1994
දෝ දර්ශන්

උස්මය රහයෝ කිහිපයක
SOLDIERS SERVICE REGULATIONS

NO 01 OF
1994

DIRECTORATE OF PERSONNEL ADMINISTRATION
ARMY HEADQUARTERS
P.O.BOX 553
I. ගැළී කෙටි : (1) දෙතු දෙතු - ක්‍රියාවලි

ද. ආ. - 5. 139/40.

I. ගැළී කෙටි : (1) දෙතු දෙතු - ක්‍රියාවලි

වැඩිය‍න්‍යාකාරී

ඉරුම් පද්ධතියන්

1996 උපකොටු 1 යි. පියට.

1. ගැළී කෙටි 1994 ආපොති ප්‍රකාශ කෙටි නිර්මාණය කිරීම පිළිබඳ ප්‍රකාශය.
4. (1) (a) "ක්‍රියාවේ (ක) උඩු දිනයේ පමණක් කාෂාණය ශුක්කාමය ආදරණිය තුල කියින්ද ඉතිහාසිකයාන්ත පිළිතුරු වැසීය නැතුළිතය වශයෙන් මෝදනය කිරීමක් විස්තර කරන විශේෂ කැරුණේ රාජකීය සංස්කරණ අතර ඇයන් විසින් එක්ක ගන්නන්ද මෙම විශේෂ කැරුණේ රාජකීය සංස්කරණයේ අතර එක්ක ගන්නන්ද දැක ඇතිය නොමැති ලැබේ.

ඉතිහාසිකයාන්ත පිළිතුරු 2 මෝදන කොටසක නිර්මාණය විය තරුණයේ පිළිසාවීම අතර ආදරණික වන ලදුන් එක් කොටසක සහ 3 මෝදන කොටසක නිර්මාණය විය නොහැකියෙන් අතරිත්වයකගේ විශේෂ අතර එක් විශේෂ මෝදනය ක්‍රියාවලිය (ක්) සැලසුම් කිරීමක් පුළුල් නොයේ.

(2) ක්‍රියාවලිය (ක) සැලසුම් කිරීමක් පුළුල් නොයේ මෙම අතර රාජකීය සංස්කරණය අතර එක්ක් රාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

(3) නිර්මාණය ක්‍රියාවලියේ මේවායින් අතර රාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

5. මෙම අතර රාජකීය සංස්කරණයේ අතර රාජකීය සංස්කරණය අතර රාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

6. ක්‍රියාවලියේ මේවායින් අතර රාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

7. මෙම අතර රාජකීය සංස්කරණයේ මේවායින් අතර රාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

8. (1) මෙම ක්‍රියාවලියේ මේවායින් අතර රාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

(2) මෙම අතර ලාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

(3) ක්‍රියාවලියේ (1) පමණින් පැහැදිලිය අතර ලාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

9. මෙම ක්‍රියාවලියේ මේවායින් අතර ලාජකීය සංස්කරණයම අතර ලාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.

10. මෙම ක්‍රියාවලියේ මේවායින් අතර ලාජකීය සංස්කරණය විස්තර කිරීමක් පුළුල් නොයේ.
11. 

12. 13 14 15

13. (1) (2)

14. (1) (2) (3)

18. (1) දෙළෙණි නදි පැහැදිලි 15.(2) විස නැවැත්තා ආසන්න ප්‍රකාශයේ විසින් පවුලකෑගෙන් පිළිතුව ක්‍රමාංකයකි.

(3) නම්ධාරී කාර්යයකින් නම්ධාරී ලියන්නය විය. පිළිතුව කාර්යයකින් නම්ධාරී මතයක් ඔබේ විදුරුන් කළේ දෙන්වූ.

(2) දෙළෙණි නදි පැහැදිලි 15.(2) විස නැවැත්තා ආසන්න ප්‍රකාශයේ විසින් පවුලකෑගෙන් පිළිතුව ක්‍රමාංකයකි.

19. (1) නිවේදන කාර්යයකින් නම්ධාරී ලියන්නය විය. හොහොයෙන් පිළිතුව කාර්රණය නිර්දේශ කළේ පුළුල කුලයකි. දෙළෙණි නදි පැහැදිලි 15.(2) විස නැවැත්තා ආසන්න ප්‍රකාශයේ විසින් පවුලකෑගෙන් පිළිතුව ක්‍රමාංකයකි.

(2) දෙළෙණි නදි පැහැදිලි 15.(2) විස නැවැත්තා ආසන්න ප්‍රකාශයේ විසින් පවුලකෑගෙන් පිළිතුව ක්‍රමාංකයකි.
33. (1) අවකාශ සහ කාල විශේෂ උදාහරණයකින් තැනුණි.

(2) මෙම කාලය යෙදුමී නිර්මාණ කාලයේ පියවරී තැනුණි. මෙම කාලයේ කාල පියවරන්ගේ යුද්ධ විශේෂ උදාහරණයකින් තැනුණි.

34. (1) මෙම කාලයේදී කාලය යෙදුමී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මේවාODB නම් මෙම කාලයේදී කාලය යෙදුමී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.

(2) මෙම කාලයේ මෙම DB නම් මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මෙම කාලයේදී කාලය යෙදුමී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මේවා DB නම් මෙම කාලයේදී පරිදි කාලයට නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.

35. මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මේවාDB නම් මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.

36. මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මේවාDB නම් මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.

37. (1) මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මේවාDB නම් මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.

(2) මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මේවාDB නම් මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.

38. (1) මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මේවාDB නම් මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.

39. (1) මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි. මේවාDB නම් මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.

40. (1) මෙම කාලයේදී නිර්මාණයන් වෙනස් උදාහරණයකින් තැනුණි.
51. \[...\]

52. (1) \[...\]

(2) \[...\]

(3) \[...\]

53. \[...\]

54. (1) \[...\]

(2) \[...\]

55. \[...\]

56. (1) \[...\]

(2) \[...\]

57. \[...\]
35. ඔබට අතර ආයතනයේ මුලික පුලුවන පැහැදිලිව දෙකක් ලබා ගැනීමේ මෙම මුලික පැහැදිලියන් පිළිබඳ පාසල්වල පිළිත්ත කටයුතු කරය. සේවාවත් පැවතියන් නම් බිහින්සකයන් මෙහෙඳින් පැහැදිලි කෙරිණි.

36. ඔබට අතර ආයතනයේ පැහැදිලිව දෙකක් ලබා ගැනීමේ මුලික පැහැදිලියන් පිළිබඳ පාසල්වල පිළිත්ත කටයුතු කරය. සේවාවත් පැවතියන් නම් බිහින්සකයන් මෙහෙඳින් පැහැදිලි කෙරිණි.

60. (1) ඔබට අතර ආයතනයේ පැහැදිලිව දෙකක් ලබා ගැනීමේ මුලික පැහැදිලියන් පිළිබඳ පාසල්වල පිළිත්ත කටයුතු කරය. සේවාවත් පැවතියන් නම් බිහින්සකයන් මෙහෙඳින් පැහැදිලි කෙරිණි.

(2) ඔබට අතර ආයතනයේ පැහැදිලිව දෙකක් ලබා ගැනීමේ මුලික පැහැදිලියන් පිළිබඳ පාසල්වල පිළිත්ත කටයුතු කරය. සේවාවත් පැවතියන් නම් බිහින්සකයන් මෙහෙඳින් පැහැදිලි කෙරිණි.

(3) ඔබට අතර ආයතනයේ පැහැදිලිව දෙකක් ලබා ගැනීමේ මුලික පැහැදිලියන් පිළිබඳ පාසල්වල පිළිත්ත කටයුතු කරය. සේවාවත් පැවතියන් නම් බිහින්සකයන් මෙහෙඳින් පැහැදිලි කෙරිණි.
72. (1) අස්ථාන කාලයේ ඇති විසින් අඩි දෙකුට කශිතිකාණ්ඩ කියේ දෙකුට සැරසීමට හැක. මෙම විසින් ඉහළ විටමුන් කියේ දෙකුට උළෙලේ පැමිෂණයට කෙරේ. මෙම විසින් ඉහළ විටමුන් කියේ දෙකුට උළෙලේ පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. තමා ගොඩාබොඩා කෙරේ විසින් ඉහළ විටමුන් මෙය පැමිෂණයට කෙරේ. තමා ගොඩාබොඩා කෙරේ විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.

73. (1) මෙම පරිදි කාලයේ නැතීම පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. 65 (1) උඩුමැති විසින් ඉහළ විටමුන් කියේ දෙකුට සැරසීමට කෙරේ. මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. තමා ගොඩාබොඩා කෙරේ විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.

74. (1) විසින් ඉහළ විටමුන් කියේ දෙකුට සැරසීමට කෙරේ. මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. තමා ගොඩාබොඩා කෙරේ විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.

75. මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. තමා ගොඩාබොඩා කෙරේ විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.

76. මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. තමා ගොඩාබොඩා කෙරේ විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.

77. (1) සඳහා පරිදි කාලයේ නැතීමට සැරසීමට කෙරේ. මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.

78. (1) මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.

79. (1) මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. තමා ගොඩාබොඩා කෙරේ විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.

80. (1) මෙම විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ. තමා ගොඩාබොඩා කෙරේ විසින් ඉහළ විටමුන් මෙය පැමිෂණයට ඉංග්‍රීසි පත්‍රයක් මෙය සිදුකෙරේ.
80. ‘’(XI)’’ මෙම අංකයේ අතරින් අතුරු ප්‍රමාණයේ අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

81. (1) විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

82. (2) මෙම අංකයක විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

83. (3) මෙම අංකයක විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

84. (XI) මෙම අංකයක විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

85. (XI) මෙම අංකයක විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

86. (XI) මෙම අංකයක විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

87. "’(XI)’’ මෙම අංකයක විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

88. (XI) මෙම අංකයක විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.

