GOVERNMENT OF RAJASTHAN STATE INSURANCE PROVIDENT FUND DEPARTMENT (GENERAL INSURANCE FUND)

STUDENT SAFETY ACCIDENTAL INSURANCE POLICY AIDED/NON-AIDED EDUCATIONAL INSTITUTIONS (CATEGORY I)



POLICY NO. GIF/81/SSI/Pri.Sikshashastri/17-18/08

WHEREAS the Insured named in the Schedule hereto (hereinafter called the insured) has made and/or caused to be made to the State Insurance & Provident Fund Department (General Insurance Fund), Jaipur (hereinaster called the General Insurance Fund) proposals and/or declaration dated as stated in the Schedule hereto which together with any statements and warranties contained therein shall be the basis of this contract and is/are deemed to be incorporated herein, for the insurance hereinafter set forth in respect of persons detailed in the Schedule of insured Persons (hereinafter called the Insured Persons).

NOW THIS POLICY WITNESSETH that subject to and in consideration of the payment made or agreed to pay to the General Insurance Fund the premium for the period stated in the Schedule or for any further period for which the General Insurance Fund may accept payment for the renewal of this policy and Subject to the terms, provisions, exceptions and conditions General Insurance Fund shall pay to the INSURED to the extent and in the manner hereinafter provided that if any of the Insured persons shall :-

- Sustain any bodily injury resulting solely and directly from accident caused by external, violent and visible means, the sum hereinafter forth in respect of any of the Insured Persons specified in the Schedule.
 - If such injury shall within twelve calendar months of its occurrence be the sole and direct cause of the death of the insured person the Capital Sum insured stated in the Schedule hereto applicable to such Insured Person.
 - if such injury within twelve calendar months of its occurrence be the sole and direct cause of the total and irrecoverable loss of:
 - Sight of both eyes, or of the actual loss by physical separation of the two entire hands or two entire feet, or of one entire hand and one entire foot, or of such loss of sight of one eye and such loss of one entire hand or one entire foot, the Capital Sum Insured stated in the Schedule hereto applicable to such Insured Person.
 - Use of two hands or two feet, or of one hand and one foot, or of such loss of sight of one eye and such loss of use of one hand or one foot, the Capital Sum Insured stated in the Schedule hereto.
 - c) If such injury shall within twelve calendar months of its occurrence be the sole and direct cause of the total and irrecoverable loss of:
 - i) the sight of one eye, or of the actual loss by physical separation of one entire hand or one entire foot, fifty percent(50%) of the Capital Sum Insured stated in the Schedule hereto applicable to such Insured person.

NOTE: For the purpose of Clauses(b) and (c)above, 'physical separation' of a hand of foot means separation of hand at or above the wrist and/or of the foot at or above the ankle.



If such injury shall, as a direct consequence thereof, immediately permanently If such injury shall, as a direct consequence totally and absolutely, disable the Insured Person from engaging in being occupied totally and absolutely, disable the Insured Person from engaging in being occupied with or giving attention to any employment or occupation of any description with or giving attention to any employment (100%) of the Capital Sum whatsoever, then a lump sum equal to hundred percent (100%) of the Capital Sum Insured stated in the Schedule hereto applicable to such Insured Person.

If such injury shall within twelve calendar months of its occurrence be the sole and direct cause of the total and irrecoverable loss of use or of the actual loss by physical separation of the following, then the Capital Sum Insured applicable to

such Insured Person in the manner indicated below:

	Benefit/Compensation payable Rs. (CATEGORY I)
a) Loss of hearing:	(CITILOOKII)
i) Both ears	50000
ii) One ear	
b) Loss of thumb and finger of hand:	15000
(All phalanges)	40000
ii) Loss of four fingers except thumb (All phalanges)	35000
c) Loss of thumb:	
i) One thumb (both phalanges)	25000
11) One thumb (One phalany)	10000
d) Loss of Fingers except thumb.	10000
1) Any finger (All phalanges)	10000
11) Any finger (Two phalanges)	8000
111) Any finger (One phalany)	4000
e) Loss of toes of any leg:	4000
i) Including great toe (All phalanges)	20000
11) One great toe (Both phalanges)	5000
iii) One great toe (One phalanx)	2000
iv) Toes except great toe(Both phalanges)	1000
BURNS :	1000
i) 50% or more of entire body	20000
11) 40% or more but less than 50% of entire had	50000
iii) 30% or more but less than 40% of entire body	40000
and the body	30000

