## QUICK HEAL GADGET SECURANCE END-USER LICENSE AGREEMENT FOR ANDROID OPERATING SYSTEM WITH INSURANCE AND EXTENDED WARRANTY IMPORTANT

PLEASE READ THIS QUICK HEAL GADGET SECURANCE END-USER LICENSE AGREEMENT FOR ANDROID OPERATING SYSTEM (HEREINAFTER REFERRED TO AS "AGREEMENT") CAREFULLY BEFORE USING OR TRYING TO ATTEMPT TO USE THIS QUICK HEAL GADGET SECURANCE FOR ANDROID OPERATING SYSTEM SOFTWARE (HEREINAFTER REFERRED TO AS THE "SOFTWARE"). BY USING THIS SOFTWARE OR BY CLICKING THE "I AGREE" BUTTON OR ATTEMPTING TO LOAD THE SOFTWARE IN ANY WAY, (SUCH ACTION WILLL CONSTITUTE A SYMBOL OF YOUR SIGNATURE), YOU ACKNOWLEDGE AND ADMIT THAT YOU HAVE READ, UNDERSTOOD AND AGREED TO ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT. THIS AGREEMENT ONCE ACCEPTED BY "YOU" [AS AN INDIVIDUAL (ASSUMING YOU ARE ABOVE 18 YEARS AND/OR HAVING LEGAL CAPACITY TO ENTER INTO AN AGREEMENT), OR THE COMPANY OR ANY LEGAL ENTITY THAT WILL BE USING THE SOFTWARE (HEREINAFTER REFERRED TO AS 'YOU' OR 'YOUR' FOR THE SAKE OF BREVITY)] SHALL BE A LEGALLY ENFORCEABLE AGREEMENT BETWEEN YOU AND QUICK HEAL TECHNOLOGIES PRIVATE LIMITED, PUNE, INDIA (HEREINAFTER REFERRED TO AS "QUICK HEAL") AND YOU SHALL HAVE THE RIGHTS TO USE THE SOFTWARE SUBJECT TO THE TERMS AND CONDITIONS MENTIONED IN THIS AGREEMENT OR AS AMENDED BY QUICK HEAL FROM TIME TO TIME. IF YOU DO NOT AGREE TO ALL THE TERMS AND CONDITIONS BELOW, DO NOT USE THIS SOFTWARE IN ANY WAY AND PROMPTLY RETURN IT OR DELETE ALL THE COPIES OF THIS SOFTWARE IN YOUR POSSESSION.

In consideration of payment of the License Fee, which is a part of the price, evidenced by the Receipt, Quick Heal grants You, the Licensee, a non-exclusive, non-assignable and non-transferable right to use the Software during the License Period in order to assist in protecting Your Mobile on which the Software is installed and activated, from the threats described in the User Manual, according to the technical requirements described in the User Manual and which is subject to the terms and conditions of this Agreement.

In addition to this Software, Quick Heal offers you Cloud Service to manage your mobile device(s) till this Software license is valid without charging any fee.

Quick Heal reserves all rights not expressly granted, and retains title and ownership of the Software, including all subsequent copies in any media. This Software and the accompanying written materials are the property of Quick Heal and are copyrighted. Copying of the Software or the written material is expressly forbidden.

### **1. DEFINITIONS**

- a) "Distributors" means the authorized distributors, agents, sub-distributors of Quick Heal, selling Quick Heal range of products, including sales through Internet.
- b) "License period" means the period as more particularly described in Clause 4 of this Agreement.

- c) "Mobile/Mobile Device" means the personal digital assistants, smart phones, hand-held devices, or other electronic devices for which the Software is specifically designed (for such system requirements as particularly described in the User manual or www.quickheal.com) where the Software will be installed and/or used.
- d) "Normal working hours" shall mean 09:30 a.m. to 6:30 p.m. Indian Standard timing (IST) on Working Days and "Working Days" means Mondays to Fridays inclusive, but excluding bank and public holidays in India.
- e) "Quick Heal Cloud Service" means services made available by Quick Heal to its Software license users via internet to manage their devices.
- f) "Support" means the Technical Assistance in order to use the Software, provided by Quick Heal, which may or may not be chargeable to you. Please refer www.quickheal.com for more details.
- g) "Updates" means collections of any or all among virus definition files including detections and solutions for new viruses along with the corrections, improvements or modifications to the Software.
- h) "Upgrades" means any correction, improvement, modification or yearly enhancements in the form of the new version of the Software which Quick Heal generally releases once in a year.
  - i) "User Manual" means the user guide, Help Guide, documentation provided with the Software, updated Agreements provided on the website of Quick Heal (www.quickheal.com), explanatory or other materials as provided from time to time by Quick Heal.
- j) "You" means the "End User" means:
  - (i) An individual (such an individual) installing/using/legally acquiring the Software on his/her own behalf and every other person (whether authorized or not by such an individual) who uses/has the possession of the Mobile on which the Software is installed and activated; or
  - (ii) An organization (including but not limited to a partnership, joint venture, Limited Liability partnership, Limited Liability Company, Company of any nature, Trust, Governmental Authority, Unincorporated Organization, Association of Persons) or any person (such person) who have been authorized by such an Organization to install, download, use the Software, accept the Agreement on behalf of the Organization and every other person (whether authorized or not by such person) who uses/has the possession of the Mobile on which the Software is installed and activated.