89. (XI) මෙම අංකයක විසංස්කරණය කිදක්දෙද පිළිබඳ විශේෂ අංකයේ අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක් අංකයක අතරින් අතුරු ප්‍රසෝදනයක දෙක පිළිබඳ විශේෂ අංකයක අතර සැකසිය අදාලයක්.
(2) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.

(3) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.

(4) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.

(5) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.

(6) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.

(7) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.

(8) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.

(9) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.

(10) මෙම පෙදේ දෙවිනි නිදසිණි මේවා විශාලතම තිබුණි විශාලතම තිබුණික යින් පිළිබඳවේ.
97. (1) කඳුකාර්ය ලැබීමේදී -
(2) කඳුකාර්ය ලැබීමේදී
(3) කඳුකාර්ය ලැබීමේදී
(4) කඳුකාර්ය ලැබීමේදී
(5) කඳුකාර්ය ලැබීමේදී
(6) කඳුකාර්ය ලැබීමේදී
(7) කඳුකාර්ය ලැබීමේදී
(8) කඳුකාර්ය ලැබීමේදී
(9) කඳුකාර්ය ලැබීමේදී
(10) කඳුකාර්ය ලැබීමේදී

98. 97 සේ විකිරීමේදී කැහිරසේ කටයුතු සමාගමක් ලැබීමේදී කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී පිළිබඳ කඳුකාර්ය ලැබීමේදී කාලයේදී
102. ගුවන් සමග. කොටසට සමග ൃැපෙන්න එකක් සමාවේන යි. ගොඩබූරු සමග කොටසට සමග සමාවේන. නොයින් මෙම සමග සමග සමාවේන යි. මකින් ම වන සමග සමාවේන යි. ම සමාවේන සමග සමාවේන යි.

103. කොටසට සමග සමාවේන යි. ම සමග සමාවේන යි. ම සමාවේන යි.

104. ගුවන් සමග දැක්වීමේදී සමග සමාවේන යි. කොටසට සමග සමාවේන යි. ම සමග සමාවේන යි.

105. ගුවන් සමග කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි.

106. කොටසට සමග කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි.

107. කොටසට සමග කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි.

108. කොටසට සමග කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි. කොටසට සමග සමාවේන යි.


110. (1) කොටසට සමග සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. (2) කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. (3) කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි.

111. (1) කොටසට සමග සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. (2) කොටසට සමග සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. (3) කොටසට සමග සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. (4) කොටසට සමග සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. (5) කොටසට සමග සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි. කොටසට සමග සමග සමාවේන යි.
114. 

115. 

116. (a) 

(b) 

(c) 

117. 

118. 

119. 

120. 

121. 

122. 

123. 

124. 

125. 

126. 

127.
128. 1950 මාසයේ නිහිට 17 වැනි දෙසා 10.085 දින පහසුම් රජ වසර් වලින් 1950 මාසයේ නිහිට මිනිස් අගේ නියෝජනයන් මතා දිමුණ.

129. පෙළ විසේෂී ම "විශේෂත අන්වාරුක" අර්ධසම්ප්‍රදායික 1949 මාසයේ 17 වැනි දෙසා පුළුලා පැමුණ ගැබී.

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(1) අරාධනා ලක්ෂණය ගත ඉංග්‍රීසි ත්‍රල්කයන්, නියෝජන මිනිස් නියෝජනයන් විසින් නියෝජනාංගනය පිළිබඳ ප්‍රශ්ණයක් දක්වා ගනන්න.

(2) පිරිතිකාර්ය පිළිබඳ ත්‍රල්කයන් අරාධනා පිළිබඳ ප්‍රශ්ණය දක්වා ගනන්න.

(3) මිනිස් නියෝජනයන් පිළිබඳ ත්‍රල්කයන් අරාධනා පිළිබඳ ප්‍රශ්ණය දක්වා ගනන්න.

(4) මිනිස් නියෝජනයන් පිළිබඳ ත්‍රල්කයන් අරාධනා පිළිබඳ ප්‍රශ්ණය දක්වා ගනන්න.

(5) දැකගති — 07 (1)

126
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(v)  බූහයක් සඳහා ආරක්ෂාකාරී වේලාවක් නො අදහා මොන තත්ත්ව අදහස්කණු ආරක්ෂාන්ත වේලාවක් නො අදහා මොන තත්ත්ව අදහස්කණු

(vi) (c) මාලකාරී කටයුතු කාර෍යවල අදහස්කණු

(q) මාලකාරී කටයුතු කාර්යවල අදහස්කණු වේලාවක් නො අදහා මොන තත්ත්ව අදහස්කණු

(q) මාලකාරී කටයුතු කාර්යවල අදහස්කණු වේලාවක් නො අදහා මොන තත්ත්ව අදහස්කණු
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(vii) මුළු කාලාවට අයි භාවිතා කරා ගමනයක් කරන කාලාව වේදනය කිරීම

(q) මුළුකිනීම කාලාවට අයි භාවිතා කරා ගමනයක් කරන කාලාව වේදනය කිරීම

(viii) (q) සූරෝපු කාලාවට අයි භාවිතා කරා ගමනයක් කරන කාලාව වේදනය කිරීම

(q) සූරෝපු කාලාවට අයි භාවිතා කරා ගමනයක් කරන කාලාව වේදනය කිරීම

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(vii) මුළු කාලාවට අයි භාවිතා කරා ගමනයක් කරන කාලාව වේදනය කිරීම
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(3) කාස්ට්ස මණ්ඩල මහජන වේල්  විශේෂ ප්‍රධාන විශේෂ 1996.09.03

(4) රාජක්‍රාමය

(1) පළාතිකවත් මණ්ඩල මහජන වේල්  විශේෂ ප්‍රධාන විශේෂ 1996.09.03

(2) රාජක්‍රාමය

(3) පළාතිකවත් මණ්ඩල මහජන වේල්  විශේෂ ප්‍රධාන විශේෂ 1996.09.03

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(XIX) දොඳු අන්නපොළු යටතේ අන්නය හා අන්නපොළු සංකීර්ණය

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(3) කාස්ට්ස මණ්ඩල මහජන වේල්  විශේෂ ප්‍රධාන විශේෂ 1996.09.03

(4) රාජක්‍රාමය
PART I: SECTION (I) – GENERAL

Government Notifications

L.D. – B. 129/49


THE ARMY ACT

REGULATIONS made by the President under Section 155 of the Army Act (Chapter 357) read with Article 44 (2) of the Constitution of the Democratic Socialist Republic of Sri Lanka.

CHANDRIKA BANDARANAIKE KUMARATUNGA, President.

Colombo,
15th March, 1996.

Regulations

1. These regulations may be cited as the Soldiers Service Regulations, No. 1 of 1994.

Enlistment and Re-Engagement

2. Save as hereinafter provided, the period of original enlistment of a soldier is twelve years of which he shall serve the first five years in the Regular Force and the remaining seven years in the Reserve unless otherwise ordered by the Commander of the Army.

3. A soldier may, before the expiry of the period of his original enlistment, be re-engaged for a further period of military service in the Regular Force. Such further military service may be in one or more periods, but the aggregate period of such service shall not exceed twenty years:

Provided, however, that no soldier shall serve beyond the age of 55 years.

4. (1) An extension of service in the Regular Force beyond the period of five years referred to in regulation 2 or a re-engagement for a further period beyond the period of original enlistment referred to in Regulation 3, may be allowed to a soldier who:

(a) is efficient, well-behaved and recommended by his Commanding Officer; and
(b) has passed a medical test to the satisfaction of the Commander of the Army:

Provided that a soldier who is not recommended by his Commanding Officer for an extension of service or for re-engagement, but in all other respects is eligible therefore may, appeal to the Commander of the Army against the refusal of the Commanding Officer to recommend such soldier, and the Commander of the Army may, if he thinks fit, allow an extension of service or re-engagement as the case may be, to such soldier.

(2) The number of soldiers who will be allowed to extend their services in the Regular Force beyond the period of five years or to re-engage for a further period beyond the period of original enlistment shall depend on the number of vacancies as determined by the Minister of Defence.
(3) Subject to the preceding provisions of this regulation

(a) every soldier below the rank of sergeant (other than a soldier referred to in sub-paragraph (b)) may be permitted to extend his service if he is serving his final year of service in the Regular Force; and

(b) every soldier selected for a course of instruction local or abroad who has not the requisite unexpired service in the Regular Force may, be permitted to extend his service, if he is not serving his final year of service in the Regular Force.

5. Every soldier who is allowed an extension of service in the Regular Force beyond the period of five years or who is re-engaged for a further period beyond the period of his original enlistment, shall be liable to be transferred from his regiment or unit, to any other regiment or unit, if the transfer is deemed necessary in the interests of the Army.

6. As soon as may be after the commencement of any year, the Commander of the Army shall, notify the Officer-in-Charge of Records the number of soldiers (other than Warrant Officers, Class I), who may, during the current year, be allowed to extend their services in the Regular Force beyond the original period of five years referred to in Regulations 2.

7. A soldier, who has service reckonable for pension in respect of a former engagement and who has accordingly not less than twenty-two years service at the expiration of his current engagement, shall not be permitted to extend his service in the Regular Force or be re-engaged in such Force except in accordance with the provisions of Regulations 14 and 15.

8. (1) Notwithstanding anything to the contrary in the preceding regulations the Commander of the Army may extend the period of service of any soldier in the Regular Force beyond the original period of five years referred to in Regulation 2.

