

IFFCO-TOKIO GENERAL INSURANCE CO. LTD

Regd. Office: IFFCO Sadan, C-1, Distt. Centre, Saket, New Delhi-110017

OVERSEAS POLICY FOR PRAVASI BHARATIYA UIN: IFFTIOP22219V012122 Prospectus

You work to sustain your family and contribute to your country and society at large. At times, this work takes you outside India and while working, you fulfill your duties of a family person as well as earn foreign exchange for the country. However, this work abroad has its pitfalls by exposing you to various kinds of risks and perils.

COVERAGES

Personal Accident			
WHAT IS COVERED	WHAT IS NOT COVERED		
If following bodily Injury which solely and directly causes	We will not be liable for payment of compensation in		
Insured Person's death or permanent total disablement	respect of Injury as a consequence of: -		
leading to loss of employment abroad, We shall pay to	I. Whilst engaging in aviation or ballooning or whilst		
You or Your legal representative the sum(s) set forth in	mounting into, dismounting from or traveling in		
the Schedule as per the Table of Benefits, provided that	any aircraft other than as passenger (fare paying		
such bodily injury has been sustained during the period	or otherwise) in any duly licensed standard type		
of Insured Person's employment abroad as emigrant.	of aircraft.		
	II. Whilst racing on wheels or horseback, hunting,		
However, the Accident leading to injury may take place	mountaineering, skiing or ice hockey or being		
anywhere in the world.	engaged in winter sports.		
	III. Pregnancy or childbirth.		
Note: Certification of accidental death or permanent	IV. Venereal disease or insanity.		
disability, leading to loss in the employment, by Indian	V. Any compensation for death or permanent		
Missions and Posts abroad, shall be accepted by Us.	disability happening after 12 months of Insured		
Certification of accidental death/ permanent disability,	Person having sustained the accidental bodily		
while in third country, leading to loss in the employment	Injury		
by Indian Mission/Post in that country and in India,			
certification by concerned Protector of Emigrants shall			
be acceptable.			
In such cases, intimation about the accident/ physical			
injury will be sent to Us within 30 days from the date of			
such accident/ physical injury. Further, claim has to be			
filed within 90 days from the date of accidental death/			
permanent disability. In case of non-submission of claim			
documents within 90 days, certificate from the Indian			
Prospectus – Overseas Policy For Prayasi Bharatiya	Page 1 of 21		

Section 1 Personal Accident

Page 1 of 21



Mission/Post stating that the circumstances were beyond the control of the insured, will be accepted by Us. In case of accidental death/permanent disability in India, certificate from Protector of Emigrants will be accepted.

Table of Benefits

	TABLE OF BENEFITS	PERCENTAGE OF CAPITAL SUM INSURED
1.	Death	100
2.	a) Loss of sight (both eyes)	100
	b) Loss of two limbs	100
	c) Loss of one limb and one eye	100
3.	a) Loss of sight of one eye	50
	b) Loss of one limb	50
4.	Permanent Total and absolute disablement	100

Transportation and Airfare for Attendant			
WHAT IS COVERED	WHAT IS NOT COVERED		
In the event of an accidental death of Insured Person	We will not be liable for:		
whilst in employment outside India:	1. Any claim of reimbursement filed with Us after 90		
1. We will reimburse the actual cost of transporting	days of completion of the journey or transportation.		
the mortal remains of the deceased back home to India.	 Any legal or other cost involved in transportation of mortal remains. 		
2. We will reimburse the additional cost of economy class return airfare and incidental expenses incurred on medicines, food and toiletries for one attendant to accompany the mortal remains from the place of death abroad to back home in India.	 Any reimbursement claimed without proof of original tickets or receipts for means of transport and conveyance. 		
For both the above expenses, the journey has to be			
completed through the shortest direct route available.			

Section 2 Transportation and Airfare for Attendant

Section 3 Hospitalization expenses

WHAT IS COVERED	WHAT IS NOT COVERED
We will pay the Reasonable and Customary Charges of	We will not be liable for:
Hospitalization expenses actually incurred but upto the	
limits specified in the Policy Schedule for the following:	1. Pre-Existing Diseases(Code- Excl01)
	a) Expenses related to the treatment of a pre-
Hospitalization expenses: -	existing Disease (PED) and its direct
In case the Insured Person sustains any Injury or	complications shall be excluded until the
contracts any Disease and upon advice of a Medical	expiry of 48 months of continuous coverage

Prospectus – Overseas Policy For Pravasi Bharatiya UIN: IFFTIOP22219V012122



Practitioner, he/she has to incur Hospitalization expenses in Nursing Home/Hospital in India or in the country of employment.

The Hospitalization expenses for the purpose of this Section will include the following expenses: -

- 1. Room, Board and Nursing expenses as provided in any of the Hospital/Nursing Home.
- Medical Practitioner, Anesthetist, Consultant fees, Specialist Fees (including consultation through telemedicine as per prevailing Telemedicine Practice Guidelines.
- Expenses on Anesthesia, Blood, Oxygen, Operation Theatre, Surgical Appliances, Medicines and Drugs, Diagnostic Materials and diagnostic imaging modalities, Dialysis, Chemotherapy, Radiotherapy, Cost of Pacemaker, Artificial Limbs, Cost of Organs and similar expenses.

