

SNEH-SEWA-SEHYOG

PENSIONERS JOURNAL

RETIRED RAILWAY EMPLOYEES WELFARE ASSOCIATION (REGD. NO. 1213)

PENSIONERS NETWORK

Gurgaon

Member SCOVA

Phone : 2302262, 2300423

Website : www.rrewa.org & www.karmayog.org/ngo/rrewa

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2011

2011



दीपावली की हार्दिक शुभकानाएं

संगच्छधवम्

सर्वद्वयम्

समवोमपांसि जानतम्

सेवानिवृत्त रेल कर्मचारी कल्याण संघ (पंजीकृत), गुड़गांव

पेंशनर्स जरनल 2011



सम्पादक मण्डल

ओम प्रकाश कुमार

एस. सी. माहेश्वरी

सत्य प्रकाश भार्गव



दीपावली के पावन अवसर पर
हार्दिक अभिनन्दन



सेवा निवृत्त रेल कर्मचारी कल्याण संघ, गुड़गांव

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V. K. Agarwal

**FORMER CHAIRMAN RAILWAY BOARD
& EX-OFFICIO PRINCIPAL SECRETARY
GOVT. OF INDIA**



- IOC - Member Apex R&D Group
- INAE - Chairman, IEH (Rly.) Group
- NHAI - Arbitrator
- RITES - Hony. Adviser
- RITES Journal - Hony. Editor-in-Chief
- NHPC - Integrity Pact Monitor

Message

The Retired Railway Employees Welfare Association (RREWA), Gurgaon is doing a yeoman service to Railway Pensioners in particular and other Pensioners in general. Its yearly Journal is not only interesting and informative but also provides them necessary guidance in various issues like health care, financial planning, strategies for making their voice heard, in addition to keeping them upto date about the various concerned orders issued by the Railway Administration / Government of India.

The RREWA website provides information with ease to all Pensioners and Senior Citizens. It is very popular and has registered its presence in 83 countries and 132 cities of India and has crossed the landmark of 2.80 lac Visitors.

Some other notable Achievements/Contributions by RREWA are :

- RREWA has been re-nominated to SCOVA (Standing Committee of Voluntary Agencies) of the Government of India which is a rare honour.
- RREWA has been nominated in the GOI advisory committee of users for web based 'Pensioners' Portal' under National e Governance plan (NeGP)
- General Secretary, RREWA, has been nominated as Chair Person of AISCCON's National Committee for Pensioner's Welfare. The AISCCON (All India Senior Citizens Confederation) is the largest organisation of Senior Citizens in the country with over 10 lac membership.
- RREWA in coordination with BPS (Bharat Pensioners Samaj) conducted 2nd Convention of Railway Pensioners Associations at Secunderabad on 13.2.2011 and has planned for 3rd Convention at New Jalpaiguri on 29th March 2012.

Management of the Association is in competent hands and I am confident that the RREWA will improve its performance further to achieve newer heights.

I wish the Office Bearers of the RREWA and its Members all the best in the years to come.

(V. K. Agarwal)
Chief

September, 2011
Patron

RREWA

Mr. M.M. Agarwal

**Former Chief Engineer (N.Rly),
B.Sc, BE (Civil). MBA**

- **Fellow of Institution of Engineers (FIE)**
- **Fellow of Permanent Way Engineering (FIPWE)**
- **Fellow of Institution of Railway Transportation (FIRT)**
- **Former Member of Engineering Institution of Zambia (MEIZ)**
- **Former Member of British Institution of Management (MBIM)**
- **Fellow of Indian Council of Arbitration (FICA)**
- **Fellow of Institution of Valuers (FIV)**



Message

I am happy to learn that RREWA is Publishing 17th issue of Annual Pensioners Journal which is must read for Railway Pensioners, as it holds vital information for them.

Over the last 16 years RREWA has been steadily progressing & doing yeoman's service to Sr. Citizen & Pensioners. During the current year through its user friendly website it has registered its presence in 83 countries & 132 Cities in India. And has achieved the land mark of 280000 visitors.

- RREWA has been re-nominated to SCOVA (Standing Committee of Voluntary Agencies) of the Government of India, which is a rare honour.
- RREWA has been nominated in the GOI advisory committee of users for web based 'Pensioners' Portal' under National e Governance plan (NeGP). Which is in fact, recognition of its web based services by GOI.
- General Secretary, RREWA, has been nominated as Chair Person of AISCCON's National Committee for Pensioner's Welfare. The AISCCON (All India Senior Citizens Confederation) Which is the largest organisation of Senior Citizens in the country with over 10 lac membership.
- RREWA jointly with BPS (Bharat Pensioners Samaj) conducted very successful 2nd National Convention of Railway Pensioners Associations at Secunderabad on 13.2.2011 and has under the aegis of BPS planned for 3rd National Convention at New Jalpaiguri on 29th March 2012 to be hosted by NFRPA Gowhati..

I am Proud to be the Patron of an organization which in addition to directly helping the Pensioners, is also assisting GOI M/O Personnel, PG & Pensions, in resolving Pensioners Grievances.

I wish the Office Bearers of the RREWA and its Members all the best in the years to come.

**Sd/
M.M. Agarwal**

EXECUTIVE COMMITTEE

Retired Railway Employees Welfare Association (regd.) MEMBER SCOVA

490 A/16, Gurudwara Road, Civil Lines, Gurgaon - 122 001

Sr. No.	Name	Designation	Address	Phone
1.	Sh. O.P. Kumar	President	719, Sec. 9 U.E. Gurgaon	9871391971 9911661300
2.	Sh. S.C. Maheshwari	Genl. Secy.	490A/16, Civil Line, Gurgaon	0124-2302262 Fax : 2300423 9868488199
3.	Sh. S.P. Bhardwaj	Vice Pres.	E101, Rail Vihar, Sector-57 Gurgaon	9810914167 0124-2572427
4.	Sh. C.L. Khichi	Secretary	1084/29, Laxman Vihar, Ph. - 1, Gurgaon	9313051211
5.	Sh. S.P. Bhargava	Treasure	C, 236, Mianwali Colony, Gurgaon	0124-2325674 9971188188
6.	Sh. M.R. Taneja	Auditor	599/11, Nehru Lane, Gurgaon	2329594
7.	Sh. Lal Chand	Member	1761/4 UE, Gurgaon	9717182879 2300628
8.	Sh. H.K. Adhlakha	Member	884/4 UE, Gurgaon	2325229
9.	Sh. Gurditta Ram	Member	52A, Anand Garden, Gurgaon	2468534
10.	Sh. H.P. Gupta	Member	179 Sector, 12A, Gurgaon	9911450979
11.	Sh. K.D. Sharma	Member	34, Guru Nanak Pura (W) Jallandhar (Punjab)	09814959594
12.	Sh. M. Chandramowli	Member	A8 P&T Quarters, Sappers Line Paradise Point, Hyderabad 500 003	09441072434
13.	Sh. Srinivasan Kuppusamy	Member	New No.8, IInd Street Sunderam Colony, Tambaram Sanitorium Chennai-600047	09445294308

Statement Of Accounts & Balance Sheet RREWA
(Retired Railway Employees Welfare Association Registration No 1213) Gurgaon
Financial Year 2010-2011 (upto 31.3.2011)

Income		Expenditure	
Life membership Subscription	=Rs 21250.00	Publishing of 'Pensioners Journal'10	Rs 23500.00
		Paid to Kats India for improvement'	
		Maintenance & Disc space website	
Ordinary membership subscription	=Rs 400.00	www.rrewa.org	Rs 21658.00
Associate Association membership subs	=Rs 2500.00	Internet connectivity	Rs 8006.00
		Stationary	Rs 18147.00
		Telephone Rent/Bill	Rs 6946.00
		Paid for electricity& water	Rs 24000.00
		Computer AMC	Rs 2400.00
		Conveyance	Rs 13244.00
Adv. for Pensioners Journal	=Rs 35550.00	Postage	Rs 3366.00
Donations	=Rs 66765.00	TDS	Rs 1683.00
Int S.B. A/c in OBC Bank GGN	=Rs 1785.00		
A/c 00712010049910		Depreciation furniture	Rs 235.00
Int. S.B.A/c in Federal Bank GGN	=Rs 111.00	Service charge OBC bank	Rs 55.00
A/c13550100067098(Grant in aid a/c)		Service charge Fed. Bank	Rs 22.00
Int. FDR	=Rs 16826.00	Meeting exp.	Rs 35746.00
Grant- in-aid from:		Misc.Expenditure	Rs 750.00
Mini.of Personnel, PG Pensions-DOP	=Rs 60000.00		
Total	= Rs205187.00	Total	Rs 159758.00

Excess income over Expenditure Statement :

Income	=Rs 205187.00
Expenditure	= Rs 159758.00
Excess over expenditure	= Rs 45429.00

Statement of Assets & Liabilities RREWA GGN
Financial year 2010-2011 (As On 31-03-2011)

Assets		Liabilities	
Brought forward	Rs 238062.50	Value of FDRS in Bank	Rs 212631.00
Excess over income	Rs 45429.00	Balance in S.B. a/cs in	
		OBC Bank Gurgaon	Rs 50146.00
		Federal Bank Gurgaon	
		(grant in aid a/c	Rs 1630.00
		Furniture	Rs 4 467.50
		Cash in hand	Rs 14617.00
Total	Rs 283491.50	Total	Rs 283491.50

President

Treasurer

Accounts note : Desk Top computer Hard ware including Printer & UPS provided by DOP Mini. Of Personnel, P.G & Pensions has not been included as the cost to Association is nil

President

Treasurer

C.A

Editorial
(S.C.Maheshwari)
Guidelines to Streamline Pension Payment

On 6th of September 2011 Minister of State for Finance Shri Namo Narain Meena in a written reply to a question raised in Rajya Sabha stated (Source: PIB Release ID :75680) :

Guidelines regarding dealing with pension related matters have been issued by Reserve Bank of India (RBI) vide their circular dated 1.10.2008. These guidelines, inter-alia, stipulate that to streamline pension payment arranged in banks, it would be necessary to establish and operationalise the Central Pension Processing Centers (CPPCs) at an early date. The arrangement of disbursement of pension through the CPPCs would entail following advantages:

A centralized pension cell in a bank would be in a position to; (a) focus exclusively on pension matters; (b) acquire expertise in payment and calculation matters; (c) interact as a single window with the Government Departments; and (d) ensure accuracy and speedy payments every month and thus avoid innumerable complaints from the pensioner.

Further banks have also been advised to formulate following pensioner friendly measures:-

(i) Consequent on establishment of the CPPCs, pension payment branch would not have any pension related papers and therefore would not be able to settle pensioners' complaint directly. Banks should evolve a system so that the pensioners have a regular forum for interaction and settlement of grievances;

(ii) At locations outside the CPPC there should be designated nodal Officers for pension related complaints who should be easily accessible to the pensioners and who should hold regular meetings at different locations in their jurisdiction on the lines of Pension Adalat:

(iii) Each bank should establish a toll-free dedicated pension-line manned by trained persons with access to the database to answer queries, note-down and redress complaints, etc;

(iv) Bank's internal inspections of its branches should include specific points such as, delays in the start of pension, payments of Dearness Relief, correctness of pension/ family pension etc;

(v) Nodal Officer/ Inspection Officers should randomly contact the pensioners who visit the branch during inspection and check on the quality of service provided or any problem faced by the pensioners;

(vi) Regular training sessions for bank personal dealing with pension matters may be organized in consultation with the concerned Government Department.

Further, the Government advises all Public Sector Banks to attend to the issues concerning pensioners on priority. As and when any grievance of a pensioner is received, the matter is taken up with the concerned bank for expeditious and effective redressal of the same.

But the honorable Minister did not bother to comment on the implementation of the said guide lines. The Honorable member too did not ask any thing about the implementation.

Fact of the matter is that even after almost 3 long years item (i) to (vi) are not fully implemented.

Is the Govt. waiting for some Anna Hazare to help pensioners in getting these guide lines implemented in Letter & Spirit?

Activity report for the year 2010-2011 RREWA Gurgaon

During the year 2010-2011 RREWA has continued its march on the road to progress a few of its many achievements is detailed below:

1. RREWA website registered its presence in 83 countries & 132 cities of India {Page31 & 35 Google analytical report} and has crossed the land mark of 265000 Visitors
2. M/o Personnel, PG & Pensions has extended its Grant in aid to RREWA for the current year & has also recommended its continuance in the next year also
3. RREWA has been re-nominated to SCOVA (GOI Standing Committee of Voluntary Agencies) for the 2nd term of 2 years which is a rare honour for a rotational category of SCOVA membership
4. Not only that RREWA has been nominated in the GOI advisory committee of users for web based 'Pensioners' Portal' under National e Governance plan (NeGP), and its suggestions for improvement in the Pensioners Portal & its implementation have been unanimously accepted by the official side during the meeting of advisory committee on 05.09.2011.

RREWA's suggestions accepted by the advisory committee:

- i) To make the Associations more efficient & to effectively assist DOP & PW in implement of Pensioners Portal, provision for engaging part time computer knowing personnel & office rental may be made in Grant in aid.(accepted with the modification that this facility will be linked to the performance of the Association)
 - ii) Concerned departmental authorities, as well as Bank /Post office authorities may be advised by DOP & PW to meet representatives of identified Associations for redress of Pensioners grievances as & when requested.(accepted)
 - iii) DOP & PW need to introduce system of monitoring to ensure time bound redressal of complaints which are at present not being resolved over a long period of time. Separate policy guidelines with punitive clause & FAQ may be laid for Pensioners grievance redress (accepted)
- 5 RREWA with the assistance of M/O Personnel, PG & Pensions could get redress 25 long pending grievances of family pensioners & Pensioners.
 - 6 RREWA in coordination with BPS, very success fully conducted the IInd convention of Rly Pensioners Associations at Secunderabad on 13.2.2011 & now in co ordination of BPS, will be conducting IIIrd National Convention of Rly Pensioners Associations slated to be hosted by NF Railway Pensioners Association Guwahati scheduled to be held at New Jalpaiguri on 29th of March 2012.
 - 7 Four more Associations Joined RREWA as associates taking the total No of Associate Associations to 19 .Also 70 individual Pensioners joined as life members during the year.
 - 8 Genl Secy. RREWA has been nominated as chair person of AISCCON's (All India Sr. Citizens Confederation which is the largest organization of Sr. Citizens in India with over 10 lakh membership) National committee for Pensioners Welfare
 - 9 Organized free eye check up camp wherein 250 sr. Citizens availed the facility in addition a Lecture/Demonstration on cardiac problems By Doctors Max hospital Saket Delhi, was also arranged in Feb.2011
 10. Honoured 40 Sr citizen members on their having attained the age of 75 years
 - 11 . With RREWA's efforts Empanelment of Super specialty **ARTEMIS Hospital** at Gurgaon has been extended for one more year that is upto June, 2012.

RREWA propose following changes In the Draft National Policy on Older Persons 2011

- I. Income security in old age
Following may be added:
4. With respect to Central/state Govt, Semi Govt. & PSU pensioners: A minimum Pension to ensure dignity and self respect at a standard equivalent to the pre-retirement level shall be ensured and parity in pension of pre & post Pay commission pay commission retirees shall be maintained to ensure compliance to the honorable supreme court judgment in the famous case of : D.S. NAKARA & OTHERS Vs : UNION OF INDIA DATE OF JUDGMENT 17/12/1982 (1983 AIR 130 ,1983 SCR (2) 165, 1983 SCC (1) 305,1982 SCALE (2)1213)
5. Retired persons from Govt.& quasi Govt. bodies and industrial workers to a large extent depend on the returns from accumulation in their provident fund, gratuity etc through and safe investment of funds. Issue involved will be given careful consideration to ensure adequate secured return on Sr citizen investments. It will be ensured that settlement of Pension, Provident fund, gratuity and other retirement benefits is made promptly and superannuated persons are not put to hardship due to administrative lapses. Accountability for delays will be fixed. Redressal mechanisms for superannuated persons will ensure Prompt, fair and humane treatment. Widows will be given special consideration in the matter of settlement of benefits occurring to them on demise of their husband.
6. Article 27 to 32 of the existing NPOP need to be retained i.e.
- 6 Following .Articles(27 to 31) of the existing NPOP need to be retained i.e.
27. Pension is a much, sought after income security scheme. The base of pension coverage needs to be considerably expanded. It would be necessary to facilitate the establishment of pension schemes both in the private as well as in the public sector for self-employed and salaried persons in non-governmental employment, with provision for employers also to contribute. Paramount considerations in regard to pension schemes are total security, flexibility, liquidity and maximization of returns. Pension Funds will function under the watchful eye of a strong regulatory authority which lays down the investment norms and provide strong safeguards.
28. Taxation policies will reflect sensitivity to the financial problems of older persons which accelerate due to very high costs of medical and nursing care, transportations and support services needed at home. Organizations of senior citizens have been demanding a much higher standard deduction for them and a standard annual rebate for medical treatment, whether domiciliary or hospital based, in cases where superannuated persons do not get medical coverage from their erstwhile employers. There are also demands that some tax relief must be given to son or daughter when old parents co-reside and also allow some tax rebate for medical expenses. These and other proposals of tax relief will be considered.
29. Long term savings instruments will be promoted to reach both rural and urban areas. It will be necessary for the contributors to feel assured that the payments at the end of the stipulated period are attractive enough to take care of the likely erosion in purchasing power due to erosion. Earners will be motivated to save in their active working years for financial security in old age. Pre-retirement counseling programmes will be promoted and assisted.

31. Employment in income generating activities after superannuation should be the choice of the individual. Organisations which provide career guidance, training and orientation, and support services will be assisted. Programmes of non-governmental organizations for generating incomes of old persons will be encouraged. Age related discrimination in the matter of entitlement to credit, marketing and other facilities will be removed. Structural adjustment policies may affect the older workers in some sectors more adversely, specially those in household or small scale industry. Measures will be taken to protect their interests.

II. Healthcare

Revise Article 7 as follows ;

7. Healthcare needs of senior citizens will be given high priority. Old age will be classified as a disability. The goal would be good, affordable health service, heavily subsidized for the poor and a graded system of user charges for others. It would have a judicious mix of public health services, health insurance, health services provided by not-for-profit organizations including trusts and charities, and private medical care. While the first of these will need to be promoted by the State, the third category given some assistance, concessions and relief and the fourth encouraged and subjected to some degree of regulation, preferably by an association of providers of private care.

Problems of accessibility and use of health services by the elderly arise due to distance, absence of escort and transportation. Difficulties in reaching a health care facility will be addressed effectively. By empanelling more hospitals & Diagnostic laboratories under Govt. Health schemes like RELHS, CGHS, ECHS etc. For persons other than retirees from Govt/PSU/Industrial workers.

Difficulties in reaching a public health care facility will also be addressed through mobile health service, Special Camps. Ambulance services by Charitable institutions & not for profit organizations. Hospitals will be encouraged to have separate welfare fund which will receive donations & grants for providing free treatment and medicines to poor elderly patients

Add the Following :

23. The honourable Supreme court in the case of CONSUMER EDUCATION & RESEARCH CENTRE AND OTHERS Vs. UNION OF INDIA & OTHERS
DATE OF JUDGMENT 27/01/1995 CITATION: 1995 AIR 922, 1995 SCC (3) 42, JT 1995 (1) 636, 1995 SCALE (1) 35

Ruled

"The right to health and medical care is a fundamental right under Article 21 read with Articles 39 (c), 41 and 43 of the Constitution which made the life of the workman meaningful and purposeful with dignity of person. Right to life included protection of the health and strength of the worker as a minimum requirement to enable a person to live with human dignity. The Union and State Government, public and private industry was enjoined to take such action that would promote health, strength and vigour of the workmen during the period of employment and leisure and health even after retirement as a basic essential to live life. The health and strength of the worker was an integral facet of the right to life and denial thereof denuded the workman of his livelihood and the finer facets of life violating Art. 21. [659-G-H, 660-A]

The said judgment will be implemented in the letter & spirit by covering all past employees under Govt. Health Schemes like CGHS, RELHS, ECHS, ESI & Govt. sponsored Health Insurance etc.

