



THE COMPANIES PROFITS (WORKERS PARTICIPATION) ACT, 1968



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THE COMPANIES PROFITS (WORKERS PARTICIPATION) ACT, 1968.

¹Act No. XII OF 1968

[5th July, 1968]

An Act to provide for Participation of workers in the profits of companies.

WHEREAS it is expedient to provide for participation of workers in the profits of companies and for matters ancillary thereto ;

AND WHEREAS the national interest of Pakistan in relation to the achievement of uniformity within the meaning of clause (2) of Article 131 of the Constitution requires Central legislation in the matter;

It is hereby enacted as follows :—

1. Short title, extent and commencement.—(1) This Act may be called the Companies Profits (Workers Participation) Act, 1968.

(2) It extends to the whole of Pakistan.

(3) It shall come into force at once.

2. Definitions.— In this Act, unless there is anything repugnant in the subject or context,—

(a) “Board” in relation to a Fund means a Board of Trustees constituted under section 4 for the management and administration of the Fund;

(b) “company” means a company within the meaning of ²[Companies Ordinance, 1984 (XLVII of 1984)], and includes—

(i) a body corporate established by or under any law for the time being in force;

(ii) any institution, organization or association whether incorporated or not, declared by the ³ [Federal Government] in the official Gazette to be a company for the purposes of this Act;

(c) “Fund” means a Workers Participation Fund established under section 3;

(d) “Profits” in relation to a company means such of the “net Profits” as defined in section 87C of the Companies Act, 1913, as are attributable to its business, trade, undertakings or other operations in Pakistan;

⁴[(dd) “rules” means rules made under this Act;]

¹For Statement of Objects and Reasons, see Gaz., of P., 1968, Extraordinary, p. 461.

*The Act has been applied to the Provincially Administered Tribal Areas or to the parts or those areas to which it does not already apply, see Regulation No. 1 of 1972, s. 2 and Sch.

² Subs. and ins. by Act IV of 2007, s. 7 sub-sect.(1) clauses (a) & (b) (w.e.f. 1-7-2007).

³Subs. and shall be deemed to have been so subs. by the Labour Laws (Amtd.) Act, 1975 (11 of 1975), s. 2 and Sch., for “Central Government” w.e.f. 14-8-1973.

⁴Clause (dd) added by the Companies Profit (Workers Participation) (Amtd.) Ordinance, 1970, (12 of 1970), s.2.

- (e) “scheme” means the scheme set out in the Schedule;
- ¹[(f) “worker” in relation to a company, means an employee of the company ²[,including employed by or through the contractors,] who falls within the definition of a worker as defined in clause (xxx) of section 2 of the Industrial Relations Ordinance, 2002 (XCI of 2002) and has been ²[working for or in] the company for a period of not less than six months.]

³[**3. Establishment of Fund.** — (1) Every company to which the scheme applies shall—

- (a) establish a Workers Participation Fund in accordance with the scheme as soon as the accounts for the year in which the scheme becomes applicable to it are finalised, but not later than nine months after the close of that year; ⁴[*]
- ⁵[(b) subject to adjustments, if any, pay every year to the Fund not later than nine months after the close of that year five percent of its profits during such year ⁶[* * *]; and]
- (c) furnish to the Federal Government and the Board, not later than nine months after the close of every year of account, its audited accounts for that year, duly signed by its auditors.]

(2) The amount paid to the Fund under clause (b) of sub-section (1) in relation to a year shall be deemed to have been allocated to the Fund on the first day of the year next succeeding that year.

4. Management of the Fund.— (1) As soon as may be ⁷[but not later than two months], after the establishment by a company of a Fund under section 3, there shall be constituted a Board of Trustees consisting of the following trustees, namely:—

- (a) two persons elected by the workers of the company from amongst themselves; and
- (b) two persons nominated by the management of the company of whom at least one shall be a person from the accounts branch of the company.

(2) The person’s bolding office as trustees shall elect for one year a person to be the chairman of the Board alternately from amongst the trustees elected under clause (a) of sub-section (I) and those nominated under clause (b) of that sub-section, the first Chairman being from amongst the latter.

