### GOSSNER EVANGELICAL – LUTHERAN CHURCH IN CHOTANAGPUR AND ASSAM

### **GELC ARCHIVE**

Signature:	GELC-A_001_0266	
Classification:		
Original File No.		320
Title		
Letters		
		8
Volume:		
Running from year: 19	948 till year: 1977	
C-1-1		

#### Content:

- Letters from John Minz U.P. School Ranikghatanga dt 7-5-54.
- Letter by S.H. School dt 23 Oct 1948.
- Gossner Lutheran Womens Confrence 28-02-1949.
- Letter from Benjamine Dangwar, Julius Surin 1978, M.Topno 1944, Dr. N.Minz 1971.

Letters 1948-77

#### THE SCHEDULE

POLICY No.	3330/3/435/	/MV/4166/80		1		
The Insured: Name Address	:G.E	Director, ard of Evangue. L.Church, achi.	elism,	The same of the sa	INSURANCE AND LEASE	
Business or Profession	: 29th	Sovember, 1	980 2	8th Nov	ember,198	1
Period of Insurance	From	То			(Both o	lates inclusive
Any subsequent Premium.	period for which the	Insured shall pay	and the Com	pany shall	agree to accep	t a renewal
Geographical Pea		India.				3
The Motor Velicle	1	The Motor Vehicle		: Any	y of the rollowing	11-
	Reg. Mark	Make	Type of Body	c.c.	Year of Naun Manufa C paint ture inc (4,1)	
	BRV-1623	Jeep	5 A .		1970	
Subject to  Basic Prema  Less: for excess  Less: for Autom Membershi  Add: for Strike &	ociation	30.00		r excessimum Rs.		
Add: for accident to	passengers	" 🖁 x 🕅 🖁	(incl./excl.	74		
Add: for wider L. L  Less: No claim Bon		608.00 8.00 608.00 364.80	- -' 60 <sup>%)</sup>	The Vehiclin accoment	ORTANT I ured is not inde used or driven ace with this Sch by the Company	mnified if other edule. Any can by reason
NETT PREMI	UM	"243.20 (NettRs.243/	<del>-</del> )	Act, 1939 See the C	appearing in the comply with the is recoverable frague headed "AVI TERMS AND I	Motor Veluc om the In-
Limitation as to Use	: Use only for socia	l domestic and please	ure purposes	and for the	Insured's busines	s.
lesting the o	does not cover use for carriage of goods (othe connection with the M	otor Trade.  Provided that the para	connection wi	th any trad	le or business of	ty trial r use for
Division Assessed	fo wing : (a) Any man	licence at the time of Coulog licence ( other	accident of he	d held a ner	iving	
Driver: Any of the	fo wing: (a) Any per	not disqualities from	than a learner	s's licence )	and is	

Provided that the person driving holds a licence to drive the Motor Car or has held and disqualified for holding or obtaining such a licence.

Date: 29.11.80

Date of Signature of Proposal and Declaration

Rt.No.197401 date:29.11.80 for Rs.243/-

In	Mitness	whereof	this
W/ 41	Contractor	~,~~~	

day of Novembers 80 Policy has been signed at Ranchi this 29th

Examined :\_\_\_ Entered :\_

p. DIVISIONAL MANAGER

NO/-

#### CONDITIONS

This Policy and the Schedule shall be read together and any word or expression to which a specific meaning has been attached in any part of this Policy or of the Schedule shall bear the same meaning wherever it may appear.

- 1. Notice shall be given in writing to the Company immediately upon the occurrence of any accident or loss or damage and in the event of any claim and thereafter the Insured shall give all such information and assis nce as the Company shall require. Every letter claim writ summons and/or process shall be forwarded to the Company immediately on receipt by the Insured. Notice shall also be given in writing to the Company immediately the Insured shall have knowledge of any impending Prosecution and according to the Company immediately the Insured shall have knowledge of any impending Prosecution are the criminal act which may be the subject of a claim under this Policy the Insured shall give immediate notice to the and co-operate with the Company in securing the conviction of the offender.
- 2. No admission offer promise payment or indemnity shall be made or given by or on behalf of the Insured without the written consent of the Company which shall be entitled if it so desires to take over and conduct in the name of the Insured the defence or settlement of any claim or to prosecute in the name of the Insured for its own benefit any claim for indemnity or damages or otherwise and shall have full discretion in the conduct of any proceedings or in the settlement of any claim and the Insured shall give all such information and assistance as the Company may require.
  - 3. The Company may at its own option repair reinstate or replace the Motor Car or any part thereof and/or its accessor may pay in cash the amount of the loss or damage and the liability of the Company shall not extended the actual value rts damaged or lost plus the reasonable cost of fitting and shall in no case exceed the Insured's estimate of the value of or Car (including accessories thereon) as specified in the Schedule or the value of the Motor Car (including accessories to at the time of the loss or damage whichever is the less.
- 4 The Insured shall take all reasonable steps to safeguard the Motor Car from loss or damage and to maintain it ent condition and the C shall have at all times free and full access to examine the Motor Car or any part thereof or any driver or employee of the event of any accident or breakdown the Motor Car shall not be left unattended without proper precautions because or loss and if the Motor Car be driven before the necessary damage or any further damage to the Motor Car shall be entirely at the Insured's own risk.
- 5. The Comp known address and in Policy has been, to claim has arisen at the Company
  - 6. If at ge or liability pensation costs ich but for this
- he Insured at his last return to the Insured the pemium paid less the pro rata properties of for the period the may be cancelled at any time by the Insured on several for the period of insurance) the Insured shall be entitled to a several for the period the Policy has been in force.
- e any claim arises under this Policy there is any other existing insurance covering the same loss on the same loss damage. Provided always that nothing in this Condition shall impose on the same loss damage in the same loss damage. Provided always that nothing in this Condition shall impose on the same loss damage in the same loss damage. Provided always that nothing in this Condition shall impose on the same loss damage in the same loss damage. Provided always that nothing in this Condition shall impose on the same loss damage in the same loss damage. Provided always that nothing in this Condition shall impose on the same loss damage in the same loss damage. Provided always that nothing in this Condition shall impose on the same loss damage in the same loss damage.
- 7. It is hereb seclared and agreed that the insurance covered hereby is subject to the revised Arbitration condition given below:

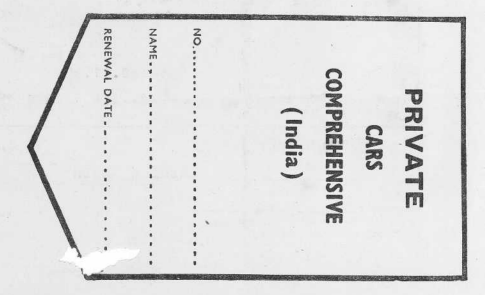
If any difference shall arise as to the quantum to be paid under this policy (liability being otherwise admitted) such difference shall be referred to arbitration in accordance with the provision of the Indian Arbitration Act, 1940, as amended from time to time and for the time hing in force. It is clearly agreed and understood that no difference or dispute shall be referrable to arbitration as hereinbefore policy.

It is also hereby furthe expressly agreed and declared that if the Company shall disclaim liability to the insured for any claim hereunder, and such claim shall not, within 12 calendar months from the date of such disclaimer have been made the subject of a suit in a court of law, then the claim shall for all purpose be deemed to have been abandoned and shall thereafter be recoverable hereunder.

8. The due observance and fulfilment of the terms, conditions and endorsements of this Policy in so far as they relate to anything to be done or complied with by the Insured and the truth of the statements and answers in the said Proposal shall be conditions precedent to any liability of the Company to make any payment under the Policy.

the oriental fire and general arance co. Itd.





PRIVATE CAR

I. M. T. Endorsements (as specified in the Schedule) attaching to and forming part of Policy No.../ N. V.

I. M. T. 21 Riot & Strike 

- (1) the act of any person taking part together with others in any disturbance of the public peace (whether in connection with a strike or lock-out or not) or the action of any lawfully constituted authority in suppressing or attempting to suppress any such disturbance or in minimising the consequences of such disturbance.
- (2) the wilful act of any striker or locked out worker done in furtherance of a strike or in resistance to a lock-out or the action of any lawfully constituted authority in preventing or attempting to prevent any such act or in minimising the consequence of any such act.

Provided that the indemnity given by reason of this Endorsement shall not apply to any accident loss damage or liability (except so far as is necessary to meet the requirements of the Legislation) directly or indirectly proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with—

- (a) war invasion the act of foreign enemies hostilities or war like operations (whether war be declared or not)
- (b) mutiny assuming the proportions of or amounting to popular rising military rising rebellion revolution insurrection military or usurped power or any act of any person acting on behalf of or in connection with any organisation with activities directed towards the over throw by force of the Government de jure or de facto or the influencing of it by terrorism or violence or by the direct or indirect consequences of the said occurrences.

In the event of any claim hereunder the insured shall prove that the accident loss damage or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequences thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

Notwithstanding what is stated in condition No. 5 of this Policy, it is hereby understood and agreed that if the insurance included by virtue of this Endorsement be terminated at the request of the Insured before its expiry date, the Company shall not repay the premium or any part thereof chargeable for such insurance except where the cover provided by the Riot and Strike Endorsement and the Motor Policy is terminated simultaneously in which case the Company shall in respect of this Insurance retain the customary short period premium for the time the said insurance has been in subject, however, to a minimum premium of Rs. 30/- per vehicle/trailer.

Subject otherwise to the terms exceptions conditions and limitations of this Policy.

In consideration of the payment of an additional premium it is hereby understood and agreed that notwithstanding anything contained herein to the contrary the Company shall indemnify the Insured against his legal liability under:—

The Workmen's Compensation Act, 1923 and subsequent amendments of that Act prior to the date of this Endorsement the Fatal Accidents Act, 1855 or at Common Law in respect of personal injury to any paid driver (or cleaner or conductor or person employed in loading and/or unloading) whilst engaged in the service of the Insured in such occupation in connection with the Motor Vehicles and will in addition be responsible for all costs and expenses incurred with its written consent.

The premium having been calculated at the rate of Rs. 5/- per driver (and/or cleaner and/or conductor and/or person employed in loading and/or unloading) the Insured shall certify at the expiry of each period of Insurance the maximum number of drivers and/or cleaners and/or conductors and/or persons employed in loading and/or unloading employed at any one time during such period in connection with the Motor Vehicles belonging to him and the premium shall be adjusted accordingly.

Provided always that:

- (1) This Endorsement does not indemnify the Insured in respect of any liability in cases where the Insured holds or subsequently effects with any Insurance Company or group of Underwriters a Policy of Insurance in respect of liability as herein defined for his general employees.
- (2) The Insured shall take reasonable precautions to prevent accidents and shall comply with all statutory obligations.
- (3) The Insured shall keep a record of the name of each driver cleaner conductor or person employed in loading and/or unloading and the amount of wages salary and other earnings paid to such employees and shall at all times allow the company to inspect such record.
- (4) In the event of the policy being cancelled at the request of the Insured no refund of the premium paid in respect of this endorsement will be allowed.

Subject otherwise to the terms exceptions conditions and limitations of this Policy except so far as is necessary to meet the requirements of Section 95 of the Motor Vehicles Act, 1939.

It is hereby understood and agreed notwithstanding anything to the contrary contained in this policy that in the event of loss or damage to the Motor Car and/or its accessories necessitating the supply of a part not obtainable from stocks held in the country in which the Motor Car is held for repair or in the event of the Company exercising the option under condition No. 3 to pay in cash the amount of the loss or damage the liability of the Company in respect of any such part shall be limited to—

- [a] (i) the price quoted in the latest catalogue or price list issued by the Manufacturer or his Agents for the country in which the Motor Car is held for repair or
  - (ii) if no such catalogue or price list exists the price last obtaining at the Manufacturer's Works plus the reasonable cost of transport otherwise than by air to the country in which the Motor Car is held for repair and the amount of the relative import duty.
- and [b] the reasonable cost of fittings such part.

  Subject otherwise to the terms exceptions conditions and limitations of this policy.

I. M. T. 16

Legal Liability to Persons employed in connection with the operation and/ or Maintenance and/or loading and/ or unloading of Motor Vehicles

I. M. T. 23

Replacement Parts

P. T. O.

#### CONCESSION FOR CARS LAID UP

In cases where a car is laid up in garage and is not in use for a period of two consecutive months or more, provided such car is not undergoing repairs as a result of an event giving rise to a claim under the policy, provided previous notice in writing is given to the company by the insured, provided the certificate of insurance is returned to the company and provided the period of suspension is not extended beyond twelve months from the original expiry date of the Policy the liability of the company may be restricted to loss or damage by fire and theft only and in consideration of the reduced risk :-

- (1) A prorata return of premium for the period during which the company's liability is so restricted may be credited to the insured to be deducted from the next renewal Premium (but not refunded in cash) after charging a premium for the restricted period at the rate of six Paise per cent, on the Insured value per month, or part of a month, subject to a minimum premium, of Rs. 10/-
- (2) The expiry date of the current Period of insurance under the policy may be extended for a period equal to the period the car was laid up on payment of a premium at the rate of six Paise per cent on the insured value per month, or part of a month during which the cover has been so restricted, subject to a minimum premium of Rs. 10/-.

(For Comprehensive Policies only).

#### I. M. T. 1 Excess Accidental Damage

In consideration of a special reduction in the premium for which this Policy is granted it is hereby understood and agreed that the company shall not be liable to pay the first......................(or any less expenditure which may be incurred) of any claim also in the case of total loss in respect of which indemnity would but for this endorsement have been provided by Section I of this policy.

If the expenditure incurred by the Company shall include the amount for which the insured is responsible hereunder such amount shall be repaid by the Insured to the company forthwith.

For the purposes of this endorsement the expression "claim" shall mean a claim or series of claims arising out of one cause in connection with the Motor Car.

Subject otherwise to the terms exceptions conditions and limitations of this Policy

It is hereby understood and agreed that if the Insured ceases to be a member of ... during the currency of this policy he shall immediately notify the company accordingly and refund to the Company a proportionate amount of the discount allowed on this account for the unexpired period of the cover.

## I. M. T. 29

Discount for Membership of recognised Automobile Associations.

#### I. M. T. 3

Policies issued to Companies or Firms or to Joint Owners.

#### I. M. T. 5

Accidents to unnamed Passengers other than the Insured and his paid Driver or Cleaner.

It is hereby declared that Section II (4) of this Policy is deemed to be cancelled.

In consideration of the payment of an additional premium it is hereby understood and agreed that the Company undertakes to pay compensation on the scale provided below for bodily injury as hereinafter defined sustained by any passenger other than the insured and/or his paid driver attendent or cleaner and/or a person in the employ of the Insured coming within the scope of the Workmen's Compensation Act, 1923 and subsequents amendment of the said Act and engaged in and upon the service of the insured at the time such injury is sustained whilst mounting into dismounting from or travelling in but not driving the Motor Car and caused by violent accidental external and visible means which independently of any other cause shall within three calendar months of the occurrence of such injury

		Sca	le of Com	pensation.
(1)	Death.	***	Rs.	15,000/-
(2)	Total and irrecoverable loss of all sight in both eyes.		Rs.	7,500/-
(3)	Total loss by physical severance at or above the wrist or ankle of both hands or both feet or of one hand together with one foot.		Rs.	7,500/-
(4)	Total loss by physical severance at or above the wrist or ankle of one hand or one foot together with the total and irrecoverable loss of all sight in one eye.	***	Rs.	7,500/-
(5)	Total and irrecoverable loss of all sight in one eye.		Rs.	3,750/-
(6)	Total loss by physical severance at or above the wrist or ankle of one hand or one foot.	910	Rs.	3,750/-
(7)	Total disablement from engaging in or giving any attention to such person's profession or occupation.	1944	Rs.	75/-
				period not ative weeks

- Compensation shall be payable under one only of items (1) to (7) above in respect of any such person arising out of any one occurrence and the total liability of the Company shall not in the aggregate exceed the sum of ......during any one period of insurance.
- No weekly compensation shall become payable until the total amount shall have been ascertained and
- Such person is not less than 16 nor more than 65 years of age at the time of such injury. (c)
- No compensation shall be payable in respect of death or injury directly or indirectly wholly or in part arising or resulting from or traceable to (1) intentional self injury suicide or attempted suicide physical defect or infirmity or (2) an accident happening whilst such person is under the influence of intoxicating liquor
- Such compensation shall be payable only with the approval of the Insured and directly to the injured person or to his/her legal representative whose receipt shall be a full discharge in respect of the injury to
- Not more than.....persons are in the said Motor Car at the time of the occurrence of such injury Subject otherwise to the terms exceptions conditions and limitations of this policy.

#### Provided always that :-



Registered Office: Jeevan Udyog, Asaf Ali Road, New, Delhi 118 902001

#### PRIVATE CARS COMPREHENSIVE (INDIA)

Directed the answer a proposal and declaration dated as stated in the Schedule which shall be the basis of this contract and is deemed to be incorporated herein has applied to the Company for the Insurance hereinaried and has paid or agreed to pay the premium as consideration for such insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss or damage occurring during the Period of Insurance in respect of accident loss of the Period of Insurance in respect of accident loss of the Period of Insurance in respect of accident loss of the Period of Insurance in respect of the Period of Insurance in respect to the Period

## Now this Par Witnesseth:

26m 1. That subject to the Terms Exceptions and Conditions contained herein or endorsed or otherwise expressed hereon.

#### SECTION I-LOSS OR DAMAGE

The Company will indemnify the Insured against loss of or damage to the Motor Car and/or its accessories whilst thereon

- (a) by accidental external means
- (b) by fire external explosion self-ignition or lightning or frost or burglary housebreaking or theft
- (c) by malicious act
- (d) whilst in transit by road rail inland waterway lift or elevator.

The Company shall not be liable to make any payment in respect of:—(a) consequential loss depreciation wear and tear mechanical or electrical breakdowns failures or breakages and (b) damage to tyres unless such Motor Car is damaged at the same time when the liability of the Company is limited to 50% of cost of replacement. ...

In the event of the Motor Car being disabled by reason of loss or damage covered under this Policy the Company will bear the reasonable cost of protection and removal to the nearest repairers and of re-delivery to the Insured but not exceeding in all Rs. 150 in respect of any one accident.

The Insured may authorise the repair of the Motor Car necessitated by damage for which the Company may be liable under this Policy provided that:—

- (a) the estimated cost of such repair does not exceed Rs. 300/-
- (b) the Company is furnished forthwith with a detailed estimate of the cost and
- (c) the Insured shall give the Company every assistance to see that such repair is necessary and the charge reasonable.

#### SECTION II-LIABILITY TO THIRD PARTIES

- 1 The Company will indemnify the Insured in the event of accident caused by or arising out of the use of the Motor Car against all sums including claimant's costs and expenses which the Insured shall become legally liable to pay in respect of
  - (a) death of or bodily injury to any person but except so far as is necessary to meet the requirements of Section 95 of the Motor Vehicles Act, 1939, the Company shall not be liable where such death or injury arises out of and in the course of the employment of such person by the Insured;
  - (b) damage to property other than property belonging to the Insured or held in trust by or in the custody or control of the Insured.
  - The Company will pay all costs and expenses incurred with its written consent.
- 3. In terms of and subject to the limitations of the indemnity which is granted by this Section to the Insured the Company will indemnify any Driver who is driving Motor Car on the Insured's order or with his permission provided that such
  - (a) is not entitled to indemnity under any other Policy
  - (b) shall as though he were the Insured observe fulfil and be subject to the terms exceptions and conditions of this Policy in so far as they can apply.
- 4. In terms of and subject to the limitations of the indemnity which is granted by this Section in connection with the Motor Car the Company will indemnify the Insured whilst personally driving a private Motor Car (but not a Motor Cycle) not belonging to him and not hired to him under a Hire Purchase Agreement.

- 5. In the event of the death of any person entitled to indemnity under this Policy the Company II in respect of the liability incurred by such person indemnify his personal representatives in the terms of and subject to the limitations of this Policy provided that such personal representatives shall as though they were the Insured observe fulfil and be subject to the terms exceptions and conditions of this Policy in so far as they can apply.
- 6. The Company may at its own option (A) arrange for representation at any Inquest or Fatal Inquiry in respect of any death which may be the subject of indemnity under this Section and (B) undertake the defence of proceedings in any Court of Law in respect of any act or alleged offence causing or relating to any event which may be the subject of indemnity under this Section.

#### SECTION III-MEDICAL EXPENSES

The Company will pay to the Insured the reasonable medical expenses not exceeding Rs. 350 in respect of any one accident incurred in connection with any bodily injury by violent accidental external and visible means sustained by the Insured or any occupant of the Motor Car as the direct and immediate result of an accident to the Motor Car.

#### AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY

Nothing in this Policy or any Endorsement hereon shall affect the right of any person indemnified by this Policy or any other person to recover an amount under or by virtue of the provisions of the Motor Vehicles Act, 19 . Section 96.

BUT the Insured shall repay to the Company all sums paid by the Company which the Company would not have been liable to pay but for the said provisions.