20th SCOVA meeting gist of important discussion & decision taken

20th SCOVA meeting started at 3.00pm. in North Block Room No. 119. Sh. R.C. Misra Secretary M/O Personnel, P, AR & Pensions while welcoming the members informed that the MOS was busy in 'TN' as such in his absence he will President the meeting. On official side representative of all Ministries excepting H&FW were present. After the welcome speech of the secretary, Umrao Mall Prohit Secy. JCM recorded displeasure from pensioners side for the absence of MOS. Sh. Prohit stated that as the number of pensioners & their grievance have increased many times since the inception of SCOVA. One meeting in a year was grossly insufficient; he also conveyed discontent of pensioners Associations & SCOVA members for not being allowed to represent Pensioners cases in the pension Adalat and departmental officer not giving due consideration to the representations by the pensioners associations.

ATR (Action taken report) on 19th SCOVA meeting Minutes was then taken up. Action taken on issuing of corrigendum PPO for pre 2006 came under heavy criticism. Umrao Mal Prohit, pointed out that with the present speed it will take 14 to 15 years to issue. S.C. Maheshwari suggested that to expedite issuing revised PPO staff should be given monetary incentive Secy. agreed to process the suggestion.

Action taken report on expediting the sanction of secondary pension with monitoring. Mechanism was also adversely commented upon by Shyam Sunder Secy. General Bharat Pensioners Samaj. S.C. Maheshwari suggested that a new form similar to form 14 for claiming Family Pension by Spouse, may be introduced for secondary Pensioners. Which should include checklist & the list of documents to be submitted. Suggestion was readily accepted by official side.

ATR on the issue of (i) same fitment benefit to pre 2006 Pensioners as recommended & implemented in respect to serving employee (ii) Parity between past & future Pensioners (iii) Stepping up of pension and family pension to 50% & 30% respectively (iv) Extension of new benefits granted to the past pensioners, came under detailed discussion Umrao Mal Prohit, S.K. Vyas & Shyam Sunder led the discussion on behalf of the Pensioners community after an hour long lively discussion. Official side agreed to refer back the issues to NAC for discussion in its 4th meeting scheduled to be held in Oct. 2011.

ATR on the issue of suitable alternative to merger of DR after it reaches 50% in view of VI CPC recommendation against 50% DA/DR merger benefit to ensure revision at reasonable intervals : Issue was again debated. On the insistence of SCOVA member, Secy. P. AR & DOP asked the members to Sumit concrete proposal so the he again take it to the Ministry of Finance for consideration.

Revision of ex-gratia : Members were informed that it was in advance stage of consideration. Representative of Minister of Railways informed that this spouse of exgratia recipients will be taken care of. Members requested the Administration to expedite this long pending issue.

About Rs. 1000 as FMA : Members were informed that DOP & PW has taken up the issue with the M/OH, H&FW & is pursuing it on regular basis. Current agenda for 20th SCOVA was taken up at 18.00 hrs. & it was decided to extend the meeting upto 19 hars for this purpose.

Leading the discussion Shyam Sunder Secy. Genl. BPS : vehemently opposed NPS & pressed withdrawal of PFRDA Umrao Mal Prohit & S. K. Vyas joined him, when Secy DOP & PW expressed his inability to make any comments on the subject, he was requested to convey the feelings of the members to the Government.

Following items of current agenda could only be decided. For items which could not be discussed for want of time, RREWA & BPS have decided to submit written brief. However, following items could be discussed :

Revision of Pension/Family Pension Vth CPC. : It was decided that the Pension sanctioning authorities will be to revise pension of any applicant W/o insisting on dead prescribed in OM dated 07.06.2005.

Revision of Pension of Pre 1996 Railway Pensioners : Issue of revising the pension to the disadvantage of Pensioners after 14 years was very strongly opposed by BPS, NFPA Chennai, RREWA & AIRRF. But the issue could not be finally decided, as one of the participant in the discussion brought in reference to Vigilance action in the matter. This gave a chance to the presiding officer i.c.Secy. P, AR & DOP to intervene & giving ruling that the issue was beyond SCOVA scope.

CDS canteen facility to Civilian Pensioners : The contention of constraints put forth by the MOD was very strongly opposed by BPS, RREWA & AFPA Chennai and it was decided to refer back the issue to MOD for immediate reconsideration.

Subsidy for Office Rental & Computer operator : To Associations in receipt of Grant in aid : It was agreed to process the issue favorably.

RELHS to be open ended : Subject under examination in RLY Board.

Dissemination of information by The M/O Railways : Secy. P, AR & DOP agreed to write to all ministries to put all circulars/ orders on their website & also to send copies to Pensioners Associations.

Note : The above is a very brief description covering main items excepting items of BSNL, Postal & defence departments, as brief from SCOVA members for these departments could not be obtained till the time of writing this release.

CIRCULARS

सं. 2007 / ए.सी.

आर. बी. ए. सं.38 / 2007

विषय :- 25 वर्ष से अधिक आयु की अविवाहित पुतियो / विधवा / तलाकशुदा पुत्री / अभिभावक की पारिवारिक पेंशन हेतु पात्रता.

रेल सेवा (पेंशन) नियम 1993 और मौजूदा अनुदेशों के अनुसार क्रमशः 25 वर्ष से अधिक आयु वाली अविवाहित, विधवा / तलाकशुदा पुत्रियों और अभिभावक पारिवारिक पेंशन हेतु पात्र हैं वशर्ते वे कतिपय शर्तें पूरी करते हों एआई आर एफ ने अभ्यावेदन किया है कि रेल प्रशासन पेंशन भुगतान आदेशों में उनका नाम शामिल नहीं करते हैं जिसके परिणामस्वरूप उन्हें कठिनाइयों का सामना करना पड़ता है, इस संबंध में बोर्ड के 01.06.89 के पाल सं. 87 / एसी II/21/33 की ओर ध्यान आकर्षित किया जाता है जिसके अंतर्गत पेंशन भुगतान आदेश का संशोधित फार्मेट परिपत्रित किया गया है, उक्त फार्मेट में पारिवारिक पेंशन के लिए पात्र सभी पारिवारिक सदस्यों के नामों को शामिल करने का प्रावधान है, तदनुसार, रेल प्रशासन को याह सूचित किया जाता है कि यह सुनिश्चित करें कि सभी पात्र पारिवारिक सदस्यों के नाम पेंशन भुगतान आदेश में शामिल किए जाते हैं, उन मामलों में जहाँ पेंशन भुगतान आदेश पहले से ही जारी कर दिए गए हैं, उनमें बोर्ड के 5.5.95 के पात्र सं. 87 / ए सी 11 / 21 / 33 अनुदेशों का पालन किया जाए।

वात्र विधवाओं / तलाकशुदा पुत्रियों जो सेवानिवृत्त अथवा रेल सेवकों की सेवाकाल के दौरान मृत्यु के समय, शामिल करने हेतु पात्र नहीं थे, के नाम शामिल करने के लिए अनुपालन की जाने वाली कार्यविधि के संबंध में पेंशन एवं पेंशन कल्याण विभाग को परामर्श हेतु एक संदर्भ भेजा गया था, इसकी प्राप्ति पर, आवश्यक स्पष्टीकरण जारी किया जाएगा।

कृपया पावती दें.

अजय माथुर
निदेशक वित्त (सीसीए)
रेलवे बोर्ड



Deepmala Menz's Wear

Sanket Mochan Dham, Ram Lila Ground,
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Circular**Subject: Amendment to para 15.2 (P-11 of Scheme Booklet 4th Edition, 3rd Dec. 2004) Submission of Life Certificate -regarding**

Reference is invited to para 15.2 of scheme booklet for submission of life certificate in November each year by the pensioner. In order to facilitate submission of life certificate by pensioners, para 15.2 is being amended to include provisions of rule 343 of Central Treasury Rules (CTR) to be read as para 15.2 (i). Para 15.2 (i) states :

A pensioner who produces a life certificate in the prescribed form in Annexure -XVII signed by any person specified hereunder, however, is exempted from personal appearance :-

- (i) A person exercising the powers of a magistrate under the Criminal Procedure code ;
- (ii) A Registrar or Sub-Registrar appointed under Indian registration Act;
- (iii) A Gazetted Government servant ;
- (iv) A Police officer not below the rank of Sub-Inspector in-charge of a Police Station;
- (v) A Class-I officer of the Reserve Bank of India, an officer (including Grade II officer) of the State Bank of India or of its subsidiary;
- (vi) A Pensioned officer who, before retirement, exercised the powers of a magistrate;
- (vii) A Justice of Peace ;
- (viii) A Block Development Officer, Munsif, Tehsildar or Naib Tehsildar;
- (ix) A Head of Village Panchayat, Gram Panchayat, Gaon Panchayat or an Executive Committee of a Village;
- (x) A Member of Parliament, of state legislatures or of legislatures of Union Territory Government / Administrations.
- (xi) Treasury Officer.

In the case of a pensioner drawing his pension through a public sector Bank the life certificate may be signed by an officer of a public Sector Bank. In the case of a pensioner residing abroad and drawing his pension through any other bank included in the Second Schedule to the Reserve Bank of India Act, 1934, the life certificate may be signed by an officer of the bank. A pensioner get exemption from personal appearance subject to production of life Certificate signed by the above mentioned officer of the bank.

A pensioner not resident in India in respect of whom his duly authorized agent produces a life certificate signed by a magistrate, a Notary, a Banker of a Diplomatic representative of India is exempted from special appearance.

The contents of the Para 15.1 (P-11 of Scheme Booklet 4th Edition, 3rd Dec. 2004) stands unaltered.

It is requested that vide publicity and circulation be given to all the branches of your bank for strict compliance.

This has the concurrence of o/o Controller General of Accounts vide its U.O.No. 1 (7) (4)/2010/TA/171 dated 18th April 2011 and U.O. No.2 (7) / CPAO/Scheme Book / 2005/TA/254 dt. 28.06.2011.

(H. Atheli)
Dy. Controller of Accounts

Para 24.1 of the Scheme Booklet payment of pension of Central Government Civil Pensioners by Authorized Bank (extracts enclosed; scheme available on website of CPAO at www.cpaonline.in) delineates the procedure to be adopted by the authorized bank for Commencement of family pension on the demise of the pensioner.

It has been brought to the notice of this office that some banks are insisting on additional certificates/documents from the family pensioner in addition to those already prescribed; and also insisting joint account holders to open a separate account for commencement of family pension. Such independent action is in contravention of the spirit of the procedure laid out in para 24.1 of the Scheme for payment of pension to Central Government Civil Pensioners.

All authorized bank are hereby requested to comply and adhere to the provisions contained in Scheme Booklet so as to avoid any undue hardship to the family pensioners. Specific instructions may be issued by the Controlling officer of the bank of their respective branches to this effect and enforcement ensured by instituting control and review mechanisms.

24.1 Paras 6 to 8 above are mutatis mutandis applicable to authorisation of family pension in respect of Government Servants dying while in service. Paras 9, 10, 11, 12 to 19 and 21 to 23 above are mutatis mutandis applicable to authorisation/payment of family pension in all types of cases. The PPO indicates the entitlement in respect of family pension to the widow/ husband in the event of death of the pensioner. The payment of family pension at the rate, and to the person indicated in the PPO may be commenced by the paying branch on receipt of the death certificate and application for family pension in prescribed form, as at Annexure XXIV (Page 52), alongwith the pensioner's half of the PPO. However, before the payment is actually commenced, the identity of the spouse entitled to family pension shall be verified with reference to the joint photo-graph, if any, affixed to the PPO and other particulars given by the claimant against Sl. Nos 9 and 10 of the Family Pension Application Form (Annexure XXIV).

(H. Atheli)

Dy. Controller of Accounts

अपनी दौलत, अपनी कमजोरी, अपने घर के दोष, मित्र के अवगुण,
मन की योजना, दिया हुआ दान, किया हुआ उपकार और अपने अपमान
की बात के विषय में किसी से भी चर्चा न करें,
किसी पुरुष से आय न पूछें,
किसी महिला से उसकी आयु न पूछें,
पराई स्त्री से आँखें मिलाकर बात न करें,
मित्र की अनुपस्थिति में बार-बार उसके घर न जाएं,
जब तक कोई कार्य पूरा और सफल न हो जाए उसकी चर्चा न करें।

Sub: Revised pay limits for entitlement of Passes/PTOs on the basis of Pay drawn in the Railway Services (Revised Pay) Rules, 2008.

1. Consequent upon revision of Pay Scales on the basis of decision of the Government on the recommendations of the 6th Central Pay Commission, the question of revision of existing entitlements to Passes/PTOs under the Railway Servants (Pass) Rules, 1986 (Second Edition, 1993) has been under consideration of this Ministry.
2. The matter has been examined and the President is pleased to decide that the entitlements of Passes/PTOs in respect of railway servants drawing pay in the Railway Services (Revised Pay) Rules, 2008 shall be as under :-

S.No	Category	Type of Privilege Pass & Privilege Ticket Order	Type of Duty Pass
1.	Group 'A' & Group 'B' (Gazette!)	: 1st Class 'A' Pass	1st class 'A' Pass
2.	Non-Gazetted employees :		
	(i) In Grade Pay Rs.4200/- and above	: 1st Class Pass	1st Class Pass
	(ii) In Grade Pay Rs.2,800/-	: 2nd Class 'A' Pass*	2nd Class 'A' Pass*
	(iii) In Grade Pay Rs.1,900/- and above but below Grade Pay Rs.2,800/-	: One 2nd Class 'A' Pass* in a year, remaining passes and PTOs of Second/Sleeper Class.	2nd Class 'A' Pass*
	(iv) Employees in Grade Pay Rs.1,800/-	: One 2nd Class 'A' Pass in a year, remaining passes and PTOs of Second/Sleeper Class.	Second/Sleeper Class Pass

***Note:** In terms of the extant instructions, the holder of 2nd Class 'A' pass shall be entitled to travel by AC-3 tier class in trains other than Rajdhani/Shatabdi/Duronto Exp. trains. 2nd Class 'A' Pass is of yellow colour.

3. In all other respects, the provisions of the Railway Servants (Pass) Rules, 1986 (Second Edition, 1993) will apply.
4. The Railway employees who are already entitled to 1st Class Passes, shall continue to draw 1st Class Passes, irrespective of their eligibility in terms of these orders.
5. Necessary amendment to the Railway Servants (Pass) Rules, 1986 (Second Edition, 1993) shall follow.
6. This issues with the concurrence of the Finance Directorate of the Ministry of Railways.
7. Receipt of this letter may please be acknowledged.

(Debasis Mazumdar)
Joint Director Establishment (Welfare)
Railway Board.

Ref : Railway Board's letter of even of number dated 17-06-2009 (RBE. No. 111/2009).

Pursuant to implementation of recommendations of 6th CPC, revised entitlements on Kit Pass admissible to Railway servants for transportation of their personal effects and conveyance of transfer/retirement were circulated in in terms of Railway Board's above referred letter dated 17.06.2009. These entitlements were also incorporated in the Railway Servants (Pass) Rules, 1986 under the advance Correction Slip No. 64.

2. A review of the aforesaid entitlements on Kit Pass has been done pursuant to demands received from individual officer as well as employees' Unions in view of the of the difficulties being faced in transportation of Juggage/conveyance by Goods trains, Accordingly, in partial modification of personal effects and conveyance are as indicated below :

Transportation of Personal effects/conveyance

S.No.	Grade Pay (1)	By Train (2)
(a)	Railway Servants drawing Grade pay of Rs. 7600 and above and those in pay scale HAG+ and above	<p>600 Kgs by Goods train plus reimbursement of transportation of motor car by road.</p> <p>OR</p> <p>One container (40 Feet E.U.) or two Containers (20 Feet E.U.) (including cost of door-to-door movement of Container) Plus reimbursement of transportation of motor car by road.</p> <p>OR</p> <p>One VPU by passenger carrying trains subject to a cut of 20% in the admissible amount of composite transfer gran if a car is carried in the VPU and 25% if car is not carried 6000 Kgs by Goods train plus reimbursement of transportation of motor car by road.</p> <p>OR</p>
(b)	Railway servants Drawing Grade pay of Rs. 4200, Rs. 4600, Rs 4800, Rs 5400 and Rs. 6600.	<p>One Container (1 TEU) (including cost of door-to-door movement of Container) plus reimbursement of transportation of motor car by road.</p> <p>OR</p> <p>One VP/VPU by passenger carrying trains subject to a cut 20% in the admissible amount of Composite Transfer Grant if a car is carried in the VPU and of 25% if car is not carried.</p>
(c)	Railway Servants drawing Grade pay of Rs. 2800	3000 Kgs of luggage plus one motor Cycle/Scooter by goos train or by Parcel Van/Brake van attached to passenger carrying trains of by road.
(d)	Railway Servants drawing Grade pay below Rs. 2800.	166 Kgs of luggage plus one Motor Cycle / Scooter / Moped / Bycle by goods train or by parcel van/brake van attached to passenger carrying trains of by Road.

Note : A pass for carrying a dog may also be issued in all cases from (a) to (d) above.

3. It has been further decided that personal effects upto the weight limits as indicated above and /or conveyance upto the prescribed scale/rates may be permitted to be transported by road on reimbursement basis in lieu of Kit Pass to pass to the place of posting on transfer/ place of settlement after retirement. Separate instructions regarding rates/scale applicable for transportation of personal effects conveyance by road shall be issued by the finance Directorates of Railway Board.
4. In view of the above, Schedule-I (Duty Pass) is Railway Servants (pass) Rules, 1986 (Second Edition, 1993) may be amended as in the ACS No. 71 enclosed.
5. In all other respects, the existing provisions of Railway Servants (Pass) Rules, 1986 (Second Edition, 1993) will apply.
6. This issues with the concurrence of Finance Directorate of Ministry of Railways.
7. These orders shall take effect from 3rd June, 2011.
8. Please acknowledge receipt of the letter.

Debasis Mazumdar
Joint Director Estt. (Welfare)
Railway Board

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25, BHARGAVA PLACE, NEW RLY. ROAD, GURGAON

Subject : Emoluments reckoned for calculating retirement/ death benefits of staff working in the Construction Organisations - PNM/NFIR Item No. ./2008 and PNM / AIRF Item. No.7/2009.

The Staff side, in the PNM forum has requested for withdrawal of the instructions contained in this office letter of even number dated 19.08.2010 regarding reckoning of enrolments for calculating retirement/death benefits of staff working in the Construction Organisations.

2. The matter has been reconsidered in detail by the Board and it has now been held that the instructions contained in para 1 of this office letter No. E (NG) 70 SR 6/43 dated 13.03.1972, which provide that the benefits of one grade higher shall not be taken into consideration for any purpose including eligibility for selection to Class II posts, is limited in its scope for selection to Class II posts, seniority benefits etc, and does not have applicability to reckoning of employments for calculating retirement/death benefits of staff working in the Construction Organisations. As such, it has been decided by the Board that the basic pay drawn by an employee on adhoc promotion in the Construction Organisations shall be reckoned as pay in terms of clause (i) of Rule 1303 [(F.R.9) (21) (a) (i)] of Indian Railway Establishment Code Vol.- II/1987 Edition for the purpose of reckoning of emoluments in terms of Rule 49 of the Railway Services (Pension) Rules, 1993. Consequently, the instructions contained in this office letter of even number dated 19.082010 need not be reopened.
3. Please acknowledge receipt .

(S.SREERAM)

Joint Director Finance (Estt.),
Railway Board.

CPAO/Tech/Pen Assn/2010/882

Subject : Payment of arrears of pension (Nomination) rules. 1983 read with para-23 of the 'Scheme of payment of pensions' to Central Govt. Civil Pensioners by Public Sector Banks.

Sir,

Please refer to your letter No. CGPA/Pen/2008 dated-08.10.2010 on the above cited subject.

The para23.1 of Scheme Booklet for Payment of Pension to Central Government Civil Pensioners by Authorized Banks states that the payment of arrears will made to heir (s) of the deceased pensioner, if the deceased pensioner had not submitted any nomination under the payment of arrears of Pension (Nomination) Rules, 1983. In case a valid nomination by the deceased pensioner exists payment will be made to the nominee in accordance with the nomination.

Since joint accounts for pension purpose are permissible with spouse only, the submission of nomination form 'A' and 'B' by the pensioner is necessary int he cases of singly opened bank Accounts.

(P. Sarada)

Sr. Accounts Officer (Tech.)

(COMMERCIAL CIRCULAR NO. 41 OF 2011)**Sub: Streamlining the procedure of release of Out Station Quota.**

Please refer to this office letter No..2006/TG.I/20/P/Quota dated 05.09.2006 '(Commercial Circular No.72 of 2006) wherein it has been advised that wherever manual reservation quota is being operated (except special quota like Emergency Quota, Defense Quota, Foreign Tourist Quota etc.) even after provision of computerised PRS facility, the same may be withdrawn immediately and merged with reservation quota of the nearest remote location or that available at the train originating station. Subsequently instructions were again issued on 25.02.2011 vide letter No.2006/TG.I/20fP/Quota asking zonal Railways to confirm that at present there is no location where manual general reservation quota is available despite provision of computerized PRS facility. Feedback on this account has been received from eight zonal Railways.'

