



GP **PARSIK** SAHAKARI BANK LTD

(Multi-State Scheduled Bank)

**Standard Operating Procedure
(SOP) of Settlement of Claims of
Deceased Customers**

(Approved vide Board Meeting dated 28.04.2026)

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GP PARSIK SAHAKARI BANK LTD

This Settlement of Claims of Deceased Customers Policy of GP Parsik Sahakari Bank Ltd. is framed as per RBI master direction no. RBI/2025-26/82 DoR.MCS.REC.50/01.01.003/2025-26 September 26, 2025 and same is duly approved and reviewed by the Board of Directors in its Meeting dated 28th April, 2026 vide Resolution No. ()

I. Introduction :

The settlement of claims of deceased depositor is governed by Banking Regulation Act, 1949. It is very sensitive issue and the emotions about deceased depositor are involved in the same. Delay in settlement of such claims of deceased depositors, may cause considerable hardship to nominee / Claimant / dependent legal heirs. Claim by nominee / Claimant / dependent legal heirs could be in respect of deposits, safe custody articles, Safe Deposit Lockers, delivery of pledged gold or release of charge and documents pertaining to the mortgaged property. As such RBI have specifically instructed banks to settle the Death Claim with in the period of 15 days from the date submission of all require documents including copy of death certificate of the depositor and suitable identification of the claim(s), to the bank's satisfaction.

The nomination facility in deposit accounts, safe deposit lockers and articles in safe custody under the provisions of Sections 45ZA to ZF of the Banking Regulation Act,1949 read with Section 56 of the Act ibid is intended to facilitate expeditious settlement of claims by banks upon death of a deceased customer and to minimise hardship caused to the family members. Further, in cases where nomination is not registered, the extant instructions require banks to adopt a simplified procedure for settlement of the claims up to a threshold limit. However, it is observed that divergent practices are being followed by banks. Hence, it has been decided to review the extant instructions and issue revised regulations to streamline the procedures and standardize the documentation to bring improvement in the quality of customer service in this regard.

II. Preliminary:

A. Preamble :

While settlement of claim the Bank shall :-

- (a) exercise due care and caution in establishing the identity of the survivor(s) / nominee / Claimant of the account holder, through appropriate documentary evidence;
- (b) follow any Court order from the competent court restraining the Bank from making the payment from the account of the deceased; and
- (c) make clear to the survivor(s) / nominee /claimant that he would be receiving the payment from the bank as a Trustee of the legal heirs of the deceased depositor, i.e., such payment to him shall not affect

the right or claim which any person may have against the survivor(s) / nominee / claimant to whom the payment is made.

2.This policy is floated to provide a harmonized framework and to standardize the documentation for settlement of claims in respect of deposit accounts, safe deposit locker and articles in safe custody of a deceased customer and to minimize the difficulties faced by the nominees, survivors and legal heirs.

F. Definitions :

7.In these Directions, unless the context otherwise requires,

(a) 'Accounts with survivorship clause' refers to joint deposit accounts styled as 'either or survivor', or 'anyone or survivor', or 'former or survivor' or 'latter or survivor' or any other such clause.

When survivorship mandate is given by all deposit account holders to the bank then in case, of death of any of the accountholders, the survivor is/are authorized to withdraw the remaining amount from their deposit account provided there is no order from a competent court restraining the bank from making such payment. In such case the payment to the survivor(s) as stated above gives a valid discharge to the bank.

(b) 'Apostille' refers to a certificate that authenticates the origin of a public document (e.g., a birth, marriage or death certificate, a judgment, an extract of a register or a notarial attestation). Apostilles can only be issued for documents issued in one country party to the Hague Apostille Convention and that are to be used in another country which is also a party to the Convention. In India, such attestations are done by Ministry of External Affairs.

(c) 'Bank Rate' refers to the rate published by Reserve Bank in terms of Section 49 of the Banking Regulation Act, 1949.

(d) 'Customer' refers to a person who may be a depositor or a locker hirer or has placed articles in safe custody with a bank.

(e) 'Depositor' refers to an individual(s) who has any type of deposit account with a bank such as Savings account, Current account, Term Deposit account, etc.

(f) 'Equivalent e-document' shall have the same meaning as defined in paragraph 3(a)(x) of the [Master Direction - Know Your Customer \(KYC\) Direction, 2016](#) as amended from time to time.

(g) 'Officially Valid Document' refers to the documents as detailed in paragraph 3(a)(xiv) of the [Master Direction - Know Your Customer \(KYC\) Direction, 2016](#) as amended from time to time.

(h) 'Threshold limit' means ₹5 lakh in case of a co-operative bank and ₹15 lakh in case of any other bank or such higher limit as may be fixed by the bank including a co-operative bank. All other expressions unless defined herein shall have the same meaning as have been assigned to them under the Banking Regulation Act, 1949 or the Reserve Bank of India Act, 1934 or any statutory modification or re-enactment thereto or as used in commercial parlance, as the case may be.

(i) Nominee means a natural person to whom the amount lying in the deposit account or custody of Articles or the contents in the safe deposit lockers shall be delivered in the event of death of depositor(s). The Process of registration of nominee is known as nomination.

Only an individual deposit holder/s can nominate another natural person as nominee. **A company, a trust, a society, a HUF etc, not being a natural person cannot nominate a person as nominee.**

Nomination facility simplifies the procedure for settlement of claims of deceased depositors. Unless a court order is received from competent court prohibiting such payment, Bank gets valid discharge by making payment of balance outstanding in depositor's account upon his / her death or delivering contents of locker or articles kept in safe custody to the nominee / survivor (s) / claimant.

III. Settlement of Claims in Deposit Accounts of Deceased Depositor

G. Accounts with nominee(s)/ survivorship clause :

8.A deposit account where a depositor had made nomination in terms of the provisions of the Banking Regulation Act, 1949 or where the account was opened with survivorship clause, the payment of the outstanding balance upon the death of the depositor(s) to the nominee(s)/ survivor(s) shall be considered a valid discharge of a bank's liability, provided:

(i) the bank has exercised due care and caution in establishing the identity of the nominee(s)/ survivor(s) and the deceased status of the account holder(s) by obtaining appropriate documentary evidence (physical or equivalent e document);

(ii) there is no order from the competent court in the knowledge of the bank, as on the date of settlement/ payment, restraining the nominee(s)/ survivor(s) from receiving or the bank from making the payment from the account of the deceased depositor(s); and

(iii) it has been made clear in writing to the nominee(s)/ survivor(s) that they would be receiving the payment from the bank as a trustee of the legal heirs of the deceased depositor(s), i.e., such payment to them shall not affect the right or claim which any person may have against the nominee(s)/ survivor(s) to the extent of the payment made to them.

