THE EMPLOYEES' PROVIDENT FUND ACT,
No. 15 OF 1958

Order under section 1

BY virtue of the powers vested in me by section 1 of the Employees' Provident Fund Act, No. 15 of 1958, I, Tikiri Bandara Ilangaratne, Minister of Labour, Housing and Social Services, do, by this Order, appoint the first day of June, 1958, as the date on which the aforesaid Act shall come into operation.

T.B. ILANGARATNE,
Minister of Labour, Housing and Social Services.

Ministry of Labour, Housing and Social Services.
THE EMPLOYEES’ PROVIDENT FUND ACT,
No. 15 of 1958

REGULATIONS made by the Minister of Labour, Housing and Social Services by virtue of the powers vested in him by section 46 of the Employees’ Provident Fund Act, No. 15 of 1958, and approved by the Senate and the House of Representatives.

T.B. ILANGARATNE,
Minister of Labour, Housing and Social Services.

Colombo, October 29, 1958

Regulations

1. These regulations may be cited as the Employees’ Provident Fund Regulations, 1958.

PART I
Covered Employments

2. (1) Save as hereinafter provided in regulations 3 and 4 -

(a) every employment specified in the First Schedule to these regulations, and

(b) every employment outside Ceylon which is in connection with or for the purposes of, the trade or business of any employer in any employment referred to in that Schedule and which would be a covered employment if it were in Ceylon,

shall be a covered employment.

(2) Every person employed in any covered employment other than -

(a) a person holding the office of director in respect of his employment as such director,

(b) a person who is a partner in any partnership in respect of his partnership,

(bb) a person who is employed under any local authority and for whom superannuation benefits or benefits on termination of employment are provided under any Provident Fund or Pension Scheme established under any other written law,

(c) a person who is employed in a managerial, executive or technical employment and for whom superannuation benefits or benefits on termination of employment are provided under any provident fund or pension scheme or any other fund or scheme, established or administered outside Ceylon, and

(d) a person who is employed outside Ceylon, for the purpose of such employment but who is not ordinarily resident in Ceylon,

shall be an employee to whom the Act applies.

3. Any employment on any work which is usually performed by the day or by the job or by the journey shall not be a covered employment.
4. The employment by any employer of that employer’s spouse in the service or for the purposes of the trade or business of that employer shall not be a covered employment.

5. The age prescribed for the purposes of sub-section (3) of section 8 of the Act shall be fourteen years in respect of every covered employment.

PART II

RETURNS AND FORMS TO BE COMPLETED BY OR IN RESPECT OF CONTRIBUTORS TO THE FUND

6. Every employer of employees in any covered employment shall, within such time as may be determined by the Commissioner in the case of each such employment by notice published in the Gazette and in one or more newspapers circulating in Ceylon, forward to the Commissioner in respect of each such employee -

(a) an employee’s record card, substantially in Form A of the Second Schedule hereto, and

(b) a certificate of membership of the Fund substantially in From B of that Schedule.

7 (1) Every employer, other than an employer referred to in paragraph (2), who is liable under the Act to pay contributions to the Fund shall, in respect of each month he is so liable-

(a) send to the Central Bank of Ceylon, together with a return substantially in Form C of the Second Schedule hereto, and

(b) send at the same time to the Commissioner a duplicate of such return.

(2) Subject to the provisions of paragraph (3), every employer who is liable under the Act to pay contributions to the Fund and who has employed on an average not less than 150 employees in a covered employment during three consecutive months after he first become or becomes so liable, shall-

(a) in respect of each month he is so liable-

(i) send to the Central Bank of Ceylon, together with the contributions payable in respect of that month, an advice of remittance substantially in Form C(1) of the Second Schedule hereto, and

(ii) send at the same time to the Commissioner a duplicate of such advice of remittance together with a return of changes in respect of that month substantially in Form C(2) of the Second Schedule hereto; and

(b) in respect of each continuos period of six months ending on June and December respectively, of each year-

(i) send to the Central Bank of Ceylon before that last day of July of that year and before the last day of January of the succeeding year respectively, a return substantially in Form C(3) of the Second Schedule hereto, and

(ii) send at same time to the Commissioner a duplicate of each such return.

(3) The Commissioner may, if he considers it expedient or desirable to do so, by order in writing, direct any employer referred to in paragraph (2) to comply with the provisions of paragraph (1) Where any such employer is so directed, such employer shall, instead of complying with the provisions of paragraph (2), comply with the provisions of paragraph (1), until such time as such order is rescinded by the Commissioner.
8. Every employer of employees to whom the Act applies and who is liable to pay contributions to the Fund shall, within two weeks from the date he becomes so liable, forward to the Commissioner a return substantially in Form D of the Second Schedule hereto in respect of all the employees employed by him on the date on which he became so liable to pay contributions under the Act.

9. Every employer of employees to whom the Act applies, and who is liable to pay contributions to the Fund shall maintain substantially in Form C of the Second Schedule hereto, a record of the contributions remitted by such employer every month to the Fund.

10. Every employee to whom the Act applies shall, when he is required so to do by the Commissioner or by his employer, furnish clear impressions of his right thumb and left thumb in the space provided for the purpose on the employee’s record card and on the certificate of membership relating to such employee, and in such other document or form which is required for the purposes of the Act.

11. Every employee to whom the Act applies shall, when required so to do by his employer furnish all such particulars as may be necessary for the purpose of completing any form or document required to be completed in respect of that employee under the provisions of the Act or under these regulations.

12. Where any certificate of membership in respect of any employee is sent in pursuance of regulation 6 to the Commissioner, the Commissioner shall, after such action thereon as he may deem necessary, return such certificate to the employer, and it shall be the duty of such employer to retain it in his custody and deliver it to the employee upon his leaving the services of that employer.

13. Where an employee who is a member of the Fund leaves the employment by virtue of which he became a member of the Fund and takes up, thereafter, any covered employment in respect of which he becomes liable to contribute to the Fund, then, such employee shall, upon his assumption of duties in such covered employment, deliver his certificate of membership to his new employer.

14. Where the certificate of membership of any employee is lost or destroyed, such employee shall forthwith apply to the Commissioner for a duplicate of such certificate, and the Commissioner shall, upon payment of a fee of one rupee, issue to such employee a duplicate of the certificate of membership. Every such certificate shall have the word “Duplicate” and the date of issue of such duplicate superscribed on such certificate.

15. (1) Where any employee who is a member of the Fund leaves the service of his employer, such employee shall notify the Commissioner of that fact.

(2) Every such notification shall be substantially in Form E of the Second Schedule hereto; and the employee shall within fourteen days of his leaving the service of his employer forward the notification to the employer for transmission to the Commissioner.

(3) Where any notification referred to in the preceding provisions of this regulation is sent to an employer for transmission to the Commissioner, the employer shall, if the information furnished in such notification is, to his knowledge, correct, certify to the correctness of the information furnished in such notification and shall forward such notification to the Commissioner within fourteen days of the receipt thereof by him.

16. Where any employee referred to in regulation 15 fails to send such notification to his employer within the period specified in that regulation, or where any such employee leaves the service of his employer without the knowledge of such employer, then, such employer shall upon the expiry of the period specified in regulation 15 (2), or as soon as he becomes aware that the employee has left his service, notify the Commissioner of that fact. Every such notification shall be substantially in Form F of the Second Schedule hereto.
17. Every person who after these regulations come into force takes up any covered employment in respect of which he is liable to contribute to the Fund shall, within fourteen days of his assuming duties in such employment, make a declaration in duplicate substantially in Form G of the Second Schedule hereto and deliver such declaration to his employer; and the employer of such employee shall if the particulars furnished there in are, to his knowledge, correct, certify to their correctness and shall forward such declaration to the Commissioner within fourteen days of the receipt by him of such declaration.

