



केंद्रीय विद्यालय संगठन Kendriya Vidyalaya Sangathan
18, संस्थानिक क्षेत्र/ 18, Institutional Area
शाहीद जीत सिंह मार्ग/ Shaheed Jeet Singh Marg
नई दिल्ली-16/ New Delhi - 16

F.No.110239/51/Cir./2016/KVS (Budget) | 107

Dated: 06.12.2016

The following orders issued by Government of India are uploaded on the KVS Website for information and necessary action.

1. G.I.Dept. of Per. & Trg. O.M.No.A-27012/01/2015-Estt. (AL), dated 22.8.2016 regarding Children Education Allowance (CEA) clarification.
2. G.I., M.H & F.W., O.M.No.F.No.S.14021/26/2016-MS. Dated 15.7.2016 regarding list of private hospitals recognized under CS (MA) Rules, 1944-Updating thereof.
3. G.I., M.H & F.W.,O.M.No.S.14021/03/2015-MS. Dated 18.7.2016 regarding Renewal of recognition of Tagore Hospital and Heart care Centre Pvt. Ltd , Jalandhar for treatment of Central Government employees under CS(MA)Rules, 1944.
4. G.I., M.H & F.W., O.M.No.S.14021/01/2015-MS. Dated 21.7.2016 regarding Recognition of Upadhyay Hospital, Shaheed Nagar Crossing Agra for treatment of Central Government employees under CS(MA) Rules, 1944.
5. G.I., CGEWCC, Circular No.1/2016-17,CGEWCC/Kol./16/2016-17/323-360, dated 26.7.2016 regarding CS (MA) Rules, 1944-Renewal of name of the AMA for the treatment of Central Government Employees and Members of their family for the period from 1.8.2016 to 31.7.2017.
6. G.I. Dept. of Pen & P.W.O.M.No.4/38/2008-P&PW (D), dated 4.8.2016 regarding Restoration of 1/3rd commuted portion of pension in respect of Government servants who had drawn lump sum payment on absorption in Central Public Sector Undertakings/Central Autonomous Bodies-Stepping up of notional full pension with effect from 1.1.2006 for the purpose of Dearness Relief and additional pension for old pensioners.
7. G.I. Dept. of Pen & P.W.O.M.No.45/3/2008-P&PW (F), dated 8.8.2016 regarding Special benefit in cases of death and disability in service -Revision of Disability Pension/family Pension of Pre-2006 Disability Pensioners/Family Pensioners.
8. G.I. M.F., O.M.No.CPAO/IT&Tech/Revision (Pre-2006)/2 Vol-VI/2016-17/104, dated 9.8.2016 regarding Revision of pension of pre-2006 pensioners - Delinking of revised pension from qualifying service of 33 years.

No Enclosures
P/L

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No. A-27012/01/2015-Estt.(AL)
Government of India
Ministry of Personnel, Public Grievances & Pension
Department of Personnel & Training

* * *

New Delhi, dated 22nd August, 2016.

OFFICE MEMORANDUM

Subject: Children Education Allowance (CEA) - Clarification

The undersigned is directed to refer to Department of Personnel & Training's O.M. No.12011/03/2008-Estt.(Allowance) dated 2nd September, 2008 and subsequent clarifications issued from time to time on the subject mentioned above and to say that E-Receipts produced by Central Govt. employees as a proof of payment of fee, etc., may be treated as original and hence may be allowed for claiming reimbursement of CEA.

2. This issues with the approval of Joint Secretary (Establishment).
3. Hindi version will follow.


(Mukul Ratra)
Director

To

1. All Ministries & Departments of the Government of India.
 2. Office of the Comptroller & Auditor General of India/Controller General of Accounts.
 3. Secretaries to UPSC/Supreme Court of India/Lok Sabha Secretariat/Rajya Sabha Secretariat/Cabinet Secretariat/Central Vigilance Commission/Planning Commission.
 4. President's Secretariat/Vice-President's Secretariat/Prime Minister's Office.
 5. All State Governments and Union Territories' Administration.
 6. All Members of Staff Side of the National Council of JCM/Departmental Council.
 7. Railway Board, New Delhi.
 8. ~~MC~~ Department of Personnel & Training with the request to upload the O.M. on the website.
- O/C

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*G.I., M.H. & F.W., O.M. No. F. No: S. 14021/26/2016-MS,
dated 15-7-2016*

**List of private hospitals recognized under
CS (MA) Rules, 1944 — Updating thereof**

The undersigned is directed to refer to the various Office Memorandums (O.Ms.) mentioned in the *Swamy's Compilation of Medical Attendance Rules* and the O.Ms, available on the Ministry of Health and Family Welfare's Website recognizing private hospitals under CS (MA) Rules, 1944 for treatment of CS (MA) beneficiaries and their family members and to say that as per the instant guidelines, private hospitals are recognized for a fixed period i.e. for a period of 4 (four) years at a time. Thereafter, they are required to apply for renewal of their hospitals if they want to provide treatment under CS (MA) Rules after expiry of their recognition period.

2. Accordingly, the list available at the Ministry's website has been reviewed and updated, which the Ministry will keep updating regularly, to avoid any confusion regarding validity of recognition of any hospital.

3. All the Ministries / Departments are advised to ascertain the status of recognition of the private hospital recognized under CS (MA) Rules, 1944 from the website of MoH&FW before granting permission to their CS (MA) beneficiaries and their family members for taking treatment from that hospital. However, in case of any confusion, the date of issuance of O.M. empanelling the hospital may be taken as date for calculating the period of 4 years.

Renewal of recognition of Tagore Hospital and Heart Care Centre Pvt. Ltd., Jalandhar for treatment of Central Government employees under CS (MA) Rules, 1944

The undersigned is directed to say that the proposal received for renewal of recognition of Tagore Hospital and Heart Care Centre Pvt. Ltd., Jalandhar for treatment of Central Government Employees and their family members under Central Services (Medical Attendance) Rules, 1944 has been examined in this Ministry and found to be in order. It has been decided to grant recognition to the Tagore Hospital and Heart Care Centre Pvt. Ltd., Jalandhar under Central Services (Medical Attendance) Rules, 1944.

2. The Schedule of charges for the treatment of Central Government Employees and the members of their family under the CS (MA) Rules, 1944, will be the rates fixed for CGHS, Chandigarh. The approved rates are available on the website of CGHS (<http://msotransparent.nic.in/cghsnew/index.asp>) and may be downloaded / printed.

3. The undersigned is further directed to clarify as under:-

(a) "Package Rate" shall mean and include lumpsum cost of in-patient treatment / day care / diagnostic procedure for which a CS (MA) beneficiary has been permitted by the Competent Authority or for treatment under emergency from the time of admission to the time of discharge, including (but not limited to)-(i) Registration charges, (ii) Admission charges, (iii) Accommodation charges including patient's diet, (iv) Operation charges, (v) Injection charges, (vi) Dressing charges, (vii) Doctor / Consultant visit charges, (viii) ICU / ICCU charges, (ix) Monitoring charges, (x) Transfusion charges, (xi) Anaesthesia charges, (xii) Operation theatre charges, (xiii) Procedural charges / Surgeon's fee, (xiv) Cost of surgical disposables and all sundries used during hospitalization, (xv) Cost of medicines, (xvi) Related routine and essential investigations, (xvii) Physiotherapy charges, etc. (xviii) Nursing care and charges for its services

(b) Cost of Implants is reimbursable in addition to package rates as per CGHS ceiling rates for implants.

(c) Treatment charges for new born baby are separately reimbursable in addition to delivery charges for mother.

(d) Tagore Hospital and Heart Care Centre Pvt. Ltd., Jalandhar shall not charge more than the package rates fixed for CGHS, Chandigarh.

(e) Expenses on toiletries, cosmetics, telephone bills, etc., are not reimbursable and are not included in package rates.

4. Package rates envisage duration of indoor treatment as follows:—

Up to 12 days : for Specialized (Super Specialities) treatment

Up to 7 days : for other Major Surgeries

Up to 3 days : for Laparoscopic Surgeries/normal Deliveries

1 day : for day care/Minor (OPD) surgeries.

No additional charge on account of extended period of stay shall be allowed if that extension is due to infection on the consequences of surgical procedure or due to any improper procedure and is not justified.

(4)

In case, there are no CGHS prescribed rates for any test / procedure, then AIIMS rates are applicable. If there are no AIIMS rates, then reimbursement is to be arrived at by calculating admissible amount item-wise (e.g. room rent, investigations, cost of medicines, procedure charges, etc.) as per approved rates / actually, in case of investigations.

5. (a) CS (MA) beneficiaries are entitled to facilities of private, semi-private or general ward depending on their Basic Pay. The entitlement is as follows:-

Sl. No.	Pay drawn in Pay Band	Ward Entitlement
1.	Up to ₹ 13,950	General Ward
2.	₹ 13,960 to 19,530	Semi-Private Ward
3.	₹ 19,540 and above	Private Ward

(b) The package rates given in rate list of CGHS are for semi-private ward.

(c) The package rates prescribed are for semi-private ward. If the beneficiary is entitled for general ward, there will be a decrease of 10% in the rates; for private ward entitlement there will be an increase of 15%. However, the rates shall be same for investigation irrespective of entitlement, whether the patient is admitted or not and the test, *per se*, does not require admission.

6. The hospital shall charge from the beneficiary as per the CGHS prescribed rates or its own rate list, whichever is lower. The hospital shall charge CGHS NABH, Chandigarh rates till the expiry of its accreditation i.e. up to 11-1-2018. If the NABH accreditation of the hospital is renewed and continued after 11-1-2018, the hospital will charge CGHS NABH, Chandigarh rates or its own rates, whichever is less; otherwise it will charge CGHS Non-NABH, Chandigarh rates or its own rates, whichever is less, after 11-1-2018.

7. (a) The maximum room rent admissible for different categories would be:

General ward	₹ 1,000 per day
Semi-private ward	₹ 2,000 per day
Private ward	₹ 3,000 per day
Day care (6 to 8 Hrs.)	₹ 500 (same for all categories)

(b) Room rent mentioned above at (a) above is applicable only for treatment procedures for which there is no CGHS prescribed package rate.