(3) A trustee shall, unless he sooner ceases to represent the interest he was elected or nominated to represent, hold office for such term and on such conditions as may be prescribed by rules.

¹Subs. by Act. III of 06, s.7.

²Ins. and Subs. by Act IV of 2007, s. 7 (w.e.f. 1-7-2007).

³Subs. by the Companies Profits; Workers’ Participation) (Amndt.) Ordinance, 1970 (12 of 1970) s. 3, for the original sections 3 and 4.

⁴The word “and” omitted by the Labour Laws (Amndt.) Act, 1977 (17 of 1977), s. 2 and Sch.

⁵Subs. ibid., for Cl. (b). which was previously amended by various enactments.

⁶Omitted by Act IV of 07,s.7 (with effect from 01-07-2007).

⁷Ins. by the Labour Laws (Amndt.) Act, 1977 (17 of 1977), s. 2 and Sch.

(4) All decisions of the Board shall be expressed in terms of the opinion of the majority of the trustees and in the event of the trustees being equally divided in their opinions, the Chairman shall have and exercise a second or casting vote.

(5) The Board shall manage and administer the Fund in accordance with the provisions of this Act, the scheme and any rules made in this behalf.

(6) The Board shall, in the exercise of its powers and performance of its functions under this Act, be subject to such directions as the ¹[Federal Government] may from time to time give.

(7) The ¹[Federal Government], if it is of opinion that a trustee or a Board has been persistently failing in the performance of his or its functions or has generally been acting in a manner inconsistent with the objects and interests of the Fund, may, after giving such trustee or, as the case may be, the Board, an opportunity of showing cause against it, by order,—

- (a) remove such trustee from his office or direct that the Board shall stand superseded for such period as may be specified in the order; and
- (b) direct that, pending the election or nomination of a person in place of the trustee removed from office or, as the case may be, the re-constitution of the Board, the powers and functions of the trustee so removed or the Board shall be exercised and performed by a person specified in the order.

(8) A casual vacancy in the office of a trustee shall be filled as soon as may be by the election or, as the case may be, nomination of another person and the person elected or nominated to fill such vacancy shall hold office for the unexpired term of his predecessor.

(9) Upon the supersession of a Board under sub-section (7) the trustees in that Board shall cease to hold office and references to the Board in this Act, the scheme and the rules shall be construed as references to the officer specified in the order under that sub-section.

(10) Before the expiry of the period of supersession, the Board shall be re-constituted in accordance with the provisions of this Act so as to enable it to take over its functions upon the expiry of such period.

(11) No act or proceeding of the Board shall be invalid or questioned merely on the ground of the existence of a vacancy in, or defect in the constitution of the Board.]

5. Penalty.—²[(1) Where a company to which the scheme applies fails to comply with any of the provisions of this Act or the scheme, every director, manager or other officer responsible for the management of the affairs of the company, shall, if the Federal Government by order so directs, pay by way of penalty a sum which may extend to five thousand rupees and, in case of a continuing failure, a further sum which may extend to one thousand rupees for every day after the first during which the failure continues.]

(3) A penalty imposed by an order under sub-section ³[(1)] shall, if it is not paid within the time specified in the order, be recoverable as an arrears of land revenue.

¹Subs. and shall be deemed to have been so subs. by the Labour Laws (Amendment) Act, 1975 (11 of 1975) s. 2 and Sch. for "Central Government" (w.e.f.14-8-73)

²Subs. by the Labour Laws (Amendment) Act, 1977 (17 of 1977), s. 2 and Sch. for sub-sections (1) and (2).

³Subs.ibid. for "(2)"

(4) The ¹[Federal Government] may, upon an application made in this behalf by any person aggrieved by an order made under sub-section (1) ² [* * *] within a period of six months from the date of the order, review the order and may, upon such review, pass such order as it may think fit.

³[(5) Notwithstanding anything contained in this Act or the scheme, if any defaulting employer strictly complies with the provisions of section 3 and distributes the benefits in accordance with paragraph 4 of the scheme for the period of default on or before the date fixed by the Federal Government, no such penalty shall be imposed and the company shall not be liable to pay interest as provided in paragraph 2 of the scheme.]