17 A. (1) Where the Commissioner is of the opinion that any employee is employed simultaneously under two employers, both of whom are liable to contribute to the Fund in respect of such employee, the Commissioner may direct in writing both such employers or either of them to obtain form such employee a declaration, which shall be substantially in form R of the Second Schedule hereto, and transmit such declaration to the Commissioner.

(2) Where the Commissioner has given a direction under paragraph (1) to any employer to obtain the declaration referred to in that paragraph from an employee, such employer shall comply with such direction.

PART III
NOMINATIONS

18. (1) Subject to the provisions of these regulations, a member of the Fund may at any time nominate any person to whom the amount standing to the credit of that member’s individual account in the Fund may be paid in the event of this death.

(2) A member of the Fund may at any time revoke any nomination made by him.

(3) Every nomination and every revocation of nomination under these regulations shall be effected by document which shall be in the appropriate form as hereinafter provided.

(4) Every document of nomination and every document of revocation of nomination made under these regulations by any member shall be forwarded to the Commissioner through his employer within thirty days of the execution of such document.

(5) Where any document of nomination is not sent to the Commissioner within the period specified in paragraph (4), the Commissioner may, unless he is satisfied that the delay was due to unavoidable circumstances, refuse to accept such document.

19. Where, upon representations made to the Commissioner or otherwise, the Commissioner is satisfied after due inquiry that any nomination or revocation of nomination made by any member has been secured under duress or by coercion or fraud, the Commissioner may, in his discretion, refuse to recognize such nomination or revocation of nomination, as the case may be.

20. (1) The nomination made by any employee in a covered employment upon his first becoming liable to contribute to the Fund under sub-section (3) of section 10 of that Act shall be substantially in form H of the Second Schedule hereto.

(2) Every revocation of nomination shall be substantially in From I of the Second Schedule hereto.
21. The nomination made by a member of the Fund in a case-

(a) where he has not made a nomination upon his first becoming liable under section 10 (3) of the Act to contribute to the Fund;

(b) where an earlier nomination made by him has been revoked or is deemed by virtue of regulation 24 of these regulations, to have been revoked. shall be substantially in Form J of the Second Schedule hereto.

22. (1) Every nomination and every revocation of nomination shall be signed by the member making such nomination or revocation, as the case may be, in the presence of another person who shall witness the signature and the thumb mark of such member.

(2) Where a person is unable to sign, he shall in lieu of his signature, place his thumb mark in the presence of another person who shall certify in the document of nomination that such thumb mark is the thumb mark of the person who makes such nomination.

(3) No person who has been nominated by any member of the Fund in any nomination shall witness the signature or the thumb mark of that member in that nomination.

23. (1) Where more than one person is nominated, the person making the nomination may specify in the document of nomination in what proportions the benefits payable under the Act shall be shared by the respective nominees.

(2) Where more than one person is nominated and no directions in regard to the shares payable to the nominees have been given by any member in any nomination made by him, the benefits payable under the Act shall be paid to the persons so nominated in equal shares.

24. (1) A nomination shall be deemed to be revoked -

(a) upon the death of the nominee, or where there is more than one nominee, the event of any one of those nominees dying during the lifetime of the member who made such nomination; or

(b) in the case of any nomination made by a member prior to his marriage, upon the marriage of such member.

(2) Where any nomination made by a member of the Fund is deemed to be revoked by virtue of paragraph (1) of this regulation, such member may make of fresh nomination.

25. Where a nomination made by a member is subsisting, any subsequent nomination made by such member shall be deemed to be invalid unless the first-mentioned nomination has been duly revoked by the member.

26. (1) Every nomination made under these regulations by a person who is married shall be in favour of one or more members of his family, or his father, mother, brother or sister.

(2) For the purposes of this regulation, the expression “family” shall mean the spouse of such person and the children of such person or the children of such spouse and shall include any child duly adopted by such person under the law for the time being in force relating to the adoption of children.

27. Where by reason of the failure of a nominator to comply with these regulations, any money lying to the credit of the individual account of the nominator is paid in the event of his death to any person other than the nominee or a person claiming through him, such payment shall be deemed to have been properly made.

28. No nominee shall have any right or claim to or any interest in, any benefit to which a member of the Fund is entitled under the Act except upon the death of such member and except to the extent of such right as is conferred on the nominee by the document of nomination.
29. (1) Where a minor is appointed as a nominee by a member of the Fund, such member may appoint a person to whom any benefit payable under and by virtue of such nomination may be paid on behalf of such minor. Every person so appointed to receive any benefit on behalf of such minor shall, for the purposes of section 24 of the Act, be deemed to be the nominee, and the receipt by such person of any benefit payable under the Act to the minor shall constitute a sufficient discharge to the Fund.

(2) A member of the Fund may at any time, by declaration made in writing and sent to the Commissioner within thirty days of the making of such declaration, revoke the appointment of any person appointed by him to receive any benefit on behalf of a minor. Where such appointment has been revoked or in the event of the death of the person so appointed, the member may appoint any other person in place of the person whose appointment has been revoked or who is dead.

(3) Where any person is appointed to receive any benefit on behalf of a minor under the preceding provisions of this regulation, such person’s appointment shall cease to be valid upon the revocation of the appointment or upon the death of such person or upon such minor attaining majority.

(4) Where a member has failed to appoint a person to receive on behalf of a minor any benefit in accordance with the preceding provisions of this regulation, the Commissioner or any officer authorised by him may pay the benefit due to the minor to any person whom the Commissioner or such officer considers in the circumstances of the case to be the guardian of such minor.

PART IV
PAYMENT OF BENEFITS

30. (1) Every claim for the payment of any benefit under Part III of the Act in respect of any member shall, except in the case of the death of the member or his physical or mental incapacity, be made by that member himself.

(2) In the event of the death of any member, any claim for the payment of any benefit payable in respect of such member shall -

(a) where there is a nomination subsisting and the nominee is not a minor, be made by the nominee;

(b) where there is a nomination subsisting and the nominee is a minor, be made by the person appointed under regulation 29 or, if there is no person so appointed, by any other person on behalf of the minor; and

(c) where there is no nomination subsisting, be made by any person or persons entitled under section 24 of the Act to make such claim.

31. Every claim for the payment of any benefit made on any such ground as is referred to in section 23 of the Act shall be substantially in Form K of the Second Schedule hereto.

32. Every claim for the payment of any benefit in respect of any deceased member of the Fund shall be substantially in Form L of the Second Schedule hereto.

33. (1) Every claim for the payment of any benefit made on such ground as is referred to in paragraph (c) of section 23 of the Act shall be accompanied by a certificate from a registered medical practitioner.

(2) Every such certificate shall be substantially in Form M of the Second Schedule hereto.

(3) In this regulation “registered medical practitioner” has the same meaning as in the Act.
34. (1) Every claim for the payment of any benefit to a member of the Fund under section 23 of the Act or in respect of a member who is deceased shall, save as otherwise provided in paragraph (2), be sent to the Commissioner through the employer under whom such member was last employed, and it shall be the duty of such employer to make all such entries and furnish all such information as he may be required by these regulations to make or furnish on or in respect of such claim and shall within seven days of the receipt of the claim by him, transmit such claim by registered post to the Commissioner.

(2) Where the employer under whom a member of the Fund was last employed has ceased to be an employer or in such other especial circumstances as the Commissioner may deem sufficient, a claim for the payment of any benefit may be sent direct to the Commissioner.

