cholainsurance.com. Grievance may also be lodged at IRDAI Integrated Grievance Management system https://policyholder.gov.in/igms-complaint-logging.</li> <li><b>3. Consumer Affairs Department of IRDAI</b> <ul> <li>a. In case if the grievance tersol of within 15 days or if You are unhappy with the resolution You can approach the Grievance Redressal Cell of the Consumer Affairs Department of IRDAI by calling Toll Free Number 155255 (or) 1800 4254 732 or sending an e-mail to complaints@irdai.gov.in. You can also make use of IRDAI's online portal – Bima Bharosa Portal by registering Your complaint at gms.irda.gov.in.</li> <li>b. You can send a letter to IRDAI with Your complaint no a compaint the Registration Form available by clicking here. You must fil</li></ul></li></ul>	

Registered Office: 2nd Floor, "Dare House" No.2, NSC Bose Road, Chennai - 600 001. Toll Free: 1800 208 5544 | Ph: 044 4044 5400 | Fax: 044 4044 5500 | PAN AABCC6633K | CIN: U66030TN2001PLC047977 | IRDAI Regn. No.123 | REACH US THROUGH WHATSAPP 7305234433



### **Customer Information Sheet**

This document provides only key information about your policy. Please refer to the policy document for detail terms and conditions.				
SI.	Title	Description (Please refer to applicable Policy Clause number in next column)	Policy /	
No.			Clause	
			Number	
14	Obligations of	Insured to disclose all material information (such as Details about the Vehicle - Registration No., Make,		
	Policyholder	Model, Variant, Year of manufacturing, Engine No., Chassis No., place of registration, Financier and nominee		
		details, add-on covers required) at time of filling the proposal form.		
		□ In case of any change / modification / addition to the already declared information the same should be		
		brought to the notice of the insurer immediately		
		Non-disclosure of material information may affect the claim settlement.		
		NCB under this Policy is based on representation regarding NCB and absence of claim under the previous		
		Policy. If the information be found incorrect or false in any aspect, this Policy shall be void ab initio and no benefit shall be payable by the company.		
		This policy has been issued upon declaration by the Insured that a valid Pollution Under Control (PUC)		
		Certificate is held on the date of commencement of the Policy. The insured undertakes to renew and		
		maintain a valid and effective PUC and/or fitness Certificate, as applicable, during the subsistence of the		
		Policy		

Declaration by the Policyholder;

I have read the above and confirm having noted the details. Place: Date: (Signature

(Signature of the Policyholder)

<u>Note:</u> i.

In case of any conflict, the terms and conditions mentioned in the policy document shall prevail.