



## BAJAJ ALLIANZ GENERAL INSURANCE COMPANY LIMITED

(A Company incorporated under Indian Companies Act, 1956 and licensed by Insurance Regulatory and Development Authority of India [IRDAI] vide Regd.

Regd. Office: Bajaj Allianz House, Airport Road, Yerwada, Pune 411006 (India)

### Transcript of Proposal for Bharat Sookshma Udyam Suraksha (UIN) : IRDAN113RP0010V01202021

Policy issuing office and Correspondence address for communication by policyholder for claim, service request, notice, summons, etc.		4th Floor, Sadhana Rayon House, Dr. D N Road, Fort, Mumbai - 400001	
Insured Name	RHYTHM CREATORS PVT. LTD	Policy Number	OG-23-1908-4056-00001614

Dear RHYTHM CREATORS PVT. LTD,

We Bajaj Allianz General Insurance Company Limited [Company or Insurer], wish to inform you that your contract of insurance (Policy) will be based on the information and declaration given by you through proposal, telephonic conversation / email / web-inputs / TAB or any other means which shall be considered as the final proposal for the Policy, the transcript of which is as follows:

You are requested to yourself reconfirm the same at your end. In case of any disagreement or objection or any changes with respect to Information/Clauses/Warranties mentioned below, the Company request you to please revert back within a period of 15 days from the date of your receipt of this document [but in case of short term Policy, your revert shall reach the Company before the Risk Inception Date of Policy/ activities/risks covered under the Policy is/are started]. In case of the Company's non-receipt of your disagreement or objection or any changes [as mentioned hereinabove] with respect to information and declaration mentioned in the transcript of proposal/Policy schedule, it shall be deemed that you have positively confirmed to the Company the correctness of the below mentioned transcript/Policy schedule and declaration. Kindly note that as the information/contents and declarations/confirmations provided by you as contained in this transcript is the basis on which the Company have issued the Policy to you, the Company advise you to please ensure that you have provided/disclosed and or not withheld any material facts/information and declarations, as Policy becomes Void ab-initio if material facts/information/declaration is/are not provided/disclosed and or withheld and in such case no claim, if any, shall be considered by the Company apart from forfeiture of the premium amount.

#### A. Details about Proposer and Policy Period

Personal Information of Proposer			
Insured Name	RHYTHM CREATORS PVT. LTD		
Email Address	BACKOFFICE@XPERITUSINSURE.COM	Mobile Number	9888888888
Date of Birth		Gender	NA
PAN No.		Unique Identity (Aadhaar No.)	NA
Permanent Address		Mailing Address	
House No./ Building No./ Flat No.	701 EMBASSY CENTER	House No./ Building No./ Flat No.	701 EMBASSY CENTER
Street/ Locality/ Landmark		Street/ Locality/ Landmark	
State	MAHARASHTRA	State	MAHARASHTRA
City	MUMBAI	City	MUMBAI
Area	NARIMAN POINT	Area	NARIMAN POINT
Pin code	400021	Pin code	400021

1. Contact person details (where proposer is not an individual)

- Name:-
- Designation:

2. Policy to be issued in favor of (list out all the parties who have insurable interest) including the financial institutions

Sr. No.	Financial Institute Name
1	State Bank of India
2	IDBI Bank

3. Period of Insurance: From 27-MAR-2023 To 26-MAR-2024

#### B. Business and Location of Business

4. Business of Proposer : Office premises

5. Location of risk/business to be covered - full postal address with Pin Code.

SL No	Address	Pin code	Occupancy	Age of Unit	Floor*
1	175/177, Satya Niwas, Bora Bazar Street,, FORT,, FORT, MUMBAI, MAHARASHTRA,	400001	Office premises	5-10Years	, Ground Floor, First Floor & Above

#### C. Details about business covered at the insured location

6. Details of insured property:

Location 1	Simple Contents
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7. If used as warehouse / godown (not located in a manufacturing unit), please give the list of goods stored

Location 1	
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8. If used as an Industrial Manufacturing unit give products manufactured at the location proposed (detailed block plan showing various facilities to be enclosed wherever applicable.)

Location 1	Not Applicable
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9. If used as an Industrial Manufacturing unit, please state whether the factory is working or silent?

Location 1	Not Applicable
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10. Fire Protection devices installed-

Location 1	No
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11. Indicate whether AMC (Annual Maintenance contract) for the Fire Protection Appliances is in force

Location 1	No
------------	----



\* 3 4 4 8 8 0 9 2 4 \*

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**Transcript of Proposal for Bharat Sookshma Udyam Suraksha (UIN) : IRDAN113RP0010V01202021**

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## 12. Construction details

## a. Please state material used

Location 1	PUCCA
------------	-------

Note:

Kutchra: Building(s) having walls and/or roofs of wooden planks/thatched leaves and/or grass/hay of any kind/bamboo/plastic cloth/asphalt/ canvas/tarpaulin and the like are treated as Kutchra Construction.