35. (1) Every claim for the payment of any benefit, other than a claim made in respect of a deceased member, shall bear the signature and the right and left thumb impressions of the member.

(2) Every claim for the payment of any benefit to or in respect of any member shall be accompanied by the certificate of membership of that member:

Provided, however, that in a case where the Commissioner is satisfied that such certificate is lost or destroyed, the Commissioner may waive this requirement.

36. Where any application is made by any member for the payment of any benefit on such ground as is referred to in paragraph (a) of section 23 of the Act, the date of birth of that member as shown on the employee’s record card relating to that member shall be deemed to be the date of birth of that member:

Provided, however, that the Commissioner may, if he has reason to believe that such date is incorrect or for any other reason require further evidence to be furnished to his satisfaction as to the age of that member.

37. Where any claim is made by any member for the payment of any benefit on such ground as is referred to in paragraph (d) of section 23 of the Act, he shall furnish along with the written declaration referred to in that paragraph, such documentary evidence as may be available in regard to his impending departure from Ceylon.

38. Where any claim is made for the payment of any benefit in respect of any deceased member, the claimant shall forward along with his claim, a certified copy of the death registration entry relating to that member made under the Births and Deaths Registration Act, No. 17. of 1951, or, in a case where the death has not been registered, such evidence of death as the Commissioner may require.

39. Where the claimant referred to in regulation 38 is the executor of the last will or the administrator of the estate of the deceased member, the claimant shall forward along with his claim a certified copy of the probate or letters of administration issued to him by court.

40. (1) Save as otherwise expressly provided in paragraph (2) of this regulation, a claim for the payment of any benefit due to a member who is of unsound mind shall be made by the manager of the estate of such person duly appointed by a court of competent jurisdiction.

(2) Where a member is of unsound mind and a manager has not been appointed by court, the Commissioner may, up on being satisfied that it is just and expedient so to do, pay the amount standing to the credit of that member in the fund to any person whom he shall judge proper to receive the same.

(3) Where the payment of any benefit due to a member who is of unsound mind is made under paragraph (1) or paragraph (2) of this regulation, such payment shall be and shall operate for all purposes as a complete discharge of the obligations of the Commissioner and of the Monetary Board in respect of the benefit due to such member.
41. Where any sum payable by way of benefit in respect of any deceased member is paid in pursuance of these regulations to the executor of the last will or to the administrator of estate of such member, then, such payment shall, notwithstanding the invalidity or any defect in the probate or letters of administration, be deemed to have been properly made under the Act.

PART V
Approved Provident Funds and Pension Schemes

42. (1) For the purposes of section 27 of the Act, the requirements which any provident fund shall satisfy before such fund is declared to be an approved provident fund under the Act by the Commissioner shall, be the following:—

(a) the amount of the contributions required to be made under the rules of the fund for each month by the employer in respect of every employee must be not less than the amount of contributions which that employer would have made in respect of such employee if that employer were a contributor to the Employees’ Provident Fund;

(b) the amount of the contributions required to be made under the rules of the fund in respect of each month by an employee must be not less than the amount of contributions which that employee would have made if that employee were a contributor to the Employees’ Provident Fund;

(c) the provident fund must be managed by a body of persons consisting or representatives of the employers and of the employees;

(d) the investment of the moneys of the provident fund must be made in the name of a trustee or board of trustees;

(e) except in a case where the provident fund is in respect of employees employed in any bank, the moneys in the provident fund or any part thereof must not be invested, directly or indirectly, in the business or the securities of the employer or in any company in which the employer has an interest otherwise than as a shareholder in a public company whose shares are quoted in the official share list;

(f) all employees for whose benefit the provident fund is established must be eligible for membership in the provident fund;

(g) every employee who has been admitted as a member of the provident fund must continue to be a member thereof so long as he remains in the service of the employer who contributes to such fund or by whom such fund has been established;

(h) the accounts of the provident fund must be audited once every year by an auditor or auditors approved by the Commissioner, and a copy of such auditor’s report, together with a balance sheet and a statement of income and expenditure, must be sent to the Commissioner;

(i) the moneys of the provident fund must be deposited in a bank, and proper books of accounts relating to such fund must be maintained;

(j) the employer must not have any claim or lien whatsoever upon the amount for the time being standing in the provident fund to the credit of any member thereof, whether such amount represents the contributions made by the employer or by the employee or by both, unless such claim or lien is in respect of a loan granted by the employer to the employee or in respect of any advance of salary or wages paid to the employee by the employer;

(k) the aggregate amount outstanding at any time out of loans granted to any member from the provident fund must not exceed forty per centum of the total amount standing in the fund to the credit of such member;
(kk) the purposes for which loans are granted to members must be approved by the Commissioner;

(ll) the interest charged on any loan granted to any member from the provident fund must not exceed twelve per centum per annum;

(ml) the investments of the moneys of the provident fund must be valued at such intervals as may be determined by the administrators of the fund and whenever required so to do by the Commissioner; and

(nn) rules relating to the provident fund must be made to the satisfaction of the Commissioner in respect of all matters referred to in this regulation and such other matters as may be necessary for the proper and efficient management of the provident fund, the custody of moneys thereof, and the maintenance of books and records relating thereto.

(2) Notwithstanding anything in the preceding provisions of this regulation, as regards any provident fund in respect of which approval is sought under section 27 of the Act -

(aa) the aggregate amount of any loan granted to any member of such provident fund may exceed seventy-five per centum of the amount standing to the credit of such member in the fund, if such loan has been granted for the construction or for the purchase of a house or for the purchase of a building site for the construction of a house;

(bb) where the contribution of an employer in respect of an employee to such fund exceeds six per centum of the total earnings of that employee form his employment, and the aggregate of the contributions made by that employer and by that employee to the fund exceeds ten per centum of the total earnings of that employee from his employment, then, if the contribution of such employee is less than four per centum of his total earnings, such employee shall not be required, for the purposes of this regulation, to increase his contribution up to four per centum of his total earnings;

(cc) where the contribution of an employer in respect of an employee to such provident fund is not less than ten per centum of the total earnings of that employee from his employment, then, the employee shall not be required, for the purposes of this regulation, to make any contribution to such fund;

(dd) where any employee who is a member of such provident fund is also a member of or is otherwise entailed to benefits under any other provident fund or pension scheme approved under the Act, or any other similar scheme or fund whereby superannuation benefits are provided to such employee, then, for the purposes of this regulation, no additional contribution shall be required to be paid by the employer or by the employee to the first-mentioned provident fund, if the aggregate value of the benefits receivable by such employee from all such sources is equal to or greater than the benefits which such employee would (in respect of his services under that employer subsequent to the date upon which his employment was declared to be a covered employment) have received had he been a member of the Employees’ Provident Fund; and

(ee) where the Commissioner is of the opinion that any of the provisions of subparagraphs (c) to (n) of paragraph (1) of this regulation cannot be applied in respect of such provident fund or that it is necessary or expedient not to apply those provisions in respect of such provident fund, he may approve such provident fund notwithstanding the fact that such provident fund does not satisfy the requirements set out in those sub-paragraphs, or may require such other provision as he may consider necessary to be made in respect of any matter referred to in those sub-paragraphs.
43. (1) For the purposes of section 27 of the Act, the requirements which any pension scheme shall satisfy before such scheme is declared to be an approved pension scheme under the Act by the Commissioner, shall be the following:

(a) the amount of the contributions made by the employer under the pension scheme in respect of each employee must be not less than the amount of contribution which that employer would have made in respect of that employee, had such employer been a contributor to the Employees' Provident Fund;

(b) there must be provision in the pension scheme for the payment of benefits to an employee who ceases to be employed in the circumstances specified in section 23 of the Act;

(c) the benefits being benefits which are assessed actuarially and which any employee to whom the pension scheme is applicable is entitled to receive when he ceases to be employed in any of the circumstances specified in section 23 of the Act, or the benefits which are payable in respect of any such employee upon his death must not be less favourable to the employee or his heirs than the benefits which such employee or his heirs would have received had he been a member of the Employee's Provident Fund;

(d) rules relating to the pension scheme must be made to the satisfaction of the Commissioner in respect of all matters relating to the proper and efficient administration of the pension scheme.