13. During the in-patient treatment of the CS (MA) beneficiary, the Hospital will not ask the beneficiary or his attendant to purchase separately the medicines / sundries / equipment or accessories from outside and will provide the treatment within the package rate, fixed by the CGHS which includes the cost of all the items.

14. In case of treatment taken in emergency in any non-recognized private hospitals, reimbursement shall be considered by Competent Authority at CGHS prescribed package / rates only.

15. If one or more minor procedures form part of a major treatment procedure, then package charges would be permissible for major procedure and only 50% of charges for minor procedure.

16. The hospital shall agree for conducting all investigation diagnostic tests / consultations, etc., of the Central Civil Services Group "A" Officers of age of 40 years and above and other categories of CGHS / CS (MA) beneficiaries as specified by Government from time to time as per prescribed protocol as per Annexure (not received — not printed), subject to the condition that the hospital shall not charge more than ₹ 2,000 for conducting the prescribed medical examination of the male officers and ₹ 2,200 for female officers of Central Government who come to the hospital / institution with the requisite permission letter from their Ministry / Department / Competent Authority. The above rates for medical examination are valid until such time when the above rates are revised by the Central Government.

17. Any legal liability arising out of such services shall be the sole responsibility and shall be dealt with by the concerned empanelled hospital. Services will be provided by the hospital as per the terms given above.

18. Ministry of Health and Family Welfare reserves the right to withdraw / cancel the above recognition without assigning any reason.

19. The order takes effect from the date of issue of the O.M. The hospital stands recognized under CS (MA) Rules, 1944 for a period of 4 (four) years from the date of issue of this O.M.

20. The authorities of Tagore Hospital and Heart Care Centre Pvt. Ltd., Jalandhar will have to enter into an agreement with the Government of India to the effect that the hospital will charge from the Central Government employees at the rates fixed by the Government and they will have to sign a Memorandum of Understanding (MoU) within a period of 3 months from the date of issue of the above-mentioned OM failing which the hospital will be derecognized (Two original copies of MoU duly signed by the hospital to be sent for acceptance). Subject to above, the hospital can start treating Central Government employees covered under CS (MA) Rules, 1944.

21. A communication in acceptance of the Para. 20 above may be sent to the undersigned within a week from the receipt of this Office Memorandum.

**Recognition of Upadhyay Hospital, Shaheed Nagar Crossing,
Agra for treatment of Central Government employees
under CS (MA) Rules, 1944**

The undersigned is directed to say that the proposal received for renewal of recognition of Upadhyay Hospital, Shaheed Nagar Crossing, Agra for treatment of Central Government Employees and their family members under Central Services (Medical Attendance) Rules, 1944 has been examined in this Ministry and found to be in order. It has been decided to grant recognition to the Upadhyay Hospital, Shaheed Nagar Crossing, Agra under Central Services (Medical Attendance) Rules, 1944.

2. The Schedule of charges for the treatment of Central Government employees and the members of their family under the CS (MA) Rules, 1944, will be the rates fixed for CGHS, Meerut. The approved rates are available on the website of CGHS (<http://msotransparent.nic.in/cghsnew/index.asp>) and may be downloaded / printed.

The undersigned is further directed to clarify as under:-

(a) "Package Rate" shall mean and include lumpsum cost of in-patient treatment / day care / diagnostic procedure for which a CS (MA) beneficiary has been permitted by the Competent Authority or for treatment under emergency from the time of admission to the time of discharge, including (but not limited to)-(i) Registration charges, (ii) Admission charges, (iii) Accommodation charges including patient's diet, (iv) Operation charges, (v) Injection charges, (vi) Dressing charges, (vii) Doctor / Consultant visit charges, (viii) ICU / ICCU charges, (ix) Monitoring charges, (x) Transfusion charges, (xi) Anaesthesia charges, (xii) Operation theatre charges, (xiii) Procedural charges / Surgeon's fee, (xiv) Cost of surgical disposables and all sundries used during hospitalization, (xv) Cost of medicines, (xvi) Related routine and essential investigations, (xvii) Physiotherapy charges, etc., (xviii) Nursing care and charges for its services.

(b) Cost of Implants is reimbursable in addition to package rates as per CGHS ceiling rates for implants.

(c) Treatment charges for new born baby are separately reimbursable in addition to delivery charges for mother.

(d) Upadhyay Hospital, Shaheed Nagar Crossing, Agra shall not charge more than the package rates fixed for CGHS, Meerut.

(e) Expenses on toiletries, cosmetics, telephone bills, etc., are not reimbursable and are not included in package rates.

4. Package rates envisage duration of indoor treatment as follows:-

Up to 12 days for Specialized (Super Specialities) treatment

Up to 7 days for other Major Surgeries

Up to 3 days for Laparoscopic Surgeries / normal Deliveries

1 day for day care / Minor (OPD) surgeries.

No additional charge on account of extended period of stay shall be allowed if that extension is due to infection on the consequences of surgical procedure or due to any improper procedure and is not justified.

In case, there are no CGHS prescribed rates for any test / procedure, then AIIMS rates are applicable. If there are no AIIMS rates, then reimbursement is to be arrived at by calculating admissible amount item-wise (e.g. room rent, investigations, cost of medicines, procedure charges, etc.) as per approved rates / actually, in case of investigations.

5. (a) CS (MA) beneficiaries are entitled to facilities of private, semi-private or general ward depending on their Basic Pay. The entitlement is as follows:-

Sl.No.	Pay drawn in Pay Band	Ward Entitlement
1.	Up to ₹ 13,950	General Ward
2.	₹ 13,960 to 19,530	Semi-Private Ward
3.	₹ 19,540 and above	Private Ward

(b) The package rates given in rate list of CGHS are for semi-private ward.

(c) The package rates prescribed are for semi-private ward. If the beneficiary is entitled for general ward, there will be a decrease of 10% in the rates; for private ward entitlement there will be an increase of 15%. However, the rates shall be same for investigation irrespective of entitlement, whether the patient is admitted or not and the test, *per se*, does not require admission.

6. The hospital shall charge from the beneficiary as per the CGHS prescribed rates or its own rate list, whichever is lower. The hospital shall charge CGHS Non-NABH, Meerut rates.

7. (a) The maximum room rent admissible for different categories would be:

- General ward ₹ 1,000 per day
- Semi-private ward ₹ 2,000 per day
- Private ward ₹ 3,000 per day
- Day care (6 to 8 Hrs.) ₹ 500 (same for all categories)

(b) Room rent mentioned above at (a) above is applicable only for treatment procedures for which there is no CGHS prescribed package rate.

Room rent will include charges for occupation of bed, diet for the patient, charges for water and electricity supply, linen charges, nursing charges and routine upkeeping.

(c) During the treatment in ICCU / ICU, no separate room rent will be admissible.

(d) Private ward is defined as a hospital room where single patient is accommodated and which has an attached toilet (lavatory and bath). The room should have furnishings like wardrobe, dressing table, bed-side table, sofa set, etc., as well as a bed for attendant. The room has to be air-conditioned.

(e) Semi-private ward is defined as a hospital room where two to three patients are accommodated and which has attached toilet facilities and necessary furnishings.

(f) General ward is defined as hall that accommodates four to ten patients.

(g) Normally, the treatment in higher category of accommodation than the entitled category is not permissible. However, in case of an emergency

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when the entitled category accommodation is not available, admission in the immediate higher category may be allowed till the entitled category accommodation becomes available. However, if a particular hospital does not have the ward as per entitlement of beneficiary, then the hospital can only bill as per entitlement of the beneficiary even though the treatment was given in higher type of ward.

If, on the request of the beneficiary, treatment is provided in a higher category of ward, then the expenditure over and above entitlement will have to be borne by the beneficiary.

8. In case of non-emergencies, the beneficiary shall have the option of availing specific treatment / investigation from any of the empanelled hospitals of his/her choice (provided the hospital is recognized for that treatment procedure / test), after the specific treatment / investigation has been advised by Authorized Medical Attendant and on production of valid ID card and permission letter from his/her concerned Ministry / Department.

9. The hospital shall honour permission letter issued by Competent Authority and provide treatment / investigation facilities as specified in the permission letter.

10. The hospital shall also provide treatment / investigation facilities to the CGHS beneficiaries and their eligible dependent family members at its own rates or rates approved under CS (MA) Rules, whichever is lower. The hospital shall provide treatment to pensioner CGHS beneficiaries after authentication through verification of valid CGHS Cards.

11. However, pensioner CGHS beneficiaries would make payment for the medical treatment at approved rates as mentioned above and submit the medical reimbursement claim to the Additional Director, CGHS through the CMO in charge of the CGHS Wellness Centre, where the CGHS Card of the beneficiary is registered.

12. In case of emergencies, the beneficiary shall have the option of availing specific treatment / investigation from any of the empanelled hospitals of his/her choice (provided the hospital is recognized for that treatment procedure / test), on production of valid ID card, issued by Competent Authority.

13. During the in-patient treatment of the CS (MA) beneficiary, the hospital will not ask the beneficiary or his attendant to purchase separately the medicines / sundries / equipment or accessories from outside and will provide the treatment within the package rate, fixed by the CGHS which includes the cost of all the items.

14. In case of treatment taken in emergency in any non-recognized private hospitals, reimbursement shall be considered by Competent Authority at CGHS prescribed package / rates only.

15. If one or more minor procedures form part of a major treatment procedure, then package charges would be permissible for major procedure and only 50% of charges for minor procedure.

16. The hospital shall agree for conducting all investigation / diagnostic tests / consultations, etc. of the Central Civil Services Group "A" Officers of age of 40 years and above and other categories of CGHS / CS (MA) beneficiaries as specified by Government from time-to-time as per prescribed protocol, subject to the condition that the hospital shall not charge more than ₹ 2,000 for conducting the prescribed medical examination of the male officers and ₹ 2,200 for female officers of Central Government who come to the hospital / institution with the requisite permission letter from their Ministry / Department / Competent Authority. The above rates for medical examination are valid until such time when the above rates are revised by the Central Government.

