INDEX

Prescribed forms	ANNEXURE
Claim Form (PNB 831) for nominee	I
Inventory for contents of locker (With Nomination & Without Nomination)	II & IIA
Inventory for articles left in safe custody (With Nomination & without Nomination)	III & III A
Receipt (From Nominee)	IV -1
Receipt (From Claimant)	IV -2
Power of Attorney (Deposit Account) - PNB-1141	V
Power of Attorney (Locker) - PNB 1142	VI
Agreement of indemnity (Deposit Account / Locker) - PNB 1143	VII
Indemnity Bond with surety (Deposits) – PNB-346	VIII
Indemnity Bond with surety (Lockers) – PNB 1144	IX
Letter of Consent-Cum-Relinquishment for claims up to Rs.2.00 lac in respect of Deposits/Lockers	X
AFFIDAVIT CUM INDEMNITY BOND WITH SURETY (For allowing operation in HUF accounts in case of death of Karta)	XI
	Claim Form (PNB 831) for nominee Inventory for contents of locker (With Nomination & Without Nomination) Inventory for articles left in safe custody (With Nomination & without Nomination) Receipt (From Nominee) Receipt (From Claimant) Power of Attorney (Deposit Account) - PNB-1141 Power of Attorney (Locker) - PNB 1142 Agreement of indemnity (Deposit Account / Locker) - PNB 1143 Indemnity Bond with surety (Deposits) - PNB-346 Indemnity Bond with surety (Lockers) - PNB 1144 Letter of Consent-Cum-Relinquishment for claims up to Rs.2.00 lac in respect of Deposits/Lockers AFFIDAVIT CUM INDEMNITY BOND WITH SURETY (For allowing operation in HUF accounts in

ANNEXURE-I

CLAIM FORM (For Establishing the Identity of the Nominee) (PNB 831)

I Shri/Smt./Kum on behalf of the minor nominee hereby appointed on behalf of the minor Shri/Smt./Kum nominated to claim the deposit monies/a locker with deceased. The safe custody/safety locker are held in No safe custody receipt No deceased.	or nominee of the deceased I further declare that I amrticles held in safe custody/safety Branch by Shri/Smt./Kumrticles held in deposit monies/articles held inrticles held in/Locker/
Shri/Smt./Kum	
Witness*:	
 Magistrate or judicial official or An officer of the Central or State Government Or 	1.Name Address
3. An officer of a Bank Or	Signature
4. Two persons acceptable to the Bank Address	x 2.Name
(*strike out whichever is not applicable)	Signature)

ANNEXURE-II

Form of inventory of contents of safety locker hired from Banking Company (Section 45 ZE (4) of the Banking Regulation Act, 1949).

(To be used in case of Lockers operated jointly and there is nomination or survivorship clause)

The following inventory of in the safe deposit vault	ž.	No located cBranch :-		
*hired by Shri/Smt	(dece	ased) in his/her sole name		
*hired by Shri/Smt.(i) (ii) _ (iii) _	} (dece	ased) } Jointly with		
was taken on this	day of 200_			
Sr. No.	Description of article in safety locker	• •		
1.				
2.				
for the purpose of inventory access to the locker was given to the Nominee/ and the surviving hirers. *who produced the key to the locker. *by breaking open the locker under his/her/their instructions. The above inventory was taken in the presence of: 1. Shri/Smt				
Address	•	minee) dress		
(Signature)	— (Sig	gnature)		
AND				
Shri/Smt { Survivors of joint hirers Address	Address	arvivors of joint hirers.}		
(Signature)				

2. Witness(es) with name, address an	d signatures.
*I, Shri/Smt	(Nominee)
*We, Shri/Smt the Shri/Smt the acknowledge the receipt of the content and set out in the above inventory inventory.	· -
Note:	
It is made clear that access to the lock only as a trustee of the legal heirs condition that such access if given the affect the right or claim which any per / nominee(s) to whom the access is given	of the deceased locker hirer on the to survivor(s) / nominee(s) shall not rson may have against the survivor(s)