(2) Where a soldier has been granted an extension of service in the Regular Force under paragraph (1), he shall be liable to be retained in the Regular Force for a further period not exceeding twelve months.

(3) A soldier, by reason of the provisions of paragraph (1) or paragraph (2) of this regulation, shall not be able to extend his period of original enlistment beyond twelve years.

9. Every soldier who has extended his service in the Regular Force so as to complete twelve years in such Force or whose original enlistment was for a period of twelve years in that Force may, if he satisfies the requirements of Regulation 4(1) be re-engaged, after completion of nine years service subject to approval of the Commander of the Army or that of such officer authorised thereto by him for a further period of service in the Regular Force, so however that his total period of service shall not exceed thirty two years from the date of his original enlistment.

10. A soldier who has completed the first ten years of his period of re-engagement is liable to be retained in the Regular Force for a further period not exceeding twelve months.

11. Where a medical officer approved by the Commander of the Army is of opinion that a soldier is physically unfit for re-engagement, a medical board consisting of such person or persons as may be appointed in that behalf by the Commander of the Army or such Officer as may be authorised thereto by him may be summoned to consider and report on the fitness of such soldier.

12. The Officer in charge of Records may allow, in accordance with the provisions of regulation 13, 14 and 15, any soldier approved by him to continue in service up to the maximum allowed for re-engagement in regulation 3.

13. (1) The Officer in charge of Records may permit a Warrant Officer, Class I, in the tenth year of the period of his re-engagement to continue in service for the purpose of enabling him to complete five years service as such Warrant Officer, if he is satisfied:

(a) that there are no supernumerary Warrant Officers, Class I, in such Warrant Officer's regiment or unit awaiting absorption:

(b) that such Warrant Officer's retention is desirable in the interests of the service; and

(c) that he has passed a medical test to the satisfaction of the Commander of the Army.
(2) Where there are supernumerary Warrant Officers, Class I, in the regiment or unit awaiting absorption, a Warrant Officer, Class I, may be permitted to continue in service, for the purpose specified in paragraph (1), at the discretion of the Commander of the Army.

14. A Warrant Officer, Class I, may be permitted to continue in service, as such Warrant Officer beyond any period permitted under Regulation 13, for periods of one year at a time, at the discretion of the officer in charge of Records, if he is satisfied—

(a) that there are no supernumerary Warrant Officers, Class I, in such Warrant Officer’s regiment or unit awaiting absorption;

(b) that such Warrant Officer’s retention is desirable in the interests of the service; and

(c) that he has passed a medical test to the satisfaction of the Commander of the Army.

15. The officer in charge of Records may permit a soldier (other than a Warrant Officer, Class I) in the tenth year of his period of re-engaged service to continue in service for periods of one year at a time if he is satisfied—

(a) that there is no surplus in his regiment or unit among persons of the same or next higher rank;

(b) that such soldier’s retention is desirable in the interests of the Army; and

(c) that he has passed a medical test to the satisfaction of the Commander of the Army:

Provided, however, that the period of continuance permitted under the preceding provisions of this regulation to a soldier in extra regimental employment (including a permanent staff instructor of the Volunteer Force) shall not exceed the unexpired portion of that employment.

16. A soldier who has been allowed to continue beyond twenty-two years of service may apply for his discharge after giving his Commanding Officer three months notice or such other notice as may be permitted by the Commanding Officer.

17. The Commander of the Army may provide for or make any arrangements considered desirable in his opinion for the re-habilitation or vocational training of soldiers to be invalided or discharged from the Army.

Reckoning Former Service and Restoration of Forfeited Service

18. (1) The Service of any soldier forfeited under the provisions of Section 15 (2) of the Army Act may be restored:—

(a) on his promotion to the rank of Sergeant; or

(b) on his completion of a period of three years service, without an adverse entry in his regimental conduct sheet.

(2) The three years referred to in clause (b) of paragraph (1) shall be reckoned from such date specified hereunder as the Officer-in-Charge of Records may consider as appropriate to the case that is to say, from the date of the termination of the detention or imprisonment or from the date of the order dispensing with trial or from the date of the commission of the last offence.

19. The period of service restored shall be:

(a) in the case of desertion, the period of service from the date of enlistment to the date of desertion, together with the period of service from the date the deserter was brought back to the army to the day immediately preceding the date of his conviction by a court-martial or the date of the order dispensing with his trial, as the case may be;

(b) in the case of fraudulent enlistment, the period of service between the date of the last fraudulent enlistment and the date of conviction or the date of the order dispensing with trial, as the case may be:
Provided that, where service has been forfeited on account of desertion on more than one occasion, the period of service to be restored shall be the period of service between the last two desertions.

20. Where the forfeited service of a soldier cannot be restored under Regulation 18, such service may be restored:

(a) if the Commander of the Army is satisfied that the soldier has performed good and faithful service or that the soldier merits the restoration of his forfeited service for some reason which in his opinion is good and adequate; or

(b) if the soldier has been recommended by court-martial for the restoration of his forfeited service.

21. (1) A member of the Regular Reserve who enlists in the Regular Force, by wilfully making a false answer to any question (such enlistment being hereinafter referred to as “improper enlistment”) may be punished under Section 122 of the Act, but shall not, by reason of such improper enlistment, forfeit any part of his service.

(2) If a member of the Regular Reserve referred to in paragraph (1) is, after investigation or trial, sent back to such Reserve, his service shall be reckoned according to the terms of the attestation paper signed by him on his original enlistment.

(3) If a member of the Regular Reserve referred to in paragraph (1) is, after investigation or trial, retained in such Reserve, his service shall be reckoned according to the terms of the attestation paper signed by him at the time of such improper enlistment; and any period of service prior to such improper enlistment shall not be reckoned as qualifying service for purposes of pension, unless the Minister of Defence otherwise directs.

Ranks, Appointments and Precedence

22. (a) The ranks held by soldiers in the Army and their order of precedence shall be as follows:

- Warrant Officer Class I
- Warrant Officer Class II
- Staff Sergeant
- Sergeant
- Corporal or Bombadier
- Lance Corporal or Lance Bombadier
- Trooper, Gunner, Signaller, Rifleman, Sapper, Craftsman, Private.

(b) The order of precedence within the same or equal rank amongst regiments shall normally be the same as the order of precedence applicable in respect of regiments of the Sri Lanka Army, unless otherwise prescribed by the Commander of the Army.

(c) The appointment of soldiers in the army and the ranks for such appointment shall be as prescribed by the Commander of the Army.

23. All Warrant Officers shall rank immediately after all commissioned officers, but before all non commissioned officers.

Promotions

24. The Officer-in-Charge of Records shall maintain a roll, containing the names of all Warrant Officers, Class II (including those in extra-regimental employment) in order of seniority, and based on the date of their promotion to the rank of Warrant Officer, Class II.
25. (1) The seniority rolls of artillery and infantry units shall be maintained by the respective regimental Commanders and unit Commanding Officers, as appropriate.

(2) In a unit other than an artillery or infantry unit—

(a) the seniority roll of soldiers between the ranks of Warrant Officer, Class II, and Sergeant shall be maintained by the Officer-in-Charge of Records; and

(b) the seniority roll of soldiers below the rank of Sergeant shall be maintained by the Commanding Officer of that unit.

(3) A seniority roll shall include the names of all personnel of the regiment or unit including those who are extra regimentally employed.

26. The officer competent to authorize a promotion or appointment of a soldier to the rank of Sergeant and below and to paid lance rank shall be his Commanding Officer.

27. (1) The officer competent to authorize a promotion or appointment to the rank of Warrant Officer, Class I shall be the Officer-in-Charge of Records.

(2) The officer competent to authorize a promotion or appointment to the rank of Warrant Officer, Class I, shall be the Officer-in-Charge of Records who shall act on the recommendation of the commanding officer of such Warrant Officer.

(3) The promotion or appointment referred to in paragraph (1) shall be by warrant, and no further warrant shall be required when a promotion or appointment is made to the rank of Warrant Officer, Class I.

28. When a Commanding Officer recommends to the Officer-in-Charge of Records the promotion of a junior Warrant Officer, Class II, to the rank of Warrant Officer, Class I, over his seniors who are qualified and eligible for such promotion, he shall state fully the reasons for not recommending the promotion of such senior Warrant Officers.

29. No officer shall make promotions or appointments to any rank or appointment in excess of the establishment laid down for that rank or appointment by the Commander of the Army.

30. A promotion shall be complete and final from the date of the publication of the promotion in part II of the orders of the appropriate regiment or unit.

31. Where a soldier is promoted to a higher rank, his seniority in that rank shall be determined by the date of his promotion to that rank, and where two soldiers are promoted to the same rank on the same day their seniority shall be determined by the date of their previous promotion.

32. No promotion to a rank or appointment requiring technical knowledge shall be given to a soldier unless he possess technical qualifications to the satisfaction of the Commander of the Army.

33. (1) The proper authority to cancel a promotion or appointment shall be—

(a) where such promotion or appointment has been made by the Commanding Officer of a unit, the Officer-in-Charge of Records; and

(b) where such promotion or appointment has been made by the Officer-in-Charge of Records, the Commander of the Army.

(2) The date of the cancellation of a promotion or appointment under this regulation shall be the date of publication of such cancellation in Part II of the orders of the appropriate regiment or unit.
Resignations and Removals

34. (1) A Warrant Officer or a non-Commissioned Officer may, with the recommendation of the Commanding Officer, resign his rank and revert to a lower rank with the approval of an officer not below the rank of Brigadier.

(2) Where a Warrant Officer or a non-Commissioned Officer resigns under the provisions of paragraphs (1), an endorsement to that effect shall be made in his attestation paper, service and casualty form and soldier's personal record sheet.

