

राजस्थान इलेक्ट्रॉनिक्स एण्ड इन्स्ट्र्मेंट्स लिमिटेड, जयपुर RAJASTHAN ELECTRONICS & INSTRUMENTS LIMITED, JAIPUR (का.एवं औ.सं. विभाग) / (P&IR DIVISION)





Cert.No-REIL/EPS-95/01

ANNEXURE-II

Date: 10.04.2023

Certificate for Proof of permission under Para 26(6) of EPS scheme for employer contribution on wages exceeding Rs.5000/- & Rs.6500/- In EPF for online submission of Joint Option for Higher Pension.

All employees/ex-employees of Rajasthan Electronics & Instruments Limited (Formally subsidiary of Instrumentation Limited), a Govt. of India Enterprise under Ministry of Heavy Industries (MHI) were members of Instrumentation Limited Employees Provident Fund Trust (ILEPFT), Kota, Rajasthan (Exempted Trust under Regn. NORSKOTO000R3/1139 and were abiding by the rules and regulations of ILEPF Trust); All correspondence on PF and pension matters was done centrally by Head Quarters (HQ) af Kota, Rajasthan. After May 2019, the Trust was dissolved and all PF accounts of REIL's employees were transferred to EPFO, Jaipur, Rajasthan (RJRAJ1589054000).

Proof of permission under Para 26(6) of the EPF Scheme duly verified by the employer:

M/s Instrumentation Limited (IL) was an exempted establishment and had its own ILEPP Trust Being an exempted establishment, proviso of Para 26(6) of EPF Scheme, 1952 is not applicable to Instrumentation Limited.

As per rules & regulations of ILEPF Trust chapter IV clause (1), the contribution payable by the Company to the fund shall be at the rate of 8% (prevailing at that time) of basic wages and dearness allowance. As per clause (2), the contribution payable by an employee under these rules shall be equal to the contribution payable by the Company in respect of such employees (Copy of relevant clauses of trust deed is attached).

It is also certified that M/s Instrumentation Limited (IL) was contributing on wages exceeding statutory wage ceiling of Rs.5000/- in EPF prior to 01.06.2001 from the day employee's salary exceeded Rs.5000/- & on wages exceeding the statutory limit of Rs.6500/- prior to 01.09.2014 from the day employee's salary exceeded Rs.6500/- for each employee towards Provident Fund as employer contribution and same were inspected by the Office of EPFO, Kota, Rajasthan from time to time.

This certificate is issued with the approval of competent authority.

For Rajasthan Electronics & Instruments Limited

GENERAL MANAGER (WORKS)

Authorized signatory

Page 3 04 3

- (4) If at the time of making a momination the member has no family, the nomination may be in favour of any person or persons but if the member subsequently acquires a family, such nomination shall forthwith be deemed to be invalid and the member shall make a fresh nomination in favour of one or more persons belonging to his family.
- (5) A nomination made under sub-rule (1) may at any time be modified by a member after giving a written notice or his intention of doing so in form II. If the nominee predecease the member, the interest of the nominee shall revert to the member who may make a fresh nomination in respect of such interest.
- (6) A nomination or its modification shall take effect to the extent that it is valid on the date on which it is received by the Secretary.

CHAPTER IV - CONTRIBUTION, INVESTMENT AND ACCOUNTS

- 1) The contribution payable by the Company to the Fund shall be at the rate of 8% of his basic wages and the Dearness lillowance (including cash value of any food concession) payable to each employee who is eligible for membership of the Fund.
- (2) The contribution payable by an employee under these rules shall be equal to the contribution payable by the Company in respect of such employee.
- (5) The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 paise shall be ignored. The amounts of inspection charges and damages shall be rounded up to the nearest 5 paise; that is 2.5 paise or more shall be counted as 5 paise and any amount less than 2.5 paise shall be ignored.

22. RECOVERY OF A MEMBER'S SHARE OF CONTRIBUTION

(1) The amount of a member's contribution paid by the Company shall, notwithstanding the provisions in these Rules or any law for the time being in force or any contract to the contrary be recoverable by means of deduction from the wages of the members and not otherwise:

Provided that no such deduction may be made from any wage other than that which is paid in respect of the period or the part of the period in respect of which the contribution is payable.

Provided further that the employer shall be entitled to recover the employee's share from a wage other than that which is paid in respect of the period for which the contribution has been paid or is payable where the employee has in writing given a false declaration regarding his last employment and membership of contributory provident funds in other establishments.

Provided further that where no such deduction has been made on account of an accidental mistake or a clerical error, such deduction may be made from the subsequent wages with the consent of the Secretary.

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Vid.