2.

3.

Modern Treatment Methods and Advancement in Technologies:

The following procedures will be covered (wherever medically indicated) either as in patient or as part of Domiciliary Hospitalization_or as part of day care treatment in a hospital upto 50% of Sum Insured, during the policy period:

- A. Uterine Artery Embolization and HIFU (High intensity focused ultrasound)
- B. Balloon Sinuplasty
- C. Deep Brain stimulation
- D. Oral chemotherapy
- E. Immunotherapy- Monoclonal Antibody to be given as injection
- F. Intra vitreal injections
- G. Robotic surgeries
- H. Stereotactic radio surgeries
- I. Bronchial Thermoplasty
- J. Vaporisation of the prostrate (Green laser treatment or holmium laser treatment)
- K. IONM (Intra Operative Neuro Monitoring)
- L. Stem cell therapy: Hematopoietic stem cells for bone marrow transplant for haematological

after the date of inception of the first policy with us.

- b) In case of enhancement of sum insured the exclusion shall apply afresh to the extent of sum insured increase.
- c) If the Insured Person is continuously covered without any break as defined under the portability norms of the extant IRDAI (Health Insurance) Regulations, then waiting period for the same would be reduced to the extent of prior coverage.
- d) Coverage under the policy after the expiry of 48 months for any pre-existing disease is subject to the same being declared at the time of application and accepted by us.

First Thirty Days Waiting Period(Code-Excl03)

- a) Expenses related to the treatment of any illness within 30 days from the first policy commencement date shall be excluded except claims arising due to an accident, provided the same are covered.
- b) This exclusion shall not, however, apply if the Insured Person has Continuous Coverage for more than twelve months.
- c) The within referred waiting period is made applicable to the enhanced sum insured in the event of granting higher sum insured subsequently.

Specific Waiting Period: (Code- Excl02)

- a) Expenses related to the treatment of the following listed conditions, surgeries/treatments shall be excluded until the expiry of 12 months of continuous coverage, as may be the case after the date of inception of the first policy with Us. This exclusion shall not be applicable for claims arising due to an accident.
- b) In case of enhancement of sum insured the exclusion shall apply afresh to the extent of sum insured increase.
- c) If any of the specified disease/procedure falls under the waiting period specified for pre-



conditions to be covered.

Note

1. The expenses that are not covered in this policy are placed under List-I of Annexure-A. The list of expenses that are to be subsumed into room charges, or procedure charges or costs of treatment are placed under List-II, List-III and List-IV of Annexure-A respectively. existing diseases, then the longer of the two waiting periods shall apply.

- d) The waiting period for listed conditions shall apply even if contracted after the policy or declared and accepted without a specific exclusion.
- e) If the Insured Person is continuously covered without any break as defined under the applicable norms on portability stipulated by IRDAI, then waiting period for the same would be reduced to the extent of prior coverage.
- f) List of specific diseases/procedures

12 Months waiting period

- a) Cataract, Benign Prostatic Hypertrophy, Hysterectomy for Menorrhagia or Fibromyoma
- b) Hernia, Hydrocele, Congenital Internal Disease.
- c) Fistula in anus, Piles, Sinusitis
- d) Choletithiasis and Cholecystectomy
- 4. Any expenses outside the period of actual Hospitalisation as well as incurred outside the Hospital where treatment is taken.
- Circumcision, unless necessary for the treatment of a disease not otherwise excluded or required as a result of accidental bodily Injury, vaccination unless forming part of post-bite treatment and as covered in the Additional Benefit, inoculation.

6. Cosmetic or plastic Surgery: Code- Excl08

Expenses for cosmetic or plastic surgery or any treatment to change appearance unless for reconstruction following an Accident, Burn(s) or Cancer or as part of medically necessary treatment to remove a direct and immediate health risk to the insured. For this to be considered a medical necessity, it must be certified by the attending Medical Practitioner.

- 7. Any Maternity Expenses incurred outside India unless the requisite documents are certified by Indian Mission/Post.
- 8. Any Maternity Expenses in respect of more than 2 children.