1. Based on the feedback received and the information available in this office, the matter has been reviewed and it has been decided that no manual charts should be prepared in case of Outstation Quota and the following practice should be followed for such locations:
 - i) The names and other details of all the persons in whose favour Out station quota is to be allotted, should reach the nearest Rail Head upto 1800 hours of the day prior 'to the day of journey, where these names should be fed in the computer bed Passenger Reservation System before preparation of reservation charts at the train originating station or at the remote location/Rail Head serving that Out station. If necessary, Railways can define the nearest rail head where that train stops as a remote and reservation charts can be taken out through the system and handed over to Ticket Checking Staff. In case no names are received within the stipulated time limit, the unutilized quota will get released to RAC/waitlisted passengers at the time of preparation of reservation charts.
 - ii) At those Non-Railhead locations where PRS facility is available at the location where OS quota has been defined and it is not feasible to comply with the option given above, such locations should be given the facility of feeding the name(s) against this quota in the system before preparation of reservation charts at the train originating station or at the nearest remote serving the journey commencing station. Their names will get reflected in the reservation charts taken out at train originating station or at the remote location. In case no names are fed within the stipulated time limit, the unutilized quota will get released to RAC/waitlisted passengers.
 - iii) Detailed working conditions for this can be worked out by zonal Railways keeping in view the local conditions and the broad guidelines given above but has to ensure that manual charts are not prepared for the Out Station Quota.

(Y.K. Sharma)**Director Traffic C,ommercial (G)-II
1. Railway Board**

The General Managers, All Indian Railways etc., (As per standard mailing list)

Subject: Travelling allowance rules - Journey on Transfer/Retirement.

In terms of Board's letter No.E(W)2004 PS 5-9/1 dated 01.08.2011, personal effects up to the specified weight limits and / or conveyance up to the prescribed scale / rates as prescribed under Board's letter No.E(W)2004 PS 5-9/1 dated 17.06.2009 may be permitted to be transported by road on reimbursement basis in lieu of Kit Pass to the place of posting on transfer/place of settlement after retirement. Reimbursement on account of transportation of personal effects/conveyance would be regulated as under :-

1. Transportation of Conveyance on Transfer/settlement after retirement :

WHEN CONVEYANCE IS SENT UNDER ITS OWN PROPULSION

Between places connected by rail	Between places not connected by rail
Prescribed rates limited to expenditure on transportation by passenger train on rail.	Prescribed rates.*

WHEN CONVEYANCE IS SENT LOADED ON A TRUCK

Between places connected by rail	Between places not connected by rail
Actual expenses limited to prescribed rates or expenditure transportation by passenger train on rail, whichever is less	Actual expenses limited to prescribed rates.*

*Prescribed rates means, the rates notified by the concerned Directorate of Transport, for taxi and auto rickshaw, at the starting point, subject to a maximum of Rs.20/- for taxi and Rs.10/- for auto rickshaw as prescribed/revised vide Board's letter of even number dated 1.12.2008 and No.F(E)I/2011/AL-28/18 dated 13.06.2011. Transportation of Personal effects on Transfer/settlement after retirement :

(i) Between places connected by rail

(1) If the transportation of personal effects is made by rail.	Rates prescribed in terms of Board's letter number F(E)I/2008/AL28/15 dated 29.12.2011 would be applicable for transportation of personal effects by Road from the place of residence to the Railway Station to the place of residence at the new headquarters.
(2) If the transportation of personal effects is made by road	Reimbursement of actual expenditure by road limited to presumptive railway freight.

2. Between places not connected by rail - The rates of transportation of personal effects by road between places not connected by rail would be the rates as prescribed in terms to Board's letter number F(E)I/2008/AL28/15 dated 29.12.2010 and revised vide Board's letter F(E)I/2011/AL-28/18 dated 13.06.2011. 2. Hindi version will follow. 3. Please acknowledge receipt.

sd/-

(SONALI CHATRRVEDI)

Dy. Director Finance (Estt)

Railway Board

Subject : Grant of family pension to childless widow of deceased Central Govt. employee after her remarriage - Clarification - regarding.

A reference is invited to the Department of Pension & Pensioners' Welfare's O.M. No. 38/37/08-P&PW (A) dt. 2.9.2008 whereby provisions regulating pension/family pension/gratuity/commutation of pension/disability pension/ex-gratia lumpsum compensation, etc. Where revised consequent upon implementation of Government's decision on the recommendations of 6th CPC.

2. As per the provisions of para 8.6 of the ibid O.M., the childless widow of a deceased Government employee shall continue to be paid family pension even after her remarriage subject to the condition that the family pension shall cease once her independent income from all other sources becomes equal to or higher than the minimum prescribed for family pension in the Central Government.
3. References/representations have been received in this department from various quarters raising therein doubts that the provisions of this department's O.M. dt. 2.9.2008 do not adequately take care of cases wherein death of the employee occurred before/on or after 1.1.2006.
4. The issue has been examined in this department in consultation with department of expenditure. It is hereby clarified that the childless widow of a deceased Central Government employee who had expired before 1.1.2006, shall be eligible for family pension in the light of 6th CPC's recommendations irrespective of the fact that the remarriage of the widow had taken place prior to/on or after 1.1.2006. The financial benefits in such cases, however, will accrue from 1.1.2006. This, however, would be subject to the fulfillment of certain conditions laid down therein, including the income criterion that the income of the widow from all sources does not become equal to or higher than the minimum prescribed for family pension in the Central Government.
5. This issue is with the concurrence of Department of Expenditure, Ministry of Finance vide their U. O. No. 64/EV2011 dt. 11.3.2011.
6. This order, in so far as its applicability relates to the employees of Indian Audit & Account Department, is being issued in consultation with the Comptroller and Auditor General of India vide their U.O. No. 50 - Audits (Rules / 14-2010 dt. 31.3.2011).
7. Hindi version will follow.

K.S. Chibb
Director

Subject : Clarifications regarding Pay fixation of existing group 'D' Employees in the revised pay structure.

Attention is invited to Railway Board's letter of even number dated 12.01.2009 wherein clarifications were provided regarding various aspects of placements of the existing Group 'D' employees in the revised pay structure.

2. As per the clarification at Sl. No. 1 of Railway Board's letter dated 12.01.2009, those regular Group 'D' employees who did not possess the minimum qualification and who have retired/died in harness between 01.01.2006 and date of notification of Revised Pay rules, 2008 will be granted pay band -IS and the grade pay corresponding to their pre-revised pay scale as notified in Railway Services (Revised Pay) Rules, 2008.
3. The aforesaid issue was raised in the 46th Ordinary Meeting of the National Council (JCM) held on 15 May, 2010 and the Staff Side had requested that the cases relating to the non-matriculate class IV employees who retired or died between January 2006 and the date Notification of Revised Pay Rules, without any re-training be re-considered and such employees should be granted the benefit by re-fixing their pension/family pension at par with those employees who were retrained and whose pay was fixed in PB-1 with grade pay of Rs. 1800/-
4. The request of Staff Side on the subject has been considered by the Government and it has been decided that the regular Group 'D' non-matriculate employees who died in harness or have retired between 01.01.2006 and date of notification of Railway Services (Revised Pay) Rules, 2008, i.e. 04.09.2008, from the Railway would also be placed in PB-1 with grade pay of Rs. 1800 with effect from 01.01.2006. It should however be ensured that if any non-matriculate regular Group 'D' employees have been on leave due to which they could not be retrained, they should be retrained immediately on joining duty.
5. This issues with the concurrence of the Finance Directorate of the Ministry of Railways.

(Koshy Thomas)

Joint Director, Pay Commission-II

Railway Board.

Sub: Grant of Fixed Medical Allowance revised from Rs. 100 to Rs. 300 from 01.09-2008 vide Board's letter No PC-V/2010Med 1 dated 29-06-2010 to the Railway pensioners/Family pensioners-clarifications regarding

1. Pursuant to receipt of references from Railway Federations etc. seeking to modify the Undertaking Form with Board's letter No. PC-V/2006/A/Med./1, dated 15-09-2009 (RBE. No. 168/2009) so as to ensure that the pensioners/family pensioners availing OPD facility for chronic diseases are not deprived of the fixed Medical Allowance, the matter has been examined and it has decided to modify the Undertaking Form suitably.
2. The revised Undertaking Form is enclosed. Henceforth, Railway pensioner/family pensioners who opt to claim Medical Allowance should submit the claim for Medical Allowance to the concerned Pension Disbursing Authority in the revised Undertaking Form.
3. Hindi Version in enclosed.

DA: As above

(P.P. Panday)

Director, Pay Commission - I
Railway Board

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UNDERTAKING FORM

(to be submitted in DUPLICATE BY pensioners/family pensioners of his/her Pension Disbursing Authority (PDA) One copy to be retained by PDA and the other copy to be furnished to Pension Sanctioning Authority by PDA)

- I _____ a retired employee/family pensioner whose _____ (specify relation to family pensioner with deceased address) _____ declare that I am residing at (residential beyond 2.5 KMs from the nearest Railway hospital/health unit _____ (Name of the Hospital/Health Unit as contained in Annexure-III to Railway Board's letter No. PC-V/98/1/7/1/1 dated 21-04-1999.
2. Accordingly I hereby opt to claim fixed medical Allowance of Rs 100 and/or Rs 300 per month as per prescribed rate. Necessary endorsement may please be made in my PPO in this regard. Simultaneously, I undertake that I will not avail of OPD facilities (except in cases of chronic diseases as mentioned in Board's letter No. 2006/H/DC/JCM, dated 12.10.2006) at Railway hospital/Health Units from the day I claim Medical Allowance. I also understand that grant of Medical Allowance is subject to the terms and conditions specified in Board's letter No. PC-V/98/1/7/1/1 dated 21-4-99 and 1.3.2004 and last being letter No. PC-V/2006/A/Med/1 dated 15-09-2009.
 3. I also declare that I have not availed of any treatment as Out Door Patient (except in cases of chronic diseases as mentioned on Para-2 above) for the period from _____ (indicate here the date of retirement or the date of availing OPD facility on the last occasion or 1.12.1997, whichever is later) to this day _____ (indicate here the date on which this declaration is signed). I may accordingly be paid arrear of Medical Allowance @ Rs. 100 and/or Rs 300 and/or Rs. 300 per month for the period mentioned above as per prescribed rate.
 4. The above information furnished by me is correct to the best of my knowledge and belief. I also understand that, if at any stage, it is turned that the undertaking submitted by me is incorrect or carries false information, my FMA is liable to be stopped with immediate effect and further suitable action could be taken to recover the excess amount paid to me.

Signature _____

Signature _____
 Name of Full _____
 PPO No. _____
 Issued By _____
 SBA/c No. _____
 Post office/Bank _____
 Branch _____
 Place _____
 Date _____

Sub. : Payment of Fixed Medical Allowance to Railway Pensioners

Ref : Railway Board's Letter No. dt. PC-V/1988/1/7/1 dt 21-04-1999, dt. 01-03-2004 & No. PC-01-03-2004 & No. PC-VI/2010/A/MED/1 dt. 29.06.2010.

Railway Board vide their letter No. Dt. 21-04-1999 and dt. 01.03.2004 had granted Fixed Medical Allowance @ Rs. 100 PM to Railway Pensioner/Family Pensioners w.e.f. dt 01.12.1997. After implementation of the recommendation of 6th pay commission, Fixed Medical Allowance of Rs. 100 PM has been enhanced to Rs. 300 PM w.e.f. dt 01.09.2006 vide Board's letter No. PC-VI/2010/A/MED/1 dt. 29.06.2010.

On account of the above increase, a large number pensioners/Family pensioners (who had never applied for FMA earlier) have come forward with their claims not only from 01.09.2009 but also arrears from 01.12.1997 or date of commencement of pension/family pension whichever is later. These fresh claims are being referred to Railway by banks as well as pensioners for sanction.

In terms to Railway Board's letter dt 21.04.1999 (para-4) tor retirement / cessation from service occurring after issue of Board letter dt 21.04.199, It is the responsibility of Head of Office to obtain option in the prescribed form for availing benefit of the Medical Allowance and arrange for necessary authorization for payment of admissible. In the case of existing pensioners who were getting Rs. 100 P/M as FMA, the banks have to take necessary action to revise the said amount and payment of arrears.

In view of the above all such new claims of Fixed Medical Allowance may be referred to the concerned pension Sanctioning Authority for Sanction. on receipt of sanction for commencement of payment of FMA as well as arrears wherever admissible, instructions may be issued to the banks for arranging payment and necessary endorsement in PPO.

This Issues with the approval of Dy. CAO (G).

For FA & CAO (Pension)

Sub : Facilities for senior citizens at computerized passenger Reservation System (PRS) centers.

A reference has been received from Standing Committee of Voluntary Agencies (SCOVA) wherein it has been inter-alia pointed out Passenger Reservation System (PRS) centers in metros/big cities, there are long queues and senior citizens have to stand for hours in the queue. As such token system should be introduced at such counters.

2. In this connection please refer to this office letter No. 2001/TG.I/20/P/Token System dated 21.08.2002 regarding introduction of computerised token system at PRS Centers. It is understood that at present this system is operational at some PRS centers viz. Mumbai CSTM, Thane, Thane, Hyderabad etc.

3. The request of SCOVA has been examined and it is desired that wherever, at computerised PRS centers, counters have been earmarked for senior citizens / handicapped persons, zonal Railways should consider provision of sitting arrangements near to that special counter subject to availability of space. It may, however, be ensured that such arrangements should not obstruct the free movements of passengers in the PRS centers.

3.1 Necessary action may be taken accordingly and list of such PRS centers may be sent to this office for information. List of PRS centers where computers / normal token system is in vogue may also be advised.

Sanjay Manocha
Dy. Director Traffic Commercial (G)-II
Railway Board

F.No. 41/38/2011 P&PW (C)

21.09.2011

Sub : To extend necessary cooperation to the office bears of identified pensioners associations in the matter of redressal of pensioners grievances.

Sir/Madam,

As you are aware, that on line grievances of pensioners are being fed through our application CPENGRAMS available in the pensioners' Portal maintained by Department of Pension & Pensioners' Welfare. To facilitate lodging of grievances by pensioner's spread all over India, 27 Pensioners Associations have been identified across the country. The list of 27 Pensioners Association is enclosed. However, these associations are finding it very difficult in getting these grievances redressed and are requiring constant follow up with the Departmental offices at regional level. Some of the Pensioners Associations have pointed out that timely action is not being taken by various Ministries / Departments / Organisations for redressal of grievances and same remain pending for unduly long periods. You are therefore, requested to sensitize your Department towards the grievances of pensioners so that unnecessary delays could be avoided leading to a prompt redressal of grievances. The regional offices and field officers, wherever they exist also be requested to provide all cooperation to the pensioners associations who are helping us in the redressal of grievances.

Tripti P. Ghosh
Director

List of identified Pensioners' Associations for implementation of Pensioners Portal, a Mission Mode Project under National e-governance plan.

Sr. No.	Organisation
1.	All India Central Govt. Pensioners' Association, 355, Ganga Mandir, Cuttack-753001 (Orissa) Tel. 2319750.
2.	Karnataka Post and Telecommunications Pensioners' Association (R), 1397. 23rd Main Banashankari IIInd Stage P.O. Bangalore-560070 (Karnataka), Tel. 26716198.
3.	All India Central Govt. Pensioners' Association, 1785, Sadashipeth, Phadkesankul, Near Pune, Vidyarthi Griha, Pune-411030 (Maharashtra), Tel. : (020) 24493757.
4.	All India Organisation of Pensioners' (Civil & Military), Althara Junction, Vellayambalam, P.O. Sasthamangalam Trivandrum - 10 (Kerala) Tel. : 2312177.
5.	All India Federation of Pensioners' Association. G-2 "Soundarya" Door No. New 51, Kavarai street, West Saidapet, Chennai-600015 (Tamil Nadu) Tel. 23715031.
6.	Bharat Pensioners' Samj, P.B. No.3303, Jangpura, New Delhi-110014 Tel. 011-12376642.
7.	All India Central Confederation of Pensioner's Association, 144, New Surya Kiran Appartments Plot No. 65, vth Avenue I.P. Extn, Patparganj, New Delhi, 110092 Tel. 011- 22242322 /22242319 /22724236.
8.	Account's General Offices Pensioners' Association, AG's Office Premises Pensioners' Association Room, Saifabad, Hyderabad-A.P.
9.	Association of Retired Officers of IA&AD, H.Ho. 2154, Sec. 38-C, Chandigarh Tel 0172-2213479.
10.	India Ex-Services League, 9-Nyan Marg Chanakyapuri, N.Delhi-21, Tel. 46068121, 24122381
11.	Retired Railway Employees Welfare Association (Regd.) 490A/16 Gurudwara Road, Gurgaon, Haryana, Tel. 2302262, (M.) 9911663100
12.	Retired Railway Employees Welfare Association, Jagadhari Work Shop, B-IX/1105. Vishnu Nagar, Jagadhari-135002, Haryana, Tel. 01732-252389.
13.	Central Government Pensioners Welfare Association, Jammu Olympic Association Bldg. Parade, Jammu J&K Tel. 09205046021.
14.	Central Government Pensioners' Association Kerala, Pension Kendra, IIInd Floor Capital Towers, Patturaickal Jn Thrissur-6800022 Kerala. Tel. : 0484-2313208
15.	Jharkhand Pensioners' Kalyan Samaj Near Treasury Office, Court Compound, Ranchi Jharkhand Te. : 0651-2207243.
16.	Postal Audit & Accounts Pensioners' Association Teerathroot 63, Dharampeeth Society, Layout No. 3, Deendayal Nagar, Nagpur-440022, Maharashtra Tel. : 2293632.
17.	Central Govt. Pensioners' Association Maharana Sahi, Viveknand marg. Bhubaneswar-751002. Orissa Tel. 2432826/2431172.
18.	All India Central Govt. Pensioners Association, EP233, Naya Bazar, Jalandhar City-144001, Punjab Tel. : 0181-2210445, (M) 9417120103
19.	Central Government Pensioners' Association A404, Triveni Nagar Gopalpura Bye Pass Jaipur-302018, Rajasthan Tel. : 0141-5129306
20.	All India Organization of Pensioners, C-17, Sector-J, Jagriti Vihar, Aliganj, Lucknow-226024, U.P. Tel. : 2763167.
21.	The Co-ordination committee of Central Govt. Pensioners' Association, 68-B' KG Boss Road, Mangala Lane Kolkata, W.B., Tel. : 2212-2305/2565.
22.	All India Organization of Pensioners' Kanpur, 120/469, Lajpat nagar, Kanpur -208005, U.P. 0512-2222780.
23.	Uttarpara Central Govt. Pensioners' Association, Sushma Apartment (Ground Floor) 35, Dwarika Jungle road, P.O. Bhadrakalai, Dist. Hoogly-712012 West Bengal.
24.	All India Retired Railwaymen's Federation 303, Railway Block, Railway Colony High School, Chilkaiguda Secunderabad 500025 (Andhra Pradesh).
25.	N.F. Railway Pensioners' Associations, Rest Camp, Pandu Guwahati-781012, Assam.
26.	Central Civil Pensioners' Associations A-12, Chetak Puri, Gwalior-474002, M.P.
27.	Kedriya Nivrutta Karmachari Mandal Vadodara, Shiva Suman, Martanda Complex, Kapdi Pole, Raopura, Vadodara-390001, Gujrat, Tel. : 0265-2412495.

Sub : Grant of family pension to the eligible member of the family of a pensioner -regarding.

The undersigned is directed to refer to this departments earlier office memoranda No. 1/17/86-P&PW (E), dated 29th August, 1986, 25th January, 1991 and 18th February, 1993 and No. 1/28/04-P&PW (E), dated 31st March, 2009 and 2nd July, 2010 regarding grant of family pension to the eligible members of the family of an employee / pensioners reported missing and whose whereabouts are not known.