⁴[6. Power to call for information.] — The ¹[Federal Government] may, at any time, call upon a company or a Board to furnish it with such information and documents, including the records of the proceedings of the company or the Board, as may be relevant or useful for the purpose of, or necessary for ensuring proper compliance with, the provisions of this Act, the rules and the scheme.

7. Settlement of disputes, etc.— (1) Any difference arising between the Board and the company relating to the administration of the scheme shall be reported to the ¹[Federal Government] whose decision thereon shall be final.

(2) All claims of a worker relating to the benefits of the scheme, whether against the Board or the company, shall be settled in the same manner as is provided for in the Payment of Wages Act, 1936 (IV of 1936), for the settlement of claims arising out of deductions from wages.

8. Delegation of power.— The ¹[Federal Government] may, by notification in the official Gazette, direct that all or any of its powers or functions under this ⁵[Ordinance] may, subject to such limitations, restrictions or conditions, if any, as may be specified in the notification, be exercised or performed also by any officer subordinate to it or by any authority so specified.

⁷[8A. Power to exempt.]— The Federal Government may, through notification in the official Gazette,—

- (a) declare that any company or class of companies shall be exempt from the application of the scheme; and
- (b) exempt any company or class of companies from any amount payable under section 3 of this Act.]

9. Power to make rules.— The ¹[Federal Government] may make rules⁶ to carry out the purposes of this Act.

10. Act to override other laws.— The provisions of this Act shall have effect notwithstanding anything contained in any other law for the time being in force, or in any contract or the memorandum or articles of association of a company.]

¹Subs. and shall be deemed to have been so subs. by the Labour Laws (Amtd.) Act, 1975 (11 of 1975), s. 2 and Sch. for “Central Government”. (w.e.f. 14-8-73).

²The words “or sub-section (2)” omitted by Act 17 of 1977 s.2 and Sch.

³Added by Act III of 06, s.7.

⁴Subs. by the Companies Profits (Workers Participation) (Amendment) Ordinance, 1970 (12 of 1970) s. 4 for the original sections 6 and 7.

⁵Sic. Should read “Act”.

⁶For Companies Profits (Workers Participation) Rules, 1971, see Gazette of Pakistan, 1971, Extraordinary, page 1038.

⁷Ins. by Act. no. XXXV of 2022.

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SCHEME

[See Section 2(e)]

1. Scope of the scheme.— The scheme applies to all companies ^{1[*]} engaged in industrial undertakings which satisfy any one of the following conditions, and to such other companies as the ^{2[Federal Government]} may, by notification in the official Gazette, specify in this behalf, namely :—

- (i) The number of workers employed by the company ^{3[* **]} at any time during a year is ^{4[50]} or more.
- (ii) The paid-up capital of the company as on the last day of its accounting year is Rs.20 lakhs or more.
- (iii) The value of the fixed assets of the company (at cost) as on the last day of the accounting year is Rs. 40 lakhs or more^{5[:]}

⁵[Provide that for the companies established on or after 1st day of July 2006,—

- (a) clause (ii) shall have effect as if for the figure and word “20 lacs” the figure and word “5 million” were substituted; and
- (b) clause (iii) shall have effect as if for the figure and word “40 lakhs” the figure and word “20 million” were substituted.]

⁶[*Explanation.*— In this scheme,—

- (a) “industrial undertaking” means an institution, organization, enterprise or establishment which involves the use of electrical., mechanical, thermal, nuclear or any other form of energy transmitted mechanically and not generated by human or animal agency and which is engaged in any one or more of the following operation, namely:—
 - (i) the subjection of goods or materials to any manufacturing, assembly, finishing or other artificial or natural process, which changes their original condition or add to their value;
 - (ii) ship-building;
 - (iii) the transformation, generation, conversion, transmission or distribution of electrical energy, including hydraulic power; and
 - (iv) the working of a mine, oil well or any other source of mineral deposit, including blending, refining and purification of oils and gases;

and includes companies engaged in the marketing and distribution of gas or oil or in the carriage of men or goods by sea or air, and any other institution, organization, enterprise or establishment which the ^{2[Federal Government]} may, by notification in the official Gazette, declare to be an industrial undertaking for the purposes of this scheme; and

¹The word “primarily” omitted by the Companies Profits (Workers Participation) (Amendment) Ordinance, 1970 (12 of 1970), section 5.