Pucca: Buildings other than Kutchra are treated as Pucca constructions

## b. Number of Floors:

Location 1	
------------	--

## c. Age of the Building

Location 1	5-10Years
------------	-----------

## 13. Distance between the risk to be covered and nearest Fire Brigade-

Location 1	Less than 5Km
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14. Whether You have insured the same property with any other Insurance Company with the same type of coverage (Give details):No

15. Whether Insurance was declined by any other Company (Give details):No

16. Premium / Claim details for the past 36 months.

**D. Sum Insured and Other details of Insured Property**

Indicate Sum Insured on the following basis:

- For Building, Plant and Machinery, Furniture, Fixture and Fittings and other contents: Reinstatement Value;
- For raw material: Landed Cost
- For stock in process: Input cost
- For finished stock: Manufacturing cost of the finished stock or the Contract Price\* of goods sold but not delivered, as applicable.

\* Contract Price is in respect only of goods sold but not delivered, for which You are responsible and with regard to which under the conditions of the sale, the sale contract is cancelled by reason of any Damage insured under this Policy either wholly or to the extent of the Damage. The Company's liability shall be based on the Contract Price).

17.

Description of Block	Sum Insured
Building including plinth, Basement and additional structures	2,25,00,000.00
Plant & Machinery	0.00
Furniture & Fixtures, Fittings and other equipment	0.00
Raw Material	0.00
Stock in Process	0.00
Electrical Installation	0.00
Other Contents (Please Specify)	0.00
Total	2,25,00,000.00

**E. Details for in-built cover for Floater**

18. Floater Cover (for stocks at various locations)

Location Postal Address with Pin Code	Sum Insured (In Rs.)
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## i. Maximum value at any one location:

Location 1	
------------	--

## ii. Whether stocks stored in open:

Location 1	
------------	--

**F. Additional/Add-on Covers (over and above optional covers available on payment of -- additional premium)**

SL No	Name of Add-on Cover	Sum Insured
1	Earthquake	2,25,00,000.00

Do You want to opt for Declaration Policy? No

If yes, give details below:

19. Stocks which fluctuate in value to be covered on (monthly) declaration basis: Amount (Rs):

Location 1	
------------	--

**G. Premium Details**

20

Mode of Payment	Cheque
Payment Details	600463
Amount	12,018



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Insured Name	RHYTHM CREATORS PVT. LTD	Policy Number	OG-23-1908-4056-00001614

- A. The contents of the proposal [transcript of the proposal of you is this document] and connected documents have been fully explained to you and you have fully understood the significance of the proposed Policy/contract of insurance basis which you have confirmed to the Company for Policy issuance.
- B. You have clearly understood the Standard terms and conditions [T & C] to the Policy/contract of insurance and agree that the statements, particulars, answers and/or particulars, information, declarations, warranties, documents given in/as per this transcript of proposal shall be held to be promissory and shall be the basis of the Policy/contract of insurance between you and the Company and your proposal is subject to the Board approved underwriting policy of the Company and that the Policy will come into force only after your full payment of the prescribed premium chargeable and Companys receipt and realisation of full prescribed premium.
- C. You declare that the statements and particulars given in this transcript are complete, true and accurate in all respects, to the best of your personal knowledge and belief and that there is no other information, which is relevant to your proposal for insurance that has not been disclosed to the Company. You undertake to exercise all ordinary and reasonable precautions for safety of the property as if it were uninsured. You shall immediately inform the Company if there are any subsequent changes to the information, declarations, warranties mentioned in this transcript of the proposal or if additions or alterations are carried out in the risk proposed after the submission of this proposal and thereafter. You agree to the Standard Terms and Conditions of the Company.
- D. In case of disagreement or objection or any changes with respect to information, declarations, Standard Terms and Conditions, exclusions and contents mentioned hereinabove, please contact Companys toll free number & register your objections / changes / disagreement to the contents of this transcript or you may also send the Company email or written correspondence at the following details within a period of 15 days from date of your receipt of this transcript along with Policy.
- E. The Company shall have no liability under the Policy/contract of insurance if it is found that any of your statements, particulars, answers and/or particulars, information, declarations, warranties, in your this proposal or other documents are incorrect and/or untrue or suppressed any information or provided misleading or false information in any respect on any matter [whether material or not material] to the grant of a cover by the Company.
- F. You authorize the Company to share information pertaining to your proposal for the sole purpose of underwriting the proposal and/or claims settlement and with any Governmental and/or Regulatory authority, reinsurers, group companies, auditors/legal counsel, service providers etc.
- G. You have read and understood the privacy policy of the Company and hereby unconditionally agree and bind yourself to all terms and conditions of the Companys privacy policy, as amended, from time to time.
- H. You agree that the Standard Terms and Conditions sent to you for the Policy taken by you for the first time shall be applicable to the renewal Policy and the Company need not send the Standard Terms and Conditions at the time of renewal and if you require the same you will seek the same from the Company.

