MAHARASHTRA CIVIL SERVICES (COMMUTATION OF PENSION) RULES 1984

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PREFACE

The rules regarding Commutation of Pension titled as the Maharashtra Civil Services

(Commutation of Pension) Rules, 1981 were published in the Government Gazette, dated

10th December 1981 and they have come into force with effect from 1st December 1981.

In those rules, the references pertaining to pension rules from the Bombay Civil Services

Rules, 1959- Volume I and II were given. The pension rules in Bombay Civil Services

Rules, 1959-Volume I and II have been repealed by the Maharashtra Civil

Services(Pension) Rules, 1982 which have come into force from the 15th August 1982. In

view of such repeal, it has become necessary to make amendments to the Maharashtra

Civil Services (Commutation of Pension) Rules, 1981, to delete the references to various

rules of the Bombay Civil Services Rules, 1959-Volume I and II, from Maharashtra Civil

Services (Commutation of Pension) Rules, 1981.

2. Government has decided that instead of issuing these amendments to the Maharashtra

Civil Services (Commutation of Pension) Rules, 1981, up-to-date rules are published for

facility of reference. Accordingly, Maharashtra Civil Services (Commutation of Pension)

Rules, 1984 have been published under Government Notification, Finance Department

No. MSC. 1084/9/SER-6, dated the 19th July 1984 which have come into force with

effect from the 15th August 1984.

3. A Glossary of English-Marathi and Marathi-English terms has been given at

the end of this publication for reference only.

4. The Marathi version of these rules has also been given in this book.

V.D. PANSE,

Joint Secretary to Government.

Dated: 19th July 1984.

Finance Department,

Mantralaya,

Mumbai - 400032.

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GOVERNMENT OF MAHARASHTRA

FINANCE DEPARTMENT
Mantralaya, Bombay 400 032. Dated the 19th July 1984
NOTIFICATION

CONSTITUTION OF INDIA

No. MSC.1084/9/SER-6 _ In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Maharashtra is hereby pleased to make the following Rules, namely:-

CHAPTER-I

PRELIMINARY

1 Short title and commencement

- (1) These rules, may be called the Maharashtra Civil Services (Commutation of Pension) Rules, 1984.
- (2) They shall come into force on the 15th day of August 1984.

2 Extent of application

These rules shall apply to Government servants who may be entitled to or have been authorized any class of service pension referred to in Chapter VII of the Maharashtra Civil Services (Pension) Rules, 1982.

3 Definitions

- (1) In these rules, unless the context other wide requires-
 - (a) "Audit Officer" means an Audit Officer, appointed by the Comptroller and Auditor General of India, whatever his official designation, in whose circle of audit, a public servant is serving or (in respect to verification of service) has served;
 - (b) "applicant" means a Government servant, including a retired Government servant, who applies for commutation of fraction of pension in the prescribed Form;
 - (c) "death-cum- retirement gratuity" means the gratuity payable under sub-rule (1) of rule 111 of the Maharashtra Civil Services (Pension) Rules, 1982;
 - (d) "disbursing authority" means
 - (i) branch of a Nationalized Bank, or
 - (ii) treasury including sub-treasury,

from where the applicant is receiving pension authorized under the Pension Rules;

- (e) "Form" means a Form appended to these rules;
- (f) "Head of Office" means a Gazetted Officer declared as such by Government and includes such other authority or person whom the competent authority may order, specify as Head Of Office;
- (g) "medical authority" means medical authority referred to in rule 22;
- (h) "pension" means any class of service pension including Compassionate Pension referred to in Chapter VII of the Maharashtra Civil Services

- (Pension) Rules, 1982, but does not include extra pension and the amount, by whatever name called, granted by the Government to a pensioner as compensation for higher cost of living;
- (i) "Pension Rules" means the pension rules contained in Maharashtra Civil Services (Pension) Rules, 1982;
- (j) "Provisional pension" means the pension referred to in rule 126 of the Maharashtra Civil Services (Pension) Rules, 1982;
- (k) "Table" means a Table appended to these rules.
- (2) The words and expressions used in these rules but not denied shall have the meaning respectively assigned to them in Chapter II of the Maharashtra Civil Services (General Conditions of Services) Rules, 1981.

CHAPTER-II

GENERAL CONDITIONS

4. Restriction on commutation of pension

No Government servant, against whom departmental or judicial proceedings have been instituted before the date of his retirement, or the pensioner against whom such proceedings are instituted after the date of his retirement, shall be eligible to commute a fraction of his provisional pension authorized or the pension, as the case may be during the pendency of such proceedings.

5. Limit on commutation of pension

- (I) A Government servant shall be entitled to commute for a lump sum payment a fraction not exceeding **one-third** of his pension.
- (2) In an application for commutation in Form-A or Form-B or Form-C, as the case may be, an applicant shall indicate the fraction of pension, which he desires to commute, and may either indicate the maximum limit of **one-third** of pension or such lower limit as he may desire to continue.
- (3) If fraction of pension to be commuted results in fraction of rupee, such fraction of a rupee shall be ignored for the purpose of commutation.

6. Commutation of pension to become absolute

- (I) The commutation of pension shall become absolute in the case of an applicant-referred to-
 - (i) in sub-rule(1) of rule, 13 on the date on which the application in Form-A is

received by the Head of Office;

- (ii) in sub-rule(3) of rule 13, on the date following the date of his retirement;
- (iii) in Chapter-IV of these rules, on the date on which the medical authority signs the medical report in Part-III of Form-E:

Provided that-

- (a) in the case of an applicant who is drawing his pension from a Treasury, the reduction in the amount of pension on account of commutation shall be operative from the date of receipt of the commuted value of pension or the end of **three months** after issue of authority by the Audit Officer for the payment of commuted value of pension, whichever is earlier, and
- (b) in the case of an applicant who is drawing pension from a branch of a Nationalised Bank the reduction in the amount of pension on account of commutation shall be operative from the date on which the commuted value

of pension is credited by the Bank to the applicant's account to which pension is being credited.

- (2) In the case of an applicant referred to in rule 9 or rule 10 the commuted value is paid in two stages. The reduction in the amount of pension shall be made from the respective dates of the payments as laid down in clause (a) or clause (b) of the proviso to sub-rule (1).
- (3) The date on which the payment of the commuted value of pension was made to the applicant or the commuted value was credited to the applicant's accounts shall be entered in both halves of the Pension Payment Order by the disbursing authority under intimation to the Audit Officer who authorized the payment of commuted value of pension.

