LALA LAJPAT RAI UNIVERSITY OF VETERINARY AND ANIMAL SCIENCES, HISAR

Amendment No. 2/2019

No. Admn./E-1/2019/224

Dated:06.02.2019

In pursuance of the decision taken by the Board of Management vide Item No. B-3 in its 23rd meeting held on 10.11.2018, the Vice-Chancellor is pleased to make the following amendments in the existing clauses of chapter VII of Statutes as under:

F		
Clause No.	Existing provision.	Amended provision
Heading	CONSTITUTION OF GRATUITY OR PROVIDENT FUND OR BOTH FOR THE BENEFIT OF OFFICERS, TEACHERS AND OTHER EMPLOYEES OF THE UNIVERSITY UNDER SECTION 37(e) OF THE ACT.	THE STATUTES REGARDING CONTRIBUTORY PROVIDENT FUND FOR THE BENEFIT OF OFFICERS, TEACHERS AND OTHER EMPLOYEES OF THE UNIVERSITY UNDER SECTION 34 & 37 (e) OF THE ACT.
Introductory para	-	The following Statutes regarding Contributory Provident Fund (CPF) for the benefit of the officers, teachers and other employees of the University shall be applicable to those employees whose services have been transferred from the parent University i.e. CCSHAU but they are not eligible for pension as they did not opt for pension and have been subscribing towards the Contributory Provident Fund (hereinafter referred to as 'Fund' for these Rules).
1	Family means:	Family for the purpose of final payment means-
(i)	In the case of a male subscriber the wife and children of a subscriber and the widow or widows and children of deceased sons of the subscriber. Provided that if a subscriber proves that his wife has judicially separated from him or has ceased under the customary law of the community to which she belongs to	 1(a) wife or wives (wherever permissible under personal law) including judicially separated wife or wives in the case of male University employee. (b) husband including judicially separated husband in the case of female University employee provided that if she by notice

Chapter-VII

	be entitled to maintenance, she shall henceforth be deemed to be no longer a member of the subscriber's family in matters to which these rules relate, unless the subscriber subsequently indicates by express notification in writing to the Comptroller that she shall continue to be so regarded.	in writing to the Comptroller expresses her desire to exclude her husband from her family, the husband shall henceforth be deemed to be no longer a member of the employee's family in matters to which these rules relate, unless the employee subsequently cancels such desire by express notice
(ii)	In the case of a woman subscriber, the husband and children of a subscriber, and the widow or widows and children of deceased sons of the subscriber Provided that if a subscriber by notification in writing to the Comptroller expresses her desire to exclude her husband from her family, the husband shall henceforth be deemed to be no longer a member of the subscribers family in matters to which these rules relate, unless the subscriber subsequently cancels formally in writing her notification on excluding him.	 in writing to the Comptroller. (c) sons and daughters including legally adopted children, widowed/divorced daughters. (d) widows of predeceased son provided not remarried, otherwise the children of predeceased son in equal shares. 2(a) Failing (1) above, brothers below the age of 18 years, dependent unmarried/widowed /divorced sisters. (b) Failing (1) & 2(a) above, mother, including adopted/stepmother in case of individuals whose personal law permits adopted/step father in case of individuals whose personal law permits adopted/step father in case of individuals whose personal law permits adoption.
Note:1	Children means legitimate children.	 3 Failing (1) & (2) above, major brother and sister. Note 1: For the purpose of this rule, wife means legally wedded wife of deceased Government employee.
Note: 2	An adopted child shall be considered to be a child when the Comptroller or if any doubt arises, the Vice-Chancellor, after	Note 2: Divorce by the Panchayat or Social Organizations shall not constitute a legal divorce.

[
	obtaining legal advice, is satisfied	
	that under the personal law of the	
	subscriber, adoption is legally	
	recognized as conferring the status	
	of a natural child.	
Note: 3	When a person has given his child	Note 3:
	in adoption to another person and	Son/daughter includes children
	if, under the personal law of the	legally adopted under the Hindu Law
	adopter, adoption is legally	or personal law of the Government
	recognized as conferring the status	employee residing with and wholly
	of a natural child, such a child	
	-	dependent upon his/her parent but
	should, for the purpose of these	does not include step children.
	Statutes be considered as excluded	
	from the family of the natural	
	father.	
Clause 9	In case of those employees who are	In case of those employees who are
	going to retire within two years, a	going to retire within one year , a
	subscriber may be permitted non-	subscriber may be permitted non-
	refundable advance by the Vice-	refundable advance by the Vice-
	Chancellor or any other officer to	Chancellor or any other officer to whom
	whom powers may be delegated in	powers may be delegated in this regard,
	this regard, as under:	as under:
(i)	Ninety per cent out of own share	Ninety per cent out of own share
	and	without assigning any reason or
		purpose therefore
(ii)	Fifty per cent of the University	No Change
	share for the purchase or	0
	construction, renovation, addition	
	and alterations and repair of	
	house/purchase of plot/purchase of	
	farm land and/or business	
	premises.	
Clause 11 (1)	An advance shall be recovered	An advance shall be recovered from the
	from the salary of the subscriber in	salary of the subscriber in such number
	5	-
	such number of equal monthly	of equal monthly installments as the
	installments as the sanctioning	sanctioning authority may direct but
	authority may direct but such	such number shall not be less than 12
	number shall not be less than 12	unless the subscriber so selects or in any
	unless the subscriber so selects or	case more than 36 monthly
	in any case more that 24 in Clause-	installments, provided that it shall be
	10(I)(ii), (iii) and (iv) 120 for	fully recovered six months prior to the
1		
	car/jeep, 80 for scooter/motorcycle	date of the retirement of the subscriber.
	car/jeep, 80 for scooter/motorcycle and 48 for moped in Clause 10(1)	Each installment shall be in whole
	car/jeep, 80 for scooter/motorcycle	
	car/jeep, 80 for scooter/motorcycle and 48 for moped in Clause 10(1)	Each installment shall be in whole

	smaller number of installments than that prescribed.	prescribed. Recovery shall commence from the salary of the month following the month of drawal of advance and the same shall be credited in the subscribers account. The subscriber may at his option repay more than one installment in a month.
(2)	Recovery shall not be made, except with the subscriber's consent while on half pay leave or on without pay leave or in receipt of subsistence allowance.	Recovery shall not be made, except with the subscriber's consent while on half pay leave or on without pay leave or in receipt of subsistence allowance. The recovery shall also not be made without the consent of the subscriber while on leave which carries leave salary less than full pay.
		However, the recovery may be recovered in lump sum from his arrears on his reinstatement, if he is paid full pay and allowances of the suspension period.
Clause (12)	Non-refundable advances from the Fund may be permitted by Vice- Chancellor or any other officers to whom power may be delegated in this behalf, to the subscriber as under:	Non-refundable advances from employee's own share in the Fund may be permitted by Vice-Chancellor or any other officers to whom power may be delegated in this behalf, to the subscriber as under:

Sd/-

Registrar

Endst. No. Admn. E-1/2019/225-249

Dated: 06.02.2019

Copy of the above is forwarded to the following for information & further necessary action:-

- 1. SPS to Vice-Chancellor for kind information of Worthy Vice-Chancellor.
- 2. All Deans/Directors/Officers/HODs/Offices (including outstations) of the University.
- 3. JD (Audit), LUVAS Hisar
- 4. Associate Registrar/ Assistant Registrar (Internal)
- 5. President LUVASTA & LUVASNTEA

Sd/-Assistant Registrar for Registrar