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The Gazette of the Democratic Socialist Republic of Sri Lanka

EXTRAORDINARY

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PART IV (A) — PROVINCIAL COUNCILS

Provincial Councils Notifications

SOUTHERN PROVINCE PROVINCIAL COUNCIL

Orders under the Co-operative Employees Pension Scheme Statutes No. 02 of 2019 under The Southern Provincial Council

I, Udalamaththa Gamage Dayawansha Ariyathilaka, Minister of Agriculture, Agrarian Development, Irrigation, Water Supplying and Drainage, Food Supplying & Distribution and Trade & Cooperative Development of Southern Provincial Council hereby impose the following orders in terms of the Sec. 24 under the Cooperative Employees Pension Scheme Statutes No. 02 of 2019 under the Southern Provincial Council. These orders shall be effective on the day published in the *Gazette*.

UDALAMATHTHA GAMAGE DAYAWANSHA ARIYATHILAKA,
Minister of Agriculture, Agrarian Development, Irrigation,
Water Supplying and Drainage, Food Supplying &
Distribution and Trade & Cooperative Development
of Southern Provincial Council.

4th Floor, Dakshinapaya, Labuduwa, Galle,
At the Minister's Office,
Ministry of Agriculture, Southern Province,
09th April, 2019.



**STATUTE OF CO-OPERATIVE EMPLOYEES' PENSION SALARY SCHEME
SOUTHERN PROVINCIAL COUNCIL**

Regulations

Short title	01. These regulations shall be referred to as the regulations of the Co-operative Employees' Pension Scheme Statute 2019 of the Southern Provincial Council.
Eligibility to contribute	<p>02. I. Any person, who is employed in any Co-operative Society or Union, registered under Co-operative Act, No. 05 of 1972 as amended by Acts. No. 32 of 1983 and No. 11 of 1992 in the local limits of the Southern Provincial Council and has received a Permanent appointment within the meaning as stipulated in the Southern Provincial Co-operative Employees' Service Commission Statute No. 05 of 2019 (hereinafter referred to as the "employee") shall be eligible to contribute to the Co-operative Employees' Pension Scheme.</p> <p>II. Notwithstanding anything to the contrary in 2.1 above, the persons employed in any Co-operative Society or Union on the date of this Co-operative Employees' Pension Scheme Statute, No. 02 of 2019 of the Southern Provincial Council coming into operation, who have not received a permanent appointment as stipulated in 2.1 above shall be entitled to the benefits of this Scheme as personal to them, if they have received the approval of the Southern Provincial Co-operative Employees' Service Commission as Personal to them for the confirmation of service in Suitable posts in the approved cadre.</p> <p>III. 2.II above shall not be applicable to those employees recruited after the date of this Scheme coming into operation.</p>
To intimate willingness and application	<p>03. I. a) Any person, who has been in service on the date of this Scheme coming into operation and is entitled to join the Scheme, shall intimate his willingness to the contribute scheme.</p> <p>b) Any person entitled to join the scheme shall for the purpose of joining the Scheme complete the application prescribed for the purpose by the Director of the Scheme (hereinafter referred to as the "Director") and shall submit to the authorized official within the period of time prescribed by the Director.</p> <p>c) The period of time referred to in 3.1.(b) above shall not exceed more than one year from the date of this scheme coming into operation.</p> <p>II. The employee who has joined or will join the permanent employment after the date of this scheme coming into operation and prior to coming into effect of these Regulations, shall complete the application prescribed for the purpose by Director of Scheme and shall submit it to the official authorized by the Director within 90 days from these regulations coming into effect or from date of appointment whichever occurs later.</p> <p>III. Any employee who joins the Scheme after these Regulations coming into effect, shall complete the application prescribed for the purpose by the director of the scheme and shall submit it to the official authorized, by the Director within 90 date of recruitment to the service.</p>
To deem as a Contributor	04. I. The authorized official shall on the receipt of an application, verify the authenticity and the accuracy of the particulars furnished by the applicant and shall submit same together with this recommendation to the Director within thirty (30) days receiver of such application.

