benefit of the employees of the University of Rangoon or of any college affiliated thereto, or of any other public institution.

Savings as to estates of soldiers. 9. Nothing in section 4 or section 5 shall apply to money belonging to 56 and 57 any estate for the purpose of the administration of which the Regimental Vict., c. 5. Debts Act, 1893, [would have applied if the Constitution of the Union had not come into operation.]¹

THE CONTRIBUTORY PROVIDENT FUNDS ACT.*

[BURMA ACT VII, 1943.] (8th December, 1941.)

Whereas it is expedient to make provision for safeguarding, for the benefit of the subscribers and their dependants, the assets of certain Contributory Provident Funds established in the Union of Burma; * * *

It is hereby enacted as follows:-

Short title, commencement and extent.

1943.

- 1. (1) This Act may be called the Contributory Provident Funds Act,
- (2) It shall be deemed to have come into force on the 8th day of December 1941, and shall continue in force until the President of the Union, by notification, declares that it shall cease to be operative.

Definitions.

- 2. In this Act-
 - (1) "dependant" means and includes any relative or nominee of a deceased subscriber to the Provident Fund who, under the rules of the Fund, is or may become entitled to receive the whole or any portion of the sum standing to the credit of the subscriber;
 - (2) "employer" means any person who, by himself or through Trustees, contributes to a Provident Fund maintained for the benefit of his employees;
 - (3) "Provident Fund" means a fund in which subscriptions or deposits of any class or classes of employees are received and held on their individual accounts, and includes any contributions and any interest or increment accruing on such subscriptions, deposits or contributions under the rules of the Fund;
 - (4) "subscriber" means any person who, in accordance with the rules of the Provident Fund, subscribes to or deposits in the Fund and thereby is entitled to participate in the Fund;
 - (5) "Trustees" means the Trustees of the Provident Fund, and includes any person or persons acting in similar capacity in relation to the Fund.

Substituted by the Union of Burma (Adaptation of Laws) Order, 1948.
Published in Chief Secretary's Office Notification No. 54, dated 27th February 1943 and republished in Burma Gazette, 1946, Part I, page 135.

India XIX, 1925.

3. In the case of any Provident Fund established in the Union of Notification Burma to which the provisions of the Provident Funds Act are not applicable, of Provident Funds. and which is such that the subscribers to the Fund have no claim upon the general assets of the employer, the President of the Union may, by notification, declare such Provident Fund to be a "notified Provident Fund" as from a specified date, whether prospectively or retrospectively, and the provisions of this Act shall thereupon be deemed to apply to such Fund as from such date.

4. As a condition to the issue of such notification the President-of the Undertaking Union may require from the Trustees or from the employer such under- by Trustees takings as he may think fit, and in particular an undertaking that the Trustees will pay from the assets of the Fund to the subscribers or their dependants, debarred by reason of the provisions of this Act from receiving payment from the Trustees in accordance with the rules of the Fund, amounts computed in a specified manner.

5. In making payments in accordance with any undertaking given in Rights of pursuance of section 4 the Trustees shall reserve a portion of the Fund continuing sufficient, at the time of making such payments as aforesaid, to make employees, and priority. payments similarly computed to those subscribers who are still in the employ. ment of the employer, or whose whereabouts are unknown or to whom immediate payment is for any other reason impracticable; and no subscriber whose employment terminated on or after the eighth day of December, 1941, shall be entitled to any priority over other subscribers by reason of the date on which his employment terminated.

6. (1) On the issue of a notification under section 3, but subject to such Release of undertakings as may have been given in pursuance of section 4, the Trustees Trustees of a notified Provident Fund or the employer shall, notwithstanding anything liability. contained in the rules of the Fund, be released from liability to make payments out of the Fund to any subscriber, or to the dependants of any subscriber.

- (2) Such exemption from liability shall continue so long as the realization of any of the securities belonging to the Provident Fund would involve their disposal at prices below the cost of purchase; but nothing in this Act shall be deemed to prohibit the Trustees from realizing securities at prices which are not below the cost of purchase, or from making payments pro rata to subscribers or their dependants in excess of the undertakings given under section 4.
- 7. The President of the Union may at any time require any modification Modification of the undertakings given under section 4, and may rescind or cancel any of undertaknotification issued under section 3.

ings, and cancellation of notification.

Fund to continue in existence.