#### GENERAL EXCEPTIONS

The Company shall not be liable under this Policy in respect of

- (1) any accident loss damage and/or liability caused sustained or incurred outside the Geographical Area,
- (2) any claim arising out of any contractual liability,
- (3) any accident loss damage and/or liability caused sustained or incurred whilst the Motor Car in respect of or in connection with which insurance is granted under this Policy is
  - (a) being used otherwise than in accordance with the Limitations as to Use or
  - (b) being driven by any person other than a Driver,
- (4) any accident loss or damage and/or liability caused sustained or incurred after any ation in or termination of the Insured's interest in the Motor Car.
- (5) (a) any accident loss or damage to any property whatsoever or any loss or expense whatsoever resulting or arising therefrom or any consequential loss
  - (b) any liability of whatsoever nature
  - directly or indirectly caused by or contributed to by or arising from ionising radiat radioactivity from any nuclear fuel or from any nuclear waste from the combustion clear fuel. For the purposes of this exception combustion shall include any self-sustaining process of nuclear assion.
- (6) any accident loss damage or liability directly or indirectly caused by or contributed to by or arising from nuclear weapons material,
- (7) any accident loss damage or liability caused sustained or incurred during the period of requisition or commandeering by the Government for any purpose.

The Company shall not be liable in respect of any accident loss damage and/or liability directly or indirectly proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with flood typhoon hurricane volcanic eruption earthquake or other convulsion of nature war invasion the act of foreign enemies hostilities or warlike operations (whether before or after declaration of war) civil war strike riot civil commotion mutiny rebellion military or usurped power or by any direct or indirect consequences of any of the said occurences and except under Section II-1 (a) of this Policy whilst the Insured or any person driving with the general knowledge and consent of the Insured is under the influence of intoxicating liquor or drugs and in the event of any claim hereunder the Insured shall prove that the accident loss damage and/or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequence thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

#### No-Claim Discount

In the event of no claim being made or arising under this Policy during a period of insurance specified below immediately preceding the renewal of the Policy the renewal premium for such part of the insurance as is renewed shall be reduced as follows:—

	Period	of insurance			Re	duction
The	preceding	year			 	20%
The	preceding	two consecutive years			 	30%
The	preceding	three consecutive years			 	45%
The	preceding	four consecutive years		***	 	50%
The	preceding	five or more consecutive	years		 ***	60%

If the Company shall consent to a transfer of interest in this Policy the period during which the interest was in the Transferor shall not accrue to the benefit of the Transferee.

If more than one Mctor Car is described in the Schedule the No-Claim Discount shall be applied as if a separate Policy had been issued in respect of each such Motor Car.



(INCORPORATED IN INDIA)

Subsidiary of General Insurance Corporation of India utche

Registered Office

Asaf Ali Road, New Delhi 110,001

ORIENTAL HOUSE,

COMPREHENSIVE (INDIA) CARS PRIVATE

Withereas the Insured by a proposal and declaration dated as stated in the Schedule which shall be the basis of this contract and is deemed to be incorporated herein has applied to the Company for the Insurance hereinafter contained and has paid or agreed to pay the premium as consideration for such insurance in respect of accident loss or damage occurring during the Period of Insurance.

## Now this Policy Witnesseth:

That subject to the Terms Exceptions and Conditions contained herein or endorsed or otherwise expressed hereon.

#### SECTION I-LOSS OR DAMAGE

The Company will indemnify the Insured against loss of or damage to the Motor Car and/or its accessories whilst theron

(a) by accidental external means

(b) by fire external explosion self-ignition or lightning or frost or burglary housebreaking or theft

(c) by malicious act

(d) whilst in transit by road rail inland waterway lift or elevator.

The Company shall not be liable to make any payment in respect of:—(a) consequential loss depreciation wear and tear mechanical or electrical breakdowns failures or breakages and (b) damage to tyres unless such Motor Car is damaged at the same time when the liability of the Company is limited to 50% of cost of replacement.

In the event of the Motor Car being disabled by reason of loss or damage covered under this Policy the Company will bear the reasonable cost of protection and removal to the nearest repairers and of re-delivery to the Insured but not exceeding in all Rs. 150 in respect of any one accident.

The Insured may authorise the repair of the Motor Car necessitated by damage for which the Company may be liable under this Policy provided that:—

(a) the estimated cost of such repair does not exceed Rs. 300/-

(b) the Company is furnished forthwith with a detailed estimate of the cost and

(c) the Insured shall give the Company every assistance to see that such repair is necessary and the charge reasonable.

#### SECTION II-LIABILITY TO THIRD PARTIES

. 1. The Company will indemnify the Insured in the event of accident caused by or arising out of the use of the Motor Car against all sums including claimant's costs and expenses which the Insured shall become legally liable to pay in respect of

- (a) death of or bodily injury to any person but except so far as is necessary to meet the requirements of Section 95 of the Motor Vehicles Act, 1939, the Company shall not be liable where such death or injury arises out of and in the course of the employment of such person by the Insured;
- (b) damage to property other than property belonging to the Insured or held in trust by or in the custody or control of the Insured.
- The Company will pay all costs and expenses incurred with its written consent.
- 3. In terms of and subject to the limitations of the indemnity which is granted by this Section to the Insured the Company will indemnify any Driver who is driving Motor Car on the Insured's order or with his permission provided that such

(a) is not entitled to indemnity under any other Policy

- (b) shall as though he were the Insured observe fulfil and be subject to the terms exceptions and conditions of this Policy in so far as they can apply.
- 4. In terms of and subject to the limitations of the indemnity which is granted by this Section in connection with the Motor Car the Company will indemnify the Insured whilst prsonally driving a private Motor Car (but not a Motor Cycle) not belonging to him and not hired to him under a Hire Purchase Agreement.

- 5. In the event of the death of any person entitled to indemnity under this Policy the Company will in respect of the liability incurred by such person indemnify his personal representatives in the terms of and subject to the limitations of this Policy provided that such personal representatives shall as though they were the Insured observe fulfil and by subject to the terms exceptions and conditions of this Policy in so far as they can apply.
- 6. The Company may at its own option (A) arrange for representation at any Inquest or Fatal Inquiry in respect of any death which may be the subject of indemnity under this Section and (B) undertake the defence of proceedings in any Court of Law in respect of any act or alleged offence causing or relating to any event which may be the subject of indemnity under this Section.

#### SECTION III-MEDICAL EXPENSES

The Company will pay to the Insured the reasonable medical expenses not exceeding Rs. 350 in respect of any one accident incurred in connection with any bodily injury by violent accidental external and visible means sustained by the Insured or any occupant of the Motor Car as the direct and immediate result of an accident to the Motor Car.

#### AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY

Nothing in this Policy or any Endorsement hereon shall affect the right of any person indemnified by this Policy or any other person to recover an amount under or by virtue of the provisions of the Motor Vehicles Act. 19., Section 96.

BUT the Insured shall repay to the Company all sums paid by the Company which the Company uld not have been liable to pay but for the said provisions.

#### GENERAL EXCEPTIONS

The Company shall not be liable under this Policy in respect of

- (1) any accident loss damage and/or liability caused sustained or incurred outside the Geographical Area,
- (2) any claim arising out of any contractual liability.
- (3) any accident loss damage and/or liability caused sustained or incurred whilst the Motor Car in respect of or in connection with which insurance is granted under this Policy is
  - (a) being used otherwise than in accordance with the Limitations as to Use or
  - (b) being driven by any person other than a Driver.
- (4) any accident loss or damage and/or liability caused sustained or incurred after any variation in or termination of the Insured's interest in the Motor Car.
- (5) (a) any accident loss or damage to any property whatsoever or any loss or expense whatsoever resulting or arising therefrom or any consequential loss
  - (b) any liability of whatsoever nature
  - directly or indirectly caused by or contributed to by or arising from ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel. For the purposes of this exception combustion shall include any self-sustaining process of nuclear fission.
- (6) any accident loss damage or liability directly or indirectly caused by or contributed to by or arising from nuclear weapons material,
- (7) any accident loss damage or liability caused sustained or incurred during the period of requisition or commandeering by the Government for any purpose.

The Company shall not be liable in respect of any accident loss damage and/or liability directly or indirectly proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with flood typhoon hurricane volcanic eruption earthquake or other convulsion of nature war invasion the act of foreign enemies hostilities or warlike operations (whether before or after declaration of war) civil war strike riot civil commotion mutiny rebellion military or usurped power or by any direct or indirect consequences of any of the said occurrences and except under Section II-1 (a) of this Policy whilst the Insured or any person driving with the general knowledge and consent of the Insured is under the influence of intoxicating liquor or drugs and in the event of any claim hereunder the Insured shall prove that the accident loss damage and/or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequence thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

#### No-Claim Discount

In the event of no claim being made or arising under this Policy during a period of insurance specified below immediately preceding the renewal of the Policy the renewal premium for such part of the insurance as is renewed shall be reduced as follows:—

Period of insurance				R	eduction
The preceding year					20 %
The preceding two consecutive years	***	***			30%
The preceding three consecutive years	***		***		45%
The preceding four consecutive years	***				50%
The preceding five or more consecutive	e years				60%

If the Company shall consent to a transfer of interest in this Policy the period during which the interest was in the Transferor shall not accrue to the benefit of the Transferee.

If more than one Motor Car is described in the Schedule the No-Claim Discount shall be applied as if a separate Policy had been issued in respect of each such Motor Car.

#### THE SCHEDULE

No. MV/2480/POLICY No.: 3330/3/27/MV/3272/79

The Insured : Mame

A. Iress

The Director,
Board of Evangelism, : G.E.L. Church,

Ranchi

Business or Profession

Period of Insurance

From 27th November 1979 To 26th Novembers inclusive.)

Any subsequent period for which the Insured shall pay and the Company shall agree to accept a renewal

Geographical Area

India.

The Motor Ve icle

Any of the following:-

Reg. Mark	Make	Type of Body	C.C. or H.P.	Year of Manufa- cture	Insured's estimate of value incl. accessories Rs.
BRV-1623	Jeep	Car	2200	1970	12000/-

Subject to Endt. I.M.T. Nos.

: 16,21&23

attached hereto

Basic Premium

Rs. 570.00

Less: for excess

Less: for Automobile Association

% for excess Rs. (Maximum Rs. 25/-)

Membership (

Add: for Strike & Riot

30.00

Add: for accident to passengers

(incl/excl. person driving)

Add: for wider L. L. to driver

8.00 608.00

**(60 %)** " 364.80

NETT PREMIUM

Less No claim Bonus

, 243.20 (Nett.Rs. 243/-)

IMPORTANT NOTICE The Insured is not indemnified if the Vehicle is used or driven otherwise than in accordance with this Schedule. Any payment made by the Company by reason of wider terms appearing in the certificate in order to comply with the Motor Vehicles Act, 1939 is recoverable from the Insured. See the Clause headed "AVOID-ANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY."

Limitation as to Use: Use only for social domestic and pleasure purposes and for the Insured's business.

The Policy does not cover use for hire or reward or for organised racing pace-making reliability trial speed-testing the carriage of goods (other than samples) in connection with any trade or business or use for any purpose in connection with the Motor Trade.

Driver: Any of the following: (a) Any person.

Provided that the person driving holds a licence to drive the Motor Car or has held and is not disqualified for holding or obtaining such a licence.

Date 27.11.79

Date of Signature of Proposal and Declaration

Rt.No.006492 date \$272 27.11.79 for8.243

In Witness whereof this

Policy has been signed at Ranchithis 27th day of November 79

Examined: - Entered:-

p. DIVISIONAL MANAGER #

no/-

This Policy and the Schedule shall be read together and any word or expression to which a specific meaning has been attached in any part of this Policy or of the Schedule shall bear the same meaning wherever it may appear.

- 1. Notice shall be given in writing to the Company immediately upon the occurrence of any action or loss or damage and in the event of any claim and thereafter the Insured shall give all such information and assistance as the ompany shall require. Every letter claim writ summons and/or process shall be forwarded to the Company immediately on receipt by the Insured. Notice shall also be given in writing to the Company immediately the Insured shall have knowledge of any impending Prosecution Inquest or Fatal Inquiry in respect of any occurrence which may give rise to a claim under this Policy. In case of theft or other criminal act which may be the subject of a claim under this Policy the Insured shall give immediate notice to the Police and co-operate with the Company in securing the conviction of the offender.
- 2. No admission offer promise payment or indemnity shall be made or given by or on behalf of the Insured without the written consent of the Company which shall be entitled if it so desires to take over and conduct in the name of the Insured the defence or settlement of any claim or to prosecute in the name of the Insured for its own benefit any claim for indemnity or damages or otherwise and shall have full discretion in the conduct of any proceedings or in the settlement of any claim and the Insured shall give all such information and assistance as the Company may require.
- 3. The Company may at its own option repair reinstate or replace the Motor Car or any part the of and/or its accessories or may pay in cash the amount of the loss or damage and the liability of the Company shall not exce the actual value of the parts damaged or lost plus the reasonable cost of fitting and shall in no case exceed the Insured's estimate of the value of the Motor Car (including accessories thereon) as specified in the Schedule or the value of the Motor Car (including accessories thereon) at the time of the loss or damage whichever is the less.
- 4.. The Insured shall take all reasonable steps to safeguard the Motor Car from loss or damage and to maintain it in efficient condition and the Company shall have at all times free and full access to examine the Motor Car or any part thereof or any driver or employee of the Insured. In the event of any accident or breakdown the Motor Car shall not be left unattended without proper precautions being taken to prevent further damage or loss and if the Motor Car be driven before the necessary repairs are effected any extension of the damage or any further damage to the Motor Car shall be entirely at the Insured's own risk.
- 5. The Company may cancel this Policy by sending seven days' notice by registered letter to the Insured at his last known address and in such event will return to the Insured the premium paid less the *pro rata* portion thereof for the period the Policy has been in force or the Policy may be cancelled at any time by the Insured on seven days' notice and (provided no claim has arisen during the then current period of insurance) the Insured shall be entitled to a return of premium less premium at the Company's Short Period rates for the period the Policy has been in force.
- 6. If at the time any claim arises under this Policy there is any other existing insurance covering the same loss damage or liability the Company shall not be liable to pay or contribute more than its rateable proportion of any loss damage compensation costs or expenses. Provided always that nothing in this Condition shall impose on the Company any liability from which but for this Condition it would have been relieved under the proviso (a) of Section II-3 of this Policy.
- 7. All differences arising out of this Policy shall be referred to the decision of an Arbitrator to be appointed in writing by the parties in difference or if they cannot agree upon a single Arbitrator to the decision of two Arbitrators one to be appointed in writing by each of the parties within one calendar month after having been required in writing so to do by either of the parties or in case the Arbitrators do not agree of an Umpire appointed in writing by the Arbitrators before entering upon the reference. The Umpire shall sit with the Arbitrators and preside at their meetings and the making of an Award shall be a condition precedent to any right of action against the Company. If the Company shall disclaim liability to the Insured for any claim hereunder and such claim shall not within twelve calendar months from the date of such disclaimer have been referred to arbitration under the provisions herein contained then the claim shall for all purposes be deemed to have been abandoned and shall not thereafter be recoverable hereunder.
- 8. The due observance and fulfilment of the terms conditions and endorsements of this Policy in so far as they relate to anything to be done or complied with by the Insured and the truth of the statements and answers in the said Proposal shall be conditions precedent to any liability of the Company to make any payment under the Policy.

V-2

1,00,000-7-75 HASCO

If any difference shall arise as to the quantum to be paid under this policy, (liability being otherwise admitted) such difference shall independently of all other questions be referred to the decision of an arbitrator, to be appointed in writing by the parties in difference, or if they cannot agree upon a single arbitrator to the decision of two disinterested persons as a bitrators of whom one shall be appointed in writing by each of the parties within two calender months after having been required so to do in writing by the other party in accordance with the provisions of the Arbitration Act 1940, as amended from time to time and for the time being in force. In case either party shall be tilberty to appoint sole arbitrator, and in case of disagreement between the arbitrators, the difference shall be referred to the decision of an umpire who shall have been appointed by them in writing before entering on the reference and who shall alt with the arbitrators and preside at their meetings.

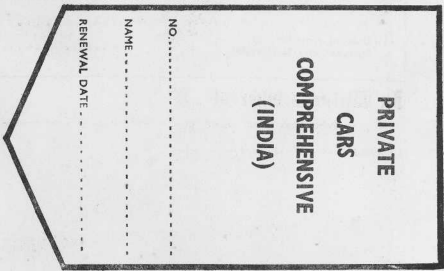
ded, if the Company has disputed or not accepted liability under or in respect of this policy.

It is hereby expressly stipulated and declared that it shall be a conditions precedent to any right of action or suit upon
this policy that the award by such arbitrator, erbitrators or umpire of the amount of the loss or damage shall be frist obtained
the selection of the selection o

thereafter be recoverable hereunder.

the oriental ire and general arrance co. Ita





#### RANCHI COLLECTORATE

#### **ELECTIONS**

( Vehicle Section )

Requisition Order u/s 160 of the Representation of the People Act, 1951.

Shri Director of Board GEL	Chwich:	Ranchi.
Place G. E. L. Ranthi	P. O	Canthi.
Distric Ranchi.		

And I further direct that during the period under requisition, i. e. from 7-3-77 to 21-3-77 if not released earlier you will be paid under section 161 (i) of Representation of the People Act, 1951. (i) Rs. 80/- (Rs. Eighty) only for Buses or Trucks, (ii) Rs. 45/- (Rupees fortyfive) only for taxis/jeeps or cars per day as hire charges and that the petrol or diesel for running the vehicle will be supplied by the Govt. but you have to provide a driver / Khalasi for the vehicle and pay the price of mobil and fooding to the driver / Khalasi etc.

Further I would like to point out here the provision of law that anybody who would contravene the above order shall be punishable with imprisionment for a term which may extend to one year under section 167 of the Representation of the People Act, 1951.

1

( P. SINHA ) Deputy Commissioner, Ranchi

Seal





## The Oriental Fire & General Insurance Company Limited

#### ARBITRATION CONDITION

Attached to and Forming Part of Policy No. A. 24.2.9.78

If any difference shall arise as to the quantum to be paid under this Policy, (liability being otherwise admitted) such difference shall independer by of all other questions be referred to the decision of an arbitrator, to be appointed in writing by the parties in difference, or if hey call of agree upon a single arbitrator to the decision of two disinterested persons as arbitrators of whom one shall be appointed in writing by each of the parties within two calendar months after having been required so to do in writing by the other party in accordance with the provisions of the Arbitration Act 1940, as amended from time to time and for the time being in force. In case either party shall refuse or fail to appoint arbitrator within two calendar months after receipt of notice in writing requiring an appointment, the other party shall be at liberty to appoint sole arbitrator; and in case of disagreement between the arbitrators the difference shall be referred to the decision of an umpire who shall have been appointed by them in writing before entering on the reference and who shall sit with the arbitrators and preside at their meetings.

It is clearly agreed and understood that no difference or dispute shall be referable to arbitration as herein-before provided, if the Company has disputed or not accepted liability under or in respect of this policy.

It is hereby expressly stipulated and declared that it shall be a condition precedent to any right of action or suit upon this policy that the award by such arbitrator, arbitrators or umpire of the amount of the loss or damage shall be first obtained.

It is also hereby further expressly agreed and declared that if the Company shall disclaim liability to the Insured for any claim hereunder and such claim shall not, within 12 calendar months from the date of such disclaimer have been made the subject matter of a suit in a court of law, then the claim shall for all purposes be deemed to have been abandoned and shall not thereafter be recoverable hereunder.



I. M. T. 21 Riot & Strike In consideration of the payment of the sum of Rs......additional premium, it is hereby understood and agreed that the words "Riot Strike" in "General Exceptions" of this Policy shall not apply to any accident loss damage or liability directly caused by —

- (1) the act of any person taking part together with others in any disturbance of the public peace (whether in connection with a strike or lock-out or not) or the action of any lawfully constituted authority in suppressing or attempting to suppress any such disturbance or in minimising the consequences of such disturbance.
- (2) the wilful act of any striker or locked out worker done in furtherance of a strike or in resistance to a lock-out or the action of any lawfully constituted authority in preventing or attempting to prevent any such act or in minimising the consequence of any such act.

Provided that the indemnity given by reason of this Endorsement shall not apply to any accident loss damage or liability (except so far as is necessary to meet the requirements of the Legislation) directly or indirectly proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with—

- (a) war invasion the act of foreign enemies hostilities or war like operations (whether war be declared or not) civil war.
- (b) mutiny assuming the proportions of or amounting to popular rising military rising rebellion revolution insurrection military or usurped power or any act of any person acting on behalf of or in connection with any, organisation with activities directed towards the over throw by force of the Government de jure or de facto or the influencing of it by terrorism or violence or by the direct or indirect consequences of the said occurrences.

In the event of any claim hereunder the insured shall prove that the accident loss damage or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequences thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

Notwithstanding what is stated in condition No. 5 of this Policy, it is hereby understood and agreed that if the insurance included by virtue of this Endorsement be terminated at the request of the Insured before its expiry date, the Company shall not repay the premium or any part thereof chargeable for such insurance except where the cover provided by the Riot and Strike Endorsement and the Motor Policy is terminated simultaneously in which case the Company shall in respect of this Insurance retain the customary short period premium for the time the said insurance has been in subject, however, to a minimum premium of Rs. 30/- per vehicle/trailer.

Subject otherwise to the terms exceptions conditions and limitations of this Policy.

