

Singapore Armed Forces (Military Domain Experts Service) Regulations 2010

Table of Contents

Enacting Formula

Part I PRELIMINARY

1 Citation and commencement

2 Definitions

Part II GENERAL PROVISIONS

3 Administration of these Regulations

4 Awards Appeal Tribunal

5 Compensation Board

6 Failure to draw award

7 Arrears

Part III RECKONABLE SERVICE, RETIREMENT, RESIGNATION, ETC.

8 Reckonable service

9 Service not counted as reckonable service

10 Stipulated retirement age

11 Retirement and resignation

11A Transfer after first enlistment, etc., in military domain experts service

Part IV AWARDS IN RESPECT OF DEATH

12 Death in service

13 Awards where member dies of injury received in and which is attributable to service

Part V AWARDS IN RESPECT OF DISABLEMENT

Chapter 1 — *Quantum*

14 Award for disability due to injury received in and which is attributable to service

15 Award of compensation where disablement does not result in retirement

16 Determination of degrees of disablement

17 (Deleted)

Chapter 2 — *Treatment and Rehabilitation*

18 Application of this Chapter

19 (Deleted)

20 (Deleted)

21 (Deleted)

22 Medical expenses

Chapter 3 — *Miscellaneous*

23 Special award in respect of total disability arising from military operations or training

24 Additional award in respect of total disability arising from exceptional circumstances or service beyond call of duty

25 Award in respect of total disability caused by aggravation of condition

26 Award in respect of partial disability

27 Award in respect of partial disability caused by aggravation of condition

28 Meaning of "earnings"

29 Refusal of treatment

30 Review of awards, etc.

31 Withholding, cancelling or reducing award or compensation

Part VI TRANSFER TO MILITARY DOMAIN EXPERTS SERVICE

32 Application of this Part

33 Proper authority to determine eligibility for transfer to military domain experts service, etc.

34 Option

35 Preserved benefits for servicemen on contract service

36 Preserved benefits for servicemen on SAVER Plan

37 Preserved benefits for servicemen on Premium Plan

38 Persons authorised to withdraw

39 Authorisation of withdrawals

40 Unclaimed moneys

41 Power to dispense with probate

FIRST SCHEDULE Amounts Payable for Specified Minor Injuries

**SECOND SCHEDULE Assessment of Disablement Caused by Specified Injuries
and of Certain Other Disablements**

THIRD SCHEDULE Vesting for Savings Account

FOURTH SCHEDULE Vesting for Retirement Account

FIFTH SCHEDULE Vesting for Care Account

No. S 186

**SINGAPORE ARMED FORCES ACT
(CHAPTER 295)**

**SINGAPORE ARMED FORCES (MILITARY DOMAIN EXPERTS SERVICE)
REGULATIONS 2010**

In exercise of the powers conferred by sections 205 and 205A of the Singapore Armed Forces Act, the Armed Forces Council hereby makes the following Regulations:

PART I

PRELIMINARY

Citation and commencement

1. These Regulations may be cited as the Singapore Armed Forces (Military Domain Experts Service) Regulations 2010 and shall come into operation on 1st April 2010.

Definitions

2.—(1) In these Regulations, unless the context otherwise requires —

“approved institutional treatment” means any treatment, approved by an Awards

Officer, in a hospital or similar institution;

“approved treatment” means a course of medical, surgical or rehabilitative treatment which an Awards Officer has certified that a member should receive in consequence of any disablement in respect of which an award may be or has been made under these Regulations, but does not include any treatment which involves no or only occasional interruptions of the member’s normal employment;

“Awards Officer” means an Awards Officer appointed under regulation 3;

“Board” means the Board of Trustees appointed in accordance with the Singapore Armed Forces (SAVER-Premium Fund) Regulations (Rg 18);

“CARE Account” and “CARE Initial Quantum” have the same meanings as in the Singapore Armed Forces (Premium Plan) Regulations (Rg 22);

“Central Provident Fund” means the Central Provident Fund established under the Central Provident Fund Act (Cap. 36);

“Central Provident Fund Board” means the Central Provident Fund Board established under the Central Provident Fund Act;

“compensation salary”, in relation to a member, means the consolidated salary of the member, whether he is confirmed in any rank that he holds or otherwise, and includes —

- (a) for the purposes of Parts IV and V, such reimbursement or pay to which the member is entitled or which is payable to him by his employer under section 24 of the Enlistment Act (Cap. 93); and
- (b) any other allowance declared by the Armed Forces Council to be a component of the compensation salary, not being an allowance for the performance by a member of duties in a rank higher than his substantive or temporary rank;

[Deleted by S 237/2012 wef 01/06/2012]

“CPF Top-Up Account”, in relation to a member, means the CPF Top-Up Account in the SAVER-Premium Fund maintained by the Board in respect of the member in accordance with the Singapore Armed Forces (SAVER-Premium Fund) Regulations (Rg 18);

“dependant”, in relation to a deceased member, means a person receiving regular and substantial support or benefit from the deceased member —

- (a) where the member’s death occurred during his service, throughout