7. Death of an applicant before receiving the commuted value

If an applicant dies without receiving the commuted value on or after the date on which commutation became absolute, the commuted value shall be paid to his heirs.

8. Calculation of commuted value of pension and its non-restoration

- (1) The lump sum payable to an applicant shall be calculated in accordance with the Table of the values prescribed from time to time and applicable to the applicant on the date on which the commutation becomes absolute.
- 2. A commutation once applied for and given effect to cannot be rescinded, i.e. the portion of a pension commuted cannot be restored on refund of its capitalized value.

9. Commutation of provisional pension

- (1) A Government servant to whom, pending assessment of final pension, provisional pension has been sanctioned under rule 126 of the Maharashtra Civil Services (Pension) Rules, 1982 shall be eligible to commuted a fraction of such provisional pension subject to the limit specified in rule 5.
- (2) For the purpose of commutation of provisional pension, the provisions of Chapter-III or Chapter-IV of these rules, as the case may be, shall apply.
- (3) The provisions of this sub-rule shall apply to an applicant who for the purpose so commutation of provisional pension is governed by Chapter-IV of these rules-
- (a) Where an applicant desires to commuted a fraction of his provisional pension which works out to be not exceeding *one hundred rupees* per mensem and in whose case it is expected that the amount which he would be entitled to commuted when the final amount of pension has been authorized would exceed *one hundred rupees* per mensem,

his application shall be deemed for the purpose of rule 22, to be for commutation of amount exceeding *one hundred rupees* per mensem.

- (b) (i) Where the applicant does not indicate the possibility of his entitlement to commutation of pension exceeding *one hundred rupees* per mensem on the determination of final pension due to him, he shall be treated as having applied for commutation of pension not exceeding *one hundred rupees* per mensem
- (ii) If on the determination of final pension, the application becomes entitled to commuted his pension up to *one hundred rupees* per mensem, he shall not be required to undergo medical examination for payment to him of the difference between the commuted value of the pension originally commuted and the pension commuted subsequently.
- (iii) If on the determination of final pension, the applicant becomes entitled to commute a sum exceeding *one hundred rupees*, he shall, for commutation of pension exceeding *rupees one hundred*, be required to apply afresh in Form C.

10. Retrospective revision of final pension

An applicant who has commuted a fraction of his final pension and after commutation his pension has been revised and enhanced retrospectively, as a result of Government's decision, the applicant shall be paid the difference between the commuted value determined with reference to enhanced pension and the commuted value already authorized. For the payment of difference, the applicant shall not be required to apply afresh.

Provided that in the case of an applicant who has commuted a fraction of his original pension not exceeding *rupees one hundred* after being declared fit by a Civil Surgeon of a District Medical Officer and as a result of retrospective enhancement of pension, be becomes eligible to commuted an amount exceeding *one hundred rupees* per mensem, he shall be allowed the difference between the commuted value of *one hundred rupees* per mensem and the commuted value of the fraction of the original pension without further medical examination. The commutation of any further amount beyond rupees on hundred per mensem shall be treated as fresh commutation and allowed subject to examination by a Medical Board.

CHAPTER-III

COMMUTATION OF PENSION WITHOUT MEDICAL EXAMINATION

11. Scope

The provisions of the this Chapter shall apply to an applicant who is eligible to commute a fraction of his pension without medical examination.

12. Eligibility

An applicant who is authorized-

- (i) Superannuation Pension under rule 63 of Maharashtra Civil Services (Pension) Rules, 1982; or
- (ii) a Retiring Pension under rule 64 or rule 65 or 66 of Maharashtra Civil Services (Pension) Rules, 1982; or
- (iii) a pension on absorption in or under a Corporation, Autonomous Body or a Local Authority in terms of rule 67 of Maharashtra Civil Services (Pension) Rules, 1982 and who elects to receive monthly pension and death-cum-retirement gratuity; or
- (iv) a Compensation Pension on abolition of permanent post under rule 81 of the Maharashtra Civil Services (Pension) Rules, 1982; or
- (v) a pension in whole or in part on the finalisation of the departmental or judicial proceedings and issue of final orders thereon shall, subject to the limit in rule 5, be eligible to commuted a fraction of his pension without medical examination:

Provided that he applies for commutation of pension in Form-A or Form-B in accordance with the provisions of rule 13.

Note- Pension referred to in clause (i), clause (ii) and clause (iv) shall include the provisional pension sanctioned under rule 126 of Maharashtra Civil Services (Pension) Rules, 1982.

13. Application for commutation of pension

- (1) An applicant, who is in receipt of any pension referred to in rule 12 and desires to commute a fraction of that pension any time after the date following the date of his retirement from service but before the expiry of **one year** from the date of retirement, shall-
 - (a) apply to the Head of Office in Form-A after the date of his retirement:
 - (b) ensure that the application in Form-A, duly completed, is delivered to the Head of Office as early as possible but not later than **one year** of the date of his retirement.

Provided that in the case of an applicant-

- (i) referred to in clause (iii) of rule 12, where order retiring him from Government service had been issued from a retrospective date, the period of **one year** referred to in this sub-rule shall reckon from the date of issue of the retirement orders;
- (ii) referred to in clause (v) of rule 12, the period of one referred to in this sub-rule shall reckon from the date of the issue of the orders consequent on the finalisation of the departmental or judicial proceedings.
- (2)An applicant who applies for commutation of pension within **one year** of the date of his retirement but his application if Form-A is received by the Head of Office after **one year** of the date of his retirement, shall not be eligible to get his pension commuted without medical examination, Such an applicant, if he desires to commute a fraction of his pension, shall apply afresh in Form-C in accordance with the procedure laid down in Chapter-IV.
- (3)A Government servant who is due to retire on superannuation and desires payment of the commuted value of pension being authorized at the time of issue of the Pension Payment Order, shall be eligible to apply for commutation of a fraction of pension alongwith pension papers prior to the date of retirement:

Provided that-

- (a) the Government servant retires on Superannuation Pension only;
- (b) the application is submitted to the Head of Office in Form-B so as to reach the Head of Office not later than **three months** before the date of superannuation;
- (c) no such application referred to in clause (b) shall be entertained if the period is less than **three months** from the date of superannuation of the Government servant under intimation to him; and
- (d) the Government shall have no liability for the payment or the commuted value of pension if the Government servant dies before the date of superannuation or forfeits claim to pension before retirement.