In the case of a joint deposit account with or without survivorship clause, the nominee's right arises only after the death of all the depositors.

9.Payment made to the nominee(s)/ survivor(s) subject to the foregoing conditions, shall constitute a full and valid discharge of a bank's liability. Therefore, in such cases, while making payment to the nominee(s)/ survivor(s) of the deceased depositor(s), the bank shall not insist on production of legal documents such as Succession Certificate, Letter of Administration, Probate of Will, etc., or seek any bond of indemnity/ surety from the nominee(s)/ survivor(s)/ third-party, irrespective of the amount

standing to the credit of the deceased account holder(s). The bank shall require submission of the following documents in such cases:

Sr. No.	Documents
(i)	Claim form, as given in Annex , duly signed by the nominee(s) / survivor(s)
(ii)	Death certificate of the deceased depositor(s)
(iii)	Officially Valid Document of the nominee/ survivor towards verifying her/ his identity and address.

H. Accounts without nominee/ survivorship clause

10.Simplified Procedure for settlement of claims :

Keeping in view the imperative need to avoid inconvenience and undue hardship to the legal heir(s)/ claimant(s), a bank shall follow a simplified procedure for settlement of claims in respect of deposit accounts where the aggregate amount payable, including accrued interest, as on the date of the application is less than the threshold limit, provided

- (i) a deceased depositor(s) had not made any nomination or in case of a joint account, the account was without nominee/ survivorship clause,
 - (ii) there is no Will left behind by the deceased depositor(s),
 - (iii) there is no contesting claim, and
 - (iv) there is no order from a competent court in the knowledge of the bank, restraining the claimant(s) from receiving nor the bank from making the payment.
- (a) Claim amount up to the threshold limit The bank shall settle the claim up to the threshold limit based on :

Sr. No.	Documents
(i)	Claim form, as given in Annex , duly filled in and signed by the claimant(s) other than those who have signed the letter of disclaimer/ no objection
(ii)	Death certificate of the deceased depositor(s)
(iii)	Officially Valid Document of the claimant(s) towards verifying his/ her identity and address
(iv)	Bond of indemnity, as given in Annex , signed by the claimant(s)
(v)	Letter of disclaimer/ no objection, as given in Annex , from non-claimant legal heir(s), if applicable
(vi)	Legal Heir Certificate issued by a competent authority Or Declaration, as given in Annex , regarding the legal heir(s) of the deceased depositor(s) by an independent person who is well known to the family of the deceased, is not a party to the claim and is acceptable to the Bank.

No bond of surety from a third-party shall be obtained in case of claims up to the threshold limit.

- (b) Claim amount above the threshold limit

In cases where claim amount is above the threshold limit, the bank shall settle the claim based on

Sr. No.	Based on
(i)	Succession Certificate and documents mentioned at clauses 10(a)(i) to (iii) above; Or
(ii)	Legal Heir Certificate issued by a competent authority; or Affidavit, as given in Annex , sworn before a Notary Public/ Judge/ Judicial Magistrate regarding the legal heir(s) of the deceased depositor, by an independent person who is well known to the family of the deceased, is not a party to the claim and is acceptable to the bank.

In such cases, the bank shall call for the documents at clauses 10(a)(i) to (v) above. The bank may also call for a bond of surety, as given in [Annex](#), from third-party individuals (which may include non-claimant legal heir(s)) who are acceptable to the bank and good for the claim amount.

11. Settlement of Claims not falling under the Simplified Procedure :

(a) Claims involving 'Will' without any dispute

The bank shall settle claims involving 'Will' left behind by a deceased depositor on the basis of Probate of Will/ Letter of Administration, as applicable, in addition to documents mentioned at clauses 10(a)(i) to (iii) above. In cases where a person other than a legal heir is named as a beneficiary in the Will, applicable documents shall also be obtained from her/ him.

However, the bank is free to exercise discretion and act as per 'Will' of the deceased without requiring production of the probate of such Will, provided the same is not inconsistent with applicable laws, there is no dispute regarding the Will amongst the legal heir(s) and/ or beneficiaries named in the Will and the bank is otherwise satisfied as to the genuineness of the Will. In such cases, the bank shall additionally call for the documents mentioned at clauses 10(a)(iv) and (v) above.

(b) Cases involving contesting claims/ dispute

In case of contesting claims or dispute amongst the legal heir(s) and/ or the beneficiaries named in the Will of the deceased depositor, the bank shall settle claims on the basis of Probate of Will or Letter of Administration or Succession Certificate or Court order/ decree, as applicable, and the documents mentioned at clauses 10(a)(i) to (iii) above. Further, where there is an order from a Court restraining the bank from making the payment, the claim shall not be entertained during the period the order is in force. The settlement of claim shall be considered based on subsequent Court order to that effect.

(c) No bond of surety shall be insisted from a third party in cases falling under either paragraph 11(a) or 11(b).

I. Treatment of credits in the name of a deceased depositor post settlement :

12. Post settlement of the deposit account(s), in case any credit is received in the name of a deceased depositor, the bank shall return the same to the remitter with the remark 'Account holder deceased' and intimate the nominee(s)/ survivor(s)/ legal heir(s).

J. Premature termination of term deposit accounts in case of depositor's death:

13. A bank shall incorporate a clause in the account opening form itself to the effect that in the event of death of the depositor, premature termination of term deposit would be allowed without any penal charge, even if the deposit is within the lock-in period.

14. Premature termination of term deposits opened jointly, with or without survivorship clause, shall require the consent of the surviving depositors and the legal heir(s) of the deceased joint holder, in case

of death of one of the depositors. However, in case of joint accounts with survivorship clause, if a specific mandate is furnished by all the depositors jointly to the bank, either at the time of placing the term deposit or anytime subsequently during the tenure of the deposit, then premature withdrawal option shall be allowed to the survivors on the death of any of the depositors, without seeking the concurrence of the legal heir(s) of the deceased joint deposit holder.

K. Settlement of claims in respect of missing persons :

15. The nominee(s)/ legal heir(s) of a missing person shall be required to get an order from the competent court under the provisions of Sections 110 or 111 of the Bharatiya Sakshya Adhiniyam, 2023. The claim in respect of such missing person shall be settled as per the procedure applicable for settlement of claims in respect of a deceased customer. In such cases, a copy of the court order declaring the civil death of the account holder shall be obtained in lieu of the death certificate. However, to avoid inconvenience and undue hardship to the common person where the aggregate amount payable, including accrued interest, as on the date of the application is less than ₹1 lakh or such higher amount as may be fixed by the bank, a copy of the First Information Report (FIR) and non-traceable report issued by police authorities shall be obtained in lieu of death certificate or an order from a competent court declaring the civil death of the account holder for settling the claim.