- II. The applicant, Upon Whose application being approved by the Director, shall be deemed as a contributor to the scheme.
 - III. Any application to contribute to the scheme may be rejected on any one or more of the following grounds :-
 - a) If is not an employee as stipulated in Section 2.I and 2.II, of these Regulations ;
 - b) If is below 18 years or above 60 years of age ;
 - c) If the application is incomplete ;
 - d) If furnished false Particulars ;
 - e) If the application is not submitted within the period stipulated in these Regulations ;
 - IV. Shall be determined with the concurrence of the Advisory Committee of the Scheme (hereinafter referred to as the “Advisory Committee”) when a decision is taken to reject any application, the Director shall, within 30 days intimate such decision to the applicant concerned.
05. I. Every contributor who joins the scheme shall make a monthly contribution equivalent to 5% of his monthly consolidated salary and shall authorize in writing the employer society or the union to deduct such contribution from his monthly salary and remit same to the Director. Further a contribution 7.5% of the employees monthly, consolidated salary shall be paid after having been agreed as such by the Society or union to the director.
- II. The employer society or the union shall pay to Director in full or in installments a sum of Rupees Twelve Thousand & Five Hundred (Rs. 12,500.00) in respect of each contributor who joins the Scheme within a period of time as required by the Director. However, such period shall not exceed six month.
- III. The employer society or the union shall remit the monthly contribution deducted from the salary of the contributor to the Director on before the last day of the following month.
- IV. The Co-operative Society or Union, which fails to remit contributions to the Director as prescribed in 5.III, above shall be liable to a fine as follows and such society or Union shall pay such fine to the Director on the date as required by the Director.
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| Delay less than 10 days | - | 5% |
| Delay from 11 days to 1 month | - | 15% |
| Delay from 1 month to 3 months | - | 20% |
| Delay from 3 months to 6 months | - | 30% |
| Delay from 6 months to 12 months | - | 40% |
| Delay more than 12 months | - | 50% |
6. Every contributor who joins the Scheme shall compulsory complete the Payment of Sixty monthly contributions to the director to be entitled to the pension.
- I. a) In the case of my contributor who is above the age of 55 years on the date of coming into operation of the pension scheme, if he fails to made the minimum contribution in 60 installments, the contributor shall pay in full or in installments the balance contribution outstanding based on his last drawn salary before he reaches 60 years of age.

b) provided that if any contributor is unable to pay the minimum contribution in full before he reaches 60 years of age due to any reason, such contributor shall be entitled to pay such contribution in full within a maximum period of 1 year from his retirement.

c) Any contributor who completes the payment of contribution under 6.I(a) and 6.I (b) above, shall be entitled to the pension as stipulated in table 02 of Schedule (A) of these Regulations.

II. a) Any employee who was in service on the date of this pension Statute coming into operation and has retired on the date of these Regulations coming into effect and who has contributed to the pension scheme, shall make the minimum contribution of 60 installments based on his last drawn salary in full or in installments within a period of one year.

b) Any contributor who completes the payment of contribution under 6.II(a) above, shall be entitled to the pension as stipulated in Table 02 of Schedule (A) of these Regulations.

c) In the case of any contributor who is not more than 55 years of age on his next birthday at the time of joining this Scheme.

Such contributor shall make the minimum contributor shall made the minimum contribution as stipulated in Table 01 of Schedule (A) of these Regulations and shall be entitled to a pension as given in Column IV of that Table.

Benefits on
medical grounds

7. In the case of any contributor who has retired on medical grounds :—

I. if he is more than 50 years of age at his retirement and has made the minimum contribution of 60 installments, such contributor shall be entitled to a pension on reaching 60 years of age.

II. if he less than 50 years of age at his retirement and has made a minimum contribution of 120 installments, such contributor shall be entitled to a pension on reaching 60 years of age ;

III. provided however, that such contributor shall be entitled to receive as a lump sum payment the contribution he has so far made together with the relevant interest thereon if he so wishes on the approval of the advisory committee.