Toll free Number: 1800-103-2529, 1800-102-5858 and 1800-209-5858  
 Email address: bagichelp@bajajallianz.co.in  
 Website: www.bajajallianz.com



Contact Companys Policy servicing branch at: XXXX, XXXX

\*\* This is print of electronic records maintained by the Company in accordance with law and hence does not require signature.

Scrutiny No:

**NOTE: PROHIBITION OF REBATES:** Section 41, of Insurance Act, 1938: 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 prospectuses or tables of the Insurer. Any person making default in complying with the provisions of this section shall be punishable with a penalty, which may extend to Ten Lakh Rupees.

Date: \_\_\_\_\_

Place: \_\_\_\_\_



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### Welcome to Bajaj Allianz Family

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Insured Name	RHYTHM CREATORS PVT. LTD	Policy Number	OG-23-1908-4056-00001614

### RHYTHM CREATORS PVT. LTD

701 EMBASSY CENTER, NARIMAN POINT  
MUMBAI-400021  
MAHARASHTRA

Mobile No : 9888888888

Customer ID : 143532751



Dear Customer,

Thank you for choosing Bajaj Allianz General Insurer as your preferred insurer. Bajaj Allianz General Insurance Company Limited, a consistently profitable insurer enjoys a reputation of expertise, stability and strength. We are a customer focused market leader present in over 200 locations across India. As an organization we strive to understand the risk management needs of our consumers and translate it into affordable products and services of global quality that deliver value for money. Bajaj Allianz has an ISO Certified claims, Operations and Services processes and has received iAAA rating for the last three consecutive years from ICRA Limited, an associate of Moody's Investors Service, for claims paying ability. The rating indicates highest claims paying ability and a fundamentally strong position in the industry.

We request you to kindly go through the contents of the policy schedule and the terms and conditions. In case of any clarification or disagreement, please write to us at

**Bagichelp@bajajallianz.co.in within fifteen days** of receipt of this policy.

We assure you the best of our services and look forward to a continual patronage and association with you.

For & on the behalf

**Bajaj Allianz General Insurance Company Ltd.**

Authorized Signatory



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**BHARAT SOOKSHMA UDYAM SURAKSHA POLICY SCHEDULE** UIN. IRDAN113RP0010V01202021

Policy issuing office and Correspondence address for communication by policyholder for claim, service request, notice, summons, etc.		4th Floor, Sadhana Rayon House, Dr. D N Road, Fort, Mumbai - 400001	
Insured Name	RHYTHM CREATORS PVT. LTD	Policy Number	OG-23-1908-4056-00001614
<b>INSURED DETAILS</b>		<b>POLICY DETAILS</b>	
Insured Address	701 EMBASSY CENTER, NARIMAN POINT MUMBAI-400021 MAHARASHTRA	Policy Issued on	26-MAR-2023 08:24:04 PM
		Period of Insurance	From: 27-MAR-2023 12:01 AM To: 26-MAR-2024 Midnight
		Endorsement	NA
Customer ID	143532751	Policy Status	Issued
GSTIN / UIN	NA	Previous Policy No.	OG-22-1908-4056-00001499
Place Of Supply/State Code/Name	27 - Maharashtra	Expiry Date :	26-MAR-23
Company GST No :	27AABC5730G1ZX	Invoice No :	378042665/1
Company PAN :	AABC5730G		

**Sum Insured and Premium (all the figures are in INR):**

Risk Location	Sum Insured (only Fire) (INR)	Fire Premium (INR)	Add On Premium (INR)	Terrorism Premium (INR)	Total Premium (INR)
Location 1	2,25,00,000.00	4559	2250	3,375.00	7,934.00

Description	Amount (INR)	Description	Amount (INR)
Gross Premium Rupees Twelve Thousand Eighteen Only . <i>Caringly yours</i> <b>BAJAJ Allianz</b>		Total Fire Premium	4559.0/-
		Total Terrorism Premium	3,375/-
		Total Add-On Premium	2250.0/-
		Total Premium (Before GST)	10,184/-
		State GST (9%)	917/-
		Central GST (9%)	917/-
		<b>Gross Premium</b>	<b>12,018/-</b>

As per the GST regulations, the amount of GST will not be refunded if the policy / endorsement is cancelled after 30th September of the next financial year.

I/We hereby declare that though our aggregate turnover in any preceding financial year from 2017-18 onwards is more than the aggregate turnover notified under sub-rule (4) of rule 48, we are not required to prepare an invoice in terms of the provisions of the said sub-rule.