9.	Cost of spectacles and contact lens or hearing
	aids.
10.	Dental treatment or surgery of any kind, unless
	requiring Hospitalisation.
11.	Rest Cure, rehabilitation and respite care-
	Code- Excl05
	a) Expenses related to any admission primarily for
	enforced bed rest and not for receiving
	treatment. This also includes:
	b) Custodial care either at home or in a nursing
	facility for personal care such as help with
	activities of daily living such as bathing,
	dressing, moving around either by skilled
	nurses or assistant or non-skilled persons.
	c) Any services for people who are terminally ill to
	address physical, social, emotional and
	spiritual needs.
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12.	Treatment of, external congenital Disease or
	defects or anomalies, venereal Disease or
40	intentional self-Injury.
13.	Unproven Treatments: Code- Excl16
	Expenses related to any unproven treatment,
	services and supplies for or in connection with
	any treatment. Unproven treatments are
	treatments, procedures or supplies that lack
	significant medical documentation to support their effectiveness.
11	Investigation & Evaluation(Code- Excl04)
14.	Expenses related to any admission primarily for
	diagnostics and evaluation purposes.
	Any diagnostic expenses which are not related or
	not incidental to the current diagnosis and
	treatment.
15.	Any expense on treatment of Insured Person as
10.	outpatient in a Hospital.
16.	Treatments received in health hydros, nature cure
10.	clinics, spas or similar establishments or private
	beds registered as a nursing home attached to
	such establishments or where admission is
	arranged wholly or partly for domestic reasons.
	Code- Excl13
17.	Hazardous or Adventure sports: Code- Excl09
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Expenses related to any treatment necessitated due
to participation as a professional in hazardous or
adventure sports, including but not limited to, para-
jumping, rock climbing, mountaineering, rafting,
motor racing, horse racing or scuba diving, hand
gliding, sky diving, deep-sea diving.
18. Expenses related to any treatment necessitated
due to participation as a non-professional in
hazardous or adventure sports, including but not
limited to, speed contest or racing of any kind
(other than on foot), bungee jumping, parasailing,
ballooning, parachuting, skydiving, paragliding,
hang gliding, mountain or rock climbing
necessitating the use of guides or ropes, deep
sea diving using hard helmet and breathing
apparatus, polo, snow and ice sports.
19. External medical equipment of any kind used at
home as post hospitalisation care.
20. Dietary supplements and substances that can be
purchased without prescription, including but not
limited to Vitamins, minerals and organic
substances unless prescribed by a medical
practitioner as part of hospitalization claim or day
care procedure. Code- Excl14
21. Treatment for, Alcoholism, drug or substance
abuse or any addictive condition and
consequences thereof. Code- Excl12.
22. Breach of law: Code- Excl10
Expenses for treatment directly arising from or
consequent upon any Insured Person committing
or attempting to commit a breach of law with
criminal intent.

<u>Section 4</u> Maternity expenses

materinity expenses		
WHAT IS COVERED	WHAT IS NOT COVERED	
We will pay the Reasonable and Customary Charges of Hospitalization expenses actually incurred, upto the limit specified in the Policy Schedule for the following:	All the exclusions mentioned in Section 3 – Medical Expenses shall be applicable for this Section.	
<u>Maternity expenses</u> : - In case a woman Insured Person incurs the Hospitalization expenses relating to maternity in Nursing		



Home/Hospital in India or in the country of employment, arising out of her pregnancy.
In case of medical treatment in the country of employment, the maternity benefits would be provided only if the requisite documents are certified by the concerned Indian Mission/Post.

Hospitalization expenses of insured s Failing members in india What Is Covered What Is Not Covered		
We will pay the Reasonable and Customary Charges of	All the exclusions mentioned in Section 3 – Medical	
Hospitalization expenses actually incurred but upto the	Expenses shall be applicable for this Section.	
limits specified in the Policy Schedule for the following:		
<u>Hospitalization expenses of Insured's Family members</u> : - In case a Family member of Insured Person, comprising spouse upto age of 60 years and first two dependent children upto the age of 21 years sustains any injury or contracts any disease, and upon advice of Medical Practitioner, any or all of them have to incur Hospitalization expenses in a Nursing Home/Hospital in India. This benefit is payable provided that a claim has been paid or liability has been admitted by Us under Section 1 of this Policy.		
 The Hospitalization expenses for the purpose of this Section will include the following expenses: - 1. Room, Board and Nursing expenses as provided in any of the Hospital/Nursing Home. 2. Medical Practitioner, Anesthetist, Consultant fees, Specialist Fees (including consultation through telemedicine as per prevailing Telemedicine Practice Guidelines. 3. Expenses on Anesthesia, Blood, Oxygen, Operation Theatre, Surgical Appliances, Medicines and Drugs, Diagnostic Materials and diagnostic imaging modalities, Dialysis, Chemotherapy, Radiotherapy, Cost of Pacemaker, Artificial Limbs, Cost of Organs and similar expenses. 		
Modern Treatment Methods and Advancement in		