(3) Where a Warrant Officer or a non-Commissioned Officer resigns his rank and reverts to a lower rank under paragraph (1) of this regulation, his seniority in such lower rank shall be reckoned from the date of his promotion to such lower rank.

35. Government Policy on the Official language in force at the time will be applicable to all soldiers including Warrant Officers and non-Commissioned Officers.

36. Where a Warrant Officer is found inefficient or unsuitable, his Commanding Officer may with the prior approval in writing of an officer not below the rank of Brigadier, remove such officer from any appointment in the rank of Warrant Officer and give him such other appointment in that rank as may be appropriate to him.

37. (1) Any reduction in rank of a Warrant Officer or non-Commissioned Officer by a sentence of court-martial shall take effect from the date of such sentence.

(2) Where the sentence reducing the rank of a Warrant Officer or non-Commissioned Officer referred to in paragraph (1), is fully remitted, the officer shall retain his seniority, if his service has not been forfeited, but if his service has been forfeited he shall take precedence in his rank from the date of such sentence.

Transfers

38. Subject to the provisions of regulation 5, no soldier shall, without his consent, be transferred from his regiment or unit to another regiment or unit unless the transfer is deemed necessary in the interest of the Army.

39. Where a soldier makes application for transfer to another regiment or unit the following procedure shall be observed:

The Commanding Officer of the soldier's unit shall forward to the Commanding Officer of the other unit a descriptive return relating to the soldier through the appropriate Regimental Commander which shall include his observations regarding the transfer. If the Commanding Officer of the other unit consents to the transfer, he shall signify his consent on such return and forward the return to the soldier’s Commanding Officer who shall thereupon, after obtaining the approval of the Commander of the Army or such other authorised thereto by the Commander of the Army, effect the transfer.

40. No transfer shall be granted to any soldier, unless a vacancy exists in the rank appropriate to such soldier, in the unit to which he applies to be so transferred.

41. No transfer of a soldier to a technical unit shall be effected, unless the soldier has undergone a period of probation as determined by the appropriate divisional commander.

42. Where a soldier has been transferred to another regiment or unit, such soldier shall be struck off the strength of his previous regiment or unit and he shall be taken on to the strength of his new regiment or unit from the date on which the transfer was effected.

43. The responsibility for the preparation and perfection of all documents relating to a soldier's transfer shall be on the unit from which the soldier is transferred.
Married Soldiers

44. The name of every married soldier serving in the Regular Force shall be placed on the married establishment of the unit by his commanding officer.

45. Where a married soldier of the Regular Reserve or of the Volunteer Force or a person enlisted or enrolled on a special emergency engagement is called out on active service, he shall be issued the allowances payable to married soldiers in the Regular Force as appropriate.

46. Married quarters available at a station may be allotted to soldiers on the married establishment in their station, in accordance with orders prescribed by the Commander of the Army or an officer authorised thereto.

47. The wife of a soldier occupying married quarters shall not, while occupying such quarters, take part in the formation or in the activities of any club, association or other organization having as its object the collection or distribution of money or goods within the premises of the camp or barracks, nor shall she carry on any trade in such quarters without first having obtained the permission of the Commanding Officer of the soldier. Any contravention of the foregoing provisions of this regulation shall render the soldier and his family liable to eviction from quarters.

48. (1) A soldier on the married establishment may be granted a sleeping-out pass by his commanding officer unless, for special reasons, he deems it inexpedient to do so.

(2) A soldier to whom a sleeping-out pass is granted under paragraph (1) must be regular in his duties, orderly in his lodgings, etc. in his dress and available for all military duties.

(3) A sleeping-out pass granted to a soldier under paragraph (1) may be withdrawn at any time by his commanding officer if he considers the withdrawal necessary.

49. Where a married soldier or his wife is guilty of misbehaviour or misconduct, the Commanding Officer of his unit may order such soldier and his family to vacate their married quarters after reporting the order to the appropriate superior authority, and the soldier and his family shall as soon as may be thereafter vacate such quarters.

50. (1) Where domestic relations have ceased to exist between a soldier and his wife, the soldier shall report the facts to his Commanding Officer who will make efforts to reconcile the parties. Where efforts at such reconciliation have failed or where the Commanding Officer thinks that such efforts serve no purpose, such soldier's name may be removed from the married establishment, unless he is entitled to have his name retained thereon in respect of children who are in his custody.

(2) The name of a soldier, which has been removed from the married establishment under paragraph (1), shall not, except with the special sanction of the Commander of the Army, be inserted again in that establishment, unless:

(a) he resumes cohabitation with his wife; or

(b) any degree of separation relating to him has been reversed.

51. Every Commanding Officer of a unit shall, on or before the first day of January in each year furnish the Officer-in-Charge of Records with a roll containing the names of the soldiers in his unit who are on the married establishment.

Regular establishment of depots and the permanent staff of the Volunteer Force.

52. (1) Every soldier posted to the training establishment or to the permanent staff of the Volunteer Force shall, during such period of posting, remain a part of his original regiment or unit.

(2) All postings to and re-posting from the training establishment or the permanent staff of the Volunteer Force shall be carried out by the Officer-in-Charge of Records on instructions received from the Commander of the Army or an Officer authorised thereto by him.
(3) The intervals between two periods of posting to the training establishment or to the permanent staff of the Volunteer Force shall be two years.

53. No soldier shall be selected for posting to a training establishment or to the permanent staff of the Volunteer Force, unless he is likely, by reason of his qualifications or habits, to set an example of soldierly bearing and to ensure the efficient training of recruits.

54. (1) A Warrant Officer or non-Commissioned Officer may be re-posted from the establishment of a training institution or the permanent staff of the Volunteer Force to the unit from which such officer originally came if:

(a) his services are required in such unit; or

(b) he is unfit for the appointment he holds in such training establishment or Volunteer Force.

(2) Where a Warrant Officer or non-Commissioned Officer is reduced in rank for misconduct or inefficiency whilst serving in a training establishment or Volunteer Force he may, wherever possible, be re-posted to the unit from which he originally came.

55. The procedure to be followed when a soldier is re-posted under clause (b) of regulation 54(1), from the regular establishment of a training establishment or the permanent staff of the Volunteer Force shall be as follows:

The Commanding Officer of the training establishment or Volunteer Force, as the case may be, shall forward the application for re-posting to the Commanding Officer of the regiment or unit from which the soldier originally came, who shall transmit it together with his recommendations to the Officer-in-Charge of Records. The latter officer shall submit the application, the recommendations of the Commanding Officer of the regiment or unit from which the soldier originally came and his own observations to the Commander of the Army or any officer authorised thereto by him who shall communicate his order to the Officer-in-Charge of Records who shall carry out that order.

56. (1) Any soldier posted to the regular establishment of a training establishment shall have, in the case of a Warrant Officer, Sergeant or non-commissioned officer three years service and in the case of a Private not less than two years service and he shall have at least in the case of a Warrant Officer, Sergeant or non-commissioned officer three years unexpired service and in the case of a Private soldier two years un-expired service.

(2) The period of duty at a training establishment shall be two years unless extended by the Commander of the Army or by an officer authorised thereto by him.

57. Six months before a vacancy is due to occur in a training establishment the commanding officer of such establishment shall notify this fact to the Officer-in-Charge of Records and the appropriate authority.

58. The qualification for a Warrant Officer or non-commissioned officer of the Regular Force who is to be appointed to the permanent staff of the Volunteer Force, shall be as prescribed by the Commander of the Army or an officer authorised thereto by him.

59. The period of duty of a Warrant Officer or non-commissioned officer posted to the permanent staff of the Volunteer Force shall be, unless extended by the Commander of the Army for good reason on the recommendation of the commanding officer of such Warrant Officer or non-Commissioned Officer, three years.

60. (1) The selection of a Warrant Officer or non-Commissioned Officer from any regiment or unit of the Regular Force for appointment as a permanent staff instructor of the Volunteer Force shall be made by the Regimental Commander.

(2) A soldier shall not be appointed to the permanent staff of the Volunteer Force, if such soldier is likely to receive a promotion in his unit or is to be discharged within two years of such appointment.

(3) All soldiers selected as permanent staff instructors of the Volunteer Force shall be familiar with the duties as laid down in the regulations relating to the Volunteer Force.
Transfer to the Regular Reserve and discharge from the Regular Force

61. (1) A soldier may be transferred to the Regular Reserve as follows:

(a) on completion of five years service in the Regular Force;

(b) at the soldier's own request with between five and twelve years service, on being reduced to the ranks;

(c) on compassionate or on any other ground as approved by the Commander of the Army or any officer authorised thereto by him.

(2) A transfer to the Regular Reserve in terms of paragraph (c) shall be authorised by the Commanding Officer of such soldier.

(3) A transfer to the Regular Reserve in terms of paragraph (b) and (c) shall be authorised by the Commander of the Army or any officer authorised thereto by him.

(4) In all cases of transfers to the Regular Reserve the competent officer shall be the Officer-in-Charge of Records.

62. When a soldier is transferred to the Regular Reserve, his Commanding Officer shall inform him that he will receive a certificate of identity by post from the Army Paymaster. He shall be instructed to bring such certificate of identity with him when he is called out on active service or for military training, and he shall also be given such instructions as may be laid down in Army Orders.

63. A soldier transferred to the Regular Reserve shall notify his address or any change thereof to the Officer-in-Charge of Records. Such soldier shall be entitled to reimbursement of expenditure incurred in this regard by way of postage.

64. (1) On the transfer of a soldier to the Regular Reserve, his identity disc, his army identity card, other documents relating to him in the possession of his Commanding Officer and documents relating to his transfer shall be forwarded to the Officer-in-Charge of Records. If the Officer-in-Charge of Records does not receive the aforesaid documents within a reasonable time, he shall make application for them to the Commanding Officer of the soldier's unit. The aforesaid documents shall be sent by the Officer-in-Charge of Records to the Army Paymaster, if requested so to do by the Army Paymaster, who shall return them to the Officer-in-Charge of Records when no longer required by him.