In consideration of the payment of an additional premium it is hereby understood and agreed that notwith-standing anything contained herein to the contrary the Company shall indemnify the Insured against his legal liability under:—

The Workmen's Compensation Act, 1923 and subsequent amendments of that Act prior to the date of this Endorsement the Fatal Accidents Act, 1855 or at Common Law in respect of personal injury to any paid driver (or cleaner or conductor or person employed in loading and/or unloading) whilst engaged in the service of the Insured in such occupation in connection with the Motor Vehicles and will in addition be responsible for all costs and expenses incurred with its written consent.

The premium having been calculated at the rate of Rs. 5/- per driver (and/or cleaner and/or conductor and/or person employed in loading and/or unloading) the Insured shall certify at the expiry of each period of Insurance the maximum number of drivers and/or cleaners and/or conductors and/or persons employed in loading and/or unloading employed at any one time during such period in connection with the Motor Vehicles belonging to him and the premium shall be adjusted accordingly.

## Provided always that:

- (1) This Endorsement does not indemnify the Insured in respect of any liability in cases where the Insured holds or subsequently effects with any Insurance Company or group of Underwriters a Policy of Insurance in respect of liability as herein defined for his general employees.
- (2) The Insured shall take reasonable precautions to prevent accidents and shall comply with all statutory obligations.
- (3) The Insured shall keep a record of the name of each driver cleaner conductor or person employed in loading and/or unloading and the amount of wages salary and other earnings paid to such employees and shall at all times allow the company to inspect such record.
- (4) In the event of the policy being cancelled at the request of the Insured no refund of the premium paid in respect of this endorsement will be allowed.

Subject otherwise to the terms exceptions conditions and limitations of this Policy except so far as is necessary to meet the requirements of Section 95 of the Motor Vehicles Act, 1939.

It is hereby understood and agreed notwithstanding anything to the contrary contained in this policy that in the event of loss or damage to the Motor Car and/or its accessories necessitating the supply of a part not obtainable from stocks held in the country in which the Motor Car is held for repair or in the event of the Company exercising the option under condition No. 3 to pay in cash the amount of the loss or damage the liability of the Company in respect of any such part shall be limited to—

- [a] (i) the price quoted in the latest catalogue or price list issued by the Manufacturer or his Agents for the country in which the Motor Car is held for repair or
  - (ii) if no such catalogue or price list exists the price last obtaining at the Manufacturer's Works plus the reasonable cost of transport otherwise than by air to the country in which the Motor Car is held for repair and the amount of the relative import duty.
- and [b] the reasonable cost of fittings such part.

  Subject otherwise to the terms exceptions conditions and limitations of this policy.

Legal Liability to Persons employed

in connection with the operation and/ or Maintenance and/or loading and/ or unloading of Motor Vehicles

I. M. T. 23 Replacement Parts

P. T. C

#### CONCESSION FOR CARS LAID UP

In cases where a car is laid up in garage and is not in use for a period of two consecutive months or more, provided such car is not undergoing repairs as a result of an event giving rise to a claim under the policy, provided previous notice in writing is given to the company by the insured, provided the certificate of insurance is returned to the company and provided the period of suspension is not extended beyond twelve months from the original expiry date of the Policy the liability of the company may be restricted to loss or damage by fire and theft only and in consideration of the reduced risk:—

(1) A prorata return of premium for the period during which the company's liability is so restricted may be credited to the insured to be deducted from the next renewal Premium (but not refunded in cash) after charging a premium for the restricted period at the rate of six Paise per cent, on the Insured value per month, or part of a month, subject to a minimum premium, of Rs. 10/-

(2) The expiry date of the current Period of insurance under the policy may be stended for i period equal to the period the car was laid up on payment of a premium at the rate of si Paise per ce t on the insured value per month, or part of a month during which the cover has been so restricted, subject to a minimum premium of Rs. 10/-.

(For Comprehensive Policies only).

In consideration of a special reduction in the premium for which this Policy is granted it is hereby understood and agreed that the company shall not be liable to pay the first......................(or any less expenditure which may be incurred) of any claim also in the case of total loss in respect of which indemnity would but for this endorsement have been provided by Section I of this policy.

If the expenditure incurred by the Company shall include the amount for which the insured is responsible hereunder such amount shall be repaid by the Insured to the company forthwith.

For the purposes of this endorsement the expression "claim" shall mean a claim or series of claims arising out of one cause in connection with the Motor Car.

Subject otherwise to the terms exceptions conditions and limitations of this Policy.

It is hereby declared that Section II (4) of this Policy is deemed to be cancelled.

#### I. M. T. 1

Excess Accidental Damage

I. M. T. 29

Discount for Membership of recognised Automobile Associations.

I. M. T. 3

Policies issued to Companies or Firms or to Joint Owners.

I. M. T. 5

Accidents to unnamed Passengers other than the Insured and his paid Driver or Cleaner. In consideration of the payment of an additional premium it is hereby understood and agreed that the Company undertakes to pay compensation on the scale provided below for bodily injury as hereinafter defined sustained by any passenger other than the insured and/or his paid driver attendent or cleaner and/or a person in the employ of the Insured coming within the scope of the Workmen's Compensation Act, 1923 and subsequents amendment of the said Act and engaged in and upon the service of the insured at the time such injury is sustained whilst mounting into dismounting from or travelling in but not driving the Motor Car and caused by violent accidental external and visible means which independently of any other cause shall within three calendar months of the occurrence of such injury result in:—

		Sca	le of Con	npensation.
(1)	Death.	***	Rs.	15,000/-
(2)	Total and irrecoverable loss of all sight in both eyes.	0.000	Rs.	7,500/-
(3)	Total loss by physical severance at or above the wrist or ankle of both hands or both feet or of one hand together with one foot.	mentering.	Rs.	7,500/-
(4)	Total loss by physical severance at or above the wrist or ankle of one hand or one foot together with the total and irrecoverable loss of all sight in one eye.	anall ne	Rs.	7,500/-
(5)	Total and irrecoverable loss of all sight in one eye.	***	Rs.	3,750/-
(6)	Total loss by physical severance at or above the wrist or ankle of one hand or one foot.		Rs.	3,750/-
(7)	Total disablement from engaging in or giving any attention to such person's profession or occupation.		Rs.	75/-
				period not utive weeks

Provided always that :-

- (b) No weekly compensation shall become payable until the total amount shall have been ascertained and agreed.
- (c) Such person is not less than 16 nor more than 65 years of age at the time of such injury.
- (d) No compensation shall be payable in respect of death or injury directly or indirectly wholly or in part arising or resulting from or traceable to (1) intentional self-injury suicide or attempted suicide physical defect or infirmity or (2) an accident happening whilst such person is under the influence of intoxicating liquor or drugs.
- (e) Such compensation shall be payable only with the approval of the Insured and directly to the injured person or to his/her legal representative whose receipt shall be a full discharge in respect of the injury to such person.
- (f) Not more than.....persons are in the said Motor Car at the time of the occurrence of such injury Subject otherwise to the terms exceptions conditions and limitations of this policy.

Policy except so far as is necessary



(INCORPORATED IN INDIA) The Oriental Fire & Genl. Ins. Co. Ltd
Subsidiary of General Insurance Corporation of Instance Road, P. B. No. 89
Registered Office: JEEVAN UDYOG, ASAF ALI ROAD, NEW DEFINION 8844001.

### PRIVATE CARS COMPREHENSIVE (INDIA)

Colherens the Insured by a proposal and declaration dated as stated in the Schedule which shall be the basis of this contract and is deemed to be incorporated herein has applied to the Company for the Insurance hereinafter contained and has paid or agreed to pay the premium as consideration for such insurance in respect of accident loss or damage occurring during the Period of Insurance.

#### Pow this Policy Witnesseth:

That subject to the Terms Exceptions and Conditions contained herein or endorsed or otherwise expressed hereon.

#### SECTION I-LOSS OR DAMAGE

The Company will indemnify the Insured against loss of or damage to the Motor Car and/or its accessories whilst thereon

- (a) by accidental external means
- (b) by fire external explosion self-ignition or lightning or frost or burglary housebreaking or theft
- (c) by malicious act
- (d) whilst in transit by road rail inland waterway lift or elevator.

The Company shall not be liable to make any payment in respect of :=(a) consequential loss depreciation wear and tear mechanical or electrical breakdowns failures or breakages and (b) damage to tyres unless such Motor Car is damaged at the same time when the liability of the Company is limited to 50 % of cost of replacement.

In the event of the Motor Car being disabled by reason of loss or damage covered under this Policy the Company will bear the reasonable cost of protection and removal to the nearest repairers and of re-delivery to the Insured but not exceeding in all Rs.150 in respect of any one accident.

The Insured may authorise the repair of the Motor Car necessitated by damage for which the Company may be liable under this Policy provided that:—

- (a) the estimated cost of such repair does not exceed Rs. 300/-
- (b) the Company is furnished forthwith with a detailed estimate of the cost and
- (c) the Insured shall give the Company every assistance to see that such repair is necessary and the charge reasonable

#### SECTION II-LIABILITY TO THIRD PARTIES

- 1. The Company will indemnify the Insured in the event of accident caused by or arising out of the use of the Motor Car against all sums including claimant's costs and expenses which the Insured shall become legally liable to pay in respect of
  - (a) death of or bodily injury to any person but except so far as is necessary to meet the requirements of Section 95 of the Motor Vehicles Act,1939,the Company shall not be liable where such death or injury arises out of and in the course of the employment of such person by the Insured;
  - (b) damage to property other than property belonging to the Insured or held in trust by or in the custody or control of the Insured.
  - 2. The Company will pay all costs and expenses incurred with its written consent.
- 3. In terms of and subject to the limitations of the indemnity which is granted by this Section to the Insured the Company will indemnify any Driver who is driving Motor Car on the Insured's order or with his permission provided that such driver
  - (a) is not entitled to indemnity under any other Policy.
  - (b) shall as though he were the Insured observe fulfil and be subject to the terms exceptions and conditions of this Policy in so far as they can apply.
- 4. In terms of and subject to the limitations of the indemnity which is granted by this Section in connection with the Motor Car the Company will indemnify the Insured whilst personally driving a private Motor Car (but not a Motor Cycle) not belonging to him and not hired to him under a Hire Purchase Agreement.

5. In the event of the death of any person entitled to indemnity under this Policy the Company will in respect of the liability incurred by such person indemnify his personal representatives in the terms of and subject to the limitations of this Policy provided that such personal representatives shall as though they were the Insured observe fulfil and be subject to the terms exceptions and conditions of this Policy in so far as they can apply.

6. The Company may at its own option (A) arrange for representation at any Inquest or Fatal Inquiry in respect of any death which may be the subject of indemnity under this Section and (B) undertake the defence of proceedings in any Court of Law in respect of any act or alleged offence causing or relating to any event which may be the subject of indemnity under the Section.

#### SECTION III-MEDICAL EXPENSES

The Company will pay to the Insured the reasonable medical expenses not exceeding Rs. 350 in respect of any one accident incurred in connection with any bodily injury by violent accidental external and visible means sustained by the Insured or any occupant of the Motor Car as the direct and immediate result of an accident to the Motor Car.

#### AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY

Nothing in this Policy or any Endorsement hereon shall affect the right of any person indemnified by this Policy or any other person to recover an amount under or by virtue of the provisions of the Motor Vehicles Act, 1939, Section 96.

BUT the Insured shall repay to the Company all sums paid by the Company which the Company would not have been liable to pay but for the said provisions.

#### GENERAL EXCEPTIONS

The Company shall not be liable under this Policy in respect of

- (1) any accident loss damage and/or liability caused sustained or incurred outside the Geographical Area,
- (2) any claim arising out of any contractual liability,

3 35 37

beck yre

- (3) any accident loss damage and/or liability caused sustained or incurred whilst the Motor Car in respect of or in connection with which insurance is granted under this Policy is
  - (a) being used otherwise than in accordance with the Limitations as to Use or
  - (b) being driven by any person other than a Driver.
- (4) any accident loss or damage and / or liability caused sustained or incurred after any variation in or termination of the Insured's interest in the Motor Car.
- (5) (a) any accident loss or damage to any property whatsoever or any loss or expense whatsoever resulting or arising therefrom or any consequential loss
  - (b) any liability of whatsoever nature
  - directly or indirectly caused by or contributed to by or arising from ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel. For the purposes of this exception combustion shall include any self-sustaining process of nuclear fission,
- (6) any accident loss damage or liability directly or indirectly caused by or contributed to by or arising from nuclear weapons material,
- (7) any accident loss damage or liability caused sustained or incurred during the period of requisition or commandeering by the Government for any purpose.

The Company shall not be liable in respect of any accident loss damage and /or liability directly or indirectly proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with flood typhoon hurricane volcanic eruption earthquake or other convulsion of nature war invasion the act of foreign enemies hostilities or warlike operations (whether before or after declaration of war) civil war strike riot civil commotion mutiny rebellion military or usurped power or by any direct or indirect consequences of any of the said occurrences and except under Section II-1 (a) of this Policy whilst the Insured or any person driving with the general knowledge and consent of the Insured is under the influence of intoxicating liquor or drugs and in the event of any claim hereunder the Insured shall prove that the accident loss damage and/or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequence thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

#### No-Claim Discount

In the event of no claim being made or arising under this Policy during a period of insurance specified below immediately preceding the renewal of the Policy the renewal premium for such part of the insurance as is renewed shall be reduced as follows:—

Period of insurance			R	eduction	
The preceding year		•••		20 %	
The preceding two consecutive years				30 %	
The preceding three consecutive years			***	45 %	
The preceding four consecutive years				50 %	
The preceding five or more consecutive year	rs			60 %	

If the Company shall consent to a transfer of interest in this Policy the period during which the interest was in the Transferor shall not accrue to the benefit of the Transferee.

If more than one Motor Car is described in the Schedule the No-Claim Discount shall be applied as if a separate Policy had been issued in respect of each such Motor Car.

#### THE SCHEDULE

POLICY No.: 3330/3/27/MV/2480/78

The Director,

Board of Evanelism, : G. E.L. Church, Ranchi

**Business or Profession** 

Period of Insurance

From : 27th November, 1978 To 26th November, 1979

(Both dates inclusive.)

Any subsequent period for which the Insured shall pay and the Company shall agree to accept a renewal Premium.

Geographical Area

The Motor Vehicle

: Any of the following:-

Insured's Seating estimate of value incl. C.C. Year of Type of Body Capacity or H. P. Manufa-Reg. Mark Make incl. accessories cture BRV-6123 1970 12,000/-Jeep Car 2200

Subject to Endt. I. M. T. Nos.

16,21,23

attached hereto

Basic Premium

Rs. 570.00

Less: for excess

Less: for Automobile Association Membership (

(Maximum Rs. 25/-)

Add: for Strike & Riot

30.00

Add: for accident to passengers

(incl. / excl. person driving)

( .. % for excess Rs.

Add: for wider L. L. to driver

Less: No Claim Bonus

.. 364.80

(60%)

NETT PREMIUM

.. 243.20

(Nett.Rs.243/-)

The Insured is not indemnified if the Vehicle is used or driven otherwise than in accordance with this Schedule. Any payment made by the Company by reason of wider terms appearing in the certificate in order to comply with the Motor Vehicles Act, 1939 is recoverable from the Insured. See the Clause headed "AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY."

IMPORTANT NOTICE

Limitations as to Use: Use only for social domestic and pleasure purposes and for the Insured's business.

The Policy does not cover use for hire or reward or for organised racing pace-making reliability trial speed-testing the carriage of goods (other than samples) in connection with any trade or business or use for any purpose in connection with the Motor Trade.

Driver: Any of the following: (a) Any person.

Provided that the person driving holds a licence to drive the Motor Car or has held and is not disqualified for holding or obtaining such a licence.

Date of Signature of Proposal and Declaration.

Date 27 . 11 . 78

Rt.No.1266771 date 27.21.78 for Rs.243/-

In Witness whereof this

Policy has been signed at Ranchi this 27th day of November, 1978

\_\_\_Entered: Examined:\_\_

no/-

P.DIVISIONAL MANAGER

#### CONDITIONS

This Policy and the Schedule shall be read together and any word or expression to which a specific meaning has been attached, in any part of this Policy or of the Schedule shall bear the same meaning wherever it may appear.

- 1. Notice shall be given in writing to the Company immediately upon the occurrence of any accident or loss or damage and in the event of any claim and thereafter the Insured shall give all such information and assistance as the Company shall require. Every letter claim writ summons and/or process shall be forwarded to the Company immediately on receipt by the Insured. Notice shall also be given in writing to the Company immediately the Insured shall have knowledge of any impending secution Inquest or Tatal Inquiry in respect of any occurrence which may give rise to a claim under this Policy. In case of theft or a criminal act which may be the subject of a claim under this Policy the Insured shall give immediate notice to the Police and co-operation with the Company in securing the conviction of the offender.
- 2. No admission offer promise payment or indemnity shall be made or given by or on behalf of the Insured without the written consent of the Company which shall be entitled if it so desires to take over and conduct in the name of the Insured the defence or settlement of any claim or to prosecute in the name of the Insured for its own benefit any claim for indemnity or damages or otherwise and shall have full discretion in the conduct of any proceedings or in the settlement of any claim and the Insured shall give all such information and assistance as the Company may require.
- 3. The Company may at its own option repair reinstate or replace the Motor Car or any part thereof and/or its accessories or may pay in cash the amount of the loss or damage and the liability of the Company shall not exceed the actual value of the parts damaged or lost plus the reasonable cost of fitting and shall in no case exceed the Insured's estimate of the value of the Motor Car (including accessories thereon) as specified in the Schedule or the value of the Motor Car (including accessories thereon) at the time of the loss or damage whichever is the less.
- 4. The Insured shall take all reasonable steps to safeguard the Motor Car from loss or damage a il to maintain it in efficient condition and the Company shall have at all times free and full access to examine the Motor Car or any part thereof or any driver or employee of the Insured. In the event of any accident or breakdown the Motor Car shall not be left unattended without proper precautions being taken to prevent further damage or loss and if the Motor Car be driven before the necessary repairs are effected any extension of the damage or any further damage to the Motor Car shall be entirely at the Insured's own risk.
- 5. The Company may cancel this Policy by sending seven days' notice by registered letter to the Insured at his last known address and in such event will return to the Insured the premium paid less the *pro rata* portion thereof for the period the Policy has been in force or the Policy may be cancelled at any time by the Insured on seven days' notice and (provided no claim has arisen during the then current period of insurance) the Insured shall be entitled to a return of premium less premium at the Company's Short Period rates for the period the Policy has been in force.
- 6. If at the time any claim arises under this Policy there is any other existing insurance covering the same loss damage or liability the Company shall not be liable to pay or contribute more than its rateable proportion, of any loss damage compensation costs or expenses. Provided always that nothing in this Condition shall impose on the Company, any liability from which but for this Condition it would have been relieved under the proviso (a) of Section II-3 of this Policy.
  - 7. It is hereby declared and agreed that the insurance covered hereby is subject to the revised Arbitration condition given below:

If any difference shall arise as to the quantum to be paid under this policy (liability being otherwise admitted) such difference shall be referred to arbitration in accordance with the provision of the Indian Arbitration Act, 1940, as amended from time to time and for the time being in force. It is clearly agreed and understood that no difference or dispute shall be referrable to arbitration as hereinbefore provided if the Company has disputed or not accepted liability under or in respect of this policy.

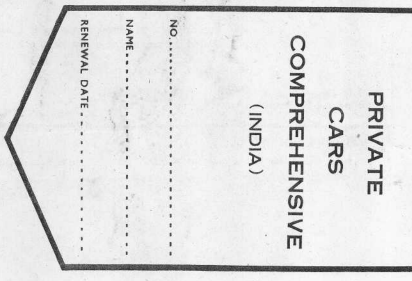
It is also hereby further expressly agreed and declared that if the Company shall disclaim liability to the insured for any claim hereunder, and such claim shall not, within 12 calendar months from the date of such disclaimer have been made the subject of a suit in a court of law, then the claim shall for all purpose be deemed to have been abandoned and shall not thereafter be recoverable hereunder.

8. The due observance and fulfilment of the terms conditions and endoresments of this Policy in so far as they relate to anything to be done or complied with by the Insured and the truth of the statements and answers in the said Proposal shall be conditions precedent to any liability of the Company to make any payment under the Policy.

DSS 2,10,000 1-76







## SERVICE WITH SECURITY

BEZ-29

## e Oriental Fire and General Insurance Company Limited.

The Dix	egistered Office: Jeevan Udyog, Asaf Ali Road, New Delhi-110001  Egstern Regional Office: 4. Lyons Range, Calcutta-700001.	
Board of	Evangelism Branch Off Church, Rauch Branch Off	Road,
Dear Sir/Madam:	Date 3	SIGNESSES
	Vehicle No. : BRV 6123. Feet, 2000, 1870	
	Policy No. : pm/ 3997/76	
	Date of Expiry : 14. X1. 22	
to sub, right of	Sum insured Rs.: /20007- Agency: 3/27	

above. We shall be pleased to receive your renewal instructions on the form overleaf.

At the same time we request your attention to condition No. 3 of the Policy. It will be in your interst to revise the value of the vehicle as estimated at the last date of insurance so as to make it conformable with its present market value. In the event of your reducing the value on account of depreciation, the premium quoted below will also be reduced in accordance with the Motor Tariff.