Section 5 Hospitalization expenses of Insured's Family members in India



Technologies:	
The following procedures will be covered (wherever	
medically indicated) either as in patient or as part of	
Domiciliary Hospitalization or as part of day care	
treatment in a hospital upto 50% of Sum Insured, during	
the policy period:	
A. Uterine Artery Embolization and HIFU (High	
intensity focused ultrasound)	
B. Balloon Sinuplasty	
C. Deep Brain stimulation	
D. Oral chemotherapy	
E. Immunotherapy- Monoclonal Antibody to be	
given as injection	
F. Intra vitreal injections	
G. Robotic surgeries	
H. Stereotactic radio surgeries	
I. Bronchial Thermoplasty	
J. Vaporisation of the prostrate (Green laser	
treatment or holmium laser treatment)	
K. IONM - (Intra Operative Neuro Monitoring)	
L. Stem cell therapy: Hematopoietic stem cells for	
bone marrow transplant for haematological	
conditions to be covered.	
N /	
Note	
1. The Hospitalization expenses incurred for treatment of	
Any One Illness under agreed package charges of the	
Hospital/Nursing Home will be restricted to 80% of the	
Sum Insured or actuals, whichever is less.	
2. The expenses that are not covered in this policy are	
placed under List-I of Annexure-A. The list of expenses	
that are to be subsumed into room charges, or	
procedure charges or costs of treatment are placed	
under List-II, List-III and List-IV of Annexure-A	
respectively.	
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Employment Contingencies Expenses		
WHAT IS COVERED	WHAT IS NOT COVERED	
Part A – Employment Contingencies Expenses	We will not be liable for any payment, unless the	
We will pay to You for actual one way economy class	grounds for repatriation are certified by Indian	
airfare to return back home in India by the shortest direct	Mission/Post abroad and original air tickets are	

Section 6	
Employment Contingencies Ex	xpenses

Prospectus – Overseas Policy For Pravasi Bharatiya UIN: IFFTIOP22219V012122



route available and incidental expenses incurred on submitted. medicines, food and toiletries on account of the following circumstances: -

- Insured Person is/has not been received on behalf of employer, when he/she arrives at his/her workplace or destination abroad i.e. employer refuses the job/employment to the Insured Person
- ii) If there is any substantive change in the job/employment contract/agreement to the disadvantage of the Insured Person.
- iii) If the employment is prematurely terminated within the Period of Insurance for no fault of the Emigrant (Insured Person) for the reasons other than mentioned in Part B of this Section.

Note:

In such cases where the repatriation is arranged by Indian Mission/Post, We will reimburse the actual transportation expenses to the concerned Indian Mission/Post.

Part B - Reimbursement of Termination Compensation -We will pay to the sponsored recruiting agent, the cancellation charges of visa by employer and other incidental expenses, subject to the maximum of Rs.2,00,000/-,

in the event of Your/ Insured person's termination from the employment within six months from the date of appointment, by the foreign employer, on account of -

- Bodily Injury
- Contracting any Disease,

and You/ Insured person is compelled to return to India.

Note:

The Indian Recruiting Agent has to produce valid documents in original pertaining to the termination of the Insured person by the foreign employer with a valid and reasonable cause.

The Indian recruiting agent submits the proof of payment to the foreign employer on account of cancellation of visa.



All the	above	claims a	are valid sul	bject to	the o	con	dition of
having	these	cases	registered	under	the	Е	migrate
portal.							

Section 7 Repatriation Expenses

WHAT IS COVERED	WHAT IS NOT COVERED
We will pay to You for actual one way economy class airfare to return back home in India by the shortest direct	We will not be liable for any payment, unless the grounds for repatriation are certified by Indian
route available and incidental expenses incurred on medicines, food and toiletries on account of the following circumstances: -	Mission/Post abroad and original air tickets are submitted.
Emigrant (Insured Person) falls sick or is declared medically unfit to commence or continue or resume working and the service contract is terminated by the Employer abroad within the first 12 months of commencement of cover under this Policy.	
<u>Note:</u> In such cases where the repatriation is arranged by Indian Mission/Post, We will reimburse the actual transportation expenses to the concerned Indian Mission/Post.	

<u>Section 8</u> Legal Cos		
WHAT IS COVERED	WHAT IS NOT COVERED	٦
We will pay to You, upto limits specified, in the Schedule	We will not be liable for:	
in connection with legal expenses incurred by You, in any litigation relating to Insured Person's employment		:
abroad.	 Any claim unless the necessity of filing such case is certified by appropriate Ministry of that country. 	:

Section S	
Loss of Pass	port
WHAT IS COVERED	WHAT IS NOT COVERED
We will pay to You upto the Limit specified in the	We will not be liable for:
Schedule, for the actual expenses necessarily and	1. Any loss due to theft, unless it has been reported to
reasonably incurred, in connection with obtaining a	the Police through a written complaint within 24
duplicate or fresh Passport in the event of it being lost or	(twenty-four) hours of Your becoming aware of the
damaged, due to accident or misfortune in the course of	loss and a formal Police Report is obtained.



his employment abroad.	2. Any claim unless the actual expenses incurred are
	certified by Indian Mission/Post abroad.
	3. Any loss due to the Passport being left unattended
	or forgotten You in a public place or public transport.
	4. Any loss due to theft from any unattended vehicle
	unless the vehicle and all the doors, windows and
	other openings thereof were securely locked.
	5. Any loss due to disappearance from Your place of
	accommodation during the employment unless force
	was used to gain entry into the said premises.
	6. Any incidental transportation cost and time delay in
	obtaining a duplicate or fresh passport.
	7. Any unexplained loss or mysterious disappearance.
	8. Any loss due to confiscation or detention by the
	customs, police or public authorities

