

No. II/21022/61(155)/90-FCRA, III.  
GOVERNMENT OF INDIA/BHARAT SARKAR  
MINISTRY OF HOME AFFAIRS/GRIH MANTRALAYA

NEW DELHI-3, the

13 DEC 1990

To  
The Chief Functionary,  
Rural Organisation for Poverty  
Eradication Services,  
Mutukur Vill. & PO.,  
(Via) Narasingarayanapet, Chittoor Distt. 517419 (A.P.).

SUBJECT: Registration under the Foreign Contribution (Regulation)  
Act, 1976.

Sir/Madam,

With reference to your application dated 1/6/90  
requesting registration under Foreign Contribution (Regulation)  
Act, 1976, I am directed to say that your Association has been  
registered under section 6(1) of the Act and allotted the following  
Registration No. 010140095

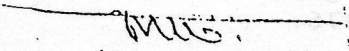
2. You are advised to send intimations within the prescribed  
time to the Central Government of the amounts of each foreign  
contribution received by you, the source and the manner in which it  
was received and the purpose for which and the manner in which the  
foreign contribution was utilised as per the provisions of the  
FC(R) Act, 1976 and the rules framed thereunder. The association is  
required to furnish the return even when the particulars are 'NIL'.  
The Bank account mentioned in your application should exclusively  
be for receiving the foreign contribution and no other amount should  
be credited to this account. Any change with regard to the name of  
the Association, its address, registration aim and objects etc.  
should be promptly intimated to the undersigned and in case of any  
of the above changes, fresh registration of the Association under  
the provisions of the Act will be necessary.

3. In case the association brings out any publication  
(registered under the PRD Act, 1967) and acts as correspondent,  
columnist, cartoonist, editor, owner, and publisher of such a regd.  
newspaper, at a latter stage thereby attracting provisions of  
section 4(1)(b) of the Foreign Contribution (Regulation) Act, 1976,  
this fact should be reported to this Ministry immediately.

4. You should also ensure before any funds are passed on to  
any person/association in India that the recipient is eligible to  
accept foreign contribution under the Act, i.e. (i) recipient  
association is registered under the Act or has obtained prior  
permission of the Government under section 6 of the Act and (ii) The  
person/association is not prohibited under section 4. of the Act.

5. Failure to comply with any of the above provisions will make you liable for action under the provisions to section 61 and/or under section 23(1) of the Foreign Contribution (Regulation) Act, 1976.

Yours faithfully,

  
(G.M. KHEMANI)  
for DEPUTY SECY. TO THE GOVT. OF INDIA  
Ph: 698251

No. II/21022/ 61(155)/90-FCRA. III. Dated:-

Copy to:

1. The Manager/Agent Canara Bank, Chittoor, Andhra Pradesh.  
with the request to confirm that SB/CA Account No. 125 has been opened by the above association exclusively for receiving foreign contribution. The Bank is also requested to send intimations regarding the inward remittances received by the Association to this Minister on quarterly basis.
2. FCRA. II section/AD(M.I)/2 spare copies.
3. FCRA. IV for information.

(G.M. KHEMANI)  
for DEPUTY SECY. TO THE GOVT. OF INDIA  
Ph: 698251