2. As per this department's O.M. Dt. 29.08.1986, subject to fulfilment of certain conditions, the family pension can be granted to the family of an employee reported missing and whose whereabouts are not known after a period of one year reckoned from the date of filing the FIR with the police authorities. Subsequently, it was clarified vide this department's O.M. dated 25th January, 1991, that the department of pension & pensioners welfare's O.M. deated 29th August 1986, would be applicable in the case of missing pensioners mutatis mutandis. It was further clarified vide this Departments O.M. No. 1/17/86-P&PW(E), dated 28.02.1993 that family pension to the eligible family member of an employee reported missing, would accrue from the date of loaging the FIR or expiry of leave in the case of an employee who had disappeared, whichever is letter.

3. While providing that the family pension to the family of the missing employee / pensioner may be sanctioned after a period of six months from the date of registration of an FIR with the police vide this department's O.M. dated 2nd July, 2010, it was also made clear that the earlier instructions did not make any distinction between the government servants and the pensioner and cover both of them for the purpose of grant of family pension. However, doubts have been raised by some quarters to the effect as to whether family pension will accrue from the date of lodging the FIR in the case of missing pensioners as well.

4. The matter has been considered in this Department in consultation with Departments of Expenditure, Ministry of Finance. It is hereby clarified that as the previous instructions did not make any distinction between the Government servants and the pensioner, the family pension to the family of a missing pensioner would accrue with effect from the date of loading the FIR or from the date immediately succeeding the day till pension had been last paid to the pensioner, whichever is later. Accordingly, arrears in past cases would also be admissible.

5. This issue with the concurrence of Ministry of Finance, Department of Expenditure vide their U.O. No. 263/E.V/2011, dated 12.09.2011.

K.K. Mittal
Director
Railway Board

FINAL FORMAT FOR REPLY

Subject : Information sought by Mr. K Srinivasan

Ref. : Case No. RTI/Cell/2010/01008302 seeking information under RTI Act.

Market to : JDPC -II

File No. :

Srl. No.	Item No.	Information sought by the party	Ministry's response (reply test)	Annexure (Certificate No, detailed file noting)
A/B.	1	What is the V PC Scale applicable to and mentioned in the Revised PPOs issued, at the time of implementation of V PC recommendations, to those retired prior to 1/1/1996, in scale 1400-2300(IV PC), from the post of Asstts./Head Telephone Operator From the Min, of Rlys, (R.B.).	This matter pertains to JD(F)E-III/Rly. Board. In this connection Rly. Board letter No. F(E)III/2008/PN1/12 dated 02.02.2010 may be referred to.	Photo copy of Rly Board letter No. F(E)III/2008 PN1/12 dated 02.02.2010 attached
A/B	2	Kindly furnish Total No. of pre-1996 pensioner, as on date, who retired from the post of Asstts./Head Telephone Operator in the scale Rs. 1400/2300, from the Min. of Rlys. (R.B.)	The desired Scale wise information in regard to the post of Asstt. & Head Telephone Operator is not available at present in this office, it requires lot of time and manpower. However, it is informed that the Pay Scale of Asstt. Rly. Board was initially Rs. 1400-2600 in V CPC.	
A/B	3	Kindly furnish following information, as recorded in the Revised PPOs, issued to those retired prior to 1/1/1996, from the post of Asstts./Head Telephone Operator, in scale Rs. 1400-2300, from Min. of Rlys. (R.B.)	As per available record no Asstt./Head Telephone Operator Rly. Board retired in the Scale of Rs. 1400-2300 in Min. of Rlys. (Rly. Board) prior to 01.01.1996	
A/B	4	What is the corresponding PB & GP, in VI PC, w.e.f 1/1/2006 in the case of pre-1996 reported Asstts./Head Telephone Operator in the Scale of Rs. 1400-2300 from Min. of Rlys. (RB).	Please see reply of items No. A/B (I) above.	

Name of Officer : (URMILA SHARMA)

Designation PAO/Rly. Board.

Subject : Revision of pension of pre-1996 and pre-2006 retirees with reference to corresponding pay scales.

It has come to the notice of this office that some of the Zonal Railways, while revising pension/family pension of pre-1996 retirees w.e.f. 01-01-2006, have incorrectly indicated the corresponding Vth CPC scale of pay and VIth CPC pay in the revised PPOs, particularly in the case of pre-revised IV th CPC pay scale of Rs. 1400-2300. In this regard, it is reaffirmed that the scale of pay/pay band (Grade Pay) corresponding to IVth CPC pay scale of Rs. 1400-2300 in Vth CPC and VIth CPC is Rs. 4500-7000 and Rs. 5200-20200 (GP-Rs. 2800) respectively, as has also been indicated in S.No. 9 of Annexure-I of Department of Pension and Pensioners' Welfare (DOP&PW)'s O.M. dated 14.10.2008. circulated on the Railways vide this office letter of even number dated 18.11.2008.

2. In terms DOP &PWs O.M. dated 11.5.2001, adopted on the Railways vide this Ministry's letter nO. F(E) III/99/PN1/20 dated 20.08.2001, pension/family pension of all pensioners irrespective of their date of retirement shall not be less than 50% / 30% of the minimum of the corresponding scale as on 01-01-1996 of the scale of pay held by the pensioners at the time of retirement/death while in service. These instructions have been upheld by the Supreme Court, vide their judgement dated 23.11.2006, in the case of K.S. Krishnaswamy Vs. UOI, and this position has been brought to the notice of Zonal Railways etc. vide this office letter No. F(E)III/2004PN1/34 dated 11.01.2007.

3. The corresponding IVth CPC, Vth CPC scales of pay and VIth CPC scales of pay/pay band & grade pay have been reiterated by the DOP & PW in their O.M. 14.10.2008 as subsequently modified vide O.M. dated 20.08.2009, circulated vide this office letters of even number dated 18.11.2008 and 27.08.2009, for the purpose of revision of pension and family pension of pre-1996 and pre-2006 retirees. The zonal Railways etc., are, therefore, advised to strictly adhere to the instructions issued by DOP & PW and adopted by this Ministry, while revising pension/family.

pension of pre-1996 and pre-2006 retirees w.e.f. 01.01.2006. All cases in which either pension/family pension has been revised or the revised PPOs have been issued indicating Vth CPC scale of pay and VIth CPC Pay Band/Grade Pay, otherwise than in accordance with DOP & PW's instructions, may be reviewed and revised PPOs issued at the earliest.

4. A compliance report may be furnished to this office positively within two months.
5. Please acknowledge receipt.

(SUNIL BHARDWAJ)
Deputy Director Finance (Estt.) III,
Railway Board.

No. E(W) 2010 /CP-1/3

Sub : Payment of Ex-Gratia lumpsum compensation to the families of Railway employees who die in harness in performance of bona fide official duties taxability.

Ref : Board's letter No. E (W) 2008/CP-1/7 dated 30.08.2008

1. A clarification has been sought whether lumpsum payment made on account of ex-gratia comensation to windo/legal heir of Railway employee who dies in harness in performance of bona fid official duties is taxable or not. The matter has been examined in consultation with Finance Directorate and it is advised that all matters regarding recovery of income Tax are governed by the provisions of Income Tax Act, 1961 and various instructions issued by Ministry of Finance.
2. Accordingly, in this regard, a copy of circular No. 573 dated 21.08.1990 issued by Ministry of Finance (Central Board of Direct Taxes) in enclosed for information. The relevant extract of the circular reads as under :-

"[3] Taxability of lump-sum payment made gratuitously or by way of compensation or otherwise to widow/other legal heir of an employee regarding.

Clarifications have been sought from the Central Board of Direct Taxes whether a lump-sum payment made gratuitously or by way of compensation or otherwise to the widow or other legal heir of an employees who dies while still in active service, is taxable as income under the income Tax Act, 1961.

2. This issue has been examined by the Board and it is clarified that any such lump-sum payment will not be taxable as income under the aforesaid Act."
3. Please acknowledge receipt.
(This disposes of N.F. Railway's letter No. E/322/41(w) Ex gratia-163 dated 17.02.2010.

(Debasis Mazumdar)
Joint Director Estt. (Welfare)
Railway Board

The General Managers
All Zonal Railways and
Production Units.

Sub. Revised travel entitlements of gazetted officers on duty passes, privilege passes and post retirement complimentary passes.

1. Consequent upon revision of Pay Scales on the basis of decision of the Government on the recommendations of the 6th Central Pay Commission, the question of revision of existing entitlements for travel on duty passes, privilege, passes/PTOs and post-retirement complimentary passes in the case of gazetted officers has been under consideration of this Ministry.
2. The master has been examined and the President is pleased to decide that the entitlements of different categories of gazetted officers for travel on (i) duty and (ii) privilege passes/PTOs and post retirement complimentary passes shall be as per Annexure-1 and 2 respectively.
3. In all other respects, the extant provisions of the Railway Servants (Pass) Rules, 1986 (Second Edition, 1993) will continue to apply.
4. Necessary amendment to the Railway Servants (Pass) Rules, 1986 (Second Edition, 1993) shall follow.
5. The revised entitlements would take effect from 06-01-2011
6. The issues with the concurrence of the Finance Directorate of the Minister of Railway.
7. Hindi version will follow.
8. Receipts of this letter may please be acknowledged.

(Debasis Mazumdar)
Joint Director Establishment (Welfare)
Railway Board.

DA : As Above

TRAVEL ENTITLEMENTS ON DUTY FOR GAZETTED OFFICERS

REVISED ENTITLEMENTS				
Status	Pay Scale/ Grade Pay	Type of Duty Pass	Mail/Express Trains	Rajdhani Express Trains
CRB, Board Members including FC and officers who are equal in grade and status and Chief Commissioner for Railway Safety.	80000	GOLD PASS	Gold Pass holder while travelling with members of his/her family is entitled to travel in any class over Indian Railways. Note : While travelling with family the holder of a Gold pass may have: (a) not more than two berths in first AC class and two berths in A.C. Sleeper/First Class; or (b) not more than four berths in AC Sleeper/First class; or (c) First AC coupe (2 berths) even when travelling alone and can also take his /her family members in the coupe. Permitted to carry a dog in case First AC/First Class coupe is allotted exclusively.	First AC Coupe even while travelling alone and can take his/her family members in the coupe
	75500-80000	GOLD PASS		
Officers in HAG	67000-79000	SILVER PASS	Alone in any class OR Along with his/her family in any class other than First AC Class OR Along with his/her family in First AC Class on payment of 1/3rd difference of fare between 1st AC Class and AC Sleeper Class for his/her family	One Berth in First AC Class for self and one extra berth for the eligible family member on payment of 1/3rd difference of fare between 1st AC Class and 2-AC class of Rajdhani Exp. Trains OR One berth in First AC Class for self and one berth in 2nd AC Class for the eligible family member OR Two berths in 2-AC Class OR Four berths in 3-AC Class.
	10,000	SILVER PASS	One berth in first AC Class for the passenger holder and AC Sleeper Class for his/her family subject to reserving a maximum number of four berths.	2 Seats in Executive Class OR 4 Seats in Chair Car
Officers in SAG				

Status	Pay Scale/ Grade Pay	Type of Duty Pass	Mail/Express Trains	Rajdhani Express Trains	Shatabdi Exp.
Officers in Selection Grade	8700	BRONZE PASS and first 'A' Pass Holders (with I-AC authority)	<p>Alone in any class OR Alongwith his/her family in any class other than First AC Class OR Alongwith his/her family in First AC Class on payment of 1/3rd difference of fare between 1st AC Class and AC Sleeper Class for his/her family</p> <p>OR</p> <p>One berth in First AC class for the pass holder and AC Sleeper Class for his/her family subject to reserving a maximum number of four berths. However, for travelling in First AC Class, while on duty, the Authority should be issued by the Railway Administration.</p>	<p>One berth in First AC Class for self and one berth in 2- AC Class for the eligible family member</p> <p>OR</p> <p>Two berths in 2-AC Class</p> <p>OR</p> <p>Four berths in 3-AC Class.</p>	<p>2 Seats in Executive Class</p> <p>OR</p> <p>4 Seats in Chair Car</p>
AG Officers with more than 3 years services in the grade.	7600	BRONZE PASS and First 'A' Pass holders (with I-AC authority)	<p>Entitles the holder to travel in any class other than First AC class alongwith his/her family, subject to reserving a maximum number of four berths.</p>	<p>One berth in 2-AC Class for self and one extra berth for the eligible family member on payment of 1/3rd difference of fare between 2-AC Class and 3-AC Class of Rajdhani Express Trains.</p> <p>OR</p> <p>2 berths in 3-AC</p>	<p>2 Seats in Chair Car</p>
All other Group-A & B Gaz.	4800 to 7600	BRONZE PASS and First 'A' Pass	<p>Entitles the holder to travel in any class other than First AC class alongwith his/her family, subject to reserving a maximum number of four berths.</p>	<p>One berth in 2-AC Class for self and one extra berth for the eligible family member on payment of 1/3rd difference of fare between 2-AC Class and 3-AC Class of Rajdhani Express Trains.</p> <p>OR</p> <p>2 berths in 3-AC</p>	<p>2 Seats in Chair Car</p>

NOTE : (1) All officers can travel on duty 1st AC Class of Mail/Express Trains on payments 1/3rd of difference of fare between 1st AC class and AC Sleeper Class.
(2) Entitlement on Duty is subject to a maximum of 4 berths/seats.
(3) Entitlement on higher class includes lower class travel as per train accommodation.
(4) Existing provision regarding Attendant shall continue to apply.

Status	Pay Scale/ Grade Pay	Mail/Express Trains	Rajdhani Express Trains	
RB and Board Members	80000	2 berths in first AC class and extra berths in First AC Class for travel of eligible family members on payments of 1/3rd of difference of fare between 1st AC class and 2-AC Class.	Two berths in First AC Class OR Two berths in 2-AC Class OR Four berths in 3-AC Class	2 Seats in Executive Class or Chair Car
Ms and equivalent officers	75500-80000	One berth in First AC Class of Self. For travel of spouse, one extra berth on payments of 1/3rd of difference of fare between 1st AC Class and AC Sleeper Class OR In any class other than First AC Class OR In First AC Class of payment of 1/3rd of difference of fare between 1st AC Class and 2-AC Class.	One berth in 1-AC class for travel of spouse, one extra berth on payment of 1/3rd of difference of fare between 1st Class and 2-AC Class of Rajdhani Express Train OR 2 berths in First AC Class on payment of 1/3rd of difference of fare between 1st AC Class and 2-AC Class of Rajdhani Express Train OR 2 berths in 2-AC Class OR 4 berths in 3-AC Class	2 Seats in Executive Class or Chair Car
Officers in HAG	67000-79000	In any class other than first AC Class OR In First AC Class on payment of 1/3rd of difference of fare between 1st AC Class and AC Sleeper Class	One berth in First AC Class on payment of 1/3rd of difference of fare between 1st AC Class and 2-AC Class of Rajdhani Express Train OR 2 berths in 2-AC Class OR 4 berths in 3-AC Class.	1 Seats in Executive Class OR 2 Seats in Chair Car
SAG Officers drawing pay of Rs. 51,850/- and above in the Pay Band (excluding Grade Pay)	10,000			

REVISED ENTITLEMENTS				
Status	Pay Scale/ Grade Pay	Mail/Express Trains	Rajdhani Express Trains	Shatabdi Exp.
Officers in SAG with more than years service in the grade	10,000	In any class other than first AC Class OR In First AC Class on payment of 1/3rd of difference of fare between 1st AC Class and AC sleeper Class	One berths in First AC Class on payment of 1/3rd of difference of fare between 1st AC Class and 2-AC class OR 2 berths in 2-AC Class OR 4 berths in 3-AC Class	2 Seats in Chair Car
Officers in SAG with more than years service but less than 5 ears in the grade	10,000	In any class other than first AC Class OR In First AC Class on payment of 1/3rd of difference of fare between 1st AC Class and 2-AC Class.	ON ONE PASS :	
			One berth in First AC Class on payment of 1/3rd of difference of fare between 1st AC Class of 2-AC Class of Rajdhani Express train OR 2 berths in 2-AC Class OR 4 Berth in 3-AC Class.	2 Seats in Chair Car
			ON REMAINING PASSES :	
All other SAG, Selection Grade Officers, JAG Officers with more than 3 years service in the grade, and Officers in the Grade ay of Rs. 66600 and above and drawing pay of Rs. 6600 and above and drawing pay of Rs. 26,600/- and above excluding Grade Pay)	6600 to 10000	In any class other than First AC Class OR In First AC Class on payment of 1/3rd of difference of fare between 1st AC Class and 2-AC Class.	2 berths in 2-AC Class OR 4 berths in 3-AC Class	2 Seats in Chair Car
			2 berths in 2-AC Class OR 4 berths in 3-AC Class	2 Seats in Chair Car
All other Group-A & B Gazetted Officers.	4800 to 7600	In any class other than First AC Class OR In first AC Class on payment of 1/3rd of difference of fare between 1st AC Class and 2-AC Class.	One berths in 2-AC class OR 2 berths in 3-AC Class	2 Seats in Chair Car

Note : (1) Entitlement on higher class includes lower class travel as per train accommodation
(2) With regard to facility of Attendant/Companies, Existing orders shall continue to apply

The General Managers
All Zonal Railways,
Production Units, etc.

Sub.: Payments of Ex. gratia lump-sum compensation to families of Railway employees who die in harness on duty.

Ref.: Board's letter No. E(W) 99/CP-1/11 dated 05-11-1999 (RBE No. 285/1999)

1. In partial modification of this office letter No. E(W) 99/CP-1/1 dated 09-02-2000, the clarification that "the compensation payable under Workmen's Compensation Act (WCA) should be reduced from the lump-sum amount payable as Ex-gratia compensation is hereby withdrawn. However, the aggregate of the relief/Ex-gratia compensation under WCA, compensation under Section 124 of the Railways Act, 1986 as applicable, etc. is subject to the ceiling laid down in para-12 of Annexe to Department of Pension & Pensioners' Welfare's O.M. No. 45/55/97- P&PW(C) dated 11.09.1998 circulated vide Board's letter No. E(W) 99 CP-1/1 dated 05.11.1999 as amended vide letter No. E(W) 2008/CP-1/7 dated 30.09.2008 notifying revised rates of compensation w.e.f. 01-01-2006. These orders are effective from 01-08-1997.
2. Sanction is also communicated to revision of the ceiling on aggregate amount mentioned in Para-12 of Annexe to the DOP & PW's O.M. dated 11.09.1998 ibld referred to above from Rs. 10 lakh to Rs. 20 lakh in each individual case w.e.f. 01-01-2006.
3. This issues with the concurrence of the Finance Directorate of the Ministry of Railway. '
4. Please acknowledge the receipt.

(Debasis Mazumdar)
Joint Director Estt. (Welfare)
Railway Board.

The General Managers,
All Zonal Railways/PUs.

**Sub.: Grant of Medical Facilities to dependent relatives -
Raising the income ceiling.**

Consequent upon implementation of Govt's decision on the recommendations of the Sixth Central Pay Commission regarding revision of minimum family pension to Rs 3500/-, it has been decided that a dependent relative in relation to a Railway servant as defined in para 601(6) of the Indian Railway Medical Manual, 200 shall be considered eligible for entitlement of Medical facilities if his/her income does not exceed minimum pension/family pension i.e. Rs. 3500/- and Dearness Relief thereon or 15% of the basic pay of the Railway Servant, whichever is more.

2. Accordingly, in exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President is pleased to direct that the proviso below Para 601(6) of the Indian Railway Medical Manual, 2000 may be amended as per 'Advance Correction Slip No.

_____ Enclosed.

3. Please acknowledge receipt.

(Dr. B.N. Anniggeri)
Executive Director Health (G)
Railway Board

Advance Correction Slip No. 12 to the Indian Railway Medical Manual, 2000

The proviso below 601 (6) may be substituted with the following :-

"Provided that the above are wholly dependent on an reside with the Railway employee. The words "Wholly dependent" mean a person who does not have independent income more than 15% of the emoluments of the Railway servant concerned or Rs. 3500/- plus dearness relief thereon, rounded off the nearest ten rupee figure, whichever is more."

(Authority Railway Board's letter No. 2010/H-1/2/21 dated 07-06.2011)

The General Manager
'All Zonal Railway & PUs, Etc.