ANNEXURE-II A

Form of Inventory of Contents of Safety Locker Hired from Banking Company

(To be used where there is no nomination or survivorship clause)

_	ault of _Punjab National Banl	
* hired by Shri/Smt.	(deceased	d) in his/her sole name.
	(i)(decease & (iii)	
was taken on this	day of	20
Sr. No.	Description of articles in safety locker	Other identifying particulars, if any
1.		
2.		
*By breaking of *Who produce applicable). The above inventory of the above inventory of the state of the sta	dated by the legal heir(s) and pen the locker under his/her, d the key to the locker. (was taken in the presence of : ed joint hirer(s)/person mand	their instructions. Delete whichever is not
Shri/Smt	(Signature)	
	(Signature)	
And		
Shri/Smt Address	(Signature) {Survivors	of Joint hirers}

(Signature)			
Shri/Smt.				
Address.				
0 W. ()				
2. Witness (es) with name, address as	nd signatu	re:		
(Signature)				
Shri/Smt.				
Address				
(Signature)				
Shri/Smt(Signature)				
Address				
***	******	**		
ACKNOWLEDGEMENT				
* I, Shri/Smt.		legal h	eir/mar	ndate holder
* We, Shri/Smt.		10801 11	.011 / 11101	14400 1101401
		heirs	and	Shri/Smt
·				surviving
hirers hereby acknowledge the recei				
comprised in ad set out in the above said inventory.	e inventory	togetne:	r with a	copy of the
said inventory.				
Shri/Smt.				
(Legal Heir/Mandate Holder)				
Shri/Smt.	_			
Shri/SmtS	ignature			_
Shri / Smf	_			
Shri/Smt S Date & Place	_			_

ANNEXURE-III

Form of inventory of articles left in safe custody with Banking Company (Section 45 ZC (3) of the Banking Regulation Act, 1949).

(To be used where there is nomination)

with	branch, by Shri/Smt
(Deceased) under an agreement/ receipt day of200 :-	dated was taken on this
Sr.No. Description of articles	Other identifying particulars, if any
1.	
2.	
The above inventory was taken in the pres	sence of:
1. Shri/Smt(Nominee) OR Address	Shri/Smt (Appointed on behalf of minor Nominee) Address
Signature	
_	Signature
Name Address	NameAddress
I, Shri/Smt (nomined hereby acknowledge receipt of the articles inventory together with a copy of the said	comprised and set out in the above
Shri/Smt(Nominee) OI	R Shri/Smt (Appointed on behalf of minor Nominee)
Signature	Signature
Date Place	Date
	Place
Shri/Smt(Nominee)	Shri/SmtSignature
Signature	Date
Date	Place
Place * (Delete whichever is not applicab	ole)

- While returning/releasing articles, kept in Lockers, to the nominee Bank is not required to open sealed/closed packets.
- All nominations recorded by the Bank should be acknowledged to the locker holder on the prescribed format.

ANNEXURE-III A.

Form of Inventory of articles left in Safe Custody with banking company (To be used where there is no nomination or survivorship clause)

The following inventory of Bank With		•	•
(deceased) under on agreement/rece20	-		
Sr. No.	Description of art	icles Othe	r identifying
	in safe custody.		culars, if any
1.			
2.			
The above inventory was mandated by legal heirs 1. Shri/Smt			neirs or a person
	ACKNOWLEDGEM	IENT	
* I, Shri/Smt]	legal heir/mandate
holder			10001
* We, Shri/Smt heirs and Shri/Smt			legal surviving
hirers hereby acknowled		articles con	
in the above inventory to			
Shri/Smt.			
(Legal Heir/Mandate Hole	der)		
Shri/Smt.	•	Signature _	
Shri/Smt.			
Shri/Smt			
Date & Place			
	Delete whichever is	not applicat	ole)

Annexure-IV -1

RECEIPT FROM NOMINEE

Received with thanks from Punjab National Bank,	
branch, a sum of Rs	(Rupees
only) by Banker's	Cheque
No dated in fa	avour of
	and final
settlement of my/our claim as nominee on the balance in	
Account(s) No(s) standing	in the name
of the deceased Shri/Smt/Kum.	
not have any other claim from the Bank henceforth.	•
I hereby confirm that the payment has been received as trust legal heirs of the deceased.	tee (s) of the
Place:	Revenue
	stamp
Date:	-
(Signature of Nominee)	