IV. the contributor shall be entitled only to receive either a pension under Section 7.I or 7.II or a lump sum payment under Section 7.III

V. as for a contributor who is above the age of 50 years and has not even made the mainimum contribution of 60 installments, such contributor shall be entitled to receive a pension on reaching 60 years of age if he completes the payment of contribution outstanding in full or in installment within a period of time as required by the Director, the period to make the outstanding contribution shall be one year from the date of his reaching the age of 60 years or from the date on which such payment is prescribed whichever occurs earlier ;

VI. as for a contributor who is below the age of 50 years and has not even made the minimum contribution of 120 installments, such contributor shall be entitled to receive as a lump sum payment his net contribution and the relevant interest thereon on the concurrence of the Advisory Committee ;

VII. if no claim is made under 7.V above, such contributor shall be entitled to receive as a lump sum payment his net contribution and the relevant interest thereon on the concurrence of the Advisory Committee.

08. Any contributor who resigns from the Co-operative service prior to his entitlement to the pension shall be deemed to have resigned from the Scheme and on a written request made by him to the Director shall be entitled to receive as a lump sum payment his net contribution and the relevant interest thereon as determined by the Director with the concurrence of the Advisory Committee.

Benefits when
resigned from
service when on
no-pay leave

When any employee is temporary away from the Co-operative Service on no pay leave formerly approved for foreign employment, such period on no-pay leave shall not be counted for the pension and no contribution shall be made for such period.

09. When the registration of any Co-operative society or union has been cancelled for the purpose of liquidation, and if the contributor has made contributions up to the date of such cancellation :-

Benefits to
contributor of a
society or union
of which
registration is
cancelled

(i) if the contributor is above 50 years of age on the date of cancellation of registration of any society or union and had made at last 60 installments, such contributor shall be entitled to a pension and reaching 60 years of age ;

(ii) if the contributor is below 50 years of age on the date of cancellation of registration of any society or union and has made at least 120 installments, such contributor shall be entitled to a pension on reaching 60 years of age ;

(iii) provided however, that such contributor shall be entitled to receive as a lump sum payment the contribution he has so far made together with the relevant interest thereon if he so wishes on the advice of the Advisory Committee ;

(iv) the contributor shall be entitled only to receive either a pension under Section 9.I or 9.II or a lump sum payment under Section 9.III ;

(v) as for a contributor who is above the age of 50 years old and has not even made the minimum contribution of 60 installments, such contributor shall be entitled to receive a pension on reaching 60 years of age if he completes the payment of contribution outstanding in full or in installments within a period of time as required by the Director. The period to make the outstanding shall be one year from the date of his reaching the age of 60 years or from the date on which such payment is prescribed whichever occurs earlier ;

(vi) as for a contributor who is below the age of 50 years and has not even made the minimum contributor of 120 installments, such contributor shall be entitled to receive as a lump sum payment his net contribution and the relevant interest thereon with the concurrence of the Advisory Committee ;

(vii) if no claim is made under 9.V above such contributor shall be entitled to receive as a lump sum payment his net contribution and the relevant interest thereon with the concurrence of the Advisory Committee.