Less: for Excess	,,,	(%	Excess Rs
Less: No. of cars insured: Less: 5%for W.I.A.A. membership:	•••	(%)	
Add: for Strike & Riot Risks:		30.00	
,. for Accident Benefits	i \$	0 . 7 4	χ.
" for Accident to passengers	TOTAL SILE	(includi	ng/excluding person driving)
for wider L. L. to paid driver	La version	608.00	Autor Ansar Usaz owi
Less: No Claim Bonus y*		364.80 (.60%	for a value of Re
Nett Renewal premium	Maymant, o	243.00	
bject to adjustment should a claim ari	ise before		Yours faithfully,
The renewal premium quoted herein adjustment in accordance with rates of t in force at the date of commencement of	he Tarriff A	dvisory Committee	The
1-/		RTANT	& Manager

inless and until the relative premium has been paid.

## PROHIBITION OF

The special attention of the Insured is drawn to Section 41 of the Insurance Act which is in force from the

1st July 1939. Section 41: (1) No person shall allow, or offer to allow either directly or indirectly, as an indusement to any person to take out or renew or continue an insurance in respect of any kind of risks relating to lives or property in India any rebate of the whole or part of the commission payable or any rebate of the premium shown on the policy, nor shall any person taking out or renewing or continuing a policy accept any rebate except such rebate as may be allowed in accordance with the published prospectuses or tables of the Insurer.

(2) Any person making default in complying with the provisions of this shall be punishale with fine which

may extend to five hundred rupees.

THE OFFER, PAYMENT OR ACCEPTANCE OF A REBATE OF THE PREMIUM HEREUNDER IS THEREFORE A BREACH OF THE LAW.

## IMPORTANT

You are reminded that under the terms of Chapter VIII of the Motor Vehicles Act you must be in possession of a Certificate of Insurance. The Company is unable to issue a new Certificate until renewal of the policy has been effected and you are therefore urged in your own interests to deal with the matter in good time before expiry date of the Policy otherwise you may find yourself liable to prosecution at Law for allowing a Motor Vehicle to be used in public place without insurance as required under Chapter VIII of Motor Vehicles Act.

Section II of the Policy is now subject to the provisions of the workman's Compensation Amendment Act, 1959, which inter alia provides for the payment of penaltles by employers if there is any failure on theirpart to comply with their Statutory Obligations. The cover provided under this policy does not extend to include any indemnity for penalties or interest so incurred.

Arising out of these provisions and to ensure that your intersts are properly safeguarded it is most important that any accident causing injury to your employee(s) is reported to the Company immediately.

The Oriental Fire & General Ins. Co., Ltd.

Dear Sirs.

#### Renewal of Motor Insurance Policy No.

I/We shall thank you to renew the policy mentioned overleaf on my/our Vehicle No.

for a value of Rs.....

My/Our Cheque for Rs.....in payment of the premium is enclosed Yours faithfully,

## THE ORIENTAL FIRE AND GENERAL INSURANCE COMPANY LIMITED

Incorporated in India Subsidiary of General Insurance Corporation of India Regd. Office: Jeevan Udyog, Asaf Ali Road, New Delhi 110 001. Special Endorsement No. 33W/3/27/RE-882/77. Exp. D-1-14.11.78. Name of Insured to and forming part of Policy No. 3311/3/27/REMV/3997/76.

G.E.L. Church Komchi

MEMORANDUM Vahicle NO! - BRV - 6123. Jeep Corr. Model: 1570. 2200-cc Value: - m. 12,000 = only. The insurromee by Cours policy is hereby renewed to the entent of K. 1200 andy, for a further period of 12 menths from 15th November 1977 to 1415 November 1978, Furthe premium of R. 243/2 only, on per the computation given below!

Beric Premium G. 570=00 And Goog. Kist & Strike &

Rm Goy. N. C. B. R. 364-80

All other terms conditions and warrenoties

The policy remain as before. 2+.No:-133683. Lf. R. 2431= mly



2000 Pads 100 x 3 - 12-75 Sipa



# The Offental Fife and General Insurance Company-Limited.

(INCORPORATED IN INDIA)

Subsidiary of General Insurance Corporation of India

Registered Office: JEEVAN UDYOG, ASAF ALI ROAD, NEW DELHI.

## PRIVATE CARS COMPREHENSIVE (INDIA)

Whereas the Insured by a proposal and declaration dated as stated in the Schedule which shall be the basis of this contract and is deemed to be incorporated herein has applied to the Company for the Insurance hereinafter contained and has paid or agreed to pay the premium as consideration for such insurance in respect of accident loss or damage occurring during the Period of Insurance.

#### Now this Policy Witnesseth:

That subject to the Terms Exceptions and Conditions contained herein or endorsed or otherwise expressed hereon.

#### SECTION I - LOSS OR DAMAGE

The Company will indemnify the Insured against loss of or damage to the Motor Car and/or its accessories whilst thereon

- (a) by accidental external means
- (b) by fire external explosion self-ignition or lightning or frost or burglary housebreaking or theft
- (c) by malicious act
- (d) whilst in transit by road rail inland waterway lift or elevator.

The Company shall not be liable to make any payment in respect of :—(a) consequential loss depreciation wear and tear mechanical or electrical breakdowns failures or breakages and (b) damage to tyres unless such Motor Car is damaged at the same time when the liability of the Company is limited to 50% of cost of replacement.

In the event of the Motor Car being disabled by reason of loss or damage covered under this Policy the Company will bear the reasonable cost of protection and removal to the nearest repairers and of re-delivery to the Insured but not exceeding in all Rs. 150 in respect of any one accident.

The Insured may authorise the repair of the Motor Car necessitated by damage for which the Company may be liable under this Policy provided that:—

- (a) the estimated cost of such repair does not exceed Rs. 300/-
- (b) the Company is furnished forthwith with a detailed estimate of the cost and
- (c) the Insured shall give the Company every assistance to see that such repair is necessary and the charge reasonable.

#### SECTION II - LIABILITY TO THIRD PARTIES

- 1. The Company will indemnify the Insured in the event of accident caused by or arising out of the use of the Motor Car against all sums including claimant's costs and expenses which the Insured shall become legally liable to pay in respect of
  - (a) death of or bodily injury to any person but except so far as is necessary to meet the requirements of Section 95 of the Motor Vehicles Act, 1939, the Company shall not be liable where such death or injury arises out of and in the course of the employment of such person by the Insured;
  - (b) damage to property other than property belonging to the Insured or held in trust by or in the custody or control of the Insured.
  - 2. The Company will pay all costs and expenses incurred with its written consent.
- 3. In terms of and subject to the limitations of the indemnity which is granted by this Section to the Insured the Company will indemnify any Driver who is driving Motor Car on the Insured's order or with his permission provided that such driver
  - (a) is not entitled to indemnity under any other Policy.
  - (b) shall as though he were the Insured observe fulfil and be subject to the terms exceptions and conditions of this Policy in so far as they can apply.
- 4. In terms of and subject to the limitations of the indemnity which is granted by this Section in connection with the Motor Car the Company will indemnify the Insured whilst personally driving a private Motor Car (but not a Motor Cycle) not belonging to him and not hired to him under a Hire Purchase Agreement.

- 5. In the event of the death of any person entitled to indemnity under this Policy the Company will in respect of the liability Incurred by such person indemnify his personal representatives in the terms of and subject to the limitations of this Policy project that such personal representatives shall as though they were the Insured observe fulfil and be subject to the terms exceptions and conformal representatives as they can apply.
- 6. The Company may at its own option (A) arrange for representation at any Inquest or Fatal Inquiry in resect of any death which may be the subject of indemnity under this Section and (B) undertake the defence of proceedings in any Court of Law in respect of any act or alleged offence causing or relating to any event which may be the subject of indemnity under this Section.

#### SECTION III - MEDICAL EXPENSES

The Company will pay to the Insured the reasonable medical expenses not exceeding Rs. 350 in respect of any one accident incurred in connection with any bodily injury by violent accidental external and visible means sustained by the Insured or any occupant of the Motor Car as the direct and immediate result of an accident to the Motor Car.

#### AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY

Nothing in this Policy or any Endorsement hereon shall affect the right of any person indemnified by this Policy or any other person to recover an amount under or by virtue of the provisions of the Motor Vehicles Act, 1939, Section 96.

BUT the Insured shall repay to the Company all sums paid by the Company which the Company would not ave been liable to pay but for the said provisions.

### GENERAL EXCEPTIONS

The Company shall not be liable under this Policy in respect of

- (1) any accident loss damage and/or liability caused sustained or incurred outside the Geographical Area,
- (2) any claim arising out of any contractual liability,
- (3) any accident loss damage and/or liability caused sustained or incurred whilst the Motor Car in respect of or in connection with which insurance is granted under this Policy is
  - (a) being used otherwise than in accordance with the Limitations as to Use or
  - (b) being driven by any person other than a Driver.
- (4) any accident loss or damage and/or liability caused sustained or incurred after any variation in or termination of the Insured's interest in the Motor Car.
- (5) (a) any accident loss or damage to any property whatsoever or any loss or expense whatsoever resulting or arising therefrom or any consequential loss
  - (b) any liability of whatsoever nature
  - directly or indirectly caused by or contributed to by or arising from ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel. For the purposes of this exception combustion shall include any self-sustaining process of nuclear fission.
- (6) any accident loss damage or liability directly or indirectly caused by or contributed to by or arising from nuclear weapons material,
- (7) any accident loss damage or liability caused sustained or incurred during the period of requisition or commandeering by the Government for any purpose.

The Company shall not be liable in respect of any accident loss damage and/or liability directly or indirectly proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with flood typhoon hurricane volcanic eruption earthqual or other convulsion of nature war invasion the act of foreign enemies hostilities or warlike operations (whether before or after declaration war) civil war strike riot civil commotion mutiny rebellion military or usurped power or by any direct or indirect consequences of any of the said occurrences and except under Section II-1 (a) of this Policy whilst the Insured or any person driving with the general knowledge and consent of the Insured is under the influence of intoxicating liquor or drugs and in the event of any claim hereunder the Insured shall prove that the accident loss damage and/or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequence thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

#### No-Claim Discount

In the event of no claim being made or arising under this Policy during a period of insurance specified below immediately preceding the renewal of the Policy the renewal premium for such part of the insurance as is renewed shall be reduced as follow:—

Period of Insurance			Reduction
The preceding year	 	 	 20%
The preceding two consecutive years	 	 	 30%
The preceding three consecutive years	 • •		 45%
The preceding four consecutive years	 	 	 50%
The preceding five or more consecutive		 	 60%

If the Company shall consent to a transfer of interest in this Policy the period during which the interest was in the Transferor shall not accrue to the benefit of the Transferee.

If more than one Motor Car is described in the Schedule the No-Claim Discount shall be applied as if a separate Policy had been issued in respect of each such Motor Car.

### 

In consideration of the payment of the sum of Rs..... additional premium, it is hereby understood and agreed that the words "riot strike" in "General Exceptions" of this Policy shall not apply to any accident loss damage or liability directly caused by—

- (1) the act of any person taking part together with others in any disturbance of the public peace (whether in connection with a strike or lock-out or not) or the action of any lawfully constituted authority in suppressing or attempting to suppress any such disturbance or in minimising the consequences of such disturbance.
- (2) the wilful act of any striker or locked out worker done in furtherance of a strike or in resistance to a lock-out or the action of any lawfully constituted authority in preventing or attempting to prevent any such act or in minimising the consequence of any such act.

Provided that the indemnity given by reason of this Endorsement shall not apply to any accident loss damage or liability (except so far as is necessary to meet the requirements of the Legislation) directly or indirectly or proximately or remotely occasioned by contributed to by or traceable to or arising out of or in connection with:—

- (a) war invasion the act of foreign enemies hostilities or warlike operations (whether war be declared or not) civil war.
  - b) mutiny civil commotions assuming the proportions of or amounting to popular rising millitary rising rebellion revolution insurrection millitary or usurped power or any act of any person acting on behalf of or in connection with any organisation with activities directed towards the over throw by force of the Government de jury or de facto or to the influencing of it by terrorism or Violence or by the direct or indirect Consequences of any of the said occurr ences.

In the event of any claim hereunder the Insured shall prove that the accident loss damage or liability arose independently of and was in no way connected with or occasioned by or contributed to by or traceable to any of the said occurrences or any consequences thereof and in default of such proof the Company shall not be liable to make any payment in respect of such a claim.

Subject otherwise to the terms exceptions conditions and limitations of this Policy. I. M. T. 21

#### Endorsement No. I. M. T. 16 attaching to and forming part of Policy No.....

Legal Liability to Persons employed in connection with the operation and/or Maintenance and/or loading and/or unloading of Motor Vehicles

In consideration of the payment of an additional premium it is hereby understood and agreed that notwithstanding anything contained herein to the contrary the Company shall indemnify the Insured against his legal liability under:—

The Workmen's Compensation Act, 1923 and subsequent amendments of that Act prior to the date of this Endorsement the Fatal Accidents Act, 1855 or at Common Law

The premium having been calculated at the rate of Rs. 5/- per driver (and/or cleaner or conductor and/or person employed in loading and/or unloading) the Insured shall certify at the expiry of each period of Insurance the maximum number of drivers and/or cleaners and/or conductors and/or persons employed in loading and/or unloading employed at any one time during such period in connection with the................\*belonging to him and the premium shall be adjusted accordingly.

#### Provided always that:

all and continued and the

- (1) This Endorsement does not Indemnify the Insured in respect of any liability in cases where the Insured holds or subsequently effects with any Insurance Company or group of Underwriters a Policy of Insurance in respect of liability as herein defined for his general employees.
- (2) The Insured shall take reasonable precautions to prevent accidents and shall comply with all statutory obligations.
- (3) The insured shall keep a record of the name of each driver cleaner conductor or person employed in loading and/or unloading and the amount of wages salary and other earnings paid to such employees and shall at all times allow the company to inspect such record.
- (4) In the event of the policy being cancelled at the request of the Insured no refund of the premium paid in respect of this Endorsement will be allowed.

Subject otherwise to the terms exceptions conditions and limitations of this Policy except so far as is necessary to meet the requirements of Section 95 of the Motor Vehicles Act, 1939.

<sup>\*</sup> Insert "Motor Car", "Motor Vehicle" Motor Cycle", as appropriate Proviso (3) to be deleted in the case of Private Cars

## Endorsement No. \_\_\_\_\_attaching to and forming part of Policy No. \_\_\_\_\_

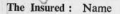
Policies issued to Companies or Firms or to Joint Owners

It is hereby declared that Section II (4) of this Policy is deemed to be cancelled.

I. M. T 3 S.P.W.—7-73—3,000.

#### THE SCHEDULE

POLICY No.: 3311/3/27/mv/3997/76



The Director,

Address

Board of Evangelism,

G.E.L., Church, Ranchi.

**Business or Profession** 

Period of Insurance

From 15th Nov., 176 To 14th Nov., 177 (Both dates inclusive.)

Any subsequent period for which the Insured shall pay and the Company shall agree to accept a renewal Premium.

Geogra hical Area

India.

The N dor Vehicle

Any of the following :-

Reg. Mark	Make	Type of Body	C.C. or H.P.	Year of Manufa- cture	Seating Capacity incl. driver	Insured's estimate of value incl. accessories Rs.
BRV : 6123	Mahendra & Mahendra	Jeep	2200	1970	5 12	,000/-

Subject to Endt. I. M. T. Nos.

: 3,16,21,23

attached hereto

Basic Premium

570-00

Less: for excess

% for excess Rs.

for Automobile Association Membership (

(Maximum Rs. 25/-)

Add: for Strike & Riot

30-00

Add: for accident to passengers

(incl. / excl. person driving)

Add: for wider L. L. to driver

5-00

Less: No Claim Bonus

363-00

(60%)

NETT PREMIUM

IMPORTANT NOTICE

The Insured is not indemnified if the Vehicle is used or driven otherwise than in accordance with this Schedule. Any payment made by the Company by reason of wider terms appearing in the certificate in order to comply with the Motor Vehicles Act, 1939 is recoverable from the Insured. See the Clause headed "AVOIDANCE OF CERTAIN TERMS AND RIGHT OF RECOVERY."

Limitations as to Use: Use only for social domestic and pleasure purposes and for the Insured's business.

242-00

The Policy does not cover use for hire or reward or for organised racing pace-making reliability trial speed-testing the carriage of goods (other than samples) in connection with any trade or business or use for any purpose in connection with the Motor Trade.

Driver: Any of the following: (a) Any person.

Provided that the person driving holds a licence to drive the Motor Car or has held and is not disqualified for holding or obtaining such a licence.

Date of Signature of Proposal and Declaration

15/11/76 Rt.No.157373 dt. 15/11/76 for Rs.242/-

#### In Witness whereof this

Policy has been signed at Ranchi this 15th day of Nov.,

Examined: Entered:



#### CONDITIONS

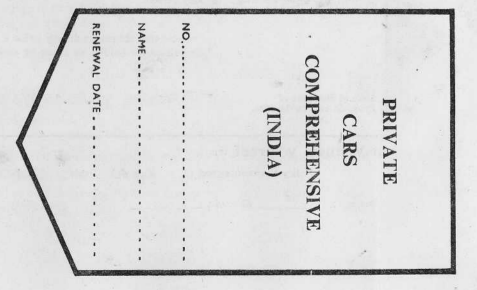
This Policy and the Schedule shall be read together and any word or expression to which a specific meaning has been attached in any part of this Policy or of the Schedule shall bear the same meaning wherever it may appear.

- 1. Notice shall be given in writing to the Company immediately upon the occurrence of any accident or loss cerein the Insured shall give all such information and assistance as the Company shall require the Insured shall give all such information and assistance as the Company shall require the Insured shall be forwarded to the Company immediately on receipt by the Insured. Notice shall also given in writing to the Company immediately the Insured shall have knowledge of any impending Prosecution Inquest or Fatal Inquiry in respect of any occurrence which may give rise to a claim under this Policy. In case of theft or other criminal act which may be the subject of a claim under this Policy the Insured shall give immediate notice to the Police and co-operate with the Company in securing the conviction of the offender.
- 2. No admission offer promise payment or indemnity shall be made or given by or on behalf of the Insured without the written consent of the Company which shall be entitled if it so desires to take over and conduct in the name of the Insured the defence or settlement of any claim or to prosecute in the name of the Insured for its own benefit any claim for indemnity or damages or otherwise and shall have full discretion in the conduct of any proceedings or in the settlement of any claim and the Insured shall give all such information and assistance as the Company may require.
- 3. The Company may at its own option repair reinstate or replace the Motor Car or any part thereof and/or its accessories or may pay in cash the amount of the loss or damage and the liability of the Company shall not exceed the actual value of the part damaged or lost plus the reasonable cost of fitting and shall in no case exceed the Insured's estimate of the value of the Motor Car (including a specified in the Schedule or the value of the Motor Car (including accessories thereon) at the time of the loss or damage while ever is the less.
- 4. The Insured shall take all reasonable steps to safeguard the Motor Car from loss or damage and to maintain it in efficient condition and the Company shall have at all times free and full access to examine the Motor Car or any part thereof or any driver or employee of the Insured. In the event of any accident or breakdown the Motor Car shall not be left unattended without proper precautions being taken to prevent further damage or loss and if the Motor Car be driven before the necessary repairs are effected any extension of the damage or any further damage to the Motor Car shall be entirely at the Insured's own risk.
- 5. The Company may cancel this Policy by sending seven days' notice by registered letter to the Insured at his last known address and in such event will return to the Insured the premium paid less the *pro rata* portion thereof for the period the Policy has been in force or the Policy may be cancelled at any time by the Insured on seven days' notice and (provided no claim has arisen during the then current period of insurance) the Insured shall be entitled to a return of premium less premium at the Company's Short Period rates for the period the Policy has been in force.
- 6. If at the time any claim arises under this Policy there is any other existing insurance covering the same loss damage or liability the Company shall not be liable to pay or contribute more than its rateable proportion of any loss damage compensation costs or expenses. Provided always that nothing in this Condition shall impose on the Company any liability from which but for this Condition it would have been relieved under the proviso (a) of Section II-3 of this Policy.
- 7. All differences arising out of this Policy shall be referred to the decision of an Arbitrator to be appointed in writing by the parties in difference or if they cannot agree upon a single Arbitrator to the decision of two Arbitrators one to be appointed in writing by each of the parties within one calendar month after having been required in writing so to do by either of the parties or in case the Arbitrators do not agree of an Umpire appointed in writing by the Arbitrators before entering upon the reference. The Umpire shall sit with the Arbitrators and preside at their meetings and the making of an Award shall be a condition precedent to any right of action against the Company. If the Company shall disclaim liability to the Insured for any claim hereunder and such claim shall not within twelve calendar months from the date of such disclaimer have been referred to arbitration under the provisions herein contained then the claim shall for all purposes be deemed to have been abandoned and shall not thereafter be recoverable hereunder.
- 8. The due observance and fulfilment of the terms conditions and endorsements of this Policy in so far as they relate to anything to be done or complied with by the Insured and the truth of the statements and answers in the said Proposal shall be conditions precedent to any liability of the Company to make any payment under the Policy.