(2) Where in the case of any pension scheme in respect of which approval is sought under section 27 of the Act, any employee who is a member of such pension scheme is also a member of, or is otherwise entitled to, any benefits under any provident fund or other pension scheme approved under this Act whereby superannuation benefits or benefits upon termination of employment are provided to such employee, then, for the purposes of this regulation, no additional contribution shall, notwithstanding anything to the contrary in the preceding provisions of these regulations, be required to be made by the employer to the first-mentioned pension scheme, if the aggregate value of the benefits receivable by such employee from all such sources is equal to or greater than the benefits which such employee would have received (in respect of his service under that employer subsequent to the date upon which that employment was declared to be a covered employment) had he been a member of the Employee's Provident Fund.

44. Where any provident fund relating to employees in a covered employment is administered by any person or body of persons outside Ceylon, the Commissioner may as a condition precedent to the approval by him of such fund, require the employer who is a contributor to such fund or any representative in Ceylon of the administrators of such fund to execute a bond in such form and manner as the Commissioner may determine for the due payment of any moneys payable out of such fund under the provisions of the Act to the members of such fund.

45. Where the administrator or liquidator of any approved provident fund or the administrator of any provident fund or contributory pension scheme, transfers, in pursuance of any provision of the Act, any sum of money lying in such fund or scheme to the Employees’ Provident Fund, such administrator or liquidator shall forward to the Central Bank a return substantially in Form N of the Second Schedule hereto, and a copy of such return shall at the same time be transmitted to the Commissioner.

**PART VI
GENERAL**

46. A determination made under section 28 of the Act by any officer may be reviewed by the Commissioner within a period of one month from the date of such determination.

47. The Tribunal of appeal referred to in section 29 of the Act shall consist of five members appointed by the Minister. The Minister shall appoint one of the members of the Tribunal to be the Chairman of the Tribunal.
48. A member of the Tribunal may at any time resign from the Tribunal by letter addressed to the Minister.

49. (1) The Minister may, if he thinks it expedient so to do, remove, by Order published in the *Gazette*, any member of the Tribunal from office without stating any reason.

(2) Any member of the Tribunal in respect of whom an Order under paragraph (1) is made by the Minister shall vacate his office from the date of the publication of such Order in the *Gazette*.

(3) Any member of the Tribunal who has been removed from office shall not be eligible for re-appointment as a member of the Tribunal.

50. Every member of the Tribunal shall, unless he vacates office by death, resignation or removal, hold office for a period of three years. Any such member who vacates office by effluxion of time shall be eligible for re-appointment.

51. If the Chairman or any member of the Tribunal is temporarily unable to discharge the duties of his office on account of ill-health, absence from Ceylon or for any other reason, the Minister may appoint some other member to act in his place, or may appoint some other person to act in his place as a member, as the case may be.

52. A person appointed to be a member of the Tribunal in place of a member who is dead or who has resigned or who has been removed shall hold office during the unexpired period of the term of office of the member in whose place such person was appointed.

53. There shall be appointed a secretary to the Tribunal.

54. (1) The Quorum for any meeting of the Tribunal shall be three members.

(2) Where at any meeting of the Tribunal the Chairman is not present, the members present may, for the purposes of that meeting, appoint one of themselves as the Chairman; and such member shall during the absence of the Chairman from that meeting preside at that meeting.

(3) The decision of the majority of the members of the Tribunal present at any meeting shall be deemed to be the decision of the Tribunal on any matter. In case of equality of votes the Chairman shall have a casting vote.

55. Every appointment of a member to the Tribunal shall be notified in the *Gazette*.

56. (1) The Tribunal shall, before making any decision upon any appeal preferred to the Tribunal under section 29 of the Act, give all interested parties an opportunity of being heard and of adducing such evidence, whether oral or documentary, as may, in the opinion of the Tribunal, be relevant to the case.

(2) The Tribunal may examine any witness, on oath, if it thinks fit so to do, and may summon any person to appear before it, and may require any person to produce any document which may, in the opinion of the Tribunal, be necessary or relevant to the case.

(3) All documents, notices, or summonses issued under the hand either of the Chairman of the Tribunal or the secretary hereto, shall be deemed to be issued by the Tribunal.

(4) The proceedings of the Tribunal shall be open to the public and minutes of such proceedings, including a summary of any oral evidence produced before the Tribunal, shall be kept by or under the direction of, the Chairman.

(5) Every decision made by the Tribunal at any meeting shall be reduced to writing and shall be signed by the Chairman, and a copy of the decision shall forthwith be transmitted by registered post or delivered to the appellant and to the respondent.
57. Every appeal to the Tribunal under section 29 of the Act from any determination shall be made within fourteen days after the date of such determination.

58. (1) Every member of the Tribunal shall be paid in respect of each day on which he attends any meeting of the Tribunal -

(a) an allowance of fifty rupees; and
(b) in respect of any journey or part of a journey by a private hired conveyance, where such journey could not reasonably have been perform by railway, a travelling allowance calculated at the mileage rate payable to public officers in terms of the Establishment Code; or
(c) the actual amount paid by such member as fare, if such member performs such journey by railway or omnibus or tramcar or any other public conveyance.

(2) Subject to the provisions of paragraph (3), every officer of the Department of Labour shall, in respect of any travelling undertaken by him in the performance of his duties under or in connection with the Act, be entitled to receive subsistence allowance and travelling allowance in accordance with the regulation and rates laid down in the Financial Regulations.

(3) Every such officer as is referred to in paragraph (2) shall be entitled to travel by road on any journey where the single journey by road does not exceed seventy-five miles, and to claim full mileage notwithstanding anything to the contrary in the Financial Regulations.

59. Every petition of appeal preferred under sub-section (2) of section 29 of the Act to the Supreme Court by any person shall be accompanied by a fee of two rupees.

60. (1) The notice referred to in sub-section of (1) section 11 of the Act shall be substantially in Form O of the Second Schedule hereto.

(2) The notice referred to in section 38 of the Act shall be substantially in Form P of the Second Schedule hereto.

(3) For the purposes of section 47 of the Act, the earnings of any employee shall include remuneration paid to him at piece rates and remuneration, if any, paid to him by way of commission for any services rendered to the employer.

61. (1) Every payment made to the Fund under the provisions of the Act or under these regulations shall be made in cash paid into the Cash Branch of the Central Bank or by money order, postal order or cheque made in the name of the Central Bank Account Employee Provident Fund, and drawn on any commercial bank or in such other manner as the Monetary Board may, from time to time, determine either generally or in the special circumstances of any particular case.

(2) In this regulation “commercial bank” has the same meaning as in the Monetary Law Act, No. 58 of 1949.

62. (1) Where any sums have been paid by employers in error to the Fund or any contributions by or in respect of any employee, being an employee who was not liable under the provisions of the Act to contribute to the Fund, or where any contributions paid to the Fund exceed, owing to an error, the actual amount due from or in respect of any employee, then, the Commissioner shall, on being, satisfied that such sums or such contributions or such excess amount have or has been paid in error, cause the same to be refunded to the employer or employee, as the case may be.