(2) On the mobilization of a soldier in the Regular Reserve, his identity disc, army identity card, casualty form and field conduct sheet shall be forwarded by the Officer-in-Charge of Records to the commanding officer of unit where such soldier first joins his regiment or unit on mobilization.

65. (1) Every soldier who is to be transferred to the Regular Reserve shall undergo a medical examination by a medical officer as authorised by the Commander of the Army.

(2) Where the medical officer who examines a soldier under the provisions of paragraph (1) of this regulation certifies that such soldier—

(a) is unfit for service in the Regular Reserve in any capacity, then such soldier may be discharged as an invalid;

(b) is fit for base or garrison service in the Regular Reserve, then such soldier, at the discretion of the Officer-in-Charge of Records may, if he conforms to the other requirements relating to transfer set out in these regulations be transferred for such service, or be discharged; or

(c) is temporarily unfit for service in the Regular Reserve, but is in his opinion likely to become fit within the next six months, then such soldier may, if he conforms to the other requirements relating to transfer set out in these regulations, be transferred to such Reserve, subject to the requirement that he will be liable to undergo a further medical examination on a date fixed for the purpose by the Officer-in-Charge of Records.
(3) Where a soldier is found at the medical examination referred to in clause (c) of paragraph (2) to be unfit for service in any capacity in the Regular Reserve, he shall be discharged or be retained for further medical examination, so, however, that his discharge will in no case be delayed beyond six months from the date of his transfer.

66. Soldiers under thirty-eight years of age who are serving in the Regular Force may, subject to any special instructions that may be issued by the Commander of the Army, within one month immediately preceding their discharge on termination of their period of original enlistment, be enlisted by their Commanding Officers for the Regular Reserve for a period of service so as to complete a period of twenty-two years from the date of his original enlistment.

67. (1) The various causes of discharge from the Regular Force, the competent officer to authorize, carry out and confirm such discharge, and the special instructions regarding the cause of the discharge in each case, shall be those specified in Table A set out in the schedule here to. The words in italics in Column I shall be used for recording the cause of the discharge.

(2) A discharge from the Regular Force shall be complete when it has been confirmed by the appropriate competent officer.

68. Before the discharge or transfer of a soldier:

(1) who is detached from his unit and whom it is not practicable to recall; or

(2) who is a patient in a hospital, not being invalided; or

(3) who is undergoing imprisonment or detention, his Commanding Officer shall carry out the discharge or transfer proceedings, as the case may be, with the exception of confirmation.

69. (1) A soldier who is transferred to the Regular Reserve or who is discharged from the army while serving a sentence of imprisonment or detention shall continue to serve such sentence of imprisonment or detention, notwithstanding his transfer to the Reserve or discharge from the army.

(2) When a soldier, who is transferred to the Regular Reserve or is discharged from the army is unable to go home on account of illness, he may be treated in hospital until such time as he is considered fit to go home, but if such soldier is recommended for treatment after he is considered fit to go home, then he may be treated in hospital in accordance with the regulations for the medical services of the army.

70. Where a soldier is retained in a hospital, prison or in detention barracks after his transfer or discharge is completed, the address of the hospital, prison or detention barracks in which he is so detained shall be notified to the Officer-in-Charge of Records on the documents relating to the transfer or discharge.

71. (1) A soldier may be granted furlough pending his transfer to the Regular Reserve or his discharge from the Regular Force.

(2) When a soldier is granted furlough before transfer or discharge, the transfer or discharge proceedings as the case may be, with the exception of confirmation, shall be completed before such soldier proceeds on furlough and he will not be required to return to his unit.

72. Before a soldier leaves his unit on furlough, arrangements shall be made for the issue to him of pay and allowances due for the period of furlough pending discharge, and any balance due as pay in respect of the preceding month as well as other arrears of pay. Such soldier shall also be informed that the Army Paymaster will pay him any further payments that are due to him, including any gratuity or allowance.

73. (1) Subject to the provisions of the other paragraphs of this regulation, the Officer-in-Charge of Records shall, within seven days of his receipt of the documents, relating to a soldier transferred to the Regular Reserve and referred to in regulation 65(1), forward to such soldier his certificate of service.

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(2) Where a soldier is transferred to the Regular Reserve or discharged from the Regular Force while undergoing treatment in hospital, his certificate of service shall be forwarded by the Officer-in-Charge of Records to the commanding officer of the hospital who shall deliver it to such soldier.

(3) Where a soldier is transferred to the Regular Reserve or discharged from the Regular Force while serving a sentence of imprisonment or detention, his certificate of service shall be forwarded by the Officer-in-Charge of Records to the Officer-in-Charge of the prison or commandant of the detention barracks, as the case may be, who shall deliver it to such soldier.

(4) Where a soldier has deposited his will at the record office, such will shall, on the soldier being transferred to the Regular Reserve or being discharged from the Regular Force, be forwarded to him if he so desires with his certificate of service by the Officer-in-Charge of Records.

74. Where, for any reason, the certificate of service of a soldier who is to be transferred to the Regular Reserve or be discharged from the army is not ready, or issue to such soldier at the time of his transfer or discharge, the Officer-in-Charge of Records shall issue to him a memorandum, stating that such certificate shall be sent to him forthwith, and containing information, if available, regarding the soldier's conduct and character and the cause of his transfer or discharge.

75. Before the discharge of a soldier is carried out at the termination of his engagement in the Regular Force, if there is any reason to suppose that he is suffering from a disability lessening his earning powers in civil life, a medical board, consisting of persons selected for the purpose by the Commander of the Army, shall be assembled to determine the cause of his disability, its probable duration, and the amount of the incapacity at the time.

76. The Commander of the Army shall decide whether a soldier who claims to be or is found to be suffering from a disability shall receive a disability pension or gratuity.

77. (1) In the case of a transfer to the Regular Reserve or a discharge on the expiry of service in the Regular Force, the transfer or discharge shall take effect from the day on which such service expires.

(2) In the case of invaliding from the service the discharge shall take effect from the day on which the discharge is carried out.

(3) In the case of a transfer or discharge before the date on which the soldier's service in the Regular Force expires, the transfer or discharge shall take effect from the date on which the transfer or discharge is carried out.

78. The documents to be completed at the time a soldier is to be transferred to the Regular Reserve or discharged from the Regular Force shall be laid down in the Orders.

79. (1) The confirmation of the transfer or discharge shall be completed by the signing of the documents relating to the transfer of discharge, as the case may be.

(2) The Officer-in-Charge of Records, on receipt of the documents relating to the transfer or discharge, shall notify the fact of the confirmation of the transfer or discharge to the Commanding Officer of such soldier's unit in order that the date of transfer or discharge may be inserted in Part II of the Orders of such unit.

80. The transfer of a soldier to the Regular Reserve or his discharge from the army shall not be delayed by reason only of the fact that the documents relating to such soldier are incomplete or missing.

**Procedure for discharge consequent to ill health under provisions of item (xii) of table ‘A’**

81. The Commanding Officer, hospital.

(1) shall notify the Commanding Officer of the soldier's unit as soon as it is decided that a soldier who is a patient in the hospital is to be brought before a medical board; and

(2) shall request the Commanding Officer of the soldier's regiment or unit to forward to him all documents relating to such soldier still in his possession and the documents relating to the soldier's discharge.
82. The Commanding Officer, hospital, shall forward a medical report on the soldier to the Director of Army Medical Services, who will arrange for the soldier to be brought before a medical board if he is satisfied that the case is one for invaliding under item (xi) of Table A set out in the Schedule hereto. The Commanding Officer, hospital shall also arrange for production before the medical board of such documents as may be required for the discharge.

83. (1) At the conclusion of the examination by the medical board, a record of the proceedings will be returned, with the documents referred to in regulation 82 which have been produced before the medical board, to the Commanding Officer, hospital, who will forward them to the Director Army Medical Services.

(2) The Director Army Medical Services, having decided whether or not a soldier is to be invalided from the service under item (xi) of Table A set out in the Schedule hereto, shall, in the case of a soldier who is still in hospital or in the case of a soldier who has been returned to his regiment or unit to await discharge, notify his decision to the Commanding Officer of the soldier’s regiment or unit and return to such officer all documents sent to him under paragraph (1) so that the discharge shall be carried out by his Commanding Officer.

(3) If it is decided that the soldier is not to be invalided under the aforesaid item (xi), he will be returned to his unit or retained in hospital for such further treatment as may be necessary.

84. The date of discharge of a soldier under item (xi) shall be twenty-eight days from the date on which the Director Army Medical Services decision that he is to be invalided is notified to his Commanding Officer.

85. The Commanding Officer, hospital, or the Commanding Officer of the soldier’s unit shall, on being notified of the decision of the Director Army Medical Services inform the soldier of such decision.

86. As soon as a soldier’s discharge has been carried out under item (xi), the Commanding Officer of his unit shall despatch all the documents relating to the soldier to the Officer-in-Charge of Records.

87. As soon as a soldier’s discharge has been confirmed by the Officer-in-Charge of Records the Army Paymaster shall be notified, so that a provisional payment may be made to the soldier pending the finalisation of the soldier’s pension, disability pension or gratuity.

88. A soldier invalided and discharged under item (xi), shall be paid by the Army Paymaster a sum of rupees one thousand as plain cloths allowance and for incidental expenses.