Risk covered	Bharat Sookshma Udyam Suraksha and add on as detailed in annexure
Is Floater Cover required for stocks at various risk locations	No
Is Declaration Cover required for stocks at various locations	No
In Built Covers	As per annexure attached.
Exclusions	As per Bharat Sookshma Udyam Suraksha Policy Wordings attached
Hypothecation	Location wise various Financial Institutes as listed in Annexure
Clauses & Warranties	Location wise various Clauses & Warranties as listed in Annexure
Special conditions	Location wise various Special Conditions, If any as listed in Annexure
Standard Excess	Excess of Rs. 5,000 (Rupees Five Thousand) for each claim
Co-insurance Details	Own Share: 100%
Bank Emp. Code	

This policy schedule should be read together with Annexures attached hereto.

Special Terms & Conditions	
Special Exclusion	
Premium Details	Receipt Number: 1908-00589902 Date: 26-MAR-23 Premium Payer ID: 143532751 Float: CF ** If Premium paid through Cheque, the Policy is void ab-initio in case of dishonour of Cheque.
Agency Code & Name	10044198, XPERITUS INSURANCE BROKERS PVT LTD
Contact No.	2261899200, 9833164941
E-Mail	backoffice@xperitusinsure.com

For help and more information:

Contact our 24 Hour Call Centre at 1800-209-5858, 1800-102-5858 (Toll Free)

Email: Bagichelp@bajajallianz.co.in , Website www.bajajallianz.com

Corporate Identification Number: U66010PN2000PLC015329

<http://www.facebook.com/BajajAllianz>
<http://twitter.com/BajajAllianz>
[www.bit.do/bjazgi](http://www.bit.do/bjazgi)
 Demystify Insurance <http://support.bajajallianz.com>



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<b>Insured Name</b>	RHYTHM CREATORS PVT. LTD	<b>Policy Number</b>	OG-23-1908-4056-00001614

For & on the behalf

**Bajaj Allianz General Insurance Company Ltd.**

**QR Code**



Authorized Signatory (This is system generated document and need not be countersigned.)

Consolidated Stamp Duty of Rs.0.5/- paid towards Insurance Stamps vide Challan No. MH002223565202223M Defaced No.

0001502897202223 ORDER NO.CSD/371/2022/2472 ORDER DATED 10.06.2022DEFACED DATE dated 10-JUN-22 timing 11:08:23 of General Stamp Office, Mumbai, India.

BAGIC GST No : 27AABC5730G1ZX | Principal Location : Bajaj Allianz House, Airport Road, Yerwada, Pune - 411006 PH:66026666 | Services Accounting Code : 997137 - Other property insurance services. No reverse charge is payable on these services. | Invoice No. : 378042665/1

Schedule (1) | Printed on : 30-Mar-2023 12:51:46 | xperitusinsurance | WEB |

*Caringly yours*

**BAJAJ | Allianz**

For help and more information:

Contact our 24 Hour Call Centre at 1800-209-5858, 1800-102-5858 (Toll Free)

Email: Bagichelp@bajajallianz.co.in, Website www.bajajallianz.com

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**BHARAT SOOKSHMA UDYAM SURAKSHA ANNEXURE I** UIN. IRDAN113RP0010V01202021

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<b>Insured Name</b>	RHYTHM CREATORS PVT. LTD	<b>Policy Number</b>	OG-23-1908-4056-00001614

**Risk Location 1**

<b>Occupancy</b>	Office premises	<b>Risk Type   Section</b>	SimpleContents   III
<b>Address</b>	175/177, Satya Niwas, Bora Bazar Street,, FORT,, FORT, MUMBAI, MAHARASHTRA, 400001	<b>Construction</b>	PUCCA
		<b>Exclude STFI/RSMD</b>	No/No

**Items wise covers :**

Item	Item Description	Sum Insured (INR)
Building Including Plinth & Foundation	On Bldg. Excl. Plinth and Foundation	2,25,00,000.00
Plinth and Foundation		0.00
Contents		0.00
Stocks		0.00
Furniture, Fitting and Fixtures		0.00
Stock in Process		0.00
Plant and Machinery		0.00
Electrical Installations		0.00
<b>Total Sum Insured (INR)</b>		<b>2,25,00,000.00</b>