Section 10 Kidnap, Ransom and Extortion

WHAT IS COVERED	WHAT IS NOT COVERED
	We will not be liable for:
We will pay upto limits specified in the Schedule, against actual financial losses suffered for paying the ransom demanded against the Insured person's kidnapping or extortion.	 Any claim attributable to fraudulent, dishonest or criminal act(s) by the Insured person or authorized representative of the Insured person or Insured person (whether acting alone or in collusion with others). Any claim unless the person authorizing the Ransom payment had, prior to payment, made every reasonable attempt to determine that the Ransom demand was genuine. Any claim unless the occurrence of such an incident and the ransom paid is certified by Indian Mission/Post/POE abroad.

Note : All claims shall be settled in Indian Rupees at the exchange rate prevailing on the date of settlement of claim or the date of payment of the ransom, whichever is lower.

<u>Section 1</u> House Burglary II	
WHAT IS COVERED	WHAT IS NOT COVERED
	We will not be liable for:
We will pay to You upto the Limit specified in the	1. Any loss caused by theft, attempted theft by You or
Schedule for any loss to the contents of Your Home in	any member of Your family whether as principal or
India, directly caused by theft or attempted theft involving	accessory.



2. Any damage of Insured Contents situated outside
Your Home, unless such Contents are traditionally
kept outside but within the boundaries of the Home
(e.g. garden furniture). Our maximum liability for
any such damage will be Rs.5,000/-
3. Legal liability of any kind.
4. Any loss directly or indirectly caused following the
use of the key of said premises or any duplicate
thereof belonging to You or your family, unless
such key has been obtained by assault or violence
or any threat thereof.
5. Any unexplained loss or mysterious disappearance

Section 12 Education Grant for Children

WHAT IS COVERED	WHAT IS NOT COVERED
	We will not be liable for:
We will make a one time payment upto the Limit specified in the Schedule or three times the current annual tuition fee, whichever is lower, towards Education Fund for dependent children, provided that the claim for death is admissible under Section – 1 Personal Accident.	(biological or legally adopted) above 23 years of age.

Section 13 Cremation Ceremony

WHAT IS COVERED	WHAT IS NOT COVERED
We will pay upto the Limit specified in the Schedule for	We will not be liable for:
the actual expenses necessarily and reasonably incurred to perform the cremation/last rites of the Insured Person, provided that the claim for death is admissible under Section – 1 Personal Accident.	 Any claim if the cremation/last rites are performed outside the Republic of India.

Daily Allowance in Case of	of Hospitalization
WHAT IS COVERED	WHAT IS NOT COVERED
We will pay Rs 1000/- for each day of hospitalization for a maximum of 5 days in the event of You being hospitalized,	We will not be liable for any claim if You have been hospitalized for less than 48 hours.

Section 14 Daily Allowance in Case of Hospitalization



provided liability is admissible under Section 3 and Section 4
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Section 15 Unpaid Salary Coverage

WHAT IS COVERED	WHAT IS NOT COVERED		
WHAT IS COVERED We will pay upto a maximum of 6 (six) months of unpaid salary, in the event of You not being paid your monthly wages/ salary by the employer during the course of Your employment abroad for any reason beyond your control. For the purpose of this cover, the payable amount shall be calculated based on the following:	 WHAT IS NOT COVERED We will not be liable for: Entire or any part of the claim which is compensated by any other source against the unpaid salary Any consequential loss. Any claim unless the occurrence of such an incident is certified by the Indian Mission/Post/POE 		
 i. the net take home last drawn salary or ii. minimum wages applicable in the city of employment for your occupation or iii. net take home salary mentioned on the employment agreement/other such document Whichever is lower of i),ii),iii. 	abroad. 4. The Salary for overtime.		
A waiting period of 2(two) months will be applicable for payment of claim.			
Only one claim is payable in the policy period.			

COVERAGE SUMMARY

SECTION	POLICY COVERAGE	SUM INSURED/ LIMIT
1.	Personal Accident	₹ 50,00,000/-
2.	Transportation and Airfare for	₹ 15,000/-
	Attendant	
3.	Hospitalization expenses	₹1,00,000
4.	Maternity Expenses	₹ 1,00,000
5.	Hospitalisation Expenses of Insured's	₹ 1,00,000
	family members in India	
6.	Employment Contingencies Expenses	Part A – Employment Contingencies Expenses - ₹ 15,000/-
		Part B - Reimbursement of Termination Compensation - ₹
		2,00,000/-
7.	Repatriation Expenses	₹ 30,000
8.	Legal Costs	₹ 50,000
9.	Loss of Passport	₹ 10,000