Annexure-IV-2

RECEIPT FROM CLAIMANT

Received with thanks from Punjab National Bank,	
branch, a sum of Rs.	(Rupees
only) by Banker's	
	avour of
	and final
settlement of my/our claim as legal heir/claimant on the	
Account(s) No(s)	standing
in the name of the deceased Shri	
I/We do not have any other the Bank henceforth.	ciaiiii iroiii
the Bank hencelorur.	
I /we hereby confirm that the payment has been received for	self and for
and on behalf of other legal heirs of the deceased.	sen and ior
and on benan of other legar here of the deceased.	
Place:	Revenue
	stamp
D 4	1
Date:	
(Signature of the legal heirs)	
DECLARATION	
(In case funds are settled in favour of a Minor)	
(iii oddo rairad are bettied iii iavodi or a iiiiior)	
I, father/mother/duly appointed guardia	an of
hereby certify that the proceeds of the Banker's Chee	
dated favoring issued by Punjab Nat	-
branch, in settlement of the balance in account	
of Latewill be utilized for the be	enefit of the
minor only.	
Signature	
Data	
Date:	
Place:	

ANNEXURE -V (PNB - 1141)

POWER OF ATTORNEY

(For deposit accounts)

(To	be stamped	as special	Power of	Attorney	as per	rates	prevailing	in
the	States and	attested by	y a Notary	//Magistra	ate)			

4) Generally to do all lawful acts necessary for receiving of the said

amounts from the bank.

AND I / We hereby agree that all acts, deeds and things lawfully done by my/ our said attorney shall be deemed as acts, deeds and things done by me/ us personally and I / we undertake to ratify and confirm all and whatsoever that my /our said attorney shall lawfully do or cause to be done for me/ us by virtue of powers hereby given.

IN WITNESS WHEREOF I/We have signed this deed on this day of... 200 ...

EXECUTANT(S)

- 1) Witness
- 2) Witness

(If different persons execute at different places / difference dates, the place / date be not filled up. The place / date be indicated against their respective signatures)

POWER OF ATTORNEY

(For Lockers)

(To be stamped as special Power of Attorney as per rates prevailing in the States and attested by a Notary/Magistrate)
KNOW ALL MEN BY THESE PRESENTS THAT I/WE
WHEREAS Shri/Smt had locker Nowith Punjab National Bank, Branch Office
AND WHEREAS He/She has expired on leaving behind legal heirs.
AND WHEREAS I/ We cannot present myself/ ourselves to open the locker, receive the contents thereof and give discharge to the bank.
By virtue of this power of attorney, the said nominated attorney will do the following acts etc. that is to say:
1) To have access, to open the said locker and to receive contents thereof
2) To sign the inventory of the contents of locker and receive copy thereof, give receipt and proper discharge to the bank in connection with the receipt of contents of locker.
3) To execute Indemnity Bond and arrange for surety in respect of my/our share in the contents of the said locker.
4) Generally to do all lawful acts necessary for receipt of the contents of the

said locker.

AND I/We hereby agree that all acts, deeds and things lawfully done by my/ our said attorney shall be deemed as acts, deeds and things done by me/ us personally and I / we undertake to ratify and confirm all and whatsoever that my /our said attorney shall lawfully do or cause to be done for me/ us by virtue of powers hereby given.

