

विषयक,

बच्चूलाल,
विशेष न्यायाधीश,
एस. सी. एस. टी. एक्ट,
जालौन स्थान उरई ।

Regd. No. 2911
File No. IV/2765
Serial No. 29

Sh-
512/03

S-203

D. 10.2.03

श्री कैलाश प्रसाद,
उप-निबन्धक,
माननीय उच्च न्यायालय,
इलाहाबाद ।

द्वारा,

माननीय जनपद न्यायाधीश,
जालौन स्थान उरई ।

विषय: कार खरीदने के सम्बन्ध में सूचना ।

महोदय,

विनम्र निवेदन है कि कृपया आप अपने पत्रांक 753/घार-2765/एडमिन।ए। दिनांकित 23.01.2003 का सन्दर्भ गृहण करें, जिसके द्वारा मुझसे माननीय न्यायालय के परिपत्र संख्या 25/एडमिन।ए। दिनांकित 13.07.98 के अनुपालन में पूर्ण एवं विन्दुवार सूचना मांगी गयी है। उक्त संदर्भ में निवेदन है कि मेरे द्वारा माननीय न्यायालय के उपरोक्त परिपत्र के अनुपालन में कार खरीदने के संबंध में अपने पत्र दिनांकित 20.5.2002 के द्वारा सूचना भेजी जा चुकी है। उक्त पत्र की छाया प्रति त्वरित संदर्भ हेतु संलग्न की जा रही है ।

साथ ही साथ यह भी निवेदन करना है कि माननीय जनपद न्यायाधीश महोदय के कार्यालय के इन्डोसैमिन्ट नम्बर 675/1, दिनांक 10.09.2002 से मैंने कार खरीदने हेतु लिये गये बैंक अण सु. 1,82,000/-रुपये हेतु बैंक प्रमाण पत्र एवं फार्म संख्या 25 व पंजीयन प्रमाणपत्र की छाया प्रतियाँ भेजी हैं। उक्त पत्र की छाया प्रति भी सुलभ संदर्भ हेतु संलग्न कर आपकी सेवा में अवलोकनार्थ एवं आवश्यक कार्यवाही हेतु पुनः प्रेषित की जा रही है ।

"सादर"

दिनांक: 30.01.2003

भवदीय

बच्चूलाल

संलग्नक:

विशेष न्यायाधीश एस. सी. एस. टी. एक्ट ।
जालौन स्थान उरई

1. पत्र दिनांकित 20.5.02 की छाया प्रति
2. पत्र दिनांकित 10.09.02 की छाया प्रति

कार्यालय- जनपद न्यायाधीश जालौन स्थान- उरई

पत्रांक 52/ I दिनांकित उरई: फरवरी 1, 2003

अप्रसारित

जनपद न्यायाधीश,
जालौन स्थान-उरई।

Request-98

27 (1) 10 ch: 1

प्रेषक,

बच्चू लाल,
द्वितीय आर जिला जज
जालीन स्थान उरई ।

सेवा में,

श्री केशव प्रसाद,
उप-निबन्धक,
माननीय उच्च न्यायालय, इलाहाबाद ।

द्वारा,

जनपद न्यायाधीश,
जालीन स्थान उरई ।

विषय: कर खरीदने के सम्बन्ध में सूचना ।

महोदय,

अगत हो कि मैं माननीय उच्च न्यायालय इलाहाबाद के आदेश दिनांकित 23.3.2002 के अनुपालन में ट्रेजरी, जालीन स्थान उरई के द्वारा निर्गत चेक संख्या 914979 दिनांकित 31.03.2002 से 80000/-रुपये तथा स्टेट बैंक, मुख्य शाखा उरई से 1,82,000/-रुपये तथा शेष 20,866/-रुपये धेन आदि से व्यक्तितगत व्यत करके दिनांक 21.04.2002 को मारुति कार 800 स्पेशल 1डी.एक्स।ए/ती खरीदी है जिसका पंजीकरण उरई जिला जालीन से दिनांक 06.05.2002 को स्थायी रूपसे हुआ है इस संबंध में लिखित सूचना आपको निर्धारित प्रारूप में सिविल सलंगन करके भेजी जा रही है ।

अतः आपसे निवेदन है कि कृपया माननीय उच्च न्यायालय इलाहाबाद के संज्ञान में उपरोक्त सूचना लाने की कृपा करें ।

भवदीय

116
1
20.5.2002
बच्चू लाल

द्वितीय आर जिला जज
जालीन स्थान उरई ।

संलग्नक:

वांछित/निर्धारित प्रारूप ।

कार्यालय जनपद न्यायाधीश, जालीन स्थान उरई

पत्रांक 320/948

दिनांक 22.5.2002

जनपद न्यायाधीश,
जालीन स्थान उरई

- 1- कर कारो सेवा में आने की तिथि 19.08.1997
- 2- वर्तमान में सम्पूर्ण वेतन 26,990/- रुपये
- 3- तथा घर ले जाने वाले धनराशि 19,296/-रुपये
3. दस हजार रुपये से अधिक की चल सम्पत्ति एवं अचल सम्पत्ति की खरीद का विवरण अचल सम्पत्ति की खरीद - शून्य
चल सम्पत्ति की खरीद - शून्य
4. माननीय उच्च न्यायालय से प्राप्त किया गये ऋण का विवरण माननीय उच्च न्यायालय से 80,000/-रुपये का ऋण कर खरीदने के लिए माननीय न्यायालय के आदेश दिनांकित 23.3.2002 के अन्तर्गत प्राप्त किया।
5. बैंक से प्राप्त किया गया ऋण मरुति कार खरीदने हेतु 1,82,000.00रुपये का ऋण स्टेट बैंक, मुख्य शाखा उरई से दिनांक 20.04.2002 को प्राप्त किया गया। इस ऋण की अदायगी 3205/-रुपये मासिक किस्तों की दर से मई 2002 से आगामी सात वर्ष की अवधि में 84 किस्तों में की जायेगी।
- 6- पुरानी कार के खरीद के संबंध में लागू नहीं है क्योंकि मरुति उद्योग के अधिकृत डीलर सुरी आटोमोबाइल्स, नेहरू मार्ग झाँसी से मरुति कार 800 स्पेशल डी.एक्स।ए.सी। खरीदी गयी है।
- 7- खरीदी गयी सम्पत्ति का विवरण- लागू नहीं।
- 8- नाम तथा पूरा पता- मे. सुरी आटोमोबाइल्स, नेहरू मार्ग, झाँसी
- 9- क्या डीलर अधिकृत एवं मान्यता प्राप्त है जो हाँ।
- 10- क्या डीलर को न्यायिक अधिकारी से रिश्ता/संबंध है तथा क्या डीलर का कोई वाद न्यायिक अधिकारी के न्यायालय में लम्बित है मे. सुरी आटोमोबाइल्स अधिकृत विक्रेता मरुति उद्योग से कोई संबंध नहीं है और न ही उसका कोई वाद मे. सुरी द्वारा निस्तारित किया गया और न ही कोई वाद मे. सुरी न्यायालय में लम्बित है।
- 11- धनराशि के प्रोत का विवरण:- चूंकि ऋण प्राप्त करके कार खरीदी गयी है अतः ऋण धनराशि का प्रोत स्टेट बैंक उरई है 182000/- मान. उच्च न्यायालय द्वारा हाबा देस 80000/- तथा 20,066/-रु. वेतन आदि से व्यक्तिगत बचत के बाद।

क. न्यायालय

20.5.2002
द्वितीय अवर जिला जज,
जालौन, स्थान-उरई।

Page No. - 98

Registered By Fax

From,

Sri Kailash Prasad,
Deputy Registrar,
High Court of Judicature at
Allahabad.