10.	Kidnap, Ransom and Extortion	₹ 1,00,000
11.	House Burglary Insurance	₹ 50,000
12.	Education Grant for Children	₹ 2,00,000
13.	Cremation Ceremony	₹ 20,000
14.	Daily Allowance in Case of	₹ 5,000
	hospitalization	
15.	Unpaid Salary Coverage	Actuals
	11. 12. 13. 14.	11.House Burglary Insurance12.Education Grant for Children13.Cremation Ceremony14.Daily Allowance in Case of hospitalization

Policy Tenure – 2 years/ 3 years

Premium -

For Policy Term 2 years, Premium is INR 2500 For Policy Term 3 years, Premium is INR 3600

SPECIAL PROVISIONS

- 1) <u>Limit of liability</u>:- The maximum limit of liability under this Policy will be Sum Insured/Limit mentioned against each Section/ Sub-section/ part of the Section. Any claim will reduce the Sum Insured/Limit by such claim amount for the remaining Period of Insurance.
- <u>Shortest Direct Routes</u>:- The benefit available under this Policy for transportation and journey cost is payable only by shortest direct route, unless in Our opinion the longer route was undertaken due to contingencies involved and warranted.

GENERAL EXCLUSIONS

(WHAT IS NOT COVERED BY THE WHOLE POLICY)

We will not pay:

- 1. For any claim relating to events occurring before the commencement of the cover and after the expiry of the cover as described in the Period of Insurance.
- 2. For any claim if the Insured Person
 - a) Is travelling against the advice of a physician.
 - b) Is receiving or on a waiting list for specified medical treatment declared in a Medical Practitioner's Report or Certificate.
 - c) Has received terminal prognosis for a medical condition.
 - d) Is taking part in a naval, military or air force operation, whether in the form of military exercises or war games, or actual engagement with the enemy, whether foreign or domestic.
- 3. Any claim in the event of war or military action occurring against the country or internal conflict including terrorism in the country to which the Insured Person/Emigrant has gone for the work.
- 4. Any claim arising after expiry date of passport or visa for Insured Person.
- 5. For any claim arising out of illness or accident that the Insured Person has caused intentionally, including committing or attempting suicide or as a result of drug addiction, alcoholism or whilst under influence of intoxicating liquor.
- 6. Any claim that are results of war and warlike occurrence or invasion, acts of foreign enemies, hostilities, civil war, rebellion, insurrection, military or usurped power, active participation in



riots, confiscation or nationalisation or requisition of or destruction of or damage to property by or under the order of any government or local authority.

7.

For any claim arising from damage to any property or any loss or expense whatsoever resulting or arising from or any consequential loss directly or indirectly caused by or contributed to or arising from:

- a) lonizing radiation or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel or
- b) The radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof.
- c) Asbestosis or any related sickness or disease resulting from the existence, production, handling, processing, manufacture, sale, distribution, deposit or use of asbestos or products thereof.
- 8. For any claim relating to any consequential loss
- 9. For any claim arising in respect of travel by the Insured Person to any country against whom the Republic of India has imposed general or specific travel restrictions, or against whom it may impose such restrictions or any country which has imposed or may impose subsequently such restrictions against travel by a citizen of India to such country.
- 10. For any claim arising out of Insured Person's attempted engagement in any criminal or other unlawful act.

GENERAL CONDITIONS

(APPLICABLE TO THE WHOLE POLICY)

- Eligibility: The Policy covers only those Emigrants who have availed this Policy before leaving India and/ or going to overseas countries on employment visa under Emigration Act,1983. The benefits under the Policy are available after Finalisation of the Insurance Contract but only during the Period of Insurance.
- <u>Reasonable Precautions:</u> You/Insured Person shall take all reasonable precautions to prevent injury, illness, disease and damage in order to minimize claims. Failure to do so will prejudice the Insured Person's claim under this Policy.
- 3. <u>Validity:</u> The Policy will be valid only if the Insured Person commences the journey within 14 days from the first day of insurance as indicated in the Policy Schedule.
- 4. <u>Disclosure of Information:</u> The Policy shall be void and all premium paid by You to Us shall be forfeited to us, in the event of a misrepresentation, mis-description or non-disclosure of any material fact* by you/policyholder.

*Material facts for the purpose of this policy shall mean all relevant information sought by Us in the proposal form and other connected documents to enable Us to take informed decision in the context of underwriting the risk.

5. Notice and Communication: -.



- a. Any notice, direction, instruction or any other communication related to the Policy should be made in writing.
- b. Such communication shall be sent to Our address or through any other electronic modes specified in the Policy Schedule.
- c. We shall communicate with You/ Insured person at the address or through any other electronic mode mentioned in the schedule.
- 6. <u>Changes in Circumstances: -</u> You must inform Us, as soon as reasonably possible, of any change in information You have provided to Us about You/ Insured Person and/or his/her job, country of employment and/or employer which may affect the insurance cover provided. In case of change in the employer or the country of employment and there is a subsequent claim, the documents proving such change and the sequence of events need to be produced by the Insured/ claimant along with the other claim documents.
- 7. <u>Waiver of conditions: -</u> No waiver of any terms, provision, conditions and endorsements of this Policy shall be valid unless made in writing and signed by Our authorized official

8. Claim Procedure: -

In the event of a claim, Insured person/ claimant shall submit the documents specified in the policy

9. Fraud: -.

If any claim made by the insured person, is in any respect fraudulent, or if any false statement, or declaration is made or used in support thereof, or if any fraudulent means or devices are used by the insured person or anyone acting on his/her behalf to obtain any benefit under this policy, all benefits under this policy and the premium paid shall be forfeited.