(2) Every application for the refund of any contributions, made under paragraph (1) shall be substantially in Form Q of the Second Schedule hereto.

(3) Every application for the refund of such sums or contributions made under paragraph (1) shall be made to the Commissioner not later than one year after the date of payment of the contributions to the Fund:
Provided, however, that the preceding provisions of this paragraph shall not apply to or in relation to any application for the refund of contributions made by or in respect of an employee who was not liable under the Act to contribute to the Fund.

63. No stamp duty shall be chargeable upon any document used in connection with the purposes of the Act.

64. Every employment referred to in the Third Schedule hereto shall be an employment in respect of which the cash value of any cooked or un-cooked food provided by the employer for his employees and any such commodity used in the preparation or composition of any food as is so provided shall be calculated in reckoning the total earnings of such employees in that employment.

65. (1) Where any sum is paid to any person under a determination made under the Act or by virtue of any provision of any regulation made thereunder and it is subsequently decided that such sum was not payable to such person, or where any payment has been made under the Act or under any regulations made thereunder to any person in error, then, the Commissioner may by written notice served on such person require such person to refund such sum within such time as may be specified in the notice.

(2) No person on whom a notice under paragraph (1) of this regulation has been served shall fail to comply with the requirements of such notice.

66. In these regulations, unless the context otherwise requires -

“Act” means the Employees’ Provident Fund Act, No. 15 of 1958;

“Commissioner” means the Commissioner of Labour;

“Fund” means the Employees’ Provident Fund established under the Act;

“member” means a member of the Fund; and

the expressions “employee” and “employer” shall have the respective meanings assigned to them in the Act.
EMPLOYEES’ PROVIDENT FUND

First Schedule

Every employment other than employment -

(a) under the Government of Ceylon; or

(b) under the Local Government Service Commission established under the Local Government Service Ordinance, No. 43 of 1945; or

(c) under of any local authority, being a local authority in respect of the employees of which a pension scheme or provident fund has been established under any other written law.

In this Schedule the expression “local authority” means any Municipal Council, Urban Council, Town Council or Village Council.
SECOND SCHEDULE

THE EMPLOYEES' PROVIDENT FUND ACT, NO. 15 OF 1958

FORM A

EMPLOYEE'S RECORD CARD

PART I

Full name: __________, Other names :____________, Employer's No. :____________, Address :____________, Member's No. :__________, Nationality :__________, Sex:_______,

Age :__________, Date of birth* :____________, Place of birth :____________, Married or Single : __________, Name of spouse : ______________, Name and place of birth of father : ____________, Name of mother : ________________, Name and place of birth of paternal grandfather : ____________, Name of maternal grandfather : ____________,

Name of last employer : ____________, Nature of employment : ______________, Period employed : ____________.

Identity (Give your right and left thumb marks and the numbers, if available, of the following :

(a) Post Office Savings Bank Book, (b) Post Office Identity Card, (c) Ceylon Savings Bank Book, (d) Certificate of Competence to Drive, (e) Temporary Residence Permit, (f) Citizenship Registration, (g) Passport).

Any natural distinguishing marks :___________________.

Name/s of nominee/s as given in the document of nomination : ______________, Age : __________, Relationship : ____________, Share : __________.

PART II

Present employer : __________, Nature of employment : ______________, Date on which employment commenced : ____________, Rate of pay : ____________.

I do hereby declare that the foregoing is an accurate record of the information furnished by the employee and that it has been verified from my records as far as it has been possible to do so. I do hereby further certify that the thumb marks and signature of the employee were placed in my presence.

_______________________________________________
Signature and designation of employer or his representative.

Date: ______________

* Give serial No. of Birth registration if available - Estates only.
FORM B
CERTIFICATE OF MEMBERSHIP

<table>
<thead>
<tr>
<th>Employer’s No.</th>
<th>Full name of member</th>
</tr>
</thead>
<tbody>
<tr>
<td>Member’s No.</td>
<td>Other names</td>
</tr>
<tr>
<td></td>
<td>Address</td>
</tr>
<tr>
<td></td>
<td>Signature</td>
</tr>
<tr>
<td>Left thumb mark of member</td>
<td>Signature of witness</td>
</tr>
<tr>
<td>Right thumb mark of member</td>
<td>Date</td>
</tr>
</tbody>
</table>

(For office use only)

I do hereby certify that _____________ is a member of the Employees' Provident Fund with effect from _____________.

________________________,
Commissioner of Labour.

Date : ____________.
The Employees' Provident Fund Act, No. 15 of 1958

FORM C
Return of Employee’s Earnings and Contributions for the month of ______ 19___

Employer's Registration No. _______________________
Name and address of employer :____________________

Summary
Total No. of sheets - 19
Total No. of employees in respect of whom contributions sent to Central Bank - 19
Total amount - 19
No. of Cheque/M.O./P.O. sent to Central Bank - 19

<table>
<thead>
<tr>
<th>Member's No.</th>
<th>Name of Member (Surname to be written first, followed by initials)</th>
<th>Class or category of work</th>
<th>Sex</th>
<th>Age</th>
<th>Rate of payment Rs. c</th>
<th>No. of days worked during the month</th>
<th>If payment is at piece rates give details of rate and output Rs. c</th>
<th>Total wages or salary for the month* (excluding overtime payment) Rs. c</th>
<th>Value of food, holiday payments, contract wages, etc. Rs. c</th>
<th>Total gross wages Rs. c</th>
<th>Contributions</th>
<th>Remarks</th>
<th>For office use only</th>
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</table>

Total
Surcharge, if any
Grand Total

I certify that all particulars in the above return are correct.

Date : ___________ Signature of Employer.

*This should include wage or salary, cost of living allowances, piece rates and incentive payments.
FORM C (1) (REGULATION 7 (2) (a) (i))

Advice of remittance of contributions to the Department of the Central Bank

Employer’s Registration No. and address
Month in respect of which contributions are made
Amount remitted by cash/ M. O./P. O./Cheque Rs. cents
Date of remittance: ___________________  
Signature of Employer.

N.B.- This advice should be prepared in duplicate. The original of the advice should be forwarded together with remittance to the Superintendent, Employees Provident Fund, Central Bank of Ceylon, Colombo.

The duplicate of the advice should ve sent to the Commissioner of Labour.

FORM C (2) (REGULATION 7 (2) (a) (ii))

Return of Changes for the month of 19

To: The Commissioner of Labour.
Employer’s registration No.

<table>
<thead>
<tr>
<th>Employee’s No.</th>
<th>Employee’s Name</th>
<th>Whether left/over-aged/deceased/new employee</th>
<th>Remarks</th>
</tr>
</thead>
</table>

Signature of Employer.

Note:- A declaration in Form E, F or G, as the case may be, in respect of each employee should accompany this form. In the case of a new employee who is not a member of the E.P.F. Forms A, B and H duly completed should be sent.
Form C (3)
The Employees' Provident Fund Act, No. 15 of 1958

Return for the Half year ending 30th June/31st December 19..........

N.B.-
(a) Every cage in Form C(3) should be completed, except column 3.
(b) The employer should ensure that the total of Column 4 (when added vertically) is the same as the total of Column 11 (when added horizontally) before he certifies the return as being correct.
(c) Total gross wages should include basic wage or salary for the month, cost of living allowances, piece rates, incentive payments, value of food, holiday payments, wages and the like, but should exclude overtime payments.