To,

The District Judge,
Jalaun at Orai.

No. /IV-2765/Admin. (A) Dated: All: 23.03.2002.

Subject:- Sanction of Motor Car Advance to Sri Bachchoo Lal,
Additional District Judge, Jalaun at Orai.

S.-r.

I am directed to send herewith an attested copy of Court's order dated 23.03.2002 sanctioning Rs. 80,000/- as Motor Car Advance to Sri Bachchoo Lal, Additional District Judge, Jalaun at Orai for purchase of car. The Officer may kindly be asked to furnish the voucher Number, date of drawal of the amount and name of the Treasury to the A.G.U.P., Allahabad, under intimation to the Court. He should also be asked to send requisite papers as asked for in the Court's order referred to above, to the Court at an early date.

Enclosure:- As above.

Yours faithfully,

DEPUTY REGISTRAR.

No. 4800 /IV-2765/Admin. (A) Dated: All: 23-3-2002.

Copy, alongwith an attested copy of the Court's order dated 23.03.2002, forwarded for information and necessary action to :-

1. The Deputy Secretary, Vitta (Aya-Vyayak) Anubhag-3, Uttar Pradesh Shashan, Lucknow.
2. The Accounts Officer, G.E. (Loans) Section, A.G. (A&E)-II, U.P., Allahabad.
3. The Treasury Officer, Jalaun at Orai (By Registered Post)
4. Sri Bachchoo Lal, Additional District Judge, Jalaun at Orai.

Enclosure:- As above.

By order,

K. D. Prasad
DEPUTY REGISTRAR

23/3/02

S. Lal/-

SURI AUTOMOBILES

Authorized Dealer of Maruti Udyog
NEHRU MARG CIVIL LINES
(MARI (U.P.) 284001)
INDIA

Request 98

1. SURI, BACHHOO LAI
1. JUDGES COLONY TYPE IV-7
1. ORAI
1. JALANDHAR
1. JALANDHAR
1. H/P. STATE BANK OF INDIA
1. ORAI (JALANDHAR)

INVOICE NO : 2017 INVOICE DATE : 21/04/2002
ALLOTMENT NO. : 6001-C-00119 MODEL : CDX1
DATE OF BOOKING : 21/04/2002
DELIVERY DEALER : 6001 BOOKING DEALER : 6001

PARTICULARS

(AMOUNT Rs. (DR)) (AMOUNT Rs. (CR))

1. PRICE OF ONE MARUTI CAR (CDX) WITH PETROL DRIVER FUEL FEED HEAD VEHICLE BEARING CHASSIS NO. ENGINE NO. COLOR	251549.29	
2. PRICE ACCESSORIES		
3. SALES TAX	295.35	
3.1 ON VEHICLE		
3.2 SURCHARGE ON VEHICLE	50185.91	
3.3 ON ACCESSORIES	0.00	
3.4 SURCHARGE ON ACCESSORIES	35.44	
3.5 CESS/ADDL. ON VEHICLE	0.00	
3.6 CESS/ADDL. ON ACCESSORIES	0.00	
4. TOTAL PRICE (1+2+3)	251844.64	
5. AMOUNT HELD AS INITIAL DEPOSIT (TOW BOOKING)	282066.00	
6. C FORM BOOKING AMOUNT RECEIVED		0.00
6.1 RECEIPT NO. 114/2002-2003 (CDX) FOR Rs. 282066.00		282066.00
6.2 RECEIPT NO.		
6.3 RECEIPT NO.		
6.4 RECEIPT NO.		
7. TOTAL AMOUNT PAID TO / RECEIVED FROM CUSTOMER (5+6)		282066.00
8. AMOUNT ACCRUED AS INTEREST ON INITIAL DEPOSIT PAID AS PER CLAUSE OF BOOKING TERMS	0.00	0.00
9. AMOUNT ACCRUED AS INTEREST ON C FORM PAYMENT ON DELAYED DELIVERY		0.00
10. TOTAL (7+8+9)		282066.00
11. TOTAL COST OF VEHICLE (10+4)	282066.00	
12. TAX DEDUCTED AT SOURCE	0.00	
13. ROAD TAX AND REGISTRATION	0.00	
14. EXTENDED WARRANTY FOR 1 YEAR, 2 YEAR, 3 YEAR	0.00	
15. NUMBER PLATE	0.00	
16. OTHER ACCESSORIES	0.00	
17. TOTAL DEDUCTIONS (12+13+14+15+16)	0.00	
18. BALANCE TO - COLLECT (17 - 10 / PAY (10 - 17)	0.00	

(COLLECT)

Suri Automobiles

Nehru Marg, JHANSI

Authorized Signatory

Attested
[Signature]
20/5/02

द्वितीय अपर जिला एवं सत्र न्यायाधीश
जालीन स्थान-उरई

request-98

SUCHI PRINTERS (512) 217608

भारतीय स्टेट बैंक
State Bank of India

New / First Passbook
BAK CHOO LAL

शाखा/Branch

006334

D.D. ---COMPOUND---ORAL द्विचल खाता पास बुक
SAVINGS BANK PASS BOOK

नाम :
Name (s) :
पता :
Address :
व्यवसाय :
Occupation :

पास बुक क्र. :
Pass Book No. :
खाता क्रमांक 190025791
Mode of Acct. Opn. (Savings)