Death gratuity	10. Every contributor shall be entitled to a death gratuity as the case may be without make any additional contribution to the Scheme.
To receive the death gratuity	<p>11. In the event of the death of a contributor who possesses a period of service as mentioned in Column I of the Schedule (B), the dependents of such contributor shall be entitled to receive a death gratuity as give in the Column II</p> <p>I. If the deceased contributor is married -</p> <p>(a) a half of the death gratuity shall be paid to the Widow/Widower and the other half shall be paid equally to the unemployed, unmarried children.</p> <p>(b) where there are on unemployed, unmarried, children, the Widow/Widower shall be entitled of the whole gratuity.</p> <p>(c) if the Widow/Widower of the contributor is not surviving, whole gratuity shall be divided equally among unemployed, unmarried children.</p> <p>II. If the deceased contributor is unmarried -</p> <p>(i) the death gratuity shall be equally divided between the parents of the contributor.</p> <p>If either of them only is surviving, the death gratuity shall be paid to such parent.</p> <p>(ii) if both parents are not surviving, the said gratuity shall be divided equally among unemployed, unmarried siblings of the contributor.</p> <p>III. Where the minors of the contributor receive the death gratuity, such moneys shall be deposited in a minor's saving account in the Rural/National Saving Bank/People's Bank/Bank of Ceylon and shall be intimated thereof to the guardians concerned and shall be recorded and the pass Books/Deposit Certificates shall be kept in safe and action shall be taken to release them on demand upon their reaching maturity ;</p> <p>IV. When irresolvable problems regarding the dependents arise, payment shall be made to the dependent as may be determined by the Director with the concurrence of the Advisory Committee.</p>
Death to be informed of within 90 days	12. When the dependents of the contributor become entitled to the death gratuity, Such legal heir shall inform the Director of the death of the contributor within 90 days from the concurrence of the death upon which he becomes so entitled to the gratuity.
Contributor of deceased contributor	13. In the event of the death of a contributor, the Director, on the determination of the Advisory Committee, shall pay the net contribution of such contributor together with the interest thereon to the dependents of the contributors as a lump sum payment as stipulated in the Regulation 11.
Appeal for the revalidation of the certificate to be made within 30 days	14. Any contributor who has been forfeited the benefits under Section 14.II of the Statute, may submit an appeal to the Director the revalidation of his certificate within 30 days from the intimation of such forfeiture by the Director.
In the case of a contributor how has been dismissed or has vacated post	15. I. Any contributor who is dismissed from service of is deemed as having vacated post, shall be deemed as having resigned from the Scheme and may be entitled to receive only the net contribution as a lump sum payment as may be determined by the Director with the concurrence of the Advisory Committee on a written request made by such contributor.

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| <p>II. Provided however, that if such contributor has been convicted of causing damage to the society or of to the union at a legal inquiry or such legal inquiry pending against him, the aforesaid net contribution shall be paid to him if such damage has been completely reimbursed of if it is established that no such damage has been caused to the society at the consultation of the inquiry.</p> | <p>In the case of a contributor how has been convicted at a legal inquiry</p> |
| <p>16. Any contributor who been reinstated upon been suspended of co-operative service, shall pay the contribution outstanding in full within a period of time as required by the Director.</p> <p>The date prior to which such payment to be made in full shall be intimated to the contributor and if such contribute or fails to pay the contribution outstanding before the required date, his policy shall be deemed to have in invalidated.</p> | <p>In the case of a contributor how has been reinstated</p> |
| <p>17. I. In the event of forfeiture of benefits to any contributor under 13.I of the Statute, the Director shall tender a notice to that effect to such contributor.</p> <p>II. If any contributor who has been forfeits under 17.I above, wishes to remain in the Scheme, he may make a request to the effect to the Director after settling all the damages caused to the society by him. The request shall be made to the Director within 03 months from the receipt of notice under 17.I above.</p> <p>III. In the event of allowing remaining in the Scheme on a request made under 17.II above, the contributor shall pay the contribution outstanding in full within a period of time as required by the Director. The date prior to which such payment to be made in full shall be intimated to the contributor and if such contributor fails to pay the contribution outstanding before the required date, his policy shall be deemed to have in validated. However the period required by the Director shall not exceed 06 months.</p> | |
| <p>18. I. When any contributor who is above the age of 55 years formally retires from service, before he attains the age of 60 years, such contributor shall be entitled receive a pension from the date on which he attains 60 years of age as give in column IV of the Table 01 of the Schedule (A) of these Regulations based on the the number of installment of contribution made in the time of his retirement.</p> <p>II. In lieu thereof such contributor shall be entitled to receive as a lump sum payment his net contribution and interest thereon as determined by the Director with the concurrence of the Advisory Committee on a written request made to the Director to that effect by the contributor.</p> <p>III. Any such contributor shall be entitled only to receive either of the pension under 18.1 or the lump sum payment under 18.II above.</p> | <p>In the case of a contributor who retires before the attains 60 years of age</p> |
| <p>19. When any contributor who is entitled to a pension under 7.9 and 18 of these Regulations dies before the attains of age of 60 years, the death gratuity computed in terms of Schedule (B) hereof and the lump sum payment referred to in regulation 11 shall be to the party which becomes entitled thereto.</p> | <p>In the case of contributor who retires before he attains 60 years of age and dies before he receives the pension</p> |
| <p>20. If it is established at a legal inquiry that any contributor who is entitled to receive a lump sum payment under these Regulations had caused damages to the society or to union, or such inquiry is pending against him, such lump sum payment shall be paid to him is such damage has been completely reimbursed or if it is established that no such damage has been caused by him at the conclusion of the inquiry.</p> | <p>Lump sum payment not to be paid if has caused damages to the society</p> |