8. Notwithstanding anything contained in the rules of the Fund, a Provident Fund notified under this Act shall be deemed to continue in existence until such notification is rescinded or cancelled.

Bar to jurisdiction.

9. No suit or other proceeding shall lie against the Trustees of a notified Provident Fund or against the employer for any of the reliefs to which a subscriber or the dependants of a subscriber might have been entitled but for this Act.

ပြည်ထောင်စုအာမခံစံနစ်အဖွဲ့အက်ဥပဒေ။

[၁၉၅ဝ ပြည့်နှစ်၊ အက်ဥပဒေအမှတ် ၁၆။] (၁၉၅ဝ ပြည့်နှစ်၊ မေလ ၁ ရက်။) အောက်ပါအတိုင်း အက်ဥပဒေအဖြစ် ပြဋ္ဌာန်းလိုက်သည်။

၁။ ။ (၁) ဤအက်ဥပဒေကို၊ ၁၉၅၀ ပြည့်နှစ်၊ ပြည်ထောင်စု အာမခံစံနစ်အဖွဲ့ အက် ဥပဒေဟုခေါ် ရမည်။

(၂) ဤအက်ဥပဒေသည်၊ နိုင်ငံတော်သမတ က အမိန့်ထုတ်ပြန်ကျေညာ၍ သတ်မှတ် သောနေ့ရက်တွင် ိ အာဏာတည်ရမည်။

၂ ။ ျဤအက်ဥပဒေတွင်၊ အကြောင်းအရာနှင့်ဖြစ်စေ၊ ရွှေနေဘက်စကားတို့၏ အဓိပ္ပါယ် နှင့်ဖြစ်စေ မဆန့်ကျင်လျှင်—

(က) "အဖွဲ့" ဆိုသည်မှာ၊ ဤအက်ဥပဒေအရ ဖွဲ့စည်းသော ပြည်ထောင်စု အာမခံစံနစ်အဖွဲ့ကိုဆိုလိုသည်။ (ခ) '' ဒါရိုက်တာလူကြီး '' ဆိုသည်မှာ၊ ဤအက်ဥပဒေအရ ခန့်ထားသော အဖွဲ့

(ဂ) ''ပြည်ထောင်စု ပြည်သူ့ဝန်ထမ်း '' ဆိုသည်မှာ၊ ပြည်ထောင်စု ပြည်သူ့ ဝန်ထမ်းအဖွဲ့၌ဖြစ်စေ၊ ပြည်ထောင်စု အဖွဲ့ဝင် ပြည်နယ် ပြည်သူ့ဝန်ထမ်း အဖွဲ့၌ဖြစ်စေ၊ အမြဲတမ်း ရာထူးထမ်းရွက်သူကို သော်၎င်း၊ ရာထူးခန့် သော အရာရှိက အမြဲတမ်းဖြစ်တန်ရာသည်ဟု ထင်မြင်သောရာထူးတွင်

ခန့်ထားခြင်းခံရသူကိုသော်၎င်း ဆိုလိုသည်။ (ဆ်) '' ပြည်သူ ပြည်သား '' ဆိုသည်မှာ၊ ပြည်ထောင်စု ပြည်သူ့ ဝန်ထမ်း မဟုတ်သူကို ဆိုလိုသည်။

'(င) '' အသက်အာမခံ '' ဆိုသည်မှာ၊ ဤအက်ဥပဒေပါ ပြဋ္ဌာန်းချက်များနှင့် အညီ လူ့အသက်အတွက် ထားရှိသောအာမခံ ပေါ်လိစ်အရ ထုတ်ပေး ထိုက်သော ပေါ်လီစီငွေထုတ်ပေးရန် တာဝန်ပျခြင်းကိုသော်ဝင်း၊ ထုတ်ပေး ထိုက်သော သက်ဆုံးတိုင် ရာသက်ပန်နှစ်ကြေး (annuity) ကိုထုတ်ပေး ရန်တာဝန်ယူခြင်းကိုသော်ငှင်း ဆိုလိုသည်။

[°] ၁၉၅ဝ ပြည့်နှစ်၊ မေလ ၁ ရက်။ ။မြန်မာနိုင်ငံပြန်တမ်း၊ ၁၉၅ဝ ပြည့်နှစ်၊ အဝိုင်း ၁၊ စာမျက်နှာ ၃၄၂ တွင်ကြည့်။