IV. Settlement of Claims in Safe Deposit Locker and Articles in Safe Custody by Deceased Customer

L. Claims with Nominee(s)/ Survivor(s)

16.(a) If a sole locker hirer nominates an individual(s) to receive the contents in the locker in case of her/ his death, a bank shall give access of the locker to such nominee(s) with liberty to remove the contents of the locker.

(b) In case the locker was hired jointly with the instructions to operate it under joint signatures, and the locker hirers nominate any other individual(s), in the event of death of any of the locker hirers, the bank shall give access of the locker and the liberty to remove the contents jointly to the nominee(s) and the survivor(s).

(c) In case the locker was hired jointly with survivorship clause and the hirers instructed that the access of the locker should be given to "either or survivor", "anyone or survivor" or "former or survivor" or according to any other survivorship clause permissible under the provisions of the Banking Regulation Act, 1949, the bank shall follow the mandate in the event of death of one or more of the joint locker hirers.

17. In case of a minor nominee, the bank shall ensure that, the contents of locker, when sought to be removed on behalf of the minor nominee, are handed over to the guardian whose details have been provided in the nomination form. If the details of the guardian have not been provided in the nomination form, the bank shall hand over the contents of the locker to a person who is, in law, competent to receive the contents of safe deposit locker on behalf of such minor.

18. The following documents shall be obtained by a bank for processing the claim in cases falling under paragraphs 16(a) and 16(b) above:

Sr. No.	Documents
(i)	Claim form, as given in Annex , duly signed by the nominee(s)/ survivor(s)
(ii)	Death certificate of the safe deposit locker hirer(s)
(iii)	Officially Valid Document of the nominee/ survivor towards verifying her/ his identity and address.

19. A bank shall, however, ensure the following before giving access to the contents to the nominee(s)/ survivor(s):

Sr. No.	Particulars
(i)	Exercise due care and caution in establishing the identity of the nominee(s)/ survivor(s) and deceased status of the locker hirer(s) by obtaining appropriate documentary evidence (physical or equivalent e-document)
(ii)	There is no order or direction as on date from a Court/ Forum in the knowledge of the bank, restraining the nominee(s)/ survivor(s) from having access or the bank from giving access to the locker of the deceased hirer(s) and liberty to remove the contents of such locker
(iii)	Make it clear to the nominee(s)/ survivor(s) that access and liberty to remove the contents of the locker is given to them only as a trustee of the legal heir(s) of the deceased locker hirer(s), i.e., such access and liberty to remove the contents given to them shall not affect the right or claim which any person may have against the nominee(s)/ survivor(s) to whom the access is given

20. After receipt of the documents mentioned at paragraph 18 above and being satisfied to the genuineness of the claim, the bank shall correspond with the nominee(s)/ survivor(s) in writing and fix a date and time for making an inventory of the contents of the safe deposit locker. The same shall be undertaken in the presence of the nominee(s) and/or survivor(s) and/ or their authorised representatives, two independent witnesses (should not be employee or ex-employee of the bank), the safe deposit vault custodian and another employee of the bank not associated with locker operations, and recorded as per the inventory form given in Annex. The bank shall then hand over the possession of the contents of the locker to the nominee(s) / survivor(s)/ the person competent to receive the contents on behalf of the minor, as the case may be, and obtain an acknowledgment, as given in Annex, that all the contents in the locker of the deceased hirer(s) have been removed and the locker is empty, and they have no objection to allotment of the locker to any other locker hirer as per norms of the bank.

21. Production of legal documents, viz., Succession Certificate, Letter of Administration, Probate of Will, etc., or Bond of indemnity from the nominee(s)/ survivor(s) shall not be required unless there is any discrepancy in nomination.

22. Procedure, as prescribed in paragraphs 16 to 21 above, shall be followed *mutatis mutandis* for return of articles kept by the deceased customer in the safe custody of the bank. However, inventory form given in Annex shall be used in such cases.

M. Cases without nominee/ survivorship clause

23. Settlement of claims falling under the simplified procedure

(a) Keeping in view the imperative need to avoid inconvenience and undue hardship to the legal heir(s)/ claimant(s), a bank shall adopt a simplified procedure for settlement of claims in safe deposit lockers *provided* there is no dispute amongst the legal heir(s)/ claimant(s) and

(i) the deceased locker hirer(s) had not made any nomination, or

(ii) the joint hirers had not given any mandate that the access may be given to one or more of the survivors by a clear survivorship clause, or

(iii) there is no 'Will' left behind by the deceased locker hirer.

(b) In cases falling under the simplified procedure, the bank shall obtain the following documents to settle the claim without obtaining any legal documents such as Succession Certificate, Letter of Administration, Court order, etc.

Sr. No.	Documents
(i)	Claim form, as given in Annex , duly filled and signed by the claimant legal heir(s)
(ii)	Death certificate of the safe deposit locker hirer(s)
(iii)	Officially Valid Document of the claimant(s) towards verifying her/ his identity and address
(iv)	Letter of disclaimer/ no objection, as given in Annex , from non claimant legal heir(s), if applicable
(v)	Legal Heir Certificate issued by a competent authority or Affidavit, as given in Annex , sworn before a Notary Public/ Judge/ Judicial Magistrate regarding the legal heir(s) of the deceased locker hirer(s) by an independent person who is well known to the family of the deceased, is not a party to the claim and is acceptable to the bank.

24. Settlement of Claims not falling under the Simplified Procedure

(a) Claims involving 'Will' without any dispute

The bank shall settle claims involving 'Will' left behind by a deceased safe deposit locker hirer on the basis of Probate of Will/ Letter of Administration, as applicable, in addition to documents mentioned at clauses 23(b)(i) to (iii) above. In cases where a person other than a legal heir is named as a beneficiary in the Will, applicable documents shall also be obtained from her/ him.

However, the bank may exercise discretion and act as per 'Will' of the deceased without requiring production of the probate of such Will, provided the same is not inconsistent with applicable laws, there is no dispute regarding the Will amongst the legal heir(s) and/ or beneficiaries named in the Will and the bank is otherwise satisfied as to the genuineness of the Will. In such cases, the bank shall additionally call for the documents mentioned at clauses 23(b)(iv) and (v) above.

(b) Cases involving contesting claims/ dispute Cases involving dispute amongst the legal heir(s) and/ or beneficiaries named in the Will as applicable, shall be settled based on Probate of Will or Succession Certificate or Letter of Administration or Court order/ decree, as the case may be, and the documents mentioned at clauses 23(b)(i) to (iii) above.