²Subs. and shall be deemed to have been so subs. by the Labour Laws (Amdt.) Act, 1975 (11 of 1975), s.2 and Sch. for “Central Government”, (w.e.f. 14-8-73).

³The words “in any shift” omitted by the Companies Profits (Workers Participation) (Amdt.) Act, 1973 (20 of 1973), s.3.

⁴Subs. ibid., for “100”.

⁵Subs. & added by Act III of 06, s. 7.

⁶*Explanation* added, by Ord. 12 of 1970,s.5.

- (b) references to the paid-up capital and the value of the fixed assets of the company shall, in the case of a company incorporated outside Pakistan but having a branch in Pakistan, be construed as references respectively to the capital invested in such branch and value of the fixed assets of the branch.]

¹[**2. Investment of Fund.**— (1) The amount allocated or accruing to the Fund shall be available to the company for its business operations. The company may, however, request the Board to utilize the amount in the Fund for investment under sub-paragraph (7) and the Board may decide to so invest the amount.

(2) The company shall pay to the Fund in respect of the amount in the Fund available to it for its business operations as aforesaid interest at the rate of 2- 1 / 2 % above the bank rate or 75 percent of the rate at which dividend is declared on its ordinary shares, whichever is higher. In case there is more than one class of ordinary shares on which different rates of dividend have been declared, then the weighted average of the different rates of dividend shall be taken for the purpose of determining the rate of interest. The interest to the Fund shall accrue on and from the first day of the year next succeeding the year in which the scheme becomes applicable to the company. Even when the company does not wish to utilize the amount available to it under sub-paragraph (1), interest at the rate aforesaid shall be payable by the company for the period between the date of allocation of any amount to the Fund and the date of its investment under sub-paragraph (7).

(3) If, at any time after the establishment of the Fund, the company raises any additional capital, otherwise than through the issue of bonus or bonus shares, the Fund shall have the first option to convert any amount available to the company under sub-paragraph (I) or any of the assets of the Fund into ordinary equity capital up to a ceiling of 20 per cent of the paid up capital of the company prior to such conversion on 50 per cent of the additional capital, whichever is less.

*Explanation. —*In this sub-paragraph, “additional capital” does not include any capital offered or to be offered to foreign participants of the company.

(4) For the exercise of the right of conversion under sub-paragraph (3), the Board shall be given sufficient time to sell assets of the Fund to realise the amount needed for subscription to the additional issue of capital by the company.

(5) The shares acquired in the manner set out in sub-paragraph (3) Shall participate in future bonus and right issues in the same manner as other shares.

(6) The shares acquired in the manner set out in sub-paragraph (3) shall carry voting rights in the same manner as other shares and such voting rights shall be exercised by the Board on behalf of the Fund.

(7) The amount in the Fund which, under sub-paragraph (1), the company has requested to be utilized for investment under this paragraph may be invested by the Board for the purchase of any of the following, namely:—

- (a) I.C.P. Mutual Fund Certificate;
- (b) National Investment Trust (Unit) Certificates;

¹Subs. by the companies Profits (Workers Participation) (Amendment) Ordinance, 1970 (12 of 1970), s. 5, for the original para 2.

- (c) Government securities including Defence and Postal Savings Certificates; and
- (d) any other securities approved for the purpose by the ¹[Federal Government].

²[**3. Eligibility to benefits of scheme.**— All workers shall be eligible to the benefits of the scheme and to participate in the Fund. However, a worker not completing six months of employment with the company during a year of account shall not participate in the Fund in respect of that year

4. Distribution of benefits to worker.—The share of a worker in the annual allocation to the Fund shall be expressed in units or fractions of units (worked out to two places of decimal) of the face value of Rs.10 determined in the following manner, namely:—

- ³[a] The number of available units shall be so divided into three parts for the three categories of workers mentioned below that a worker in the first of those categories gets four units for each two units that a worker in the second of those categories gets or for each one unit that a worker in the last of those categories gets.