DSS 1,00,000 12-75.

the oriental fire and general normance co. Ita





G. E. L. CHURCH IN CHOTANAGPUR AND ASSAM, RANCHI.

(C. C. Accounts)

Receipts and Payme Particulars.	nts	for the year	ending	Dec	cember	31, 19 Pay	46. men	E.L.
Opening Credit E	Balan	ce	5,077	2	0			
American subsidy		ALC: 1-10, 400-5	60,000	0	0			
Advance		***	6,899	2	0	11,005	12	6
Bible Society Chanda			29	5	3	74	9	0
Bible Women Evangelisti	e W		108		0			
Bible Women			100	10		1,802	0	0
Evangelistic Work	***		601	5	9	3,676	7	0
Federation Study Help		2.06	1,615	0	0	61	Ó	0
Federation Chanda		100	21	10	0	01		
Calcutta Work	•••	****	21	10	U	1 /27	0	0
Contingencies	***					1,437	10	0
Chaibassa Hostel Money	***	***				1,199	12	6
Dearness Allowance	.9.	710				538	2	6
Establishment	13.1	7002				2,089	0	0
	***					12,037	0	0
Emergency Fund		THE WAY	100			3,440	3	9
Gharbandhu	•••	***	408		0	596	1	6
Girl's Schools	***		1,328	2	6	3,875	15	6
Loan Recoverable			469	0	0	715	12	0
Gossner Hostel		•••	THE PROPERTY OF			396	0	0
Loan Refundable		···	5,000	0	0			
Interest on Bank Deposit			51	14	0	N. James		
Medical Work			335	11	0	1,289	15	0
H. E Schools						2,140	0	0
M. E. Schools		***	8,785	5	0	13,389	14	1
Primary Schools			1,082	10	0	2,440	0	0
Mahasabha		10 L	723	8	0	1,249	7	9
Miscellaneous		685	80	0	0	670	8	0
Property		£	2,017	4	0	2,162	0	0
N. M. S. Chanda	***	1000	50	13	3		12	0
Pracharak Training School	ol		827	8	0	4,348	0	0
Gossner H. E. S. Furnitus	re	WEIGHT			gravia	3,388	5	9
P. F. Contribution		80				1,286	10	0
Pension		120 m				2,600	0	0
Study Help to Students			. 10	0	0	1,959	0	0
Permanent Advance						20	0	0
Pracharak Training Furni		- 10. ···	4.			56	12	0
Repairs and Constructions						79	13	6
Seminary Library		***				78	2	0
Theological Seminary	***	nat by the				5,237	14	0
Travel & Transfer	***		10	15	0		12	7
Training Course	•••		10	15	0	6,196		6
Consist Oil	***		154	0	3	215	1	0
		A		12	0			
3-1/8% Income		1 -01	202					
Property Board Subsidy		0 1	2,000	U	- 0	000	0	0
Motor		•••				886	3	3
		1 3 - 4 AV	07.000			00.015	7.	0
Charles I have a second	- 0		97,989	5	9	93,315	ar action	8
	C	losing Balance				4,673	6	1
	o he	0 1 1 1	07.000	-	0	07.000		0
	**	Grand Total	91,989	5	9	97,989	5	9
SVENTIL VITTE		The state of the state of	-		-	-		-

Guntur, 18-2-1947, Audited and found correct, Sd. MARTIN HENRY, Auditor.

## G.E.L. CHURCH IN CHTANAGPUR & ASSAM, RANCHI.

C. E. L. CHURCH IN CHOTANACPUR AND ASSAM, RANCHI.

(C. C. Accounts)

Trial Balance as on 31-12-46.

DITLOCKE

	BUDU	iL1						SHEE
	801	200	D	r	ifei	C	r	
				*>:3		2,022	9	10
			917	8	0	E TY bush		
• •	200	***		-19		100	0	(
	12					202	13	3
• •				94.5		1,100	0	0
		1575 14		*	_			
	To the second	200	917	8	0	3.425	7	1

Credit	Balance	,,,	2,507	253.30	1	1011	di -	
0 187		Rs.	3,425	7	1	3,425	7	ì

2,165

23,742 13

#### SPECIALR

		000%	-	D	r,		Cr	ant	oll r
Advance Recoverable		160	, v.,	8,020	9	9			
Bible Society Chanda	64.4		****		272		13	14	9
Emergency Fund	ā.	587.8	****				8,380	4	3
Fedreation Chanda		SHUL			-		27	9	0
Gharbandhu	.8.			179	10	6	200	guli	1000
Loan Recoverable	Α.			286	12	0			
Loan Refuudable		PURE	***				5,030	0	0
N. M. S. Chanda	0.	007					23	8	6
Property			***				1.016	8	6
Gossuer H. E. S. Furniture				3,388	5	9	101 2 31		750115
Permanent Advance	***		***	75	0	0			
Study Help to Students		3		9,627	()	0			
Federation Study Help	.0.	01			-12	BÎR	9,251	0	0
0 21 36	-		3	21,577	6	0	23,742	13	0

SUMMARY

Andided and lound corrects.

Cr. Balance.

Budget Speciels	•••	13 - 11	Rs.	2,507 2,165		1 0
Balance as pa	ir Cash Book	8 6		4,673	6	1

Guntur, 18-2.1947.

American Subsidy Prscharak Training School

20% Inaome 3-1/8% Income Property Board Subsidy

SD. MARTIN HERNY.

AUDITOI:

7.400 fathrenn) har en

0 23,642 13

## G. E. L. CHURCH IN CHOTANAGPUR AND ASSAM, RANCHI-PROVIDENT FUND.

## Receipts and Payments for 1945 and 1946.

	18.00								100
	*	100 A		REC	EIPT	8.	PAY	MENT	rs.
Jan. 1, 194	15		- 1					The State of	
	Central Bank		2 6						
	n hand			8 178	13	0			
Since II	OWA	-1000		0,110	10	O.			
Dec. 31, 19	946 Members' C	ontribution		3,463	5	0	88		
No. 17 and	T1 1	50					35		
	0 0	,,					44		
001	Interest			434	12	6	naritable	10	U
	Miscellaneou				12		Japanyo		
		ral Bank :-					E Suite		
	No. 26988	F. D					929		
8.272	31305						1,401		
11.0.2		,, 6.1.2.					2,000	0	0
1,80	31366	,, 004.1.					- 3,700		0
A STATE OF THE STA	21235	,,					4,900		
	Bengal Cent	ral Bank S. B					2,325	6	6
	Cash on han							4 2	0
25	100		4.4				ma <del>let slin</del>	-	
1,000		0001 58.	Cotal	15,520	13	6	15,520	13	6
				Services.			and the same of the same	-	

Audited and found correct.
Sd. MARTIN HENERY,
Auditor.

## Balance Sheet of the G E. L. Church Provident Fund, Ranchi as on December 31, 1946.

1 4 7 5 1 a day							
LIABILITIES,				Assi	ETE.		
Members' Contribution	7,614	10	0	Fixed Depos	it with Ltd, Ra	Beng	gal
Ilaka Contribution	2,804	4	6	No. 26988 31305	929	12	0
C. C. Contribution	4,263		0	31336	1,401 2,000	0	0
Interest Miscellaneous	434	12 12	6	31366 31235	3,700		
	4	14	U	S/B Acet. wit	4,900 th	0	0
General Reserve Fund	232	5	6	Bengal C. B.	2,325	6	6
000,40	2000	dite	rabañ	Cash on hand	95	15	0
Hand Strategies and Apple	15,352	1	6		15.352	1	6
,03011 +2		72111	-				-

Guntur, 18 - 2 - 1947. Audited and found correct.
Sd. MARTIN HENRY,
Auditor.

## Budget of the G. E. L. Church for 1947.

A.	Regular Budget	MIN	Expenditure	Income	Deficit
1, E	stablishment	noi an	12,552	adgresert.	12,552
	eminary		5,942		5,942
3. P	racharak & Bibel Women	Training	4,536		4,536
4. Z	enana Works		3,000	***	3,000
5. E	vangelistic Works		4,200	750	3,450
	ledical Work	.8 8	1,820	320	1,500
200	ontingencies 44	8 01	1.400	I found the	1,400
	ahasabha		4,500	700	3,800
	astor's Retreat		4,000	400	3,600
10. T	ravelling & Transfer		7,000	10 July 10 7	7,000
	ension	Share 1	3,300		3,300
	haritable Work		150	Signatorial Control	150
	rovident Fnnd, Contrib	ution	<b>1,500</b>	antiesellan	1,500
	. E. School's Subsidy		6,168	O legical Co	6,168
15. M	I. E. School's Subsidy	3	8,316	882 07	8,316
	oys Primary Schools, Su	bsidv	3,272	9618	3,272
	irls Schools Subsidy		2,920	ESTE	2,920
18. M	The state of the s		1,800	3136	1,800
	earness Allowance (Office	ce staff &		10012 . Televal	2,000
10. 1	Elizabeth Hospital		600	Berneal Cr	600
20 M	urwahi Pastor		600	doub on	600
	udit Charges		250		250
	iscellaneous & Unforesee	n JaloT	1,000	***	1,000
23 Th	anslation of New Testa	ment in	2,000		1,000
20. 11	to Kharia language	mone in	330		330
94 B	uilding Repair		5,000	•	5,000
	harbandhu	•••	190		190
40. U	narbandid	***	-		
**	C 1 D 1		84,346	2,170	82,176
В,	Special Budget:—				
1. M	ass Movement	astinan	5,000	16 10 10 10 801	5,000
2 C	alcutta Work	18 ted	1,740		1,740
2. 0			91,086	2,170	88,916
			01,000	2,110	00,040
C.	Pastoral Work:-			of Courdbetton	
			1,47,000	1,47,000	
1. I	astoral Work				00.04
1 24	No. 26988 029		2,38,086	1,49,170	88,916
In	come Expected:-				
1. Il		8 40 11			
	oard of Management	0.414		5,000	
	r. Long America for ma	ss move-		0,000	
o, D	1. Long Hill Lica for the	[ment	68 4	5,000	
1 W	. E. C. of the Lutheran F			65,000	
±. **	. 12. O. of the Eutheran F	cucianion	2 20 000		99010
	15 353	0 1 07	2,38,086	2,38,086	88916
		. Lakra,		Z. H	oro
-	12.0			Treas	
	P	resident,		1 reas	will's

G.E.L. Church,

Ranchi.

G.E.L. Church,

Ranchi.

Dated,

Ranchi. 9th Dec. 1946.

Ilaka Contribution @ 10% on Income of 1946.

	Income	10%
1. Ranchi	13352	1335
2. Gumla	3338	334
3. Chainpur & Chhechhari	5653	565
4. Kinkel	4606	461
5. Kondra & Jashpur Upper	* 3660	366
6. Jashpur Lower	1817	182
7. Panisani	1539	154
8. Когопјо	8502	850
9. Karimatti	6973	697
10. Nimdih	831	83
11. Khutitoli	2504	250
12. Takarma	12646	1265
13. Govindpur	13633	1363
14. Amlesa	2614	262
15. Tokad	2934	293
16. Chaibasa ( excluding Jamshedpur )	2648	265
17. Jarakudar ( ,, Jorabandh )	2396	240
18. Madhupur	1188	119
19. Jharsugda	1592	159
20. Purulia	1473	147
21. Upper Assam	11340	1134
22. Lower Assam	13390	1339
23. Calcutta	157	16
24. Lohardaga	7105	721
25. Rajngangpur	5133	523
26. Singhani	702	70
		13193

इस साल के बजेट में चर्च कौंसिल के लिये Rs. 13,916/- इलाकाओं से . मांगा गया है यह रकम इलाकाओं के आमदनी का दस सैकड़ा (10%) चर्च कौंसिल को देने से होगा। —इस महासभा में चर्च कौंसिल खजाने को स्वापलित बनाने का अवश्य फैसला करना चाहिये।

Z. Horo, Treasurer G. E. L. Church, Ranchi.

Coolies on Patch Repair
Red Bungalow.
From 14 th to 19 th Sept 136.

Suleman Raj 5 days @-/8/- 2-8-0. Jiwan marit 5 " 13/6. 1-1-6. Bharke Lin

Bharke Lime 261 @-/3/3. - 0-6-6.

Rs. 4-0-0

Rupees fourage

Recol in full.

D. Toppo.

19.9.36.

D. Toppo

19.9.36

Red Bungalow
Patch Repairing afe. From 6 th to 12 ll Sept 36. Suleman Raj 6 days 181. - 3-00. Jiwan marih 6 1. -/3/6. 1-5-0 Rr. 4-5-0. Rupees four annas five Reed in full. D. Toppo. D. Toppo. 12.9.36 12.9.36.

## GOSSNER EVANGELICAL LUTHERAN CHURCH

( Rgd. under Societies Registration Act XXI of 1860 )

PRAMUKH ADHYAKSH : REV. C. B. MINZ
UP-PRAMUKH ADHYAKSH : REV. J. TOPNO
SECRETARY : MR. C. A. TIRKEY
TREASURER : REV. DR. M. BAGE

HEAD OFFICE
G. E. L. Church, Ranchi
Bihar/India
Phone Res. : 23358

To

Director Berg
Gossner Mission
1 Berlin 41 (Friedenau)
Handjerystrasse
WEST-GERMANY.

Dear Sir,

I have felt it necessary to intimate you that, the Press is financially in a critical state. In our meeting last month the superintendent has reported his difficulties. Going through details it was pointed out that the training grant has not been received for the past two years. We have time to time apprised you the necessity of the training programe to continue. The printing machines which you have donated to us, were ment for the same purpose. On that ground, we were exempted from payment of custom duty and Income tax.

The committee confirmed the need of working capital, amounting to Rs. 30,000/- minimum for a business firm like this Press. The committee was very serious over this issue, and entrusted Mr. H. Hertel and myself to approach, to the Gossner Mission, for help.

I would request you to give a serious thought over this matter. I am convinced the need is immediate. I shall be awaiting your reply.

With best regards,

Yours faithfully,

## GOSSNER EVANGELICAL LUTHERAN CHURCH

( Rgd. under Societies Registration Act XXI of 1860 )

PRAMUKH ADHYAKSH : REV. C. B. MINZ
UP-PRAMUKH ADHYAKSH : REV. J. TOPNO
SECRETARY : MR. C. A. TIRKEY
TREASURER : REV. DR. M. BAGE

HEAD OFFICE

G. E. L. Church, Ranchi
Bihar/India
Phone Res. : 23358

To

Director Berg
Gossner Mission
1 Berlin 41 (Friedenau)
Handjerystrasse
WEST-GERMANY.

Dear Sir,

I have felt it necessary to intimate you that, the Press is financially in a critical state. In our meeting last month the superintendent has reported his difficulties. Going through details it was pointed out that the training grant has not been received for the past two years. We have time to time apprised you the necessity of the training programe to continue. The printing machines which you have donated to us, were ment for the same purpose. On that ground, we were exempted from payment of custom duty and Income tax.

The committee confirmed the need of working capital, amounting to Rs.30,000/- minimum for a business firm like this Press. The committee was very serious over this issue, and entrusted Mr. H. Hertel and myself to approach, to the Gossner Mission, for help.

I would request you to give a serious thought over this matter. I am convinced the need is immediate. I shall be awaiting your reply.

With best regards,

Yours faithfully,

Press copy

resident RO, M. P.

Jharkhand Party Main Road, Ranchi Bihar Tel: 21636(R) 23536(0)

February 10, 1977.

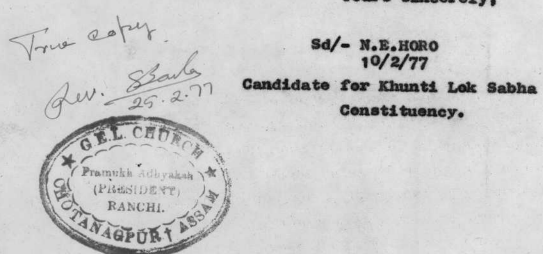
Deputy Commissioner, Ranchi.

sir, Des

This is to inform you that I may ngaged the following vehicles for my election campaign during the ensuing Lok Sabha Elections. They may please be exempted from requisition of vehicles.

> Particulars of vehicles are: WBA-213, BRV-5708, BRV -6123 and Jeeps Nos BRN 8115 Ambassader Car No. BRV 5775

> > Yours sincerely,



## Received from the Treasurer of the G. E. L. Church the sum of Rupees

$\mathcal{D}_{r}$	river	low	5011 10.1	0- 1936
		*	y y uu v	er. 1120
			•	
	EXIMALIX			
1811:111:111 - C	111111111111111111111111111111111111111			

ne 1. 10, 1936. Sumuel Toppo Sixonloly Received from the Treasurer of the G. E. L. Church the sum of Rupees

Secretary Ranchi Committee on Properties, G.E.L.Church To P.O. Ranchi. Messrs. Selvel Advertising Prt. Ltd., "Selvel House" 10/1B, Diamond Harbour Road. Calcutta - 27. Dear Sirs, Re : Putting up advertisement Board Size: 20'x10' - Ground Site (B) in our premises at Ranchi G.E.L.Church Compound facing traffic Coming from G.P.O. Ranchi. I/we declare that I/we have the legal right to let our the above portion of My/Our premises and assure you that there will be no interference from the tenants at the time of erection this I/We will compensate you adequately.

The rent will be Rs. One hundred only per annum,

payable in advance, commencing from the date of /construction of the Advertisement Board. I/We will refund you the rent if the plan of construction of your Hoarding is not sanctioned by the Corporation/Municipality and this agreement will be treated as cancelled.

You will be allowed to keep your advertisement board for one Yearswith an option for renewal for further period of Years on the same terms and conditions. You will have the option to discontinue the display at any moment if the view of the display is obstructed and your liability for rent will be upto such date of removal.

You will put up the Board & Structure at your own cost.

You will pay Corporation/Municipality Advertisement Tax if levied on your advertisment board.

I/ We will give you, your workmen, painters, inspectors, representatives due access to the site at all reasonable hours whenever you require.

You ean

At the time of filling these Schedules great care should be taken to include only those Scriptures which have been procured from the Bible House, 23 Chowringhes Road, Calcutta.

Bibles, New Testaments or Portions published by any other Society, and miscellaneous Christian books of any kind, should not be sold by men who are entirely supported by Bible Society's Grants.

This form should be filled in and returned as soon as possible to the Bible House, 23, Chowringhee, Calcutta.

## British and Foreign Bible Society

(Calcutta Auxiliary)

#### NOTES FOR MISSIONARY SUPERINTENDENTS

Colportage grants-in-aid are given on the understanding that they will be used to extend the sale of Scriptures among non-Christians in places not ordinarily reached by the agents of any Missionary Society.

- 1. When a Colporteur's whole salary is met by the Bible Society's grant he must confine his work to the sale of Scriptures only.
- 2. If Colporteurs sell other literature as well as Scriptures the sums granted to them must in no case represent more than half their total salaries.
- 3. Returns according to the forms supplied must be sent in once a quarter—the first week in March, June, September and December.
- 4. Grants-in-aid are made for one year only. Applications for their renewal must accompany Returns for the fourth quarter, and the continuance of the grant will depend on the complete satisfaction of the Secretary as to the work done.
  - 5. Unpaid accounts will be settled by deducting the amounts from the quarterly instalments.

QUARTERLY FORM (Quarter ending May 31, 1927 )

SCRIPTURES SOLD.	Birles.	New Tests.	PORTIONS.	TOTALS.
English				
Bengali		18.0		
Hindi-Nagri				
Hindi-Kaithi				
Urdu				
Uriya				
Others		· ·		

Amount realised by sale

Rs.

As.

Number of persons who have sold Scriptures

Amount paid for selling Scriptures (not including commission)

Station

Date

Signature of Missionary as correct.

Rs.

Please state briefly on the other side any special incidents of interest in connection with the Colportage work during the last quarter.

## Received from the Treasurer of the G. E. L. Church the sum of Rupees

	Three	Annas	fifteen	unl
for	making	an Iron	Evas	7
1 3				•••••••••••••••••••••••••••••••••••••••

Rs.

The 23. 9. 1936.

Yokul Miston

R. P.-54.

#### Acknowledgment.

(To be returned to office of posting for delivery to sender.)

RECEIVED a registered\*

No.

addressed to (name)

The Director of Public Instructions.
Bihar. PATNA.

† Insured for Rs.

† Weighing (in words)

Signature of addressee

Date of delivery

taces

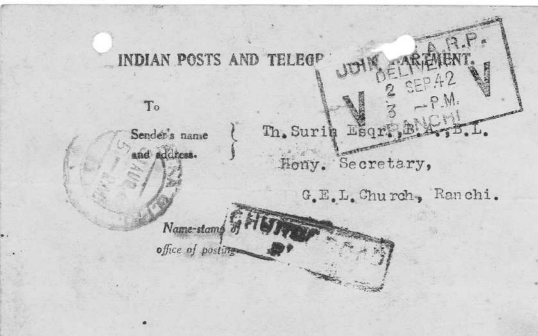
1

Lai Chand & Sons, Printers, Calcutta—No. 1756 R (A-1) - 3-4-41-1,05,97,00 N [M. 3-10/37.]

<sup>\*</sup> Write here "letter," "postcard," "jacket," or "parcet," as the case may be proceed by the word "insured," if the article is insured.