IN WITNESS WHEREOF I year	/ We have signed this deed on this day of
1) Witness	EXECUTANT(S)
2) Witness	

(If different persons execute at different places / difference dates, the place/date be not filled up. The place / date be indicated against their respective signatures)

AGREEMENT OF INDEMNITY

(For deposits /lockers)

(To be stamped as an agreement as per rates prevailing in each State)

(Delete inapplicable words)
THIS AGREEMENT is made at this day of200Between S/Sh Sh/Smt.* Son/daughter/husband/widow of Sh R/O
(hereinafter called the principal party 'which term shall include his/her/their heirs, administrators and executors) of the one part and PUNJAB NATIONAL BANK BRANCH OFFICE hereinafter called the 'BANK' of the second part.
WHEREAS Sh/Smtson/daughter/husband ofresident of deceased, at the time of his/her death had the following account(s)/ locker with the bank.
And WHEREAS the said principal party
NOW THIS AGREEMENT witnessed that in consideration of the payment of amount with interest by the Bank/delivery by the Bank of the contents of locker, mentioned above (the receipt whereof the said principal party hereby acknowledges), the said principal party agrees to refund after demand aforesaid amount/ value of the contents of locker, with interest, as may be levied by the Bank, in case any claim is made about the aforesaid amount/contents of locker by any other heir or anybody else.
The said principal party has/have accordingly signed this agreement on the day, month and year mentioned above.

FOR PUNJAB NATIONAL BANK

PRINCIPAL PARTY EXECUTANT(S)

^{*(}Give the details of all claimants)

INDEMNITY BOND WITH SURETY

(For deposit accounts)

THIS

INDENTURE

THIS	INDENTURE	is	made	atthisday
of	200			
Sh/Smt	*Son/dau	ıghter	/husband	/widow of Sh
	R/O	•••		
	•		hereir	nafter called `the principal party' of
				n/daughter/widow of Sh
				the surety' of the second part and
-				The bank' of the third part
2 01:0112			0111 0011001	The same of the same part
WHERE	AS Sh		son (of Shriresident of
				his death following account(s) with
	k at branch Offic			ino dodin ronowing decodin(o) with
the bank	is at branch one		••••••	
Details	of accounts of t	he de	ceased	Balance (Rs.)
Details	or accounts or t	.iic uc	ccascu	Dalance (NS.)
1.				
2.				
4.				
	JEDEAS the soid	1 nrin	oinal nart	y claim (s) to be the sole
		_		entitled to the above mentioned
•				
				n(s) the payment of the balance (s)
standing	g to the credit of	tne de	eceasea in	the books of the bank.

NOW THIS INDENTURE witnesseth that in consideration of the payment by the bank of the amounts above mentioned, (the receipt whereof the said principal party hereby acknowledges), the said principal party and the surety both bind themselves severally and jointly to pay the aforesaid amounts with interest, loss, damages and cost of all kinds whatsoever to the said Bank, in case any claim is made about the aforesaid money(s) by anybody else. Further, in consideration of the aforesaid payments to the

57

said principal party by the said bank, the principal party and the surety both undertake for themselves their heirs, executors and administrators to hold the bank, its agents etc. harmless and indemnified in respect of all claims to the aforesaid money(s).

IN WITNESS whereof the principal party, and the surety have put their signatures

1) WITNESS	PRINCIPAL PARTY SURETY
	FOR PUNJAB NATIONAL BANK (EXECUTANT(S)

^{*(}Give the details of all claimants)

ANNEXURE-IX (PNB - 1144)

INDEMNITY BOND WITH SURETY

(for locker)

THIS INDENTURE is made at this day of					
WHEREAS Sh son of Sh resident of the deceased had at the time of his death had the following lockers with the Bank at Branch office					
Locker No					
the bank of the contents of the locker above specified, (the receipt whereof the said principal party hereby acknowledges) the said principal party and the surety both bind themselves severally and jointly to pay the value of the contents of locker with interest, loss, damages and cost of all kinds whatsoever to the said Bark, in case any claim is made about the aforesaid contents of the locker by anybody else. Further, in consideration of the aforesaid delivery to the said principal party by the bank, the said principal party and the surety both undertake for themselves their heirs, executors and administrators to hold the bank, its agents etc. harmless and indemnified in respect of all claims to the aforesaid contents of locker.					
IN WITNESS whereof the principal party and the surety have put their signatures					
1) WITNESS	PRINCIPAL PARTY SURETY FOR PUNJAB NATIONAL BANK				

(EXECUTANT(S)