मुख्य प्रबंधक
CHIEF MANAGER

दिनांक DATE	विवरण PARTICULARS	चेक क्र. CHEQUE NO.	आहरित राशि AMOUNT WITHDRAWN	जमा की गई राशि AMOUNT DEPOSITED	खाता शेष BALANCE	संक्षिप्त हस्ताक्षर INITIALS
Brought Forward :						9471.99
03-02-2002	Trf Transfer	S012023		12296.00	21767.99	
11-02-2002	Csh TO CASH CHQ	00684966	7000.00		14767.99	
22-02-2002	Csh TO CASH CHQ	00684967	3000.00		11767.99	
02-03-2002	Csh TO CASH CHQ	00684968	3000.00		8767.99	
01190025791	05-03-02 UDL	New / First passbook				
05-03-2002	Csh TO CASH CHQ	00684969	7000.00		1767.99	
01190025791	15-04-02 DKT	New / First passbook				
16-03-2002	Trf Transfer	RFRDKB		11601.00	13368.99	
13-03-2002	Csh TO CASH CHQ	00684970	6000.00		7368.99	
26-03-2002	Csh TO CASH CHQ	00684971	4000.00		3368.99	
17-03-2002	Trf TR FROM CA O	RFRBAL		425.00	3793.99	
✓ 04-04-2002	Trf GOVT TR.	RFRCCA		80000.00	83793.99	
04-04-2002	Trf GOVT TR	RFRCCA		20793.00	104586.99	
12-04-2002	Csh TO CHEQUE NO	00684972	1000.00		103586.99	
01190025791	24-04-02 SRR	New / First passbook				
17-04-2002	Trf Transfer	RFRDKB		19296.00	122882.99	
13-04-2002	Csh TO CASH CHQ	00684974	6000.00		116882.99	
18-04-2002	Csh TO CHEQUE NO	00684973	500.00		116382.99	
10-04-2002	Csh TO CASH CHQ	00684975	7000.00		109382.99	
✓ 20-04-2002	Trf DRAFT ISSUED	RFRSSR	100632.00		8750.99	
01190025791	04-05-02 UDL	New / First passbook				
18-04-2002	Csh TO CASH CHQ	00684976	3000.00		5750.99	
18-04-2002	Csh TO CASH CHQ	00684977			2750.99	

Attested

20/5/02

द्वितीय अपर जिला एवं सत्र न्यायाधीश
जाबौन स्थान-उरई

Request 98

FORM OF CERTIFICATE OF REGISTRATION

REGISTRATION NUMBER

U.P. : 92
C. 7575

Brief description of Vehicle मासुति कार (e.g. Fiat/Ambassador/Maruti Car, Tata Goods Vehicle, Ashoka Leyland Goods Vehicle, Trailer, Motor Cycle with/without gear, Motor Cycle with sides etc.)

Name of Registered Owner Shri श्री कल्याण लाल

Son/Wife/Daughter of Shri श्रीमती सुमन

Full Address (Permanent) रा. जमिंदारवाली, वाराणसी

Full Address (Temporary) 32, जवाहर नगर, वाराणसी

Date..... 6/5/12

Signature of Registering Authority
उरई (Orai)

DETAILED DESCRIPTION

- Class of Vehicle is मासुति
The Motor Vehicle is [a] A New Vehicle [b] Ex-army Vehicle
[c] Imported Vehicle [d] Migration from other States
- Maker's Name..... मासुति 3 युजर लि. 8. Fuel used in the Engine..... पेट्रोल
- Type of body..... सेटन 9. Horse Power (B.H.P.) 79.64
- Month & Year of Manufacture 02/02 10. Cubic Capacity
- No. of Cylinders 3 11. Maker's classification मासुति
- Chassis Number 1624850 12. Wheelbase
- Engine No. 10831 13. Seating Capacity (including Driver) 4
- Unladen weight 640 Kgs.
- Colour or colours of body, wings and front and additional particulars in the case of all transport vehicle other than motor cabs
- Gross Vehicle weight [a] As certified by the manufacturer (Kgms)
[b] As registered (Kgms)
- Number, description and size of type [a] Front axle (Kgms) [b] Rear axle (Kgms)
[c] Any other axle (Kgms) [d] Tanem axle (Kgms)
- Type of body सेटन 19. Unladen weight 640 Kg
- Number, description and size of tyres on (each) axle
- Registered axle weight respect of each axle

Specimen signature of the registered owner pasted an attached by the Registering Authority.

Date..... 6/5/12 to 5/5/2017

कर पंजीयन अधिकारी
Signature of Registering Authority
Orai (U.P.)

Note : The motor vehicle above describe is :

- (i) Subject to a hire purchase agreement with 0-या S. I. (श्रीमती)
- (ii) Subject to lease agreement with
- (iii) Subject to hypothecation in favour of उरई (जवाहर)
- (iv) Is not held under hire purchase agreement/lease agreement/subject hypothecation.

Date..... 6/5/12

Signature of Registering Authority
Orai (U.P.)

FINAL ON TIME ROAD TAX
Rs. 7052/- Paid on 03/5/12
vide U.P.M.V. Taxation 1992/1
कर पंजीयन अधिकारी
TAXATION OFFICER
M.V. Deptt. ORAI

Attached

20/5/12
हितीय न्यायाधीश
जाबोन स्थान-उरई

Request 98

मोटर वाहन बीमा कवर नोट (Motor Vehicle Insurance Cover Note)

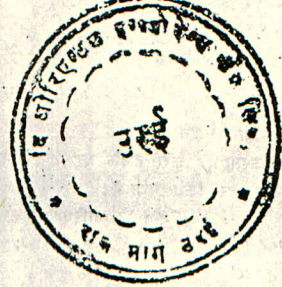
कवर नोट संख्या
Cover Note No.

434212

दि ओरिएण्टल इन्श्योरेंस कम्पनी लिमिटेड
THE ORIENTAL INSURANCE CO. LTD.

भारत में निगमित-भारतीय साधारण बीमा निगम की सहायक कम्पनी
Incorporated in India-Subsidiary of General Insurance Corporation of India.
पंजी. का.: ओरिएण्टल हाऊस, ए-25/27, आसफ अली रोड, नई दिल्ली-110002
Regd. Office : Oriental House, A-25/27, Asaf Ali Road, New Delhi-110002
क्षेत्रीय कार्यालय : 43, हजरतगंज, लखनऊ-226 001
Regional Office : 43, Hazratganj, Lucknow-226 001

जारी करने वाले कार्यालय का नाम/पता
Name/Address of issuing Office



नीचे दिये गये फार्म '52' में वर्णित बीमाकृत व्यक्ति द्वारा मोटर वाहन (वाहन) के लिए बीमा करवाने का प्रस्ताव तथा...
...को बतौर प्रीमियम राशि का भुगतान करने पर कम्पनी के प्रचलित पालिसी फार्म की शर्तों (व नीचे दी गई विशेष शर्तों) के अन्तर्गत जोखिम को तब तक वहन किया गया समझा जायेगा जब तक कम्पनी लिखित सूचना द्वारा इस बीमा को समाप्त न कर दे। ऐसी स्थिति में उस/उन वाहन/वाहनों का बीमा समाप्त हो जायेगा और कम्पनी में जितने समय तक इसके/ इनके लिए जोखिम वहन किया है उसके लिए प्रीमियम के अनुपातिक अंश को वसूल किया जायेगा जो अन्यथा देय होता है।

The Insured described in form '52' referred to below having proposed for insurance in respect of the motor Vehicle(s) described therein and having paid the sum of Rs. 8869/- Premium, the risk is hereby held converted under the terms of the company's usual form of... policy applicable thereto (subject to any Special Conditions mentioned below) unless the cover be terminated by the Company by notice in writing in which case the insurance will there upon cease and a proportionate part of the Premium otherwise payable for such insurance shall be charged for the time the Company has been on risk.