To settle agreed sums from the accrued sum or the net contribution	<p>21. In the event of the death of pensioner, if the total pension he has received up to his death is less than the total amount of contribution me made plus the relevant interest thereon, the balance amount may be paid as a lump sum payment to the dependents of the deceased pensioner.</p> <p>22. When any contribution who is entitled to receive the accrued sum or the net contribution as a lump sum payment under these Regulations, owes to his employer society or union any sum of money on an agreement entered into with such society or union, such accrued sum or the net contribution in whole or any part here of may be used with the concurrence of the Advisory Committee to settle to such agreed sum in whole or any part thereof on consideration of a request to that effect made to the Director by such society or union with the consent of the contributor.</p> <p>23. In the event of any problem with regard to the payment of pension/allowances/gratuity to any contributor in any manner other than what is specified in these regulations, action shall be taken as determined by the Director with the concurrence of the Advisory Board.</p>
Specimen forms	<p>24. The Director shall in addition to the policy issued to the contributor under Section 14.1 of the Statute, cause to prepare and use following specimen forms to include necessary particulars for the purpose of regularization of administration and management of affairs of the Scheme :-</p> <ul style="list-style-type: none"> I. Consent Declaration Form ; II. Application to join the Scheme ; III. Authorization letter to deduct monthly contribution from the salary ; IV. Monthly contribution deduction register ; V. Notice on imposition of fines ; VI. Application for Death Gratuity ; VII. Application to withdraw the accrued sum of the net contribution ; VIII. Application to Amalgamate the membership ; IX. Any other forms as may be necessary to implement the Scheme.
Amalgamation of membership	<p>25. If any contributor who submitted his application to join the Scheme through his employer society or the union has subsequently joined any other society or union for permanent employment, such contributor shall intimate thereof to the Director within 30 days from such joining and shall make an application on the specimen form prescribed by the Director to amalgamate the membership in order to continue the policy valid.</p>
Accounts to be kept	<p>26. The director shall cause the accounts of the scheme to be kept as per accepted accountancy principles, policies and standards.</p>
Annual estimates of expenditure	<p>27. I. the Director shall prepare an annual estimate in relation to the expenditure involved in the implementation of functions of this Scheme and shall submit it to the Advisory Committee for approval.</p> <p>II. When the annual estimated provisions are not sufficient to meet the expenses, supplementary estimates shall be prepared and submitted to the Advisory Committee for approval.</p>
Quarterly reports	<p>28. Quarterly reports of receipts and expenditure shall be prepared at the end of every quarter and the report so prepared shall be submitted to the Advisory Committee within 30 days from elapse of the quarter to which such report is relevant.</p>