17. Any legal liability arising out of such services shall be the sole responsibility and shall be dealt with by the concerned empanelled hospital. Services will be provided by the hospital as per the terms given above.

18. Ministry of Health and Family Welfare reserves the right to withdraw / cancel the above recognition without assigning any reason.

19. The order takes effect from the date of issue of the O.M. The hospital stands recognized under CS (MA) Rules, 1944 for a period of 4 (four) years from the date of issue of this O.M.

20. The authorities of Upadhyay Hospital, Shaheed Nagar Crossing, Agra will have to enter into an agreement with the Government of India to the effect that the hospital will charge from the Central Government employees at the rates fixed by the Government and they will have to sign a Memorandum of Understanding (MoU) within a period of 3 months from the date of issue of the above-mentioned OM failing which the hospital will be derecognized (Two original copies of MoU duly signed by the hospital to be sent for acceptance). Subject to above, the hospital can start treating Central Government employees covered under CS (MA) Rules, 1944.

21. A communication in acceptance of the Para. 20 above may be sent to the undersigned within a week from the receipt of this Office Memorandum.

(11)

G.I., CGEWCC, Circular No. 1/2016-17, CGEWCC/Kol./16/2016-17/323-360, dated 26-7-2016

CS (MA) Rules, 1944 — Renewal of name of the AMA for the treatment of Central Government Employees and Members of their family for the period from 1-8-2016 to 31-7-2017

In terms of Ministry of Health and Family Planning's (Department of Health) instructions contained in O.M. No. 9-14025/133/79-MS, dated 28-5-1982 and C & A.G. Circular No. 445-Audit/17/87/III-90(86), dated 10-8-1990 (Sl. No. 152 of Swamy's Annual, 1990) and as per Rule 2-A (iv) of the CS (MA) Rules, 1944, the name of the Private Medical Practitioners, as mentioned in Annexure-AMA-1, are hereby renewed as Authorized Medical Attendant during the normal working hours for the treatment of the Central Government Employees and members of their family stationed at or passing through, Kolkata and its adjoining Municipalities (as shown against each AMA) which are not covered by CGHS for a period of one year, i.e. from 1-8-2016 to 31-7-2017.

Annexure-1 contains the names of the Authorized Medical Attendants who were empanelled during the year 2015-16 but have not submitted application for renewal as AMA for the year 2016-17, and have expressed their unwillingness to continue. Accordingly, their names are hereby removed from the list of Authorized Medical Attendants for the year 2016-17.

**(IMPORTANT NOTE FOR THE AMAs
TO BE OBSERVED STRICTLY)**

1. AMAs are requested to submit applications for renewal at least 3 months before the date of expiry of the present term. The CGEWCC reserves the right to delete any name due to non-receipt of application for renewal in-time.

2. AMAs are requested not to prescribe medicines for more than 3 to 4 days at a time. However, in case of 3 or 4 consultations, the treatment should be restricted to maximum period of ten days. The fees for consultation and injection should be taken as per G.I., M.H., O.M. No. 9-14025/10/2010-MS, dated 17-3-2011 (Sl. No. 65 of Swamy's Annual, 2011) of Ministry of Health and Family Welfare (Department of Health), New Delhi.

3. Any change in address / degree, etc., should be intimated immediately with documentary evidence. In case of death of AMA, intimation has to be sent to the Secretary, CGEWCC, Kolkata by the nearest relative of the AMA with a copy of death certificate.

Annexure AMA-1 for the year 2016-17

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Sl. No.	Name	Qualification	Regd. No.	Residential Address	Chamber Address	CC, Ward / Municipality / Postal Zone	Telephone
1.	Dr. Mihir Kanti Basu	MBBS (Cal), DTM & H (Cal), DPH (Cal), MIPHA (IND)	37265	Vivekananda College Rd., Thakurpukur, Kol-63	Healing Centre, Opposite Vivekananda College Gate, Thakurpukur, 54 D.H.Rd., Kol-700 063	CMC-124	2497-0166 9831087855
2.	Dr. Asit Kr. Ghosh	MBBS DTM&H	41032	12/1, Vidyasagar Pally, Jyanga Baghat, Kol-59	Chitra Clinic, 46/2, R. N. Chowdhury Rd., Kol- 15	CC,Wd. No.-56	2570-9474 9831337439
3.	Dr. Probodh Kr. Mondal	MBBS	30728	10/A, Afal Sur Road, Kol-15	Prava Clinic, Seal Lane, Kol-15, 139/D/1, Ananda Palit Rd., Kol-14	CC, Wd. No.-58	2244-9838 9831636615
4.	Dr. Kishore Kr. Saha	MBBS (Cal), FIAGP	37615	C/E-34, Rabindra Nagar, P. G. Bartala, Kol-18	C/E-34, Rabindra Nagar, P.G. Bartala, Kol-18	Maheshtala Municipality	2491-6062 9830242822
5.	Dr. Dipak Kr. Giri	DMS	7725	14-A, Bedadanga Masjid Bar, Lane, Kol. 700 039	143/17, Picnic Garden Road, Kol-39, 202, Rashbehari Avenue, Gariahat Rd, Kol-29	Ballygunge & Kol-39	2343-4487 9433761530
6.	Dr. Bhabani Prasad Sengupta	MBBS, FRSTM & H (Eng.)	41793	17-D, Bosepukur Road, Kol-700 042	17-D, Bosepukur Road, Kol-700 042	CC, Wd-70	9231786222/03 6530-4050
7.	Dr. K.C. Sarkar	MBBS, FCCP	41310	22/2-D, Garachand Rd., Kol-700 014	4, Mahendra Chatterjee Lane, Kol-46	Park Circus / Tiljala Road	9831741175
8.	Dr. Amit Kr. Banerjee	MBBS (Cal), HONS	43199	1083, R.N. Tagore Rd., Kol-700 077	2/8, R.K.Ghosh Rd., Kol-50	Kol- 77 & 50	2557-6537 9831075313
9.	Dr. Arup Acharyya	MBBS, (N.B.U.)	37614	11/66, Jheel Rd., New Land, Kol-31	31-B, Selimpur Rd., Kol-31	CC,Wd-94	8017629406 2418-0305
10.	Dr. Anil Kr. Saha	MBBS (Kol)	41848	38, Dr Nilmoni Sarkar St., Kol-90	38, Dr. Nilmoni Sarkar St., Kol-90	Baranagar Municipality	9007415653 2654-1181
11.	Dr. Siddhartha Bandyopadhyaya	MBBS (Cal)	40430	48/11, South Sinter Road, Kolkata-700 050	28/2 B/1-A, H.K. Seth Lane, Kolkata-700 050	Kol- 50	2557-5523 9830170103
12.	Dr. Amitava Roy	MBBS DGO (Kol)	44707	39/1, P.W.D. Rd., P.O. Alambazar, Kol-35, North-24 Pgs.	Niramoy, 152-A, Baruipara Lane, Kol-35	Kol-35	2577-8438 9831029073
13.	Dr. Kisalay Mukherjee	MBBS, DMC, PHD	36736	98/65 & 93/70 Gopal Pal Tagore Road, Kol-36	6/13, Gopal Chatterjee Rd, Kol-2	Baranagar Municipality	2577-5015 9831185042
14.	Dr. A. Bhattacharyya	MBBS & DPH (Kol)	30500	29/11, Lake East 6th Rd., Kol-75	Sevayan, 119-A, Santoshpur Avenue, Kol-75	Jajavpur Municipality	2416-3174 9874852544
15.	Dr. Ashok Kr. Roy	B.Sc., M.B.B.S.	34113	130/4, Sarkarhat Lane, Kol-61	70, Sarsuna Main Rd., Kol-61	SS Municipality (CMC-126)	2493-2512 9163254914 9432118720
16.	Dr. Bikash Mukherjee	MBBS (Cal) DMCH (Delhi)	37183	H-2/98, Sarsuna Satellite Township, Biren Roy Rd., (West), Kol-61	H-2/98, Sarsuna Satellite Township, Biren Roy Rd., (West), Kol-61	Sarsuna Satellite Township, Kol-61 (CMC-127)	2452-7486 9331023150