**Add-on Covers Details (Location Level):**

Sr. No	Addon Cover Description	Sum Insured (INR)
1	Earthquake	2,25,00,000.00

**This policy covers the respective rights and interests of following banks/financial institutions:-**

Sr. No.	Financial Institute Name
1	State Bank of India
2	IDBI Bank

**Coverage's, Exclusions, Terms & Conditions:**

<b>Clauses</b>	<ol style="list-style-type: none"> <li>1 Terrorism damage inclusion clause</li> <li>2 Designation of Property Clause</li> <li>3 Agreed Bank Clause</li> <li>4 Local Authorities Clause</li> <li>5 Sanction Limitation and exclusion clause</li> </ol>
<b>Warranties</b>	<ol style="list-style-type: none"> <li>1 FEA Warranty</li> <li>2 Mid term Inclusion Warranty</li> <li>3 Construction (Applicable Other THAN FOR OPEN STORAGE) Warranty</li> </ol>
<b>In-Built Coverages</b>	<ol style="list-style-type: none"> <li>1. Additions, Alteration or Extensions covered upto 15% of the Sum Insured for that item (excluding stocks).</li> <li>2. Temporary Removal of Stocks upto 10% of value.</li> <li>3. Start up Expenses upto Rs. 1 Lakh (Rupees One Lakh).</li> <li>4. Professional Fees upto 5% of claim amount.</li> <li>5. Cost for Removal of Debris upto 2 % of the claim amount.</li> <li>6. Costs compelled by Municipal Regulations.</li> <li>7. Cover for Specific Contents.</li> <li>8. Stocks on Floater basis</li> </ol>



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**BHARAT SOOKSHMA UDYAM SURAKSHA ANNEXURE II** UIN. IRDAN113RP0010V01202021

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<b>Insured Name</b>	RHYTHM CREATORS PVT. LTD	<b>Policy Number</b>	OG-23-1908-4056-00001614

### ADDON COVER

**Earthquake :** In consideration of the payment by the Insured to the Company of the sum of \_\_\_\_\_ additional premium, it is hereby agreed and declared that notwithstanding anything stated in the printed exclusions of this policy to the contrary, this Insurance is extended to cover loss or damage (including loss or damage by fire) to any of the property Insured by this policy occasioned by earthquake including Landslide / Rockslide resulting therefrom but including flood or overflow of the sea, lakes, reservoirs and rivers caused by Earthquake. Provided always that all the conditions of this policy shall apply (except in so far as they may be hereby expressly varied) and that any reference therein to loss or damage by fire shall be deemed to apply also to loss or damage directly caused by any of the perils which this insurance extends to include by virtue of this endorsement. Special conditions 1) Extension cover shall be granted only if the entire property in one complex / compound / location covered under the policy is extended to cover this risk and the Sum Insured for this extension is identical to the Sum Insured against the risk covered 2) Onus of proof in the event of the Insured making any claim for loss or damage under this policy he must (if so required by the Company) prove that the loss or damage was occasioned by or through or in consequence of earthquake.

### CLAUSE

**Terrorism damage inclusion clause :** It is hereby declared and agreed that in consideration of payment of additional premium of Rs. \_\_\_\_\_, the Terrorism Damage Exclusion Warranty of the Riot, Strike, Malicious Damage provision forming part of the within mentioned policy stands deleted. The expression/s "terrorism and/or act of terrorism" shall have the same meaning/s as contained in Terrorism Damage Exclusion Warranty.

This endorsement does not cover loss of or damage caused by

A) I. total or partial cessation of work or the retardation or interruption or cessation of any process or operations or omissions of any kind.

II. Permanent or temporary dispossession resulting from confiscation, commandeering, requisition or destruction by order of the Government or any lawfully constituted Authority.

III. Permanent or temporary dispossession of any building or plant or unit of machinery resulting from the unlawful occupation by any person of such building or plant or unit or machinery or prevention of access to the same.

IV. Burglary, housebreaking, theft, larceny or any such attempt or any omission of any kind of any person (whether or not such act is committed in the course of a disturbance of public peace) in any action taken in respect of an act of terrorism.

B)

loss or damage, cost or expenses of whatsoever nature directly or indirectly caused by, resulting from or in connection with any action taken in controlling, preventing, suppressing or in any way relating to action taken in respect of any act of terrorism.

If the Company alleges that by reason of this exclusion, any loss, damage, cost or expenses is not covered by this insurance the burden of proving the contrary shall be upon the insured.

The limit of coverage under this endorsement shall not exceed the overall liability limit for Material Damage + Loss of Profit. In respect of several insurances within the same compound / location with all the Indian insurers, the maximum aggregate loss (MD+LOP) payable per compound / location shall be Rs.750 crores. If the actual aggregate loss suffered at one compound / location is more than Rs.750 crores, the amounts payable under individual policies shall be reduced on pro rata basis.

The coverage under this endorsement is subject to an excess of Re. 0.5% of the total sum insured subject to a minimum of Rs. 25000 for non industrial risks covered under section III of tariff or Rs. 1 lakh for other risks for each and every claim in respect of both material damage and loss of profits combined."

**Designation of Property Clause :** For the purpose of determining, where necessary, the item under which any property is insured, the insurers agree to accept the designation under which the property has been entered in the insured's books.