वाहन का मेक और रजिस्ट्रेशन नं. Make & Registration No. of the Vehicle	निर्माण का वर्ष Year of Mfg.	घन क्षमता Cubic Capacity	लाइसेंस के अनुसार वाहन क्षमता/ वाहन का कुल भार Licenced carrying capacity/G.V.W. सामान Goods यात्री Passengers	बीमाकृत व्यक्ति के अनुसार बीमित वाहन का अनुमानित मूल्य जिसमें उनके उपकरणों का मूल्य भी शामिल हो। Insured's estimat of value including accessories	इंजन नं. Engine No.
UP-92 C-7575	2002	800 cc	3+1=4	₹- 2,82,000/-	1083161
					चेसिस नं./Chassis No.
					624850

अतिरिक्त जोखिम यदि कोई हो
Additional Risks, If any... 114... भारतीय स्टेट बैंक उररी, जगद- जगदीश मोटर (वहिन) निगम 1989 का नियम संख्या 142 (1) देखें
विशेष शर्तें Special Condition... See Rule 142(1) of Motor Vehicles Rules 1989

1. बीमित वाहन का रजिस्ट्रेशन मार्क और नम्बर अथवा विवरण Registration Mark and Number or Description of the Vehicle insured	भारतीय स्टेट बैंक उररी, जगद- जगदीश मोटर (वहिन) निगम 1989 का नियम संख्या 142 (1) देखें
2. घन क्षमता Cubic Capacity	800 cc
3. मेक व निर्माण का वर्ष Make & Year of Manufacture	2002
4. वाहन क्षमता/वाहन का कुल भार Carrying Capacity/Gross vehicle weight	3+1=4
5. बीमाकृत व्यक्ति का नाम व पता Name and Address of the insured	श्री अच्युतलाल शर्मा श्री जुम्मान जजिजलाली रास्ता IV-7 उररी, जगद- जगदीश
6. अधिनियम के प्रयोजन के लिए बीमा के प्रभावी होने की तिथि Effective date & time of commencement of insurance for the purpose of the Act.	समय 5:35 p.m. दिनांक 10/05/2002
7. बीमा समाप्ति की तिथि Date of expiry of insurance.	मध्य रात्रि दिनांक... तक 09/05/2003
8. वाहन चलाने के हकदार व्यक्ति या व्यक्तियों का वर्ग Persons or classes of persons entitled to drive	संबंधित वर्ग के वाहनों के अनुकूल जैसा कि पीछे दिया गया है इस पालिसी के अनुसार As per Policy and as marked overleaf and as applicable to respective class of vehicle
9. उपयोग की सीमाएं Limitations	2597 = 40 पारिभाषिक अंश

प्रीमियम-गणना
Premium-Calculations

25% E/F	705 = 00
T.P	7899 = 00
DS	340 = 00
Unlimited	50 = 00
3 Pass	150 = 00
S.I.S.T	8447 = 00
Total	492 = 00
	8869 = 00

इस कवर नोट की विधिमान्यता की अवधि... को समाप्त हो जायेगी।
The period of validity of this Cover Note will expire on...
मैं/हम इसके द्वारा प्रमाणित करता हूँ/करते हैं कि यह कवर नोट मोटर वाहन अधिनियम 1988 के प्रावधानों के अनुसार जारी किया गया है।
I/we hereby certify that this Cover Note is issued in accordance with the provisions of the Motor vehicle Act-1988.

जारी करने की तिथि
Date of issue... 10/05/2002

दिनांक... को प्रीमियम नकद प्राप्त किया/के सं...
दिनांक... का प्रीमियम का निरीक्षण किया गया
Vehicle inspected on... 10/05/2002

समय... 5:35 p.m.

कृते दि ओरिएण्टल इन्श्योरेंस कम्पनी लिमिटेड
For THE ORIENTAL INSURANCE CO. LTD.

जारी करने की तिथि... 10/05/2002

विकास अधिकारी का नाम
Name of Dev. Officer... विकास अधिकारी

अधिकर्ता का नाम
Name of Agent... ओरिएण्टल इन्श्योरेंस कं. लि०

यदि किसी कारणों से प्रीमियम चेक अस्वीकृत हो जाय तो यह दस्तावेज रवतः ही आरम्भ से निरस्त होगा।
This Document stands automatically cancelled since inception if premium cheque is dishonoured due to any reason.

Attested
20/5/02
द्वितीय कवर नोट न्यायाधीश
जाबान स्थान-उररी

इस कवर नोट की विधिमाम्यता की अवधि दिनांक..... तक बढ़ाई जाती है
 मैं/हम इसके द्वारा प्रमाणित करता हूँ/करते हैं कि यह कवर नोट मोटर वाहन अधिनियम
 1988 के प्रावधानों के अनुसार जारी किया गया।

जारी करने की तिथि

कृते दि ओरिएण्टल इन्श्योरेंस कम्पनी लिमिटेड

(प्राधिकृत बीमाकर्ता)

इस कवर नोट की विधिमाम्यता की अवधि दिनांक..... तक बढ़ाई जाती है
 मैं/हम इसके द्वारा प्रमाणित करता हूँ/करते हैं कि यह कवर नोट मोटर वाहन अधिनियम
 1988 के प्रावधानों के अनुसार जारी किया गया है।

जारी करने की तिथि

कृते दि ओरिएण्टल इन्श्योरेंस कम्पनी लिमिटेड

(प्राधिकृत बीमाकर्ता)

चालक क्लॉज

1. स्टेज वाहन/अनुबंधित वाहन/निजी वाहन के लिए :-

कोई भी व्यक्ति बीमाकृत व्यक्ति को मिलाकर बशर्ते कि उसके (चालक) के पास दुर्घटना के समय कारगर ड्राइविंग लाइसेंस हो और उसे ऐसा लाइसेंस प्राप्त करने या रखने के लिए अयोग्य घोषित न किया गया हो। और बशर्ते कि वह व्यक्ति उसके पास लर्नर लाइसेंस हो गाड़ी चला सकता है परन्तु उस गाड़ी में यथा समय यात्री न बैठे हो और वह सेंट्रल मोटर वाहन अधिनियम 1989 के नियम सं 3 की अपेक्षाओं को पूरा करने में खरा उतरता हो।

2. माल वाहन के लिए :-

कोई भी व्यक्ति बीमाकृत व्यक्ति को मिलाकर बशर्ते कि उसके(चालक)के पास दुर्घटना के समय कारगर ड्राइविंग लाइसेंस हो और उसे ऐसा लाइसेंस प्राप्त करने या रखने के लिए अयोग्य घोषित न किया गया हो। और बशर्ते कि वह व्यक्ति उसके पास लर्नर लाइसेंस हो गाड़ी चला सकता है परन्तु उस गाड़ी में यथा समय सामान लदा हुआ नहीं होना चाहिए और वह सेंट्रल मोटर वाहन अधिनियम 1989 के नियम सं 3 की अपेक्षाओं को पूरा करने में खरा उतरता हो।