## 2. DO's & DON'Ts

### You can:

a) make one copy of the Software solely for backup purpose (and such back up copy must be destroyed when you lose the right to use the Software or when Your license expires or is terminated for any other reason according to the legislation in force in the country of your

principal residence or in the country where You are using the Software) and only to replace the legally owned copy if such copy is lost, destroyed or becomes unusable.

b) avail cloud service to manage your mobile device(s) (maximum of 10 devices in one account).

### You cannot:

- a) emulate, adapt, sublicense, lend, rent, clone or lease any portion of the Software.
- b) debug, decompile, disassemble, modify, translate, reverse engineer the Software.
- c) try making an attempt to reveal/discover the source code of the Software.
- d) create derivative works based on the Software or any portion thereof with sole exception of a non-waivable right granted to You by any applicable legislation.
- e) transfer/assign the licensed Software or any part thereof
- f) remove or alter any copyright notices or other proprietary notices on any copies of the Software.
- g) reduce any part of the Software to human readable form.
- h) use the Software in the creation of data or software used for detection, blocking or treating threats described in the User Manual.
  - i) use for unlicensed and illegal purpose.
- j) remove your user account from cloud service once registered.
- k) retrieve deleted location entries and back up data from the user account on the cloud service.
- I) attempt to gain unauthorized access to cloud networks.

## **3. ACTIVATION**

- a) Quick Heal warns you that in the process of installation of the Software, the other security products/software installed on your mobile device may be uninstalled or disabled if the same are not compatible with Quick Heal Software. Quick Heal expressly disclaims any loss of data, loss of profits during such installation. If you modify your Mobile or make alterations/modifications to other vendors' software installed on it, you may be required to repeat activation of the Software or installation of license key file or in case contact Quick Heal Support. Quick Heal reserves the right to verify the validity/legality of license and Software.
- b) Activation/Reactivation using Short Message Service (SMS) (in India only)

The activation/reactivation of the Software can be done in two ways, i) using Internet services on Mobile Device or ii) using Short Message Service (SMS).

In case Internet based activation, usage of Internet bandwidth will be chargeable as per your telecom service provider charges, if using GPRS. In case of WiFi Internet, the bandwidth usage will be chargeable as per the Internet Service Provider charges. In case of SMS based activation/reactivation, Quick Heal Software sends two SMS from your Mobile Device to Quick

Heal's activation server. These two SMS's are text based and you will be charged for two outgoing SMS's as per your plan with your telecom service provider.

c) Short Message Service (SMS) Usage.

You acknowledge and understand that activation, reactivation through SMS facility is limited in India only but other functionalities like, Remote Mobile Lock, Remote Data wipe and Mobile Tracking may be provided by Quick Heal all over the world subject to the government policies, laws, rules and regulations as may be applicable in India and all over the world. Quick Heal makes use of Short Text Message Service (SMS) while providing these services. These SMS's will be charged to your regular mobile phone bill by your Telecom Service Provider as per your bill plan.

## **4. LICENSE PERIOD**

- a) If You have acquired the Software on a physical medium, the License period shall commence from the date of acceptance of this Agreement and activation of the Software upto the period that is specified on the package or for any additional period as specified by any authorized communication by Quick Heal.
- b) If you have acquired the Software via Internet, the License period shall commence from the date of acceptance of this Agreement and activation of the Software upto the period that is specified during acquisition of the Software via Internet or for any additional period as specified by any authorized communication by Quick Heal.
- d) License for use of cloud service to manage devices shall be valid till the Software license is valid.
- e) You agree, understand that any unauthorized usage of the Software or breach of any/all terms and conditions stated herein the Agreement shall result in automatic and immediate termination of this Agreement and the License granted hereunder and which may result in criminal and/or civil action by Quick Heal and/ or its agents against you including but not limited to right to block the key file/License key/product key and without any refund to You and without any prior intimation/notice to you in this regard.
- g) Quick Heal does not guarantee the protection from the threats more particularly described in the User Manual after the expiration of the License Period or Evaluation period or after the License to use the Software is terminated for any reason.

### **5. FEATURES OF SOFTWARE**

 a) During the License Period of the Software, You have the right to receive free Updates of the Software and cloud services via Internet as and when Quick Heal publishes the Updated Virusdatabase and free version upgrade as and when Quick Heal releases new version upgrade. You agree, understand and accept that You will require to regularly download Updates published by Quick Heal. Any and all Updates/upgrades you receive from Quick Heal shall be governed by this Agreement, or as amended from time to time by Quick Heal.

- b) You agree, accept and acknowledge:
  - (i) that You are solely responsible for the configuration of the Software Settings and the results, actions, inactions initiated due to the same and Quick Heal assumes no liability/responsibility in any case and the Clause No. 10 of Indemnification shall be applicable.
  - (ii) that Quick Heal assumes no liability/responsibility for any data deletion, including but not limited to any deletion/loss of personal and/or confidential data, specifically authorized by You or occurs due to the actions, inactions (whether intentional or not) by You or any third party whom You have authorized to use, handle your Mobile.
  - (iii) that to avail/use certain features of the Software, you may require to incur some cost and that Quick Heal does not warrant that the usage of certain features of the Software are free of cost and that Quick Heal shall not entertain and expressly disclaims, any claim for reimbursement of any expenses including but not limited to any direct or incidental expenses arising out of Your usage of such features of the Software.
  - (iv) that you be solely responsible and shall comply all applicable laws, regulations of India and any foreign laws including without limitation, privacy, obscenity, confidentiality, copyright laws for using any report, data, information derived as a result of using the Software.
  - (v) that while using the Software, Quick Heal suggests some actions to be initiated by You in your sole benefit, for example "Quick Heal software may suggest You to uninstall infected applications", however such actions are suggestive and Quick Heal takes no responsibility/liability if you perform such suggestive actions or not and Quick Heal assumes no responsibility/liability for any liability arising out of such actions/inactions.
  - (vi) that before expiry of the license period You shall take the backup of the data stored in your mobile. You understand and accept that You will not be able to restore the data after 15 days from the expiry of License period unless You renew your Quick Heal license within 15 days from the expiry of License period. Quick Heal reserves the right to delete/purge backup from our server after 15 days from the expiry of the license period.
  - (vii) that the Software is equipped with mechanism to block malicious websites. The Software may block access to any web page which is found to be infected with malicious contents. Quick Heal shall not be responsible for any loss or damage including but not limited to financial, notional, loss of business if you are abstained from accessing any particular webpage or URL.