Categories

- ⁴[1. Workers drawing average monthly wages not exceeding seven thousand five hundred rupees.
- 2. Workers drawing average monthly wages exceeding seven thousand five hundred rupees but not exceeding fifteen thousand.
- 3. Workers drawing average monthly wages exceeding fifteen thousand rupees.]
- (b) The average monthly wages shall be rounded up to the nearest Rs.10.
- (c) The number of units available to each category of workers shall be divided equally among all the workers in that category to determine the share of each workers of that category.
- ⁵[(d) Notwithstanding anything contained in this scheme, no worker shall, in any one year, be entitled out of the annual allocation to units exceeding rupees ⁶[the amount of ⁴[four] times of the minimum wages for unskilled workers as given in the schedule of Minimum Wages for unskilled Workers Ordinance, 1969 (W.P. Ord. XX of 1969)] in value in so far as such allocation is relatable to ⁷ [* * *] of clause b of sub-section (1) of section 3. Any amount left out of annual allocation after the units have been so allocated shall be transferred to the Fund constituted under section 3 of the Workers Welfare Fund Ordinance, 1971 (XXXIV of 1971). No part of such amount shall be deemed to be included in the asset value of the Fund established under this Act and no individual worker shall have any lien on this amount by virtue of holding any units].

¹Subs. and shall be deemed to have been so subs. by the Labour Laws (Amdt.) Act, 1975 (11 of 1975), s. 2 and Sch., for “Central Government”, (w.e.f. 14-8-73).

²Subs. by the Companies Profits (Workers Participation) (Amendment) Ordinance, 1970 (12 of 1970), section 5, for the original paras 3 and 4.

³Subs. by the Labour Laws (Amdt.) Ordinance, 1972 (9 of 1972), s. 2 and Sch., for cl. (a).

⁴Subs. by Act IV of 07.

⁵Subs. by the Labour Laws (Amdt.) Ordinance 1972 (9 of 1972), s. 2 and, Sch., for cl. (d)

⁶ Subs by Act III of 2006, s. 7.

⁷The words “sub-clause (i) of “omitted by the Companies profits (Workers Participation) (amdt.), Act 1973 (20 of 1973), s. 3.

Explanations. — In this paragraph, “average monthly wages” means total wages drawn during the year of account divided by 12, or by the number of months a worker actually worked during a year in respect of which he is entitled to the benefit under the scheme, as the case may be, and “wages” has the same meaning as in clause (vi) of section 2 of the Payment of Wages Act, 1936 (IV of 1936), but does not include any overtime allowance ¹[or bonus],

5. Disbursement of benefits. — The disbursement of the benefits from the Fund shall be as under:—

(a) 100 % of the annual income of the Fund, including capital gains realized, shall be distributed each year to workers in proportion to their units of entitlement.

²[b) A worker who voluntarily leaves the employment of the company or whose services are terminated shall be entitled to receive 100 per cent of the net asset value of the units standing in his name.];

³[* * * * * * *]

⁴[(f) A worker who continues in the service of the company shall be entitled to receive 100 per cent of the net asset value of the units in his name each year or he may choose to leave his share in the Fund:

Provided that a worker while in employment may choose to encash all the units standing in his name at any time at his discretion.].

(g) A worker, in the event of his retirement or, his nominated beneficiary, in the event of the worker's death (from whatsoever cause) while in the employment of the company, shall receive 100 % per cent of the, net asset value of the units standing in the worker's name ⁵[* * *].

6. Definition of the net asset value of the unit. — To determine the net asset value of a unit, the total net assets of the Fund, namely, market value of the securities, cash and other assets resulting from the investment and re-investment, capital accretion thereto and all incomes of any kind rising there-from shall be divided by the number of units in the Fund. Net asset value of the entire Fund shall be computed once every year and each worker's unit entitlement determined at the same time. Additional units will be given to the workers according to the amount they voluntarily contribute to the Fund.