**Agreed Bank Clause :** "It is hereby declared and agreed:- i. That upon any monies becoming payable under this policy the same shall be paid by the Company to the Bank and such part of any monies so paid as may relate to the interests of other parties insured hereunder shall be received by the Bank as Agents for such other parties. ii. That the receipts of the Bank shall be complete discharge of the Company therefore and shall be binding on all the parties insured hereunder. N.B: The Bank shall mean the first named Financial Institution/ Bank named in the policy. iii. That if and whenever any notice shall be required to be given or other communication shall be required to be made by the Company to the insured or any of them in any manner arising under or in connection with this policy such notice or other communication shall be deemed to have been sufficiently given or made if given or made to the Bank. iv. That any adjustment, settlement, compromise or reference to arbitration in connection with any dispute between the Company and the insured or any of them arising under or in connection with this policy if made by the Bank shall be valid and binding on all parties insured hereunder but not so as to impair rights of the Bank to recover the full amount of any claim it may have on other parties insured hereunder. v. That this insurance so far only as it relates to the interest of the Bank therein shall not cease to attach to any of the insured property by reason of operation of condition 3 of the Policy except where a breach of the condition has been committed by the Bank or its duly authorised agents or servants and this insurance shall not be invalidated by any act or omission on the part of any other party insured hereunder whereby the risk is increased or by anything being done to upon or any building hereby insured or any building in which the goods insured under the policy are stored without the knowledge of the Bank provided always that the Bank shall notify the Company of any change of ownership or alterations or increase of hazards not permitted by this insurance as soon as the same shall come to its knowledge and shall on demand pay to the Company necessary additional premium from the time when such increase of risks first took place and vi. It is further agreed that whenever the Company shall pay the Bank any sum in respect of loss or damage under this policy and shall claim that as to the Mortgagor or owner no liability therefore existed, the Company shall become legally subrogated to all the rights of the Bank to the extent of such payments but not so as to impair the right of the Bank to recover the full amount of any claim it may have on such Mortgagor or Owner or any other party or parties insured hereunder or from any securities or funds available. N.B: In cases where the name of any Central Government or State Government owned and / or sponsored Industrial Financing or Rehabilitation Financing Corporations and /or Unit Trust of India or General Insurance Corporation of India and/or its subsidiaries or LIC of India/ any Financial Institution is included in the title of the Fire Policy as mortgages, the above Agreed Bank Clause may be incorporated in the Policy substituting the name of such institution in place of the word 'Bank' in the said clause.

**Local Authorities Clause :** Reinstatement Value Policy may be extended to cover additional cost of reinstatement solely by reason of the necessity to comply with the regulations of local authority by incorporating the following clause in the policy. "The insurance by this policy extends to include such additional cost of reinstatement of the destroyed or damaged property hereby insured as may be incurred solely by reason of the necessity to comply with the Building or other Regulations under or framed in pursuance of any act of Parliament or with Bye-laws of any Municipal or Local authority provided that 1) The amount recoverable under this extension shall not include : a) the cost incurred in complying with any of the aforesaid Regulations or Bye-laws, i) in respect of destruction or damage occurring prior to the granting of this extension, ii) in respect of destruction or damage not insured by the policy, iii) under which notice has been served upon the insured prior to the happening of the destruction of damage, iv) in respect of undamaged property or undamaged portions of property other than foundations (unless foundations are specifically excluded from the insurance by this policy) of that portion of the property destroyed or damaged, b) the additional cost that would have been required to make good the property damaged or destroyed to a condition equal to its condition when new had the necessity to comply with any of the aforesaid Regulations of Bye-laws not arisen, c) the amount of any rate, tax, duty, development or other charge or assessment arising out of capital appreciation which may be payable in respect of the property or by the owner thereof by reason of compliance with any of the aforesaid Regulations or Bye-laws. 2) The work of reinstatement must be commenced and carried out with reasonable dispatch and in any case must be completed within twelve months after the destruction or damage or within such further time as the Insurers may (during the said twelve months) in writing allow and may be carried out wholly or partially upon another site (if the aforesaid Regulations or Bye-laws so necessitate) subject to the liability of the Insurer under this extension not being thereby increased. 3) If the liability of the insurer under (any item of) the policy apart from this extension shall be reduced by the application of any of the terms and conditions of the policy then the liability of the Insurers under this extension (in respect of any such item) shall be reduced in like proportion. 4) The total amount recoverable under any item of the policy shall not exceed the sum insured thereby. 5) All the conditions of the policy except in so far as they may be hereby expressly varied shall apply as if they had been incorporated herein." 6) No additional premium shall be charged for inclusion of this clause in this policy.

**Sanction Limitation and exclusion clause :** No (re)insurer shall be deemed to provide cover and no (re)insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision or such benefit would expose that (re) insurer to any sanction, prohibition or restriction under United Nations resolutions or trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.



# BAJAJ ALLIANZ GENERAL INSURANCE COMPANY LIMITED

(A Company incorporated under Indian Companies Act, 1956 and licensed by Insurance Regulatory and Development Authority of India [IRDAI] vide Regd.