**Sub.: Issue of Privilege Pass/PTO and Post Retirement Complimentary Pass
in the next year's account.**

Clause (XIV) of Rule 3 under General Rules Relating To Privilege Passes/PTOs contained in Schedule - II (Pass on Privilege Account) of Railway Servants (Pass) Rules, 1986, as subsequently amended by ACS No. 31 issued vide Board's letter No. E(W)2000/PS 5-1/35 dated 12-1-2001, provides that when an employee has availed all passes due to him/her in a calendar year, one set of pass and/or one set of PTO may be issued to him/her for journeys commencing in the next year only and the Pass/PTO may be debited to the next year's Pass Account, and such advance issue of Pass/PTO should not exceed 60 days of the current year from the date of issue. Similarly item No. (i) under Column 4 (Other facilities) of Schedule-IV (Post Retirement Complimentary Pass) of the said Rules, as subsequently amended by ACS No. 34, issued vide Board's letter No. E(W)2000/PS 5-1/35 dated 19-04-2001, provides that a retired Railway servant may be issued, on his/her request, one set of Complimentary Pass 60 days in advance of the current calendar year from the date of issue, for journeys commencing in the next year duly debiting such issue of complimentary pass in the next year's account.

2. It has been represented by the Staff side that reservation in trains being now available 90 days in advance of the date of journey, the period of 60 days for issue of advance Privilege Pass/PTO/Post Retirement Complimentary Pass may be extended so that reservation could be applied for well in advance of the intended date of journey as per extant advance reservation provisions.

3. The matter has been considered and the President is pleased to direct that clause (xiv) of Rule 3 under General Rules Relating To Privilege Passes/PTOs as contained in Schedule -II (Pass on Privilege account) and item no. (i) under Column 4 (Other facilities) of Schedule IV (Post Retirement Complimentary Pass) shall be amended as per Advance Correction Slip No. 68 enclosed.

4. The issue with the concurrence of the Finance Directorate of the Ministry of Railways.

(Debasis Mazumdar)
Joint Director Estt. (Welfare)
Railway Board.
Contd..... 2/-

Advance Correction Slip No. 68 To The Railway Servants (pass) Rules, 1986 (2nd Edition, 1993)

1. Clause (xiv) of Rule 3 under General Rules Relating to Privilege passes/ PTO as contained in schedule-ii(Pass on Privilege Account) of Railway servants (Pass) Rules, 1986 (2nd Edition 1993) may be amended as under :-

"When an employee has availed all passes due to him/her in a calendar year, one set of Pass and/or one set of PTO may be issued to him/her for journeys commencing in the next year only and the Pass/PTO may be debited to the next year's pass account. Such Pass/PTO should not be issued more than 100 days in advance of beginning of the next year. The Pass/PTO shall be valid for 4 months from the date of issue".

2. Item No. (i) under column 4 (Other facilities) Schedule IV (Post Retirement Complimentary Pass) of Railway Servants (Pass) Rules, 1986 (2nd Edition 1993) may be amended as under :-

"A retired Railway Servant may be issued, on his/her request, one set of Complimentary pass not more than 10 days in advance of beginning of the next year, for journeys commencing in the next year duly debiting such issue of complimentary pass in the next year's pass account. The validity of the pass shall be four months from the date of issue".

(Authority Railway Board's letter No. E(W) 2010/PS5-17/1 dated 3-06-2011.)

अनमोल वचन

इस तरह न कमाओ कि पाप हो जाए। इस तरह न खर्च करो कि कर्ज हो जाए।
इस तरह न खाओ कि मर्ज हो जाए। इस तरह न बोलो कि क्लेश हो जाए।
इस तरह न चलो कि देर हो जाए। इस तरह न सोचो कि चिन्ता हो जाए।

चेतना

आपका पूजा-पाठ करने का कोई लाभ नहीं - अगर आप

माता - पिता की सेवा नहीं करते तो, किसी का बुरा सोचते हैं तो,
झूठ बोलते हैं तो, ईमानदार नहीं हैं तो,
किसी का आदर सम्मान नहीं करते तो, किसी के साथ विश्वासघात करते हैं तो,
पराये धन पर नजर रखते हैं तो, मांस-मदिरा का पान करते हैं तो,
किसी को कष्ट पहुँचाते हैं तो, मन में दया धर्म नहीं रखते तो।

No. 42/50/2010-P & PW (G)
Government of India
Ministry of Personnel, Public Grievances, & Pensions
(Department of Pension & Pensioners Welfare)

3rd Floor, Lok Nayak Bhavan,
Khan Market New Delhi - 110003
Date : 24th June, 2011

RESOLUTION

No. 42/50/2010-P&PW (G) The Standing Committee of Voluntary Agencies (SCOVA) was last reconstituted vide the Department of Pension & Pensioners' Welfare 2010. Consequent upon expiry of the tenure of SCOVA, the Government of India has decided to reconstitute the SCOVA with the following composition. :-

- (a) **Minister of State (Personnel, P.G. & Pensions)** - **Chairman**
(b) **Non-Official Members (15)**

(i) Standing Group (5 Associations)

(i)	Secretary, National Council (Staff Side) JCM, 13-C, Ferozshah Road, New Delhi-110001
(ii)	President, All India Retired Railwaymen's Federation, Block 303, Railway Colony High School, High School, Chilkalguda, Secunderabad - 500025 (A.P.)
(iii)	President, Indian Ex-Services League, 9, Nyaya Marg, Chanakyapuri, New Delhi-110 021
(iv)	President, All India Federation of Pensioners Association, G-2, Soundarya, New No. 51, Old No. 22, Kavarai Street, Saidapet West, Chennai - 600015.
(v)	Secretary General, Bharat Pensioners' Samaj, Post Box No. 3303, Jangpura, P.O. New Delhi - 110 014.

(ii) Rotating Group (10 Associations)

(i)	Vice President & Honorary Secretary, Air Force Association, Air Force Station, Race Course Camp, New Delhi-110 003.
(ii)	President, Retired Railway Employees Welfare Association, 490A/16, Gurudware Road, Gurgaon - 122 001, Haryana.
(iii)	President/General Secretary, P&T Pensioners' Welfare Association, 1310/2, Sector 30-P, Chandigarh, Punjab.
(iv)	President, Karnataka Central Government Pensioners' Association, No. 15/18, Purshotham Road, Ulsoor, Bangalore - 560 008.
(v)	General Secretary, Federation of Central Government Pensioners' Organization, 107-B, Kaisar Street, Kolkata - 700 009.
(vi)	President, Central Government Pensioners Welfare Association, Jammu Olympic Association Bldg. Parade, Jammu (J&K)

(ii) Rotating Group (10 Associations)

(vii)	All India Organisation of Pensioners, Kanpur, 120/469, Lajpat Nagar, Kanpur - 208 005 (U.P.)
(viii)	Central Government Pensioners Association, Maharana Sahi, Vivekananda Marg, Bhubaneshwar - 751 002 (Orissa).
(ix)	All India Central Government Pensioners' Association, 1785, Sadashivpeth Phadkeshankul, Near Pune, Vidyarthi Griha, Pune - 411030 (Maharashtra)
(x)	Jharkhand Pensioners' Kalyan Samaj, Near Treasury Office, Courth Compound, Ranchi (Jharkhand)

(C) Official Members :

- (i) Representative of Ministry of Finance (Deptt. of Expenditure)
- (ii) Representative of Ministry of Defence.
- (iii) Representative of Ministry of Railways
- (iv) Representative of Department of Posts
- (v) Representative of Department of Telecom.

(d) Secretary, Department of Pension & Pensioners' Welfare - Convener & Member Secretary

2. The term of the SCOVA will be 2 years. The Standing Group would serve for three terms of two years each. The Rotating Group would serve for one term of two years and would be eligible for re-nomination for one more term.
3. The SCOVA will hold its meeting as often as may be necessary. However, it will meet at least once in a year.
4. The SCOVA will function to promote the following objectives :-
 - (i) To provide a feed back on implementation of policies/programme of the Department of Pension and Pensioners' Welfare.
 - (ii) To Discuss and critically examine the policy initiatives; and
 - (iii) To mobilize voluntary efforts to supplement the Government action.
5. Traveling Allowance and Daily Allowance to Non official member for attending the meeting of the SCOVA shall be regulated in accordance with the provisions or SR 190 and orders of Government of India there under as issued from time to time.
6. The expenditure involved will be met from within the sanctioned budget grant of Department of Pension & Pensioners' Welfare.

(K.S. Chibb)
Director
Tele : 24635979

**MC Gurgaon puts up citizens charter at old
Municipal Committee office , displays the time MCG
will take to issue mandatory certificates to people**

- ★ Birth or death certificates - 3 days.
- ★ Property transfer certificates - 14 days.
- ★ House construction map or plan certificate - 23 days.
- ★ No dues certificate - 25 days.
- ★ Fire safety certificate - 30 days.
- ★ RTI certificate - 30 days.
- ★ Marriage certificate - 15 days.
- ★ Mobile tower registration certificate - 30 days.

**MINUTES OF THE ADVISORY COMMITTEE MEETING FOR WEB-BASED
PENSIONERS' PORTAL HELD ON 05.09.11 UNDER THE CHAIRMANSHIP
OF SECRETARY (PENSION, AR&PG).**

A meeting of the Advisory Committee for web-based Pensioners' Portal under NeGP was held on 05.09.11 under the Chairmanship of Secretary (Pension, AR&PG), in Lok Nayak Bhawan, New Delhi to seek the advice/ suggestions for fine tuning the work of the Portal during the next Plan period (2012-17), based on the experience gathered in the past and suggestions/ requirements put forth by the pensioners.

A list of participants is annexed

Secretary (Pension, AR&PG) welcomed the participants and initiated the discussion by apprising them of the purpose of convening this meeting. He apprised the participants of the action taken on the decisions of Advisory Committee Meeting held on 19.07.10.

During the meeting the following issues were discussed by the members of Advisory Committee.

1. The members of Advisory Committee suggested that the components like rent for hiring of accommodation and remuneration for Data Entry Operator should be included in the Plan proposal for the 12th Plan.
2. Concerned Departments/ authorities as well as banks/ post office may be advised to provide all co-operation to the representatives of identified Pensioners' Associations for redressal of pensioner grievances.
3. List of invalid characters need to be displayed at suitable location in Grievance Registration Format and the limit of the character for recording various details needs to be increased. It has *also* suggested to make available the final status of the grievance on the portal. The Department clarified that final status is already available in the application.
4. The grants were given to the 27 pensioners associations during 2007-08 and 2008-09. Secretary (Pension, AR&PG) expressed his concern about the 10 associations who have still not utilized the amount and have not given the utilization certificate and other required documents. The Audit has also adversely commented upon these Associations. It was decided that they should be warned in strict terms to either utilise & send us UCs or return back the grant with interest.

After the detailed discussions the following decisions were taken:-

1. The scheme of Pensioners Portal needs to be continued during the 12th Plan period (2012-17). As regards components of activities for which Grant in Aid is given to Pensioners Associations, provisions for subsidy towards charges on rent of office' premises and remuneration of Data Entry Operator should be considered. A few awareness cum training programmes for the members/ pensioners of Pensioners Association also need to be conducted.
2. There is need to allow the flexibility of expenditure on individual components within the overall sanctioned grant-in-aid.
3. Further grants should be given to only those pensioners associations who are functional.
4. For Pensioners' Portal, Department of Defence and Ministry of Railways need to provide link for viewing the status of pro from their website.
5. To write letters to the Nodal Officers of the Ministries/ Departments to extend necessary cooperation to the office bearers of identified pensioners associations in the matter of redressal of pensioners grievances.

6. At present, the redressal of grievances of pensioners is taking unduly long time. Ministries/ Departments should fix a time line for redressal of grievances. In this regard guidelines issued by DARPG may be followed and may also be displayed in the portal.
 7. FAQs to be constantly monitored.
 8. For Bank related grievances, DOP&PW may examine the feasibility of directly forwarding the same to the banks to avoid delays in grievance redressa.
 9. For the Ministry of Railways, the representative from the Ministry was asked to provide a separate help line for pensioners as was available earlier.
 10. It was also decided that the criteria for selection of Pensioners Association may be made available in the website so that more Pensioners Associations may be encouraged to apply.
- The meeting ended with a vote of thanks to the Chair.

LIST OF PARTICIPANTS IN THE ADVISORY COMMITTEE MEETING HELD ON 05.09.11

1. Shri R.c. Mishra, Secretary (Pension, AR&PG) – In chair
2. Smt. Tripti P. Ghosh, Director, % P&PW
3. Shri KK Mittal, Director, 0/0 P&PW
4. Shri RP. Nath, Joint Secretary, M/o Home Affairs
5. Shri Nikhil Kumar Jain, Ex. Director, M/o Railways
6. Shri S.P. Singh, Director (Estt.), 0/0 Telecommunication
7. Shri V.P. Singh, DDG(Estt.), % Posts
8. Shri P. Ahilan, ADG (Estt.) % Posts
9. Dr. D.K Tyagi, Director (Pension), M/o Defense
10. Ms. Vineeta Dixit, Principal Consultant, NeGP, D/0 Information Technology

NIC

1. Dr. V.V.s. Rao, DDG
2. Shri Anil Bansal, SSA

Pensioners' Associations

1. Shri Shyam Sunder, Bharat Pensioners Sarna, New Delhi
2. Shri S.c. Maheshwari, Retired Railways Employee Welfare Association, Gurgaon
3. Shri RL. Bhattacharya, National Coordination Committee of Pensioners Association, New Delhi.
4. Col. (Retd.) KS. Yadav, Indian Ex- Services League, New Delhi
5. Capt. Ratan Singh, Indian Ex-Services League, New Delhi.

Subject : Revision of pension/family pension in respect of the pensioners who were in receipt of compulsory retirement pension and compassionate allowance under Rules 64 and 65 of the Railway Services (Pension) Rules, 1993.

In accordance with para 4.2 of Department of Pension & Pensioners' Welfare (DIP&PW)'s O.M. No. 38/37/08-P&PW (A) dated 1.9.2008, adopted on the Railway vide this office letter of even number dated 08.09.2008; the revised pension of pre-200 a pensioner shall, in no case, be lower than fifty percent of the minimum of the pay in the pay band plus the grade pay corresponding to the pre-revised pay scale from which the pensioner had retired. In the case of HAG+ and above scales, this will be fifty percent of the minimum of the revised pay scale.

2. Doubts have been raised in regard to the applicability of the above provision in the case of revision of pension/family pension in respect of the pensioners who were in receipt of compulsory retirement pension and compassionate allowance under Rules 40 and 41 of the Services (Pension) Rules, 1972 which correspond to rule 64 and 65 of the Railway Services (Pension) Rules, 1993. The matter has been examined by the DOP & PW in consultation with Ministry of Finance and it has been decided that the benefit of para 4.2 of DOP & PW's O.M. dated 01.09.2008, as clarified vide their O.M. dated 03.10.2008, circulated on the Railway vide this office letter of even number dated 08.10.2008, will /not be applicable in the case of revision of pension/family pension in respect of the pensioners who were in receipt of compulsory retirement pensions and compassionate allowance under Rules 40 and 41 of the Services (Pension) rule 1972; which correspond to Rules 64 and 65 of the Railway services (Pensions) Rules, 1993.

3. All Zonal Railway etc. are, therefore, advised to take necessary action accordingly.

4. Please acknowledge receipt.

Sunil Bhardwaj
Deputy Director Finance (Estt.) III,
Railway Board

Validity of Passes for Travel in Garib Rath Express Trains

No. E(W)92 PS 5-3/1

R.B.E. No. 113/12011

New Delhi, 28.09.2011

The General Manager (Personnel & Commercial)

All Indian Railways & Productions Units.

Subject : Validity of Passes for travel in Garib Rath Express Trains.

Ref. : This Officer letter of even number dated 14.02.2007.

Instructions have been issued divide para-1 (I) of this office letter of even number dated 14.02.2007 permitting travel in Garib Rath Express Trains by seving/retired railway servants, individuals on all passes valid for travel in 1st AC/2AC/3AC/chair Car issued as per provisions of Railway Servants (Pass) Rules, 1986, (IInd Edition 1993). Facility of attendant is however, not permitted in these trains.

2. On a demand raised by AIRF at the PNM forum, a proposal has ben under consideration of Board of allowing 2nd Class pass for travel in Garib Rath Express Trains.
3. The matter has been examined and it has been decided by Board that serving/retired railway servants / individuals may also be allowed to travel in Garib Rath Express trains on IInd / Sleeper Class pass" issued under Railway servants (Pass) Rules, 1986 (Second Edition 1993) on payment of difference of fare between the class of actual travel of Garib Rath Express trains and the Sleeper class of Express trains for the distance traveled
4. This issued with the concurrence of the finance directorate of the ministry of railway.
5. Receipt of this letter may be acknowledged.

Sd/-
(Debasis Mazumdar)
Joint Director Estt. (Welfare)
Railway Board

INCOME TAX

Income Tax Rates/ Slabs for the financial year 2011-2012 (A.Y. 2012-2013) for Individual, HUF, woman, senior citizen and senior citizen of 80 Years and more

Income Tax Rates/ Slabs for the financial year 2011-2012 (A.Y. 2012-2013) for Individual, HUF, woman, senior citizen and senior citizen of 80 Years and more -

RATES OF INCOME-TAX -

A. Normal Rates of tax: Applicable to Individual Male below the Age of 60 Years and HUF

1. Where the total income does not exceed Rs. 1,80,000/-. *Nil*
2. Where the total income exceeds Rs. 1,80,000 but does not exceed Rs. 5,00,000/-. 10 per cent of the amount by which the total income exceeds Rs. 1,80,000/-
3. Where the total income exceeds Rs. 5,00,000/- but does not exceed Rs. 8,00,000/-. Rs. 32,000/- plus 20 per cent of the amount by which the total income exceeds Rs. 5,00,000/-.
4. Where the total income exceeds Rs. 8,00,000/-. Rs. 92,000/- plus 30 per cent of the amount by which the total income exceeds Rs. 8,00,000/-.

B. Rates of tax for a woman, resident in India and below sixty years of age at any time during the financial year:

1. Where the total income does not exceed Rs. 1,90,000/-. *Nil*
2. Where the total income exceeds Rs. 1,90,000 but does not exceed Rs. 5,00,000/-. 10 per cent, of the amount by which the total income exceeds Rs. 1,90,000/-
3. Where the total income exceeds Rs. 5,00,000/- but does not exceed Rs. 8,00,000/-. Rs. 31,000/- plus 20 per cent of the amount by which the total income exceeds Rs. 5,00,000/-.
4. Where the total income exceeds Rs. 8,00,000/-. Rs. 91,000/- plus 30 per cent of the amount by which the total income exceeds Rs. 8,00,000/-.

C. Rates of tax for an individual, resident in India and of the age of sixty years or more but less than eighty years at any time during the financial year:

1. Where the total income does not exceed Rs. 2,50,000/-. *Nil*
2. Where the total income exceeds Rs. 2,50,000 but does not exceed Rs. 5,00,000/-. 10 per cent, of the amount by which the total income exceeds Rs. 2,50,000/-
3. Where the total income exceeds Rs. 5,00,000/- but does not exceed Rs. 8,00,000/-. Rs. 25,000/- plus 20 per cent of the amount by which the total income exceeds Rs. 5,00,000/-.
4. Where the total income exceeds Rs. 8,00,000/-. Rs. 85,000/- plus 30 per cent of the amount by which the total income exceeds Rs. 8,00,000/-.

D. In case of every individual being a resident in India, who is of the age of eighty years or more at any time during the financial year:

- | | |
|---|---|
| 1. Where the total income does not exceed Rs. 5,00,000/- | <i>Nil</i> |
| 2. Where the total income exceeds Rs. 5,00,000/- but does not exceed Rs. 8,00,000/- | 20 per cent of the amount by which the total income exceeds Rs. 5,00,000/- |
| 3. Where the total income exceeds Rs. 8,00,000/- | Rs. 60,000/- <i>plus</i> 30 per cent of the amount by which the total income exceeds Rs. 8,00,000/- |

Surcharge on Income tax:

There will be **no surcharge** on income tax payments by individual taxpayers during FY 2011-12 (AY 2012-13).

Education Cess on Income tax:

The amount of income-tax shall be increased by Education Cess on Income Tax at the rate of **two percent** of the income-tax.

Additional surcharge on Income Tax (Secondary and Higher Education Cess on Income-tax):

From Financial Year 2007-08 onwards, an additional surcharge is chargeable at the rate of **one percent** of income-tax (not including the Education Cess on income tax).

Education Cess, and Secondary and Higher Education Cess are payable by both resident and non-resident assessees.