14. Action to be taken by the Head of Office on application for commutation of pension

- (1) The Head of Office on receipt of application in Form-A under sub-rule (1) or in Form-B of sub-rule (3) of rule 13 shall-
 - (a) initial the Form indication the date of receipt;
 - (b) acknowledge immediately the receipt of Form-A or Form-B in Part II of that Form and dispatch the same to the applicant;

- (c) take immediate action to complete Part-III of Form-A or Form-B and forward the same to the Audit Officer after retaining one copy for his record.
- (2) In case application in Form-A is received by the Head of Office under subrule (1) of rule 13 after one year of the date of retirement of the applicant, the Head of Office shall inform the applicant that-
 - (a) he shall not be eligible to commute a fraction of pension without medial examination;
 - (b) if he desires to get a fraction of the pension commuted, he should apply afresh in Form-C so that arrangements for medical examination are made in accordance with the procedure laid down in Chapter-IV.

15. Authorisation of commuted value by the Audit Officer

- (1) The Audit Officer on receipt of Form-A from the Head of Office shall verify that-
 - (a) information furnished by the Head of Office in Part-III of Form-A is correct;
 - (b) the applicant is eligible to commute a fraction of his pension without medical examination;
 - (c) the commuted value of pension has been determined correctly by the Head of Office.
- (2) The Audit Officer after necessary verification of the information furnished in Form-A shall-
- (a) issue authority for the payment of commuted value of pension to the disbursing authority concerned;
- (b) draw the attention of the disbursing authority concerned to the proviso to sub-rule (1) of rule 6 so that the disbursing authority may make entry in the Pension Payment Order regarding the date on which the amount of pension is to be reduced on account of commuted part of pension;
- © endorse to the applicant a copy of the authority referred to in clause (a) with the instructions that he should collect the commuted value of pension from the disbursing authority.
 - (3) (a) The Audit Officer, on receipt of Form-B from the Head or Office, shall ascertain and verify if the amount of Superannuation Pension of the applicant has been calculated and if not. take steps to finalise the amount of pension so that the Pension Payment Order is issued before **one month** of the date of retirement of the applicant.

- (b) (i) The Audit Officer, after necessary verification of the information furnished in Form-B, shall specify in both halves of the Pension Payment Order-
 - (A) the amount of pension commuted;
 - (B) the commuted value of the amount of pension commuted;
 - (C) the date from which the commuted value becomes payable.
- (ii) The Audit Officer shall intimate to the applicant the date on which the Pension Payment Order has been dispatched to the disbursing authority with the instruction that the applicant should collect the commuted value from that authority,
- (iii) The Audit Officer, while forwarding the Pension Payment Order to the disbursing authority concerned, shall draw attention of the said authority to the proviso to subrule (1) of rule 6 so that the disbursing authority may make an entry in the Pension Payment Order regarding the date on which the amount of pension is to be reduced on account of commuted portion of pension.
- (iv) The Audit Officer shall also request the disbursing authority to intimate the date on which the payment of the commuted value has been made to the applicant.

16 Authorisation of the commuted value of a fraction of provisional pension

- (1) If pending determination of final pension, the Head of Office has sanctioned provisional pension to a Government servant under rule 126 of Maharahstra Civil Services (Pension) Rules, 1982 and such a Government servant has applied for commutation of provisional pension in Form-A in accordance with the provisions of rule 9, the Head of Office on receipt of Form-A shall-
- (a) take action as provided in sub-rule (1) of rule 14 and forward Form-A to the Audit Officer along with the pension papers duly completed as referred to in rule 123 of Maharashtra Civil Services (Pension) Rules, 1982, in case pension papers have not already been forwarded to the Audit Officer;
- (b) request the Audit Officer to verify the correctness of the amount of provisional pension and the amount of the commuted value of the fraction of the provisional pension as determined in Part-III of Form-A.
- (2) The Audit Officer on receipt of Form-A under sub-rule (1), shall verify the correctness of the amount of provisional pension and make further verification as provided in sub-rule (1) of rule 15.
- (3) The Audit Officer after necessary verification of the amount of the provisional pension and the amount of the commuted value shall-

- (a) issue authority for the payment of commuted value of pension to the Head of Office with the remarks that the commuted value may be drawn and disbursed to the applicant under intimation to him;
- (b)draw the attention of the Head of Office to the proviso to sub-rule (1) of rule 6 so that the Head of Office may make reduction in the amount of provisional pension on account of commutation accordingly; and
- © endorse to the applicant a copy of the authority referred to in clause (a) with the instructions that he should pursue the matter with the Head of Office.]
- (4) The Head of Office on receipt of authority from the Audit Officer under sub-rule (3), shall draw the amount of commuted value of pension and disburse the same to the applicant under intimation to the Audit Officer,
- (5) The Audit Office shall on final assessment of pension-
- (a) issue authority to the disbursing authority for the payment of the difference between the commuted value so determined and the commuted value already paid by the Head of Office.
- (b) make entry in the Pension Payment Order to be issued on the cessation of the payment of the provisional pension by the Head of office, the fact of the payment of the commuted value of provisional pension by the Head of Office and also indicate the date from which the payment of the residuary pension shall commence.

CHAPTER-IV

COMMUTATION OF PENSION AFTER MEDICAL EXAMINATION

17. Scope

The provisions of this Chapter shall apply to an applicant who is eligible to commute a fraction of his pension after medical examination.

18. Eligibility

An applicant who-

- (i) retires on Invalid Pension under rule 68 of Maharashtra Civil Services (Pension) Rules, 1982; or
- (ii) on absorption in or under a Corporation, Autonomous Body or a Local Authority, elects the alternative of receiving the death-cum retirement gratuity and a lump sum in lieu of pension in terms of rule 67 of Maharashtra Civil Services (Pension) Rules,1982; or
- (iii) is compulsorily retired from service as penalty and is granted pension under rule 101 of Maharashtra Civil Services (Pension) Rules, 1982; or
- (iv) is in receipt of Compassionate Pension under rule 102 of Maharashtra Civil Services (Pension) Rules,1982; or
- (v) has retired from service on one of the pensions referred to in rule 12 but his application for commutation has not been received by the Head of Office within one year of his retirement

shall be eligible to commute a fraction of his pension subject to the limit specified in rule 5 after he has been declared fit by the appropriate medical authority.