Regd. Office: Bajaj Allianz House, Airport Road, Yerwada, Pune 411006 (India)

## BHARAT SOOKSHMA UDYAM SURAKSHA ANNEXURE II UIN. IRDAN113RP0010V01202021

<b>Policy issuing office and Correspondence address for communication by policyholder for claim, service request, notice, summons, etc.</b>		4th Floor, Sadhana Rayon House, Dr. D N Road, Fort, Mumbai - 400001	
<b>Insured Name</b>	RHYTHM CREATORS PVT. LTD	<b>Policy Number</b>	OG-23-1908-4056-00001614

**Reinstatement Value Policies :** "Reinstatement value insurance may be granted on Buildings, Machinery Furniture, Fixture and Fittings only subject to the incorporation of the following memorandum in the policy: "It is hereby declared and agreed that in the event of the property insured under (Item Nos.....of ..... ) within the policy being destroyed or damaged, the basis upon which the amount payable under (each of the said items of) the policy is to be calculated shall be cost of replacing or reinstating on the same site or any other site with property of the same kind or type but not superior to or more extensive than the insured property when new as on date of the loss, subject to the following Special Provisions and subject also to the terms and conditions of the policy except in so far as the same may be varied hereby."Special Provisions1. The work of replacement or reinstatement (which may be carried out upon another site and in any manner suitable to the requirements of the insured subject to the liability of the Company not being thereby increased) must be commenced and carried out with reasonable dispatch and in any case must be completed within 12 months after the destruction or damage or within such further time as the Company may in writing allow, otherwise no payment beyond the amount which would have been payable under the policy if this memorandum had not been incorporated therein shall be made.1. Until expenditure has been incurred by the Insured in replacing or reinstating the property destroyed or damaged the Company shall not be liable for any payment in excess of the amount which would have been payable under the policy if this memorandum had not been incorporated therein.2. If at the time of replacement or reinstatement the sum representing the cost which would have been incurred in replacement or reinstatement if the whole of the property covered had been destroyed, exceeds the Sum Insured thereon or at the commencement of any destruction or damage to such property by any of the perils insured against by the policy, then the insured shall be considered as being his own insurer for the excess and shall bear a rateable proportion of the loss accordingly. Each item of the policy (if more than one) to which this memorandum applies shall be separately subject to the foregoing provision.3. This Memorandum shall be without force or effect ifa) the Insured fails to intimate to the Company within 6 months from the date of destruction or damage or such further time as the Company may in writing allow his intention to replace or reinstate the property destroyed or damaged.(b) the Insured is unable or unwilling to replace or reinstate the property destroyed or damaged on the same or another site. For Stocks: a. For raw material: Landed Cost at Your Premises. b. For stock in process: Input Cost of the stock at the time of damage. c. For finished stock: the Manufacturing Cost of the finished stock or the Contract Price of goods sold but not delivered and more precisely defined below. d. Contract Price is in respect only of goods sold but not delivered, for which You are responsible and with regard to which under the conditions of the sale, the sale contract is cancelled by reason of any damage insured under this Policy either wholly or to the extent of the damage. The Company's liability shall be based on the Contract Price."

[Communicable Disease Exclusion Clause : ] i. Notwithstanding any provision, clause or term of this policy to the contrary, this policy excludes any loss, cost, damage, liability, claim, fines, penalty or expense or any other amount of whatsoever nature, whether directly or indirectly and/or in whole or in part, related to, caused by, contributed to by, resulting from, as a result of, as a consequence of, attributable to, arising out of, arising under, in connection with, or in any way involving (this includes all other terms commonly used and/or understood to reflect or describe nexus and/or connection from one thing to another whether direct or indirect): a) a Communicable Disease and/or the fear or threat (whether actual or perceived) of a Communicable Disease and/or the actual or alleged transmission of a Communicable Disease regardless of any other cause or event contributing and/ or occurring concurrently or in any sequence thereto, and b) a pandemic or epidemic, as declared by the World Health Organisation or any governmental authority. ii. As used herein, Communicable Disease means: any infectious, contagious or communicable substance or agent and/or any infectious, contagious or communicable disease which can be caused and/or transmitted by means of substance or agent where: a) the disease includes, but is not limited to an illness, sickness, condition or an interruption or disorder of body functions, systems or organs, and b) the substance or agent includes, but is not limited to, a virus, bacterium, parasite, other organism or other micro-organism (whether asymptomatic or not); including any variation or mutation thereof, whether deemed living or not, and c) the method of transmission, whether direct or indirect, includes but not limited to, airborne transmission, bodily fluid transmission, transmission through contact with human fluids, waste or the like, transmission from or to any surface or object, solid, liquid or gas or between organisms including between humans, animals, or from any animal to any human or from any human to any animal, and d) the disease, substance or agent is such: d.i. that causes or threatens damage or can cause or threaten damage to human health or human welfare, or d.ii. that causes or threatens damage to or can cause or threaten damage to, deterioration to, contamination of, loss of value of, loss of marketability of or loss of use or usefulness of, tangible or intangible property. For avoidance of doubt, Communicable Disease includes but is not limited to Coronavirus Disease 2019 (Covid -19) and any variation or mutation thereof. iii. For further avoidance of doubt, any contingent or other business interruption loss, cost, damage, loss of income, loss of use, increased cost of working and/or extra expense arising out of or attributable to: a) any partial or complete closure of and/or slowdown in, including but not limited to any closure by or under the advisories of public, military, government or civil authorities, or any denial of access to insured premises, or customer and/or supplier premises (including service / utility providers), or b) change in consumer behaviour, or c) an absence of infected employees or employees suspected of being infected shall not be covered by this policy. iv. For still further avoidance of doubt, loss, cost, damage, liability, claim, fines, penalty or expense or any other amount excluded hereby, includes but is not limited to any cost to identify, clean-up, detoxify, disinfect, decontaminate, mitigate, remove, evacuate, repair, replace, monitor, sanitize or test: (1) for a Communicable Disease or (2) any tangible or intangible property covered by this policy that is affected by such Communicable Disease. v. It is clarified that (1) no other prior, concurrent or subsequent provision, clause, term or exception of this policy (including (but not limited to) any prior, concurrent or subsequent endorsement and/or any provision, clause, term, buy back or exception that operates, or is intended to operate, to extend the coverage of, or protections provided by, this policy by whatever name called like any coverage extension, additional coverage, global extension, exception to any exclusion); (2) no change in the law, clause or similar provision; (3) no follow the fortunes clause or similar provision; and/or (4) no change in the law or any regulation (to the extent permitted by applicable law), shall operate to provide any insurance, coverage or protection under this policy that would otherwise be excluded through the exclusion set forth in this [Endorsement][Clause]. vi. If the Insurer alleges that by reason of this [Endorsement][Clause] any amount is not covered by this Contract the burden of proving the contrary shall rest in the Insured.