No.402/92/2006-MC (07 of 2011) PRESS RELEASE

Streamlining procedure for scrutiny of income-tax returns

Scrutiny of income tax returns is an important mechanism for ensuring taxpayer compliance and to counter tax-evasion. However, it has evoked some concern from small taxpayers and senior citizens about prolonged enquiries. Concerns have also been raised about selection of the same cases in scrutiny year after year.

Appreciating the concern of these taxpayers and with a view to mitigate their hardships, Central Board of Direct Taxes has reviewed its scrutiny selection procedure. In order to redress the grievance, it has been decided that during the financial year 2011-12, cases of senior citizens and small taxpayers, filing income-tax returns in ITR-1 and ITR-2 will be subjected to scrutiny only where the Income Tax department is in possession of credible information.

Senior citizens for this purpose would be individual taxpayers who are 60 years of age or more. Small taxpayers would be individual and HUF taxpayers whose gross total income, before availing deductions under Chapter VIA, does not exceed Rupees ten lakh.

MEDICAL

Let 'Food be your Medicine' and 'Medicine your Food'

Dr. S. Borborah , CMO, Assam Oil Division, Dig boi

For the first 5000 years of Civilization, humans relied on Herbs as Medicine. It is only in the last 50 years that man has not given importance to Herbal Medicines. It is unfair to forget non-toxic & less expensive Herbal Medicines such as leaves, roots, bark and stems. Some vegetables and fruits contain certain phyto-chemicals, fibre and anti-oxidants, which have the power to prevent cancer. Various colour of fruits (Pigment) also prevent cancer.

How do these compounds prevent cancer ?

- * These chemicals prevent mitosis of cancer cells.
- * **Prevent blood flow to the cancer cells.**
- * Prevent formation of carcinogen.
- * Activate enzymes of arrest the growth of cancer cells.
- * List of vegetables that prevent cancer.

Asparagus: a super source of anti oxidant that contain glutathione which lowers the risk of bowl cancer.

Beans : legumes, navy black, kidney, soya beans, country beans, and peas lower the rate of certain caners due to high fibre content & anti oxidant protease inhibitor.

Broccoli : Contains antioxidants like glutathione, beta carotone, indol, vitamin C, lutein, gluerate which have high quality cancer-fighting activity, particularly against lung, colon & breast cancer. It is **most effective when eaten raw or lightly cooked.**

Cabbage : Contains antioxidant like indol & beta carotene, which speeds up estrogen metabolism, though to help block breast & colon cancer. Eating cabbage more than once a week cuts down cancer by 66%

Carrot—good source of beta-carotene & indol powerful anti-cancer chemical. Carrot cuts down lung cancer by 50% if one carrot per day is consumed. **Cooked carrot is better for the body to absorb easily.**

Cauliflower — eat raw or **lightly cooked cauliflower** which helps to ward-off breast & colon cancer.

Celery — contains phalide & polyacetylene that detoxify carcinogen especially for cigarette smokers.

Egg plant—contains glycoaloids which have been used in certain topical cream used for skin cancer.

Garlic — contains multiple anti-cancer compounds which lessen the chances of stomach, breast, and bowel cancer. **You can eat garlic raw or cooked.**

Ginger & Turmeric — high in anti-cancer activity due to presence of cur cumin.

Mushroom — used to fight leukemia in China and breast cancer in Japan. Mushrooms contain beta glucans.

Chilli — the presence of capcecin in **chilli prevents carcinogen** to destroy DNA.

Mustard seeds — stimulate enzyme which destroy carcinogen.

Onion — quercetin & kesvaratol potent anti-oxidant which **inhibit stomach cancer**.

/

Parsley — contains chemicals like monoterpenes, phthalids, polyacetylene that have high anti-cancer

properties. **It neutralizes certain carcinogen of tobacco smoker.**

Potato — contains **anti-cancer** protease inhibitor. It also **prevents renal cancers**.

Soya bean — It has **anti-cancer** activity especially antagonistic to breast cancer, because it is a rich source of protease inhibitors.

Spinach — source of cancer antagonist antioxidant like beta-carotene & lutein. But these chemicals are destroyed when cooked for a long time. So **eat Spinach raw or lightly cooked**.

Tomato — a major source of lycopene - an **anti-cancer agent**. Tomatoes are known to **lower the rate of pancreatic & cervical cancer**.

Turmeric — contains cur cumin - a powerful antagonist of numerous cancer-causing agents. **It has anti-cancer properties**.

Pumpkin — contains beta-carotene, which **helps in shrinking tumours**.

*

Dark lettuce — contains carotinoids & folic acid in large amount which helps in **preventing bowel cancer**.

Fruits

- **Fruits with yellow & deep orange colour** — the colour is due to carotinoid pigment, which helps in **shrinking of tumours**. Example Mango, Papaya, Peach, etc.
- **Red** — is due to lycopene & carotinoids, which help in **preventing cancer**. Example Guava (red), Red Grapes, Watermelon, Plum, etc.
- **Deep green colour**: it is due to chlorophyll pigment & carotinoids, which **prevent liver cancer**. Example-Cram Bola, Olive, etc.
- **Deep blue colour**: it is due to presence of pigment anthocyanins & flavonoid, which **prevent growth of tumours**. Example: Blackberry.
- **Orange colour**: is due to pigment carotinoids, falconoid, and vitamin C which **can destroy carcinogen** (cancer **producing chemical**).Example: Orange, Lemon, Sweet-lime, etc.
- **Red grapes**: contain reservatol (antioxidant), which **can prevent cancer**.
- **Musk melon**: contains pigment carotinoids **which can prevent cancer**.
- These vegetables and fruits, which we neglect to eat, have powerful anti-cancer properties. **Vegetables are natural capsules, which protect us from the deadly disease - Cancer.**

Treatment for Osteoarthritis at last Solution for knee pains

Hyderabad : Osteoarthritis patients have anew ray of hope. "new breakthrough technology - Cytotron - ensures relief from Knee pain through cartilage regeneration. The degeneration of cartilage is the cause of the throbbing knee pain. Cytotron therapy is the only treatment which. regenerates this cartilage and provides relief.

The trials for this equipment have been conducted at the prestigious CARD & Institute of Aerospace Medicine, Ministry of Defense, Govt. of India, Bangalore. CYTOTRON is already popular as a treatment option for knee pain in Europe, Malaysia, Singapore etc. besides India. Eminent people suffering from knee pain and posted for knee replacement surgeries have been treated by this and are leading a normal life.

Treatment by Cytotron has several advantages. It is a nonsurgical treatment and hence the knee join remains intact, patients can carry on their normal activities during this treatment, cost of the treatment is almost 1/3rd of the cost of knee replacement surgery, very safe, has no side effects and is also helpful in preventing/delaying a knee replacement surgery. It is beneficial for patients who cannot undergo knew repayment surgery on account of other ailments.

CYTOTRON therapy is now available in Hyderabad at SAFE HEALTH, the only non-invasive medical center in A.P.

- ◆ A team of highly experienced and trained senior doctors review each case and provide treatment.
- ◆ Several patients including doctors have successfully undergone the procedure in the last 1½ years.
- ◆ Most Insurance companies recognize the procedure and reimburse the treatment cost.

Sleep

Exercise - Late afternoon or early evening is best. Fit people have better quality sleep.

Diet - Snacks before bedtime should be light and fluid intake limited. Best to maintain a routine.

Caffeine - Coffee, Tea, and "Cola" contain this, intake should be moderated.

Alcohol - Regular use as an hypnotic disrupts sleep pattern, a hot milky drink a preferable.

Environment - Bed and mattress should be comfortable. Room temperature should be around 18°C. People usually adapt to noise unless it is acutely intrusive.

Court Judgements

BEFORE THE MADURAI BENCH OF MADRAS HIGH COURT

DATED: 02/12/2010

CORAM

THE HONOURABLE MRS.JUSTICE R.BANUMATHI
AND

THE HONOURABLE MR.JUSTICE S.NAGAMUTHU

W.A.(MD).No.698 of 2010

and

W.A.(MD).No.721 of 2010

and

M.P.No.2 of 2010

W.A.(MD).No.698 of 2010

Y.Raja ... Appellant

Vs.

The Joint Registrar of Co-operative Societies,

Madurai Region, Madurai. ... Respondent

PRAYER

Writ Appeal is filed under Clause 15 of the Letters Patent against the
Order dated 13.09.2010 made in W.P.(MD).No.9580 of 2010 on the file of this
Court.

!For Appellant ... Mr.S.Visvalingam

^For Respondent ... Mr.K.Balasubramanian

Additional Government Pleader

W.A.(MD).No.721 of 2010

1.The District Collector,

Madurai.

2.The Revenue Divisional Officer,

Madurai. ... Appellants

Vs.

V.P.Sankaran ... Respondent

PRAYER

Writ Appeal is filed under Clause 15 of the Letters Patent against the
Order dated 21.12.2009 made in W.P.(MD).No.6402 of 2009 on the file of this
Court.

!For Appellants ... Mr.K.Balasubramanian

Additional Government Pleader

^For Respondent ... S.Visvalingam

COMMON JUDGMENT

S.NAGAMUTHU J.

Challenge in Writ Appeal (MD).No.698 of 2010 is to the order dated 13.09.2010 made in W.P.(MD).No.9580 of 2010 and challenge in Writ Appeal (MD).No.721 of 2010 is to the order dated 21.12.2009 made in W.P.(MD).No.6402 of 2009. Since common issues are involved, both the Writ Appeals were heard together and they are disposed of by means of this Common Judgment.

2. The appellant herein was working as a Sub-Registrar in the Co-operative Department of the Government. The respondent herein, by his proceedings in Na.Ka.No.3508/2010/gbjh, dated 31.05.2010, permitted the appellant to retire from service on attaining the age of superannuation without prejudice to the pending disciplinary action and other statutory actions. In pursuance of the said order, the appellant has retired from service, but he has not been paid the monetary benefits arising out of such retirement. The appellant was informed that because of the pendency of the disciplinary proceedings and since his retirement was subject to the pendency of the said disciplinary action, he is not entitled for the payment of the monetary benefits. In those circumstances, he filed W.P.(MD).No.9580 of 2010 seeking to quash the said order of the respondent dated 31.05.2010, insofar as it relates to the continuance of the disciplinary action even after the retirement of the appellant. In other words, according to the appellant, the clause "without prejudice to the pending disciplinary action and other statutory actions" is without jurisdiction and the same is liable to be quashed. The Writ Court, by order dated 13.09.2010, dismissed the Writ Petition. Challenging the same, the appellant has come up before this Court with the present Writ Appeal.

3. In this Writ Appeal, it is contended by the appellant that there is no statutory service rule, regulation, etc., which empowers the respondent to preserve the disciplinary proceedings and to continue the same even after the retirement of the appellant. For this proposition, the learned counsel for the appellant has relied on few Judgments of this Court as well as the Hon'ble Supreme Court, about which, we would make reference at the appropriate stages of this Judgment.

4. The learned Additional Government Pleader appearing for the respondent would submit that such power flows from Rule 9(2)(a) of the Tamil Nadu Pension Rules, 1978, [hereinafter referred to as "the Pension Rules"], which empowers the respondent to continue the disciplinary proceedings even after the retirement of the Government Servant. The learned Additional Government Pleader would, therefore, submit that the order of the Writ Court does not require any interference at the hands of this Court.

5. We have considered the above submissions. Admittedly, charges have been framed against the appellant under Rule 17(b) of the Tamil Nadu Civil Services (Discipline and Appeal) Rules, [hereinafter referred to as "the Rules"]. While he was in service, he was not placed under suspension and there was also no order made under Rule 56(1)(c) of the Fundamental Rules extending the service in the interest of the public and to continue the suspension. The learned Additional Government Pleader is not in a position to point out any statutory Service Rule, Regulation, etc., which would empower the respondent to continue the disciplinary proceedings even after the retirement of the appellant, except

citing Rule 9(2)(a) of the Pension Rules. Therefore, we have to now analyze as to whether under Rule 9(2)(a) of the Pension Rules, the disciplinary proceedings initiated when the appellant was in service, could be continued. For this purpose, it would be appropriate to extract Rules 9(2)(a) and 9(2)(b) of the Pension Rules, which read as follows:-

"9(2)(a) The departmental proceeding referred to in sub-rule (1), if instituted while the Government servant was in service, whether before his retirement or during his re-employment, shall, after the final retirement of the Government servant, be deemed to be proceedings under this rule and shall be continued and concluded by the authority by which they were commenced in the same manner as if the Government servant had continued in service; provided that where the departmental proceedings are instituted by an authority subordinate to the Government, that authority shall submit a report recording its findings to the Government.

9(2)(b) The departmental proceedings, if not instituted while the Government servant was in service, whether before his retirement or during his reemployment;-

(i) Shall not be instituted save with the sanction of the Government;

(ii) Shall not be in respect of any event which took place more than four years before such institution; and

(iii) Shall be conducted by such authority and in such place as the Government may direct and in accordance with the procedure applicable to departmental proceedings in which an order of dismissal from service could be made in relation to the Government servant during his service."

6. Insofar as Rule 9(2)(b) is concerned, it empowers the department to institute a disciplinary proceeding after the retirement of a Government Servant. However, it goes with two pre-conditions, such as, the departmental proceedings shall not be instituted except with the sanction of the Government and shall not be in respect of any event which took place more than four years before such institution.

7. Insofar as the case on hand is concerned, Rule 9(2)(b) has got no role to play. A close reading of Rule 9(2)(a) would go to show that the departmental proceeding, which was initiated while the Government Servant was in service, shall, after the final retirement of the Government Servant, be deemed to be a proceeding under this Rule and shall be continued and concluded by the authority by which they were commenced in the same manner as if the Government servant had continued in service.

8. From the above, it could be understood that for the purpose of continuing such proceedings, it shall be treated as if the Government Servant has been continuing in service. It also states that the departmental proceedings instituted under the relevant Rule applicable to the Government Servant shall be deemed to be a proceeding issued under Rule 9 of the Pension Rules. In the case on hand, the departmental proceedings against the appellant was instituted under Section 17(b) of the Rules, which provides for various punishments, such as dismissal, removal from service etc., Now on account of his

retirement, as per the impugned order, there can be no impediment to continue the proceedings, but it shall be deemed that it is a proceeding initiated under Rule 9 of the Pension Rules. In effect, on completion of such enquiry, the respondent cannot impose any punishment upon the appellant, as provided in Rule 17(b) of the Rules. Instead, the Government can withhold or withdraw the pension as provided in Rule 9(1)(a) of the Rules, which reads as follows:-

9(1)(a);- the Government reserve to themselves the right of withholding or withdrawing a pension or part thereof, whether permanently or for a specified period if, in any departmental or judicial proceeding, the pensioner is found guilty of grave misconduct or negligence during the period of his service, including service rendered upon re-employment after retirement, and such withholding or withdrawing the pension may be effected irrespective of the fact whether or not any pecuniary loss on account of such grave misconduct or negligence was caused to the Government, to any local body or to any cooperative society comprising of government servants and registered under the Tamil Nadu co-operative Societies Act, 1961; [provided that before passing an order under this sub-rule withholding or withdrawing the pension of a pensioner, the Tamil Nadu Public Service Commission shall be consulted if the pensioner does not agree to such withholding or withdrawal of the pension. The Tamil Nadu Public Service Commission need not be consulted in cases where the pensioner agrees to withholding or withdrawal of the pension but a copy of the order passed by the Government in such cases shall be sent to the commission.

9. In view of the above provision of the Pension Rules, the impugned clause in the order of the respondent viz., "without prejudice to the pending disciplinary action and other statutory actions", shall only mean that the pending disciplinary proceedings against the appellant shall be continued as though it is a proceeding instituted under Rule 9 of the Pension Rules. But, the learned counsel appearing for the appellant would rely on a Judgment of a Division Bench of this Court in N.M.Somasundaram v. The Director General of Police etc., reported in 1997 WRL 120, wherein, after having reference to Rule 56(a) and (c) of the Tamil Nadu Government Fundamental Rules, this Court has held as follows:-

"Therefore, it is clear that in the absence of any order being passed before 31.10.1984, the competent authority loses the jurisdiction to continue the disciplinary proceedings."

10. Relying on the above Judgment, the learned counsel for the appellant would submit that in the case on hand, since there was no order passed under Rule 56 of the Fundamental Rules extending the period of service beyond the age of 58 years, the respondent has lost his jurisdiction to continue the disciplinary proceedings. Though the said argument of the learned counsel for the appellant appears to be attractive, it cannot be accepted, for the simple reason that in the said case, the Division Bench had an occasion to consider the case of the Government Servant therein, who was under suspension on the date of his attaining the age of superannuation. In this regard, the Division Bench has referred to Rule

56(a)&(c) of the Tamil Nadu Government Fundamental Rules, which reads as follows;-

"56(a) The date of compulsory retirement of Government servant, whether he holds a substantive or officiating post, is the date on which he attains the age of Fifty-eight years. He shall not be retained in service after that age except with the sanction of the government on public grounds, which must be recorded in writing, but he shall not be retained after the age of sixty years except in very special circumstances;-

Provided that this clause shall not apply to Government Servants, who are treated as in superior service for the purpose of these rules but as in Basic Service for the purpose of pension such Government Servants as well as Basic Government Servants shall retire on attaining the age of sixty years.

(c).A Government Servant under suspension on a charge of misconduct should not be required or permitted to retire on his reaching the date of compulsory retirement but should be retained in service until the enquiry into the charge is conducted and a final order passed thereon by the competent authority."

11. In the said case, referring to Rule 56(c) of the Tamil Nadu Government Fundamental Rules, since the Government Servant was on suspension on the date of his attaining the age of superannuation, the Division Bench held that such proceedings cannot be continued after his retirement, because there was no order passed retaining him in service. But, in the case on hand, the appellant was not under suspension, and therefore, question of retaining him in service and continuing his suspension does not arise. If only the appointing authority decides to continue to deal with the charges under Rule 17(b) of the Rules, it is necessary to retain the Government Servant in service by passing an order required under Rule 56(c) of the Fundamental Rules and to keep him under suspension. When it is otherwise proposed to continue the proceedings under Rule 9(2)(a) of the Pension Rules, there is no need to pass any order retaining the Government Servant in service and to continue to place him under suspension.

12. The learned counsel appearing for the appellant would place reliance on a Judgment of a Division Bench of this Court in N.K.Gowder v. C.D.Co-op Milk Producers Ltd., reported in 2008 (1) MLJ 119, wherein in paragraph No.6, it has been held as follows;-

"A departmental proceeding can continue so long as the employee is in service. In the event, a disciplinary proceedings is kept pending by the employer, the employee cannot be made to retire. In the instant case, no rule has been brought to our notice providing for continuation of such proceeding despite permitting the employee concerned to retire. There has to be a specific provision of law or regulation or a bye-law governing the service conditions of the person in question for continuing a departmental enquiry, initiated before the date of superannuation, even after the employee had retired from service. Without such a provision being available, there cannot be an employer-employee relationship surviving after the employee retires from service. Therefore, continuing the enquiry proceedings or conducting an action against the person after his retirement from service cannot be

sustained in the eye of law.

13. A perusal of the above Judgment would go to indicate that in a case where there has been a Rule providing for continuation of such proceeding despite permitting the employee concerned to retire from service, the proceedings can go on. This is what we have already concluded in the earlier paragraphs of this Judgment, as, such rule providing for continuation of the proceeding is found in Rule 9(2)(a) of the Pension Rules.

14. The learned counsel for the appellant, nextly relied on a Judgment of the Hon'ble Supreme Court in UCO Bank v. Rajinder Lalcapoor reported in 2008 (5) SCC 257, wherein in paragraph No.29, the Hon'ble Supreme Court, after analyzing various Judgments has ultimately held as follows:-

"We have noticed in para 15 of our Judgment that ordinarily no disciplinary proceedings can be continued in absence of any rule after an employee reaches his age of superannuation. A rule which would enable the disciplinary authority to continue a disciplinary proceeding despite the officers reaching the age of superannuation must be a statutory rule. A fortiori it must be a rule applicable to disciplinary proceedings."

15. The above Judgment of the Hon'ble Supreme Court also sets at rest doubt, if any, on this aspect. As we have already concluded, in the case on hand, as per the Pension Rules, which enables the respondent to continue the proceedings, there is no bar for the respondent to do so. The learned counsel for the appellant has cited many more Judgments on this aspect, which we do not propose to reproduce, as the same would only add to the length of this Judgment.