<table>
<thead>
<tr>
<th>Name of Member (surname to be written first followed by initials)</th>
<th>Member's Number</th>
<th>For Office Use</th>
<th>Total Contributions</th>
<th>Total Gross Wages and Contributions</th>
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<td>* July</td>
<td>February</td>
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<td>Total gross</td>
<td>earnings Rs. c</td>
<td>Total contributions Rs. c</td>
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<td>May</td>
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<td>June</td>
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<td>Total number of sheets:</td>
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<td>Total number of employees in respect of whom contributions</td>
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<td>have been made:</td>
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<td>*Delete line which is not applicable.</td>
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<td>† Any difference, between the contributions made for the</td>
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<td>period in respect of which the form C(3) is sent and the</td>
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<tr>
<td>Grand Total of the Form C(3) itself, should be explained in</td>
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<td>Column 6.</td>
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</tbody>
</table>

1 1 7 8 9 10

Remarks Age Sex Number of days worked in each month

Return of contributions for the period 19 to 19

Employer's Registration Number: 

Name & Address of Employer:

Total of C(3) Form Rs. c

Surcharge

• Over-payment/Under-payment

Any other payments

Total

I certify that all the particulars in the above return are correct and that on part of the employer's contributions has been deducted from any employee's earnings.

Signature of Employer
PARTICULARS OF EMPLOYEES

1. Name of establishment or estate: ___________________.

2. Nature of business: ___________________.
   (In the case of estates give the acreage of each cultivated crop separately).

3. Business registration Number: ________________.

4. Registered address: ___________________.

5. Revenue district: ___________________.

6. Name of proprietor/lessee: ________________.
   (If a limited liability company, the names of all the directors, and if a partnership, the names of all
   the partners should be given)

7. Name of Manager or Superintendent: ____________.

8. Total number of employees who are fourteen years of age
   and over (exclude casual employees*): ____________.

9. Total number of employees in covered employments: ____________.

10. Number of employees in employments other than
    covered employments: ____________.

11. Is there now a provident fund or a contributory pension
    scheme in respect of any one or all categories of
    employees? ________________.
    If so, give details of numbers and categories of employees who are covered by such fund or scheme

12. Have you applied for approval of the fund or scheme referred
    to in cage 11, under Part IV of the Employees’ Provident Fund
    Act. No. 15 of 1958

13. Total number of employees’ record cards and certificates of
    membership forwarded to the Commissioner:

14. Names of the employees to whom the Act does not apply -
    {vide regulation 2 (2)}: ____________.

I (name and designation), __________ do hereby declare that the above particulars are correct.

Date: ____________.

Signature of employer.

Note: ‘Casual employees’ means those employees who are employed by the day or by the job or by the
journey.
EMPLOYEES’ PROVIDENT FUND

[Regulation 15]

The Employees’ Provident Fund Act, No. 15 of 1958
FORM E
NOTIFICATION

PART 1 (To be filled in by an employee who is a member of the Fund on his leaving employment).

To: The Commissioner of Labour.

Take notice that I ____________ of _____________________ whose signature and thumb marks are set out hereunder and who am a member of the Employees Provident Fund have ceased to be employed by (name and registered number of the employer) ____________________ of (address of employer) _______________ with effect from ______________.

Thumb marks of employee.

_______________________________

Signature of Employee.

Signature of witness to the signature and thumb marks of the employee.

Date: ________________

Part II (To be filled in by the employer).

I/*We ____________(name and registered number of employer) _____________ do hereby notify you that ________ who is a member of the Employees’ Provident Fund and whose membership number is _________ has ceased to be in my/*our employ with effect from __________.

________________________

Signature of Employer

Date :_____________.

*Delete if inapplicable.

[Regulation 16]

The Employees’ Provident Fund Act, No. 15 of 1958
FORM F

To : The Commissioner of Labour.

I/*We ___________ (state the name and registration number of employer) do hereby notify that ___________ who is a member of the Employees’ Provident Fund and whose membership number is _________ has ceased to be in my/*our employ with effect from __________.

2. The said __________, as far as I *we am/are aware, failed to make the necessary notification under regulation 15 of the Employees Provident Fund Regulations, 1958.

______________________________

Signature of Employer

Date :______________.

*Delete whichever is inapplicable.
EMPLOYEES' PROVIDENT FUND

[Regulation 17]

The Employees' Provident Fund Act, No. 15 of 1958

FORM G

PART I (To be filled in by the employee)

1. ___________________ (name) of ________________ do hereby solemnly and sincerely declare that

(1) *I have not been employed before in a covered employment and I have not been a contributor to the Employees' Provident Fund or any approved provident fund;

(2) *I have been employed before by ___________ in a covered employment, namely ________ and I have been a contributor to the Employees' Provident Fund. My certificate of membership/* last annual statement from the Central Bank is attached hereto.

(3) *I have been employed before by ___________ in a covered employment, namely__________ and that I have been a contributor to an approved provident fund, namely ______________.

______________________,

Signature of Employee.

Thumb marks of employee

<table>
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</table>

______________________________,

Signature of witness to the signature and thumb marks of the employee.

PART II (To be filled in by the employer)

Commissioner of Labour.

Forwarded I/* We ________________________(state the name and registration number of employer) confirm that the above-named declarant has been taken into my /* our employ with effect from ________________.

______________________,

Signature of Employer.

Date : ____________.

*Delete whichever is inapplicable.
EMPLOYEES’ PROVIDENT FUND

The Employees’ Provident Fund Act, No. 15 of 1958

FORM H

Nomination

Employer’s number: ______________.

Member’s number: ________________.

I, ______________ presently employed __________ being a member of the Employees’ Provident Fund do hereby nominate the person/s mentioned in column I of the Schedule hereeto whose relationship to me is as shown in the corresponding entry in column II of that Schedule, to receive, in the event of my death, the amount standing to my credit in my individual account in the Employees' Provident Fund, in the proportion specified in the corresponding entry in column III of that Schedule.

2. The provisions of the Employees’ Provident Fund Act, No. 15 of 1958, and the regulations made thereunder relating to nominations were read and understood by me/were read over and explained to me, and I do hereby set my hand this ___________ day of __________ in the presence of the witness whose signature is herein subscribed.

____________________,
Signature of member.

Thumbs marks of member.

____________________,
Signature Witness

Name of Witness: ____________________.

Designation and address of Witness: ____________________.

*Delete whichever is inapplicable

SCHEDULE

<table>
<thead>
<tr>
<th>Column I</th>
<th>Column II</th>
<th>Column III</th>
</tr>
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<tbody>
<tr>
<td>Name of nominee</td>
<td>Relationship</td>
<td>Proportion</td>
</tr>
</tbody>
</table>

468
EMPLOYEES’ PROVIDENT FUND

The Employees' Provident Fund Act, No. 15 of 1958

FORM 1

REVOCATION OF NOMINATION

Employer’s number: ____________.
Member’s number: ____________.

I, ____________, of __________ presently employed __________ being a member of the Employees’ Provident Fund do hereby revoke the appointment of ___________ (give the name/s of nominee/nominees) as my nominee/nominees made by me by document of nomination executed on __________ day of __________.

The provisions of the Employees’ Provident Fund Act, No. 15 of 1958, and the regulations made thereunder relating to nominations were read and understood by me/were read over and explained to me, and I do hereby set my hand on this __________ day of __________ in the presence of the witness whose signature is herein subscribed.

_____________________,
Signature of member,
Thumb marks of employee

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</table>

I, ____________, of __________ do hereby declare that the provisions of the Employees’ Provident Fund Act, No. 15 of 1958, and the regulations made thereunder relating to nominations were read over and explained to __________ and he, purporting to understand the same, set his signature and thumb marks in my presence on this __________ day of __________.

_____________________,
Signature Witness

Name of witness: ________________.
Designation and address of Witness: ________________.

*Delete whichever is inapplicable*
The Employees' Provident Fund Act, No. 15 of 1958

FORM J

NOMINATION

Employer’s number : ___________.