89. When it is decided to discharge a soldier of unsound mind :-

(1) if the soldier is not dangerous to him self or the public, is not in need of further treatment in hospital, and his relatives or friends are willing to take charge of him, the Commanding Officer, hospital, shall arrange that he shall be taken care of by such relatives or friends; and

(2) if he has no relatives or friends willing to take charge of him, and —

(a) is dangerous; or

(b) is not dangerous but is in need of further treatment in hospital; or

(c) is not dangerous and not for the time being in need of further treatment, the Commanding Officer, hospital, shall arrange with an appropriate institution for the accomodation, treatment and care of such soldier, or for advice in regard to his disposal.

90. Disposal of a soldier under the preceding regulation shall not be carried out until the order setting out the manner of his disposal has been completed and signed by the Commander of the Army or an officer authorised by him in that behalf.
If a soldier certifiable as a person of unsound mind becomes due for discharge or transfer to the Regular Reserve before it has become possible to make arrangements for his disposal in accordance with regulation 89 (b), his discharge shall be delayed until such arrangements have been completed. Every endeavour shall be made to ensure that the arrangements are carried out with as little delay as possible.

A soldier of unsound mind transferred from one hospital to another or sent to his relatives or friends, shall be accompanied by such person or persons as may be decided upon by the Commanding Officer of his unit.

Where a soldier has been taken to a civil mental hospital, the commanding officer under whose care he was before he was so taken, shall notify forthwith the particulars relating to the admission of the soldier to such hospital to the Officer-in-Charge of Records and to the commanding officer, hospital, who shall constitute a medical board within thirty days of such admission.

As soon as the discharge of a soldier in a civil mental hospital has been confirmed, the Officer-in-Charge of Records shall notify the Officer-in-Charge in mental hospital, and in the case of a criminal lunatic he shall also notify the Secretary, Ministry of Defence.

Issue of certificates on transfer to the Regular Reserve or on discharge from the Regular Force

Where a soldier is to be transferred to the Regular Reserve or is to be discharged from the Regular Force, the commanding officer of that soldier's regiment or unit shall issue a certificate of service in such form as may be determined for the purpose by the Officer-in-Charge of Records.

Where a soldier is to be transferred to the Regular Reserve or discharged from the Regular Force, the Commanding Officer of his unit shall assess his military conduct on the basis of the categories set out hereunder and shall specify on his certificate of service the category of military conduct into which such soldier in his opinion falls.

For the purpose of the assessment referred to in paragraph (1), only such entries as are recorded in the soldier's regimental conduct sheet shall be taken into consideration.

The military conduct of a soldier shall not be assessed as exemplary if

(a) he has not served in the Regular Force for a minimum period of three years; or

(b) he has, during his service, been sentenced by a civil court to a term of rigorous imprisonment or simple imprisonment and has served such terms; or

(c) he has, been sentenced by a court — martial to a term of rigorous imprisonment or simple imprisonment or detention or reduced in rank or his trial for the offence of desertion or fraudulent enlistment has been dispensed with.
Provided, however, that—

(a) as regards clauses (b) and (c) of paragraph (1), the Commander of the Army may, having regard to the nature of the offence committed by the soldier and the sentence imposed on him, authorise the award of “exemplary character”, if the Commander of the Army is of the opinion that his subsequent military conduct merits such an award; and

(b) as regards clause (c) of paragraph (1), every occasion his conduct sheets are destroyed, every period of two years during which he has not incurred an adverse entry in his company conduct sheet, and every promotion to the rank of sergeant or any higher rank, shall have the effect of annulling either twenty—eight days of any previous sentence or sentences of detention or any one dispensation of trial; and every promotion to the rank of sergeant or any higher rank shall have the effect of annulling any one reduction to a lower grade or rank by a sentence of a court martial.

(2) For the purpose of annullment of a period of detention under the proviso to paragraph (1) the period to be annulled shall be the earliest period of detention of the soldier.

(3) For the purposes of this regulation, the expressions, “sentenced to” and “sentence” shall refer to the actual sentence which remains after any mitigation, remission (including remissions for good conduct while under sentence) or commutation has been made. As soon as a sentence of detention, or a dispensation of trial, or a reduction has been wholly annulled under the proviso to paragraph (1), it shall cease to be a disqualification in respect of an award of “exemplary character”.

98. Subject to the provisions of regulation 97, the commanding officer of the soldier’s unit shall be the sole judge of the question as to whether such soldier should be awarded the assessment of exemplary for military conduct, and even when the soldier is not ineligible for such an award under regulation 97, its grant shall be discretionary and not obligatory, and shall be reserved for soldiers whose conduct has reached a high standard of excellence.

99. (1) Where a soldier’s military conduct deserves to be assessed as exemplary, but he is disqualified to receive that award by reason of his not having served the minimum period of three years, his military conduct shall be assessed as being very good and the following words shall be inserted in his certificate of service after the words “very good”:

“Qualified by his conduct, to have received an award of “exemplary” for military conduct, but ineligible because he has not completed three years service”.

(2) The award of very good for military conduct shall not be withheld from a soldier on the grounds that he has not had sufficient service to merit such award. For the purposes of such award, two years service may be considered necessary. In case, however, where a soldier has a period of less than two years service but otherwise merits such award, his certificate of service shall testify that his military conduct has been very good during that period.

100. Where an assessment of military conduct more favourable than fair cannot be awarded, the reasons for such an assessment shall be briefly recorded.

101. Where a soldier is specifically mentioned in dispatches published in the Gazette, an entry to that effect shall be made in the soldier’s certificate of service in the space reserved for entries relating to the soldier’s character.

102. No duplicate of a certificate of service shall be issued to any soldier:

Provided, however, that the Officer-in-Charge of Records may, if he is satisfied upon affidavit that a soldier has lost his certificate of service due to circumstances beyond his control, issue a duplicate of the certificate to such soldier on payment of the value of such certificate.

103. When it comes to notice that a certificate of service has been tampered with, the Officer-in-Charge of records shall endorse therein in red ink “This certificate has been tampered with” and place his signature thereto.
The Regular Reserve

104. The Officer-in-Charge of records shall maintain a nominal roll of all members of the Regular Reserve. In addition the regimental Commander shall also maintain a nominal roll of members of the Regular Reserve of his regiment or unit. It shall be the responsibility of the regimental commander to arrange for every member of the Regular Reserve of his regiment or unit to be called out for training for a period of 14 days each year.

105. Provided, however, that no such member shall be required to attend any training or drill during his first year of service in the Regular Reserve.

106. Every member of the Regular Reserve called out for service in the Regular Force, shall be normally posted to his parent unit or to any other unit by the Officer-in-Charge of Records.

107. Convictions by civil courts incurred by members of the Regular Reserve shall be recorded or caused to be recorded by the Officer-in-Charge of Records and the regimental commander as appropriate.

108. Where it is decided to discharge or reduce in rank a member of the Regular Reserve by reason of a conviction by a civil court, the Officer-in-Charge of Records shall secure a certified copy of the judgment.

109. The documents relating to members of the Regular Reserve shall be maintained by the Officer-in-Charge of records in the same manner as the documents of soldiers in the Regular Force.

110. (1) The Officer-in-Charge of records shall send a monthly return to the Commander of the Army on or before the seventh day of each month, showing the strength of the Regular Reserve as at midnight on the last day of the preceding month, the increases and decreases which have taken place in each section of the Regular Reserve in that month, the number of members of the Regular Reserve allowed permission to proceed abroad, and the number allowed to reside abroad during that month.

(2) The Officer-in-Charge of records shall send to the Commander of the Army for transmission to the Secretary Ministry of Defence a return of the particulars referred to in paragraph (1) in respect of each period of twelve months ending on the thirty-first day of December.

111. (1) Mobilization of the Regular Reserve shall be either general or partial.

(2) A general mobilization of the Regular Reserve shall be given maximum possible publicity by:

   (a) all available means and the mass media stating the date time and place where members of the Reserve shall report for duty,

   (b) by the service of individual notices stating the date and time when, and the place where, the recipient of each notice shall report for duty.

112. Where a member of the Regular Reserve is required for training, a notice to that effect shall be sent by post to the registered address of such member, and he shall, upon receipt of such notice, attend for training at the date, time and place specified in the notice.

113. (1) No member of the Regular Reserve shall leave or attempt to leave Sri Lanka without the prior permission of the Officer-in-Charge of Records.

(2) The Officer-in-Charge of Records may grant permission for periods not exceeding one year at a time to any member of the Regular Reserve to leave Sri Lanka.

114. It shall be the duty of every member of the Regular Reserve who has been granted permission to go abroad to report himself to the Officer-in-Charge of Records immediately on his return.
115. Where a member of the Regular Reserve who has been called out on active service or for military training fails, without reasonable excuse, to present himself for such service or training at the time and place at which he is required to attend, the officer before whom he should have presented himself shall, at the expiration of fourteen days from the date on which such member should have presented himself, fill in and sign a certificate certifying to the fact of such non-attendance and send such certificate to the Officer-in-Charge of Records who shall make an entry, relating to the fact in the appropriate document. His number, rank and name and address shall be given to the Officer-in-Charge of Records for publication in the Police Gazette. An entry in the Police Gazette be conclusive proof of his non-attendance.

116. It shall be the duty of every member of the Regular Reserve:

(a) to report for duty when called upon for training or active service as and when required to do so;

(b) to notify any change of address to the Officer-in-Charge of Records; and

(c) to forward a copy of his marriage certificate immediately after his marriage and also a copy of the birth certificate of every child, within three months of the birth of such child.

117. Promotions of members of the Regular Reserve who have been called out for active service shall depend on the number of vacancies in the respective regiment or unit and on their former rank and service in the Regular Force.

118. Every member of the Regular Reserve, while he is on active service or on military training, shall be entitled to receive such pay and allowances as may be specified in the Army Pay Code.