### 6. SUPPORT

Quick Heal offers support features during usage of this Software and cloud service i.e., Live Chat with technical support team and/ or the technical support team may, at your discretion, take remote access. The availing of this support will be solely at your discretion and you are solely responsible to take back up of the existing data/software/programs in your Mobile before availing such a support. Quick Heal will not be held responsible for any loss of data, any kind of direct/ indirect/ consequential loss or damage to data/ property arising during this entire process. If at any point of time the Technical Support team is of the opinion that it is beyond their scope, it will be the sole discretion of Quick Heal to suspend, cease, terminate or refuse such support as Quick Heal does not claim any warranty and/or guarantee of any kind in providing the support feature.

### 7. EMAIL/ELECTRONIC COMMUNICATION

Once you register the Software by activating the Software, Quick Heal may communicate with you on the contact information submitted during the registration process through email or any other electronic communication device. The communication can be for the purpose of product renewal or product verification for your convenience.

## 8. QUICK HEAL STATUS UPDATE

Upon every update of licensed copy, Quick Heal Update module will send current product status information to Quick Heal Internet Center. The information that will be sent to the Internet Center includes the Quick Heal protection health status like, which monitoring service is in what state in the system. The information collected does not contain any files or personal data. The information will be used to provide quick and better technical support for legitimate customers. All the registered users/subscribers will get the updates free of cost from the date of license activation until the expiry date of the license.

## **9. COLLECTION OF INFORMATION**

Quick Heal software and cloud service may collect the following information which may / may not contain any personally identifiable information either with or without your discretion/permission, solely for statistical purpose or enhancing and evaluating the ability, effectiveness and performance of Quick Heal's product in identifying and/or detecting the malicious behavioral pattern, inherently fraudulent websites and other Internet security threats/ risks. This information will not be correlated with any personally identifiable information except as herein stated and shall include, but not limited to:

- a) Any type of Executable files which the Software may identify having a potentially malware behavioral pattern.
- b) Any type of information relating to the status of the software that whether there occurred any error while installing the Software or the installation was successful.

- c) Any type of URLs of websites visited that the Software deems inherently and potentially fraudulent.
- d) Any type of information that Software deems potentially fraudulent, posing security risks / threats.
- e) Any type of information for identifying the Media Access Control (MAC) address of the Mobile Device, Global Positioning System (GPS), International Mobile Equipment Identity (IMEI), Subscriber Identity Module Number (SIM) on which the Software has been installed.
- f) Any type of information for identifying the Internet Protocol (IP) Address and information required for effective license administration and enhancing product functionality and usability.
- g) You admit that the information/data as collected above can be used for analyzing, preventing and detecting the potential internet security risks, publishing any type of data/ reports/ presentations on the trends collected, sharing the data to create awareness with any organizations, vendors.

### **10. INDEMNIFICATION**

- a) You expressly understand, admit and warrant that in no event shall Quick Heal and/or any of its directors, employees, agents, partners, distributors be liable from any and against all claims, expenses, suits, costs, demands, judgments whatsoever made by you and/ or any third party for any direct, indirect, incidental, special, punitive, consequential and/or exemplary damages including, but not limited to damages for loss of business/profits, damages for loss of confidential/other information, failure to meet any statutory duty/duty of reasonable care/duty in good faith, economic/notional loss, loss for business interruption, goodwill, damage and loss of data or programs, or other intangible losses (even if Quick Heal has been advised of the possibility of such damages), to the fullest extent permissible by law:
  - (i) arising due to your usage of Software and cloud service;
  - (ii) your negligence or inability of using the Software, cloud service or support;
  - (iii) any dispute between you and third party with respect to availing the Software and cloud service;
  - (iv) your violation of any rights of any other individual and/or entity;
  - (v) your breach of the Agreement;
  - (vi) your violation of any provisions under any acts in India or abroad;
  - (vii) the failure of Quick Heal to provide Support Service or any other service/information.
- b) This limitation will apply to all causes of action whether arise in equity or tort, including but not limited to breach of contract, breach of warranty, negligence, strict liability, misrepresentations and hereby release Quick Heal and/or its directors, employees, agents, distributors from any and all obligations, liabilities in excess of the limitation stated herein.

c) In the event, Quick Heal and/or its directors, agents, employees, distributors are found liable, You Understand and accept that the liability of Quick Heal and/or its directors, agents, employees, distributors shall be limited only upto and not exceed in any case the License fees incurred by You in acquiring the software from Quick Heal or its distributors/agents. This Clause shall survive the termination of this Agreement.