16. In view of all the above, in our considered opinion, the expression "without prejudice to the pending disciplinary action and other statutory actions" found in the impugned order should be construed to mean that the disciplinary proceeding initiated under Section 17(b) of the Rules shall be deemed to be a proceeding initiated under Rule 9(2)(a) of the Pension Rules and the same may be continued, which may result in any order under Rule 9(1) of the Pension Rules.

17. In view of the above legal position, we have to state that the appellant shall be entitled for provisional pension as provided in the Pension Rules and the monetary benefits arising out of his retirement subject to the continuance of the departmental proceedings. Therefore, the respondent shall settle all his monetary benefits arising out of his retirement including the provisional pension as provided in the Pension Rules. Except the above clarification and direction, the appellant is not entitled for any other relief in this Writ Appeal.

18. W.A.(MD).No.721 of 2010:- The respondent in W.A.(MD).No.721 of 2010 was a Deputy Tahsildar, attached to Taluk Office, Vadipatti. He retired from service on 30.04.2009. While he was in service, a charge memorandum was issued on 03.04.2009. While allowing him to retire from service, in the order, it is stated that his retirement is without prejudice to the disciplinary proceeding pending against him. Based on the said

order, the respondent was not paid the terminal benefits on account of his retirement. Therefore, the respondent filed a Writ Petition (MD).No.6402 of 2009, challenging the said clause in the order, which states that the retirement is subject to the pendency of the disciplinary proceedings. A learned Single Judge of this Court, by order dated 21.12.2009, allowed the Writ Petition and quashed that part of the order and consequently directed the District Collector, Madurai, to disburse the retirement benefits to the respondent within a period of twelve months from the date of receipt of a copy of the Order. Against the said order, the District Collector and the Revenue Divisional Officer, Madurai, have come up with this Writ Appeal.

19. As we have already held in W.A.(MD).No.698 of 2010, the clause in the retirement order, which states that the retirement shall be subject to the pendency of the disciplinary proceeding should be construed to mean that such proceeding shall be deemed to be a proceeding initiated under Rule 9(2)(a) of the Pension Rules and the same may be continued. However, the respondent shall be entitled for all the terminal benefits including the provisional pension as provided in the Pension Rules. But, the learned Single Judge has quashed the entire order, and therefore, as of now, it will not be possible for the appellants to proceed with the disciplinary proceedings even under Rule 9(2)(a) of the Pension Rules. Therefore, the order of the learned Single Judge needs to be interfered with to the limited extent, as indicated above.

20. In view of the above, this Writ Appeal must succeed and the order of the learned Single Judge should be set aside to the limited extent. However, with clarification that the pending disciplinary proceedings against the respondent shall be deemed to be a proceeding initiated under Rule 9(2)(a) of the Pension Rules and the same may be continued, which may result in any order under Rule 9(1) of the Pension Rules. However, pending the said disciplinary proceedings, the appellants shall disburse all the retirement benefits to the respondent including the provisional pension as provided in the Pension Rules.

21. In the result, W.A.(MD).No.698 of 2010 is dismissed with the clarification and direction as mentioned in Paragraph No.17 of this Judgment. W.A.(MD).No.721 of 2010 is allowed in part with the clarification and direction as mentioned in Paragraph No.20 of this Judgment. No costs. Consequently,

connected Miscellaneous Petition is closed.

NB

To

1.The Joint Registrar of Co-operative Societies,
Madurai Region, Madurai.

2.The District Collector,
Madurai.

3.The Revenue Divisional Officer,

NATIONAL CONSUMER DISPUTES REDRESSAL COMMISSION NEW DELHI

REVISION PETITION NO. 48 OF 2007

(Against the Order dated 14.09. 2006 in Appeal No. 1132 of 1999 of the Rajasthan State Consumer Disputes Redressal Commission, Jaipur)

Smt. Lad Kanwar

W/o Sh. Ghanshyam Lal Maheshwary

R/o Plot No.D-13

Ballabh Bari, Kota

Rajasthan

Petitioner

Versus

Dr. R.M. Singhavi

M.D. Sr. Specialist

M.B.S. Hospital

Kota

R/o A-3, Prithvi Enclave

Civil Lines,

Kota (Rajasthan)

Respondent

BEFORE:

HON'BLE MR. JUSTICE, ASHOK BHAN, PRESIDENT HON'BLE MR. SURESH CHANDRA, MEMBER

For the Petitioner : Mr. J.P. Sharma, Advocate

For the Respondent : Dr. Manish Singhavi and Mr. D.K. Devesh, Advocate

Pronounced on 9th March 2011

ORDER

PER SURESH CHANDRA, MEMBER

The complainant filed a consumer complaint before the District Forum on 25.01.1996 against the OP Dr. R.M. Singhavi Sr. Specialist in Maharao Bheemsingh Hospital, Kota who is respondent herein, stating that on having complaint of abdomen pain which did not subside, her husband took her to the residence of the OP at Civil Lines, Kota for consultation on 19.01.1994. According to the complainant, the OP charged Rs.40/- for consultation fees and prescribed some medicines on his letterhead. Certain tests were suggested and the complainant was asked to get admitted into the Government Hospital at Kota. It is alleged that in spite of knowledge that the complainant was having blood sugar, the OP administered 4 to 5 glucose bottles to her during her treatment by him upto 28.01.1994 which, according to her, increased her blood sugar. Because of this, she suffered acute swelling and pain started in her legs but in spite of her request to stop the glucose, the OP did not heed to her request. On 28.01.1994, when skin of her toes had blackened, her husband was advised by OP to take her to Jaipur and show her to Dr. Baldawa in SMS Hospital, Jaipur. Accordingly, after consulting Dr. Baldawa, she was admitted into SMS Hospital and felt some improvement in the left leg. She was discharged from SMS Hospital, Jaipur on 03.03.1994 but it became clear that there was no way except amputation of the toes of her legs. She, therefore, got admitted in Santokaba Durlabhji Hospital, Jaipur and was discharged on 10.03.1994 and was advised operation of toes of both the legs. The case of the complainant was that the treatment, which was given to her by the respondent/OP at Kota was not proper and there was negligence on his part as a result of which, she developed trouble in toes on account of wrong administration of glucose especially when in her report blood sugar was found. She, therefore, claimed a compensation of Rs.3 lakh from the OP in her complaint before the District Forum. On appraisal of the issues

and the evidence adduced, the District Forum dismissed the complaint. When the order of the District Forum was challenged by the complainant before the State Commission in appeal, it did not find any favour with the State Commission which dismissed the appeal as well as the complaint vide its order dated 14.09.2006 which is now under challenge through the present revision petition.

2. We have heard counsel for the petitioner and the respondent and have also perused the record placed before us. The District Forum even while holding that the complainant was not a consumer within the meaning of section 2(1)(d) of the Consumer Protection Act 1986, looked into the merits of the case on the basis of the pleadings and the evidence adduced by the parties and concluded that there was no deficiency in service on the part of the OP and the complainant had failed to prove the fact that gangrene, which had developed in the toes, was because of negligence on the part of the OP. In the impugned order, the State Commission has overruled the finding on the first point and has treated the complainant as a consumer within the meaning of section 2(1)(d) of the Act of 1986. We agree with this finding of the State commission particularly taking into consideration the submission made by the counsel for the petitioner before us that the husband of the complainant is a government servant and hence even though she received treatment free of charge in the Government Hospital at Jaipur where she was admitted from 19.01.1994, she would be treated as a consumer in view of the ruling of the Hon'ble Supreme Court in the case of Laxman Thamappa Kotgiri Vs. G.M. Central Railways and Ors. [III (2006) CPJ 6 (SC)] wherein it has been held that where medical service is rendered as part of terms of service, this would not amount to free service and would constitute "service" for purposes of the Consumer Protection Act. However, so far as the allegation of deficiency in service on account of medical negligence on the part of OP/respondent is concerned, no infirmity could be found with the concurrent finding of the fora below. It is well settled proposition that when the complainant alleges medical negligence on the part of OP, the onus of proving the same squarely lies on the complainant. Based on the pleadings and evidence adduced, both the fora below have carefully examined this aspect and have dismissed the allegations of the complainant against the OP Doctor. We do not consider it necessary to reproduce the detailed analysis of the evidence adduced by the parties done by the fora below in this regard. It has to be noted that the respondent who treated her in the hospital at Jaipur being conscious of the fact that the complainant's blood report had indicated blood sugar in her sample, had taken due care by adding normal saline and insulin in the glucose bottles. Besides this, the doctors who treated her after her shifting from Kota to Jaipur have also opined that the treatment which she received at Kota was appropriate and no negligence could be made out in that respect. Specific certificates of Dr. V.S. Baldwa Sr. Physician, SMS Hospital, Jaipur and Dr. Surendra Kumar Sharma another Sr. Physician are placed on record and have been considered in this regard. We have also noted that even though the allegations of negligence are in respect of the treatment at Government Hospital Kota, that Hospital was never included as a party to the complaint. Taking into consideration all these important aspects, we do not find any substance in the revision petition and hence dismiss the same but with no order as to costs.

.....
(ASHOK BHAN, J)

PRESIDENT

.....
(SURESH CHANDRA)

MEMBER

GOI Decision No.16 under Rule 54 of CCS (Pension) Rules, 1972 - WHEN THE HUSBAND DECLINES TO ACCEPT FAMILY PENSION IN ANY CAPACITY, mainly for information purpose please

"A case has been reported where on the death of a married woman employee, who left behind minor children, the husband of the deceased had declined to accept the family pension in any capacity and also given his consent to pay the same to the real guardian of the deceased's children, ie. his father-in-law. The widower was having another living wife at the time of the death of the deceased Govt. servant

The following point relating to the case was referred to the Govt. of India by this Office. The Ministry of Finance in consultation with the Ministry of Law and DoP and Admin. Reforms have now issued the clarification below:

Point raised for clarification:

If the husband has another living wife at the time of death of a female GS, it is the same as re-marriage and as such the husband of the deceased female GS is not entitled to Family Pension under Rule 54(6)(i) of the CCS (Pension) Rules, 1972. Will it be in order in the instant case to pay the family pension to the minor children through the father the deceased employee who is their guardian, when the natural guardian, viz. father of the children, is living?

Clarification issued: It will be in order in the instant case to pay the family pension to the minor children through the father of the deceased employee, ie. their guardian, when the natural guardina, i.e. father of the children is living. This is, however, subject to recognition of his legal guardianship by the court". (AG letter No.61/Audit/95-75, dated 19.1.1976).

Swamy's compilation on Pension Rules.

My surprise in the above matter is: When the husband is not at all entitled for receiving family pension, the question of his 'declining' the same in any capacity does not arise. I am also surprised to note the particular word 'children of the deceased employee - means mother of children, where father had no role to play at any point of time even! While I respect the generosity and gesture of the father to 'decline' the family pension and consenting to pay the same to the REAL GUARDIAN of his own children, I salute the Grand Father who assumed the great higher responsibility, and that is why he happened to be GRAND FATHER.

Conclusion: This matter should not have been sent for AG's opinion rather the DOP&PW themselves should have decided at stage one itself under the extant Rules to minimise time consumption. But, the same story continues even after 35 years.....

Judgment dated 8.12.2008

Here is an attachment containing Judgment by Hon. High Court, Delhi in the Appeal preferred by DOP&PW in favour of DOP&PW, but the summarised position in the said Judgment dated 8.12.2008 cannot be denied by the very Appellant in regard to our plea pertaining to 10/20 years q.s as well as min. rev. pension.

"The Petitioner has relied upon the judgment of the Hon"ble Supreme Court, in the case of Union of India and Others Vs. Dr. Vijayapurapu Subbayamma, JT 2000 (Suppl.1) SC 41. The Hon"ble Supreme Court, considered the question, whether, the pensioner was eligible to the benefit conferred on the pensioners by amendment of the Pension Rules, which had prospective in nature, came into fore after the pensioner had retired. After examining the judgments in V.Kasturi Vs. Managing Director, State Bank of India, Bombay and Another, JT 1998(7) SC 147, Commander Head Quarter, Calcutta and Others Vs. Capt. Biplabendra Chand, JT 1996(12) SC 242, U.O.I. and Others Vs. Lieut (Mrs.) E.Lacats, 1997 (7) SCC 334 and T.N. Electricity Board Vs. Veerasamy and Others, JT 1999 (2) SC 429,

the principles of law summed up were, as follows:- The conspectus of legal position that emerges from the aforesaid decisions are as under :-

(a) Where an employee under the terms and conditions of service or under the relevant Rules relating to pension is not eligible to earn pension on his or her retirement, any amendment to the Rules covering a new class if pensioners would not confer pensionary benefits to the employee who has retired prior to coming into force of such amendment of Rules.

(b) However, the position would be **different** if such an amendment in the relevant pension Rules is with retrospective effect as to cover a new class of employees including those employees who, at the relevant time, were not entitled to earn pension under the then existing Rules conditions of service.

(c) Where an employee at the time of retirement is entitled to pension under the relevant Rules, any subsequent amendment to the relevant Rules enhancing pension or conferring additional benefit would be also application to him".

From V Natarajan

3rd Floor, Lok Nayak Bhawan,
Khan Market, New Delhi-110 003.

Dated the 5th September, 2007.

In pursuance of Supreme Court judgement dt.23.11.2006 in K.S. Krishnaswamy and others vs. UOI in C.A. No.3174/2006, need has been felt to amend O.M. of even number dated 26th April, 2004 and 8th February, 2005 to make it compatible with the Supreme Court judgement, the undersigned is directed to substitute para 3, 6 and 7 (i) and 7 (ii) of the Department's OM of even number dt 26.4.2004 and 8th February, 2005 with the following corresponding paras:-

3. Whether the benefit of higher pay in the upgraded pay scale for calculating pensionary benefits, will be applicable to pensioners retired during 1.1.96 to 18.2.03. No.
6. Whether revision of pension in these cases could be done on the basis of average emoluments notionally drawn during the last 10 months of service under Rule 34 of CCS (Pension) Rules. No.
- 7.(i) Whether the provisions contained in OM dt 17.12.98 issued by the Department of Pension are applicable, with reference to the upgraded pay scales with effect from 1.1.96, for the purpose of pension fixation on notional basis of average emoluments and the actual benefit will be allowed from 19.2.03. In terms of Supreme Court Judgment dt 23.11.2006, the revision of pension shall be governed by OMdt 17.12.98 read with OM dt 11.5.01 and revision of pension in revised upgraded pay scales shall NOT be admissible/allowed.
- 7(ii) Whether the benefit of fixation of pension with reference to upgraded scales could be extended to pre-96 retirees also. No.
2. No recoveries shall be made, on account of revision of pensionary benefits earlier granted in terms of O.M. dated 26.4.2004 in the light of above amendment, till 5.9.07 i.e. the date of issue of this O.M.
3. All other terms and conditions stipulated in OM dt 26.4.04 read with O.M. dated 8.2.05 shall remain unchanged.
4. This issues with the approval of Ministry of Finance, Department of Expenditure vide UO No.393/EV/07 dt 5.9.07.
5. The provisions of this OM shall come into effect from the date of issue i.e. 5.9.07.

(M.P. Singh)
Director (PP)
Telefax-24624802.

To
All Ministries/Departments of the Government of India.

The Maintenance and Welfare of Parents and Senior Citizens Act, 2007

This Act, Passed by Parliament in December, 2007, has been brought into force by all 7 UTs and the following 23 States :-

1. Andhra Pradesh	9. Goa	17. Jharkhand
2. karnataka	10. Punjab	18. Assam
3. Kerala	11. Haryana	19. Arunachal Pradesh
4. Tamil Nadu	12. Rajasthan	20. Manipur
5. Maharashtra	13. Uttarakhand	21. Tripura
6. Gujarat	14. West Bengal	22. Mizoram
7. Madhya Pradesh	15. Orissa	23. Nagalnad
8. Chhattisgarh	16. Bihar	

SALIENT FEATURES OF THE ACT :

Definitions

- * **"Senior Citizen"** is any citizen of India aged 60+, whether living in India or not.
- * **"Parent"** is a father or mother, even if below 60 years in age.
- * **"Children"** include adult son, daughter, grandson and grand-daughter.

- * Every Senior Citizen/parenti grand parent,. who is unable to maintain himself from his own income, can claim maintenance from his children.
- * A childless Senior Citizen can claim maintenance from his relative who is in possession of, or would inherit the senior citizen's property.
- * Obligation of the children/relative with sufficient means is to meet the needs of the parents/senior citizen so that they can lead a normal life.
- * State Governments have constituted/are constituting **Maintenance Tribunals at the Sub Divisional Level**. Senior citizens may submit application for maintenance to this Tribunal.
- * If a senior citizen is incapable of making an application himself,. any other person or registered voluntary organization authorized by him can file it on his behalf.
- * Maintenance Tribunals can award **up to Rs.10,000/- per month** as maintenance allowance payable to the senior citizen by his child/relative. They have to decide an application for maintenance **within ninety days**.
- * Transfer of property by senior citizen in favour of a child/relative, done after commencement of the Act, can be declared void by the Tribunal in case of negligence by childl relative in looking after the senior citizen.
- * Appeal against an order of a Maintenance Tribunal can be the filed with the District level Appellate Tribunal.
- * Legal practitioners **cannot** represent parties before Maintenance & Appellate Tribunals.
- * State Governments are also to designate the Distt. Social Welfare Officer or an equivalent officer as **Maintenance Officer**, who can then represent a parent, on request, before a Maintenance or Appellate Tribunal.
- * Abandonment of a senior citizen is punishable with imprisonment up to 3 months, or fine upto Rs 50001-, or both.

For further details / assistance, please contact :- the local sub -Divisional Officer, district Social Welfare Officer, District Collector or an NGO working for Senior Citizens, or visit the Ministry's website.

Golden Thoughts

1. Talent is God given, so be humble
Fame is man given, so be thankful
Conceit (Ego) is self given, so be careful.
2. Thank you, sorry, welcome, please are the minor words but they count to-much in our society.
3. A daughter is the happy memories of the past. The joyful moment of the present and the hope & promise of the future.
4. A son is a son till he gets him a wife but a daughter is a daughter, the rest of your life.
5. Worries and tension are like birds, we can't stop them from flying around us but we can certainly stop them from making a nest in our head.
6. Silence and smile are two powerful tools. Smile is the way to solve many problems, silence is to avoid many problems.
7. Take whatever you can from your life because when life starts taking from you, its take even your last breathe.
8. All of us do not have equal talent but all of us have an equal opportunity to develop our talent.
9. A compromise is the art of dividing a cake in such way that everyone believes he has the biggest piece.
10. The key of success is to keep growing in all areas of life, mental, emotional, spiritual, as well as physical.
11. A marriage is based on trust and there is a fine line that one should not cross.
12. Life is a puzzle just as it gives you reason to smile, it also makes you weep.
13. Try to make you own shadow bigger, not to cut someone else down to size.
14. Real knowledge is known the extant of once ignorance.
15. Life is a balance between rest and movement.
16. We don't stop playing because we grow old, we grow old because we stop playing.
17. Don't complain about growing old, many people don't have that privilege.
18. Try to took young, feel young, talk young but do not act young.
19. Life is to complicated, don't try to find the answers because when you find the answers, life changes the questions. So enjoy life.
20. Good relation are like needles of clock they only meet for some time but always stay connected.
21. Take risk in you life. if you win you can lead, if you lose, you can guide.
22. Sometimes God closes all doors and shuts all the windows for you. During those time think that may be there a storm outside and He wants you to be safe within.
23. There is no market for your sorrow, so never advertise your feeling. Just display your attitude.
24. Your mind is your great friend, if you control it but your mind is your greatest enemy if it control you.
25. When you pray for other, God listen to you and blessed, remember someone has prayed for you too.
26. Life is a camera keep on smiling. Life is an ice cream enjoys it before it melts.