			ANNEXURE-X
	LETTER OF CONSENT-	CUM-RELINQ	UISHMENT
Punjab	anch Manager, National Bank,		
Dear S	ir,		
/ Kun	ment of Claim pertaining to		
No	at your branch		
With reference to the above I / we inform you that Shri / Smt. / Kum			
Sr. No.	*Name of the Legal heir with full Address	Age (Years)	Relationship with the deceased
1.			
2.			
3.			
our cla Kum_ claim No having the sai	/ Locke a credit balance of	our of the al above n respect r No Rs the payment in the said L name for him	bovesaid Shri / Smt. / e) to sign & present the of the said Account (as on t of the amount lying in cocker and to execute the uself / herself and to give

^{*(}Give the details of all claimants)

Smt. / Kum.	delivery so made to the above Shri / _ shall validly discharge the bank and st the bank in whatsoever manner in		
tins regard.			
The Signature of the above-named S given below:-	hri / Smt./Kum is		
(Cinnetons of the Acthemical Demons)	1.		
(Signature of the Authorized Person)	2. 3.		
Name: Address	*EXECUTANTS		
(*To be signed with name and full address by the persons except the person in whose favour the relinquishment and consent is given)			
Signed before me on this day of Two thousand			
Seal Notary Public / Gazetted Officer / Officer of Public Sector Undertaking			

ANNEXURE-XI

AFFIDAVIT CUM INDEMNITY BOND WITH SURETY

(For allowing operation in HUF accounts in case of death of Karta)

THIS INDENTURE of201between	is	made	at	this	day
1) Sh/Smt*	wife Sh/Sm R/O	of/wid	; 2) low of Son/da	Sh/Smt* Sh ughter/husk	R/O cand/wife
{*Note: details of all cop	arcenei	rs be ment And	tioned }		
Sh/Smtson/da and Sh/Smtson/da hereinafter o	son/d	laughter/w	vidow of	Sh	R/O
		And			
PUNJAB NATIONAL BANK Companies (Acquisition a it's Head Office 7, Bhikha Branch Office PART	nd Trai iji Cama	nsfer of Ur a Place, Ne	ndertakings w Delhi 11	s) Act of 197 .0 066 and ir	'0, having nteralia a
WHEREAS					
a) Late Sh was the called as "HUF"} and bank at branch Off	Karta d was o	ofperating fo		{h	ereinafter
Details of account	of the	HUF	Balan	ce (Rs.)	
b) The principal particeand to the since been substant are no other members.	they a (Name) mitted t	re the of of the HUI to the Banl	only living F). A copy o k. They fu	g members of the death rther affirm	of the certificate

- c) The principal parties further affirm that Mr./Ms.

 _______ is a coparcener of the HUF and he/she has been unanimously appointed as the new Karta of the HUF;
- d) The principal parties approached the Bank with a request to substitute the name of the deceased Karta Shri ______, with the name of newly appointed Karta Mr./Ms. _____ and to allow operation in the account {detailed in para (a) hereinabove}, by the newly appointed Karta for which the principal parties and the sureties have agreed to execute an indemnity and surety as contained herein.

NOW THIS INDENTURE witnesseth that in consideration of the Bank having accepted the request of the principal parties to allow the newly elected/appointed Karta to operate the account, the principal parties and the sureties hereby agree, undertake and bind themselves jointly and severally to pay the amount shown in the account of HUF at the time of the death of earlier Karta, late Sh., alongwith further interest, loss, damages and cost of all kinds whatsoever the Bank may incur, in case any claim is made about the aforesaid money(s) by anybody else on account of accepting the request of the principal parties and thereby allowing continuing operation in the account of HUF. Further, in consideration of accepting the request of the principal parties by the Bank, the principal parties and the sureties undertake for themselves and bind their heirs, executors and administrators to hold the bank, its assigns etc. harmless and indemnified in respect of all/any claims to the aforesaid money.

IN WITNESS whereof the principal parties, and the sureties have put their signatures

1) WITNESS OCCUPATION ADDRESS	PRINCIPAL PARTIES SURETIES
2) WITNESS OCCUPATION ADDRESS	FOR PUNJAB NATIONAL BANK {EXECUTANT(S)}