19. Application for commutation of pension

An applicant referred to in rule 18 shall apply to the Head of Office in Form-C for commutation of fraction of his pension including provisional pension sanctioned under rule 126 of Maharashtra Civil Services (Pension) Rules, 1982

20. Action to be taken by the Head of Office on application for commutation of pension

- (1) The Head of Office on receipt of application in Part-I or Form-C under rule 19 shall-
 - (a) acknowledge immediately the receipt of Form-C in Part-II of that Form and dispatch the same to the applicant;
 - (b) forward Form-C in original to the Audit Office in Part-III of that Form with the request that Part-IV of that Form may be completed immediately and returned to him as early as possible so that action for getting the applicant examined by the appropriate medical authority is taken.
- (2) The Audit Officer on receipt of Form-C from the Head of Office under sub-rule (1) shall complete Part- IV of that Form and transmit the same to the Head of Office as early as possible.
- (3) The Head of Office on receipt of Form-C from the Audit Officer under sub-rule (2) shall address in Form-D to the Medical Board/Civil Surgeon/District Medical Officer or Superintendent of Government Hospital, as the case may be, where the applicant desires to be medically examined and forward to him the following documents:-
 - (i) Form-C with Part-IV of that Form duly completed in original;
 - (ii) two copies of the applicant's photograph of which one shall be an attested copy;
 - (iii) a copy of Form-E with a spare copy of Part-III of that Form;
 - (iv) report or statement of the applicant's case if he has been granted Invalid Pension or has previously commuted a part of his pension or declined to accept commutation on the basis of an addition of years to his actual age or has been refused commutation on medical grounds.
- (2) A copy of letter in Form-D addressed to the medical authority as referred to in subrule (3) shall be endorsed to the applicant and the Audit Officer by the Head of Office.

21. Action to be taken by medical authority

- (1)The medical authority on receipt of documents referred to in sub-rule (3) of rule 20 shall-
- (a) arrange as far as possible for the medical examination of the applicant by the medical authority at the nearest available station indicated by the applicant in Form-C;
- (b) transmit the documents referred to in sub-rule (3) of rule 20 to the medical authority with the direction to examine the applicant as provided in rule 25;

- (c) inform applicant as to where and when he should appear for medical examination or, if necessary, direct the medical authority to communicate to the applicant the date and time of such examination.
- 2. In fixing the date of medical examination, it shall be ensured that the medical examination is held, as far as possible, before the date of applicant's next birthday.

22. Medical authority

- (1) Save as other wise provided in sub-rule (2), the medical authority shall be a Medical Board, where an applicant for commutation of pension-
 - (a) seeks commutation of Invalid Pension; or
- (b) seeks commutation of pension other than Invalid Pension but the amount of pension to be commuted together with the amount or amounts previously commuted exceeds *one hundred rupees* per mensem; or
- © has been refused commutation on medical grounds or if he having once declined to accept commutation on the basis of addition of years to his actual age recommended by the medical authority, applied for a second medical examination in accordance with the provisions of rules 26 and 27.
 - (2)In any other cases not covered by sub-rule (I), the medical authority shall be a Medical Officer not lower in status than that of a Civil Surgeon/District Medical Officer or Superintendent of Government Hospital.

23. Fee for medical examination to be borne by the applicant

The applicant shall be required to pay for medical examination such fee as may be specified by the State Government.

24. Failure to appear before medical authority

- (1) If the applicant after receipt of communication from the appropriate medical authority referred to in clause © of sub-rule (1) of rule 21, fails to appear for medical examination before the medical authority on the date and time communicated to him (including any change therein either at the request of the applicant or due administrative reasons) and there in no reasonable ground for his failure, the medical authority shall report the fact to the Head of Office concerned and return to him the documents received under clause (b) of sub-rule (1) of rule 21.
- (2) With the return of documents to the Head of Office under sub-rule (1), the application for commutation shall be treated as having been withdrawn.

25. Procedure for medical examination

- (1) The medical authority shall-
- (a) obtain from the applicant a statement in Part-I of Form-E duly signed by the applicant in its presence;
- (b) subject the applicant to medical examination and enter the result thereof in Part II of Form-E;
 - © attest the unattested copy of the photograph of the applicant;
 - (d) complete the certificate contained in Part-III of Form-E Provided that where-
 - (i)an applicant has been granted Invalid Pension, or
 - (ii) an applicant has previously commuted a part of his pension, or
 - (iii)an applicant has been refused commutation on medical grounds, or
 - (iv)an applicant had declined to accept the commutation on the basis of addition of years to his actual age;

the medical authority shall, before completing the certificate contained in Part-III of Form-E take into consideration the statement of the medical cases of the applicant,

- (2) After complying with the requirements of sub-rule (I), the medical authority shall without delay forward to the Audit Officer who has already completed Part-IV of Form-C, the following documents, namely:-
 - (a) Form C in original;
 - (b) attested copy of the applicant's photograph;
 - © Form-E in original; and
 - (c) a certified copy of Form-E to the Head of Office who has countersigned Part-IV of Form-C
 - (3) The medical authority shall also send to the applicant a certified copy of Part-III of Form-E.

26. Second medical examination

- (1) Subject to the provisions of rule 27, the medical examination in the case of an applicant referred to in clause © of sub-rule (1) of rule 22 shall take place after the expiry of a period of not less than **one year** from the date of the first medical examination.
- (2) If the applicant desires to be re-examined on the expiry of the period specified in subrule (1) the examination shall be by a Medical Board at his own expense. For the purpose, he shall address a letter to the Head of Office with the request that arrangements for his re-examination by a Medical Board may be made. He shall indicate in the letter-
- (a) the medical authority, which examined him earlier, and the date on which such examination took place,
 - (b) the place where he was examined.

