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PART I : SECTION (I) — GENERAL Government Notifications

L.D-B 15/2016

THE ARMY ACT (CHAPTER 357)

REGULATIONS made by the President under section 29 and 155 of the Army Act (Chapter 357) read with Article 4 of the Constitution of the Democratic Socialist Republic of Sri Lanka.

GOTABAYA RAJAPAKSA, President.

Colombo, 4th November, 2020.

Regulations

THE Army Pensions and Gratuities Code, 1981, published in *Gazette* Extraordinary No. 562/11 of June 15, 1989, as amended from time to time is hereby further amended by the insertion immediately after paragraph (i) of regulation 29 thereof, of the following new paragraphs: -

"(j) Notwithstanding anything to the contrary in any other regulation, an Officer other than a Quarter Master who was granted a commission in the Volunteer Force on or before May 19, 2009 and was over 23 years old at the time such commission was granted and has not completed twenty (20) years reckonable service at the time of his retirement upon attaining the age limit for retirement or in consequence of a decision that further employment is not available for him, or being transferred to the Reserve, may, if he has completed at least fifteen (15) years reckonable service and rendered satisfactory service, be granted a pension as in the case of an officer in the Regular Force.



- (k) Notwithstanding anything to the contrary in any other regulation, any Officer who was commissioned directly as a Quarter Master in the Volunteer Force on or before May 19, 2009 and was over 35 years old at the time such commission was granted or any Officer who was granted a commission by being promoted to the rank of a Quarter Master in the Volunteer Force on or before May 19, 2009 and was over 35 years old at the time of such commission was granted and has not completed twenty (20) years reckonable service at the time of his retirement upon attaining the age limit for retirement or in consequence of a decision that further employment is not available for him, or being transferred to the Reserve, may, if he has completed at least fifteen (15) years reckonable service and rendered satisfactory service, be granted a pension as in the case of a Quarter Master in the Regular Force.
- (1) Notwithstanding anything to the contrary in any other regulation, where any person who while employed in a pensionable service in any Ministry, Department or any other Institution of the Government was enlisted as an Officer in the Volunteer Force on or before May 19,2009 is not eligible for a pension either in respect of the Government service or Volunteer Force service upon been duly discharged from such Volunteer Force service or on due retirement from such Volunteer Force service, may, if he has completed at least ten (10) years reckonable service and rendered satisfactory service in such Volunteer Force and has an aggregate of not less than twenty (20) years service when taking into consideration his service in the Government and in such Volunteer Force, be granted a pension calculated in the manner provided in regulation 4.
- (m) Notwithstanding anything to the contrary in any other regulation, any person who has been recruited to the Volunteer Force as a Soldier on or before May 19,2009 and was over 33 years old at the time of such recruitment and has not completed twenty two (22) years reckonable service at the time of his retirement upon reaching compulsory age for retirement or in consequence of a decision that further employment is not available for him, or being transferred to the Reserve may, if he has completed at least fifteen (15) years reckonable service and rendered satisfactory service, be granted a pension as in the case of a Soldier in the Regular Force.
- (n) Notwithstanding anything to the contrary in any other regulation, where any person who while employed in a pensionable service in any Ministry, Department or any other Institution of the Government was recruited as a Soldier in the Volunteer Force on or before May 19, 2009, is not eligible for a pension either in respect of the Government service or Volunteer Force service upon been duly discharged from such Volunteer Force service or on due retirement from such Volunteer Force service, may, if he has completed at least twelve (12) years reckonable service and rendered a satisfactory service in Volunteer Force and has an aggregate of not less than twenty two (22) years service when taking into consideration his service in the Government and in such Volunteer Force, be granted a pension calculated in the manner provided in regulation 21.".

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THE NAVY ACT (CHAPTER 358)

REGULATIONS made by the President under section 161 of the Navy Act (Chapter 358) read with Article 4 of the Constitution of the Democratic Socialist Republic of Sri Lanka.

GOTABAYA RAJAPAKSA,
President.

Colombo, 04th November, 2020.

L.D-B 16/2016

Regulations

The Navy Pensions and Gratuities Code, 1981, published in Gazette Extraordinary No. 654/10 of March 20, 1991, as amended from time to time, is hereby further amended as follows:-