119. Every member of the Regular Reserve called out on active service or for training or called up for medical examination shall be entitled to a railway warrant for the journey wherever a train service is available; but where no train service is available he shall be entitled to receive an amount equivalent to his cost of travelling by the cheapest mode of conveyance.

120. Where a member of the Regular Reserve has served a period of imprisonment, by reason of a conviction by a civil court, such period shall not be forfeited, but shall be taken into account for reckoning his period of enlistment.

121. A member of the Regular Reserve shall not be permitted to rejoin the Regular Force, unless he has been called out on active service or unless he has been specially authorised in that behalf by the Commander of the Army.

122. A member of the Regular Reserve who rejoins the Regular Force shall do so in a rank as determined by the Commander of the Army or by an Officer authorised thereto.

123. No member of the Regular Reserve shall be required to attend in person for the purpose of being discharged from the Reserve.

124. Where a member of the regular Reserve is to be discharged, the Officer-in-Charge Records shall call for the soldier’s certificate of service within one month of the date of discharge so that his discharge is entered therein and returned to the soldier.

125. A certificate of discharge shall in no case be issued to a member of the Regular Reserve who is absent without leave at the time of his discharge, but if such member presents himself at any time thereafter, the question whether a discharge certificate should be issued to him shall be determined by the Officer-in-Charge of Records.

126. A discharge form the Regular Reserve shall be in accordance with the provisions of table “A” as applicable. Authority to authorise, carry out and confirm discharge shall be the Officer-in-Charge of Records. The words “discharged form the Regular Reserve” and cause of discharge shall be clearly stated in the discharge certificate.
The documents of a member of the Regular Reserve, who is discharged as being medically unfit or who has claim to a service pension shall be sent to the Officer-in-Charge of Records.

The Soldiers Service Regulation, 1950 Published in Gazette No. 10,085 of 17th March 1950, are hereby rescinded.

In these regulation:
“Army Act” means the Army Act, No. 17 of 1949.

<table>
<thead>
<tr>
<th>Regulations : 67(1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>126</td>
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</table>

### SCHEDULE

**Table “A”**

<table>
<thead>
<tr>
<th>Cause of Discharge</th>
<th>Authorise Discharge</th>
<th>Carry out Discharge</th>
<th>Confirm Discharge</th>
<th>Special Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ATTESTED BUT NOT FINALLY APPROVED</strong></td>
<td>Recruiting Officer</td>
<td>Recruiting Officer</td>
<td>Recruiting Officer</td>
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</tr>
<tr>
<td>(i) Having been attested, but not finally approved</td>
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</tr>
<tr>
<td>(ii) Having been improperly enlisted</td>
<td>Commanding Officer</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td></td>
</tr>
<tr>
<td>(iii) Having made a false answer on attestation</td>
<td>Commander of the Army</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td></td>
</tr>
<tr>
<td>(iv) Having made a mis-statement as to age on enlistment</td>
<td>Commanding Officer</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td></td>
</tr>
</tbody>
</table>

**REGULAR ENLISTMENT**

- Applies only to a recruit who has been attested pending reference to his employer, or pending trade test, and to a recruit rejected after attestation by the medical officer or approving officer, and to a recruit who has mis-stated his age on enlistment.
- The applications for discharge will be made on a special form.

**IRREGULAR ENLISTMENT**

- Applies only to a case in which the current regulations for enlistment have been improperly or incorrectly complied with.

When a soldier has been convicted either by court martial under section 122 of the Army Act, or disposed of summarily by his Commanding officer, the Commander of the Army shall decide whether he is to be retained in the service or not, except in the case of a soldier whose previous service discloses that he is or has been in receipt of a disability pension. In all such cases, the question of retention or discharge shall be referred, together with the man's documents, through the usual channels, to the Secretary Ministry of Defence. The application for discharge will be made on a special form, on which full details of the case will be recorded and to which the conduct sheets will be attached.

A soldier who is proved to be under 18 years of age when an application for discharge is received shall be discharged under this item.
<table>
<thead>
<tr>
<th>Cause of Discharge</th>
<th>Authorize Discharge</th>
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<th>Confirm Discharge</th>
<th>Special Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>(v) Found unsuitable during or having undergone training</td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commandant or Officer in charge of Records</td>
<td></td>
<td>Applies to a soldier who is found unfit for military service within six months of service by a board consisting of two regimental officers and a medical officer. The senior officer shall preside.</td>
</tr>
<tr>
<td>(vi) (a) On compassionate grounds</td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td>(a) Subject to the exigencies of the service, a discharge under this item may be granted to a re-engaged soldier who has completed at least twelve years service.</td>
</tr>
<tr>
<td>(b) Subject to the exigencies of the service, a discharge under this item may be granted to a soldier at his own request during his first period of engagement, only when the application discloses the existence of extreme compassionate grounds and urgency. If the compassionate grounds are such as to warrant service in the Regular Reserve, conversion of the soldier’s service with Regular Force at his own request, should be considered in place of discharge, provided that he has completed two years service in the Regular Force.</td>
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</tbody>
</table>
| (c) Before authorizing discharge or transfer to the Regular Reserve on compassionate grounds, the competent officer to authorize shall satisfy himself as to the good faith of the application, the destitute condition of the parents or other near relatives to be supported and the soldier’s prospects of obtaining suitable employment. Regards will also be had to the conduct of the soldier while in the service. The dominant factor to be taken into account in authorizing discharge on compassionate grounds is that the circumstances on which the application is based must have arisen since the enlistment, extension of service or re-engagement of the soldier. In the case of a soldier who is under 21 years of age and who has married since enlistment, and whose wife applies for his
<table>
<thead>
<tr>
<th>Cause of Discharge</th>
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<th>Confirm Discharge</th>
<th>Special Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>COMMANDER FOR MILITARY SERVICE</strong></td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer-in-Charge of Records</td>
<td>discharge on compassionate grounds, the Commander of the Army shall only authorize release if he is satisfied that the soldier, by remaining in the service, shall be unable to support his wife and family (if any) or make suitable arrangements for this support. In forming a judgement, the size of the family, the wife's earning capacity and the possibility of her being boarded and lodged with parents, other relatives or friends should be taken into account. (d) Applications for discharge on compassionate grounds under this item shall be made on a special form. (a) Applies to a soldier who is within three months of the termination of his first period of engagement and for whom the employment cannot be held open. (b) Only a soldier of good character may be granted this privilege, and the authorizing officer must be satisfied that the employment is genuine and likely to be permanent and that the strength of the unit permits the discharge of the soldier. (c) The application for discharge shall be made on a special form.</td>
</tr>
<tr>
<td><strong>IN THE SOLDIER'S OWN REQUEST</strong></td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer-in-Charge of Records</td>
<td></td>
</tr>
<tr>
<td><strong>(b) To take up Civil employment</strong></td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer-in-Charge of Records</td>
<td></td>
</tr>
<tr>
<td><strong>ON CONVICTION FOR OFFENCE COMMITTED BEFORE ENLISTMENT</strong></td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer-in-Charge of Records</td>
<td>(a) The application for discharge shall be made on a special form, on which full details of the case will be recorded, and to which the conduct sheets and copies of civil convictions will be attached. (b) The application shall be made and the discharge, if authorized, carried out as soon as possible after the case has been dealt with by the civil court.</td>
</tr>
<tr>
<td><strong>(vii) Having been convicted by a civil court, during his service of an offence committed before enlistment</strong></td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer-in-Charge of Records</td>
<td></td>
</tr>
<tr>
<td><strong>DISCHARGE WITH DISGRACE</strong></td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer-in-Charge of Records</td>
<td>(a) A discharge under this item is applicable only to a conviction by a civil court in Sri Lanka for a civil offence committed after enlistment for which a sentence of imprisonment is passed.</td>
</tr>
<tr>
<td>Cause of Discharge</td>
<td>Authorize Discharge</td>
<td>Carry out Discharge</td>
<td>Confirm Discharge</td>
<td>Special Instructions</td>
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<tr>
<td>(b) Having been sentenced to rigorous imprisonment by court martial or civil court</td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer-in-Charge of Records</td>
<td>(b) A soldier shall not be discharged under this item unless the circumstances are such as to justify discharge with disgrace/Where, there for, a soldier has been convicted of a civil offence by the Supreme Court or the District Court and his retention in the service is not deemed desirable. Consideration will be given to the possibility of discharge under item (xiii) (a), without gratuity.</td>
</tr>
<tr>
<td>(x) (a) For misconduct</td>
<td>Commander of the Army or an officer authorised thereto by him</td>
<td>Commanding Officer</td>
<td>Officer in Charge of Records</td>
<td>(c) The procedure for carrying out discharge will be as in item (vii) above. The discharge will be carried out, and the certificate of service duly completed, sent to the officer in-charge of the prison if the soldier is so confined.</td>
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<td>(a) A soldier shall not be discharged under this item unless the misconduct is of such a nature as to justify discharge with disgrace. The application for discharge, which should be put forward as soon as possible after the offence has been dealt with, shall be made on a special form on which full particulars of the case shall be recorded, and to which the conduct sheets and copies of civil convictions shall be attached. The application shall also state whether it is thought that the soldier misconducted himself with a view to discharge.</td>
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<td>(b) If the soldier is undergoing imprisonment the certificate of service shall be sent to the officer in-charge of the prison if he is so confined.</td>
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<td>(c) If the soldier is undergoing detention, the decision of the competent officer to authorize discharge will be reserved until the soldier has completed the greater part of his sentence. Should the sentence be one of three months' duration or over, the competent authority shall obtain a report on the conduct of the offender from the commandant of the detention barracks in which he is confined.</td>
</tr>
</tbody>
</table>
### Cause of Discharge

<table>
<thead>
<tr>
<th>Authorize Discharge</th>
<th>Carry out Discharge</th>
<th>Confirm Discharge</th>
<th>Special Instructions</th>
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</thead>
<tbody>
<tr>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
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<tr>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
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</table>

#### INVALIDING - CEASING TO FULFIL ARMY PHYSICAL REQUIREMENTS

<table>
<thead>
<tr>
<th>Director Army Medical Services</th>
<th>Commanding Officer</th>
<th>Officer in charge of Records</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Physically unfit for Army service under existing standards relating to fitness</td>
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<td></td>
</tr>
<tr>
<td>(b) Physically unfit for any form of army service</td>
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</table>

#### ON BEING PROMOTED TO COMMISSIONED RANK

<table>
<thead>
<tr>
<th>Commanding Officer</th>
<th>Officer in charge of Records</th>
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</table>

before deciding on his discharge. If discharge is authorised the certificate of service will be sent to the commandant of the detention barracks.