25. Procedure for taking inventory of contents of safe deposit locker

After receipt of the required documents in claims falling under categories at paragraphs 23 and 24 above and being satisfied to the genuineness of the claim, the bank shall correspond with the claimant(s) in writing and fix a date and time for making an inventory of the contents of the safe deposit locker, as given in form prescribed in [Annex](#), in the presence of all claimant(s) or their duly authorised representatives, two independent witnesses (should not be employee or ex-employee of the bank), the safe deposit vault custodian and another employee of the bank not associated with locker operations. Valuation of the contents of the safe deposit locker shall be carried out by an independent valuer and recorded in the Bond of Indemnity as given in [Annex](#). The claimant(s) or their duly authorised representative(s) may remove the contents of the locker subsequent to submission of the Bond of Indemnity. Bond of Indemnity shall not be required to be given in cases of claims settled on the basis of legal documents such as Probate of Will or Succession Certificate or Letter of Administration or Court order/ decree, etc.

26. Procedure, as prescribed in paragraphs 23 to 25 above, shall be followed *mutatis mutandis* for return of articles kept by the deceased customer in the safe custody of the bank. However, inventory form given in [Annex](#) shall be used in such cases.

V. Operational and Compensation related aspects :

N. Standardization of procedure for submission of claims

27. A bank shall use the standardized forms for receiving the claims and other documents as per the formats provided in [Annex](#).

28. The standardized forms and other documents required for settlement of claims with respect to the deposit accounts/ safe deposit locker/ articles in safe custody kept by a deceased customer shall be made available in all the branches as well as on the bank's website for the convenience of the claimant(s). Further, a bank shall also display on its website, the list of documents to be submitted by a claimant and the procedure to be followed for settlement of claims in various scenarios.

29. A claimant shall be allowed to lodge the claim at any of the branches against acknowledgment. In case all required documents for processing of the claim have been submitted by the claimant, the bank shall also issue a confirmation in this regard.

However, in case of any pending or incomplete/ incorrect documents, the bank shall intimate the claimant about the list of such documents while acknowledging the receipt of claim. On subsequent submission of all the required documents, the bank shall issue a confirmation to the claimant that all required documents have been received for processing of the claim.

30. A bank may provide the facility for online lodgment of such claims. Upon a claimant uploading the claim form along with the required documents, the bank shall send acknowledgement/ confirmation through appropriate channels and also make available the provision for online tracking of the status of the claim. In such cases, if the bank requires the claimant to produce original documents for submission / verification, the same shall be allowed to be done at any of its branches.

O. Time limit for settlement of claims

31. A bank shall settle a claim in respect of deposit accounts of a deceased customer within a period not exceeding 15 calendar days from the date of receipt of all the required documents associated with the claim.

32. In case of safe deposit locker/ articles in safe custody, the bank shall, within 15 calendar days of receipt of all the required documents, process the claim and communicate with the claimant(s) for fixing the date for making inventory of the locker / articles in safe custody.

P. Compensation for delay in settlement of claims

33. If any deposit related claim is not settled within the timeframe stipulated at paragraph 31 above, then the bank shall communicate the reasons for such delay to the claimant(s). Further, in cases of delay attributable to the bank, compensation shall be paid by the bank in the form of interest, at a rate not less than the prevailing Bank Rate + 4% per annum, on the settlement amount due for the period of delay. The reference date for reckoning the amount due and the prevailing Bank Rate shall be the date of receipt of all required documents from the claimant.

34. For claims related to safe deposit locker/ articles in safe custody, the bank shall be required to pay compensation to the claimant(s) at the rate of ₹5,000 for each day of delay, in cases where it doesn't adhere to the timeline prescribed in paragraph 32 above.

4. Authorities to Sanction deceased depositors claim.

- a) The Authorities and their related limits of sanction and form of documents are mentioned in **Annexure A** and same may be changed as may be Sanctioned by Board of Directors from time to time.
- b) In case there is any dispute in regard to claim the Bank should insist order restraining such payment from any competent court in India. If any such order is received such claims should be forwarded to Head Office-Legal Dept. irrespective of amount.
- c) Where ever amount of total claim is up to Rs.10,000/- and indemnity \ Affidavit is required to be obtained for any of the reason, such indemnity is exempted from stamp duty and notary. However such indemnity \ Affidavit should be executed on the basis of application of claimant and same should be executed in the presence of the Branch Manager and signature be duly attested by branch Manager.
- d) In cases of claims where nomination is not registered or in the case of death of nominee or in absence survival mandate where the aggregate balances of such claims exceeds Rupees 10,00,000/- (Rs.Ten Lakh Only), bank shall insist for the Succession Certificate. However in such cases the Executive committee or the Board directors shall have discretion to sanction such claims without insisting Succession Certificate and on the basis of such documents as may be prescribed during sanction.

The limits of sanction of amounts may be change as require from time to time with the sanction of Board of Directors.

(VI) HUF Accounts – Death of Karta

In the event of death of a Karta, HUF account may be settled as under:

- a) Obtaining affidavit cum indemnity from surviving members and legal heirs with two guarantors confirming their acceptance to one of the members as a new Karta. Banks shall allow the new Karta to continue to operate the existing account on the basis of such documents.
- b) Similar procedure as mentioned in (a) above is to be followed in cases where accounts of HUF to be closed and accounts having balances up to Rs. 5,000/- may be allowed to close and balance in the account may be paid to the new Karta.

VI. Miscellaneous

Q. Settlement of claims in respect of deposit accounts of a sole proprietary concern

35. Nomination facility is also available in respect of deposits held in the name of a

sole proprietary concern. Accordingly, a bank shall follow the procedure for settlement of claims in respect of such accounts as has been prescribed above for the accounts with/ without nominee/ survivorship clause, as applicable.

R. Modes for Certification of ‘proof of death’ document issued outside India

36. In cases involving death of a customer outside India, ‘proof of death’ document is issued by an authority outside the country. In such cases, a bank shall accept the original certified copy of the document issued for ‘proof of death’, certified in the country of its issuance in any one of the following modes:

Sr. No.	Modes
(i)	Authorised officials of overseas branches of Scheduled Commercial Banks registered in India.
(ii)	Branches of overseas banks with whom Indian banks have correspondent banking relationships.
(iii)	A Court Magistrate or Judge or Notary Public.
(iv)	Consularised by Indian Embassy/ Consulate General in the country of issuance
(v)	Apostilled.

S. Customer Awareness and Publicity

37. A bank shall continue to spread awareness among its customers about the benefits of the nomination facility/ survivorship clause and give wide publicity to these facilities along with the procedure for settlement of claims.

38. Payment of interest on balances in Current Account standing in the name/s of –

1. Deceased individual depositor, or
2. Deceased individual as proprietor of a firm

Payment of interest on balance deposits is to be made at the rate applicable to saving deposit on the date of settlement, from the date of Death till the date of settlement.