- (1) by the renumbering of sub paragraph (b) of paragraph (2) of regulation 26 (as inserted by *Gazette* Extraordinary No. 1512/19 of August 31, 2007) as sub paragraph (b) thereof;
- (2) by the insertion immediately after the renumbered sub paragraph (b) of paragraph (2) of regulation 26, of the following new sub paragraphs: -
 - "(c) Notwithstanding anything to the contrary in any other regulation, an Officer who was granted a commission in the Volunteer Naval Force on or before May 19, 2009 and was over 23 years old at the time of such commission was granted and has not completed twenty (20) years reckonable service at the time of his retirement upon attaining the age limit for retirement or in consequence of a decision that further employment is not available for him, or being transferred to the Reserve, may, if he has completed at least fifteen (15) years reckonable service and rendered satisfactory service, be granted a pension as in the case of an Officer in the Regular Naval Force.
 - (d) Notwithstanding anything to the contrary in any other regulation, where any person who while emlpoyed in a pensionable service in any Ministry, Department or any other Institution of the Government was enlisted as an Officer in the Volunteer Naval Force on or before May 19, 2009, is not eligible for a pension either in respect of the Government service or Volunteer Force service upon been duly discharged from such Volunteer Force service, or on due retirement from such Volunteer Force Service may, if he has completed at least ten (10) years reckonable service and rendered a satisfactory service in such Volunteer Force and has an aggregate of not less than twenty (20) years service when taking into consideration his service in the Government and in such Volunteer Force, be granted a pension calculated in the manner provided in regulation 4.";
- (3) by the insertion immediately after sub paragraph (b) of paragraph (3) of regulation 26, of the following new sub paragraphs:-
 - "(c) Notwithstanding anything to the contrary in any other regulation, any person who has been recruited to the Volunteer Naval Force as a Seaman on or before May 19, 2009 and was over 33 years old at the time of such recruitment and has not completed twenty two (22) years reckonable service at the time of his retirement upon reaching compulsory age for retirement or in consequence of a decision that further employment is not available for him, or being transferred to the Reserve may, if he has completed at least fifteen (15) years reckonable service and rendered a satisfactory service, be granted a pension as in the case of a Seaman in the Regular Naval Force.
 - (d) Notwithstanding anything to the contrary in any other regulation, where any person who while employed in a pensionable service in any Ministry, Department or any other Institution of the Government was recruited as a Seaman in the Volunteer Naval Force on or before May 19, 2009, is not eligible for a pension either in respect of the Government service or Volunteer Force service upon been duly discharged from such Volunteer Force service or on due retirement from such Volunteer Force service, may, if he has completed at least twelve (12) years reckonable service and rendered a satisfactory service in volunteer force and has an aggregate of not less than twenty two (22) years service when taking into consideration his service in the Government and in such Volunteer Force, be granted a pension calculated in the manner provided in regulation 18.".

L.D. B 17/2016

THE AIR FORCE ACT (CHAPTER 359)

REGULATIONS made by the President under section 29 and 155 of the Air Force Act (Chapter 359) read with Article 4 of the Constitution of the Democratic Socialist Republic of Sri Lanka.

GOTABAYA RAJAPAKSA,
President.

Colombo, 04th November, 2020.

Regulations

The Air Force Pensions and Gratuities Code, 1981, published in *Gazette* Extraordinary No. 645/8 of January 16, 1991, as amended from time to time is hereby further amended by the insertion immediately after paragraph (g) of regulation 34 thereof, of the following new paragraphs: -

- "(h) Notwithstanding anything to the contrary in any other regulation, an Officer who was granted a commission in the Volunteer Force on or before May 19, 2009 and was over 23 years old at the time such commission was granted and has, not completed twenty (20) years reckonable service at the time of his retirement upon attaining the age limit for retirement or in consequence of a decision that further employment is not available for him, or being transferred to the Reserve, may, if he has completed at least fifteen (15) years reckonable service and rendered a satisfactory service, be granted a pension as in the case of an Officer in the Regular Air Force.
- (i) Notwithstanding anything to the contrary in any other regulation, where any person who while employed in a pensionable service in any Ministry, Department or any other Institution of the Government was enlisted as an Officer of the Volunteer Force on or before May 19, 2009 is not eligible for a pension either in respect of the Government service or Volunteer Force service upon been duly discharged from such Volunteer Force service or on due retirement from such Volunteer Force service, may, if he has completed at least ten (10) years reckonable service and rendered a satisfactory service in such Volunteer Force and has an aggregate of not less than twenty (20) years service when taking into consideration his service in the Government and in such Volunteer Force, be granted a pension calculated in the manner provided in regulation 4.
- (j) Notwithstanding anything to the contrary in any other regulation, any person who has been recruited to the Volunteer Force as an Airman on or before May 19, 2009 and was over 33 years old at the time of such recruitment and has, not completed twenty two (22) years reckonable service at the time of his retirement upon reaching compulsory age for retirement or in consequence of a decision that further employment is not available for him, or being transferred to the Reserve may, if he has completed at least fifteen (15) years reckonable service and rendered a satisfactory service, be granted a pension as in the case of an Airman in the Regular Air Force.
- (k) Notwithstanding anything to the contrary in any other regulation, where any person who while employed in a pensionable service in any Ministry, Department or any other Institution of the Government was recruited as an Airman in the Volunteer Force on or before May 19, 2009 is not eligible for a pension either in respect of the Government service or Volunteer Force service upon been duly discharged from such Volunteer Force service or on due retirement from such Volunteer Force service, may, if he has completed at least twelve (12) years reckonable service and rendered a satisfactory service in Volunteer Force and has an aggregate of not less than twenty two (22) years service when taking into consideration his service in the Government and in such Volunteer Force, be granted a pension calculated in the manner provided in regulation 18.".

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