Any amount already paid against claims made under this policy but which are found fraudulent later shall be repaid by all recipient(s)/policyholder(s), who has made that particular claim, who shall be jointly and severally liable for such repayment to Us.

For the purpose of this clause, the expression "fraud" means any of the following acts committed by You/the insured person or by your/his agent or the hospital/doctor/any other party acting on behalf of the insured person, with intent to deceive Us or to induce Us to issue an insurance policy: a) the suggestion, or a fact which is not true and which You/the insured person do/does not believe to be true;

b) the active concealment of a fact by the insured person having knowledge or belief of the fact;

c) any other act fitted to deceive; and

d) any such act or omission as the law specially declares to be fraudulent

We shall not repudiate the claim and / or forfeit the policy benefits on the ground of Fraud, if the insured person / beneficiary can prove that the misstatement was true to the best of his knowledge and there was no deliberate intention to suppress the fact or that such misstatement of or suppression of material fact are within the knowledge of the insurer.



<u>Contribution (Not applicable for Section 1, 3, 4 & 5): -</u> If, when any claim arises, there is in existence any other Insurance Policy covering the same loss/liability, compensation, costs or expenses, We will pay only Our rateble proportion of the claim.

11. Subrogation: -

- a. You shall do or concur in doing or permit to be done everything necessary for the purpose of enforcing any civil or criminal rights and remedies or obtaining relief or indemnity from other parties to which We shall be or would become entitled or subrogated upon Our paying any claim under this Policy, whether before or after indemnification;
- b. You shall not do or cause to be done anything that may cause any prejudice to Our right of Subrogation;
- c. You agree that any recoveries made shall first be applied in making good any sums paid out by or on behalf of Us for the claim and the costs of recovery.
- 12. <u>Cancellation: -</u> We may cancel this Policy at any time on grounds of mis-representation, nondisclosure of material facts, fraud by the Insured Person by sending 30(thirty) days Notice by Registered Post to Your last known address. There would be no refund of premium on cancellation on grounds of mis-representation, non-disclosure of material facts or fraud.

You may cancel the Policy by sending written Notice to Us under Registered Post. We will then allow a refund on following scale, except in cases where a claim has been preferred on Us under the current Policy:

Period of Cover upto	Refund of Annual Premium rate(%)
Upto 1/4th of the total coverage period	50%
Upto 1/2 nd of the total coverage period	25%
More than 1/2 nd of the total coverage period	NIL

All cancellations will require the prior approval of the concerned area P.O.E.

13. We will not be bound to take cognizance or be affected by any notice of trust, charge, lien, assignment or other dealings with or relating to this Policy. Your receipt or receipt of Insured Person shall in all cases be an effective discharge to Us.

14. Arbitration: -.

i. If any dispute or difference shall arise as to the quantum to be paid by the Policy, (liability being otherwise admitted) such difference shall independently of all other questions, be referred to the decision of a sole arbitrator to be appointed in writing by the parties here to or if they cannot agree upon a single arbitrator within thirty days of any party invoking arbitration, the same shall be referred to a panel of three arbitrators, comprising two arbitrators, one to be appointed by each of the parties to the dispute/difference and the third arbitrator to be appointed by such two arbitrators and arbitration shall be conducted under and in accordance with the provisions of the Arbitration



and Conciliation Act 1996, as amended by Arbitration and Conciliation (Amendment) Act, 2015 (No. 3 of 2016).

- ii. It is clearly agreed and understood that no difference or dispute shall be preferable to arbitration as herein before provided, if the Company has disputed or not accepted liability under or in respect of the policy.
- iii. It is hereby expressly stipulated and declared that it shall be a condition precedent to any right of action or suit upon the policy that award by such arbitrator/arbitrators of the amount of expenses shall be first obtained.
- 15. <u>Disclaimer Clause: -</u> If We shall disclaim Our liability for any claim under this Policy and such claim shall not have been made the subject matter of suit in a Court of Law within 12(twelve) months from date of disclaimer, then the claim shall for all purpose be deemed to have been abandoned and shall not thereafter be recoverable under this Policy.

16. Claim Settlement (provision for Penal Interest): -

- i. We shall settle or reject a claim, as the case may be, within 30 days from the date of receipt of last necessary document.
- ii. In the case of delay in the payment of a claim, We shall be liable to pay interest to You/the policyholder from the date of receipt of last necessary document to the date of payment of claim at a rate 2% above the bank rate**
- iii. However, where the circumstances of a claim warrant an investigation in Our opinion, We shall initiate and complete such investigation at the earliest, in any case not later than 30 days from the date of receipt of last necessary document- In such cases, We shall settle or reject the claim

within 45 days from the date of receipt of last necessary document.

iv. In case of delay beyond stipulated 45 days, We shall be liable to pay interest to the policyholder at a rate 2% above the bank rate** from the date of receipt of last necessary document to the date of payment of claim.