39. Treatment of flows in the name of the deceased depositor

In order to avoid hardship to the survivor(s) / nominee of a deposit account, Bank may obtain appropriate agreement / authorization from the survivor(s) / nominee with regard to the treatment of pipeline flows in the name of the deceased account holder. In this regard, Bank could consider adopting either of the following two approaches:

1. The Bank could be authorized by the survivor(s) / nominee of a deceased account holder to open an separate account styled as 'Estate of Shri , the Deceased' where all the pipeline flows in the name of the deceased account holder could be allowed to be credited, provided no withdrawals are made.

OR

2. The Bank could be authorized by the survivor(s) / nominee to return the pipeline flows

to the remitter with the remark "Account holder deceased" and to intimate the survivor(s) / nominee accordingly. The survivor(s) / nominee / legal heir(s) could then approach the remitter to effect payment through a negotiable instrument or through ECS transfer in the name of the appropriate beneficiary.

42. Internal Audit for better strengthening system:-

Banks internal Auditors shall inspect and ensure that the claims those are settled are as per the SOP and pending claims if any are with due reasons thereon.

43. Review of Death Claims:-

Banks shall report to the Executive Committee of the Board or to the Board of Directors at half yearly or appropriate intervals, on an ongoing basis, the details of the number of claims received pertaining to deceased depositors / locker-hirers / depositors of safe custody article accounts and those pending beyond the stipulated period, giving reasons there for.

AMENDMENT/MODIFICATION OF THE POLICY:

The Bank reserves the right to amend/modify this Policy, as and when deemed fit and proper, at its sole discretion. Bank shall also endeavor, to review the Policy at annual intervals.

Annex

Claim form for Accounts with nominee/survivorship clause

Application Form for Settlement of Claim in Deposit Accounts/Release of Contents of Safe Deposit Lockers/Return of Articles in Safe Custody kept by Deceased Customer (cases with Nomination or Joint Account with survivorship clause)

The Branch Manager

Date:

_____ Bank

_____ Branch

Dear

Madam/Sir,

Claim as *Nominee/ Survivor for Payment of Balances in the *Deposit Accounts/ Release of Contents of Safe Deposit Lockers/ Return of Articles in Safe Custody kept by Shri/ Smt./ Kum. (Name of *Deceased/ Missing Customer) _____

I/We _____ (Nominee(s)/Survivor(s)) here by declare that I am/we

Are the *Nominee(s)/Survivor(s)/appointed as Guardian of a Minor Nominee/ Survivor in the

*Deposit Accounts/Safe Deposit Lockers/Articles in Safe Custody kept by Shri/ Smt./ Kum.

_____ (Name of Deceased/Missing Customer) who *expired on

_____ /is missing/not trace able since _____.

1. I/We furnish below the required information about the deceased customer:

(a) **Date and Place of Death** _____

(b) **Details of Death Certificate No.** _____ **dated** _____ **Authority** _____

(copy enclosed) (Original to be produced for verification)

(c) **Age** (as on the date of death): _____ Yrs.

(d) **Marital Status** (as on the date of death): Married/Unmarried/Widow(er)

(e) **Address:**

City/District: _____ **PIN:** _____ **State:** _____ **Country:** _____

2. I/ We, therefore, submit my/ our Claim as Nominee(s)/ Survivor(s)/ Guardian on behalf of Minor Nominee/ Survivor for *payment of the balance with accrued interest in deposit accounts/release of contents of safe deposit lockers/return of articles in safe custody kept by _____ deceased customer as per details given below:

a. Deposit Accounts

Sr. No.	Nature of Deposits (SB/ CA/ TD, etc.)	Account No.	Amount	Date of Maturity (in case of TD)
1.				
2.				
3.				
4.				
Total				

b. Safe Deposit Locker No. _____ Mode of Holding: _____

Details of Articles (if known): _____

c. Safe Custody Article Receipt No. _____

Details of Articles(if known): _____

3. Details of Nominee(s)/Survivor(s):

I/We request the bank to transfer the balance payable (after making the required adjustments, set-off, if any) in deposit accounts of the deceased to the account(s) given below:

Sr. No.	Detail of nominee(s)/ survivor(s)		Mobile Number	Email Address	Bank Name, Account Type & Number, And IFSC details
	Name	Address			
1					
2					
3					
4					

I/We request the bank to *release the contents of safe deposit lockers/return the articles in safe custody to the following persons:

Sr. No.	Detail of nominee(s)/survivor(s)		Mobile Number	Email Address
	Name	Address		
1				
2				
3				
4				

For the minor nominee(s)/ survivor(s), name of such nominee(s)/ survivor(s) and his/ her natural/ legal guardian are given below:

Sr. No.	Name of the Minor Nominee(s)/ Survivor(s)	Date of Birth	Name of the Guardian	Relationship with Minor	Address of the Guardian	Mobile Number and Email Address of the Guardian
1						
2						

4. I/We undertake that

(i) I/ We shall hold/ receive the aforesaid amount/ articles in a fiduciary capacity as a trustee of the rightful beneficiary(ies) and any settlement made to me/ us shall not affect their rights.

(ii) The aforesaid *accounts/ safe deposit locker/ safe custody articles are not the subject matter of any dispute and that there is no Court order restraining me/ us from claiming or the bank from settling the claim in my/ our favour or otherwise.

(iii) I/We authorize the bank to exercise its right to lien and set-off and accordingly, to deduct the outstanding dues which are payable to the bank in relation to credit facilities availed by the Deceased or any other dues payable to the bank, from the balance held by the Deceased in the aforementioned account(s).

5. I/We have attached the following documents for the purpose of settlement of my/our claim:

- *Death certificate (of deceased customer)/ First Information Report (FIR) and the non-traceable report issued by police authorities (in case of missing person)
- Officially Valid Document in support of the identity and address of the Nominee(s)/ Survivor(s) making the claim.

Note: "Officially Valid Document" (OVD) means the passport, the driving licence, proof of possession of Aadhaar number, the Voter's Identity Card issued by the Election Commission of India, job card issued by NREGA duly signed by an officer of the State Government and letter issued by the National Population Register containing details of name and address.

6. The facts stated above are true and correct to the best of my/our knowledge and belief.

7. Name and signature of the *nominee(s)/ survivor(s) who will receive the balance payable/ articles in safe deposit locker/ safe custody:

Sr. No.	Name of nominee(s)/survivor(s)/ Guardian of Minor Nominee	Signature/Thumb impression
1		

2		
3		
4		

Note: In case a claimant is unable to sign, he/ she may place the thumb impression in the presence of a witness known to the bank.