### **11. LIMITED WARRANTY AND DISCLAIMERS**

- a) The Software and cloud service provided by Quick Heal is "AS IS" and "AS AVAILABLE" without warranty of any kind, expressed or implied, including but not limited to the implied warranties of merchantability, fitness, usage, performance, satisfactory quality, integration, applicability for a particular use and any other warranties are disclaimed to the fullest extent permissible pursuant to the applicable law.
- b) Quick Heal does not warrant, make any representations that the Software and cloud service will work uninterrupted, timely, secure or error-free or shall meet any or all your requirements whether disclosed to Quick Heal or any of its directors, agents, distributors and employees. The entire risks, faults as to performance of the Software, the responsibility for selecting the Software and cloud service to achieve your intended results, the results obtained from the Software and cloud service shall be assumed by You.
- c) You understand and accept that the Software and cloud service will substantially perform according to the specifications, descriptions stated in the User Manual, as updated from time to time, subject to the following and Quick Heal expressly disclaims any and all liabilities arising from the following circumstances:
  - (i) incompatibility caused by any software and/or hardware components installed on your Mobile Device;
  - (ii) Any actions initiated by You or by third parties which were beyond the reasonable control of Quick Heal;
  - (iii) Any failures, malfunctions, defects resulting from abuse, improper installation, theft, misuse, accident, operation or maintenance, acts of God, alteration, power failures, casualty, repairs made by any other party than Quick Heal, alterations, neglect, nonpermitted modifications, acts of terrorism, vandalism;
  - (iv) The deficiencies, defects in Your Mobile Device and related infringements;
  - (v) Your violations of the terms and conditions described in the User manual or in this Agreement.

### **12. INTELLECTUAL PROPERTY**

The Software, source code, activation code, license keys, documentation, systems, ideas, information, content, design and other matters related to the Software, cloud service, trademarks are the sole proprietary and Intellectual Property Rights of Quick Heal protected under the Intellectual Property Laws and belongs to Quick Heal. Nothing contained in this Agreement grant to You any rights, title, interest to intellectual property, including without limitation any error corrections, enhancements, updates or modifications to the Software and cloud service whether made by Quick Heal or any third party. You understand and acknowledge that you are provided with a License to use the software subject to the terms and conditions of this Agreement.

## **13. GENERAL**

- a) Force Majeure. Quick Heal will not be liable for any delay or failure to fulfill its obligations hereunder that results from an act of God, war, civil disturbance, government policies, or other cause(s) beyond its control. Provided that, Quick Heal shall endeavor to complete the task within a reasonable period after happening of any event as covered under such force majeure.
- b) Legal Jurisdiction. This agreement and any matter relating thereto shall be subject only to jurisdiction of Courts at Pune, India and shall be interpreted as per the terms of the law/s for the time being in force in India. Any dispute which may arise out of this Agreement, breach of terms and conditions under this Agreement, shall be settled by direct negotiations between You and Quick Heal. In the case of failure to resolve the dispute in the manner set out above within 30 days from the date when the dispute arose, the dispute shall be referred to a panel of three arbitrators, with Quick Heal appointing one arbitrator, You appointing one arbitrator and the arbitrators so appointed jointly nominating a third presiding arbitrator. The venue of arbitration shall be Pune. The arbitration proceedings shall be governed by the Arbitration and Conciliation Act, 1996 and Indian Laws and shall be conducted in the English language. The arbitrators shall also decide on the costs of the arbitration proceedings. To the extent possible, after the commencement of any arbitral proceedings the Parties shall continue to perform their respective obligations under this Agreement. The provisions of this Clause shall survive termination of this Agreement. Subject to the provisions of this Clause, the Courts in Pune, India shall have exclusive jurisdiction and the parties may pursue any remedy available to them at law or equity.
- c) Complete Agreement. This Agreement comprises the entire agreement between the parties regarding the subject matter, and supersedes any proposals, communications or advertising, oral or written, with respect to the Software or subject matter of this Agreement. You shall be bound by any and all clauses of the Agreement updated and displayed on the website of Quick Heal www.quickheal.com (the website) from time to time and the Agreement displayed on the website (from time to time) will be the finally concluded and binding Agreement between You and Quick Heal for all legal purposes. In case of any dispute/queries arising out of any translated versions of this Agreement, Quick Heal hereby expressly specifies and confirms that

the English version as displayed on the website will be final for interpretation and the terms used, meaning conveyed in the English version will be authoritative and binding. Any waiver by either party of any violation of any provision of this agreement by the other party will not be deemed to waive any other violation of the same or any other provision.

- d) Severability. If any of the provisions contained in this Agreement is found by a court of competent jurisdiction to be invalid, illegal or unenforceable in any respect, the validity, legality or enforceability of the remaining provisions contained herein shall not be in any way affected or impaired thereby and the balance of the Agreement will continue in full force and effect to the maximum extent permitted by law or equity while preserving, to the fullest extent possible, its original intent.
- e) Survival. The Clauses in this Agreement including not limited to rights to License fees receivable, "Indemnification", "Limited Warranties & Disclaimers" and "Intellectual Property" shall survive expiration or termination of this Agreement.
- f) You cannot assign your rights or delegate duties or obligations under this Agreement. The failure to exercise or delay in exercising a right or remedy by Quick Heal under this Agreement shall not constitute a waiver of the right or remedy or a waiver of any prior, concurrent or subsequent right or remedy.
- g) The Section numbers and headings are included merely for the convenience of the parties and are not to be construed in interpreting this Agreement.
- h) Quick Heal reserves the right to co-operate with any legal process and may provide documents, information related to your usage of the Software and your general usage of the Mobile.

