

ARTICLES OF AGREEMENT made and entered into this the

day of One thousand nine
hundred and seventy two SETWEEN THE Governor of Karala (Hereinafter
referred to as "The Government") of the one part and the Union
Christian College Association, Always-2 (hereinafter referred to
as "the Educational Agency") which expression shall, when the
centert so admits, include also its legal heirs, representatives,
executors, administrator and assigns) of the other part;

WiderEAS the Educational Agency is the owner of and is in full control and management of the College mantioned and described in the Schedule heroto (hereinafter called the "Institution") together with all properties moveble and immovable belonging or appertaining to the Institution,

WHEREAS the Educational Agency and the Government have agreed to certain terms and conditions with regard to the appointment of staff, admission of students, collection of fees, and some other matters relating to the conduct and management of the affairs of the Institution, as herein contained;

NOW THESE PRESENTS WITHESS and it is hereby Mutually Agreed as Follows:-

 The Educational Agency shall come to collect tuition fees including fines, if any, from the students admitted or to be admitted to the institution only at the rates prescribed by the University from time to time.





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- 2. The Educational Agency shall cause to collect through the Principal of the institution on or before the date prescribed according to the rules in each month the tuition fees prescribed and fines imposed on the students and remit all such amounts to the credit of the Government in the Treasury at Always in such manner as may be prescribed by the Government from time to time. The amounts collected on a day shall be remitted in the said Treasury within the next 4 working days.
- 3. The Educational Agency shall pause to collect from the students such special fees at such rates as may be prescribed by the University from time to time.
- 4. (1) The Educational Agency shall course to remit all fee collections other than those mentioned in clauses 1 and 2 in the Treasury at Alwaye in a separate account opened in the name of the Principal of the Institution. Such remittance shall be made within the next four working days after collection. The Principal shall be competent to draw money from this account and incur necessary expenditure on the items for which such fees were collected.





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- (ii) The special fee collected for a purpose shall be utilized only for the purpose for which it is intended and for no other purpose.
- (iii) The special fee collected from the students of a college under the Educational Agency shall be utilised only for the purpose of that college and not for the purpose of any other college.
- 5. No fees other than these authorised under this agreement shall be collected from the students of the institution.
- 6. There shall be a Committee for the selection of teaching staff for the institution (hereinafter referred to as "the Committee for selection of Teaching Staff").
- 7. (1) All future appointments to the teaching staff of the Institution, whether provisional or permanent, shall be made by the Educational Agency only from a list of persons prepared by the Committee for selection of Teaching Staff.
- (2) The Committee for selection of Teaching Staff shall consist of the following numbers, namely:-
 - (a) Two representatives of the Educational Agency
 - (b) One member needhated by the Educational Agency from amongst the catagories of Principals or Heads of Departments or Professors in the Institution(s) with the concurrence of the University of Kerala (hereinafter referred to as "the University");
 - (c) One member chosen by the Educational Agency from among Officers of the Government of the category of Secretaries to Government and/or District Collectors:

Provided however that, if for any reason the Government consider that the Officer chosen by the Educational Agency cannot be deputed to the Cormittee, the Educational Agency shall chose another officer from among the same catagories.

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- (d) One Expert to be chosen by the Educational Agency from a subject-wise list of Experts prepared by the University consisting of not less than five members. The list of experts shall be made available to the Educational Agency on its request at the beginning of each academic year. If the Educational Agency considers that the list is insufficient, it may request for more names from the University and the University shall, as far as possible, furnish more names.
- 8. A representative of the Educational Agency appointed under sub-clause (a) of Clause 7(2) or the representative of the Manager appointed under sub-clause (b) thereof as may be decided by the Educational Agency shall be the Chairman and the Convener of the Committee for selection of Teaching Staff.
- 9. The Committee for Selection of Teaching Staff shall meet as often as is necessary.
- 10. The quorum for the meeting of the Committee for selection of Teaching Staff shall be three and shall include the Government Officer chosen under sub clause 2(c) of Clause 7 and the University expert under sub clause 2(d) of Clause 7. If the meeting fixed for a day cannot be held for want of cuorum or owing to the absence of one or both of the aforesaid members, the meeting shall stand adjourned and shall be held on the same day in the following week in the same place and time and the meeting shall then be considered valid even if either or both of the aforesaid members is not present. If the Government officer or the University representative is likely to be and on leave or otherwise, so as to make him likely to be unable to attend two consecutive meetings of the Committee, he shall intimate the Educational Agency and Government/University sufficiently early and it shall be the duty of the Educational Alegoy to nominate substitute/s in the Committee in the manner

prescribed under Clause 7(2) (b) or Clause 7(2)(c) as the case

such substitute(s) are nominated and notice of the next meeting is given to the Substitute(s) so nominated.