Sl. No.	Name	Qualification	Regd. No.	Residential Address	Chamber Address	CC, Ward / Municipality Postal Zone	Telephone
17.	Dr. Arup Kr. Bhattacharya	MBBS (Cal)	39147	Sarada Clinic, 6-Y, Satchasi Para Rd., Cossipore, Kol-2.	80-B, Cossipore Rd., Kol-36, Sambhunath Medical Hall	Cossipore	2557-8180 9231995160
18.	Dr. Debasish Roy	MBBS (Cal) M.D. (Cal)	39642	Dr. Roy's Clinic, J/208, Paharpur Rd., Garden Reach, Kol-24.	Dr. Roy Clinic, J/208, Paharpur Rd., Kol-24	CMC-133	2469-3632 9831368706
19.	Dr. Anath Bandhu Maiti	MBBS (Kol)	28954	Puspa Villa, Z-3/286A, Reverside Rd., Kol-4.	Iswar Ch. Pharmacy, Z-3/154, Dr. A.K Rd., Kol-43.	CMC-141	2469-5266 9831470520
20.	Dr. Atul Bhattacharyya	MBBS, PGT (Surgery)	31772	P-18, Sarsuna Main Rd., Kol-61	P-18, Sarsuna Main Rd., Kol-61	SS Municipality	3493-0229 9339527547
21.	Dr. Rabindra Nath Barman	MBBS (Cal), DPH, Child Specialist	36285	84/22, Narayan Roy Rd., Kol-700 008	Arindaniloy, 105, D.H. Rd., Silpara, Kol-8	SS Municipality	2496-8185 / 9831160156
22.	Dr. Ranjit Kr. Dutta	MBBS, R.C.G.P., F.C.G.P. (Hony.)	36156	364, D.H. Rd., Padmapukur Bye Lane, Kol-63	Nirmala Clinic, 889/1-B, D.H. Rd., Pallymangal, Kol-63	SS Municipality	2497-6065 9433092166
23.	Dr. Sunil Kr. Datta	MBBS	38861	Dutta Clinic, 240, Seth Bagan Rd. Kol-30	91, Dum Dum Road, Kol.- 74	CMC-Wd-4	2548-1055 8100952502
24.	Dr. S.P. Debnath	MBBS	43798	A/58, Survey Park, Santoshpur, Kol-75	A/58, Survey Park, Santoshpur, Kol-75	CMC, Wd-109/ SANTOSH PUR	2416-9125 9681800469
25.	Dr. Tarak Das	MBBS, PGT. (Cal)	37624	E7-76/2-N, Biren Roy Rd. (W), P.O. Jote Sibrampur, Kol-144	Dr. Das Clinic, 99, Biren Roy Road (W), Kol-61	SS Municipality, Ad No. 126	2452-8040 9007088181 9431158040
26.	Dr. R.P. Chatterjee	MBBS	32098	Raskit Para, Sursuna, Kol-61	Safika Pharmacy, 45, Sursuna Main Road, Kol-61	SS Municipality	2493-1314 9433427004
27.	Dr. Ashim Chakraborty	MBBS, (Cal.) D.Obs. (Dublin) MRSH (London)	33050	F-303/D, Paharpur Rd., Kol-24	M-122, Paharpur Rd., Kol-24	CMC-133	2469-3160 2469-1834 9433400997
28.	Dr. Samar Nath Mukherjee	MBBS (Cal.)	37268	3/171 A, Attapara Lane, Kol-700 050	Gouri Medical Hall, 3/1/12, Attapara Lane, Kol-50	Baranagar	2557-8309
29.	Dr. Pradyut Baran Chowdhury	MBBS	44398	128, Oxy Town Biren Roy Rd. (W), Kol-61	128, Oxy Town, Biren Roy Rd. (W), Kol-61	CMC Wd-127, Kol-61	2488-1193 9830493325
30.	Dr. Prafulla Kr. Chatterjee	B.Sc, DMS & CAH (Kol) F.W.T. (WB), P.E.T., M.R.T.	A-5015	Chatterjee Homoeo Clinic and Research Centre, 94/2, Neogipara Rd, Near Rajkumari School, Kol-700 036	101/3-A, G.L.T. Rd, Roy Homoeo Hall, Kol-700 036	Baranagar	2577-6086 9038362378 9231622379
31.	Dr. Partha Pratim Patra	BHMS (Kol)	12768	22/1, G.M. Rd, Behala, Kol-34	6, Arabinda Pally, Behala, Kol-34	Behala	9674523264

No.	Name	Qualification	Reg. No.	Residential Address	Consulting Address	CC, Ward, Municipality, Postal Zone	Phone No.
34	Dr. (Major) N. Bhattacharya	MBBS (Cal.)	51309	130-A, Rabindra Nagar, PO Parnashree Pally, Behala, Kol-700 060	586, Parnashree Pally, Behala, Kol-60	Behala	242-8908 9830375268
35	Dr. Kanchan Chatterjee	B.Sc. (Dist.) MBBS (Kol) P.G. Diploma in Maternal and Child Health	54017	52, Rishi Arabinda Sarani, F.T. No. 5, 2nd Floor, P.S. Baranagar, Kol-700 090	Doctors Clinic, 23, T.N. Chatterjee St., Kol-90 Opp. Ananya Cinema	Baranagar	3097-5561 9831472722
36	Dr. Surendra Kr. Gupta	M.B.B.S., DPH	34158	39-D, Tangra Rd., P.O. Tangra, Kolkata-15	2/2A, Suresh Sarkar Rd., Kol-700 014	39-B, Tangra Road, Kolkata-700 015	2245-4131 9831415447
37	Dr. K. Roy Chowdhury	MBBS, DGO	37484	323, Purbha Sinthee Bye Lane, Kol-700 030	44/1, M.G. Road, Kol-30		2548-3799 9830203841 9433976613
38	Dr. (Mrs.) Deepa Halder (Das)	B.Sc., MBBS	49617	D-94/1, Ramgarh, Kolkata-700 047 (Opp. 47 Palli Club)	Ramgarh Bazar, Garia, Kolkata - 700 004	Garia, Kol-84	24290412 9432582505
39	Dr. A.K. Sinha	MBBS	35366	Renuka Bhawan West Rajpur, Baghajatin Station Rd., Kol-32	Renuka Bhawan West Rajpur, Baghajatin Station Rd., Kol-32	Baghajatin	2425-3232 9830067756
40	Dr. Paritosh Roy	MBBS (Cal.), DMCW (Cal), DPH (Cal.) M.D.C. (Australia)	40477	154/A, Ashokgarh, Baranagar, Kol-108	154/A, Ashokgarh, Baranagar, Kol-108	Baranagar	9831184869

Annexure - 1 for the year 2016-17

(those Doctors are unwilling to continue their duties as A.M.A for the year 2016-17)

1.	Dr. Dipak Kr. Kar	MBBS, D.P.H.	25007	9, Dover Lane, Kol-29	81, Tiljala Road, Kol-39	CC, Wd. No. 69	2343-4057 9831453247
2.	Dr. Sankar Nath Chatterjee	MBBS, DCH	33037	27/3, Ram Kamal St., Kol-23	49/5, Circular Garden Reach Road, Kol-23	CC Wd-80	2459-0889 2466-5688 98305 84224
3.	Dr. S. Banerjee	MBBS	31365	Narayan Roy Road, Kol-8	67, D.H. Road, Kol-8	SS Municipality	2496-2067 9830942614
4.	Dr. Sibajyoti Putatunda	MBBS (Cal.)	36682	75/2-B, R.B. Road, Kolkata-34	8-A, Brojen Mukherjee Road, Kolkata-34	SS Municipality	8961358606

No.4/38/2008-P&PW (D)
Government of India
Ministry of Personnel, Public Grievances & Pensions
(Department of Pension & Pensioners' Welfare)

3rd Floor, Lok Nayak Bhawan
New Delhi-110 003.
Dated the 4th August, 2016

OFFICE MEMORANDUM

Subject:-Restoration of 1/3rd commuted portion of pension in respect of Government servants who had drawn lumpsum payment on absorption in Central Public Sector Undertakings/Central Autonomous Bodies –Stepping up of notional full pension w.e.f. 1.01.2006 for the purpose of Dearness relief and additional pension for old pensioners.

Orders for revision of 1/3rd restored pension of absorbees, who had drawn lumpsum payment on absorption, were issued vide this Department O.M. of even number dated 15.9.2008 as amended/ modified vide OM No. 4/30/2010-P&PW(D) dated 11.07.2013. As per these memorandums, the full pension of the absorbees was notionally revised w.e.f. 1.1.2006 in accordance with the instructions contained in this Department O.M. No.38/37/08-P&PW(A) dated 1.9.2008. The payment of DR and additional pension to old pensioners is regulated on the basis of the notional full pension,

2. Instructions were issued vide this Department's OM No.38/37/08-P&PW(A) dated 28.1.2013 for stepping up of the pension of pre-2006 pensioners w.e.f. 24.9.2012. Accordingly, the notional full pension of the absorbee pensioners was also stepped up w.e.f 24.09.2012 in accordance with the instructions contained in the aforesaid OM dated 28.1.2013 vide this Department's OM of even number dated 03.04.2013.

3. Instructions were issued vide this Department's OM No 38/37/08-P&PW(A) dated 30.07.2015 for revision of pension/ family pension of all pre-2006 pensioners/ family pensioners in accordance with this Department's OM dated 28.01.2013 with effect from 1.01.2006 instead of 24.09.2012. Accordingly, the notional full pension of absorbee pensioners was also revised in accordance with the instructions contained in aforesaid OM dated 30.07.2015 w.e.f. 1.01.2006 instead of 24.09.2012 for purpose of payment of dearness relief and additional pension for old pensioners vide this Department's OM of even no. Dated 17.02.2016.

4. Instructions have now been issued vide this Department's OM No. 38/37/08 P&PW(A) dated 6.04.2016 that the revised consolidated pension of pre-2006 pensioners shall not be lower than 50% of the minimum of the pay in the Pay Band and the grade pay (wherever applicable) corresponding to the

pre-revised pay scale as per fitment table without pro-rata reduction of pension even if they had qualifying service of less than 33 years at the time of retirement. Accordingly, the notional full pension of absorbee pensioners would also be revised in accordance with the instructions contained in aforesaid OM dated 6.04.2016 w.e.f. 1.01.2006 and dearness relief and additional pension for old pensioners would be admissible on such notional revised full pension. There will, however, be no change in the actual 1/3rd restored pension determined in accordance with the OM dated 15.09.2008 read with OM dated 11.07.2013.

5. This issues with the concurrence of Ministry of Finance, Department of Expenditure vide their I.D. No. 1(5)/E.V/2012 dated 4.07.2016.


(Harjit Singh)
Director
#24624752

To
All Ministries/Departments of the Government of India
(As per mailing list)

No.45/3/2008-P&PW (F)
Government of India
Ministry of Personnel, Public Grievances & Pensions
Department of Pension & Pensioners' Welfare

3rd Floor, Lok Nayak Bhavan,
Khan Market, New Delhi-110003.
Dated the, 8th August 2016.

OFFICE MEMORANDUM

Subject: Special benefit in cases of death and disability in service – Revision of Disability Pension/Family pension of Pre-2006 disability pensioners/ Family Pensioners – regarding.

The undersigned is directed to say that the pension of pensioners/family pensioners who were drawing pension/family pension as on 1.1.2006 under the CCS(EOP) Rules were revised in accordance with Department of Pension & Pensioners' Welfare OM No.38/37/2008-P&PW(A) dated 1.9.2008. Instructions were issued vide this Department OM of even number dated 30th September, 2010 for extension of benefits of modified parity to past pensioners for revision of disability pension/family pension covered under CCS(EOP) Rules.