Name and address of witness (in case of claimant(s) placing the thumb impression): Signature of witness:

*(Delete which ever is not applicable)

FOR OFFICE USE

(may be prepared by the bank as per its official requirement)

GP PARSIK SAHAKARI BANK LTD

Annex

Claim form for Accounts without nominee/survivorship clause

Application Form for Settlement of Claim in Deposit Accounts/Release of Contents of Safe Deposit Lockers/Return of Articles in Safe Custody kept by Deceased Customer (cases other than Nomination or Joint Account with survivorship clause)

The Branch Manager

Date:

_____ Bank

_____ Branch

Madam/Dear Sir,

Claim for Payment of Balances in the *Deposit Accounts/ Release of Contents of Safe Deposit Locker/Return of Articles in Safe Custody kept by Shri/Smt./Kum.

_____ (Name of Deceased/Missing Customer)

I/We _____ (Claimant(s)) hereby declare that I am/ we are the claimant(s) in the *Deposit Accounts/ Safe Deposit Locker/ Articles in Safe Custody kept by Shri/Smt./Kum. _____ (Name of Deceased/Missing Customer) who

*expired on _____ /is missing/not traceable since _____.

1. I/We furnish below the required information about the deceased customer:

(a) Date and Place of Death: _____

(b) Details of Death Certificate No. _____ dated _____ Authority _____ (copy enclosed). (Original to be produced for verification)

(c) Age: _____ Yrs.

(d) Marital Status: Married/Unmarried/Widow(er)

(e) Address:

City/District: _____ PIN: _____ State: _____ Country: _____

(f) Religion: _____

Mention which law of succession is applicable _____ (Hindu, Mohammedan, etc.)

(g) Name, Relation & Age of the legal heir(s) of the deceased:

Sr. No.	Name & Address	Age	Relation	Mobile Number & Email Address	Whether signing Letter of Disclaimer/ No Objection (Yes/No)
1					
2					
3					
4					

(h) In case of minor legal heir(s), details of Natural Guardian/Legal Guardian:

Sr. No.	Name of the Minor Legal Heir	Date of Birth	Name of the Guardian	Relationship with Minor	Address of the Guardian	Mobile Number and Email address of the Guardian
1						
2						

2. I/We, therefore, submit my/our Claim for *payment of the balance with accrued interest in deposit accounts/release of contents of safe deposit lockers/return of articles in safe custody kept by deceased customer as per details given below:

a. Deposit Accounts

Sr. No.	Nature of Deposits (SB/ CA/ TD, etc.)	Account No.	Amount	Date of Maturity (in case of TD)
1.				
2.				
3.				
4.				
Total				

b. Safe Deposit Locker No. _____ **Mode of Holding:** _____

Details of Articles (if known): _____

c. Safe Custody Article Receipt No. _____

Details of Articles (if known): _____

I/We undertake that

(i) I/We shall hold/receive the aforesaid amount/payment in a fiduciary capacity as a trustee of the rightful beneficiary(ies) and any settlement made to me/ us shall not affect their rights.

(ii) The aforesaid *accounts/ safe deposit lockers/ safe custody articles are not the subject matter of any dispute and that there is no Court order restraining me/ us from claiming or the bank from settling the claim in my/ our favour or otherwise.

(iii) I/We authorise the bank to exercise its right to lien and set-off and accordingly, to deduct the outstanding dues which are payable to the bank in relation to credit facilities availed by the Deceased customer or any other dues payable to the bank, from the balance held by the Deceased customer in the aforementioned account(s).

(iv) To indemnify and hold the bank harmless against any claims, suits, legal proceedings by any legal heirs, executors, administrators, legal representatives, arising out of/ in connection with the settlement of this deceased claim in accordance to this request letter.

I/We declare that
(Select the applicable option)

there is **no** Will left behind by the Deceased to the best of my/our knowledge and belief. The Will submitted by me/ us is the last Will left behind by the Deceased and the same is not the subject matter of any dispute.

I/We lodge my/our claim for the above* balance with accrued interest/safe deposit locker/ articles in safe custody of the above-named deceased in terms of:
(Select the applicable option)

Will of Late Shri/Smt/Kum. _____ dated _____ (copy enclosed). The Will has neither been Probated nor has any Letter of Administration been obtained with respect to the same.

Will of Late Shri/ Smt/ Kum. _____ dated _____ and a probate granted by the court of _____ located at _____ vide order dated _____ (copy enclosed).

Letter of Administration No. _____ dated _____ issued by _____ at _____ (copy enclosed).

Succession Certificate dated _____ granted by the Court of _____ located at _____ vide order dated _____ (copy enclosed).

Court decree dated _____ issued by the Court of _____ located at _____ (copy enclosed).

Legal Heir Certificate granted by ___ at _____ vide order dated ___ (copy enclosed).

Declaration/Affidavit from an independent person regarding the legal heir(s) of the deceased depositor (copy enclosed).

I/ We request the bank to transfer the balance payable (after making the required adjustments, set-off, if any) to the account of claimant(s) given below:

Sr. No.	Name of Claimant	Bank Name and A/c No.	IFSC	Branch Details
1				
2				
3				
4				

For the minor claimant(s), name of such claimant(s) and his/hernatural/legal guardian are given below:

Sr. No.	Name of the Minor Claimant(s)	Date of Birth	Name of the Guardian	Relationship with Minor
1				
2				

I/We request the bank to *release the contents of safe deposit lockers/return the articles in safe custody to the following persons:

Sr. No.	Name of Claimant
1	
2	
3	
4	

6. I/We have attached the following documents for the purpose of settlement of my/our claim (select the applicable documents):

- *Death certificate (of deceased customer)/ First Information Report (FIR) and the non-traceable report issued by police authorities (in case of missing person)
- Officially Valid Document in support of the identity and address of the Claimant(s) making the claim
- Will/Probate of Will
- Letter of Administration
- Succession Certificate
- Court Decree/order
- Legal Heir Certificate
- Declaration/ Affidavit from an independent person regarding the legal heir(s) of the deceased customer

- Bond of indemnity signed by Claimant(s)
- Bond of indemnity/surety signed by Third Party(ies)
- Letter of disclaimer/no objection from non-claimant legal heir(s)

Note: "Officially Valid Document" (OVD) means the passport, the driving licence, proof of possession of Aadhaar number, the Voter's Identity Card issued by the Election Commission of India, job card issued by NREGA duly signed by an officer of the State Government and letter issued by the National Population Register containing details of name and address.

7. The facts stated above are true and correct to the best of my/our knowledge and belief.

8. Name and signature of the claimant(s) who will receive the balance payable/articles in safe deposit locker/ safe custody:

Sr. No.	Name of the Claimant/Guardian of Minor Claimant	Signature/Thumb impression
1		
2		
3		
4		

Note: In case a claimant is unable to sign, he/she may place the thumb impression in the presence of a witness known to the bank.