- (c) the opinion of the medical authority,
- (d) the date of birth and the date of retirement,
- (e) designation of the post held at the time of retirement,
- (f) the amount of pension authorized.
- (g) the fraction of pension which was originally applied for commutation.
- (3) The Head of Office on receipt of letter under sub-rule (2) shall address the medical authority for arranging re-examination of the applicant by a Medical Board and forward the following documents to such authority-
 - (a) letter in original received from the applicant;
 - (b) the certified copy of Form-E received earlier by the Head of Office from the medical authority under clause (d) of sub-rule (2) of rule 25.
- (4) The medical authority on receipt of the communication from the Head of Office under sub-rule (3) shall inform the applicant as to where and when he should appear for medical examination before the Medical Board or if necessary direct the Medical Board to communicate to the applicant the place, date and time of such examination.
- (5) The applicant after the receipt of communication under sub-rule (4) shall appear before the Medical Board at the place and on the date and time communicated to him.
- (5) The Medical Board shall examine the applicant and if after the examination, it is of the view that earlier opinion of the medical authority needs no revision or modification or needs revision or modification shall record its opinion and communicate the same to the Head of Office under intimation to the applicant. The documents received by the Medical Board under sub-rule (3) shall also be retuned to the Head of Office.
- (6) If as a result of the opinion of the Medical Board received by Head of Office under sub-rule (6), the applicant becomes eligible to commute a fraction of pension originally applied for, the Head of Office shall determine to commuted value with reference to the Table applicable on the date, the Medical Board recorded its opinion. The Head of Office thereafter shall request the Audit Officer to take further action for the authorization of the commuted value and forward the following documents to him-
- (7) The Audit Officer on receipt of the documents under sub-rule (7) shall verify the correctness of the commuted value determined by the Head of Office and thereafter take action to authorize the commuted value to the applicant under intimation to the Head of Office.

27. Appeal against the findings of medical authority

(1) Notwithstanding anything contained in rule 26, an applicant referred to in clause © of sub-rule (1) of rule 22 shall be eligible for second medical examination before the expiry of the period specified in sub-rule (1) of rule 26., if he feels that the medical authority in

refusing commutation on medical grounds or making addition of years to his actual age has committed an error of judgment. Such an applicant may, within **one month** of the receipt of the certified copy of Part-III of Form–E from the medical authority, prefer an appeal by addressing a letter to the Head of Office that the opinion of the medical authority, may be got reviewed by another medical authority mentioned in sub-rule (2) at his own expense. He shall indicate in the letter-

- (a) the medical authority which had examined him earlier and the date on which the examination took place;
- (b) the place where he was examined.
 - (c) the opinion of the medical authority;
 - (d) the date of birth and the date of retirement;
 - (e) designation of the post held at the time of retirement;
 - (f) the amount of pension authorized;
 - (g) the fraction of pension which was originally applied for commutation.
 - (2) In case an applicant referred to in sub-rule (I)-
 - (a) was examined previously by a Medical Officer, not lower in status than Civil Surgeon or a District Medical Officer or Superintendent of Government Hospital, he shall be re-examined by a Medical Board, or
 - (b) was previously examined by a Medical Board, he shall be re-examined by a second Medical Board, the members of which shall be different from those of the first Medical Board.
 - (3) The Head of Office shall, within **one month** of the receipt of letter under sub-rule (1), take steps for arranging the re-examination of the applicant. For this purpose, he shall address the medical authority, where the applicant was examined previously. He shall, while addressing the medical authority, invite his attention to the provisions of sub-rule (2) and forward to it the following documents:-
 - (a) letter received from the applicant in original;
 - (b) certified copy of Form-E received earlier by the Head of Office from the medical authority under clause (d) of sub-rule (2) of rule 25.
 - (4) The medical authority on receipt of communication from the Head of Office under sub-rule (3) shall arrange for the second medical examination of the applicant by a Medical Board which shall be constituted in accordance with the provisions of sub-rule (2). The medical authority shall, thereafter, inform the applicant as to where and when he should appear for medical examination before the Medical Board or, if necessary, direct the Medical Board to communicate to the applicant the place, date and time of such examination.

- (5) The applicant on receipt of communication under sub-rule (4) shall appear for the medical examination before the Medical Board on the date and time, communicated to him.
- (6) The Medical Board shall examine the applicant and if after the examination it is of the view that the earlier opinion of the medical authority needs no revision or modification or needs revision or modification shall record its opinion and communicate the same to the Head of Office under intimation to the applicant and the findings of the Medical Board shall be binding on the applicant.
- (7) If the Medical Board as a result of the second medical examination of the applicant, sets aside or modifies the opinion of the first medical authority, the findings of the Medical Board shall be deemed to have come into force on the date on which the first medical authority recorded its opinion and the claim of the applicant for commutation shall be settled accordingly.
- (8)Nothing contained in this rule shall apply to an applicant in whose case the medical authority as a result of the first medical examination had directed that the applicant's age for the purpose of commutation should be assumed to be greater than his actual age, and the applicant received the commuted value with reference to the enhanced age.

28 Withdrawal of application

- (1) The applicant may after giving a notice in writing, to the Head of Office, withdraw his application at any time before subjecting himself to the medical examination before the medical authority but in no case after he has appeared before such authority.
- (2) In case the medical authority directs that the applicant's age for the purpose of commutation shall be assumed to be greater than his actual age, the applicant may-
- (a) by giving notice in writing to the Head of Office withdraw his application within **fourteen days** from the date on which he received the certified copy of Part-III of Form-E and endorse a copy of notice to the Audit Officer, or
- (b) request the Head of Office within the period specified in clause (a) under intimation to the Audit Officer that he may be permitted to reduce the amount of pension already applied for commutation to an amount to be indicated by the applicant.
- (3) Where a request for withdrawal has not been made by the applicant within the time specified in clause (a) of sub-rule (2), it shall be presumed that he has accepted the findings of the medical authority and the Audit Officer shall take action to authorize the payment of commuted valued of pension.

- (4) If a request for reduction in the amount of pension to be commuted is made as provided in clause (b) of sub-rule (2), the Audit Officer shall authorize the payment of commuted value of pension with reference to the reduced amount.
 - (3) If the applicant is informed by the Audit Officer under rule 29 that on account of modification of the Table, the commuted value becoming payable to the applicant will be less than the value communicated to him in Form-D, it shall be open to the applicant to withdraw his application by a written notice addressed to the Audit Officer and the applicant shall endorse a copy of the notice to the Head of Office within **fourteen days** of the date on which he receives intimation of such modification.

29. Modification in the valued specified in the Table

- (1) In case the valued specified in the Table is modified at any time before the commutation becomes absolute in terms of clause (iii) or sub-rule (1) of rule 6, the payment shall be made in accordance with the value so modified. (2)Where the commuted value calculated with reference to the table as modified is less favourable than the value determined with reference to the Table before it was so modified, the Audit Officer, shall-
- (a) inform the applicant of the revised value and communicate to him the provisions of sub-rule (5) of rule 28; and
- (b) endorse to the Head of Office a copy of the communication issued under clause(a).