2. Subsequently, orders were issued vide this Department's OM No.38/37/2008-P&PW(A) dated 28.01.2013 and 30.7.2015 for further stepping up of normal pension/family pension to 50%/30% of the sum of minimum pay in the pay band and grade pay corresponding to the pre-revised pay scales from which the pensioner had retired, as arrived at with reference to the fitment table annexed to the Ministry of Finance, Department of Expenditure OM No.1/1/2008-IC dated 30th August 2008 with effect from 01.01.2006. These benefits were also extended to pre-2006 disability pensioner/family pensioner covered under the Central Civil Services (Extraordinary Pension) Rules vide this Department's OM of even number dated 20.11.2014 and 29th April 2016 respectively. As per para III(a), IV(a) and para V(a) of this Department's OM of even number dated 20th November 2014, the service element of disability pension of pre-2000 disability pensioners was linked to qualifying service for earning full pension.

3. In the case of pre-2006 pensioners receiving pension under CCS(Pension)Rules, 1972, orders have been issued vide this Department's OM NO: 38/37/2008-P&PW(A) dated 6.4.2016 that the revised consolidated pension of pre-2006 pensioners shall not be lower than 50% of the minimum of the pay in the Pay Band and the grade pay (wherever applicable) corresponding to the pre-revised pay scale as per the fitment table without pro-rata reduction of pension even if they had qualifying service of less than 33 years at the time of retirement.

4. This provision would be equally applicable for computing service element of revised disability pension being drawn by the pre-2006 disability pensioners. Accordingly, the provision linking the service element of disability pension under para III(a), IV(a) and V(a) of this Department's OM of even number dated 20th November 2014 stands deleted. The arrears of revised disability pension would be payable with effect from 1.1.2006.

5. All Ministries/Departments are requested to bring the contents of these orders to the notice of Controller of Accounts/Pay and Accounts Officers and Attached and Subordinate Offices under them for revising the pension of all those pre-2006 disability pensioners who had rendered less than 33 years of qualifying service at the time of retirement/boarding out in the manner as indicated above on top priority. Revised Pension Payment Orders (PPOs) in all these cases may also be issued immediately.

6. All other terms and conditions in the O.M. No.45/22/97-P&PW(F) dated 3.2.2000 and O.M. No.45/3/2008-P&PW (F) dated 30.09.2010, 20.11.2014 and 29.4.2016 shall remain unchanged.

7. This issues with the concurrence of the Ministry of Finance, Department of Expenditure, vide their I.D. Note No.1(5)/EV/2012, dated 05.07.2016.

8. Hindi version will follow.

Sujasha Choudhury
2/8/16
(Sujasha Choudhury)
Director
Tele: 24635979

To :

All Ministries/Departments of the Government of India as per standard distribution list.

Copy to President's Secretariat, Vice President's Secretariat, Prime Minister's Office, Cabinet Secretariat, Supreme Court of India, C&AG, UPSC, etc. as per standard endorsement list.

भारत सरकार
वित्त मन्त्रालय, व्यय विभाग
केन्द्रीय पेंशन लेख कार्यालय
ट्रिकूट-II भीकाजी कामा प्लेस
नई दिल्ली-110066
फोन : 26174596, 26174456, 26174438



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GOVERNMENT OF INDIA
MINISTRY OF FINANCE
DEPARTMENT OF EXPENDITURE
CENTRAL PENSION ACCOUNTING OFFICE
TRIKOOT-II, BHIKAJI CAMA PLACE,
NEW DELHI-110066
PHONES : 26174596, 26174456, 26174438

CPAO/IT&Tech/Revision (Pre-2006)/8 Vol-VI/2016-17/104

9th August, 2016

Office Memorandum

Subject:- Revision of pension of pre-2006 pensioners- delinking of revised pension from qualifying service of 33 years.

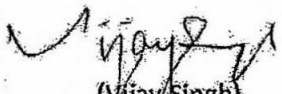
DP&PW has delinked the revision of pension cases from qualifying service of 33 years vide OM No. 38/37/08-P&PW (A) dated 06.04.2016. Para 5 of the OM stipulates that the revised consolidated pension of pre-2006 pensioners shall not be lower than 50% of the **minimum** of the pay in the Pay Band and the grade pay (wherever applicable) corresponding to the pre-revised pay scale as per fitment table without pro-rata reduction of pension even if they had qualifying service of less than 33 years at the time of retirement.

Further, it has also been clarified in para 3 of the OM dated 06.04.2016 that in case the consolidated pension/family pension calculated as per para 4.1 of OM No. 38/37/08-P&PW (A) dated 01.09.2008 is higher than the pension/family pension calculated in the manner indicated in the OM dated 28.01.2013, the same (higher consolidated pension/family pension) will continue to be treated as basic pension/family pension.

In view of the above it is clear enough that only those pension cases are to be revised in which pension calculated as per order dated 06.04.2016 works out to be more than that of para 4.1 of DP&PW OM dated 01.09.2008. However, it has been observed that SSAs for no monetary change are also received from different departments in CPAO. PAOs are not required to send 'no change' cases to CPAO as the same results into wastage of time, manpower and operational cost.

In view of above all Pr. CCAs/CCAs/CAs/AGs and Administrators of UTs are requested to instruct their PAOs for not sending the revised authority covered under OM dated 6th April, 2016 which do not involve any financial implications.

This issues with the approval of competent authority.


(Vijay Singh)
Sr. Accounts Officer (IT&Tech.)

To,

(i) All Pr. CCAs/CCAs/CAs/AGs/Administrators of UTs

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No. 28020/1/2010-Estt.(C)
Government of India
Ministry of Personnel, Public Grievances & Pensions
(Department of Personnel & Training)

North Block, New Delhi
Dated 17th August, 2016

OFFICE MEMORANDUM

Subject: Technical Resignation & Lien- Consolidated guidelines.

The undersigned is directed to refer to this Department's OM of even number dated the 26th December, 2013 on the above subject and to say that guidelines/ instructions regarding Technical Resignation have been issued from time to time. It is now proposed to further consolidate these instructions, as the Department continues to receive frequent references on these issues.

2.1 Technical Resignation

2.1.1 As per the Ministry of Finance OM No. 3379-E.III (B)/65 dated the 17th June, 1965, the resignation is treated as a technical formality where a Government servant has applied through proper channel for a post in the same or some other Department, and is on selection, required to resign the previous post for administrative reasons. The resignation will be treated as technical resignation if these conditions are met, even if the Government servant has not mentioned the word "Technical" while submitting his resignation. The benefit of past service, if otherwise admissible under rules, may be given in such cases. Resignation in other cases including where competent authority has not allowed the Government servant to forward the application through proper channel will not be treated as a technical resignation and benefit of past service will not be admissible. Also, no question of benefit of a resignation being treated as a technical resignation arises in case of it being from a post held on *ad hoc* basis.

2.1.2 This benefit is also admissible to Government servants who have applied before joining the Government service and on that account the application was not routed through proper channel. The benefit of past service is allowed in such cases subject to the fulfillment of the following conditions:

- (i) the Government servant should intimate the details of such application immediately on their joining;
- (ii) the Government servant at the time of resignation should specifically make a request, indicating that he is resigning to take up another appointment under the Government for which he applied before joining the Government service;
- (iii) the authority accepting the resignation should satisfy itself that had the employee been in service on the date of application for the post mentioned by the employee, his application would have been forwarded through proper channel.

(DOPT's O.M.No.13/24/92-Estt(Pay-1) dated 22.01.1993)

2.2 Carry forward of Leave benefits

- (i) In terms of Rule 9(2) of the CCS (Leave) Rules, 1972, technical resignation shall not result in the lapse of leave to the credit of the Government servant. The balance of unutilized Child Care Leave(CCL) as well as all other leaves of the kind due & admissible will be carried forward.
- (ii) As per rule 39-D of the CCS(Leave) Rules,1972, in case of permanent absorption in PSUs/ Autonomous Bodies/ State Government etc., the Government servant shall be granted cash equivalent of leave salary in respect of EL & HPL at his credit subject to overall limit of 300 days.

2.3 Carry forward of LTC

Entitlement to LTC may be carried forward in case of a Central Government Servant who joins another post after having submitted Technical Resignation. In case of a Government Servant who resigns within 8 years of his appointment and joins another post in the Government after Technical Resignation, the Government Servant will be treated as a fresh recruit for a period of 8 years from the date of his initial appointment under Government. Thus if a Government Servant joins another Department after serving in Government for 4 years, he will be treated as a fresh recruit for 4 years in the new Department.

2.4 Pay Protection, eligibility of past service for reckoning of the minimum period for grant of Annual Increment

In cases of appointment of a Government servant to another post in Government on acceptance of technical resignation, the protection of pay is given in terms of the Ministry of Finance OM No. 3379-E.III (B)/65 dated the 17th June, 1965 read with proviso to FR 22-B. Thus, if the pay fixed in the new post is less than his pay in the post he holds substantively, he will draw the presumptive pay of the pay he holds substantively as defined in FR-9(24). Past service rendered by such a Government servant is taken into account for reckoning of the minimum period for grant of annual increment in the new post/ service/ cadre in Government under the provisions of FR 26 read with Rule 10 of CCS (RP) Rules, 2016. In case the Government servant rejoins his earlier posts, he will be entitled to increments for the period of his absence from that post.

2.5 GPF transfer

Transfer of GPF on technical resignation would be governed by Rule 35 of the General Provident Fund (Central Services) Rules, 1960.

2.6 Seniority

On technical resignation, seniority in the post held by the Government servant on substantive basis continues to be protected. However, in case of a Government servant deciding to rejoin his substantive post, the period spent in another department which he had joined after submitting his technical resignation will not count for minimum qualifying service for promotion in the higher post.

2.7 Applicability of Pension Scheme

In cases where Government servants, who had originally joined government service prior to 01.01.2004, apply for posts in the same or other Departments and on selection they are asked to tender technical resignation, the past services are counted towards pension if the new post is in a pensionable establishment in terms of Rule 26(2) of CCS(Pension) Rules 1972. They will thus continue to be covered under the CCS(Pension) Rules, 1972 even if they join the new post after 1.1.2004.

(Department of Pension & Pensioners Welfare's O.M.No.28/30/2004-P&PW(B) dated 26.07.2005)

2.8 New Pension Scheme

In case of 'Technical Resignation' of Government servant covered under National Pension System (NPS), the balance standing to their Personal Retirement Account (PRA) along-with their PRAN will be carried forward to the new office.