3. और परिवहन के लिए :-

कोई भी व्यक्ति बीमाकृत व्यक्ति को मिलाकर बशर्ते कि उसके(चालक)के पास दुर्घटना के समय कारगर ड्राइविंग लाइसेंस हो और उसे ऐसा लाइसेंस प्राप्त करने या रखने के लिए अयोग्य घोषित न किया गया हो। और बशर्ते कि वह व्यक्ति उसके पास लर्नर लाइसेंस हो गाड़ी चला सकता है यदि वह सेंट्रल मोटर वाहन अधिनियम 1989 के नियम सं 3 की अपेक्षाओं को पूरा करने में खरा उतरता हो।

1. जहां पर यह कवर नोट

(अ) बैंकर्स गारण्टी अथवा डिपॉजिट के विरुद्ध जारी किया जाता है वहां पर बीमा अधिनियम 1938 की धारा 64 वी0वी0 (1) में विनिर्दिष्ट उपबन्ध लागू हो।

(ब) सरकारी और अर्द्ध- सरकारी निकायों के मामले में बीमाकृत व्यक्ति के वचन पत्र के विरुद्ध जारी किया जाता है वहां पर बीमा नियम 1939 के नियम 59 ए के साथ पठित अधिनियम 1938 की धारा 64 वी0वी0 (1) में विनिर्दिष्ट उपबन्ध लागू होंगे।

2. इस अस्थायी कवर नोट के तहत होनि अथवा क्षति की बाबत दायित्वा तब तक स्वीकार नहीं की जायेगी जब तक बीमा नियम 1939 के नियम 58 तथा 59 के साथ पठित बीमा अधिनियम 1938 की धारा 64 वी0वी0 द्वारा बतायी गयी अवधि के अन्दर प्रथम पृष्ठ पर दर्शाया गया प्रीमियम कम्पनी द्वारा प्राप्त न किया जाये।
3. पालिसी के तैयार न होने पर उपयुक्त 2 में उल्लिखित समय के अन्दर कम्पनी को प्रीमियम का भुगतान करने पर यह कवर नोट जारी किया जाता है ऐसे भुगतान के लिए अलग से प्रीमियम रसीद जारी की जायेगी।

छूट का निषेध

बीमा अधिनियम 1938

1. कोई भी व्यक्ति किसी भी व्यक्ति को भारत में जीवन या सम्पत्ति के जोखिम के सम्बन्ध में बीमा पॉलिसी लेने अथवा उसका नवीकरण करवाने अथवा उसे चालू रखने के लिए प्रत्यक्ष या परीक्ष रूप से प्रलोभन के तौर पर एजेंट को मिलने वाले पूरे कमीशन पर या उसके भाग पर कोई छूट न देगा, न देने का प्रस्ताव करेगा अथवा पॉलिसी पर दिखाए गए प्रीमियम पर कोई छूट न देगा, न देने का प्रस्ताव करेगा और न ही पॉलिसी लेने वाला या उसका नवीकरण करवाने वाला या उसे चालू रखने वाला कोई भी व्यक्ति कोई भी छूट स्वीकार करेगा, परन्तु इसमें ऐसी छूट शामिल नहीं है जो बीमाकर्ता के प्रकाशित विवरण पत्रों (प्रोस्पेक्टस) या सारणियों के अनुसार दी जा सकती हो।
 2. इस धारा के उपबन्धों का अनुपालन करने में व्यतिक्रम करने वाला व्यक्ति जुर्माने से दण्डनीय होगा जो पाँच सौ रूपयों तक का हो सकता है।
- टिप्पणी : किसी भी विधिक समस्या के उत्पन्न होने पर अंग्रेजी पाठ ही मान्य होगा।

The period of Validity of this Cover Note is extended upto.....
 I/We hereby certify that this Cover Note is issued in accordance with the
 provision of the Motor Vehicles Act, 1988

For THE ORIENTAL INSURANCE CO. LTD

Date of issue.....

(Authorised Insurer)

The period of validity of this Cover Note is extended upto.....
 I/We hereby certify that this Cover Note is issued in accordance with the
 provision of the Motor Vehicles Act, 1988

For THE ORIENTAL INSURANCE CO. LTD

Date of issue.....

(Authorised Insurer)

DRIVER'S CLAUSE

1. For stage Carriage/Contract Carriage/Pvt. Service Vehicle

Any person including insured provided that a person driving holds an effective driving licence at the time of accident and is not disqualified from holding or obtaining such a licence. Provided also that the person holding an effective learner's licence may also drive the vehicle when not used for the transport of passengers at the time of accident and that such a person satisfies the requirements of rule No. 3 for the Central Motor Vehicles rules 1989

2. For Goods Carriage

And person including insured provided that a person driving holds and effective driving licence at the time of accident and is not disqualified from holding or obtaining such a licence. Provided also that the person holding an effective learner's licence may also drive the vehicle when not used for the transport of goods at the time of accident and that such a person satisfies the requirements of rule No. 3 of the Central Motor Vehicles rules 1989.

3. For Non Transport Vehicle

Any person including insured provided that a person driving holds an effective driving licence at the time of accident and is not disqualified from holding or obtaining such a licence. Provided also that the person holding an effective learner's licence may also drive the vehicle such a person satisfies the requirement of rule No. 3 of the Central Motor Vehicles rules 1989

1. Where this Cover Note is issued against.

(a) A Banker's Guarantee or Deposit, the provisions specified in section 64 VB (1) of the Insurance Act, 1938 read with Rule 58 of the Insurance Rule 1939 shall apply.

(b) An Undertaking by the insured in the case of government and Semi Government bodies, the provision specified in Section 64VB (1) of Insurance Act 1938 read with Rule 59(a) of the Insurance Rule 1939 shall apply.

2. No Liability for loss or damage under this temporary Cover Note will be admitted unless the premium as shown overleaf has been received by the Company within the period stipulated by Section 64VB of Insurance Act 1938 read with Rules 58 and 59 of the Insurance Rules 1939
3. The Cover Note issued pending the preparation of the Policy and on payment to the company of the premium within the time mentioned in 2 above for which a separate Premium Receipt will be issued.

PROHIBITION OF REBATES THE INSURANCE ACT 1938

1. No person shall allow or offer to allow, either directly or indirectly, as an inducement to any person to take out or renew or continue an insurance in respect of any kind of risk relating to lives or property in India, any rebate of 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 section shall be punishable with fine which may extend to five hundred rupees.

NOTE : For legal interpretation English Version will hold Good.

Request 98

MARUTI UDYOG LTD.

