

### Bajaj Allianz General Insurance Company Limited

P - 2801 -

#### PROPOSAL FORM

#### WORKMEN'S COMPENSATION INSURANCE

THE INDIAN WORKMEN'S COMPENSATION ACT 1923. The Act provides for the payment of compensation by the Employer to his Employees (for their dependents in the event of fatal accidents) if personal injury is caused to them by accidents arising out of and in the course of their employment.

The maximum compensation payable is upon the following scale (as per W.C. Amendment Act 2000)

Fatal Injury 4,57,080 Permanent Total Disablement 5,48,496

Permanent Partial Disablement According to incapacity
Temporary Disablement Half monthly compensation

THE INDIAN FATAL ACCIDENTS ACT, 1855. This Act, enables claims for damages upto an unlimited amount to be maintained against a person who by his wrongful act, neglect or default causes the death of another.

THE COMMON LAW. The Common Law gives a person the right to claim from another for damage upto an unlimited amount, for injury or loss sustained on account of the negligence of such other person or of his employee acting in the scope of their employment.

THE RESPONSIBILITY OF THE EMPLOYER IS THEREFORE SERIOUS AND ONE THAT COULD LEAD TO A HEAVY FINANCIAL BURDEN IF NOT COVERED BY INSURANCE.

Bajaj Allianz General Insurance Company Limited policies give an Employer any of the following two forms of cover:

Table A: Indemnity against the Employers legal liability to his Employees under the Indian Workmen's Compensation Act, 1923, and subsequent Amendments of the said Act prior to the date of issue of the policy, under the Indian Fatal Accidents Act, 1855, and at common Law.

Table B: Indemnity against the Employers legal liability to his Employees under the Indian Fatal Accidents Act, 1855 and at common law.

The insurance under table "A" can be extended by charging an additional premium of 50% of book rate to cover disease mentioned in part "C" of schedule III of Workmen's Compensation Act.

This insurance does not cover any interest and/or penalty which may be imposed on all insured or an insured on account of failure to comply with the requirements of the said Workmen's Compensation Act,1923 as amended.

In Addition, the company bears the costs and expenses incurred with its written consent in the settlement of claims

Agent										Clier	nt Code				
Policy No.															

## **Proposer's Details**

1.	a.	Proposer's Name (in full)										
	b.	Business Address (in full)										
	C.	Tel No. (O)	Mobile.									
	d.	Trade or Occupation										
	e.	Particulars of Work										
	f.	Period of Insurance Fi	rom (dd/mm/yy) To (dd/mm/yy)									

### **General Note**

The earnings declared must include all salaries, wages, bonuses, tips and overtime payments or other special remuneration received by an employee and the actual value of food, fuel, and quarters or similar allowances in kind.

### ALL EMPLOYEES MUST BE INCLUDED

Description of Employees	Number of Employees	Estimated Annual Salaries/Wages & Other Earnings	Insurance Required State A or B
Workmen drawing monthly wages upto Rs 2000:			
a. Clerical Staff			
b. Commercial Travellers			
c. Employees engaged with wood working machinery including machinists and machinists labourers			
Workmen drawing monthly wages over Rs. 2000			
a. Clerical staff			
b. Commercial Travellers			
c. Employees engaged with wood machinists and machinists labourers			

condition?

The to was R		es, wages and other earning	gs paid by me/us to the abov	e mentioned	l workmen du	ring the past twelve months		
			Norkmen's Compensation F of contractors? If so, please		subsequent a	mendments of the said Act		
Na	me of Contractor	Nature of work subject	If contract for labour and materials state estimated amount of contract	contract is	or which the s for labour e estimated of contract	In case the contract is labour materials and equipments, State estimated amount of contract		
of the workr who a	work which is ordir nen happening or ir re otherwise under A	narily part of the trade or but or about the premises on whis control or management.  HEREVER APPLICABLE	"Contractor") for the execu isiness of the principle, the I which the Principal has unde In such cases the Principal is	atter is liable ertaken or us indemnified	in respect of a ually undertal by the Contra	accident to the Contractor's kes to execute the work and actor.		
All the			of shortage of space kindly	enclose the	information a	s an annexure :		
1.	Does the above So							
		n your service						
	b. All your Sub							
2.		es a Factory within the mea	aning of the		Yes	lo		
_	Factory Act?				., .			
3.		out all the obligations impo			Yes N	lo		
		Regulation governing the	conduct or					
4.	maintenance of su	y circular saws or other mac	hinory					
4.		am, gas, water, electricity or						
	•	power? If yes give full partic						
	b. Are your ma	chinery, plant and ways prop	perly fenced		Yes	lo		
	and guarde	d and otherwise in good	order and					

5.	a.	What boilers do you have?		
	b.	Is it registered under the Indian Boiler Act?	Yes	No
	C.	If not, under what conditions is it exempted from		
		such registration?		
6.	Stat	e what acids, gases, chemicals or explosives will be		
	use	d and to what extent?		
7.	a.	Are you at present insured, or have you ever	Yes	No
		proposed for an insurance in respect of your liability		
		to your Employees? If so, please state name of		
		Company		
	b.	Has any such proposal or renewal ever been	Yes	No
		declined or withdrawn?		
	C.	Have any of your employees had an accident or		
		suffered injury from their work in the past three		
		years? If yes, please supply details.		
8.	Do	your employees use normal safety devices like safety	Yes	No
	belt	s, helmet, gloves, eye glasses during the course of		
	thei	r normal duty		

#### **Declaration**

I/We declare that the above answers are true and to the best of/our knowledge and belief and that I/we have disclosed all particulars affecting the assessment of the risk.

I/We agree to render at the end of each period of insurance a statement, in the form required by the Company, of all wages actually paid and to pay premium on any wages paid in excess of the amount estimated above. I/We agree that this proposal shall be the basis of the contract between me/us and the Company and shall be deemed to be incorporated in such contract and any renewal thereof which may be agreed subject to the terms and conditions of the policy issued by the Company. I/We also confirm that I/we have disclosed all material facts likely to influence the acceptance and assessment of the proposal, and I/we detail below additional information not specifically requested which I/we consider should be disclosed to underwriters.

Date		Proposer's Signature
	(dd/mm/yy)	

This insurance will not begin until this proposal has been accepted by the Company and evidence of the cover has been issued. A policy specimen may be provided on request.

# The following is the copy of section 41 of the Insurance Act 1938

### **PROHIBITION OF REBATES**

- No person shall allow or offer to allow either directly 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 in the policy nor shall any person taking out or renewing or continuing a policy except such rebates as may be allowed in accordance with the published prospectus or tables of the insurer.
- 2. Any person making default in complying with the provision of this section shall be punishable with a fine, which may extend to five hundred rupees.