Treatment Expenses & Re-embursement in Accident :-

In addition to above a claiment injured by accident must be admitted in Hospital more than 24 hours than he entitile to get the medical re-embursement amount maximum Rs. 5000/-

EXCEPTIONS

PROVIDED ALWAYS THAT:

The General Insurance Fund shall not be liable under this policy for :

Compensation under more than one of the foregoing sub-clauses in respect of the same period of disablement of the Insured Person,

Any other payment to the same person after a claim under one of the clauses(a),(b),(c) or (d) or (e) has been admitted and become payable. Sub-

Any payment in case of more than one claim in respect of such Insured Person under the policy during any one period of insurance by which the maximum liability of the General

Insurance Fund specified in the Schedule applicable to such Insured Person exceed the sum payable under sub-Clause(a) and the Schedule applicable to such Insured Person exceed the sum tion payable under sub-Clause(a) of this policy to such Insured Person. Payment of compensation in respect of Death, injury or Disablement of the Insured Person

(a) from intentional solf in the sol (a) from intentional self-injury, suicide or attempted suicide, (b) whilst under the influence of intoxication limits, suicide or attempted suicide, (b) whilst under the influence of intoxication liquor or drugs or any such substances whether directly or indirectly caused by or contributed. caused by or contributed to by it, (c) whilst engaging in Aviation or Ballooning, or whilst mounting into dismounting of the contributed to be it, (c) whilst engaging in Aviation or Ballooning. mounting into, dismounting from or travelling in any balloon or aircraft other than as a passenger fare paving any balloon or aircraft any where passenger(fare paying or otherwise) in any duly licensed standard type of aircraft any where in the world (d) discord of the world (d) discord of the world (d) discord of the world (e) arising or in the world, (d) directly or indirectly caused by any diseases or insanity, (e) arising or resulting from the Lacetty or indirectly caused by any diseases or insanity, (e) arising or resulting from the Lacetty or indirectly caused by any diseases or insanity, (e) arising or resulting from the Lacetty or indirectly caused by any diseases or insanity, (e) arising or resulting from the Lacetty or indirectly caused by any diseases or insanity, (e) arising or resulting from the Lacetty or indirectly caused by any diseases or insanity. resulting from the Insured Person committing any breach of law with Criminal intent. 5. Payment of compensation in respect of death, injury or Disablement of the Insured Person due to or arising any breach of law with Criminal Insured Person due to or arising any breach of death, injury or Disablement of the Insured Person due to or arising any breach of the Insured Person due to or arising any breach of the Insured Person due to or arising any breach of law with Criminal Insured Person due to or arising any breach of law with Criminal Insured Person due to or arising any breach of law with Criminal Insured Person due to or arising any breach of law with Criminal Insured Person due to or arising any breach of law with Criminal Insured Person due to or arising any breach of the Insured Person due to or arising any breach or arising any breach of the Insured Person due to or arising any breach of the Insured Person due to or arising any breach or ar due to or arising out of or directly or indirectly connected with or traceable to War, Invasion. Act of foreign enemy and Hostilities (whether war be declared or not). Payment of compensation in respect of death of, or bodily injury or any disease or illness to the insured Person:

a) Directly or indirectly caused by or contributed to by or arising from and ionising radiations or contamination by radioactivity any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel. For the purpose of this exception, combustion shall include any self-sustaining process of nuclear fission.

b) Directly or indirectly caused by or contributed to by or arising from nuclear weapons

materials.

Provided also that the due observance and fulfilment of the terms and conditions of this policy (which condition and endorsements hereon are to be read as part of this policy) shall so far as they relate to anything to be done or not to be done by the Insured and/or Insured Person be a condition precedent to any liability of the General Insurance Fund under this policy.

Surgical Exclusion Clause:

The Insurance under this policy shall not extend to cover death or disablement resulting directly or indirectly caused by, contributed to or aggravated or prolonged by any Surgical

The death caused by an accident in case the applicant has been travelling by unauthorised means of transportation e.g. over- crowded Jeep, Jugad, roof of bus or train

etc. etc.

8.

CONDITIONS

Persons who can be Claimants:-

Father, Mother or Spouse of the insured can be claimants.

Other person are entitled to be claimants if no relation mentioned in (1) above is alive at the time of death of insured.

Note (i) 'Step' mother, father, brother, sister.

Note (ii) Claim by any person if relation as mention in Rule 1(1) is alive shall be deemed to be null & void.