11. The members of the Committee for Selection of Teaching Staff shall hold office for a period of one academic year communing from let June and ending on 31st May.

Provided that the Members of the Committee for Selection of Teaching Staff for 1972-73 shall hold office from the date of their assumption of office as such and shall continue till the 31st day of May 1973 (inclusive).

- 12. The Educational Agency shall have the option to have all the members of the teaching staff selected purely on merit from candidates of all communities or to reserve every alternate vacancy or fifty per cent of the vacancies for being filled on the basis of merit from among candidates of the Halankara Orthodox Syrian Church, the Mar Thoma Syrian Church and the Church of South India.
- 13. There shall be a Committee for Selection of Nonteaching staff for the Institution (hereinafter referred to as "the Committee for Selection of Non-Teaching Staff").
- 14. All future appointments to the non-teaching staff of the Institution whether provisional or permanent shall be made by the Educational Agency only from a list of candidates prepared by the Committee for Selection of Non-Teaching Staff.
- 15. The Committee for Selection of Mon-Teaching Staff shall consist of the following members, namely:-



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- (a) Two representatives of the Educational Agency and
- (b) One member chosen by the Educational Agency from the Officers of the Government of the cadre of Revenue Divisional Officers and/or Deputy Collectors.

Provided, however, that, if for any reason

Government consider that the officers chosen by the Educational

Agency cannot be deputed to the Committee, the Educational Agency
shall choose another officer to the Committee from among the same
codre.

16. One of the representatives of the Educational Agency under sub clause (a) to Clause 15, as may be decided by the Educational Agency shall be the Chairman. The Committee shall meet as often as necessary. A decision of the Committee will be valid only if at least 2 members of the Committee are present, of which one shall be the member deputed by the Government.

17. The mumbers of the Committee for selection of Non-Teaching Staff shall held office for a period of one academic year from the date of their assumption of office as such.

18. All future admission of students to the Institution shall be on the following basis, namely:-

(a) Twenty per cent of the total number of students in each college under the Educational Agency shall be reserved for students belonging to the Scheduled Castes and Scheduled Tribes. Those seats which cannot be filled on this basis shall be filled on the basis of merit from among backward minority communities in case the college is run by a backward minority community and from among other backward communities in all other cases.

(b) Ten per cent of the seats shall be reserved for the students belonging to the Malankara Orthodox Syrian Church, the Mar Thoma Syrian Church and

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- the Church of South India. These seats will be filled strictly on the basis of merit from among the students of the said communities.
- (c) Fifty per cent of the seats will be filled up by open selection on the basis of merit.
- (d) The remaining seats will be filled by the Educational Agency by candidates of its choice.
- Explanation I: Backward Minority Community under this subclause means, - The Communities mentioned as items II, III and IV of the Annexure to the G.O.(P)208/66/Edn. dated 2nd May 1966.
- Explanation II Backward Community means All the Communities included in the Annexure to the G.O.(P)208/66/ Edn. dated 2nd May 1966.
- Explanation III Other Backward Community means The Communities included as items IV and V in the Annexure to the G.O.(P)208/66/Edn dated 2nd May 1966.
- 19. The list of students selected on the basis of merit
 whall be published on the notice board of the Institution specifying
 also the marks secured by each student.
- 20. The Government shall disburse directly through the Principal of the Institution to the teaching and non-teaching staff of the Institution their pay and allowances due to them and which accrue from 1-0-1972.
- 21. The Government shall not be liable for any claims of the teaching and non-teaching staff of the Institution towards their pay and allowances or Provident Fund or Gratuity or any other account whatsoever in respect of any period prior to September 1972, except and to the extent herein provided.
- 22. The pay and allowances paid to the teaching and nonteaching staff of the Institution for the month of March, 1972 will be adopted as the pay and allowances of the respective members of the staff for the period from September 1972. Any

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etc. for the period from September, 1972 will be paid by the Govt.

after these claims are worked out by the Director of Collegiate

Education and approved by the Government.

- 23. The Government shall pay an advance to the Educational Agency towards Grant in aid for 1971-72 a sum not exceeding fifty per cent of the amount of Grant-in-sid admitted for 1970-71 in respect of the Institution. This advance amount shall be adjusted against the Grant-in-aid for 1971-72 payable in 1972-73.
- 24. "The payment of grant-in-aid that was being made to the Educational Agency by the Government under the Grant-in-aid Code and all other payments shall be discontinued with effect from 1-6-1972 and the Educational Agency shall be eligible to receive from Government only the payments provided for in this agreement."
- 25. The Educational Agency shall refund to the Government any excess payment that has been made to the Educational Agency towards the grant-in-aid for any of the previous years, if and when such excess is found after the sudit of accounts for the year concerned.
- 26. The Government agree to reinburse to the Educational Agency the pay and allowances paid by the Educational Agency to the teaching and non-teaching staff of the Institution for the period from 1st June 1972 to 31st August 1972 on the Government being satisfied that the period of study lost during the said period has been or is nude good by the Educational Agency.
- 27. The Educational Agency shall discharge all liabilities relating to the period prior to 1st June, 1972 in respect of the arrears of salary, allowances, provident fund and all other



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claims of the teaching and non-teaching staff of the Institution and also in respect of all dues to the Government and the Universities even if such liabilities are detected later.