2.9 Transfer of Service Book from parent Department to present Department.

As per SR- 198, the Service Book is to be maintained for a Government servant from the date of his/her first appointment to Government service and it must be kept in the custody of the Head of Office in which he is serving and transferred with him from office to office.

2.10 Need for Medical examination.

In cases where a person has already been examined by a Medical Board in respect of his previous appointment and if standard of medical examination prescribed for the new post is the same, then he need not be required to undergo a fresh examination.

2.11 Verification of Character & Antecedents

In the case of a person who was originally employed in an office of the Central Government, if the period intervening between date of discharge from his previous office and the date of securing a new appointment, is less than a year, it would be sufficient if the appointing authority, before making the appointment, satisfies itself by a reference to the office in which the candidate was previously employed that (a) that office have verified his character and antecedents; and (b) his conduct while in the employ in that office did not render him unsuitable for employment under Government. If however, more than a year has lapsed after the discharge of the person from his previous office, verification should be carried out in full/afresh, in accordance with O.M.No.18011/9(s)/78-Estt(B) dated 2nd July,1982.

3.1 Lien

3.1.1 Lien is defined in FR 9(13). It represents the right of a Government employee to hold a regular post, whether permanent or temporary, either immediately or on the termination of the period of absence. The benefit of having a lien in a post/service/cadre is enjoyed by all employees who are confirmed in the post/service/cadre of entry or who have been promoted to a higher post, declared as having completed the probation where it is prescribed. It is also available to those

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who have been promoted on regular basis to a higher post where no probation is prescribed under the rules, as the case may be.

3.1.2 The above right will, however, be subject to the condition that the junior-most person in the cadre will be liable to be reverted to the lower post/service/cadre if at any time the number of persons so entitled is more than the posts available in that cadre/service.

(DOPT's O.M.No.18011/1/86-Estt (D) dated 28.03.1998)

3.2 Lien on a post

A Government servant who has acquired a lien on a post retains a lien on that post-

- (a) while performing the duties of that post;
- (b) while on foreign service, or holding a temporary post or officiating in another post;
- (c) during joining time on transfer to another post; unless he is transferred substantively to a post on lower pay, in which case his lien is transferred to the new post from the date on which he is relieved of his duties in the old post;
- (d) while on leave; and
- (e) while under suspension.

A Government servant on acquiring a lien on a post will cease to hold any lien previously acquired on any other post.

3.3 Retention of lien for appointment in another central government office/ State Government

- (i) A permanent Government servant appointed in another Central Government Department/Office/ State Government, has to resign from his parent department unless he reverts to that department within a period of 2 years, or 3 years in exceptional cases. An undertaking to abide by this condition may be taken from him at the time of forwarding of his application to other departments/offices.
- (ii) The exceptional cases may be when the Government servant is not confirmed in the department/office where he has joined within a period of 2 years. In such cases he may be permitted to retain the lien in the parent department/ office for one more year. While granting such permission, a fresh undertaking similar to the one indicated above may be taken from the employee.
- (iii) Timely action should be taken to ensure extension/ reversion/ resignation of the employees to their parent cadres on completion of the prescribed period of 2/3 years. In cases, where employees do not respond to instructions, suitable action should be initiated against them for violating the agreement/ undertaking given by them as per (i) and (ii) above and for termination of their lien. Adequate opportunity may, however, be given to the officer prior to such consideration.
- (iv) Temporary Government servants will be required to sever connections with the Government in case of their selection for outside posts. No lien will be retained in such cases.

(DOPT O.M.No.8/4/70-Estt(C) dated 06.03.1974)

3.4 Termination of Lien

3.4.1 A Government servant's lien on a post may in no circumstances be terminated even with his consent if the result will be to leave him without a lien upon a permanent post. Unless his lien is transferred, a Government servant holding substantively a permanent post retains lien on that post. It will not be correct to deny a Government servant lien to a post he was holding substantively on the plea that he had not requested for retention of lien while submitting his Technical Resignation, or to relieve such a Government servant with a condition on that no lien will be retained.

3.4.2 A Government employee's lien on a post shall stand terminated on his acquiring a lien on a permanent post (whether under the Central Government or a State Government) outside the cadre on which he is borne.

3.4.3 No lien shall be retained:

- a. where a Government servant has proceeded on immediate absorption basis to a post or service outside his service/ cadre/ post in the Government from the date of absorption; and
- b. on foreign service/ deputation beyond the maximum limit admissible under the orders of the Government issued from time to time.

(Notification No.28020/1/96-Estt(C) dated 09.02.1998)

3.5 Transfer of Lien

The lien of a Government servant, who is not performing the duties of the post to which the lien pertains, can be transferred to another post in the same cadre subject to the provisions of Fundamental Rule 15.

(Notification No.28020/1/96-Estt(C) dated 09.02.1998)

3.6 Joining Time, Joining Time Pay & Travelling Allowance

Provisions relating to joining time are as follows:

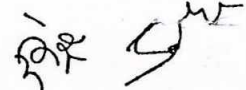
3.6.1 For appointment to posts under the Central Government on results of a competition and/or interview open to Government servants and others, Central Government employees and permanent/ provisionally permanent State Government employees will be entitled to joining time under the CCS(Joining Time) Rules,1979. Joining time will be included as qualifying service in the new job.

3.6.2 A Government servant on joining time shall be regarded as on duty during that period and shall be entitled to be paid joining time pay equal to the pay which was drawn before relinquishment of charge in the old post. He will also be entitled to Dearness Allowance, if any, appropriate to the joining time pay. In addition, he can also draw compensatory allowances like House Rent Allowance as applicable to the old station from which he was transferred. He shall not be allowed Conveyance Allowance or permanent Travelling Allowance.

(25)

3.6.3 For appointments to posts under the Central Government on the basis of results of a competition and /or interview open to Government servants and others, Central Government employees and permanent/ provisionally permanent State Government employees shall be entitled to Transfer Travelling Allowance(TTA). However, temporary Central Government employees with less than 3 years of regular continuous service would not be entitled for TTA, as they are not entitled joining time pay under Joining Time Rules.

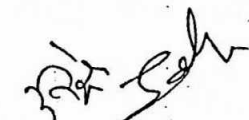
4. All Ministries/ Departments are requested to bring the instructions/ guidelines to the notice of all concerned.


(Mukesh Chaturvedi)
Director (Estt.)
Telefax: 23093176

To
All Secretaries of Ministries / Departments.

Copy to:

1. President's Secretariat, New Delhi.
2. Vice-President's Secretariat, New Delhi.
3. The Prime Minister's Office, New Delhi.
4. Cabinet Secretariat, New Delhi.
5. Rajya Sabha Secretariat/Lok Sabha Secretariat, New Delhi.
6. The Registrar General, the Supreme Court of India, New Delhi.
7. The Registrar, Central Administrative Tribunal, Principal Bench, New Delhi.
8. The Comptroller and Auditor General of India, New Delhi.
9. The Secretary, Union Public Service Commission, New Delhi.
10. Central Vigilance Commission, New Delhi.
11. Central Bureau of Investigation, New Delhi.
12. All Union Territory Administration
13. Secretary, Staff side, National Council (JCM), 13 C, Ferozeshah Road, New Delhi.
14. ADG (M&C), Press Information Bureau, DoP&T.
15. NIC Cell with request to upload it under OMs and Orders, Establishment, Lien and also 'What is New'.
16. Hindi Section, DOP&T.


(Mukesh Chaturvedi)
Director (Estt.)

(22)

*G.I., Min. of Social Justice and Empowerment,
Resoln. No. F. No. 12011/4/2014-BC-II, dated 11-8-2016*

Amendment to the Central List of Other Backward Classes

Whereas the Common Central List of Other Backward Classes comprising castes and communities included in both the lists in the report of the Mandal Commission and the lists of the State Governments were notified in respect of 26 States and Union Territories *vide* the erstwhile Ministry of Welfare Resolutions as specified in **Annexure-I (not printed)**;

And whereas, the National Commission for Backward Classes (hereinafter referred to as the NCBC) constituted under Section 3 of the National Commission for Backward Classes Act, 1993 (27 of 1993), hereinafter referred to as the said Act, has been empowered under **sub-section (1) of Section 9** of the said Act to examine requests for inclusion of any class of citizens as backward classes in the lists and **to receive complaints of over-inclusion and under-inclusion of any backward class in such lists and tender such advice to the Central Government as may be appropriate**;

And whereas, the said Central List has been amended, on the recommendations of the NCBC, and notified from time to time by the Central Government *vide* Resolutions as specified in **Annexure-II (not printed)**;

And whereas, the NCBC has further recommended castes / communities for inclusion / amendment / deletion in the said Central List in respect of the State of Andhra Pradesh and inclusion of several castes / communities in the Central List of Other Backward Classes for the new State of Telangana.

And whereas, the Central Government has considered and accepted the said recommendations of the NCBC and have decided to notify inclusion / amendment / deletion in the Central List of Other Backward Classes of the aforesaid States.