Joo Romanas

SURI AUTOMOBILES
Authorised Dealer Of Maruti Udyog
NEHRU MARG CIVIL LINES
JHANSI (U.P.) 251001
FORM 21

TO

DATE : 21/06/2002

H.L.O./R.T.O : JALAUH

To be issued by Manufacturer / Dealer or officer of Defence Department
(in case of military auctioned vehicles) for presentation along with the
application for registration of motor vehicle)

Certified that CAR SPL. A/C NPT has been delivered
(Brand name of vehicle)

by us to :-

Name of the buyer : SHRI. BACHHO LAL
Wife/son/Daughter of : SHRI JHAMAM
Address (Permanent) : JUDGES COLONY TYPE-IV-7 ORAI
(Temporary) : JALAUH JALAUH

The vehicle is held under agreement of H.P./lease/hypthecation with
H/P STATE BANK OF INDIA, ORAI (JALAUH)

The detail of the vehicle are given below :

- | | |
|--|-------------------------------------|
| 1. Class Of Vehicle : L.M.V | 2. Sellers Name : Maruti Udyog Ltd. |
| 3. Chassis Number : 162435v | 4. Engine Number : 1083161 |
| 5. Horse Power of Cubic Capacity : 296 | 6. Fuel Used : Petrol |
| 7. No of Cylinder : 3 | 8. Year of manufacture : 2002 |
| 9. Seating Capacity(Including Driver) : 4 | |
| 10. Unladen Weight : 540 Kg | |
| 11. Maximum Axle weight and number and Description of Tyres
(In Case of Transport Vehicle | |
| (a) Front Axle : 1000 | (b) Rear Axle : 0 |
| (c) Any other Axle : | (d) Tandem Axle : |
| 12. Colour or Colours of the Body : 215 (C.SILVER) | |
| 13. Gross Vehicle Weight : 1000 Kg | |
| 14. Type of Body : Saloon | |

FOR SURI AUTOMOBILES

Suri Automobiles
Nehru Marg, JHANSI

AUTHORISED SIGNATORY

ICSI NO. : JH-5068983 DT:21.09.90
IST NO. : JH-0143525 DT:03.09.90

Attested
1/2h

द्वितीय अपर जिला एवं सत न्यायाधीश
बाबूल स्थान-उरई

प्रेषक,

बच्चुलाल,
द्वितीय अमर जिला जज,
जालीन स्थान उरई ।

सेवा में,

श्री केलाज प्रताप,
उप-निबन्धक,
माननीय उच्चन्यायालय, इलाहाबाद ।

द्वारा,

माननीय जिला जज,
जालीन स्थान उरई ।

विषय:

कार छोड़ने हेतु लिये गये षण मु. 1,82,000/-रुपये हेतु
बैंक प्रमाण पत्र एवं फार्म नं. 25 के सम्बन्ध में ।

महोदय,

उपर्युक्त विषयक कृपया आप अपने कार्यालय के पत्र संख्या
11064/वार-2765/एडमिन 1ए1: दिनांक:इलाहाबाद: 12.08.2002
का अवलोकन करने की कृपा करें जिसके द्वारा कार छोड़ने हेतु लिये गये
षण मु. 1,82,000.00रुपये हेतु भारतीय स्टेट बैंक, शाखा उरई द्वारा
निर्मित प्रमाण पत्र एवं फार्म नं. 25 पूर्ण प्रविष्टियों के उपरान्त माननीय
न्यायालय द्वारा सूचनार्थे वांछित हैं ।

अतः मैं अपनी कार छोड़ने हेतु लिये गये षण का प्रमाण पत्र
एवं फार्म नं. 25 भरकर आपको सेवा में अवलोकनार्थ एवं आवश्यक
कार्यवाही हेतु प्रेषित कर रहा हूँ ।

भवदीय

बच्चुलाल

द्वितीय अमर जिला जज,
जालीन स्थान उरई

संलग्नक:

1. भारतीय स्टेट बैंक शाखा उरई द्वारा निर्मित प्रमाण पत्र.
2. फार्म नं. 25 की प्रतियों में।
3. रजिस्ट्रेशन प्रमाण पत्र की छाया प्रति.

कार्यालय जिला जज, जालीन स्थान उरई

नं. 67571

दिनांक: उरई, सितम्बर 10, 2002

अप्रसारित

जिला जज

जालीन स्थान उरई ।

Request 98

ANNEXURE - II

Arrangement Letter

STATE BANK OF INDIA

ORAI BRANCH

0147

ORAI-0147

To,

Shri/Smt./Kum. Bachu Lal.

T-17/7 Judges colony.

ORAI

Dear Sir,

Date : 20/04/2022

Personal Segment advances :

Personal Loan Scheme Car Loan Scheme

Term Loan of Rs. 1,82,000/-

With reference to your application dated 18/04/2022, we hereby sanction you a Loan/Overdraft* (delete which is not applicable) of Rs. 1,82,000/- (Rupees one lac eighty two thousand only) on the following terms and conditions :

Cost of Vehicle - Rs. 2,82,066 = ~
Amount of Loan - Rs. 1,82,000 = ~
Amount of Margin - Rs. 1,00,066 = ~

1. Purpose

The loan is sanctioned to you as per your application dated 18/04/2022

2. Rate of Interest :

Fixed Rate of interest * :

Interest on the loan will be charged at 12% p.a. on highest monthly reducing balance, at quarterly rests. In the event of a default in payment or any irregularity in account, the Bank reserves the right to levy a higher rate of interest, as it deems fit.

Floating Rate of Interest * :

Interest on the loan will be charged at 11.25% p.a. over PLR/SBAR/SBMTLR* which is currently 11.25% p.a. (The current effective rate being 12% p.a.) with quarterly rests. The rate of interest is subject to revision from time to time and you shall be deemed to have notice of changes in the rate of interest whenever the changes in PLR/SBAR/SBMTLR are displayed/notified at/by the branch/published in newspaper/made through entry of interest charged in the passbook/statement of account sent to you etc. The Bank has the option to reduce or increase the EMI or extend the repayment period consequent upon changes in PLR/SBAR/SBMTLR. In the event of a default in payment or any irregularity in account, the Bank reserves the right to levy a higher rate of interest as it deems fit.

* Delete whichever is not applicable.

3. Repayment:

The loan is to be repaid in 84 Equated Monthly instalment of Rs. 3205/-. The number of equated monthly instalments may increase/vary if the entire loan with interest, cost, charges and expenses is not repaid by/with the stipulated number of equated monthly instalments by reason of increase in the rate of interest or otherwise. The equated monthly instalments will have to be paid till the entire loan with interest is fully repaid. The first instalment commences from the month following the month of disbursement of loan.

In the case of avilment of loan as an overdraft in a Current Account, the reduction in the Drawing Power from the 1st of every month by an amount of Rs. will commence from the month following the month in which the documents are executed.*

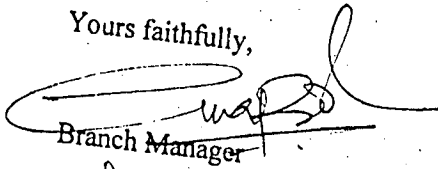
4. *Security : Personal Guarantee of (Spouse)

5. Processing Charges :
Processing charges of Rs. (Rs. only) are payable immediately.


Please call on us on any working day to execute the documents. The loan is also subject to other terms and conditions as mentioned in the document(s) executed / to be executed in connection with the loan and as may be prescribed by the Bank from time to time. The duplicate copy of this arrangement letter may please be returned to us duly signed by you and the guarantor(s) in token of acceptance of the terms and conditions detailed herein.