† To be filled up only in the case of insured articles, and to be scored queen the case

of other articles.
Lai Chand & Sons, Printers, Calcutta—No. 1756 K(A-1) - 3-4-41-1,03,0 ,000.



4. Quasies

Bill No. 103

GANPATRAI, CHUNILAL

(Petrol & Motor Dept.),

Telephone : Ranchi 20.

RANCHI.

Vouchers Enclosed

Errors & Omissions Excepted.

Interest @ 12% will be charged on all overdue accounts. Discrepancies, if any, should be brought to the notice of the

Dated 36 - 9- 3C

management at once.

	KANCIII.	management	
Sep	1 Potos 6 Ceales		8 18.
1,	6 Consenace 1-	2	
	Molie L'in Cecleons	4/2	
	Switch 1	14	1- 0
	7 Platinum pour 1 set		188 -
- 11	12 Petrol 5 Calions		756
)(	12 etaol 5 callons		5-14
71	15 11 2 11 -		2 15-
2/	20 noline 1 Lin 2 11-	215	
		4/2-	711
)(	22 Potnol 3 Ceales 23 Dunlop Lyne 1 4-50X21	0.0	466
2/	Inlu 1 4 50x 21	32	
	Pernol 6 Chaleonis	873	
			46/1-
			/
	The most		
	ei elese		- /
	HALLAND HALLAND	· laos	
	70 lehundal gart 2/10/36		
	1/10/36		
	7		
		Total	98 4-

Total (in words) Rupees Minety Eight andames for CHUNILAL GANPATRAL.

(Petrol & Motor Dept.)

C. C. Executive Heating January 7, 1942. Prayer :- Meeting was opened with prayer. II. , Present :- All members were present. Minytes :- Minutes of 10-12-41; 11-12-41; 12-12-41; 22-12-41 and 27-12-41 were read and confirmed with the following correction : Item 32 of 11-13-41 should be substituted by the following :-Letter from Er. S. E. Boy regarding Refresher's Course in Beligious Education for a week in the end of December and the beginning of January 1942 :- Considered Mr. Roy's letter carefully. As a Similar course for the Lutheran teachers was conducted at Ranchi last Summer and as another one is intended to be held in Summer 1942 the Church Council does not find it convenient to call the teachers in December. The Church Council however appreciates such an arrangement made by the B. C. C. and offers its hearty co-operation in the matter so far as possible. The C. C. is also pleased to learn that the May. J. Lakra is going to take some classes at the said Course. IV. Matters arising out of Previous Minutes :-(a) Gate for Deputoly: After consideration it was, Resolved that a gate be opened for the brethren of Deputoly who should be responsible for not allowing the outsiders to enter the compound. The brethren should also be responsible for opening and clasing the gate at the appointed hours. The expence for the gate will be met by the Church Council. (b) Bier: It was resolved that the Ranchi Ilaka be advised to make a small room on a wall of the math inside the cemetery and to keep the Bier there. It is understood that the expence will be borne by the Ilaka. Application of Mr. C. M. Tiga for a piece of land near the Panshop in the Gossner High School Compound to open a Bookshop :-After consideration it was, Resolved that (1). Mr. C. M. Tiga be asked to give a description of the piece of land he wants for the Bookshop. The Berdmaster of the High School be asked if he has to say anything on the matter. (d) The broken bridge on the way to the High School hostel near the public latrine : Mr. Tirkey be told to take care of this bridge. (6) Rev. B. Hemrom : The President reported that Rev. B. Reston made over charge of the Ilaka for the present to the Headmaster of the Amlessa School and has left Amlessa. Now there is no paster there. Edutitoly School :- The Headsupervisor reported that Faulina Mins has been appointed as an Asst. teacher at Ehutitely. (g) Boys and girls for the Training :- The President reported on the selection Examination and gave a list of those who were selected and sent for Training to various Training Schools. Betri Case : Postponed for the next meeting. (h) (i) Kinkel Boarding: A report should be saked for.

Meeting of the C. C. Executive along with the Officers of 

Proyer :- Rev. J. Lekra led in the opening prever. of theve

- Present :- U. C. to :- Rev. J. Stosch, President . Rev. J. . P.
Tigo, Lety Br. E. Boy, Grenswer, Br. Th Marin, Rev. L. Jojewar,
Br. P. S. Verbre, New. J. Lekry.

Englit Panco :- Sev. S. S. Kojer . Tieke Cheirmen, Br. M.
Khess Tressurer, Br. M. D. Minz and Br. Asef -ekry.

to July Dooms, A. I. Firkey . . Wr. Tirkey's letter dated the 28th Februnot prepared to appear before the Church Council Executive Committee and the Officers of the Report Mendi Pench in order to asswer the questions he must be saked regarding his acts of indiscipling and

and disobedience. - continued disorgifence and that he is placed unfor discipline (Chapplified to make a ligh of

hoti / Dale ) of the Church.

".berrounop bail to

. noisosorthe Westing west closed with prayer. All its old would design and the cold of the state of the cold of t . asidreders to regurat bu

10)- J. J. F. Tipn. This committee is here y appainted to deal with the Grychagest

Schools :- The Consult High School and the Exthering Meeting of the Executive Committee of the Church Church held

on the End Merch. 1942. sell. Prayer :- Rev. L. Jojower led in the opening prayer.

+eups J. Lakra (Visitor) Mr. S. Soy, Treasurer, Br. The Surin and Rev. J. so d. 2. Tigs , Secretary.

III. Situation Created by the Severagent order to vecate the fol-

(1) The building open as Gowener Bigh Debool.

of Divology in the beliding used as office of the Tosener Bigh School.

(3) The building used as Wes Hostel. .od Bluedest

- (4) The building known as the Principal's burgalow now occupied to by his Diller wel lies Schmidt.

- (5) The building known as Old Montel and Meedgester's quarter.
  (6) The building now occupied by Nev. Stones.
  (7) The building now occupied by Ers. Jellingh us end Mrs. . . hadmhowt.
  - (8) . The building now occupied by wise bokey, Nev. J. Halme and Br. H. Say.

The Courst Pint.

Continue to (a) Prunident Fer. J. Stooch should go to Govinoper. Windes A. Diller and M. Debaldt should go to Guala.
Mrs. Jellingkous and Err Klimkeit chould go to Cumla.
(b) Desidery :- The Principal Nev. J. Lakra and femily should

.go to Covinspur with all the Seminarists.

Desinary Classes Should be held to covindpur: For the present the classes should remain closed until all erroppements are made at Govindpur .

The Secretariat :- Hev. J. J. P. Tega and has femily (e) should so to Mr. D. W. Parma's building which is now occupied by Dingley. The office of the Church Council . the office knames of the Property Board and the furniture of the Handsupervisor should also go there. Mr. Boy wants to hold his offices in his own house. The Church Council should pay the rente.

2. Church Management :- As the President cannot attend the meetings, one of the members should be elected Chairman at

every meeting.

Rev. J. Lakra is co-opted to attend the meetings every fortmight in order to form a link between the Council and the President until next xxxx xx Mahasabha. All q Ilakas institution should be informed that Church administration is undisturbed. All communications should be made to the Secretary, G. E. L. Church direct.

The Mahasabha :- As thigs are uncertain on account of War conditions the Mahasabha date/s be concelled and postponed indefinitely/.

XX A. wire should be sent to Assam and all Ilaka Chirmen and others concerned should be informed at ones.

The buildings and Furnitures :- All furnitures of the Berlin Board and the Church which are in the various bungalows should be taken care of. A committee of the following is appointed to make a list of the furnitures, to store them up and to look into all the needs that might erise in this connection.

1. Mr. D. M. Pnna, Sedretary and Manager of Properties.

- 2. Rev. J. Lakra. @
  3. Rev. J. J. P. Tiga, Seretary, G. E. L Church.
  This committee is hereby appointed to deal with the Government
  in all matters connected with the buildings of the Compound.
- Schools :- The Gossner High School and the Betheada Girls' School should be closed for a month! leave.

Meanwhile it should be considered what steps should further be taken with regard to these shools. The Executive Committee is authorised to make necessary arrangements. Miss Sokey is requested to negotiate with the authorities of the St. Margarete's High School for any possible arrangements for allowing some of the classes to be held in their compound and to take as many girls as could be accommodated by them in their shool.

Attempts should be made to keep the Government-Grant- in-Aid. my undisturbed.

6. Garden South of President(s Bungalow :- It should be managed and controlled by the Church Council. The fruit trees

should be given on thika.

7. The Church Car :- The Sacretary should remain in charge of the Car. It should be kept in the garage of the Panna buildings. The Meetings was closed with prayer.

> Sd/- J. Steach. 3-3-42.

Sd/- J.J.P. Tiga. . 3-3-42.

Memo No. 852-59/42. Dated Ranchi, the 28th Merch, 1942.

The Minutes of the G. C. meetings of the G. E. L. Church in ChotaNagpur and Assm from 25th February, 1942 to 2nd March, 1942 is forwarded to the Treasurer, Mr. N. Soy, Mr. Th. Surin, Rev. L. Jojowar Rev. S. Bage, Rev. J. Lakra, Rev. L. Topno, Pev. S. Kula and Mr. P. S. Vengra for their kind perusal.

> 9d/- J. J. P. Tige. Secretary G. E. L. Church Ranchi.

### Circular on Resolutions.

Dated Ranchi the ith May, 1935.

## 000

No: 1045/35/F. -48.

Mr. Panna has written to the Secretary under date 30th April amongst other things as follows:-

I find that the Church Council has passed several resolutions but no copies thereof have been sent to the Secretary of the Board of Trustees. Please note that the Board of Trustees will not take any action on them unless copies of those resolutions are sent to the Secretary, Board of Trustees, with a covering letter or otherwise. I get copies of the entire proceeding as a member of the Church Council, and can not be supposed to take any action as Secretary of the Board of Trustees.

As Mr. Panna does not wish to take action on the Resolutions of the Church Council though he gets copies of entire proceedings as a member of the Church and not as a Secretary to the Board of Trustees.

In the circumstances all Departmental Heads on receiving the entire proceedings will please communicate direct with the Secretary to the Board, on such items on which the Trustees are concerned.

Secretary, G.E. L. Church.

Huru

To
The Head-Supervisor,
Lutheran Schools,
Ranchi.

An emergent meeting of the Managing Committee of the Gossner High School, Ranchi will be held on Wednesday, the 4th August, 1948 in the school office. at 4.30 p.m. All the members are cordially invited.

AGENDA: -

Government Grant-in-Aid for the year 1948-49

To.

Mr. C.H. Herenze

G.F.L. Church Council Ranch

Gossner High School Rungha

GOSSNER EVANGELICAL LUTHERAN CHURCH IN CHOTANAGPUR & ASSAM.

Mission Estd. 1845 - Autonomous 1919,

Secretary : Mr. C. H. Herenz.

Ranchi, (Bihar) India

No. 2180-83/48/F-57.

The 8th November 194 8.

The undermentioned document is forwarded to the Rev.L. Kongari, Rev.S. Aula, Mr.Z. Horo and the Secretary Board of Management, G.E.L. hurch Properties for information, guidance and compliance.

Secretary, G. E. L. Church.

Extract from the minutes of the full C. . meeting held from October 25.27 & 30. 1948.

#### Item No. 10.

" Tujur -ommission Report :- The Commission report as presented by the Convener Mr.Z. Horo, was REE received but the Commission did no make any definite suggestion. However they found that the present sames compound of the G.F.L. hurch building is recorded in the name of hev. Dharmdas Tiru. On the other hand it was reported that the land in question was a "Chhahur" rether a path within the Church land was converted into paddy land by the sons of the late pastor of Tujur, and other piece of land in dispute was given up by the paster when the pension was stopped. The commission recommended that :-

the tujur 'ompound be demercated.

A Godown be built for, at present the paddy is kept in the house of the pastor-where

there is not enough rooms.

A new Church building be erected at Toked inplace of the present one, because the condition of the Church building is so had that patch work is nothing but waste of money

A Derakhan (quest house) be built at Tokad.

#### Resolved that :-

(a) The question of pension be dropped. (b) the long standing dispute at Tujur be wetwied by giving the plot no. 834 to the sons of the late

Severage Mr. C. H. Herenz. No. 128-08-12 ON

late pastor D. Tiru in lieu of the C. L. Church building compound sxess which has been recorded in the name of Rev.D. Tiru, and some money be given to them on condition that the transfer sons of Rev. Tiru give up the claims on all trees which are within the G. L. Church property and which are recorded in their names.

- (c) Rev.S. Kula be requested to prepare a draft of settlement.
- (d) The Commission to continue till the settlement of the dispute.
- (e) the recommendations of the Granizzas Commission item (i) and (ii) above be adopted. end , one . . . he recommed only the attendance as a requir
- (f) The Board of management be requested to add one room for guests in the Bungalow at Tokad. The state of the line was and the

sail to be a gente belt we age to coperate you by when

. Bathorough and Discognor Sugar only

The state of the s

National advocation of nothing but the and the contraction of the contr

Lags to once out to acc and only any milety yo

to fee more than a report of that he meden in the reference to that he wanted that of most his

Printerior 200 and anytherap of Dept. of Jose Michelper

Sd. J.Lakra. Sd. C.H.Frenz. 6.11.48. Secretary. 30.10.48." offide, at the of light to dispute was given up by the peaker when we had been adopted to the test took took to

market beneficial

CBBCM/5C.

## G. E. L. CHURCH IN CHOTANAGPUR & ASSAM.

Secretary : Rev. J. J. P. TIGA, B. D.

Ranchi, (Bihar) India.

The 17th, Jan. 194 2

No. 161/42

Rev. J. Lakra, Ranchi.

Dear Mr. Lakra.

I ordered for "An Explanatory Statement on a Draft Indian Christian Marriage Bill "By
Mr. B.L.Rallia Ram and I have got it now. I am sending
the same to you for a study and presentation of the
relevant matters at the meeting of our sub-Cee. at
your convinience.

Yours Sincerely,

S1,	Name of Candidates	Father'sName And Occup.	Mother's Name And Occup.	Pestal Address	S
01,	Shilpy Anamika Ekka	Niranjan Ekka Service	Anita Ekka Service	North Off.Para Barik Toli Doran- da,Ranchi 884002	1
02.	Hema Pratima Kujur	Sri Silas Kuju Service	r Pholen Kujur House wife	Babu lane, Church Road Ranchi Bihar/834001	1
03.	Menica Frieda Bhengra	Mr.Owen Basil Bhengra Service	Mrs. Usha Bhengra Service	C/O Mr.O.B.Bhengra Daud Nagar,Dibadih Ranchi 834002	F
04.	Anjali Arpana Minz	Mr.Singhasan Bardan Minz Service	Mrs.H.Minz Teaching	Qt.No.337 Sector 3/C Bokaro S.City Bihar 827003	F
05.	Sarita Tirkey	Fredrick Tirkey Central Govt. Employee	Asheren Tir Tirkey House Wife	New AG.Colony Type III/310 Bhubaneswar 751012	F
06.	Swarnlata Madhu Lakra	Bimal Lakra Pensioner	Lakra Govt.Serv-	Kadru Pul Toli(N) P.O. Doranda Dist. Ranchi Pin 834002,Bihar	F
07.	Abhilasha Minz	Late Vincent Minz	Teacher	Mrs.Abha Minz Qt.No.22 X-Type Cross Rd No. 28 P.O. Agrico Sidhgora,Jamshedpu: Bihar 831009	F
08.	Amshumali Rachna Tirkey	Late Azariyan Von Tirkey	Tirkey Teacher	R#O Rev.C.J.Tirkey Elizabeth Comp. Church Road Ranchi 834001.	F

			•	
ISc.	15600.00		GELC	B. 9, Rdn, Council (150) 57.839
BIEC	P 15000.00	•	GELC	Bihar See Bram od 61.33%, ep Jea. e. 2. Sc.
Isc.	90000,00	)	GELC	I. Sc. 46.83%
AISS	CE100000/		GELC	No mark sheet
CHSE	25200/=		GELC	No. made sheet
BIEC	75000/#		GELC.	P. Se. 46.66 %
ISc.	48000/=		GELC.	No male sheet,
ISc.	35000/=		GELC.	Britar See- Bram. bd. 64.66%
	Isc.  BIEC	BIECP 15000.00  AISSCE100000/=  CHSE 25200/=  BIEC 75000/=	BIECP 15000.00  Isc. 90000,00  AISSCE100000/=  CHSE 25200/=  BIEC 75000/#	BIECP 15000.00 GELC  Isc. 90000,00 GELC  AISSCE100000/= GELC  CHSE 25200/= GELC  BIEC 75000/* GELC.

			1	The second secon	ger medicination
Sl.No. N	ane of	Candidates	Father'sName and Occupa.	Mother's Name and Occupa.	Address
					May of a
			Part Services		
1,722.37	. S. C.	المها لمدين	2,000 Pile ly 60 2,000 do 415	Fob. Soci W.	Ester.el
	1 28	Seeries	TOTAL A	100.00.00 de 1	is, ya'iso
			THE PARTY OF		7.5
The Birth		den in the	\$320, 1 3,520, 1	-\cdaab /	3810 CV.V
					\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
		1,50,11			
	198A2				
22.7 Chieff 6.22.7	i jala	ma de polici	1, 0.80		as will part.

OF CAUDIDATES APPLIED FOR SPONSORSHI	C.M.C. VELLORE
--------------------------------------	----------------

Sox . Date of Birth		Income	Offered	1	
				E silvana yo	
	The tage	SANGET . I.	V	WEW NOTE OF	
labu lane Ghure'y 'g koas Saheni Linas/G24301	Photon Kujur Hilling mile	011as (01)u 1 202	1-201 m	Preting Rull	enos 1.50
				be this is a	11 ·
The state of the s	l ambuene	822	vang Maria	42	oine A . Ga nen   Me
	M. e				
W. Mosoow YEE .ch. S	Mank, H. adh	matallani	S. Allies	aid enigia lite	TOURS
1/2 10, 20 minuted by 10, 10, 10, 10, 10, 10, 10, 10, 10, 10,	pathoneT	en Minz	V 302	/	
10003° 1000		ice Sick II key Wal Covi.	L L L L L L L L L L L L L L L L L L L		Jizaë j. jo
e AG.Cqlory	A Secure William Secu	ice sick 71 key sel Covi.	y inc		manu Vac
admin 827003 (4)  e AG. Dolony  e AG. Dolony	Ashore Wir in Monae Wir in Monae Wir in Wir	ice ick 71 key oyes oyes lakes	viac Lord Lord	a Tirley.	rmsw2 oc

Name of Candidates	Father's Name And Occup.	Mother's Name And Occup.	Postal Address
O9. Alka Kujur	Mr.James Kujur Retired	A. Kujur Retired	Prem Nagar Hesag Post Hatia Dist Ranchi/Bihar Pin 834003
10. Siji Varghese	V.T. Varghese Service	Gracy Varghese House Wife	Qt.No.IC/45, Gandhinagar Colony Kanke Rd. Ranchi 834008 Bihar
11. Vidyut Saurav Minz	Sri Sahay Minz Retired	Ms.Pushpa Minz Teacher	G.E.L.Mission Com Pilger Lane P.O.Church Road Dist. Ranchi 8340 Bihar
12. Ashish Amit Toppo	Mr.Nirdosh Toppo Service	Ms.Indu Toppo House Wife	Vill Tati P.O. Kuru Dist.Lohardagga Bihar. Present Add. E.Rly Diesel Shed Patratu
13. Nirvan Bara	Mr.Sanjeet Bara Retired	Ms.Pushpa Bara Teacher	Mrs Pushpa Bara C/O Mr.S. Bara Kadru Pool Toli Hind Chowk, Ranchi Bihar 834002.
14. Edwin Allan Zelek	Dr.V.M.Zedek Medical Practi- tioner	Dr.(Mrs)R.V. Zedek Medical Pract- itioner	Zedek Enclave 22,Peace Road Lalpur Ranchi 834001
15. Rajesh Hembrom	Sri John Hembrom R <b>ėti</b> red Service	Teresa Soren	CTS, Fort House P.O. Champanagar Dist. Bhagalpur Pin 812004
16 Pooja Bhahia	Si Roshan hal Bhahia Business	Mrs Champa Bhaha	Deurulia Raa Randu 10 G 16/8 Secon Hoor, Malvia Hoor, Malvia Negar New I

ex	Date of Birth		Parent's Annual Income	Course Offered	Denomi nation	Phy them arks
F	21.12.78	CBSE	12000/=		RC	seconday Edn. Ean. 629.
F	30.01.79	CBSE	75000/=		Pentico- stal	no mark sheel
o.M	09.02.74	ISC BIEC	17000/=		GELC	I. Se. 43.16%
M	22.04.78	10+2 App.	48000/=		GELC	sec. Borlord Bram. 72%
М	23,08,77	ISCE New Delhi	40000/=		GELC	Sec. Edn. Fam. 72%
М	14.03.77	ISCE	200000/	/=	CNI	2.8e, \$4.33 %
M	14.07.78	3ISC (10+2)	14000/:		RC	No-roale theel
						C.B.S.E. 83.339

4 = 24.12.76 CBSE 75,000000

मीं तसिक करता हूं कि भी हेड हुमार तेजर हु के मान स्तू में ने हेड हुमार तेजर हु के मान स्तू के कि कि के हमा समय पर क्षाया क्ष्मीतर जिसर क्षायों स्तू के विक्र के विक्र के जनाया क्षातु का स्त्राया से प्राप्त मार्थ के जिल हैंड स्पर केंजर हु ग्रेमिन स्तू हु हों में का प्रिकार हेता हूं। साम में रोकड़ वर्ड क्षीर बेजर के मान वर्ड का सिकार के जना में रोकड़ वर्ड क्षीर बेजर के मान वर्ड का सिकार के जना से से कड़ वर्ड क्षीर बेजर के मान वर्ड का सिकार के जना से से कड़ वर्ड क्षीर बेजर के मान वर्ड का सिकार कर का जना है।

the Sanga 20-8-60. Suretay Late, U.P. Tapkan भें ने हेड हुएर केजर खेंगरान क्रंक रांची में उता निका ' ब्राजा न्याराज्य रांची में जी-के एक पूर्णी स्कूड़ा', जानारां मा स्न 1882-88 में १९४१-४२ मा वस्तारा आनुशान कुड़ा' ... पाया ।

सेम्टिरी: -

वाँची कितो का उपना पाती तपकारा जी हे. एक पू. पी स्कूल का सन १६४२ मार्च तक हिस्दू के सुपरिन दे हे हे से सहायता का किता।

BIM for Grant-in-aid.