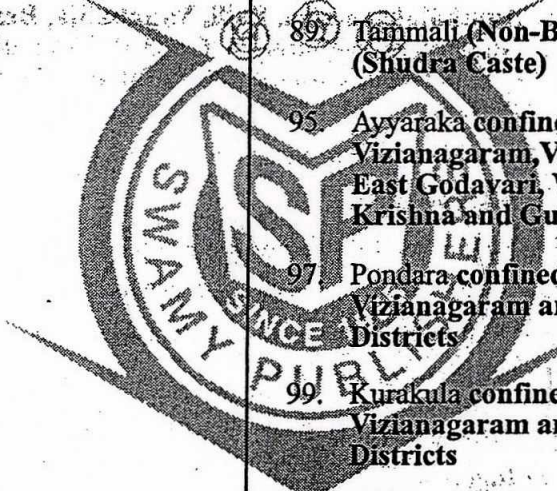
Now, therefore, the Central Government, in exercise of the powers conferred by **Clause (a) read with Clause (e) of Section 2** of the said Act, **by notifies the inclusions / amendments / deletions in the said Central List of Other Backward Classes in respect of the aforesaid States, as specified in the Appendix, which shall take effect from the date of publication of this Resolution in the Gazette.**

APPENDIX

INCLUSION / AMENDMENT IN THE CENTRAL LIST OF OTHER BACKWARD CLASSES FOR THE STATE OF ANDHRA PRADESH

Existing Entry	Modified Entry
1. Agnikulakshatriya, Palli, Vadabaliya, Bestha, Jalari, Gangavar, Gangaputra, Goondla, Vanyakulakshtriya, Vannekapu, Vannereddi, Pallikapu, Pallireddi, Nayyala and Pattapu	1. Agnikulakshatriya, Palli, Vadabaliya, Bestha, Jalari, Gangavar, Gangaputra, Goondla, Vanyakulakshtriya (Vannekapu, VannereddiPallikapu, Pallireddi), Neyyala and Pattapu
5. Rajaka, Chakali, Vannar	5. Rajaka (Chakali, Vannar), Chakali, Vannar
15. Nayi-Brahmin (Mangali, Mangala, Bhajanthri)	15. Nayi-Brahmin (Mangali), Mangala, Bajantri
17. Vamsha Raj	17. Vamsharaj, Pitchiguntala
21. Peddammavandlu, Devaravandlu, Yellammavandlu, utyalammavandlu	21. Dammali / Dammala / Dammula / Damala, Peddammavandlu, Devaravandlu, Yellammavandlu, Mutyalammavandlu
22. Veeramushti (Neetikotala), Veerabhadreeya	22. Veeramushti (Nettikotala), Veerabhadreeya
23. Valmiki, Boya (BoyaBedar, Kirataka Nishadi, Yellappi, Yellapu / Yellapoondlu, PeddaBoya), Talayari, Chunduvallu	23. Valmiki Boya (Boya, Bedar, Kirataka, Nishadi, Yellapi, Pedda Boya), Talayari and Chunduvallu
35. Odde, Oddilu, Vaddi, Vaddelu	35. Odde (Oddilu, Vaddi, Vaddelu), Vaddera, Waddera
39. Achukatlavandlu	39. Achukadavandlu in the districts of Visakhapatnam and Guntur and confined to Hindus only
42. Ediga, Gowda (Gamalla, Kalalee), Goundla, Settibaliya (of Visakhapatnam, East Godavari, West Godavari and Krishna Districts)	42. Goud, Ediga, Gouda (Gamalla, Kalalee), Goundla, Settibaliya of Visakhapatnam, East Godavari, West Godavari and Krishna Districts and Srisayana (Segidi).
47. Karikalabhakthulu, Kaikolan or Kaikola (Sengundam or Sengunther)	47. Karikalabhakthulu, Kaikolan or Kaikala (Sengundam or Sengunther)
53. Perika (PerikeBaliya, Puragiri Kshatriya)	53. Perika (Perika Baliya, Puragiri Kshatriya)
55. Padmasali (Sali, Saiyan, Pattusali, Senapathulu, ThogataSali)	55. Padmasali (Sali, Salivan, Pattusali, Senapathulu, Thogata Sali)

Existing Entry	Modified Entry
58. Thogata, Thogati or Thogata Veeerakshatriya	58. Thogata, Thogati or Thogataveerakshatriya
62. Arekatika, Katika, Quresh (Muslim Butchers)	62. Arekatika, Katika
(A) Nil	62(A). Qureshi (Muslim Butchers)
64. Bhataraju	64. Bhatraju
74. Surya Baliya (Kalavanthula), Ganika	74. Surya Baliya (Kalavanthula, Ganika)
75. Krishnabhalija (Dasari, Bukka, BukkaAyavar)	75. Krishnabhalija (Dasari, Bukka)
82. Neeli (Nelli)	82. Neeli
88. Satani (Chattadasrivaishnava, Chattadi)	88. Satani (Chattadasrivaishnava)
89. Tammali	89. Tammali (Non-Brahmins) (Shudra Caste)
Ayyaraka	95. Ayyaraka confined to Srikakulam, Vizianagaram, Visakhapatnam, East Godavari, West Godavari, Krishna and Guntur Districts.
Pondara	97. Pondara confined to Srikakulam, Vizianagaram and Visakhapatnam Districts
Kurakula	99. Kurakula confined to Srikakulam, Vizianagaram and Visakhapatnam Districts
Sikligar	106. Sikligar / Saikilgar
Kurmi (confined to Telangana and also Krishna District only)	109. Kurmi (confined to Krishna District only)



Existing Entry	New Entry
Nil	112. Samanthula / Samantha / Sountia / Sauntia confined to Srikakulam District

Deletion of different castes in Andhra Pradesh:

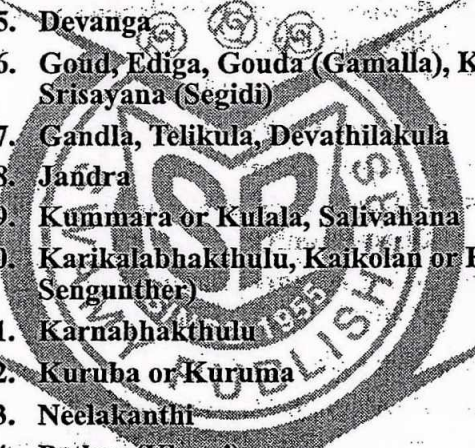
Existing Entry, in the Central List of OBCs	Modified Entry
Segidi (Segidi)	56. Deleted
Markapu (Telangana)	80. Deleted

Existing Entry in the Central List of OBCs	Modified Entry
98. Lodh, Lodha, Lodhi	98. Deleted
100. KasiKapadi	100. Deleted
107. Siddula	107. Deleted
110. Budubunjala / Bhunjwa / Bhadbhuj (confined to Hyderabad and Ranga Reddy Districts only)	110. Deleted
111. Lakkamarikapu (confined to Telangana region only)	111. Deleted

2. TELANGANA

Existing entry No. in Central OBCs List	Name of the proposed Castes / Communities
1. Nil	1. Agnikulakshatriya, Palli, Vadabaliya, Bestha, Jalari, Gangavar, Gangaputra, Goondla, Vanyakulakshatriya (Vannekapu, Vannereddi, Pallikapu, Pallireddi), Neyyala, Pattapu
2. Nil	2. Balasanthu, Bahurupi
3. Nil	3. Budabukkala
4. Nil	4. Rajaka (Chakali, Vannar)
5. Nil	5. Dasari (formerly engaged in Bikshatana i.e., Beggary)
6. Nil	6. Dommara
7. Nil	7. Gangiredlavaru
8. Nil	8. Jangam (whose traditional occupation is begging)
9. Nil	9. Jogi
10. Nil	10. Katipapala
11. Nil	11. Medari or Mahendra
12. Nil	12. Mondivaru, Mondibanda, Banda
13. Nil	13. Nayi-Brahmin / Nayee-Brahmin (Mangali), Mangalaand Bhajantri
14. Nil	14. Vamsha Raj, Pitchiguntla
15. Nil	15. Pamula
16. Nil	16. Pardhi (Nirshikari)
17. Nil	17. Deleted
18. Nil	18. Dammali / Dammala / Dammula / Damala, Peddammavandlu, Devaravandlu, Yellammavandlu, Mutyalammavandlu
19. Nil	19. Veeramushfi (Nettikotala), Veerabhadreeya
20. Nil	20. Valmiki Boya (Boya, Bedar, Kirataka, Nishadi, Yellapi, Pedda Boya), Talayari, Chunduvallu
21. Nil	21. Gudala

Existing entry No. Central OBCs List	Name of the proposed Castes / Communities
22. Nil	22. Kanjara - Bhatta
23. Nil	23. Kepmare or Reddika
24. Nil	24. Mondepatta
25. Nil	25. Nokkar
26. Nil	26. Pariki Muggula
27. Nil	27. Yata
28. Nil	28. Chopemari
29. Nil	29. Kaikadi
30. Nil	30. Joshinandiwala
31. Nil	31. Odde (Oddilu, Vaddi, Vaddelu), Vaddera, Waddera
32. Nil	32. Mandula
33. Nil	33. Kunapuli
34. Nil	34. Aryakshatriya, Chittari, Giniyar, Chitrakara, Nakhas
35. Nil	35. Devanga
36. Nil	36. Goud, Ediga, Gouda (Gamalla), Kalalee, Goundla and Srisayana (Segidi)
37. Nil	37. Gandla, Telikula, Devathilakula
38. Nil	38. Jandra
39. Nil	39. Kummara or Kulala, Salivahana
40. Nil	40. Karikalabhakthulu, Kaikolan or Kaikala (Sengundam or Sengunther)
41. Nil	41. Karnabhakthulu
42. Nil	42. Kuruba or Kuruma
43. Nil	43. Neelakanthi
44. Nil	44. Patkar (Khatri)
45. Nil	45. Perika (Perika-Baliya, Puragiri Kshatriya)
46. Nil	46. Nessi or Kurni
47. Nil	47. Padmasali (Sali, Salivan, Pattusali, Senapathulu, Thogata Sali)
48. Nil	48. Swakulasali
49. Nil	49. Thogata, Thogati or Thogataveerakshatriya
50. Nil	50. Viswabrahmin or Viswakarma (Ausula, Kamsali, Kammari, Kanchari, Vadla or Vadra or Vadrangi and Silpi)
51. Nil	51. Scheduled Castes converts to Christianity and their progeny
52. Nil	52. Arekatika, Katika
53. Nil	53. Bhatraju
54. Nil	54. Chippolu (Mera)
55. Nil	55. Hatkar
56. Nil	56. Jingar
57. Nil	57. Koshti
58. Nil	58. Kachi
59. Nil	59. Surya Baliya (Kalavanthula, Ganika)