The terms and conditions specified in this letter hold good for a period of 45 days from the date of this letter.

Yours faithfully,


Branch Manager

Received the original. Terms and conditions accepted.


Borrower(s)

Date:

Terms and conditions of the loan are noted.

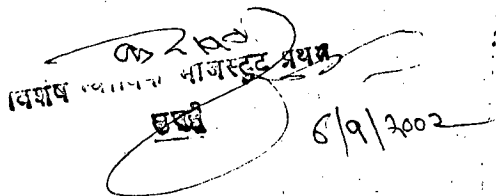
Guarantor(s)

Date:

* delete if not applicable.

- PLR : PRIME LEADING RATE
- SBAR : STATE BANK ADVANCE RATE
- SBMTLR : STATE BANK MEDIUM TERM LEADING RATE

ATTESTED


6/9/2002

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Form No. 352

FORM No. 25

[See Chapter XI, paragraph 245-N(3)]

Form of Mortgage Bond for Motor Car Boat Advance Cycle

THIS INDENTURE made this one thousand, nine hundred and [] day of [] BETWEEN (hereinafter called the "Borrower") of the one part and THE GOVERNOR OF UTTAR PRADESH (hereinafter called "the Governor") of the other part

WHEREAS, the Borrower [] has applied [] applied [] for and has been granted an advance of rupees 80,000/- (Rs. Eighty Thousand only) to purchase motor []

the terms of paragraph 245 of the Account Rules of the Government of Uttar Pradesh (hereinafter referred to as "the said Rules") which expression shall include any amendment hereof or addition there to for the time being in force) AND WHEREAS one of the conditions upon which the said advance [] granted to the Borrower [] that the Borrower [] will [] was [] was []

[] will [] hypothecate the said Motor Car Boat to the Governor as security for the amount lent to the Borrower AND WHEREAS the Borrower has purchased with or partly with the amount so advanced as aforesaid the Motor Boat particulars whereof are set out in the Schedule here under written.

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and for the consideration aforesaid the Borrower doth hereby covenant to pay to the Governor the sum of Rs. [] thereof remaining unpaid at the date of these presents by equal payments of Rs. [] each on the first day of every month and will pay interest on the said sum and the Borrower doth agree that such payment may be recovered by monthly deductions from his salary in the manner provided by the said rules, and in further pursuance of the said agreement the Borrower doth hereby assign and transfer unto the Governor the Motor Boat the particulars whereof are set out in the Schedule here unto written by way of security for the said advance and the interest thereon as required by the said rules.

And the Borrower doth hereby agree and declare that he has paid in full the purchase price of the said Motor Boat and that the same is his absolute property and that he has not pledged and so long as any moneys remain payable to the Governor in respect of the said advance will not sell, pledge or part with the Property in or possession of the said Motor Boat

PROVIDED ALWAYS and it is hereby agreed and declared that if any of the said instalment of principal or interest shall not be paid or recovered in manner aforesaid within ten days after the same are due or if the Borrower shall die or at any time cease to be in the service of the State or if the Borrower shall sell or pledge or part with the property in or possession of the said Motor Boat or become insolvent or make any composition or arrangement with his creditors or if any person shall take proceedings in execution of any decree or judgement against

the Borrower the whole of the said principal sum which shall then be remaining due and unpaid together with interest thereon calculated as aforesaid shall forthwith become payable AND IT IS HEREBY AGREED and declared that the Governor may on the happening of any of the event herein before mentioned seize and take possession of the said Motor Boat and either remain in possession thereof without removing the same or else may remove and sell the Motor Boat either by public auction or private contract and may out the sale moneys retain the balance of the said advance then remaining unpaid and any interest due thereon calculated as aforesaid and all costs, charges, expenses and payments properly incurred or made in maintaining defending or realizing his rights hereunder and shall pay over the surplus if any to the Borrower, his executors, administrators or personal representatives PROVIDED

FURTHER that the aforesaid power of taking possession or selling of the said Motor Boat shall not prejudice the right of the Governor, to sue the Borrower or his personal representatives for the said balance remaining due and interest or in the case of the Motor Boat being sold the amount by which the net sale-proceeds fall short of the amount owing AND the Borrower hereby further agrees that so long as any moneys are remaining due and owing to the Governor he, the Borrower will insure and keep insured, the said Motor Boat against loss or damage by fire, theft or accident with an Insurance Company to be approved by the Accountant General, Uttar Pradesh, and will produce evidence to the satisfaction of the Accountant General that the Motor Insurance Company with whom the said Motor Boat is insured have received notice, that the Governor is interested in the Policy AND the Borrower hereby further agrees that he will not permit or suffer the said Motor Boat to be destroyed or injured or to deteriorate in a greater degree than it would deteriorate by reasonable wear and tear thereof AND further that in the event of any damage or accident happening to the said Motor Boat the Borrower will forthwith have the same required and made good.

IN WITNESS whereof the said Bachendra Lal Dnd. ADJ. Gen. (Borrower) hath hereunto set his hand the day and the year first above written.

THE SCHEDULE

Description of Motor Boat
Maker's name महाविद्यया विद्यापीठ
Description
Number of Cylinders 3 (तीन)
Engine number 1003161
Chassis number 1624850
Cost Price Rs. 2,22,000-00

SIGNED by the Borrower
Two Witnesses— (1) In the presence of
(2) And of

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Form No. 352

FORM No. 25

[See Chapter XI, paragraph 245-N(3)]

Form of Mortgage Bond for Motor Car, Boat, Advance, Cycle

THE INDENTURE made this one thousand, nine hundred and BETWEEN

(hereinafter called the "Borrower") of the one part and THE GOVERNOR OF UTTAR PRADESH (hereinafter called "the Governor") of the other part has applied

WHEREAS, the Borrower applied for and has been granted an advance of Rupees 80,000/- (Rs. Eighty thousand only) to purchase motor Car

the terms of paragraph 245 of the Account Rules of the Government of Uttar Pradesh (hereinafter referred to as "the said Rules" which expression shall include any amendment thereof or addition there to for the time being in force) AND WHEREAS

conditions upon which the said advance was granted to the Borrower that the Borrower will hypothecate the said Motor Boat to the Governor as security for the amount lent to the Borrower AND WHEREAS the Borrower has purchased with or partly with the amount

so advanced as aforesaid the Motor Boat particulars whereof are set out in the Schedule here under written.