Name and address of witness (in case of claimant(s) placing the thumb impression): Signature

of witness:

*(Delete which ever is not applicable)

Note: 1. Bank is not responsible for any delay in disposal of the claim due to lack of full particulars furnished in this application and may insist on calling for a Legal Document in case there are disputes among legal heirs and all of them do not join in indemnifying the bank, or give Letter of Disclaimer/ No Objection, or where the bank has reasonable doubt about the genuineness of the claimant(s) being the only heirs of the deceased customer. The bank shall duly advise the claimant(s) in such cases.

2. In case the bank receives multiple claims from legal heirs of the deceased or in cases where there are inter se disputes amongst the legal heirs or a third party produces Will of the deceased, the bank shall not settle the claim unless the concerned party produces an Order/ Decree from

FOR OFFICE USE

(may be prepared by the bank as per its own requirement)

Annex - Bond of indemnity/Surety for Deposit accounts

BONDOFINDEMNITY/SURETY*

(To be duly stamped as per the Stamp Act applicable to the State)

(For Settlement of Claim in Deposit Accounts of Deceased Customer without
production of Legal Documents)

The Branch Manager

Date:

_____ Bank

_____ Branch

INCONSIDERATION of your paying or agreeing to pay us,

(Mention here the name of the claimant(s))

1. _____
2. _____
3. _____
4. _____

the sum of Rupees _____ standing at the**credit

of following deposit accounts with your bank in the name of Shri/Smt./Kum.

_____ since deceased, **without production of a Court Order
or Probate of Will or Letter of Administration or a Succession Certificate** to his/ her estate:

Sr. No.	Nature of Deposits (SB/ CA/ TD, etc.)	Account No.	Amount	Date of Maturity (in case of TD)
1.				
2.				
3.				
4.				
Total				

We, _____, do here byfor

(Mention here the Name of the claimant(s)/surety(ies))**

ourselves and our heirs, legal representatives, executors and administrators, jointly and severally UNDERTAKE AND AGREE to indemnify you, the bank, its officers/ Directors, and its successors and assignees against all claims, demands, proceedings, losses, damages, charges and expenses which may be raised against or incurred by you by reasons or in

consequence of your having agreed to pay/or paying the said sum to the claimant(s) as aforesaid.

SIGNED AND DELIVERED by the above named

1. _____

2. _____

3. _____

4. _____

(Heir(s)/claimant(s) of the deceased customer)

Signed and delivered by the above named on this _____ day of _____ two thousand _____.

*SIGNED AND DELIVERED by the above named

1. _____

2. _____

(Sureties)

Signed and delivered by the above named on this _____ day of _____ two thousand _____.

*Surety is applicable only incase of claims above the threshold limit.

**~~(Delete which ever is not applicable)~~

GP PARSİK SAHAKARI BANK LTD

Opinion Report on Surety

A. Details to be furnished by the surety

1.	Name in Full	
2.	Address	
3.	Academic Qualification	
4.	Age	
5.	Occupation (If employed, please state the name of the employer and since when employed).	
6.	Present Monthly Income/Salary	
7.	Total yearly income from all sources	
8.	No.of dependents	
9.	Personal Assets	
a.	Immoveable Property, viz., land/ Building, etc. (please give details of acquisition, present value, etc.)	
b.	Investments(Term Deposits, Shares, etc., if any)	
c.	Life Insurance Policy	
d.	Other Assets	
e.	Details of Bank Accounts, if any (Name and address of Bank with Account No. (Savings bank/ Current) to be furnished).	
10.	Personal Liability, if any	
11.	Please indicate whether surety is related to claimant(s) Yes/No	
12.	Period for which claimant(s) are known	Yrs.

I confirm that all the statements made by me in this application are true and correct to the best of my knowledge and belief.

Place:

Date:

Signature

(Surety)

B. Remarks of the Bank Official

Annex - Letter of disclaimer/No objection

(To be duly stamped as per the Stamp Act applicable to the State)

The Branch Manager

_____ Bank

_____ Branch

Dear Sir,

Detailsofdepositaccount(s)/safecustodyarticles/safedepositlockerinthenameofShri/

Smt./ Kum. _____ Since decease dare as follows:

a. Deposit Accounts

Sr. No.	Nature of Deposits (SB/ CA/ TD, etc.)	Account No.	Amount	Date of Maturity (in case of TD)
1.				
2.				
3.				
4.				
Total				

b. Safe Deposit Locker No. _____ **Mode of Holding:** _____

c. Safe Custody Article Receipt No. _____

Details of Articles (if known) _____

2. With reference to the above account(s)/ safe deposit locker/ safe custody articles, I/ We, the legal heirs of Shri/Smt./Kum. _____ (Name of deceased customer), have to advise that we have no interest in the above deposits/assets and as such we have no objection to your paying the *balance amount in the above account(s)/ releasing the contents in safe deposit locker/ returning the safe custody articles lying with you in the name of the aforesaid Shri/ Smt./ Kum. _____ (Name of the deceased customer) to Shri/ Smt./ Kum.:

1. _____

2. _____

3. _____

4. _____

Such payment of the *balance in the above account(s)/release of the contents in safe deposit locker/return of the safe custody articles would be completely binding on us and we will not

Question the bank's sanction in doing so. I/We undertake to bind our selves, our heirs and legal representatives not to revoke the declaration made herein.

Sr. No.	Name of the Non-claimant Legal Heir(s)(who relinquish their rights)	Age(yrs.)	Signature
1			
2			
3			
4			

Signed on this _____ day of _____ two thousand _____.

*(Delete which ever is not applicable)

GP PARSIK SAHAKARI BANK LTD

Annex-Declaration/Affidavit

(To be duly stamped as per the Stamp Act applicable to the State)

I, _____ S/D/O _____
_____ residing at _____
_____ do hereby make oath*/solemnly affirm and say as follows:

That Shri/Smt./Kum. _____ (Name of the deceased customer) here in after, referred to as “the deceased” died intestate on _____ at _____.

