Central Provident Fund (Nominations) Rules

Table of Contents

- 1 Citation
- 2 Member to nominate
- 3 Nomination to receive minimum sum to take precedence
- 4 Nomination
- 5 Nominees and shares
- 6 Witness not to be beneficiary
- 7 Revocation of nomination
- 8 Notice of revocation of nomination
- 9 Qualification of witnesses
- 10 Multiple nominees
- 11 Public notice
- 12 Saving

THE SCHEDULE

Legislative History

CENTRAL PROVIDENT FUND ACT (CHAPTER 36, SECTIONS 25(1) AND 77(2)(k))

CENTRAL PROVIDENT FUND (NOMINATIONS) RULES

R 1

G.N. No. S 318/1986

REVISED EDITION 1998

(1st January 1998)

Citation

1. These Rules may be cited as the Central Provident Fund (Nominations) Rules.

Member to nominate

2. Subject to these Rules, a member of the Fund may nominate any person to receive the amount or any shares in an approved corporation designated under section 26(1) of the Act payable on the death of the member out of the Fund under section 20(1) of the Act.

Nomination to receive minimum sum to take precedence

3. A nomination by a member under these Rules, whether made before, on or after 1st July 1995, shall be subject to any nomination whenever made by the member under the Central Provident Fund (Minimum Sum Scheme Nominations) Rules (R 8).

Nomination

4. Every nomination shall be made in Form A, 1Aor 2A set out in the Schedule and shall be signed by the member in the presence of 2 witnesses who shall attest the signature of the member.

[S 591/2000 wef 01/01/2001] [S 495/2006 wef 28/08/2006] [S 177/2009 wef 30/04/2009]

Nominees and shares

5. A nomination may be in favour of one person or of several persons (who shall be clearly designated in the nomination), and, where there is more than one nominee, may direct that the nominees shall take the money or any shares in an approved corporation designated under section 26(1) of the Act in specified shares.

Witness not to be beneficiary

6. A person who attests the signature of the member to a nomination shall not take any

benefit thereunder.

Revocation of nomination

- 7. A nomination shall be revoked
 - (a) by the marriage of the member;
 - (b) by the death of the nominee, or, where there is more than one nominee, of all the nominees, in the lifetime of the member;
 - (c) by written notice of revocation given in accordance with these Rules; or
 - (d) by a subsequent nomination duly made in accordance with these Rules by the member.

Notice of revocation of nomination

8.—(1) A notice of revocation for the purpose of these Rules shall be made in Form Bor 1B set out in the Schedule and shall be signed by the member in the presence of 2 witnesses, who shall attest the signature of the member.

[S 591/2000 wef 01/01/2001] [S 177/2009 wef 30/04/2009]

(2) The notice shall be of no effect unless it is received by the Board during the lifetime of the member.

Qualification of witnesses

9. No person shall attest the signature of the member to a nomination or notice of revocation unless he has attained the age of 21 years and is of sound mind, or unless he is an employee of the Board.

[S 122/2010 wef 01/03/2010] [S 814/2010 wef 01/01/2011]

PDF created date on: 27 Feb 2022

Multiple nominees

10. Where there is more than one nominee and a nominee dies before the member, his share of the moneys or any shares in an approved corporation designated under section 26(1) of the Act shall pass to the surviving nominees and shall be shared among them in the same proportion as the respective shares of the surviving nominees bear to each other.

Public notice

11. Upon the death of a nominator, the Board may, before paying any nominee the amount or any shares in an approved corporation designated under section 26(1) of the Act due to him according to the directions of the nomination, give one month's notice of

its intention to do so in one or more daily newspapers.

[S 122/2010 wef 01/03/2010]

PDF created date on: 27 Feb 2022

Saving

12. Any nomination made by a member under the Central Provident Fund Rules (R 3) and received by the Board prior to 1st January 1987 shall, if valid immediately before that date, be deemed to be a nomination made under these Rules.

THE SCHEDULE

FORM A

CENTRAL PROVIDENT FUND ACT (CHAPTER 36)

CENTRAL PROVIDENT FUND (NOMINATIONS) RULES

NOMINATION FORM

		For Official Use only Serial No.:
lak wanin	SECTION A (To be con	npleted by member)
NAME OF MEMBER (as in identity card/passport) (IN BLOCK LETTERS)		NRIC NO. OR CPF ACCOUNT NO.
Marital Status:	Marriage Certificate No.:	Date of Marriage:
I nominate the against *his/her/th 25 (1) of the Act.	t e *person/persons named in Sect eir *name/names, the money pa	tion B to receive, according to the share set down yable on my death out of the Fund under section
Dated this	day of	19
†*Signed by the abovenamed member/The right)
thumb print of the abovenamed member was)
affixed in the presence of:)
1. Signature of V	Vitness	<u> </u>
Name of With	ess ort No	_
	70.100	
2. Signature of V	Vitness	
*NRIC/Passoc	ess ort No	TORSE AND ADDRESS OF THE PARTY
f*Signed by the ab-	ovenamed member/The right	<u> </u>
thumb print of the abovenamed member was		<u> </u>
affixed after the contents hereof had been read)
	to him in the	}
hv.	language/dialect (name of	- {
Interpreter) in the	presence of:	3
1. Signature of V	/itness	
Name of With	ess	
*NRIC/Passpo	rt No.	
Address		
	/itness	
Name of Witn	C55	_
	rt No.	
Address		Model

^{†, ‡}member and witnesses to sign where appropriate.

*Delete as appropriate.