Member’s number : ___________.

No nomination having being made by me at the time I first became a member of the Employees’ Provident Fund*/ The nomination of __________ made by me by document of nomination executed on _______ day of ________ having being revoked by me by document of nomination executed on _______. */The nomination of __________ made by me by document of nomination executed on _______ day of ________ having lapsed*/by virtue of the death of the nominee*/one of the nominees, namely, _______*/by reason of the marriage contracted by me subsequent to the execution of the document of nomination, _______. I _______ presently employed ___________, being a member of the Employees’ Provident Fund do hereby nominate the person/s mentioned in column I of the Schedule hereto, whose relationship to me is as shown in the corresponding entry in column II of that Schedule, to receive in the event of my death, the amount standing to my credit in my individual account in the Employees’ Provident Fund, in the proportion specified in the corresponding entry in column III of that Schedule.

2. The provisions of the Employees’ Provident Fund Act, No. 15 of 1958, and the regulations made thereunder relating to nominations were read and understood by me*/were read over and explained to me, and I do hereby set my hand this _______ day of ________, in the presence of the witness whose signature is herein subscribed.

________________________,

Signature of member.

Thumb marks of members -

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</table>

I, __________, of do hereby declare that the provisions of the Employees’ Provident Fund Act, No. 15 of 1958, and the regulations made thereunder relating to nominations were read over and explained to __________ and he, purporting to understand the same, set his signature and thumb marks in my presence on this _______ day of ________.

________________________,

Signature Witness

Name of witness : _________________.

Designation and address of Witness: ____________________.

*Delete whichever is inapplicable

SCHEDULE

<table>
<thead>
<tr>
<th>Column I</th>
<th>Column II</th>
<th>Column III</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of nominee</td>
<td>Relationship</td>
<td>Proportion of benefit</td>
</tr>
</tbody>
</table>
EMPLOYEES’ PROVIDENT FUND

The Employees Provident Fund Act, No. 15 of 1958

FORM K

PART I

Claim made under section 26 of the Act by a member of the Fund for benefits payable under section 23 of the Act.

(This claim should be sent to the Commissioner of Labour through the employer under whom the member was last employed).

1. Name of member: ______________.
2. Address: ______________.
3. Member’s number: ______________.
4. Age and date of birth of member: ______________.
5. Cause of cessation of employment: ______________.
   (Vide section 23 of the Act).
6. Date on which employment ceased: ______________.
7. Name and address of the last employer: ______________.
8. Nature of employment: ______________.
9. Name/* of nominee/*s if any: ______________.
10. Names of legal heirs: ______________.
   (To be given only in cases where no nomination is subsisting)
11. Total amount of contributions to the credit of the member in the Fund according to the last annual statement sent by the Central Bank: ______________.
   (Attach last Annual Statement and two other Statements relating to any previous years which are available).

I do hereby declare that the foregoing facts are true and correct.

________________________.
Signature of member.

Date: ______________

Thumb marks of member -

<table>
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<th>Right</th>
</tr>
</thead>
</table>

Signature of witness to signature and thumb marks of member

Name, designation and address of witness.
EMPLOYEES’ PROVIDENT FUND

PART II (To be filled in by the employer).

I/*We__________ Manager/*Superintendent/* Proprietor of ____________ do hereby certify that __________ was employed as __________ and that he is a member of the Employees’ Provident Fund. He is retiring for the reason stated in paragraph 5 of his claim and his last month’s contributions were included in the return contributions for the month of ________ 2 _______.

* I certify that the contributions as shown below have been recovered up to the date of retirement / death and have been included in the remittances made by me to the Central Bank on account of Employees’ Provident Fund.

<table>
<thead>
<tr>
<th>Month</th>
<th>Total Wages</th>
<th>Total contributions</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* To be filled by employers who are required to send return in Form C (3)

*The said member __________ signed the claim and affixed his thumb marks in my presence.

Signature :____________________,
Name:______________________,
Designation :_________________.
Date:_______________.

*Delete whichever is inapplicable

Note:- Cage 5- If cessation of employment is in consequence of marriage, a copy of the marriage certificate should be attached. If cessation is by reason of permanent and total incapacity for work, a medical certificate on the appropriate form should be attached. If cessation is due to impending departure from Ceylon, then the passport and other available travel documents should be attached.

(The Employees’ Provident Fund Act, No. 15 of 1958)

FORM L

CLAIM FOR BENEFITS UNDER SECTION 26 OF THE ACT BY A NOMINEE / THE ADMINISTRATOR / EXECUTOR

(This claim should be sent to the Commissioner of Labour through the employer by whom the deceased member was last employed)

PART I

I, __________(state full name of claimant) being nominee/heir/administrator/executor of last will of __________ whose membership No. __________ is __________ do hereby, in terms of section 26 of the Employees’ Provident Fund Act, No. 15 of 1958, make a claim for the payment of benefit due in respect of the said deceased member, who was last employed by __________(state name of deceased member’s employer).

The deceased member was married*/not married*

I annex hereto -

(a) copy of the certificate of death issued by the Registrar of Births and Deaths of __________ Division relating to the death of the said deceased member.*
(b) certified copy of the letters of administration granted by the District Court of ____________ relating to the administration of the estate of the said deceased member.*

(c) certified copy of the probate granted to the executor of the last will of the said deceased member by the District Court of ____________.*

PART II

(See note below)

1. Address of Claimant: ________________.

2. Relationship of nominee or heir of deceased member: ________________.

3. If the claimant is not the spouse of the deceased member, is the spouse living? ________________.

4. Name and address of spouse, if living: ________________.

5. If the spouse has been legally separated, state name of court and number of case allowing separation.

6. Names of all surviving children of the deceased member and their addresses: ________________.

7. Names of any deceased children of the deceased member: ________________.

8. Names and addresses of the heirs of deceased children of the deceased member: ________________.

9. If the deceased member was not married, give names and addresses of next of kin: ________________.

10. Particulars of properties or other assets left by the deceased member and their value (Village headman’s report should be attached. See note below): ________________.

11. Is the estate of the deceased member subject to testamentary or other action in any court? If so, state: ________________.

   (a) the name of the court and the number of the case: ________________.

   (b) the name and address of the administrator, or executor or other person who is in a position to give information about the case: ________________.

12. Was the deceased member paying income tax? ________________.

   I declare that the above particulars are true and correct.

   ________________________________
   Signature or left thumb mark of Claimant.

Date: ________________.

PART III

I, ________________ manager/superintendent of ______________ do hereby certify that the said ______________ was employed ______________. His last monthly contributions was included in the return of contributions sent for the month of ______________ 19 ______________. He died/is reported to have died /on ______________.

The claimant is known* /not known to me.*

   (a) the nominee referred to*

   (b) *related to the deceased member as claimed.
(c) the guardian of the claimant who is a minor*.

(d) the administrator of the deceased member’s estate.*

(e) executor of the last will of the deceased member.*

The claimant signed the claim/placed his thumb impression on the claim* in my presence.*

I am satisfied that the signature */thump mark * on the claim is that of the claimant.

* I certify that contributions as shown below have been recovered up to the date of retirement /death and have been included in the remittances made by me to the Central Bank on account of Employees’ Provident Fund.

<table>
<thead>
<tr>
<th>Month</th>
<th>Total Wages</th>
<th>Total contributions</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* To be filled by employers who are required to send return in Form C (3)

Date:_________________.  Signature of Employer.