(d) A soldier who is recommended for discharge on account of a conviction by the Magistrate’s Court may be dealt with under this item, if the circumstances are such as to justify discharge with disgrace.

If however, he is sentenced to a term of rigorous imprisonment the provisions of item (viii)(d) shall apply.

Applies to a Warrant Officer dismissed from the service by sentence of Court Martial.

The discharge shall be carried out, and the certificate of service completed, and sent to the officer in charge of the prison, if the soldier is in prison.

(a) A soldier who is physically unfit but who may be fit for some form of service shall be discharged under this item.

(b) However, notwithstanding the above provisions such a soldier may be detained in times of national emergency at the discretion of the Commander of the Army.

A soldier shall not be discharged under this item except on the recommendations of a medical Board.
### FOR THE BENEFIT OF THE PUBLIC SERVICE

<table>
<thead>
<tr>
<th>Cause of Discharge</th>
<th>Authorize Discharge</th>
<th>Carry out Discharge</th>
<th>Confirm Discharge</th>
<th>Special Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>(xiii) His services being no longer required</td>
<td>Commanding Officer</td>
<td>Officer in charge of</td>
<td></td>
<td>(a) Applies only to a soldier who cannot be discharged under any other item. The application for discharge will be made on special form, on which full particulars of the case will be recorded, and to which the conduct sheets will be attached.</td>
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<td></td>
<td>Records</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commander of the Army or an officer authorized thereto not below the rank of Major General</td>
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<tr>
<td>(b) His services being no longer required on reduction of establishment</td>
<td>Commanding Officer</td>
<td>Officer in charge of</td>
<td></td>
<td>(b) The authorizing officer shall decide whether or not the soldier is to lose his gratuity under the Army Pension and Gratuities Code. The decision shall be stated on the attestation paper and on the record of service paper.</td>
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<tr>
<td></td>
<td></td>
<td>Records</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commander of the Army or an officer authorized thereto not below the rank of Major General</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c) Being urgently required in civil employment</td>
<td>Commanding Officer</td>
<td>Officer in charge of</td>
<td></td>
<td>(c) Applies to a soldier who is a key man in civil life and whose return to industry is ordered by the Secretary of Defence.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Records</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commander of the Army or an officer authorized thereto not below the rank of Major General</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(xiv) (a) On completion of service in the Regular Force</td>
<td>Commanding Officer</td>
<td>Officer in charge of</td>
<td></td>
<td>(d) Applies only to a re-enlisted soldier serving on a normal (i.e. twelve years) engagement having at least ten years previous service towards pension, who on completion of his service in the Regular Force has rendered a total service of at least twenty-two years and elects discharge with a view to pension.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Records</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commanding Officer</td>
<td></td>
<td>Officer in charge of</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) On termination of engagement</td>
<td>Commanding Officer</td>
<td>Officer in charge of</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Records</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commanding Officer</td>
<td></td>
<td>Officer in charge of</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### ON THE TERMINATION OF ENGAGEMENT OR WITH A VIEW TO PENSION

<table>
<thead>
<tr>
<th>Cause of Discharge</th>
<th>Authorize Discharge</th>
<th>Carry out Discharge</th>
<th>Confirm Discharge</th>
<th>Special Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>(d) On completion of service in the Regular Force</td>
<td>Commanding Officer</td>
<td>Officer in charge of</td>
<td></td>
<td>(a) Applies only to a soldier who cannot be discharged under any other item. The application for discharge will be made on special form, on which full particulars of the case will be recorded, and to which the conduct sheets will be attached.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Records</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commanding Officer</td>
<td></td>
<td>Officer in charge of</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) On termination of engagement</td>
<td>Commanding Officer</td>
<td>Officer in charge of</td>
<td></td>
<td>(b) The authorizing officer shall decide whether or not the soldier is to lose his gratuity under the Army Pension and Gratuities Code. The decision shall be stated on the attestation paper and on the record of service paper.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Records</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commanding Officer</td>
<td></td>
<td>Officer in charge of</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: The above table outlines the procedures for discharging soldiers based on various causes, including their services no longer being required, urgent employment needs, and completion of a normal engagement. Each case is handled by an authority specified in the table, with additional conditions and special instructions as noted.
<table>
<thead>
<tr>
<th>Cause of Discharge</th>
<th>Authorize Discharge</th>
<th>Carry out Discharge</th>
<th>Confirm Discharge</th>
<th>Special Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>(c) On termination of engagement</td>
<td>Commander of the Army or an officer authorized thereto not below the rank of Major General</td>
<td>Commanding Officer</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
</tr>
<tr>
<td>(xvi) At his own request with less than 23 years service towards engagement, but with 22 or more years service for pension</td>
<td>Commanding Officer</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td></td>
</tr>
<tr>
<td>(xvi) Having claimed discharge after three months notice</td>
<td>Commanding Officer</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td></td>
</tr>
<tr>
<td>(xvii) Having reached the age of discharge</td>
<td>Commanding Officer</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td></td>
</tr>
<tr>
<td>(xviii) On reduction of establishment, in the case of a soldier other than a Warrant Officer, Class I</td>
<td>Commander of the Army or an officer authorized thereto not below the rank of Major General</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td></td>
</tr>
<tr>
<td>(xix) Discharge by purchase, The amount of the purchase price shall be in accordance with the scale of rates set out hereunder</td>
<td>Commander of the Army or an officer authorized thereto not below the rank of Major General</td>
<td>Commanding Officer</td>
<td>Officer in charge of Records</td>
<td></td>
</tr>
</tbody>
</table>

in the service beyond twenty two years for a defined period also applies to a soldier (other than a Warrant Officer Class I) who has continued in the service beyond twenty two years, and is brought forward for discharge under regulation 16.

Applies only to a Warrant Officer, Class I, who has been permitted to re-engage on the completion of twenty two years service, and whom it is desired to discharge before the expiration of the re-engaged period.
The application for discharge shall be made on a special form.

Applies to a soldier who has continued in the service beyond twenty two years and who has entered on his continuance of service. The application for discharge shall be made on a special form.

Applies to Warrant Officers, Class I, and soldiers whose discharge on reaching a certain age is compulsory. The discharge shall be carried out on the day preceding the anniversary of the soldier’s birthday.

Applies to a soldier (Including a Warrant Officer, Class I) who is discharged after fourteen years service in consequence of a duly authorized reduction of the peace establishment. Note - A soldier with less than fourteen years service but not eligible for pension, shall be discharged under item (xiii)(b).

(a) Discharge by purchase shall not apply to a soldier who is serving overseas or who, in his capacity as a soldier, is in debt to the Government by way of a bond on otherwise, until such debt or bond is discharged in full.
(b) A soldier who has completed sixteen years service on his current engagement and whose aggregate service entitles him to a pension under the Army Pensions and Gratuities Code shall not be required to pay any purchase price.
### Scale of Rate Referred to in Item (XIX)

**Amount of the Purchase Price Rates of Discharge by Purchase**

<table>
<thead>
<tr>
<th>Category</th>
<th>Upto 14 days</th>
<th>15 days to 30 days</th>
<th>31 days to 60 days</th>
<th>61 days to 90 days</th>
<th>91 days to 120 days</th>
<th>121 days and over</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs. c.</td>
<td>Rs. c.</td>
<td>Rs. c.</td>
<td>Rs. c.</td>
<td>Rs. c.</td>
<td>Rs. c.</td>
</tr>
<tr>
<td>1. Officer Cadets</td>
<td>500 00</td>
<td>2,000 00</td>
<td>2,400 00</td>
<td>3,000 00</td>
<td>3,500 00</td>
<td>A sum to be decided by the Commander of the Army</td>
</tr>
<tr>
<td>2. Soldiers</td>
<td>500 00</td>
<td>1,600 00</td>
<td>2,000 00</td>
<td>2,400 00</td>
<td>2,700 00</td>
<td></td>
</tr>
</tbody>
</table>

**Note:**
- (c) The provisions of the Army Pension and Gratuities Code shall apply to a soldier who has purchased his discharge, and accordingly the gratuity to which a soldier may be entitled at the time of his discharge may be set off against the purchase price which he is required to pay.
- (d) Where a soldier who has purchased his discharge re-enlists in the Regular Force of the Army or enlist in the Regular Naval Force or in the Regular Air Force within twelve months of such discharge, and declares his prior service upon such re-enlistment or enlistment, as the case may be, a part of the purchase price not exceeding fifty per centum thereof may be refunded to him after completion of three months service in his new engagement.
- (e) Where a soldier who has purchased his discharge joins the Volunteer Force of the Army, a refund of thirty per centum of the amount of the purchase price shall be made.
- (f) In the special circumstances of any particular case, a reduction in the amount of the purchase price or a free discharge may be allowed by the Commander of the Army. In a case where a reduction in the amount of the purchase price exceeding fifty per cent thereof, or in a case where a free discharge is granted, the prior approval of the Secretary Ministry of Defence shall be obtained.

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