## Declaration and designation for use of Open-Source Software Licenses:

This Software and RDM) may include some software programs that are licensed (or sublicensed) to the user under the AchartEngine, Google, github, Twitter, Facebook, Commonsware etc. or other similar free software licenses which, among other rights, may permit the user to copy, modify and redistribute certain programs, or portions thereof, and have access to the source code ("Open Source Software"). Quick Heal reserves the right to use or opt for any version of any Open Source Software either for providing update or otherwise. The information and licenses of the Open Source Software can be accessed from the link www.quickheal.com/eula. If any Open Source Software program that are broader than the rights granted in this Agreement, then such rights shall take precedence over the rights and restrictions herein.

The lists of the open source applications used in the Software along with respective licenses are provided are as below. Quick Heal may update this list [Need update from mobile security team]from time to time.

License Type	
Weblink- http://www.achartengine.org/content/download.html	
Application- Binary: Achartengine (achartengine-1.1.0.jar)	
AChartEngine is contributed based on the Apache 2.0 license.	
Apache License, Version 2.0	
Version 2.0, January 2004	
Download Link:	
http://www.apache.org/licenses/LICENSE-2.0	
GitHub	
googlei18n/libphonenumber	
https://github.com/googlei18n/libphonenumber/blob/master/LICENSE	
https://twitter.com/tos	
https://dev.twitter.com/overview/terms	
https://dev.twitter.com/overview/terms/policy	
Application - twitter4j-core-3.0.5.jar	
https://developers.facebook.com/policy/	
https://commonsware.com/cwac	
https://github.com/commonsguy/cwac-merge	

https://github.com/commonsguy/cwac-sacklist

Read a short introduction to AChartEngine here: http://www.javaadvent.com/2012/12/achartengine-charting-library-for.html

Another good tutorial can be read here: http://jaxenter.com/effort-free-graphs-on-android-with-achartengine-46199.html

### The Apache Software Foundation

Apache License, Version 2.0 Apache License Version 2.0, January 2004 http://www.apache.org/licenses/

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### **1. Definitions.**

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution." "Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

- 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- 4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and You must cause any modified files to carry prominent notices stating that You changed the files; and You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and f the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
- 8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2015 Quick Heal Technologies (P) Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at http://www.apache.org/licenses/LICENSE-2.0

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

GitHub googlei18n/libphonenumber https://github.com/googlei18n/libphonenumber/blob/master/LICENSE

Apache License - Version 2.0, January 2004 http://www.apache.org/licenses/

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### **1. Definitions.**

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

- 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- 4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
  - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
- 8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
- 9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

### END OF TERMS AND CONDITIONS

### https://commonsware.com/cwac

## CommonsWare Android Components (CWAC)

The CommonsWare Android Components, or CWAC, are open source libraries to help solve various tactical problems with Android development. Most CWAC components are packaged as a tiny JAR file that you can add to your project (e.g., drop it in libs/), requiring at most other CWAC JARs as dependencies. Most are also available as AAR artifacts in a CommonsWare repository, ready for inclusion in your Gradle-based project build scripts.

The current supported CWAC components, and their GitHub repositories, are:

cwac-adapter: Provides an AdapterWrapper, a simple wrapper class that, by default, delegates all ListAdapter methods to a wrapped ListAdapter. The idea is that you can extend AdapterWrapper and only override certain ListAdapter methods, with the rest handled via the wrapped adapter.

cwac-anddown: Provides support for Markdown syntax in Android, such as a JNI wrapper around the sundown Markdown to HTML converter.

cwac-camera: Provides a CameraView and CameraFragment to simplify access to the native camera API.

cwac-colormixer: Provides a simple color mixer widget, dialog, activity, and preference. cwac-layouts: Provides some Android container classes for specialized situations. cwac-masterdetail: Provides a canned implementation of the master-detail pattern, to blend together a few Android design patterns into a resuable library cwac-mediarouter: Provides a cross-port of android.support.v7 media-related classes, like MediaRouteActionProvider, to the native action bar cwac-merge: Provides the MergeAdapter, a ListAdapter that blends multiple Views or ListAdapters into a single ListAdapter. Use this for section headings, blending multiple sources of data together, etc.

cwac-pager: Provides classes in support of View Pager, such as the Array Pager Adapter implementationcwac-presentation: Provides classes in support of the Presentation engine in Android, for driving separate content to an external display (compared to what you shown on the device's own display) cwac-provider: Provides StreamProvider, an extended version of Google's FileProvider, for making files, resources, and assets available to other apps via a ContentProvider

cwac-richedit: Provides RichEditText, an extended version of Google's EditText, offering formatted text entry (bold, italics, etc.)

cwac-sacklist: Provides SackOfViewsAdapter, which accepts a list of View objects and presents them in a ListAdapter.

cwac-security: Provides utility classes to help app developers defend their users.

cwac-strictmodeex: Provides utility classes to help app developers find out where they are spending too much time on the main application thread.

cwac-wakeful: Provides the WakefulIntentService, a refinement of the IntentService that keeps the device awake while background tasks are being processed. This is useful for work to be scheduled via the AlarmManager.

And, in case you were wondering, CWAC is pronounced like "quack".