Upon the happening of any event which may give rise to a claim under this policy, written notice with all particulars must be given to the GIF immediately. In case of death, written notice also for the death must, unless reasonable cause is shown, be given before notice also in the property of amountation of limbs weither month after the death and in the event of loss of sight or amputation of limbs written notice thereof must also be given within one calendar month after such loss of sight or amputation.

Proof satisfactory to the Fund shall be furnished of all matters upon which a claim is based. Any medical or other agent or investigator/officers of the Fund shall be allowed to examine the proximate cause & circumstance evidence for insured person(s) on the occasion of any alleged injury of disablement/death when and so often as the same may

reasonably be required on behalf of the insured person(s). Such evidence as the E reasonably be required on behalf of the Fand person(s). Such evidence as the Fund may mortem examination of the body of the insured person(s). Such evidence as the Fund may mortem examination of the body of the insured immediately. No sum payable und mortem examination of the body of the instited period in the require shall be furnished immediately. No sum payable under this

policy shall carry interest.

Provided that the within mentioned policy covers up the happening of any event which Provided that the within mendoned policy written notice with all particulars must be given may give rise to a claim under this policy written notice with all particulars must be given may give rise to a claim under this poney with all satisfactory proofs i.e. death certificate to the Fund immediately and claim form with all satisfactory proofs i.e. death certificate. to the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim form the part of the Fund immediately and claim for the part of the submitted within 6 months from the date of incident. In case of justified reasons for delay in submission of claim all such documents /information must be submitted to the fund within 12 months alongwith mentioning the reasons of delay otherwise claim to be closed as "No claim". No claim form would be entertained after 12 months.

The Fund shall not be liable to make any payment under this policy in respect of any claim, if such claim be in any manner fraudulent or supported by any fraudulent statement or device, whether by the insured or by any person on behalf of the insured person(s).

If any difference shall arise as to the amount to be paid under this policy, (liability being otherwise admitted) Such differences shall independently of all other questions be referred to the decision of State Government and the decision of the state Govt. will be final and abiding to all concerned.

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 claimant shall first file an application for review/revision against the decision of repudiation before the Commissioner/Director of the

fund within 3 months from the date of decision.

It is also hereby further expressly agreed and declared that if the Fund shall disclaim liability to the insured/claimant(s) for any claim hereunder and such claim shall not within 6 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 the purpose be deemed to have been abandoned and shall not thereafter be recoverable hereunder.

"The onus of proving the death by the accident will lie with the applicant" which means that it will be duty of the applicant to lodge an F.I.R., get a post-mortem done etc. to

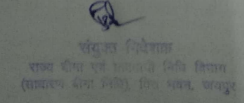
substantiate the claim that the death was by accident.

"The department will not be liable for interest on the sum assured of the policy for delays caused bonafide or by the process of law or by the redressal of grievances from the courts of law".

Examinel by 1300 (कामल राजनानी)

FILE DASSARSSAI RAMA U17-18

अतिरिवत निदेशक AUTHORISED SIGNATORY



Under that Biven

STATE INSURANCE & PROVIDENT FUND DEPARTMENT (GENERAL INSURANCE FUND)

STUDENT SAFETY ACCIDENTAL INSURANCE POLICY AIDED/NON-AIDED EDUCATIONAL INSTITUTIONS (CATEGORY I)

POLICY NO. GIF/81/SSI/Pri.Sikshashastri/17-18/08

Name of the Insured & Address

कुलसचिव, जगद्गुरु रामानन्दाचार्य राजस्थान

संस्कृत विश्वविद्यालय, ग्राम मदाऊ,

पोस्ट-भांकरोटा, जयपुर।

Period of Insurance

7.10.2017 to 6.10.2018

Premium

87838/-+SGST(9%) 7906/-+CGST(9%) 7906

= Rs. 103650/-

No. of Insured Students

Nos. 2073

(List of Students attached as Encl. with letter

no. 6606/9.10.2017)

Sum Assured

Rs. 100000/-(One Lac) per Student.

Terms & Conditions of the Policy as mentioned.

In WITNESS whereof this policy has been signed at Jaipur, Dated 12.2.2018.

Premium received E-Challan GRN No. 0019016427/7.10.2017 for Rs. 103650/-.

AUTHORISED SIGNATORY

Examined by and (and 21 min)

संयक्त निदेशक

PILE: DASSAI SSAI RAMA UIT-18 TOT THE REGISTION OF THE CONTROL OF