26. The Government shall pay the Educational Agency a grant towards contingency expenditure for each academic year. The grant for each college or group of colleges shall be fixed by Government calculated on a per capita figure with a ceiling both to be worked out and fixed for each category of students, namely:-

Pre-Degree Arts
Pre-Degree Science
Degree Arts
Degree Science
Post-Graduate Arts
Post-Graduate Science

of this grant, 50 per cent will be paid in advance in April
or May and the rest paid before the end of the year. If on
audit it is found out later that any excess is paid on this
account, such excess will be adjusted in the Grant to be paid
for the subsequent period.

29. The Government shall pay the Educational Agency every academic year a grant towards maintenance and repairs for each college or Group of colleges calculated on the basis of a per capita figure with the help of the Public Works Department, with a ceiling to be worked out and fixed by Government separately with reference to the Arts Section and Science Section, Junior Classes, Degree Classes and Post-

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Graduate Classes. Of this grant, 50 per cent will be paid in advance in April or May and the rest paid before the end of the year. If on audit it is found out later that any excess is paid on this account, such excess will be adjusted in the grant to be paid for the subsequent period.

30. The Government shall pay a Grant towards Library and Laboratory based on the norms worked out in consultation with the Universities.

31. The decision of the Government regarding the amounts payable to the Educational Agency under clauses 25, 27 and 28 shall be final and binding on the Educational Agency.

32. The Educational Agency shall be responsible and liable for the due and prompt observance of and compliance with all the terms and conditions of this Agreement, except those which are to be observed by the Government.

33. In case the Educational Agency commits breach of all or any of the terms and conditions herein contained, the Government shall have the power and authority to stop, discontinue or withhold all or any of the payments to the Educational Agencyand/or to the staff under These Presents and also to recover from the Educational Agency the amounts found due to the Government under this agreement.

34. If it is found at any time that any wrong payment has been made by the Government to the Educational Agency by mistaka or otherwise, the Educational Agency shall refund the same to the Government immediately on demand.



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- 35. (a) In this Agreement, the term 'Institution' wherever it is used, shall, unless the context otherwise requires, mean and include all Arts and Science Colleges which are and which may hereinafter come under the ownership or management or control of the Educational Agency.
- (b) In this Agreement, the term 'Educational Agency' means any person or body or persons who or which owns, controls, maintains and manages one or more private colleges.
- 36. All sums found due to the Government under or by virtue of This Agreement shall be recoverable from the Educational Agency and its properties movable and ismovable, under the provisions of the Revenue Recovery Act for the time being in force, as though such sums are arrears of Land Revenue, also in any other manner as the Government may deem fit.
- 37. This agreement is executed in Auplicate, the original shall be with the Government and the duplicate copy with the Educational Agency.

The executants hereof, on behalf of the Educational Agency namely the Union Christian College Association hereby declare that they have full powers and authority to execute These Presents on behalf of the Union Christian College Association by virtue of the power vested in them under Resolution No. 4 of the Union Christian College Governing Body held on a 10-1972

In Witness Whereof Shri.V.M. Ittyerah for and on behalf of the Educational Agency, namely the Union Christian College Association and the Secretary to Government in .. EQUICATION department for and on behalf of the Governor of Kerala have hereunto set their hands the day and year first above written way I've

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Schedule

(Here enter names and other details of the Colleges under the Educational Agency).

UNION CHRISTIAN COLLEGE, ALNAYE_2.

Signed by Shri.V.M.Ittyerah

MANGGER BRISH CHRISTIAN COLLEGE, ALWAYE.

to the stage who

for and on behalf of the Union Christian College Association.

In the presence of witnesses:

Dr. A. K. Harly, Princepal,

Umain Chairman Callet Hawaye.

(2) ANChaira

Dr. A. M. Chaira, Profesor of Chemistry

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Cein in Christian Callege, Always.

Signed by Shri..... P.K.UMASHANKAR.....

Department for and on behalf of the Governor of Kerala.

In the presence of Witnesses:

(1) T.O. Sreedhersm Pilisi Schior Grade Assistant, Higher Education (T) Sept...

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(2) GSubunas un Nair, Shotar Grada Assistant Shotar Bacatlan (8) mpt.,