

**Note:**

***Before applying for this Policy, please read carefully the terms and conditions of this Policy, especially the exclusions highlighted in boldface. If you have any query, please contact our salespersons or call 4008208858.***

**AIG Insurance Company China Limited**  
**PARCEL POST INSURANCE • ALL RISKS**

(SIMI Registration No. : 090T2017000390085)

The liability of this Company commences from the time of registration until delivery of the packages at destination.

Against all risks of physical loss or damage from any external cause whatsoever irrespective of percentage.

Including the risks of Theft, Pilferage & Non-delivery subject to the following clauses:

A) It is hereby agreed that this policy covers the risk of Theft &/or Pilferage irrespective of percentage. **No liability for loss/shortage to attach hereto unless notice of survey has been given to Post Office &/or The Company' s Agents at the place of destination before taking delivery of the packages insured and a written proof of loss/ shortage obtained.**

B) It is hereby agreed that this policy covers the risk of Non-delivery of an entire package for which the liability of the Post Office or other carrier is limited reduced or negative by the Contract of Carriage by reason of the value of the goods.

The Company to be entitled to any amount recovered from the Post Office or other carriers in respect of such losses (less cost of recovery if any) up to the amount paid by them in respect of the loss.

In case of loss or damage under this policy claim must be immediately filed in writing against the Post Office or other carrier, and a copy thereof and of the reply thereto must accompany any claim presented under this Policy.

Post Office Receipt for the Registered Parcel Post will be required as proof in case of claim.

Any disputes arising from the execution of this Policy or riders hereof shall be resolved through one of the following means to be selected by the Parties:

- (1) the said disputes shall be resolved by the Parties through negotiations, failing which shall be referred to an agreed arbitration commission for arbitration;
- (2) the said disputes shall be resolved by the Parties through negotiations, failing which shall be referred to a PRC competent court.