Copyright © 2015 CommonsWare, LLC — All Rights Reserved

On Your purchase of this Software along with the purchase of new mobile handset/device/equipment from certified stores, You would be offered free Insurance and/or Extended Warranty. The terms applicable for Insurance and Extended Warrantee are mentioned below-

## Terms and Conditions for Insurance

## **Section 1 - Definitions**

This document gives information about Insurer, Insured, Beneficiary/User and Insured Equipment etc & other terms & conditions

Proposer – Quick Heal Technologies Private Limited certified retailers or partners for the benefit of their end consumer, whereby customer purchase their app or product/services along with purchase of equipment, only through proposed stores.

Insurer: The New India Assurance Company Limited.

Issuing Office: DO no - 111700, 3rd Floor, Asian Building, R. Kamani Road, Ballard Estate, Mumbai – 400001.

Insured – Quick Heal Technologies Private Limited for the benefit of the customer i.e purchaser of the insured equipment

Beneficiary/User: The purchaser, whose name is as shown on the Invoice. However his / her Spouse, Children & Parents can use the equipment. Where the purchaser is a company, beneficiary/user shall mean any representative / employee of the company authorised to use the Equipment.

Insured Equipment: Product as shown on purchase Invoice such as mobile handset, tablet, phablet & laptops

Medium: Proposer certified stores/partners or associate or online and app channel with in India.

Administrator/Facilitator/Coordinator: Universal Insurance Brokers Services Private Limited (UIB) & its ancillary partner's if any

Cover Period: 12 month from date of purchase of insured equipment subject to app or product or services is successfully registered or activated within 15 days from the date of purchase of insured equipment.

Sum Insured: Equipment value as mentioned in the purchase invoice or declared value by insured, whichever is lower.

### Section 2 – The scope of cover

Provided beneficiary have purchased equipment from proposer medium, whereby insured have advised to Insurer about the purchase & paid the appropriate premium and issued purchase invoice along with this handout to the purchaser, Insurer in the event of following occurrence to the Insured Equipment will approve for repair or replace equipment with same or similar equipment or at their option, will arrange for payment if the equipment,

- Suffers accidental physical damage to the Insured Equipment and/or such damage cause's equipment to stop working.
- Fails to work because accidentally fluid has entered its internal circuitry, resulting into stoppage of the insured equipment.
- Burglary including Theft and Housebreaking
- Stolen from a locked building/room/vehicle.
- Fire, lightening and explosion.
- Act of god perils
- Damage or theft during riot, strike & malicious damage.

## **Section 3 – Exclusions**

This Insurance policy does not cover:

- 1. Loss, such as lost, forgotten/misplaced/left unattended, missing, fallen and any loss under mysterious circumstances.
- 2. Loss resulting from or caused by theft, or attempted theft of insured equipment, left in unattended vehicle or room except car of fully enclosed saloon type or room, having at the time all the doors/windows and other opening securely locked and properly fastened.
- 3. Loss due to Intentional act or wilful neglect.
- 4. Loss arising after 12 month from date of purchase.
- 5. Any loss due to hire or loan of the insured equipment to a third party or if ownership is transferred.

- 6. Loss arising due to unlawful act including Terrorist activity, War, Nuclear Explosion, Radioactive Contamination, Chemical, Biochemical, Biological, Electromagnetic, Cyber Attack etc.
- 7. Any loss if the insured equipment is not connected to any cellular network of service provider (only for mobiles).
- 8. Consequential loss of any kind or description including normal wear & tear, manufacturing defects etc.
- 9. Loss caused by incorrect storage, poor care and maintenance, careless use, gross negligence, incorrect installation and incorrect set-up.
- 10. Loss covered by supplier, dealer or factory warranty.
- 11. Any loss of data or software installed in the equipment.
- 12. Any loss arising outside the territorial limits of India.
- 13. Any loss which is cosmetic in nature and does not result in to complete stoppage of/or functioning of equipment.
- 14. Any loss effecting to SIM card and any ancillary product etc even if the equipment result into complete stoppage of working.
- 15. Any loss or damage to accessories and panels even if forming a part of standard pack or to any complimentary or ancillary product/s made available under any promotional scheme.

### **Section 4 – Compensation**

#### Total Loss: -

Compensation for any total loss claims will be by way of NEFT or payment to the insured account by suitable mode. Maximum liability per Insured Equipment shall be Sum Insured, subject to excess and depreciation depending on age of insured equipment from date of purchase at the date & time of loss.

### Partial Loss: -

Compensation for any Partial Loss claims will be by repair to the Insured Equipment or NEFT/payment to the insured account by suitable mode. Maximum liability for each Insured Equipment shall be cost of repair, subject to excess. If the repair cost or maximum liability at the time of loss exceeds the total loss settlement, Insurer shall settle the claim on total loss under BER (Beyond Economic Repair). If the repair value is more than the compensation payable, beneficiary has to bear the difference between repair value and approved amount.

Excess is minimum value which shall be deducted in each and every claim. Excess is 5% of the claim value, or 300 rupees, whichever is higher.

The Sum Insured or maximum liability shall be calculated as follows by applying depreciation on the claim value only for total loss:

Age	Depreciation
Up to 90 days	10% of Sum Insured
91 to 180 days	25% of Sum Insured
more than 180 days	50% of Sum Insured

Maximum of 2 claims shall be addressed by the Insurer, during policy period; subject to maximum value of Sum Insured at the time of loss and prior claim is partial loss.

## **Section 5 – Policy Condition**

Insured or beneficiary shall at all times agree & declare that:

- Take all reasonable steps to safeguard the insured equipment.
- Insured equipment is purchased and insured product/services & registered/activated within 15 days from the date of purchase
- In the event of loss, declare/disclose all the material fact about the incidence or event and submit salvage.
- In the event of a loss, all benefits shall be forfeited, where there are any misrepresentations, misdescripition or non disclosure of any material fact significant to admission of liability and assessment of loss.