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| 29. The provincial Finance Regulation and procurement Committee guidelines shall be strictly adhered to when obtaining facilities and services required for the implementation of the scheme and in the case of exceeding the limits of the Department, the approval of the Advisory Committee shall be obtained. | Facilities and services |
| 30. The staff required for the operation of the Scheme shall be deployed from those who are employed in the Southern Provincial Department of Co-operative Development at the time concerned and the recommendation of the Advisory Committee and there upon the approval of the Provincial Public Service Commission for the required staff so deployed. | The staff |
| 31. The Director shall assign duties to the staff of the Scheme and delegate powers as appropriate. | Assignment of duties |
| 32. In the event of any inconsistency between the Sinhala, Tamil and English texts of this conditions the Sinhala text shall prevail. | Sinhala text to prevail in case of inconsistency |

SCHEDULE (A)

Co-operative Employee's Pension Scheme of the Southern Provincial Council

Table 01 :

The contribution to be paid by the employees joining the Scheme at the age of 18-55 years and the pension entitlement.

<i>Column I</i>	<i>Column II</i>	<i>Column III</i>	<i>Column IV</i>
<i>Age on the next birthday when joining the Scheme</i>	<i>Percentage of the monthly consolidated salary for the contribution payable</i>	<i>Minimum number of installments payable</i>	<i>Pension entitlement from the time of retirement on reaching 60 years of age until the death as percentage of the monthly consolidated salary last drawn at retirement</i>
<i>years</i>			
19	5	504	80
20	5	492	79
21	5	480	78
22	5	468	77
23	5	456	76
23	5	444	75
24	5	432	74
25	5	420	73
26	5	408	72
27	5	396	71
28	5	384	70
29	5	372	69
30	5	360	68
31	5	348	67
32	5	336	66
33	5	321	65
35	5	312	64
36	5	300	63
37	5	288	62
38	5	276	61
39	5	264	60
40	5	252	59
41	5	240	58
42	5	228	57
43	5	216	56
44	5	204	55
45	5	192	54
46	5	180	53
47	5	168	52
48	5	156	51
49	5	144	50
50	5	132	49
51	5	120	48

SCHEDULE (A) (Contd.)

Co-operative Employee's Pension Scheme of the Southern Provincial Council

Table 01 :

The contribution to be paid by the employees joining the Scheme at the age of 18-55 years and the pension entitlement.

<i>Column I</i>	<i>Column II</i>	<i>Column III</i>	<i>Column IV</i>
<i>Age on the next birthday when joining the Scheme</i>	<i>Percentage of the monthly consolidated salary for the contribution payable</i>	<i>Minimum number of installments payable</i>	<i>Pension entitlement from the time of retirement on reaching 60 years of age until the death as percentage of the monthly consolidated salary last drawn at retirement</i>
<i>years</i>			
52	5	108	47
53	5	96	46
54	5	84	45
55	5	72	44

SCHEDULE (A) (Contd.)

Co-operative Employee's Pension Scheme of the Southern Provincial Council

Table 02 :

The contribution to be paid by the employees joining the Scheme at the age of 55-60 years and the pension entitlement.

<i>Column I</i>	<i>Column II</i>	<i>Column III</i>	<i>Column IV</i>	<i>Column V</i>
<i>Age on the next birthday when joining the Scheme</i> <i>years</i>	<i>Percentage of the monthly consolidated salary for the contribution payable</i>	<i>Minimum number of installments payable</i>	<i>Pension entitlement from the time of retirement on reaching 60 years of age until the death as percentage of the monthly consolidated salary last drawn at retirement</i>	<i>The date of becoming entitled to the pension</i>
56-59	5	60	40	The date of reaching 60 years of age or the date of completion of payment of 60 minimum contribution installments, whichever occurs early
60	5	60	40	The date that completes the elapse of one year from the completion of payment of 60 minimum contribution installments

SCHEDULE (B)

Gratuity paid at death

<i>Column I</i>	<i>Column II</i>
<i>Period of service since joining the scheme</i>	<i>Death gratuity entitlement Rs. cts.</i>
More than 0 - Less than 5	10,000.00
More than 5 - Less than 10	15,000.00
More than 10 - Less than 15	20,000.00
More than 15 - Less than 20	25,000.00
More than 20 - Less than 25	30,000.00
More than 25 - Less than 30	35,000.00
More than 30	40,000.00