**"Bank rate" shall mean the rate fixed by the Reserve Bank of India (RBI) at the beginning of the financial year in which claim has fallen due)

Note : This Clause shall always correspond with the amendment(s), if any, to the relevant provisions of Protection of Policyholder's Interests Regulations, 2017.

- 17. All claims shall be payable in Indian currency.
- 18. The provisions of this Policy shall be governed by laws of India for the time being in force. The parties hereto unconditionally submit to the jurisdiction of the Courts of India.

19. Renewal of Policy

The policy shall ordinarily be renewable subject to the proof of employment except on grounds of fraud, misrepresentation by You/the insured person.



i. At the end of the policy period, the policy shall terminate and can be renewed within the Grace Period of 30 days to maintain continuity of benefits without break in policy. Coverage is not available during the grace period.

20. Withdrawal of Policy

The policy terms

- i. In the likelihood of this product being withdrawn in future, We will intimate You/the insured person about the same 90 days prior to expiry of the policy.
- ii. You/ Insured Person will have the option to migrate to similar health insurance product available with Us at the time of renewal with all the accrued continuity benefits such as cumulative bonus, waiver of waiting period as per IRDAI guidelines, provided the policy has been maintained without a break.

21. Moratorium Period (Applicable for Section 3 & 5)

After completion of eight continuous years under the policy no look back to be applied. This period of eight years is called as moratorium period. The moratorium would be applicable for the sums insured of the first policy and subsequently completion of 8 continuous years would be applicable from date of enhancement of sums insured only on the enhanced limits. After the expiry of Moratorium Period, no health insurance claim shall be contestable except for proven fraud and permanent exclusions specified in the policy contract. The policies would however be subject to all limits, sub limits, co-payments, deductibles as per the policy contract.

22. Possibility of Revision of Terms of the Policy Including the Premium Rates

We, with prior approval of IRDAI, may revise or modify the terms of the policy including the premium rates. You shall be notified three months before the changes are affected.

23. Nomination

The policyholder is required at the inception of the policy to make a nomination for the purpose of payment of claims under the policy in the event of death of the policyholder. Any change of nomination shall be communicated to Us in writing and such change shall be effective only when an endorsement on the policy is made. In the event of death of the policyholder, We will pay the nominee {as named in the Policy Schedule/Policy Certificate/Endorsement (if any)} and in case there is no subsisting nominee, to the legal heirs or legal representatives of the policyholder whose discharge shall be treated as full and final discharge of its liability under the policy.

24. Provision for Senior Citizens

Separate channel to address the related claims and grievances of senior citizen are mentioned below: Claims/ Grievance: seniorcitizengrievance@iffcotokio.co.in

Courier: Chief Grievance Officer IFFCO-Tokio General Insurance Co Ltd IFFCO Tower, Plot no. 3 Sector -29, Gurgaon - 122001

Toll Free No. 18001035499



25. Redressal Of Grievance

In case of any grievance, the insured person may contact Us through:

Website:	https://www.iffcotokio.co.in/customer-services/grievance-redressal
Toll free:	1800-103-5499
E-mail:	support@iffcotokio.co.in
Courier :	Chief Grievance Officer

IFFCO-Tokio General Insurance Co Ltd IFFCO Tower, Plot no. 3 Sector -29, Gurgaon - 122001

Insured person may also approach the grievance cell at any of Our branches with the details of grievance. The list of branches with addresses are available at <u>https://www.iffcotokio.co.in/contact-us</u> If Insured person is not satisfied with the redressal of grievance through one of the above methods, insured person may contact the grievance officer at <u>chiefgrievanceofficer@iffcotokio.co.in</u>

For updated details of grievance officer, kindly refer the link <u>https://www.iffcotokio.co.in/customer-services/grievance-redressal</u>

If Insured person is not satisfied with the redressal of grievance through above methods, the insured person may also approach the office of Insurance Ombudsman of the respective area/region for redressal of grievance as per Insurance Ombudsman Rules 2017. The contact details of the Insurance Ombudsman offices have been provided as below

Grievance may also be lodged at IRDAI Integrated Grievance Management System

- https://igms.irda.gov.in/

This Prospectus

This prospectus given information only. This is not an insurance contract. Each insurance cover is subject to term and conditions, which you can read in the **Overseas Policy for Pravasi Bharatiya** policy documents. You must read the policy document to know the insurance cover fully. You can get details of the **Overseas Policy for Pravasi Bharatiya** Policy details from our branch or from our website <u>www.iffcotokio.co.in</u>.

Insurance is the subject matter of solicitation

INSURANCE ACT 1938 SECTION 41- Prohibition of Rebates

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 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 fine, which may extend to Ten Lac Rupees.