## **Section 6 – Claim Procedure**

In the event of loss insured or beneficiary is required to do following steps:-

- An immediate intimation (not later than 48 hours from the date and time of loss) about loss should be given to insurer or Universal Insurance Brokers (UIB) on 022 4910 7910.
- All claim related documents or correspondence need to be submitted to UIB and all such documents or correspondence should reach UIB not later than 15 calendar days from the date and time of the event of loss.

### Theft Category –

- The event should be immediately (not later than 48 hours from the date and time of loss) reported to the nearest police authorities and police acknowledgment/receipt to be furnished.
- The event will have to be simultaneously notified to the cellular network service provider not later than 48 hours from the date and time of loss and a written acknowledgment on confirmation of barring of SIM Services from network service provider to be furnished.

### Damage Category –

The event need to be notified to UIB with proximate cause or reason of loss, in turn UIB will guide to take the insured equipment, to nearest authorized service centre & obtain service estimate towards damage.

• Do not get the damaged insured equipment repaired unless intimated over helpline of UIB & further authorized by insurer.

### **Section 7 – Contact Points for Claims**

All claim related queries and submission of claim document/s or correspondence should be directed to Universal Insurance Brokers Services Private Limited by calling on 022 – 4910 7910 or by sending an SMS as "UIBSUPPORT (space) QUICKHEAL (space) <mobile number> (on which customer wish to get reply from UIB) on 56767 e.g. UIBSUPPORT QUICKHEAL 1234567890.

On the basis of call UIB will suggest and guide further course to either obtain pick & drop or cashless or mail in or self repair or such suitable service at their discretion.

All claim related documents or correspondence need to be submitted to Universal Insurance Brokers Services Pvt. Ltd (UIB) in Duplicate i.e. Original claim document/s with one additional photo copy of all original claim document/s.

Note: Original Documents shall be retained by insurer at the time of claim and shall not be returned to the insured/claimant.

For claim guidance or assistance and claim related issues, beneficiary can contact either Insurer or UIB.

nsured/Beneficiary can inform about the claim i.e. claim intimation, know their claim status and also get all other relevant information by calling on 022 – 4910 7910 or writing an email at quickheal.support@universalinsurance.co.in or by sending an SMS as "UIBSUPPORT (space) QUICKHEAL (space) <mobile number> (on which customer wish to get reply from UIB) on 56767 e.g. UIBSUPPORT QUICKHEAL 1234567890

Please refer http://quickheal.euniversal.co.in to view or download insurance related documents, obtain information regards to policy terms & condition, claim process etc.

This scheme is available at select stores/outlets.

Insurance is subject matter of solicitation.

# Terms and Conditions for Extended Warranty

## **Section 1 - Definitions**

This document gives information about Insurer, Insured, Beneficiary/User and Insured Equipment etc & other terms & conditions of extended warranty master policy issued to insured

Proposer – Quick Heal Technologies Private Limited certified retailers or partners for the benefit of their end consumer, whereby customer purchase their app or product/services along with purchase of equipment, only through proposed stores.

Insurer: The New India Assurance Company Limited.

Issuing Office: DO no - 111700, 3rd Floor, Asian Building, R. Kamani Road, Ballard Estate, Mumbai – 400001

Insured – Quick Heal Technologies Private Limited for the benefit of the customer i.e purchaser of the insured equipment

Beneficiary/User: The purchaser, whose name is as shown on the Invoice. However his / her Spouse, Children & Parents can use the equipment. Where the purchaser is a company, beneficiary/user shall mean any representative / employee of the company authorised to use the Equipment.

Insured Equipment: Product as shown on purchase Invoice, such as mobile handset, tablet, phablets & laptops

Medium: Proposer certified stores/partners or associate or online and app channel with in India.

Administrator/Facilitator/Coordinator: Universal Insurance Brokers Services Private Limited (UIB) & its ancillary partner's if any

Cover Period: From the date immediately after completion of 12months from product purchase date, till next 1 year subject to app or product or services is successfully registered or activated within 15 days from the date of purchase of insured equipment.

Sum Insured: Equipment value as mentioned in the purchase invoice or declared value by insured, whichever is lower.

## Section 2 – The scope of cover

Provided insured/beneficiary/user has purchased Insured Equipment along with proposer product or services from the date of purchase of the equipment and the said is mentioned in the invoice issued by Proposer medium to end customer i.e. insured/beneficiary/user and proposer have declared Insured Equipment to insurer and paid appropriate premium. Insurer in the following event to Insured Equipment will accept liability towards repair or replacement with same or similar equipment or at their option will arrange for payment as per policy terms and condition, provided original equipment is covered under standard manufacturer warranty for minimum of 12 months, towards

 Repair or replacement of spare parts/equipment and labor cost including local TAXES, based on the original purchase price of the insured equipment, as per the manufacturer manual unless specifically excluded.