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and for the consideration aforesaid the Borrower doth hereby covenant to pay to the Governor the sum of Rs. aforesaid or the balance thereof remaining unpaid at the date of these presents by equal payments of Rs. each on the first day of every month and will pay interest on the said sum and the Borrower doth agree that such payment may be recovered by monthly deductions from his salary in the manner provided by the said rules, and in further pursuance of the said agreement the Borrower doth hereby assign and transfer unto the Governor the Motor Boat the particulars whereof are set out in the Schedule here unto written by way of security for the said advance and the interest thereon as required by the said rules.

And the Borrower doth hereby agree and declare that he has paid in full the purchase price of the said Motor Boat and that the same is his absolute property and that he has not pledged and so long as any moneys remain payable to the Governor in respect of the said advance will not sell, pledge or part with the Property in or possession of the said Motor Boat

PROVIDED ALWAYS and it is hereby agreed and declared that if any of the said instalments of principal or interest shall not be paid or recovered in manner aforesaid within ten days after the same are due or if the Borrower shall die or at any time cease to be in the service of the State or if the Borrower shall sell or pledge or part with the property in or possession of the said Motor Boat or become insolvent or make any composition or arrangement with his creditors or if any person shall take proceedings in execution of any decree or judgement

the Borrower the whole of the said principal sum which shall then be remaining due and unpaid together with interest thereon calculated as aforesaid shall forthwith become payable AND IT IS HEREBY AGREED and declared that the Governor may on the happening of any

of the event herein before mentioned seize and take possession of the said Motor Boat and either remain in possession thereof without removing the same or else may remove and sell the Motor Boat either by public auction or private contract and may out the sale moneys retain the balance of the said advance then remaining unpaid and any interest due thereon calculated as aforesaid and all costs, charges, expenses and payments properly incurred on made in maintaining defending or realizing his rights hereunder and shall pay over the surplus if any to the Borrower, his executors, administrators or personal representatives PROVIDED

FURTHER that the aforesaid power of taking possession or selling of the said Motor Boat shall not prejudice the right of the Governor, to sue the Borrower or his personal representatives for the said balance remaining due and interest or in the case of the Motor Boat being sold the amount by which the net sale-proceeds fall short of the amount owing AND the Borrower hereby further agrees that so long as any moneys are remaining due and owing to the Governor he, the Borrower will insure and keep insured the said Motor Boat against

loss or damage by fire, theft or accident with an Insurance Company to be approved by the Accountant General, Uttar Pradesh, and will produce evidence to the satisfaction of the Accountant General that the Motor Insurance Company with whom the said Motor Boat is insured have received notice, that the Governor is interested in the Policy AND the Borrower hereby further agrees that he will not permit or suffer the said Motor Boat to be destroyed or injured or to deteriorate in a greater degree than it would deteriorate by reasonable wear and tear thereof AND further that in the event of any damage or accident happening to the said Motor Boat the Borrower will forthwith have the same required and made good

IN WITNESS whereof the said Baheeno Lal Dnd ADJ. C.A. set his hand the day and the year first above written. (Borrower) hath hereunto

THE SCHEDULE

Description of Motor Boat
Maker's name माहिती 3 चकोर लि
Description
Number of Cylinders 3 (तीन)
Engine number 1083161
Chassis number 1624850
Cost Price Rs. 2,82,000-00
SIGNED by the Borrower
Two Witnesses--(1) In the presence of
(2) And of

[Signatures]
P.A.
P.A.
P.A.

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Form - 23
[See Rule - 43]

FORM OF CERTIFICATE OF REGISTRATION

REGISTRATION NUMBER

U.P. : 92
C. 7575

Brief description of Vehicle गांधी कार (e.g. Fiat/Ambassador/Maruti Car, Tata Goods Vehicle, Ashoka Leyland Goods Vehicle, Trailer, Motor Cycle with/without gear, Motor Cycle with sides etc.)
 Name of Registered Owner Shri श्री अरुण सिंह
 Son/Wife/Daughter of Shri श्री. माता सुमन
 Full Address (Permanent)
 Full Address (Temporary)
 Date 6/5/17

Signature of Registering Authority
Oral (U.P.)

DETAILED DESCRIPTION

- Class of Vehicle is [a] A New Vehicle [b] Ex-army Vehicle
 The Motor Vehicle is [c] Imported Vehicle [d] Migration from other States
- Maker's Name 11. Fuel used in the Engine
 3. Type of body 9. Horse Power (B.H.P.) 7.96 cv
 4. Month & Year of Manufacture 10. Cubic Capacity
 5. No. of Cylinders 11. Maker's classification
 6. Chassis Number 12. Wheelbase
 7. Engine No. 13. Seating Capacity (Including Driver) -4
 14. Unladen weight 640 Kgs.
- Colour or colours of body, wings and front and additional particulars in the case of all transport vehicle other than motor cabs
- Gross Vehicle weight [a] As certified by the manufacturer (Kgms)
 [b] As registered (Kgms)
- Number, description and size of type [a] Front axle (Kgms) [b] Rear axle (Kgms)
 [c] Any other axle (Kgms) [d] Tanem axle (Kgms)
- Type of body 19. Unladen weight 640 kg
- Number, description and size of tyres on (each) axle
- Registered axle weight respect of each axle

Specimen signature of the registered owner pasted an attached by the Registering Authority

Date 6/5/17 to 5/5/2017

Signature of Registering Authority
Oral (U.P.)

Note : The motor vehicle above describe is :

- (i) Subject to a hire purchase agreement with
- (ii) Subject to lease agreement with S.B.I. (जाति)
- (iii) Subject to hypothecation in favour of उद्योग (जाति)
- (iv) Is not held under hire purchase agreement/lease agreement/subject hypothecation.

Date 6/5/17

Signature of Registering Authority
Oral (U.P.)

FINAL ON TIME ROAD TAX
Rs. 7052/- Paid on 03/5/17
vide U.P.M.V. Taxation 1992/17

Signature of Registering Authority
TAXATION OFFICER
M.V. Deptt. ORAI

6/5/17

request-98

From:

Sri Deputy Registrar,
High Court of Judicature at
Allahabad.

To,

The District Judge,

Jalaun at osai

28/

No. 753 /IV-2765/ Admn. (A) Dated: 23-01-2003

Subject: Regarding purchase of a car
by Sri Bachchu Lal, A.D.J.,
Jalaun at osai.

Sir,

with reference to your endorsement No. 675/I
dated 10.9.2002, on the above subject, I am directed
to say that Sri Bachchu Lal, A.D.J.,
Jalaun at osai may kindly
be asked to furnish the complete and pointwise
information/ papers to the Court, at an early date,
in light of the direction contained in the Courts
Circular letter No. 25/ Admn. (A) dated 13.7.98, so
that further necessary action may be taken in the
matter.

D.R. (M)

May issue?
Dr. Jaiswal
17.1.03

Yours faithfully,

K. D. Jaiswal
23.1.2003
Deputy Registrar

smh

R. Kumar
18.1.03
Ys
K. D. Jaiswal
23.1.2003
D.A.C.M.