2. That I know the deceased and his/her family since the last _____ years.
3. That at the time of his/her death, the deceased left surviving him/her the following persons who according to the law by which they are governed, are the only legal heirs of the deceased entitled to succeed to the estate of the deceased on an intestate succession:

Sr. No	Name	Age (yrs.)	Relationship with the deceased
1			
2			
3			
4			

4. That I am not related in any manner whatsoever to the deceased or any of the above- mentioned persons nor have I any claim or interest of whatsoever nature in the estate of the deceased.
5. That I am informed, and I verily believe that the deceased has left certain *deposits/ safe deposit locker/ articles in safe custody with the _____ Bank _____ branch, to which the above-mentioned persons are entitled to claim.
6. That I am making this solemn declaration sincerely and conscientiously believing this to be true and with full knowledge that it is on the strength of this declaration that the _____ Bank _____ branch, has agreed at my request to make payment of the amount of the deposits and *deliver the articles in safe deposit locker/ safe custody to the above mentioned persons without requiring production of a grant of legal document to the estate of the deceased from a competent Court by them.

*Sworn/solemnly affirmed at this _____ day of _____ two thousand _____.

(Signature of Declarant)

in the presence of _____

before me

Notary Public/Judge/Magistrate**

*(Delete whichever is not applicable)

**The declaration is required to be sworn as an affidavit before a Notary Public/Judge/ Magistrate only if the claim amount is above the threshold limit.

GP PARSIK SAHAKARI BANK LTD

Annex-InventoryformandAcknowledgementforSafeDeposit Lockers

ThefollowinginventoryofcontentsofSafeDepositLockerNo. _____

located at _____ Branch of _____ Bank,

*hiredinher/hissolenamebyShri/Smt./Kum. _____ (deceased),

*hiredjointlybyShri/Smt./Kum.(i) _____ (deceased)

(ii) _____

(iii) _____

was taken on this _____ day of _____ two thousand _____.

Sr. No.	Description of Articles in Safe Deposit Locker	Other identifying particulars, If any
1		
2		
3		
4		
5		
6		
7		
8		

2. For the purpose of inventory, access to the locker was given to the nominee/ survivor/legal heirs/ beneficiary named in the Will or their duly authorised representative/s:

- *By breaking open the locker under her/his/their instructions.
- *Who produced the key to the locker

3. The above inventory was taken in the presence of:

(i) **Nominee/Legalheir/BeneficiarynamedintheWillofdeceasedhirer(s)orthirduly authorised representative**

Shri/Smt./Kum. _____

Address _____(Signature)

Shri/ Smt./ Kum. _____

Address _____

(Signature)

And

(ii) Survivors in case of Joint hirers (if applicable)

Shri/ Smt./ Kum. _____

Address _____ (Signature)

(Signature)

Shri/ Smt./ Kum. _____

Address _____

(Signature)

(iii) Witness(es)

Shri/ Smt./ Kum. _____

Address _____ (Signature)

(Signature)

Shri/ Smt./ Kum. _____

Address _____

(Signature)

(iv) On behalf of Bank

Custodian:

Shri/ Smt./ Kum. _____

Address _____

(Signature)

Bank employee other than Custodian:

Shri/Smt./Kum. _____

Address _____

(Signature)

*(Delete which ever is not applicable)

_ACKNOWLEDGEMENT

*I/ We, Shri/ Smt./ Kum. _____

(Name of the nominee(s)/ legal heir(s)/ beneficiary named in the Will or their duly authorised representative and

Shri/ Smt./ Kum. _____

(surviving heirs, if applicable)

hereby acknowledge the receipt of the contents of the safe deposit locker comprised in as set out in the above inventory. Further, all the contents in the locker have been removed and the locker is empty, and I/ we have no objection to allotment of the locker to any other locker hirer as per norms of the bank.

Shri/Smt./ Kum. _____

Signature

Shri/ Smt./ Kum. _____

Shri/ Smt./ Kum. _____

Signature

Date _____

Place _____

*(Delete which ever is not applicable)

Annex- Inventory form for Articles in Safe Custody

The following inventory of articles left in safe custody with _____
 _____ Branch of _____ Bank, _____ by
 Shri/Smt./Kum. _____ (deceased), under an
 agreement / receipt number dated _____ was taken on this
 _____ day of _____ two thousand _____

Sr. No.	Description of Articles in Safe Custody	Other identifying particulars, if any
1		
2		
3		
4		
5		
6		
7		
8		

2. The above inventory was taken in the presence of:

(i) Nominee or Legal Heir or Person mandated by Nominee (including Minor Nominee) / Legal Heir

Shri/Smt./Kum. _____

Address _____ (Signature) _____

Shri/ Smt./ Kum. _____

Address _____ (Signature) _____

(ii) Witness(es)

Shri/ Smt./ Kum. _____

Address _____ (Signature) _____

Shri/ Smt./ Kum. _____

Address _____ (Signature) _____

(iii) On behalf of Bank

Custodian:

Shri/Smt./Kum. _____

Address _____ (Signature)

Bank employee other than Custodian:

Shri/ Smt./ Kum. _____

Address _____ (Signature)

ACKNOWLEDGEMENT

*I, Shri/Smt./Kum. _____ nominee/legal heir/

Mandate holder

*We, Shri/ Smt./ Kum. _____

Legal heirs, and

Shri/ Smt./ Kum. _____

Surviving heirs

hereby, acknowledge the receipt of the articles kept in the safe custody comprised in as set out in the above inventory.

Shri/ Smt./ Kum. _____

(Legal Heir/Mandate Holder)

Shri/ Smt./ Kum. _____ Signature _____

Shri/ Smt./ Kum. _____ Signature _____

Shri/ Smt./ Kum. _____ Signature _____

Date and Place _____

(*Deletewhicheverisnotapplicable)

Annex-

Bond of indemnity with respect to delivery of contents of Safe

Deposit locker/Articles kept in Safe Custody

(to be submitted in case of claims settled without production of Legal Documents)

(To best Stamped as per the Stamp Act applicable to the State)

The Branch Manager

_____ Bank

_____ Branch

Inconsideration of your delivering or agreeing to deliver to me/ us,

(Claimant(s))

The articles mentioned here under:

Safe Deposit Locker No./ Safe Custody Article Receipt No.	Details of the articles	Description	Weight	Valuation (to be filled in by the bank)

and held in the name of Shri/ Smt./ Kum. _____ Since
deceased, without production of any probate of Will/ succession certificate/ letters of
administration/ court order

I/ We _____ and _____

(Claimant(s))

*do hereby for ourselves and our heirs, legal representatives, executors and administrators,
jointly and severally undertake and agree to indemnify you, the bank, its officers/Directors, and
its successors and assignees against all claims, demands, proceedings, losses, damages,
charges and expenses which may be raised against you or incurred by you by
reason or in consequence of having delivered or agreed to have delivered to me/us the above
mentioned articles of the deceased from the safe deposit locker/sealed boxes in safe custody.*

Signed and delivered by the above named on this _____ day of _____ two thousand _____.

SIGNED AND DELIVERED by the above

named (1) _____

(2) _____

(Claimant(s))

GP PARSIK SAHAKARI BANK LTD