### **Section 3 – Exclusions**

This Extended Warranty Insurance policy does not cover:

- 16. If the product does not carry an existing manufactures warranty valid in India
- 17. Any repair cost arising, which is done by unauthorised Service Centre which is proven by the Job Sheet provide by the Authorised Service Centre.
- 18. Loss caused by incorrect storage, poor care and maintenance, careless use, gross negligence, incorrect installation and incorrect set-up.
- 19. No liability is accepted towards losses which are covered under the manufacturer's warranty or similar guarantee prior to the inception or effect/start of cover.
- 20. Loss or damage caused by normal wear and tear or normal deterioration.
- 21. Any defect that is not initially covered by manufacturers or suppliers warranty
- 22. Routine maintenance, cleaning, lubrication, adjustments or alignments, overhaul, modification and de-scaling.
- 23. Any defect caused as a result of improper usage, negligence, transit/transportation damage and wilful misuse.
- 24. Loss or damage caused by extraneous perils such as Fire, Explosion, flood, earthquake, accident, sand, water, or other natural calamities, voltage fluctuation, theft, attempted theft, malicious damage, and accidental damage
- 25. Reception or transmission problems resulting from external causes/perils.
- 26. Batteries, control knobs, connecting cords, smart cards, light bulbs, attachments, cables, light covers or rain covers and other consumables as applicable.
- 27. Data/hardware corruption arising due to virus infection.
- 28. Modification/alteration or any sort made to the circuitry, original design of the product.
- 29. The Serial Number/Model number of the set has been tampered with or removed.
- 30. Any defect caused by usage of wrong power supply, voltage, corrosion, rust or stains or any problem with supply of electricity
- 31. Should necessary spare parts for repair be subject to import restrictions of a country resulting in delay in repairs, there will be no liability arising out of such delay.

- 32. Products being recalled by the manufacturer.
- 33. Claims arising from the failure to follow manufacturer's instructions.

Labor Costs, if no fault is found in the product is not covered

- 34. Cosmetic damage including but not limited to damage to paintwork or dents or scratches.
- 35. Costs due to rust, corrosion or water damage.
- 36. Unauthorized repairs performed by third parties or previously repaired by a non approved service centre or service agent, excluding incidence such as case changes and the like.
- 37. Loss or damage to recording media, software or data, software defects or software generated problems including, third party software or the reloading software. Loss of stored data during the process of dismantling for repairs
- 38. Any loss or damage to a person or property, direct, consequential or incidental damages arising from the use of or inability to use the product.

### **Section 4 – Compensation**

### Total Loss: -

Compensation for any total loss claims will be by way of NEFT or payment to the insured account by suitable mode. Maximum liability per Insured Equipment shall be Sum Insured, subject to excess and depreciation depending on age of insured equipment from date of purchase at the date & time of loss.

### Partial Loss: -

Compensation for any Partial Loss claims will be by repair to the Insured Equipment or NEFT/payment to the insured account by suitable mode. Maximum liability for each Insured Equipment shall be cost of repair, subject to excess. If the repair cost or maximum liability at the time of loss exceeds the total loss settlement, Insurer shall settle the claim on total loss under BER (Beyond Economic Repair).

The Sum Insured or maximum liability shall be calculated as follows by applying depreciation on the claim value only for total loss:

Age	Depreciation
Up to 2 years	30% of SUMINSURED

The Sum Insured or maximum liability shall be calculated as maximum of 70% of the purchase price.

## **Section 5 – Policy Condition**

Insured or beneficiary shall at all times agree & declare that:

- Take all reasonable steps to safeguard the insured equipment.
- Insured equipment is purchased and insured product/services & registered/activated within 90 days from the date of purchase
- In the event of loss, declare/disclose all the material fact about the incidence or event and submit salvage.
- In the event of a loss, all benefits shall be forfeited, where there are any misrepresentations, misdescripition or non disclosure of any material fact significant to admission of liability and assessment of loss.

## **Section 6 – Claim Procedure**

In the event of loss insured or beneficiary is required to do following steps:-

- The event needs to be notified to UIB/insurer, in turn UIB/insured will arrange to take the insured equipment, to nearest authorized service centre & obtain service estimate towards damage.
- Do not get the damaged insured equipment repaired unless authorized by insurer.
- All claim related documents or correspondence need to be submitted to administrator or facilitator or insurer not later than 30 days or such reasonable time from the date and time of the event.

## Section 7 – Contact points for Claims

All claim related queries and submission of claim document/s or correspondence should be directed to administrator or facilitator i.e. Universal Insurance Brokers Services Private Limited by calling on 022 – 4910 7910 or by sending an SMS as "UIBSUPPORT (space) QUICKHEAL (space) <mobile number> (on which customer wish to get reply from UIB) on 56767 e.g. UIBSUPPORT QUICKHEAL 1234567890.

On the basis of call UIB will guide or recommend obtaining cashless or mailing in benefit or such suitable mode of service.

All claim related documents or correspondence need to be submitted to Universal Insurance Brokers Services Pvt. Ltd (UIB) in Duplicate i.e. Original claim document/s with one additional photo copy of all original claim document/s.

Note: Original Documents shall be retained by insurer at the time of claim and shall not be returned to the insured/claimant.

For claim guidance or assistance and claim related issues, beneficiary can contact either Insurer or UIB.

Insured/Beneficiary can inform about the claim i.e. claim intimation, know their claim status and also get all other relevant information by calling on 022 – 4910 7910 or writing an email at quickheal.support@universalinsurance.co.in or by sending an SMS as "UIBSUPPORT (space) QUICKHEAL (space) <mobile number> (on which customer wish to get reply from UIB) on 56767 e.g. UIBSUPPORT QUICKHEAL 1234567890

Please refer http://quickheal.euniversal.co.in to view or download extended warranty insurance related documents, obtain information regards to policy terms & condition, claim process etc.

This scheme is available at select stores/outlets.

Insurance is subject matter of solicitation.