राजी जिले में विस्म स्परिगरे के

VIE 15

महीने में बोड़ से सहायता	40	उद्धाः	-m.	
ञ्जू प्रे ह्य				
स इ		#		च्स विलामा रुपया
J. F.				करने के लिये होड सु
जुलाई				बीचर खुकेशन स्वक
क्सगहत.				क्राचिकार केला है।
संशेष्ट				ं दिन हैति
क्रोप्सिवर				M. Sanga Secretery
ना वेस्वर				Secretery
विद्याम्बर्				Luth. U.P.
जनवरी				
कारवरी .				
मार्च	7			
		1		

इस बिदा का रूपया .

जिले के कलकरी से मिलेगा सम्मादक

Passed for Rs.

Office of the District Superintendent District of Education
Ranchi

जभाना स्यापक जिल्लाम गुड़िया

An Sauga 20-8-60 Surety

29 S. P. Bakhla (1977) 30 Eliazar Henragion 31 Jai Chanta 1960 10/-10 37 Narmi 7: 7 key 37 11-08/20 mangal 7: 7 key 38 11-68 40 41 Johan Horo

# COLLECTION

Letter

24.3.1927

Telegrams-Testaments, Calcutta

#### BRITISH AND FOREIGN BIBLE SOCIETY

( CALCUTTA AUXILIARY )

From the SECRETARY

23, Chowringhee, CALCUTTA

Dea 2 min, 24 . 3 . 27

believe he not the lecture notes in

English Fransline Allo Bledes.

If you have the lectine book please and it me by return of prost as I

yours hul had it.

ale young

POST CARD Ro B. Ming Lucheran Min Compro Ros De to reps sude notes. En

# COZZECTION

Letter
By L. Phillips
9.1.1949

The President G. E. L. Church Ranchi. Diputila 9. 1. 1949. Sir, I am not keeping well, please and the sien leave till I fully your backpuly. 6 phillips Had anishers Juliean lomen Train Randa .

# COLLECTION

Letter John
Rudperly Board
(S. K. Barla)
28-9-1949

### OFFICE OF THE BOARD OF PROPERTIES

G. E. L. CHURCH IN CHOTANAGPUR AND ASSAM

(Registered Under Societies Registration Act XXI of 1860)

Head Office G. E. L. CHURCH RANCHI, BIHAR/INDIA Phone-23358

Ref.....

204 /79/PB-8

Dated 28-9-79

To,

Attention :- Miss A. Tirkey Mr. A. Panna,

Dear Madam/ Sir,

As per desire of the Deputy Commissioner Ranchi the Mini-Bus Stand has been shifted to our G.E.L. Church Compound and the Traffic Inspector has requested us in writing for a purely temporary arrangements to keep the vacant Buses inside our Compound till 1st October, 79

Now, you are directed to close the Main Gate and get it locked on the Main Road from 2nd October right from 5 o'clock morning.

Please treat it urgent.

Yours faithfully,

S. K. Barla ) Manager, PB

Copy to:-

Pramukh Adhyaksh G.E.L. Church Ranchi

For information and necessary action.

# COZZECTION

Letter

By

26 th June, 1943

The Gossner Evangelical Lutheran Church in Chotanagpur & Assam.

Mission Estd. 1845—Autonomous 1919 Registered under Societies Registration Act XXI of 1860 on July 30, 1921.

Hony. Secretary :- TH. SURIN Esqr. B. A., B. L.

RANCHI, (Bihar) INDIA.

To Pt. Philip Bush,

Asst. Teacher, ME. School,

you are hereby informed that you have been toansfeld by the Fall Church bruil

to Tokad ME Shorlow Head Pandit. Please join Tokad MP. School

at an early date

## CO22ECTION

Letter
By Rev. A. John
13th May 1927

To emply of home full stand of the property pour of the sich of the property of the sich of the property of th your gary ondered Church Council Ranchi of burst was f Sates Hinkel 14 13th Jonay (427) मान्यवर महत्र्वाय C.C. Secretary साह ब क्रोन सी भुत्रहरूव आत्र तार्या १३. मार १६२७ जाप के वास यारी क्क विस्थ पुर्वका आज मेजा जाता है। जिस पर आप कृषामा विका कर हुआ के विस्तय के गृहरा करेंगे। अग्र के समाय सम्म है कि यहां बिह कि है। अगर उसके किये या मितिक कार काम C.C. में नहीं ्रियत है। क्रीर खेडीडारी बेटाका भी उत्रका क्रार काम भी. ZAT & AV 829 300 STA Candidate our 2187 P.T.O.

Consider or and (Fransfey) कार दोन्सेय! जेर कार मानी Jon unemplom unemployer ha 31 am in onva Fi all employed for मेर यहां रेकामकाल बदली कार दी पेनिय रेक वह यहां The Secretary विकास केला आरे । याभी दा महिना दाता है में-Luthran Church Council Ranchi ( Rev. CA! HONGY) CAUTA West से उस कार मिर्मिमारक भागा तक्य देनमा स्टिया R. O. Ranchi 5772 18 sta. AM lacks sof Rev. c.A. John. Vist Ranchi.

# COLZECTION

Letter

By Candt. Eleazar EKKa

16 May 1927 \$ 21 April 1927

Kutita PA Heming went were arrived com man or nx Com Bullion of I from the own on the महत्व माता - जसव महाता - राजा न्यू व of the grander years and some mi the contract the the mine the real cine succession of your call freez in said day with might be and Contra Caran Econo Com mail Phi want was I

30PM POST 1452 511 more Con 2416 WRITING SPACE ADDRESS ONLY minton in Raquel Kertul U.P. Select Pondits of until Dingaram Minz mare who who was a water anten outer agention in women to treat a country H Style of our garante THESE ATTUENTS FROM I are at the properties

Khutitol. HINTER HE 1214 Hay 1927. बहुत र परियुसहाय, आहें स्थाप की मालूम होते छ १२-४-२६ सी तैवल सामाइटी का मंजूरी चिहि आएसे Colporteur आम साहते के लिए मेरे पास पहुंचा जिसमें काम १६=8-20 से काम यूक्य करने के दिले लिखा गणाणा परमा भूना एक महिना बीस् गण भूव तक मेरे पास किताब नहीं जेला गणीहे जोंनी नी मेंने देर पोस्ट कार्ड सापके पास चेला। में सन्देह में हू कि क्या आपतीर्ग मुल्मे काम देश काराया विना काम का रखेंही सीमिनर े बेडिने केवाद १ रे उर में नी जनवर में प्राप्ति तक वित्र कामका घा किर अती वर्षिक में भी जनवरास प्रवतक विता काम में रहताहूं अत्री भागने निज जांव इतने दूर में रहका में विमा का मका बहुत ही मुक्किकार इस्तिलो आहार से मेरा काला हुई। क्रियाय. इस चिद्रा मा ज्याबं दुरना ही की जी जिले

WRITING SPACE मिला स्पर्ध मालम हरि कि नमा बर्यावसा होता? वो हमनी क्या करवारीमा में सल्देर में हूं इतन दूरम आप के आनु मार्क बाल

Candt Eleazor Eura.

HAIR 1/21 ANNA

To, The Secretary C.C. Luther an Church

### COLLEC TION

Latter

By Candle Dand Surreng

16.3.1927 8

24.3.1927 \$

16.8. 1927

Rajganghur 16th August 27. Dear Sir, Je 19/9 and going throughout cause to more its contents I shall send you the reports within two daysini taking the instruction. From to-day the 16th Aug. I Continue as Colhorter. Here las I informe you, Ineed a bhaire, inthout a bhoria it is difficult to work. Please arrange for his pay. The charia whom I am taking us on the with the work and gives much help in the work.

frea cline gr WRITING SPACE yours faithfully, Can Downer g Joel Lakra Coquire Luther an Compound Rauche P.O. B. N. Ry.

Kansbahal Taupos Prajgangpur S.O. Trige Mahashay, It bo ajishusahai hora Bore redas he sath main yah chillish ko dela hun Maire ordination he leave leave he husi the our die die is the line but of la the gale main ordination in rokton He has Suna to more more was per chied gaya. Kya hiskai kai Jo in Rame sa roktor Rarta Rai I kya af liaboneme, margi Revenge? Mais habit khusikta the Hi Tin qualina He had more ordination ho are In two malinon to any parity ag Marke letana chahiye I I Stradicelekor the welet Jose He church Council Jon men Suna dela lie ordenation native hoga 111 usne Hisi pratier Hakewe dene nalice chake withoutaklif pariwar to Sottrethelo hear IV Church Council If na he Salahdews april juvi ka ke liye kalice kor upaykan Bina Kawileatha the ordenation ke asha uli chala gaya aws na pioi Riudia

Ach Cource FOR THE ANSWER

Secretary. में आता की चिट्टा पाय में कोलपोटाका काम करने चाठता है केंग से काम सुरं किया जाय-गा । अपन मंत्री मार्थागा १ मार्थे क्येये गार्थे मार्थे. भोजियेगा, कृपा अर्थे रत्नहीं पत्ते को साध प्रभाव

TIME SPACE The Secretary. C.C.

Rowehi.

## COLLECTION

Letter

By Dr. N. Minz,

9.7.1971

GOSSNER THEOLOGICAL COLLEGE
(Affiliated with Serampore 1949)

Rev. Dr. Nirmal Minz,

(Ph. D. Theol. U. of Chicago)

PRINCIPAL



Main Road,
RANCHI 1, Bihar, India.

Dated 9. 7. 197 1

To

The Pramukh Adhyaksha GELC Ranchi.

Dear Sir,

As per letter of Dieter and Ursula Hecker dated 2nd July 1971, I have to inform you takk that they are arriving Ranchi on Wednesday the 14th July at 11 A.M. To quote their own words, "Our plan is to leave on Monday 12th July at night by AIR India from Frankfurt. This flight will arrive at Delhi on Tuesday in the afternoon and we shall continue on Wednesday at 6:10A.M. from Delhi and reach Ranchi on the 14th July at about 11:00 A.M. by IAC." This couple is coming in place of Dr. T C Dell for the first time to serve in our church. Kindly let me know if you will have any plan to welcome them by the Ranchi congregation.

May I request you to kindly spare the <u>car</u> and requisition the <u>jeep</u> for us to bring the Heckers from the Airport to Lal Bungalow on 14th July at 10:30 A.M. I will be grateful to you for this kind favour.

With good wishes and greetings,

Sincerely yours,

Dr. N. Minz

Principal

NM/phh

### COLLECTION

Letter

By M. Johns 1.9.1944

# 9. D. B. S. C Ke Exceation ki Baille. 1-9-44 Burja men.

Aj tarik 1-9-44 No D.D.B.S. C. Ke Excenting Ki haith hi Rend. M. Parti Ki suble petituda men hui, jis men nimm member their the .1 Rev. M. Parti 2. Rev. C. K. Garia, 3 Res. M. Istpano 4 Rev. K.D. Soz 5. Mr. Th. Swin 6 Mr. J. Berla. mr. > Mr. Z. Horo (Vividor)

I gat minute: - Tarik 7-8 44 ka minute sartsannet se drinkerji garji.

Il sut committee he have he report. — Committee he seey me troport digathe 15 guly se 31 Ang. 1944 tak men sut committee me sudher aux rag heithers adi termong to severt ken aj gitong the sangrah the tayer hardige. Committee the C. C. menturong the do ber am see sut committee the habit maded mili. Is sangrah men durang fathe the gitong he seth 653 git hair.

III Anak jarani halan: - a) chhapwana: - Kaka gaya
kei chhapwane ka acklis prabandh kinga gawe, jiemen
ki gis pustak 1945 ke march, April Lak men allap
kar press se mikel sake.

Committee men awashyak sawjh gaya hi press mendene la pable Porn Committee to se is sangrah ki manjuri mil jani chekiye.

Ri get tislag Para committee la samme rakte jane.

W Purn Baithhi: - Anch soch bicher karne par tommitte he sankalp kinga: Benkelp - ki Purn Conmittee bickeithe. I gennary 1945 to Burja men howe so C. C. se semm belong the biskay men arji kinga jawe:

membersong to us hailthi the long chhusi di jave:

1 Rev. M. Jopan 6 Rev. C. to Neugra 2 .. c. M. Guria 7 .. \$. Hauron 3 .. M. D. Soy 8 . L. Jojowes 4 " 5. surin 9 .. Dh. gania 10 Ma. Th. Surin. 5 .. с.с. Горто h) Ki as beithhi he kul 13 memberory Re pure kharch he listey men nohit probandh har dewe. e) Ri ohlepai Ri Jenn saplatta Re lige Munder janae wale ek broof Reader to salukan nigult par deve. Committee sipherish karti hai Ri Per. K. D. Soy uprokt Ram Re Rige night kings jawen. M. Topono Secretary S.J. B.S. E. Copy to the methods for worded to all the committee members and c.e. Every for infromation and quidance. 1.58 pmo Secretary D. D. B. S. C. 0-11-44 To The sewlary of E. K. chuck. . Dook lost.

# COLLECTION

Letter By Julius Surin 1948

Chughor Bar. 21/10/78. To The Derector B. E.L. G. E. L. Church Rouchi. महाद्वाप में आप की निर्वत जनातां है कि निर्व जून १६७ से Blood Frener रोग से निमार में हु आहे. आपकी. भी चिही जिश्वा था पर मिला या नहीं। मुक्ते Simdega का- असर इलाज कर रहा ही भीर पहले से कियर कम मुल्ये प्रेशा का ब्युकार हो कीर निक्सी प्रकार पैचा लार्ने खाड़ी किया लीर करूणा। मुक्त म पादी वर्ज ना मिलतां है उस फ्रन्ड से मिलने के लिये कानी कारता हु रमित्रका से किल ले के आया या मीर को फिस में दे क्या करें में काप का कार्त धारा वादा हो जे का पत कों में Total expence Rs. 350f - Rev Julius r Baro G.E. Church 1.0 Railoga Dist sorh

## COLLECTION

Purchasing Bill
By Do Joppo.
8.9.36

Summary.

I fin keroseno oil. 3-5-0. 2 seers coconutrope-0-12-6. Powal + fuel - - -3-0-6. Rice, Dal ete - -9-9-9. Pyaj, Bilati, charu - - - 1-14-6. Rs. 18-9-9 25,9,9 D. Toppo. 8-9-36. Re. 6 6 3

S. P. CHATTERJIS RANGHI,

S. P. CHATTERJIN

Pracharaks class fuel a/c.

61/2 Bhars @ 15f. per Bhar - 2-0-6. Powal - - - - 1-0-0 Rs. 3-0-6.

> Rupees Three pies six only.

Reed in full. D. Toppo.

D. Joppo. 8.9.36.

Pracharaks class ha xharch

1 mound Rice - - - - - Rs. 3-13-0. 10 seers Rahardal @-/2/---1-4-0. 2 seen salt @-/1/3 - - - -0-2-6. 5 " Sugar @ 14/- - - -1-4-0. 1. " Haldi @-/4/- - - -0-4-0. /2 " dhaniya @-/2/6 - - - - 0 - 1 - 3. 1/4 .. garm mashala @1/-- - 0-4-0. 4 Small packets Lea @-/1/3 - --0-5-0 1/2 seers karua tel @ 16/- - -22 seers rice from mandle.

office @ 11 seers per rupe 2-0-0. Rs. 9-8-9 Rickshaw hire for above -Reed. in Gull. Rs. 9 - 9 - 9 D. Toppo Ruper Vine armas 8-9.36. nine pies nine

Д. Горро. 8.9.36.

# Prachavaks class ka kharch

Rupee one annas fourteen pies sin

D. Joppo. 8.9.36.

D. Toppo. 8.9.36. C· S. T.

#### Cash Memo Phone:

### Mittal Medical Hall

No 350 WDL. No. 44 A, 44 B

MAIN ROAD, SIMDEGA (RANCHI)

Qnty	Particulars	B/No.	Rate	Amount Rs P.
8 tu	& Terhole	an		1: 2
	tak			
6 Cal	L' Dytede	4		3:7
				/
			1	
			Total	4-9

Goods once sold cannot be taken back,

Date 4/6/78

Dr. R. P. Stagh, M.B.B.S. (Pat) Civil Assistant Surgeon,

180

- Itcarions Musich

Ch Chrobola 8 anno fin 2 Dyhalo b anto com anto

7410

130 SO 130 170 moneths

#### Mittal Medical Hall

No 398 WDL. No. 44 A, 44 B MAIN ROAD, SIMDEGA (RANCHI)

T.C1-

Onty	Particulars	B/No.	Rate	Amount Rs P.
10 -	Dytide			6 = 25
20 6	o hadey			9= 40
-	ulregr-H	op-		8 21
	1 Tri Reai			8210
			+	
			Total	31 = 9

Goods once sold cannot be taken back

Date... 13/7/78

Signature

Dr. R. P. Singh. MB.B.S. (Pat)
Civil Assistant Surgeon, O Cyclospasmol 100 वनाली जीनवार 24 holl 10 990 ph 9960 an As Cobadix Rubrafra H.S. | a 20 a -97110 9/10 4) In Redusal H 15'nl 111. 2 onalda 5) Baralyrol 1/03 माणिया है गिला

29/95 P. Civil Assistant Surgeon, ES 100 O Cullespained 100 Noilly Agrice of Bookpage a the open of the of aproprieta a so July July 41 In Endish H 1616 116 & monthday 5) Brisland 1/63 July E. 18 Well (18/2)

C. S. T. Cash Memo Phone:

#### Mittal Medical Hall

No W.D.L. No. 44 A, 44 B ROAD, SIMDEGA (RANCHI)

Onty	Particulars	B/No.	Rate	Amount Rs. P.
20 (	Beeosule	W		11:00
300	4. Naeval	1 eni		25-56
40	1. Mealux			20181
				17:00
000	D doce			1
			Total	74 3

Goods once sold cannot be taken back.

Date.....

Signature

2. R. P. Stagh. 13.B.B.S. (Pat) Civil Assistant Surgeon, 164 BAP. 84 R O Cyclospanmal 100 951100 25012 विश्वाली भागा In Dyhale 30 971100 TIN 2 Berosules 20 9 mital lin 41 macrabar took 30 ·9911189(1) 57 Heuroben 8 of 1 of I twice a wx.

#### Mittal Medical Hall

No 381 W.D.L. No. 44 A, 44 B
MAIN ROAD, SIMDEGA (RANCHI)

Onty Particulars	B/No.	Rate	Amount Rs. P.
Stut Terla	lan		1 = 20
8 late Dyledis			5=00
I vail Tri Rec	Wsal 8217	2	8 = 50
30 Tab Comple	mie 355		7250
30 Tet Comple	whi s		4:70
2at Dural	25/2)		43710

Goods once sold cannot be taken back.

Date 2016:28

Signature

On R. P. Singhe BBBS. ( at) Civil Assistant Surgeon, B.S. 58 Revisor 8 A Mersola 9 A Mersola 8 A Mersola 8 A Mersola 8 A Mersola 8 A Mersola 9 A Mersola 8 A Merso 21 Dunde 8 3 In Redisol 1 15al 1 (.e. I om alt des 4) Complemina 30 y. ashed Tanni and 5) Cobader 10 970 col 310 G Thrabol 2 of (25 fm) 10f2 troice a monity of 20

D. R. P. Singh, EBBS . 80 mm 1 130 mm 1 130 Ol rebude NIE POSTER

T. No.

. 0 0

## MITTAL MEDICAL HALL

WHOLESALE L. No. 44 A, 44 B
Main Road, SIMDEGA (Ranchi)

Prop, Jagdish Mittal विश्व जगदीश मित्तक मित्तक मेडिकक हॉक सिमडेगा (गंची)

 00 W

B. S. T. No.

#### MITTAL MEDICAL HALL

WHOLESALE L. No. 44 A, 44 B

Main Road, SIMDEGA (Ranchi)

Prop, Jagdish Mittal विश्व जगदीश मित्रका मित्रका मेडिकका हॉक सिमडेगा (गंबी)

0

10 anh. Near Juin 26200

6 vand Renidur 11/2 26200

6 vand Renidur 11/2 26200

10 cah Camplamia [al' 7=50

10 cah Pulny H.P. 4-10

10 cah Cohaclex 4:70

1 Ph. M. Bey 7:20

75 = 50

349/28.