30 Authorisation of payment of commuted value by the Audit Officer

- (1) Subject to the provisions of sub-rules (2) and (3) of rule 28, the Audit Officer on receipt of the documents referred to in sub-rule (2) of rule 25, from the medical authority shall, without delay, issue an order to the disbursing authority concerned and furnish to it the following particulars and documents namely:-
- (i) the amount of pension commuted, the amount of commuted value of pension and the date on which the commutation became absolute;
 - (ii) the amount of residuary pension;
 - (iii) Form-E in original:
 - (iv) copy of the applicant's photograph as attested by the medical authority.

(2) The Audit Officer shall also-

- (a) bring to the notice of disbursing authority the provisions of the proviso to rule 6 regarding the date on which the amount of original pension should be reduced;
- (b) endorse to the applicant a copy of the order issued under sub-rule (1) with the remarks that he should collect the commuted value from the disbursing authority and
- (e) bring to the notice of the applicant the provisions of the proviso to sub-rule (I) of rule 6.

31 Final assessment of provisional pension

(1) An applicant referred to in sub-rule (3) of rule 9, to whom the commuted value of the fraction of the provisional pension has been paid by the Head of Office shall, on final assessment of the pension be paid by the Audit Officer, the difference between the commuted value so determined and the commuted value already paid.

Provided that where an applicant has been examined by a Medical Officer for the commutation of a fraction of provisional pension and such an applicant on assessment of final pension becomes eligible to commuted an amount exceeding *one hundred rupees* per mensem, he shall be allowed the difference between the commuted value of one hundred rupees per mensem and the commuted value of the fraction of the provisional pension without further medical examination but the payment of the commuted value of pension exceeding *one hundred rupees* per mensem shall be made if the applicant applies afresh for medical examination as provided in clause (iii) of sub-rule (3) (b) of rule 9, and he is declared fit by a Medical Board.

(2) The commuted value of the fraction of provisional pension as indicated in the endorsement in Form-D, addressed to the applicant and forwarded under sub-rule (4) of rule 20 shall deemed to have been amended with the issue of an authority by the Audit Officer for the payment of difference between the commuted valued of the fraction of the final pension and the fraction of the provisional pension.

CHAPTER -V

MISCELLANEOUS

32. Right to interpret

Where any doubt arises as to the interpretation of these rules, it shall be referred to the government in the finance department for decision.

33. Power of relaxation

Where any department of the government is satisfied that the operation of any of these rules causes undue hard- ship in any particular case, that Department may, by order, for reasons to be recorded in writing, dispense with or relax the requirements of that rule to such extent and subject to such exceptions and conditions, as it may consider necessary for dealing with the case in a just and equitable manner: Provided that no such order shall be made except with the concurrence of the Finance Department.

34. Repeal and Saving

- (1) The Maharashtra Civil Services (commutation of Pension) Rules, 1981, are hereby repealed.
- (2) Notwithstanding such repeal-
 - (a) Any application for commutation of pension which is pending before the commencement of these rules shall be disposed of in accordance with the provisions of rules in force immediately before the commencement of these rules, as if these rules had not been made; and
 - (b) Subject to the provisions of clause (a), anything done or any action taken under the rules in force immediately before the commencement of these rules shall be deemed to have been done or taken under the corresponding provisions of these rules.

FORM-A

[See rules 5(2);6(1);12;13(1) & (2);14(1) & (2);15(1) & (2) and 6(1) & (2)]

Form of application for commutation of a fraction of pension without Medical examination

(To be submitted in duplicate after retirement but within one year of the date of retirement.)

	PART-I
То	
The	
Sir	Subject: Commutation of pension without medical examination

I desire to commute a fraction of my pension as indicated below in accordance with the provisions contained in Maharashtra Civil Services (Commutation of Pension) Rules, 1984. The necessary particulars are furnished below: -

- 1. Name (in block letters)
- 2. Father's name/husband's name
- 3. Designation at the time of retirement.
- 4. Name of Office /Department in which employed.
- 5. Date of birth (by Christian era).
- 6. Date of retirement
- 7. Class of pension
- 8. Amount of pension authorised in case final amount of pension has not been authorised, indicate the amount of provisional pension sanctioned under rule 126 of the Maharashtra civil services (pension) rules.1982).
- 9. *Fraction of pension proposed to be commuted.
- 10. Designation of the Audit Officer who authorised the pension and the number and date of the Pension Payment Order, if issued.
- 11.**Disbursing authority for payment of pension-
- (a) Treasury / Sub-Treasury (Name and complete address of the Treasury / Sub-Treasury to be indicated).

Place: Date:	Signature : Postal address :
disbursing authority from which to draw the commuted value of disbursing authority from which *The applicant should indicate the	the fraction of the amount of monthly pension (subject), which he desires to commute, and not the amount in
	PART –II
	Acknowledgement
Received from Shri/Smt./Kum application in Part-I of Form-A for pension without medical examination	(Name) (Former designation) for the commutation of a fraction of
Place: Date:	Signature : Head of Office:
from the Form and handed over	to be signed, stamped and dated and is to be detached to the applicant. If the Form has been received by the on the same day and the acknowledgement sent under
	PART-III
1. Forwarded to the Audit Offic	eer (her indicate the address and designation)

	at present comes to Rs	
`	,	nsion after commutation will be Rs
	commuted value of pension Services (commutation of F	
3.		s Form has been acknowledged in Part –II which has
		to the applicant on
4.	<u> </u>	ension is dubitable to Head of Account under Finance
	Department, "Demand Benefits—B—Commuted V	No266-Pensions and Other Retirement Value of Pensions."
Pl	lace:	Signature :
Da	ate :	Head of Office:
		FORM –B
Form		es 5(2);12;13(3); 14(1)and 15(3)} tion of a fraction of Superannuation pension without

pension should be authorised at the time of issue of the Pension Payment Order

(To be submitted in duplicate at least three months before the

date of retirement.)

DADT I

	$\Gamma A K I - I$
To,	
The	
	(here indicate the designation and ful
	address of the Head of Office)

Subject: Commutation of pension without medical examination.