Existing entry No. in Central OBCs List	Name of the proposed Castes / Communities
60. Nil	60. Krishnabalija (Dasari, Bukka)
61. Nil	61. Mathura
62. Nil	62. Mali (where they are not Scheduled Tribe)
63. Nil	63. Mudiraj, Mutrasi, Tenugollu
64. Nil	64. Munnurukapu
65. Nil	65. Neeli
66. Nil	66. Poosala
67. Nil	67. Passi
68. Nil	68. Rangarez or Bhavasara Kshatriya
69. Nil	69. Sadhuchetty
70. Nil	70. Satani (Chattadasrivaishnava)
71. Nil	71. Tammali (Non-Brahmins) (Shudra caste) whose traditional occupation is playing musical instruments, vending of flowers and giving assistance in temple service but not Shivarchakars
72. Nil	72. Uppara or Sagara
73. Nil	73. Vanjara (Vanjari)
74. Nil	74. Yadava (Golla)
75. Nil	75. Pala-Ekari (area confined to Hyderabad and Rangareddy Districts only)
76. Nil	76. Ayyaraka (area confined to Khammam and Warrangal Districts only)
77. Nil	77. Nagaralu
78. Nil	78. Kasikapadi / Kasikapudi (area confined to Hyderabad, Rangareddy, Nizamabad, Mahaboobnagar and Adilabad Districts only)
79. Nil	79. Lodh / Lodhi / Lodha (area confined to Hyderabad, Rangareddy, Khammam and Adilabad Districts only)
80. Nil	80. Kurmi
81. Nil	81. Patra
82. Nil	82. Siddula
83. Nil	83. Sikligar / Saikalgar
84. Nil	84. Budubunjala / Bhunjwa / Bhadbhunja (area confined to Hyderabad and Rangareddy Districts only)
85. Nil	85. Lakkamarikapu

Muslim castes / communities :

86 (i) Nil	86 (i) Mehtar (Muslim)
86 (ii) Nil	86 (ii) Dudekula, Laddaf, Banjari or Noorbash
86 (iii) Nil	86 (iii) Qureshi (Muslim Butchers)
86 (iv) Nil	86 (iv) Faqir, Fakeer
87. Nil	87. Rajannala, Rajannalu

**Delegation of powers to Financial Advisers of Administrative
Ministry / Department to accord exemption for air travel in airlines
other than Air India in individual cases of Autonomous Bodies**

Reference is invited to Para. '2' of Department of Expenditure's O.M. of even number, dated 7-6-2016 (Sl. No. 132 of Swamysnews, July, 2016) which provides that powers, which were vested with Ministry of Civil Aviation to accord exemption for Air travel, both domestic and international, by Airlines other than Air India because of operational or other reasons or on account of non-availability, have been delegated to the Financial Advisers (FA) of the administrative Ministries / Departments and in respect of the individual cases of Autonomous Bodies, the FAs of the concerned Ministry / Department will accord exemption for Air travel in Airlines other than Air India.

2. Several references are being received in this Department seeking further delegation of powers to FAs of Autonomous Bodies / Statutory Organizations, to accord approval to travel in any Airlines other than Air India, in individual cases covering that Autonomous Body / Statutory Organization.

3. It is hereby clarified that the powers to accord exemption for travel by airlines other than Air India, including individual cases of Autonomous Bodies, are vested only in the Financial Advisers of the Ministries / Departments, exercising administrative control over the Autonomous Body / Statutory Organization and that these powers cannot be further delegated to FAs of the Autonomous Body / Statutory Organization under the administrative control of the Ministry / Department concerned.

33

No. 21(2)/2016-E.II(B)
Government of India
Ministry of Finance
Department of Expenditure

New Delhi, 19th August, 2016.

OFFICE MEMORANDUM

Subject:- Clarification on admissibility of Transport Allowance in the cases where the officers are drawing Grade Pay of Rs.10,000/- in PB-4 – regarding.

Reference is invited to this Department's Office Memorandum No.21(2)/2008-E.II(B) dated 29.08.2008. Para '3' of the O.M. stipulates that Officers drawing Grade Pay of Rs.10,000/- & above and those in the HAG* Scale, who are entitled to the use of official car in terms of Department of Expenditure (DoE) O.M. No. 20(5)/E.II(A)/93 dated 28.01.1994, shall be given the option to avail themselves of the existing facility or to draw the Transport Allowance at the rate of Rs.7,000/- p.m. plus Dearness Allowance thereon.

2. Several references have been received in this Department seeking clarification on the admissibility of Transport Allowance to officers drawing Grade Pay Rs. Rs.10,000/- under Dynamic ACP Scheme or NFU Scheme. A few cases have also been filed in the Courts in this regard. Hon'ble Central Administrative Tribunal (CAT), Principal Bench, New Delhi, in Order dated 13.05.2014 in O.A. No.4062/2013 filed by Shri Radhacharan Shakiya & Others -Vs Union of India & Others, held that the Applicants were not entitled to draw Transport Allowance @ Rs.7,000/- p.m. plus DA thereon. The said order of the Tribunal has also been upheld by Hon'ble High Court of Delhi in their Order dated 03.09.2014 passed in Writ Petition (Civil) No. 3445/2014, filed by Shri Radhacharan Shakiya & Others.

3. Accordingly, it is clarified that the officers, who are not entitled for the use of official car for commuting between residence to office and back, in terms of DoE's OM 20(5)/E-II(A)/93 dated 28.01.1994, are not eligible to opt for drawal of Transport Allowance @ Rs.7000/- p.m. + DA thereon, in terms of DoE O.M. No.21(2)/2008-E.II(B) dated 29.08.2008, even though they are drawing Grade Pay of Rs.10,000/- in PB-4 under Dynamic ACP Scheme or under the scheme of Non-Functional Upgradation (NFU).

4. Hindi version is attached.

(Signature)
19/08/2016
(Nirmala Dev)
Deputy Secretary to the Govt. of India
Tel: 23093276

To

1. All Ministries/Departments of the Govt. of India as per standard distribution list.
2. Copy forwarded to C&AG and UPSC, etc. (with usual number of spare copies) as per standard endorsement list.
3. NIC for uploading on website.

Smt P
30/8/16

श्री राजेश कुमार (अधीनस्थ अधिकारी) द्वारा
CDN (A) के तहत
श्री. श्री. / R. G. (A) को
Dy. Secy. के तहत
दिनांक 30/8/16

34

11683-R/SSCH
03/08/16



No.18011/1/2015-Pol.III
Government of India
Ministry of Urban Development
Directorate of Estates

Nirman Bhavan,
New Delhi - 110 108.

Dated the 22nd July, 2016

OFFICE OF SECRETARY (HURA)
02 AUG 2016
FTS No...11683/16

OFFICE MEMORANDUM

Sub: Revision of rates of damages for unauthorized occupation of general pool residential accommodation and damages for subletting of general pool residential accommodation with effect from 1.7.2016 throughout the country.

The undersigned is directed to refer to the Directorate of Estates O.M. of even number dated 4.6.2013 vide which revised rates of damages for unauthorized occupation of general pool residential accommodation were issued and the revised rates have been valid upto 31.3.2014 or until further orders and O.M No.18011/2/2006-Pol.III dated 22.6.2015 vide which Rates of damages for subletting of GPRA were fixed throughout the country.

2. The matter has been reviewed by the competent authority and it has been decided to revise the rates of damages for unauthorized occupation of general pool residential accommodation for various cities and other stations in the country as below and the revised rates of damages will be applicable to all unauthorised occupants as on 1.7.2016 and to those who are subsequently declared unauthorized occupant:

JS (Admin)
C
2/8
Dir (Con)
JS (A)
Sd/-
circulate to all sections
03/08/16
2/9/16

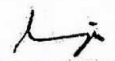
Station	Type of Accommodation and Rates of Damages to be charged for the first month					
	Type I to IV	Type IV (Special) to Type VI and Hostel	Type V and above and Hostel	Type VII and Type VIII	Servant Quarters	Garages
Delhi	40 times	50 Times	--	55 Times	50 times	50 times
Kolkata	40 times	--	50 times	--	50 times	50 times
Chennai	40 times	--	50 times	--	50 times	50 times
Hyderabad	40 times	--	50 times	--	50 times	50 times
Mumbai a) Hyderabad Estate, Belvedere, Pedder Road, BD Road, Malabar Hill, Colaba and Prabhadevi	--	--	120 times	--	50 times	50 times

b) Rest of Mumbai including Hostel at Antop Hill	50 times	--	50 times	--	50 times	50 times
Other Stations	40 times	--	50 times	--	50 times	50 times

3. The rate of damages for unauthorised occupation for each type of general pool residential accommodation shall increase in telescopic method from second month onwards i.e. for second month – damages + 10% of rate of damages; for third month - damages + 20% of rate of damages; for fourth month - damages + 40% of rate of damages; and so on, till the GPRA is vacated by the unauthorised allottee.

4. Telescopic method method will be made applicable for unauthorized occupation in proved subletting cases w.e.f 1.7.2016 on all unauthorized occupants as on 1.7.2016 and who will be declared unauthorized henceforth. The rates of damages will be calculated as two times of damages for first month; two times of damages + 10% two times of damages for second month; two times of damages + 20% two times of damages for third month; two times of damages + 40% two times of damages for fourth month and so on.

4. This issues with the approval of competent authority.


 (Swarnali Banerjee)
 Deputy Director of Estates (Policy)
 2306 2505

To

1. All Ministries/Departments of the Government of India.
- These instructions may be circulated to all eligible attached / subordinate offices for GPRA under them.
2. The Comptroller and Auditor General of India
3. The Chief Secretaries of State Governments
4. The Administrators/LGs of Union Territories
5. Secretary General, Lok Sabha and Rajya Sabha Secretariats
6. Director General, CPWD, Nirman Bhavan
- With a request to circulate these instructions to allottees of GPRA through their respective Service Centres
7. Chairman & Managing Director, NBCC India Limited, NBCC Bhavan, Lodhi Road, New Delhi – 110 003.
- With a request to circulate these instructions to allottees of GPRA through their respective Service Centres
8. All Officers and Sections of the Directorate of Estates
9. All Regional offices of the Directorate of Estates
10. All Estate Managers of CPWD
11. Integrated Finance Division of MoUD
- W.r.t. their Diary No.