Or. C. Singh. MBBS. (Pat) (2)
Civil Assistant Surgeon, BS. 160 m-melits we sue sul weakners at Side of Body. Newrosione 5 % + 5 2) Pendure LA +6 I val Deneralle. 3 Complemina 30 4 Rubrafic H.A. Jai 10
Cobadix lai 10 a-99110 712

Syr 101- Bex 1/63 Grumi Clary Garabutol 145 मारिकार के रिक्ति

## COLLECTION

NW-Anchal Report Benjamin Dangwar Yea:?

#### प्रमुल अध्यक्त का रिपार्ट

गोसनर एवंगैलिकल लूथेरान क्ली शिया का ज्यम क्ली शा संघ इस वर्ध केठ रही है यह होंग का विषय है, वास्तव में इसे दो वर्ध पहले बेठना बाहता था पूर्कि नये संशाधित नियमावली के अनुसार इसे हर ती तरे वर्ध बेठना है, नियमावली का नया संशोधित अझील १६६० में हुआ अत: १६६३ में हम क्ली शा संघ बेठ सकते थे पर के द्विय बलाहकारी समा एवं श्रैचला को नियमावली को कार्योन्वित करने एवं विमाजित मैंहिलयों में एकता और शांति स्थापित करने में विशेष ध्यान देना यहा इसलिए यह संघ नहीं बुलाया जा सका,

वह क्लीशा संघ पहले की महासमाओं से मिन्न हैं इस माने में कि वह सलाह देनेवाली समा है और बिधाक से बिधाक क्लीशा के जीवन एवं विकास के लिए साधारण प्लान और निधारित करता है, परन्तु इसका रहना क्लीशा के जीवन में बावस्थक है बूंकि वही एक समा है जहां क्लीशा के हर दात्र के क्रितिधि / हर बंबल / स सिनद या मंहली से बा कर अपने सामुह्ति जीवन कार्य एवं उत्तर्दायित्व के विधाय विचार विकाश कर सकते हैं, क्लीशा संघ हमारी क्लीश की एकता का क्रितिक है और बाज हम यह कह सकते हैं कि विधिन्न विचारों के होते हुए भी हम एक संस्था है,

नैये वैशोधित नियमावली के लागू होने पर नियमावली को कार्यान्वित करने में किया सलाहकारी समा जैयली बुटीटोली सिनद तथा हैहक्वार्ट्स मैहली को बहुत समय देना पड़ा जैयली जोर के एस एस की अपनी अपनी समस्यार थीं, शासन के विकेषित्रकर्ण के बाद स्वमावत: जैयल क्ष्मिनी ही समस्याओं में उलकी हुई थीं, और सामृहिक या केंद्रिय उत्तराखित्व पर कम ध्यान दे सकी, इससे के एस एस को जयन विभिन्न कार्यों को सम्मादिस करने में उत्तनी ताक्स और सहायला नहीं मिली जितनी आवश्यक थीं, इस सत्यता को नहीं मुलाया जा सकता कि केंद्र की जवाबदाखित्व सामृहिक है और किसी मी बहान इस जोर उदासीन नहीं रहा जा सकता. केंद्र और इसाई अपनि जैवलों के बीच के संबंध को सही सही मजबूत बनाने का फरन आवश्य जटील है पर यह तो हमें अपने देनिक कार्य में सीसना है.

विश्व के अन्य मही ही क्ली जिया हो के समान ही गोसनर क्ली हा के रूप होर जीवन
में भी अत्याधिक बदलाहट हो रही है. इसके मीगा लिक दोन्न के बिस्तुत होने से इसके शासन
एवं संजालन कार्य में भी जिटलता जाती जाती है. लोगों का जीवन भी तेजी से बदल रहा है
िशदा के जवार कल कर्सानों के जुलते जाने से तथा सामाजिक और राजनैतिक बदलाहट से
मनुष्य के जीवन ने प्रमाव पहलाहें और इसके नसी ही लोग हाते नहीं रह सकते, पूरा नानव
समाज नमें रूप ने बदलता जा रहा है. साथ साथ मली ही क्ली हा की जवाबदायित्व भी बढ़ती
जा रही है. इसलिए गोसनर क्ली हा को भी देशी परिस्थित में अपनी सेवकाई की जिम्मदारी
को नमें रूप में निमाना है. इस जिम्मदारी को प्रस्थ कर हमारी क्ली हा को अपने विभिन्न कर
कार्यदान में विशेष रूप से कार्यक्रम बनाना होगा और उसके अनुसार कार्य कर्ना है, के एस एस
के सामने देशी परिस्थिति जाती रही है जब उसको नो देशिए कों से समस्याओं को देशना पहा

त्या मध्यकों का एक कन्फरेन्स रबुटीयेली में मयोजित किया गमा।
उस कन्फरेन्स में कलीश्चिमा के रक्तलों के विषय मनक महत्वपूरी।
विचार हुए भीर मनक मन्द्र प्रस्ताव भी पास किये गए जिन्हें शिक्षा
लाभित ने स्वीकृति के लिए के एस एस की भेज दिया है।

मांचला से प्राप्त रिपोर्टों से जान पड़ता है कि भंचलाके जिला विभाग के कामों में एक रूपता या समानता नहीं है, खास करके बिला के नियुक्ति भीट बदला केशरह के भिला 2 तरीके भपनाय जाते हैं जिससे मिखना रियों तथा बिलामों को मिनक मिनाइयों का सामना करना पड़ता है भीर स्कूलों को हानि पहुंचता है। बिला समिति महस्स करती है कि सख ही मिथन स्कूलों के कामों में इक्कपता की माना माते मावश्यक है भीर इसके किए एक स्कीम भी तथार किया जा रहा है। किन्त जब तक स्विधान में उचित संसोधन करके शिला समिति भीर सब्युकेशन माजसर के कामिनेत्र मंत्राली तक आपक नहीं बनाया जायजा तब तक इस फिशा में मांज बदना महत्वपूरी विषय की भीर माकुष्ठ किया जाता है।

स्कूलों को जित्विध समा पर सरकारों अनुकान न मिलाने के कारणा जम्मीर वित्तीय संकटों का सामना करना पड़ता है जिस्से पढ़ीड़ के नाम में बहुत गुक्रशान होता है। इसिक्छ शिद्धा सिमित अवित समामती है कि रोस समा में स्कूलों को मढ़ पहुंचीन के लिए ना से नम १०,०००) रा का रक्त रिजिव फल्ड बनाया जाय। उपर लिखित खट़ीटों की कक्फरेन्स ने भी रुक्त रिजिव फल्ड के निमीण का सिकारिश किया है। इस और भी के, रूसन रूसन का द्यान

इन्हां कोड़ा बातां के साथ में अपना रिपोर्ट अन्त करता है।

खेनजामिन डांजावार, खेकेटेरी, एड्युकेशन बोड जारें ई-एलं चर्च रांचा। जोरसनर एवं में जिवता लुकेरात महीता - संधा के सामेन उत्तरी-

हशार को धनातार होते कि नाम निर्माणवान के लाग होने पर हम साल पहली तार करते जा रंग के बेटकी हो रहा है। इस रंग की तहिकी विभाग तीन वस के अन्दर हो होना चा, किन्त सरमात्रा नहीं बेठ सकी भीर इस वस हो रही है। इस तरह आज हमें पहली तार अवने अंचल का रितिट देने का स्केमका छात्र हम है। में रंग के समन्त निर्मा सरोटों में रितिट पेश करता है :-

प्रमाहन: - इस माराता में कता ६ सिनोड हैं अपान -१ उत्तीर सिनोड २ पिन्हिमी पिनोड ३ मिनता सिनोड १ मध्यप्रतेश सिनोड ४ दनिकास सिनोड ६ इतस सिनोड।

उपराक्त हामिनों हों। इस 30 तिरिशों में अत्वर १० इलामाशों के अव्वर 30 तिरिशों हों। इस 30 तिरिशों में अत्वर १६६३ में मर्द्रास आएं के अत्वर 30 तिरिशों हों। इस 30 तिरिशों में अत्वर १६६३ में मर्द्रास आएं ६ हैं। अत्वर्ग 220 हिंदू प्रताह । इसने मर्द्राहिशों के आति हा चरवाहा है कि इस ताक 2 कर्न्डा के मिले के कि स्वर्ग के हिंदा के स्वर्ग में अ करों हालों कर प्रक्रितिक कि तिलंक ७ - ३- १६६५ में संक्रि में होगा। ता-भित्ते के लाद प्राद्रिशों में संस्ता 32 कीर मिल्डा में में संस्ता ३ होगा। भोजोलिक कृष्टिकार में संस्ता का स्वर्ग का स्वर्ग कि संस्ता है। इसके लाम लाई उत्वर्ग से इवहा तक है फिल्ह मीड़िड का है।

में का बिला है जो के लिए के तहां के कारिक है वहां कर है। दी विनोड़ों के कि हो के कि कर कार्क कार पर्वाहों में कार्या निज कार्यों के कार्या के कार्या कि कार कार्यों के पूरा के तान निज कार्या के का

एन वृद्धि - व्रित्तान में ब्रुवा किनोड़ के लेड़ बर खाने सिनोड़ों में भित्र नेता है। १२६६ में भिन्न होन के लिए के एस एस से ११४३०) छाट ना डिस साल उत्तर भीर महार प्रदेश किनोड़ों में राजा वृद्धि कार विकोग नेते से हो रहा है। राजा वृद्धि के बाग लहत उहाहों में है, परना आफ्रामान की कात है मि शंकार इरोक िए जोई प्रतन्थ नहीं कर सकी है। रामे पाम विदेशों में ते से किही ना रहे हैं। शार्ष मेकन होना के फाम के किए शिक्षेत्र या पेला काना बन्द हो नाशका ते मोशन होना के काम भी वान्द हो नांगी । हमीर पान खेता हैं, मजबूर है मेन्यू मजदूरों की देन के लिए मजदूरी नामें है। अल जाता शंकार कापने वाने हों इतक, जिए रहेंने जो रखेन साकी है।

जारा स्वित्या: - इतेन वह मंत्रत को जासा करेन की स्विदा का नाह है मानान मान मान है। तह रास्ता भीर निही में नोने के लिए के र मामा है। गरेत राजा का आदा परना इस रामेंग वहन शहर है इते हैं है स्वरण है -(१) है नवहां में पूट । अपन्यान की तार है के उत्तर क्रिकेट के अन्दर त्वाहरका में पूर हतस में फ्ट है जिसके नारवासका ले आखन बार्ग गाँहर है। जल से अंत्रता का निर्माण हमा है तभी से इस एर नहीं तेजार करते हैं। १ किए का महामस्तारि और आगद् रर्तन ना होए। न्यों नक नेजर नहीं हमाहै। (२) हम की बारेंगें का जवना संकाति है का नहीं स्वाम मता :- मदमय करें। और भागत खीं का लींस तैयार करना एक रहिताम नाम है जिसके लिए यादवला निकृत की कोई भाषशाना नवा है। मेल हम इतेन लावरवाही हो जोते हैं में जिल्ली वर जिल्ली है ने रें े जिंड बात नहीं तिता है। न माल्य कीत सी दशां की नाम में, हालें का गरताही तूर हो। भें सामधा हूं में ह्सोर मंचलता में यते गरी छिएएल नेपान करों तार के स्था स्था के कितर में वहना पड़ा है जात ८०० से लेखा और मांगद रवन का रिकेट मंत्रा उत्ता।

प्रतित का । - हान्या का का निक्त रहा स्वाद्यारमा है। मयहना की का हर भट़े होते होए वा प्रकार ने ते तो जा माने हैं। हत का राम प्रकार के पाप में निका हुए देखे जाते हैं। इस कारता से में तो जा जात राम का राम का राम हो है। हर का निका का राम का राम को कि का निका के कि का निका का निका के कि का निका के कि का निका के कि का निका का निका के कि का निका के कि का निका के कि का निका का निका का निका के कि का निका के निका के का निका के न

## COLLEC TION

Gossmer Lutheran Women's Conference

Mahasabha

25 - 28 Feb. 1949

गोस्सनर लूपेरान महिला समीलन १६८६ महासभा ६८६ ताः २५ फरवरी - ताः २८ फरवरी ३. २५ ता: शाम की पहंचना २ डेरा - वेषेसदा लडकी स्कूल रीची इ. प्रत्येक जन अपनी खोराकी लेते अपने -वावल - र्रे सेर दाल - इ सेर नास्ता के लिये कीदा या दूसरा नीज - २ सेर् ज्यास्त्र स्वर्ध के लिये - श्रेकः की रूपया यह कोई नावल हाल नास्ता और अत्य रवर्च २) हः ही रूपया ना लीव ता पूर खर्च के लिय ६) रू यार रूपया नगढ़ा देवे । रवर्च का हिसाब ज्याखरी दिन में बताया नायगा इलाका महिला समिति के चेतिडेट सेकेटरी ख़नांनी जीर महिला विभाग के सब कभी बारी ज्या जितनी बहते ज्या सकेंगी महासभा की अंग बनेंगी। धे. महासभा में जीनवाली सब बहिनों की सब खर्च जापती समिति से वा अपने से करता होगा। ज्यान वालों के नाम की लिस्ट ता: 20 तक में समीलन सेकेटरी के पास पहुंच जाना चाहिये सेक्ट्री मिलेस ल्सी जिल्पास प्रेलिडेन्ट मिसेस इ स्ट्रीका 38-8-35 195

गौस्तनर् लूथेरान महिला समीलन १६४६ महासभा ता २४ फरवरी - ताः २८ फरवरी -कान्ध्कमः ता २४ फर्बरी - शाम की पहचना " टबजे रात - बिदेशी समाचार - - पाद्री ने जे भी तीजा ताः २६ फरवरी - पहिली बेला की बैडकी = बेले - ११ वर्षे - - सम्मलन प्रेसिडेन्ट मिर्सस स्ट्रोक मिसेस निली पुर्ती वोवल - - सामेनान प्रेसिडेन्ट मिसेस रही क २ स्वागत -पादी जे कुज़ चेयरमेन राची रलावना 3 हाजरा ४ रिपोर्ट - --- (क) प्रेसिडेन्ट सेक्रेटी खजाबी (स) प्रतिक डलाका महिला सामिति ४. हुई। - - दस मिनट मिस डिट्टार-ता: २६ फर्वरी — दूसरी बेला की बैंडकी १ बेले - ४ बेले १ विन्ती - - - मिस सती ही ते हेड प्रचारिका ३. डुड्डी - - वृत मिनह ४ खेजाना सम्बद्धी बाते - - रवजाची ४. तबीषा स्कूल रिपोर्ट - - मिस डिलर मिस स्मिध ६ द्रितिंड् स्कूल रिपोर्ट - - मिसेस ल्सा फिलिपस ७ चुनाव - - चेतिडेन्ट सेक्रेट्री ख्रांची एक्रेक्यूटिय महासभा जीतानिध र अन्य क्रीत ताः २६ फार्थरी — टब्जे रात - विदेशी समाचार - प्रेरिकेट जे लकड़ा ता: २० फरवरी - पहिली बेला - विर्जी र्मित बेला - १ बर्ग - ४ बर्ग १ विन्ती - - टकरमा की विहन : घुड़ा - दस मिलट ४ मर्सोही बहिनों का शापस में मिलना जालना - - मिसेस अमुहलाना तिया ४. धर्म सम्बद्धी किताबें - मिसेस लूसी किलिपस है महिलाओं की उत्साहित कही मेहिडेन्ट जे लकड़ा का उपदेश - - समेलन मेहिडेन्ट मिसेस स्ट्रीक ता २२ फावरी - षटिली बेला स्वेपक्टिव की वेडकी विश्रापं बाते -(क) अलेक इलाकत सेन्द्राल कड में देने के लिये अपना 2

(रा) प्रकार इलाका चर्च की सिल का दन पाच रूपया लेते अवाव । निगंछरा स्टाफ विकित्र मिला नार जन्ता 28-8-४६ TOTAL

दन होते अपनि ।

## COLLECTION

Letter

By & H. Echmidt 23 \$ 25 Oct, 1948 To the

bonomed Church Connail of the G. E. S. Church Ranchi

Day Sito, may we subwit some items for kind consideration? Frem 1. We request the borrowed C.C. to take over the Tabita-Bibel - Training - School under the direct supervision of the C.C. Hem 2. Please, consider to give the full administration of the Fabita. Bibel. Framing. School to a well-trained Indian lady who has good experiences in leading and educating young girls. Please, choose a lady who is best filled for this task. Kindly, call ber in time, so that she may be able to take over the work from Jan. 1+31 1949. Frem 3 We ask you to kindly grant us the salary for this lady as fleadmistress. Hem 4 The borrowed C.C. is requested to give full and officially recognition to the Tabita- Bibel- Training. School. Please, propagate specially in the two

coming months ( too. - Dec) this school to encourage

parents and girls to send the applications for

the new course, beginning 15th of Jan. 1949. School and boarding fees are Rs. 10/. - monthly. After the first six mouths they get free Exercise books, ink, pen, was for washing their sailes etc. Please, invite also such girls, who are about to marry that they may take at least one months Bible and bouse beeping training. Hem 5. Please, grant us again the paddy of Samatoly Hem 6. Please grant us the repairs of the bouse by the Board of Management. Hem 7. Please, give us the permission to print the handli-Saharjak ", perhaps monthly or two monthly. The in come by these booklets would be for the benefit of Fabrila- School. It would be possible by this to get the expenses for haberial for bandicraft, baking, hedicines, Salary for the Boarding. Mistress, and by and by the expenses for a library.

yours faith fully Sisters

St. Schmidt / St. Filler

Buzin, 23. X. 48.

Our dear Rev. Lakera,

we thank you again heartily for taking so much trouble to come to Buyu. This was very kind of you!

P 55

tow, please, belp bal "Tabita" gets the right

Sleadmistress at the right time!

hay we ask a question? In yourndput lives the widow of our late Secretary Topono. She has a big daughter who is now in the 10th class, but she wants for this daughter the education and training of the Tabita. School. But she says What she cannot pay the fees.

Is it possible, that you can give in such a case a stippend for this training? You are spending much money for stipends for secular training. why not for a training which gives you a worker for the Church? Please, belp this. poor widow (Olber) On the other band, we need girls who cone out of good educated families.

This is a suggestion, please, let us benow, wether you can do something for Mr. Karni Topono or not.

Our bearly Yisu Sabay to dear Us: Sabra! Please, tell ber, that we are waiting for an auswer to our letter. It would be very fine if she could be for some days, the quest of Fabrica - School

your sincerely

Sigler & Schuriolt

Sister Viller has still fever and bas to remain in bospital.

# COLLECTION

Raady make Vanish =

2 Room = White V.

Green - Pkl- = 4

40°091 2

I'm Head. Supervisor. of schools.
Ranchi.

Sir. As I am feeling very difficult to fill in the form you sent to me, because the Ranchi blake has not. spent even a pie last year for the maintenance of the school. Salary of the teachers is still falling due. for the whole year. Donation is (School fees) will not exceed more than rubees two hundred, but two hundred rubees is not enough unless Itaka. gives grant to the school. If the Teachers are not baid their dones they can no longer continue their services. More over the Gout Grant in aid Dearness Allowance and enhanced rate of pay will be held up by the cond enhanced rate of pay will be held up by the conditions. Government. Which will be severe blow to the teachers and to the school regarding the recognition. (he. J. A. for the 1st and 2nd. Quarter 1958 - 84 only has been paid to the teachers.

man. the financial position of the school and gave the true copy of the S. Is letter regarding the school of the school be school by selary of the teachers; but he has deliberately neglected to finance. The school.

So, will you be kind enough to. force him to finance the school as soon as. possible and lessen the trouble of the teacher.

7-5-1954. ? Ranikhatanga. ?

ours. Sincovely. John Ming Hollander Intheran U-P. School. Panikhalanga SP. O. Hki. Dist Ranché,

The Secretary Gossus's Evangelical.

The approximation of the Secretary Ranchi.

The approximation of the Secretary

The secretary

The secretary

The secretary

The secretary Strand brown from the Secretary

Ranikhatanga

Lender From the Secretary

Ranikhatanga

M. P. Schoon

Sthi. P. o Stki. Lo dated 16th July 1984 Dear Si. this is to inform you that Babu John Ming Head Teacher of the Ranikhatanga le.P. School has been deputed to the G. B. Training Selvor Gunda from the department. He has serbuted his resignation towerth effect from the 15th July 1954. Dabu Christoward Topus Matriculate Basic Fraining Passed has Joined the as a Head Teacher with Effect from The 16 the July 1954, with the Cousent of the wenters of the managing Cora witter It is therefore regulated that you would Kindy approve the said teacher as a Head teacher and also kindly in form the school District hispector or cicle inspector. yours faitspelly M. Kinds. Laurence Paster L. Kulinga: to hetta ilut. 14. c. D. kinding Secretary Est. 16/7/57. 2 P. Schirt. Rawikherby Let Prisi Ret. 14. C. D. tuckings