*Delete whichever is inapplicable

Notes:- 1. Part II should be filled in by a claimant who makes a claim as an heir of a deceased member. A claimant who is a nominee need not fill in Part II if the full benefits due to the deceased member have been covered by nominations, that is to say, where the claimant alone or the claimant along with one or more persons has been nominated to share the full benefit. Any share of the total benefit due to the deceased member has been left unallotted, then the nominee who makes a claim should fill in Part II. An administrator or executor need not complete Part II.

2. Cage 10 of Part II. The Report should be from the Village Headman of the area where the deceased member was ordinarily resident and should be countersigned by the Divisional Revenue Officer of the area. It should, in addition to any other information, give the following information:-

(a) properties and assets owned by the deceased in the area where he resided and their value, (b) properties and assets owned by the deceased member outside that area, if known, (c) names of spouse, children or legal heirs, (d) whether letters of administration or probate has been obtained, if so, name of court, the case number and the name of administrator or executor, (e) whether deceased member was paying income tax at the time of his death.
EMPLOYEES’ PROVIDENT FUND

[Regulation 33]

The Employees' Provident Fund Act, No. 15 of 1958

FORM M
MEDICAL CERTIFICATE

To: The Commissioner of Labour:

I, ________________, being a registered medical practitioner do hereby declare that I have this __________ day of __________, 19____, examined (name of member of the Fund) ________________ who is a member of the Employees’ Provident Fund, and do hereby certify that, to the best of my knowledge, the said ________________ is suffering from an infirmity and is in consequence permanently and totally incapacitated and unfit for work any longer.

2. The said ________________ placed his signature and thumb marks on this certificate in my presence.

__________________________
Signature of Medical Practitioner.

__________________________
Signature of Member.

Thumb marks of member

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<th>Right</th>
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</table>
The Employees Provident Fund Act, No. 15 of 1958

FORM N

STATEMENT OF CONTRIBUTIONS TRANSFERRED FROM ANY PROVIDENT FUND OR CONTRIBUTORY PENSION SCHEME TO THE EMPLOYEES' PROVIDENT FUND

Name of Fund: _____________________, Name of Employer: ____________________.
Address: ________________, Address: ____________________________.

<table>
<thead>
<tr>
<th>Name of employee</th>
<th>Amount of contributions lying to the credit of employee, including interest, &amp;c.</th>
<th>Amount transferred</th>
<th>If total contributions of any employee are not transferred, state reason against his name</th>
<th>For office use only</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Employee's</td>
<td>Employer's</td>
<td>Total</td>
<td></td>
</tr>
</tbody>
</table>

Date: ______________.

Signature of Employer.

Administrator of the fund or pension scheme.

Note: If the provident fund or pension scheme covers employees working under more than one employer, a separate statement should be sent in respect of each such employer.
EMPLOYEES’ PROVIDENT FUND

[Regulation 60(1)]

The Employees’ Provident Fund Act, No. 15 of 1958

FORM O

NOTICE UNDER SECTION 11 (1) OF THE ACT

To: The Commissioner of Labour:

Take notice that under section 11 (1) of the Employees’ Provident Fund Act, No. 15 of 1958, we_________
Manager*/Superintendent of ____________ for and on behalf of (name of employer)_____________ being an
employer of employees in a covered employment on the one part and (name/s of employee*/s__________
being employee*/s employed by the said employer on the other part, do hereby elect that the monthly contribution
to be made by the said employer in respect of the aforesaid employees shall be ________ per centum of the total
earnings of each of the aforesaid employee*/s and the monthly contribution to be made by each of the employees
shall be ____________ per centum of his earnings.

This election shall take effect from ___________ day of _____19 ______.

Signed at_________ this __________ day of 19_____.

Signed on behalf of employer:_____________.

Signature or right thumb impression
of each of the aforesaid employees
in the order as given above
1. ________________.
2. ________________.
3. ________________.
4. ________________.
5. ________________.

Witnesses to Signature/s thumb
impression/s of employee/s.
1. Signature :______________.
   Name :________________.
   Designation :___________.
2. Signature :______________.
   Name :________________.
   Designation :___________.

Date :______________.

*Delete if inapplicable

[Regulation 60(2)]

The Employees’ Provident Fund Act, No. 15 of 1958

FORM P

NOTICE UNDER SECTION 38

To:

Take notice that in the prosecution instituted against you in the_______________ Court of ____________ for
failure to pay the sum of Rs.__________________ which you are liable to pay in terms of _______________
to ___________ on account of the ______________ payable in respect of _____________I, ______________
tend adducing in accordance with the provisions of section 38 of the Employees’ Provident Fund Act, No. 15
of 1958, evidence of the failure on your part to pay the sum of___________ which you are liable to pay in terms
of_____________

Dated this ______________ day of _______. Signature and designation.
**The Employees’ Provident Fund Act, No. 15 of 1958**

**FORM Q**

APPLICATION FOR REFUND OF ANY SUM OR CONTRIBUTIONS MADE TO THE FUND IN ERROR

<table>
<thead>
<tr>
<th>Name of Employee</th>
<th>Month and year in respect of which recovery was made in error</th>
<th>Amount due</th>
<th>Amount remitted</th>
<th>Excess amount remitted in error</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
<td>c.</td>
<td>Rs.</td>
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<table>
<thead>
<tr>
<th>Remarks</th>
<th>For Office use only</th>
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**Total**

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<th>For Office use only</th>
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</table>

Date: ____________________

Signature of Employer: ________________

Registered number of employer: ____________________

Name of Employer: ____________________

Membership Number: ____________________

[Regulation 62] [Gazette No. 14,711 of 2nd September, 1966]
The Employees' Provident Fund Act, No. 15 of 1958

FORM R

DECLARATION UNDER REGULATION 17A

I, __________, of __________, presently employed under __________ (given name of employer obtaining declaration) do hereby solemnly and sincerely declare that ___

* (1) I am also at present employed under __________

* (2) I am not at present employed under any other employer.

_______________________
Signature or thumb mark of employee

Witness : __________ 19____

* Strike out whichever is not applicable.

THIRD SCHEDULE

Employment in or about the business of any hotel, eating house, cafe, restaurant, tea kiosk, or any boarding house, lodging house or resthouse club, bakery, nursing home, shop or office.
THE MINISTER OF LABOUR, HOUSING AND SOCIAL SERVICES has, under section 4 (3) of the Employees’ Provident Fund Act, No. 15 of 1958, read with section 10B of the Interpretation Ordinance (Chapter 2), appointed with effect from 1st November, 1958, the officers mentioned in the Schedule hereto, to be officers for the purpose of carrying out or giving effect to the provisions of the Employees’ Provident Fund Act, No. 15 of 1958.

R. M. G. MONYPENNY,
Permanent Secretary,
Ministry of Labour Housing and
Social Services.

Colombo, October 29, 1958.

SCHEDULE

Labour Medical Officer.
Labour Statistician.
Labour Officers.
Labour Statistical Officer.
**THE EMPLOYEES’ PROVIDENT FUND ACT,**
No. 15 OF 1958

**CORRECTION TO THE NOTIFICATION BEARING NO. L. D.- B. 17/58 DATED 29TH MARCH, 1962**

(Regarding the amendments to the Employees’ Provident Fund Regulations 1958)


SUBSTITUTE for all the words “Regulation made by the Minister of Labour and Nationalised Services by virtue of the powers vested in him by section 46 of the Employees’ Provident Fund Act, No. 15 of 1958” of the words “Regulation made by the Minister of Labour and Nationalised Services by virtue of the powers vested in him by section 46 of the Employees’ Provident Fund Act, No. 15 of 1958 and approved by the Senate and the House of Representatives.”

V. S. M. De Mel,
Permanent Secretary,
Ministry of Labour and Nationalised Services.

June 28, 1962.