I desire to commute a fraction of my pension as indicated below in accordance with the provisions contained in Maharashtra Civil Services (Commutation of Pension) Rules, 1984. The necessary particulars are furnished below.:-

- 1. Name (in block letters)
- 2. Father 's name/husband's name
- 3. Designation

Sir,

- 4. Name of Office/Department in which employed.
- 5. Date of birth (by Christian era).
- 6. Date of retirement on superannuation.
- 7.* Fraction of Superannuation Pension proposed to be drawn After retirement-
- 8.** Disbursing authority from which pension is to be drawn after retirement—

Sub-treasury to be indicated). b)(i) Branch of the Nationalised	(Name and complete address of the Treasury d Bank with complete postal address. ich monthly pension is to be credited each month. Signature: Present postal address
	Postal address after retirement
Place : Date :	
disbursing authority retirement. It is not of pension from a authority from which * The applicant should indicate the state of the applicant should indicate the state of the	muted value of pension shall be made through the from which pension is to be drawn after open to an applicant to draw the commuted value disbursing authority other than the disbursing a pension is to be drawn. Eate the fraction of the amount of monthly pension e-third thereof) which he desires to commute and applicable.
	PART –II
	Acknowledgement
	um(Name) (Designation) orm –B for commutation of a fraction of pension n.
Place: Date:	Signature : Head of Office:

Note: - If the application has been received by the Head of Office before the expiry of three months before the date of retirement on superannuation, this acknowledgement should be detached from the Form and handed over to the applicant. If the form has been received by post, it has to be acknowledged on the same day and the acknowledgement sent under registered cover to the applicant. In case it is received after the specified date, it should be accepted only if it has been put into the post on or before that date subject to the production of evidence to that effect by the applicant.

PART-III

1. Forwarded to the Audit Officer (here indicate the address and designation)	
with the remarks that-	
(i) the particulars furnished by the applicant in Part-I have been verified and are correct;	
(ii) the applicant is eligible to get a fraction of his pension commuted without medical examination;	
(iii) the commuted value of pension determined with reference to the Table applicable at present comes to Rs	
(iv) the amount of residuary pension after commutation will be	
Rs	
4. The commuted value of pension is debitable to Head of Account, under Finance Department," Demand No,266Pensions and Other Retirement Benefits –B-Commuted Value of Pensions".	
Place: Signature: Date: Head of Office:	
Dute. Head of Office.	

FORM-C

{See rules 5(2);9(3); 13(2); 14(2); 19; 20(1); (2) & (3); 21(1) and 25(2) }

Form of application for commutation of pension after medical examination by an applicant referred to in rule 18 of the Maharashtra Civil Services (Commutation of Pension) Rules, 1984

(To be submitted in duplicate)

PART-I

To	Space for photograph
The	
(here indicate the designation and full address	
of the Head of Office).	

Subject: Commutation of pension after medical examination.

Sir,

I desire to commute a fraction of my pension in accordance with the provision of the Maharashtra Civil Services (Commutation of Pension) Rules, 1984. An attested copy of my photograph is pasted on the application and an unattested copy is enclosed. The necessary particulars are furnished below: -

- 1. Name (in Block letters).
- 2. Father's name / husband's name.
- 3. Designation
- 4. Name of Office/Department in which employed.
- 5. Date of birth (by Christian era).
- 6. Date of retirement
- 7. Class of pension {see Chapter-VII of the Maharashtra Civil Services (Pension) Rules, 1982}
- 8. Amount of pension authorised (indicate the amount of provisional pension if full pension not authorised).
- 9. *Fraction of pension proposed to be commuted.
- 10. Designation of the Audit Officer who authorised the pension and the number and date of the Pension Payment Order.
- 11. ** Disbursing authority for payment of pension: -
 - (a) Treasury / Sub-treasury (Name and complete address of the Treasury Sub-treasury to be indicated).
- (b) (i) Branch of the Nationalised Bank with complete postal address.

- (ii)Bank Account number to which monthly pension is being credited each month.
- 12. Approximate date from which commutation is desired to have effect.13. The amount of pension already commuted, if any.
- 14. Preference for station where medical examination is desired to take place.

	Signature Postal address
Place : Date :	
Note -	The payment of commuted value of pension shall be made through the disbursing authority from which pension is being drawn. It is not open to an applicant to draw the commuted value of pension from a disbursing authority other than the authority from which pension is being drawn. *The applicant should indicate the fraction of the amount of monthly pension (subject to maximum of one –third thereof), which he desires to commute, and not the amount in rupees. ** Score out which is not applicable.
	PART-II Acknowledgement
applica	(Name) (Designation) ation in Part-I of Form –C for commutation of a fraction of pension after al examination.
Place:	
	Signature
Date :	Head of Office

PART -III

Forwarded to the Audit Officer (here	e indicate the address and designation)
-	furnished by the applicant in Part –I have e applicant is eligible to get a fraction of examination.
2. It is requested that Part-IV of this this office as early as possible.	s Form may be completed and returned to
Place :	
Date:	Signature Head of Office
	ART –IV d by the Audit Officer)
authorised.	provisional pension, if final pension not ter-VII of Maharashtra Civil Services commuted.
Or	the basis of
next birthday, which falls on	Added years 1 year 2 year becomes absolute before the applicant's
applicant's next birthday, which	
8. The Head of Account to which the commuted value is debitable .	Finance Department, Demand No, 266—Pensions and Other Retirement—Benefits—B.Commuted Value of Pensions.

Tumber of enclosures, if any (See Note below).	
	Signature and Designation of the Audit Officer.
Place:	
Date :	
Countersign	ned
	Head of Office Full address
{See rules 20(3)	DRM –D 1 & (4); 28(5) and 31(2)}
Form of letter t	to the medical authority
	No. Government of MaharashtraDepartment/Office, Dated the
То	
Subject – Medical examin	nation for commutation of pension.
Sir,	
Shri/Smt /Kum	
who retired from from from from from from from from	
ashas ar	onlied for commuting a fraction of
-	a lump sum payment. The following

- (a) Application in Form-C in original together with—
- (i) an unattested copy of the applicant's photograph;
- (ii) Part-IV of Form –C in original duly completed by the Audit Officer.
- (b) A copy of Form –E with a spare copy of Part-III of that Form.
- (c) Report or the statement of the applicant's case of he has been granted Invalid Pension or has previously commuted a fraction of his pension or declined to accept commutation on the basis of addition of years to his/her actual age or has been refused commutation on medical grounds.

- 4. It is requested that Shri /Smt./Kum.....may be informed direct under intimation to this Department/Office as to where and when he/she should appear before the appropriate authority for medical examination. A copy of this letter is being endorsed to him/her so that he/she may comply with your instructions.
- 5. The receipt of this letter may please be acknowledged.

(Commutation of Pension) Rules, 1984.

Yours faithfully,

Head of Office.