### WARRANTY

**FEA Warranty :** Warranted that any claim under the policy shall be admissible only if:  
a) All Fire Extinguishing Appliances ( available at the time of policy inception) shall be installed throughout the premises at accessible locations and to be maintained in efficient working condition through the policy period)

b) Hydrant system / smoke detectors / Heat detectors / Fire alarms / sprinklers if available at the time of commencement of risk or agreed to be installed before acceptance of risk shall be maintained in efficient working condition. It is also warranted that a team of trained employees shall remain available inside the plant premises during the working hours of plant

**Mid term Inclusion Warranty :** It is hereby agreed and understood that the Company reserves the right to inspect new location(s) proposed for mid-term inclusion and may impose higher fire / STFI deductibles if required based on risk exposure.

**Construction (Applicable Other THAN FOR OPEN STORAGE) Warranty :** Warranted that the building covered under the policy/ in which the contents covered under this policy is present is not kutchha construction as described below. Kutchha construction: Building (s) having walls and / or roofs of wooden planks / thatched leaves and / or grass/ hay of any kind / bamboo/ plastic cloth/ asphalt cloth/ canvas/ tarpaulin and the like.

### FLOATER COVER DETAILS

SR NO.	SUM INSURED	PINCODE	STATE	CITY	AREA	ADDRESS LINE1	ADDRESS LINE2
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## BAJAJ ALLIANZ GENERAL INSURANCE COMPANY LIMITED

(A Company incorporated under Indian Companies Act, 1956 and licensed by Insurance Regulatory and Development Authority of India [IRDAI] vide Regd.

Regd. Office: Bajaj Allianz House, Airport Road, Yerwada, Pune 411006 (India)

### Receipt

Policy issuing office and Correspondence address for communication by policyholder for claim, service request, notice, summons, etc.		4th Floor, Sadhana Rayon House, Dr. D N Road, Fort, Mumbai - 400001	
Insured Name	RHYTHM CREATORS PVT. LTD	Policy Number	OG-23-1908-4056-00001614

Receipt Number 1908-00589902  
Receipt Date 26/03/2023  
Business Channel ML

Received with thanks from RHYTHM CREATORS PVT. LTD  
(Customer ID : 143532751) a total sum of Rupees Twelve Thousand Eighteen Only by,

Instrument Type	Instrument No	Instrument Date	Bank Name	Branch Name	Amount
Cheque	600463	23/03/2023	PUNJAB NATIONAL BANK.	FORESHORE ROAD (FSR)	12,018

**Total Amount 12,018.00**

Note : Integrated Receipts: Cheque.

Issuance of this receipt does not amount of acceptance of the risk by Bajaj Allianz General Insurance Company Limited. The insurance cover for the risk shall be as per the terms and conditions of the Insurance Policy if and when issued.

\* Cheque/DD/PO receipt is valid subject to realisation of the instrument

For & on the behalf

**Bajaj Allianz General Insurance Company Ltd.**

Authorized Signatory

*Caringly yours*



Regd. Office: Bajaj Allianz house, Airport Road, Yerwada, Pune - 411006