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‘[7. Employee's own contribution. — A worker may voluntarily choose to contribute a part of his wages, cash bonus, dividend or interest to the Fund. For each unit of contribution, he shall receive credit for 1-1/4 units. Contribution received during the course of a year of account shall, however, be deemed to be contribution received on the last day of that year. If at any time a worker chooses to leave the employment of the company or ⁷[his services are terminated or in the event of his retirement or death or' on the expiry of three years from the date he voluntarily chooses to contribute a part of his wages, cash bonus, dividend or interest to the Fund, he, at his option, or, in the event of his death, his nominated beneficiary, may], receive the net asset value of the units representing his contribution. The contribution by a worker in any one year of account shall not exceed 10 per cent of his annual wages during such year.]

¹Add by Ordinance 4 of 1985, s. 3.

²Subs. by the Companies Profits (Workers Participation) (Amdt.) Act, 1973 (20 of 1973), s. 3, for cl. (b), which was previously amended by Ord. 12 of 1970, s. 5.

³Cls. (c), (d) and (e) omitted *ibid.*

⁴Subs. by the Companies Profits (Workers' Participation) (Amdt.) Act, 1973 (20 of 1973), s. 3, for cl. (f)

⁵Certain words omitted *ibid.*

⁶Subs. by the Companies Profits (Workers Participation) (Amdt.) Ordinance, 1970 (12 of 1970), s. 5, for the original para 7.

⁷Subs. by Act, 20 of 1973, s. 3, for certain words.

8. Fiscal concessions to the companies.— All companies to whom the scheme applies shall be allowed the allocation made to the scheme as a deduction to arrive at the taxable income.

9. Tax treatment of the income of the fund.— The income of the Fund including capital gains shall be exempt from income-tax.

10. Tax treatment of the income to the workers.— All sums paid out by the Fund shall be exempt from income-tax in the hand of the workers.

¹[11. Working and location of the Board of Trustees.]— The office of the Board of Trustees shall be located at the factory premises or, if there is more than one factory run by the company, at the registered head office of the company. All expenses of the Board, including the cost of maintaining accounts, shall be borne by the company.]

12. Audit of the Fund accounts.— The Fund accounts shall be audited annually at the company's expense in the same manner as the accounts of the company are audited :

Provided that the ²[Federal Government] may, at its own cost, appoint independent accountants for a special audit of the accounts of the Fund.

13. Scheme's benefits to be in addition to other benefits.— The benefits to a worker under this scheme shall be in addition to, and not in derogation or substitution of, any other benefits to which the worker may be entitled under any other law, contract, terms and conditions of employment or otherwise.

³[14. Special provision for industries working seasonally.]— Notwithstanding anything contained in this Act or this scheme the ²[Federal Government] may, by ⁴notification in the official Gazette, make special provisions for the participation of workers in the profit of companies engaged in industrial undertakings which operate only for a part of the year.

15. Companies engaged in more than one industrial undertakings.— Notwithstanding anything contained in this Act or this scheme, the ²[Federal Government] may, at the request of a company which is engaged in more than one industrial undertakings located at different places permit the splitting up of the Fund amongst the various undertakings or groups of undertakings and constitution of the Board of Trustees for each such undertaking or group of undertakings; and thereupon the provisions of this Act and this scheme shall have effect in relation to such undertakings or groups as if each such undertaking or group were a company.

16. Entrustment of management of Fund to Investment Corporation of Pakistan etc.— The Board of Trustees may, with the prior approval of the ²[Federal Government], enter into a contract with the Investment Corporation of Pakistan, the National Investment Trust or the National Bank of Pakistan, entrusting the management of the Fund to that Corporation, Trust or Bank on such fee, which shall be payable by the company, and on such terms and conditions as may be mutually agreed upon.]

¹Subs. by the Companies Profits (Workers Participation) (Amdt.), Ordinance, 1970 (12 of 1970), s. 5, for original para 11.

²Subs. and shall be deemed to have been so subs. by the Labour Laws, (Amdt.) Act, 1975 (11 of 1975), s. 2 and Sch., for "Central Government" (w.e.f. 14-8-73).

³Paras.14, 15 and 16 added, ibid., by Ord. 18 of 1970, s. 5.

⁴For Such notification, see Gaz. of Pak., 1971, Ext. page 1037.