Copy forwarded to Shri/Smt./Kum......(here give complete postal address) with the remarks that subject to the medical authority recommending commutation, he/she will on the basis of the report of the Audit Officer, be eligible for the lump sum payment in lieu of the amount of pension to be commuted as follows:

	On the basis of			
	Normal		Added years	
	_			
	1 year		•	
	Rs.	Rs.	Rs.	
(i) Sum payable if commutation be birthday, which falls on(ii) Sum payable if commutation birthday, which falls on	becomes	 absolut		
The Table of the present value, or Audit Officer has been made, is notice and consequently the basis made. The sum payable will be the his/her birthday next after the dabsolute or if the medical authority age, to the con-sequent Assumed age.	subject to are liable e sum appr ate on wh	alterati to reveropriate	on at any time wit ision before payment to the applicant's age commutation become	
Shri /Smt./Kumto the medical authority direct on h should take with him/her the encloin Part-I completed except the signal	earing from osed Form	n –E with	He the particulars requ	
Place: Date:		_	nture : of Office:	
Copy forwarded to the Audit Odesignation and address)			*	

letter number.....

Dated

Signature:

Head of Office:

FORM -E

{See rules 6(1); 20(3); 25(1). (2) & (3); 26(3);27(1) & (3); 28(2) and 30(1) }

Form of medical examination by the medical authority

PART-I

(here enter the medical authority)

and must sign the declaration appended there to in the presence of that authority.}

- 1. Name of the applicant (in block letters) ..
- 2. Date of birth (by Christian era)
- 3. Place of birth..
- 4. Particulars regarding parents, brothers and sisters-

Father's age if living and state of health	Father's age at death and cause of death	Number of brothers living, their ages and state of health	Number of brothers dead, their ages at death and cause of death
(1)	(2)	(3)	(4)

Mother's age if	Mother's	Number of	Number of
living and state of	age at death	sisters	sisters dead,
health	and cause of	living, their	their ages at
	death	ages and	death and
		state of	cause of
		health	death
(5)	(6)	(7)	(8)

^{5.} Have you ever been examined –

- (a) for Life Insurance, or / and
- (b) by any Government Medical Officer or Medical Board?
- 6. Have you been granted or considered for grant of Invalid Pension ? If so, state the ground thereof.
- 7. Have you ever been granted leave on medical certificate during the last five years? If so, state periods of leave and nature of illness.
- 8. Have you ever---
 - (a) had small-pox, intermittent or any other fever, enlarge- ment on suppuration of glands, spitting of blood, asthma, inflammation of lungs, pleurisy, heart disease, fainting attacks, rheumatism, appendicitis, epilepsy, insanity or other nervous disease, discharge from or other disease of the ear, suphilis or gonorrhea, or
 - (b) had any other disease or injury which required confinement to bed, or
 - © undergone any surgical operation, or
 - (d) suffered from any illness, wound or injury sustained while on active service, or
 - (e) presence of albumen or sugar in urine.
- 9. Present state of health:
 - (a) Have you a hernia?
 - (b) Have you varicocele, varicose Vein or piles?
 - (c) Is your vision in each eye good (with or without glasses)?
 - (d) Is your hearing in each ear good
 - (e) Have you any congenital or acquired malformation, Defect or deformity?
 - (f) Have you lost or gained weight markedly during the last three years?
 - (g) Have you been under treatment of any doctor within the last three months and nature of illness for which such treatment was taken?

Declaration by applicant

(To be signed in the presence of the medical authority)

I declare all the above answers to be, to the best of my belief, true and correct.

I am fully aware that by willfully making a false statement or concealing a relevant fact I shall incur the risk of losing the commutation, I have applied for and or having my pension withheld or with-drawn under rule 26 of the Maharashtra Civil Services (Pension) Rules, 1982.

Applicant's signature or thumb impression in case of illiterate applicant.

Signed in presence of

Signature and designation of Medical authority.

PART-II

(To be filled in by the examining medical authority)

- 1. Apparent age
- 2. Height..
- 3. Weight...
- 4. Describe any scars or identifying marks of the applicant.
- 5. Pulse rate --
 - (a) Sitting
 - (b) Standing

What is the character of pulse?

- 6. Blood Pressure--
 - (a) Systolic..
 - (b) Diastolic..
- 7. Is there any evidence of disease of the main organs?
 - (a) Heart..
 - (b) Lungs..
 - (c) Liver..
 - (d) Spleen..
 - (e) Kidney..
- 8. Investigations--
 - (i) Urine (state specific gravity)
 - (ii) Blood..
 - (iii) X-Ray Chest..
 - (iv) E.C.G.
- 9. Has the applicant a hernia? If so, state the kind and if reducible.
- 10. Any additional finding

PART -III

	Shrimati/Kumariand od bodily health and has the prospect of		
Or He/She is not in good bodily health and	d is not a fit subject for commutation.		
Or			
Although he/she is suffering fromhe/she is considered a fit subject for commutation but his/her age for the purpose of commutation i.e. the age next birthday, should be taken to be(in words) years more than his /her actual age.			
	ignature and designation of xamining medical authority.		
Date:			

TABLE

{See rules 8 (1); 26(7); 28(5) and 29 (1) & (2)}

Commutation value for a pension of Rupee 1 per annum

Age next birthday	Commutation value	Age next birthday	Commutation value
	expressed as number of years purchase		expressed as number o
	or years purchase		years purchase
(1)	(2)	(1)	(2)
17	19.28	52	12.66
18	19.20	53	12.35
19	19.11	54	12.05
20	19.01	55	11.73
21	18.91	56	11.42
22	18.81	57	11.10
23	18.70	58	10.78
24	18.59	59	10.46
25	18.47	60	10.13
26	18.34	61	9.81
27	18.21	62	9.48
28	18.07	63	9.15
29	17.93	64	8.82
30	17.78	65	8.50
31	17.62	66	8.17
32	17.46	67	7.85
33	17.29	68	7.53
34	17.11	69	7.22
35	16.92	70	6.91
36	16.72	71	6.60
37	16.52	72	6.30
38	16.31	73	6.01
39	16.09	74	5.72
40	15.87	75	5.44
41	15.64	76	5.17
42	15.40	77	4.90
43	15.15	78	4.65
44	14.90	79	4.40
45	14.61	80	4.17
46	14.37	81	3.94
47	14.10	82	3.72
48	13.82	83	3.52
49	13.54	84	3.32
50	13.25	85	3.13
51	12.95	80	4.17

Note:- This Table is based on a rate of interest of 4.75 percent. per annum.

By order and in the name of Governor of Maharashtra.

N.RAGHUNATHAN. Secretary to Government.