C.L. SATIJA

(President - Reewa, Sri Ganganagar)

गुरु मात कर गई वेखों ऐ चेली

(जी० आर० प्रेमी, १२८, सैक्टर-१३, हिसार)

बुझी बुझारत मैं इक वड़्डी भारी, जदों लहन्दयां मंगी चढ़दयां दी यारी
बूटा हया दा बढ़ गई कटारी, गुरु मात कर गई वेखो ऐ चेली

हुन धीयां ते नोहां दा भगवान बेली

जादू ऐ पछमी सी काली बला दा
फिर आन विच किवें रुख हवा दा
कलवन्त मुखतियार बेगम ते कृष्णा
पा गैरां दे कपड़े बन गई नवेली

हुन धीयां ते नोहां दा भगवान बेली

सुखी आप सी साक सैनां दा सुख सी
पत्ति, सस, भिरावां ते भैनां दा सुख सी
दुखी वेख घर नूँ मिटांदी ऐ सुख सी
जदों तक न लंघी सी घर दे हवेली

हुन धीयां ते नोहां दा भगवान बेली

सजावट विच लगी रहे अपने तन दी
ना करदी फिकर रोटी, कपड़े ते धन दी
बदली हवा बेखो अपन वतन दी
तदों डेलिया लिया बन गई चंबेली

हुन धीयां ते नोहां दा भगवान बेली

फूलां दे वांग खिड़-खिड़ ऐ हसे
बन-बन के गैरां नूँ शोखी ऐ दसे
शिकारी दी नजरां शिकारन ऐ डसे
बुझारत बन गई मेरे लई पहेली

हुन धीयां ते नोहां दा भगवान बेली

अखाँ दा जादू चलावे हुस्न अज
तीरां दी बरखा करावे हुस्न अज
हकीकत दी मंजिल भुलावे हुस्न अज
नहान्दी रहे रूप दे विच छबेली

हुन धीयां ते नोहां दा भगवान बेली

देवी हया दी सी पूर्व दी नारी
गैरत दी दुनिया सी पूर्व दी नारी
पुतली शर्म दी सी पूर्व दी नारी
जदों तक रही ऐ हया दी सहेली

हुन धीयां ते नोहां दा भगवान बेली

Life members Registered During 2010-2011

S.No.	Name	DOB	Address	Phone
1.	Sh. A.K. Khatri	01.01.1948	BM 323, Deendayal Nagar, Gwalior	09893119232
2.	Sh. A.K Verma	03.07.1949	B401, IRWO Sec.47, Gurgaon	9015360714
3.	Sh. A.K. Sharma	01.05.1930	C701, IRWO Sec.47, Gurgaon	9811383395
4.	Sh. A.C. Mittal	17.06.1940	290, Chawla Colony, Sonipat	09728881789
5.	Sh. B.K Mittal	31.03.1953	A604, IRWO Sec. 47, Guugaon	9717720516
6.	Sh. Badloo Ram	04.06.1935	Rewari	
7.	Sh. B.N. Nath	01.04.1942	Care D. Nath Jalak Bari Near Police Station, Guwahati-12, Assam	
8.	Sh. B.D. Yadav	03.05.1935	171 Sector 10A, Gurgaon	2210665
9.	Sh. B.G. Jain	10.11.1949	118/27, Bhimgarh Kheri, Part - I, Gurgaon	9868070702
10.	Sh. C.L.Dave	02.12.1938	725, Sector 16B, Pocket-B, Janta Flat- Dwarka, Delhi-78	
11.	Sh. Chander Bhan	07.11.1937	QU-25C, Uttaria Pitam Pura New Delhi - 34	
12.	Sh. D. S. Kaushak	23.01.1950	11B, Mayfield Garden Gurgaon	9582070084
13.	Sh. D.P. Sachdeva	03.01.1929	1085/12, Aloo Godam Ambala Cant	0171-2640509 09416327934
14.	Sh. G.P. Govil	18.12.1930	C105, East of Kailash, New Delhi-65	011-26915282
15.	Sh. Girwer Singh	20.01.1950	E802, IRWO Sec. 47, Gurgaon	9958085777
16.	Sh. G.K. Aneja	13.11.1940	A901, IRWO Sec. 47, Gurgaon	9818364643
17.	Sh. G.D. Mamtani	01.09.1946	C1004, Top Floor Viceroy Villa Judges Bungalow Xing Bodak dev, Ahemdabad	09825622256
18.	Sh. G.N. Sharma	05.04.1951	428/20, Shastri Nagar Khandsa Road Gurgaon	9910872156

S.No.	Name	DOB	Address	Phone
19.	Sh. Har Chandan Singh		32 Phase-6, Mohali Punjab	0172-2228306
20.	Sh. Harish Chander	27.11.1934	L/5/1/9, Shastri Nagar Behind NEO Hospital, Naran Pura ADI. 380013	079274905335
21.	Sh. H.N. Bhargava	30.07.1949	1021 Sec. -14, Gurgaon	9811009294
22.	Sh. I.J. Sharma	24.11.1945	A401, IRWO, Sec. 47, Gurgaon	9990014255
23.	Sh. Jai Narain	28.12.1930	H.No. 3163/64, Housing Board, Sri Ganganagar-235001, Rajsthan	
24.	Sh. Jaswant Singh	21.05.1973	125 Saup Garden, Near Railway Station Gurgaon	9818436482
25.	Sh. Kewal Krishan Sharma	22-08-1965	III- C/69, Nehru Nagar Gaziabad UP	09873918874
26.	Sh. K.P. Ghosh	30.09.1938	Sahay Narayan Ghosh Lane, P.O. Madhupur Jharkhand-815353	09431779242
27.	Sh. K.N. Seth	02.07.1939	A-1_321 Shushant Lok, Ph. II, Sec. 55, Gurgaon	9899511644
28.	Sh. M.P. Monga	28.01.1940	4240/D-4, Vasant Kunj New Delhi-70	9868899044
29.	Sh. M.P. Roy	01.09.1940	Bhuli Dhanbad.	09415248565
30.	Sh. Madan Gambir	10.04.1938	421, Sec. 15A, Noida UP 201301	
31.	Sh. M.R.V Nath	06.06.1941	K24 First A-Vennue Anna Nagar East Chennai	09444462435
32.	Sh. M.Rama Nathan	08.05.1949	Plot N. 22 First Main TTK Road Tambaran, Chennai	09840489637
33.	Sh. Mahabir Prasad	03.08.1950	V+P. Jatauli Teh. Pataudi Gurgaon	09812269890
34.	Sh. Manohar Lal	13.03.1950	H.No. A-5, 5/6, Rajendra Park, Gurgaon	9891349292
35.	Sh. OnKar Singh Riar		786, Urban Estate Phase-I, Julander City - 144022	09855050608
36.	Sh. Om Parkash Saini	15.03.1935	Maha Laxmi Garden, Gurgaon	9999397540
37.	Sh. Om Parkash Gupta	02.11.1936	203/4 Subhash Nagar, Jacumpura, Gurgaon	9711372694

S.No.	Name	DOB	Address	Phone
38.	Sh. Prem Nath Kapoor	19.01.1931	Khandariaya Vihar Sec. 56, Gurgaon	9810627059
39.	Sh. Prem Chand	15.08.1944	Motinagar Ambala City	09416296300
40.	Sh. Puran Chand Ameriya		Steel Bhawan, Jawahar nagar Gangapur City, 322201 (Raj)	
41.	Sh. Predeep Mittal	09.02.1969	B 6/112 Sector-4, Vishram Chowk Rohini - Delhi, 85	09811392930
42.	Sh. P.P Gamber	11.09.1936	184/III ward-B, Adi Pur Guj-370205	09978929006
43.	Sh. Ranvir Singh	08.04.1938	Scf.2/10, Agarnagar, B Ludhiana (Pb)	09872737270
44.	Sh. R.S. Vashisht	02.02.1939	904, Sector-4, Gurgaon	9968377260
45.	Sh. R.K. Nanda	04.01.1939	CC57/B, Shalimar Bagh NDLS-88	9810793174
46.	Sh. R.K. Dewan	28.03.1950	349, Sec. 4, Gurgaon	9868990572
47.	Sh. R.D. Vashisht	05.03.1937	1884A, Nai Basti, Devasthan, Rewari	01274-258513
48.	Sh. Ram Sumaran	01.01.1951	HNo. 28, Ward7, Haili Mandi, Pataudi Road, Gurgaon	9315645289
49.	Sh. Ram Dev	04.04.1947	1565, Sec.-10A, Gurgaon	9958991287
50.	Sh. Sunderan Chakkingal	17.04.1944	C-97, Pochamma Bagh, Saroor Nagar, Hyderabad (AD)	
51.	Smt. Shamista	Family Pension	Care V.B. Mehta Jawahar Society No.6, Surinder Nagar (Gujrat)	02752-223453
52.	Smt. Savitri Devi	Family Pension	Village Bhimgarh Kheri, Gurgaon	
53.	Sh. Sagar Chand Sarin	13.01.1933	LIG. 207, Shastri Nagar Bhavnagar (Guj)	2430457
54.	Sh. S.K. Baveja	13.09.1943	B731, Ansal Palam Vihar, Gurgaon	9999633445
55.	Sh. S.J. Singh	04.06.1939	104/88, Silveroak Appt, DLF Ph.I-Gurgaon	2566548
56.	Sh. S.R. Tripathi	03.01.1934	No.3, Tansen Marg, Bengali Market NDLS	9899625748

S.No.	Name	DOB	Address	Phone
57.	Sh. T.S.R. Anjaneyulu		43-3-442 (GF) Venkata Sai Residency Rly New Colony, Vishakhapatnam.	09440288220
58.	Sh. T. Thomas	09.05.1936	Kudakka Chira Kudayathoor PO. Idukki Kerala - 685590	09446608516
59.	Sh. Vasudev Verma	15.03.1934	381/16 Opp PWD Office Vijay Park Gurgaon	9211012147
60.	Sh. U.P. Titchandi	24.06.1937	Plot No. 57, Malligai Street I.O.C. Nagar, Vilan Gudi, Madurai-625018	
61.	Sh. V. Vanu Gopal	29.08.1946	C.2, IInd Floor , Deceans Dreams N0.4, 5th Street Nandanam Ext. Chennai-600035	09790875523
62.	Smt. Usha sharma	Family Pension	FS-10 Rail Vihar Sec. 15 II, Gurgaon	9711113514

कुदरत रब दी

(जी० आर० प्रेमी, 928, सैक्टर-13, हिसार)

दुनिया दे ते बियाबानां अन्दर नूरी सेज सजाउंदी हे।
 तारे झिलीमल झिलीमल करदे कुदरत खेड खड़ाउन्दी ऐं॥
 कूमरी कू कू करदी ऐ मुरगाबी शोर मचाउन्दी ऐ।
 दुनिया चुप दी चादर लेन्दी के नग में ऐ सुनाउन्दी ऐ॥
 घर तो दूर निकर के मैं बी कुदरत विच रल बहन्दा हां।
 कुछ कुदरत मैंनू कहन्दी ऐ मैं कुदरत नूं कुछ कहन्दा हां॥
 केही रात सुहानी हुन्दी ऐ केहा वक्त सुहाना हुन्दा हैं।
 इक याद तेरी इक मैं हुन्दा हां, आलम सारा सोंदा है॥
 मैं लभना तैन्नु जंगलां ते पहाड़ां दे विच वीरानां ते बीयावाना विच।
 पत्तया दे विच फूलां दे विच खुशबू अन्दर महकां दे विच॥
 न तू मिलदा न चैन दिले दा, आतर हो के रोना हां मैं।
 अथरू डिग-डिग दरिया वगदे बी हन्जूया दा बोन्दा हां मैं॥
 डिगदे ढहन्दे दिल नूं फड़के उल्टी घर दी मैं राह पैन्दा।
 नूरी सेज ते रुडदा रुडदा अपनी मंजिल ते जा बेहन्दा॥
 इंज प्रेमी रात गुजरदी मेरी थक के अन्त सों जांदा हां मैं।
 सुफनयां विच तड़फावन वाले तैन्नुं वी कदे याद आउन्दा हां मैं॥

DONATION - YEAR 2010-2011

S.No.	Name	Receipt No.	Amount
1.	Sh. K. L. Chopra	2744	200/-
2.	Sh. S. K. Aggarwal	2748	1100/-
3.	Sh. M. M. Aggarwal	2749	5000/-
4.	Sh. C. L. Satija	2751	500/-
5.	Sh. B. P. Samaj	2801	10000/-
6.	Sh. Har Chandan Singh	2806	1200/-
7.	Sh. M. V. Ruparela	2808	1000/-
8.	Sh. P. K. Garg	2809	1000/-
9.	Sh. P. D. Kumar	2756	1000/-
10.	Sh. H. K. Adhlakha	2764	1500/-
11.	Sh. Kishan Chand	2868	100/-
12.	Sh. C. L. Sharma	2869	100/-
13.	Sh. R. B. Sehgal	2870	100/-
14.	Sh. Sharma S. S.	2871	100/-
15.	Sh. Amar Singh	2872	100/-
16.	Sh. C. L. Bhandari	2873	100/-
17.	Sh. D. D. Bhatia	2874	100/-
18.	Sh. Thakar Lal	2875	100/-
19.	Sh. M. L. Mehta	2876	100/-
20.	Sh. P. S. Ahuja	2877	100/-
21.	Sh. R. K. Saini	2878	100/-
22.	Sh. C. L. Khichhi	2879	150/-
23.	Sh. B. L. Mehta	2880	100/-
24.	Sh. T. R. Satija	2881	151/-
25.	Sh. K. R. Jain	2888	500/-
26.	Sh. S. P. Bhardwaj	2890	500/-
27.	Sh. M. K. Batra	2770	2100/-
28.	Sh. S. P. Bhargava	2894	501/-
29.	Sh. H. N. Bhargava	2895	501/-
30.	Sh. N. N. Bali	2771	500/-

S.No.	Name	Receipt No.	Amount
31.	Sh. J. S. Yadav	2818	100/-
32.	Sh. M. R. V. Nath	2820	200/-
33.	Sh. M. M. Sidh	2826	500/-
34.	Sh. S. K. Aggarwal	2822	501/-
35.	Sh. K. C. Sharma	2801	500/-
36.	Sh. P. C. Gupta	2802	500/-
37.	Sh. R. L. Arya	2803	100/-
38.	Gupt Dan	2779	300/-
39.	Sh. Vidya Sagar	2780	201/-
40.	Sh. C. P. Budhiraja	2790	100/-
41.	Sh. Satpal	2792	100/-
42.	Sh. Balwant Singh	2794	250/-
43.	Sh. O. P. Taneja	2795	100/-
44.	Sh. Bharaon Prasad	2796	100/-
45.	Sh. R. K. Manocha	2797	100/-
46.	Sh. M. L. Khanna	2798	100/-
47.	Sh. L. C. Atreja	2799	100/-
48.	Sh. H. P. Gupta	2800	100/-
49.	Sh. Badloo Ram	2904	100/-
50.	Sh. S. K. Bassy	2905	100/-
51.	Sh. Somnath	2906	100/-
52.	Sh. H. K. Sethi	2907	100/-
53.	Sh. U. C. Jain	2908	100/-
54.	Sh. Gobind Prasad	2909	100/-
55.	Sh. C. L. Sharma	2899	500/-
56.	Mrs. Urmila Bhargava	2900	1100/-
57.	Gupt Dan	2912	350/-
58.	Sh. I. J. Sharma	2914	10000/-
59.	Sh. M. R. Taneja	2915	100/-
60.	Sh. K. B. Sehgal	2916	100/-

S.No.	Name	Receipt No.	Amount
61.	Sh. L. C. Goel	2951	500/-
62.	Sh. Arjan Lal	2952	50/-
63.	Sh. B. D. Yadav	2953	100/-
64.	Sh. V. K. Aggarwal	2954	2500/-
65.	Sh. Babloo Ram	2955	500/-
66.	Sh. H. R. Wadhwa	2956	300/-
67.	Sh. C. L. Khichhi	2957	200/-
68.	Sh. K. R. Jain	2958	300/-
69.	Sh. Kapoor	2959	500/-
70.	Sh. R. K. Jain	2960	500/-
71.	Sh. D. N. Narula	2961	500/-
72.	Sh. R. D. Maheshwari	2962	1500/-
73.	Sh. Naresh Aggarwal	2963	5100/-
74.	Smt. Ghosh	2964	500/-
75.	Sh. H. K. Adhlakha	2965	1100/-
76.	Sh. S. C. Bhatnagar	2967	1100/-
77.	Sh. R. K. Gupta	2968	100/-
78.	Sh. O. P. Gandhi	2969	100/-
79.	Sh. B. K. Batra	2970	200/-
80.	Sh. O. P. S. Luthera	2971	1100/-
81.	Sh. G. C. Verma	2972	500/-
82.	Sh. Dev Raj	2973	100/-
83.	Sh. Prabhu Dayal	2974	200/-
84.	Sh. R. S. Yadav	2975	100/-
85.	Sh. Veer Bhan	2976	100/-
86.	Sh. B. M. Bhagat	2977	100/-
87.	Sh. K.C. Checker	2978	100/-
88.	Sh. B. R. Gambir	2979	200/-
89.	Sh. Nand Lal	2980	100/-
90.	Sh. K. L. Malik	2981	100

S.No.	Name	Receipt No.	Amount
91.	Sh. S. C. Jain	2982	100/-
92.	Sh. Dwarka Nath	2984	105/-
93.	Sh. Ram Prashad	2985	105/-
94.	Smt. Shakuntla Kumar	2986	1100/-
95.	Sh. Vidya Sagar	2918	200/-
96.	Sh. K. L. Chopra	2920	200/-
97.	Sh. H. S. Arya	2923	250/-
98.	Sh. G. R. Premi	2926	100/-
99.	Sh. Badloo Ram	2928	500/-
100.	Sh. O. N. Panday	2932	100/-
101.	Sh. M. L. Vashisht	3012	501/-
102.	Sh. Kishan Chand	3013	100/-
103.	Sh. H. P. Gupta	3014	100/-
104.	Sh. K. B. Sehgal	3015	100/-
105.	Sh. Amar Shingh	3016	100/-
106.	Sh. C. L. Bhanadari	3017	200/-
107.	Sh. S. C. Nagpal	3018	100/-
108.	Sh. D. D. Bhatia	3019	100/-
109.	Sh. Madan Lal	3020	100/-
110.	Sh. L. C. Atreja	3021	200/-
111.	Sh. Ved Prakash	3022	200/-
112.	Sh. S. P. Bhardwaj	3023	500/-
113.	Sh. Har Dayal	3024	100/-
114.	Sh. Bharaon Prasad	3025	100/-
115.	Sh. Kewal Krishan	3026	50/-
116.	Sh. M. L. Khanna	3027	500/-
117.	Sh. P. D. Kumar	3028	1000/-
118.	Sh. R. L. Mehta	3036	1000/-
119.	Sh. H. K. Adhlakha	2934	1500/-
120.	Sh. M. M. Aggarwal	3039	6000/-
121.	Sh. S. P. Bhargaw	2933	1100/-
122.	Pasricha Guest House	3008	2100/-
123.	Narain Dutta	2935	100/-

TRAINS AT GURGAON

Rewari to Delhi - Down Direction

Trains	Rewari	Pataudi	Ggn	D.Cant	S.Rohilla	DLI	NDLS	Runs
19105 ADI HW Mail	03:10-20	3:40-42	4:03	4:20-22	—	5:05-35	—	Daily
12464 JU DEE SK Exp.	04:05-07	—	—	5:07-09	—	—	—	3,5,7
FN Delhi Pass 51916	4:20 (F.Ngr)	—	5:03-04	05:28-29	05:49-50	06:05	—	Daily
12982 Chetak Exp.	03:40-45	—	4:23-25	4:40-42	05:10	—	—	1,2,4,6
12462 Mandor Exp.	04:35-37	4:57-59	5:25-27	5:42-44	—	06:25	—	Daily
BKN-DEE Exp. 12458	04:53-55	—	05:36-38	05:57-59	06:20	—	—	2,5,7
2ED 54422	05:30	06:03-15	07:02-03	07:30-31	08:00	—	—	Daily
09721 JP DEE SPL	6:00 Jaipur	—	—	10:05-07	10:30	—	—	Daily
12957 ADI-NDLS	—	—	—	06:40-42	—	—	07:25	Daily
2 RNT 54012	06:05	06:38-39	07:27-28	07:56-57	08:18-19	08:33-34	08:53-55	Daily
2 ED 54414	07:05	07:38-39	08:27-28	08:56-57	09:16-17	09:40	—	Daily
12915 Ashram EXp.	08:23-25	08:45-47	09:08-10	09:33-38	—	10:10	—	Daily
13565 Okha Exp.	07:40-08:40	—	09:18-20	09:50-52	10:10-12	—	10:40-11:30	Saturday
14060 Intercity Exp.	09:13-15	09:35-37	10:03-05	10:25-27	10:46-48	11:10	—	Daily
4 RD 54310	09:30	10:03-04	11:09-10	11:37-38	11:54-55	12:20	—	Daily
386 Kalindi Pa. 54086	10:25	10:58-59	11:59-12:00	12:35-40	13:15-17	13:40	—	Daily
12216 BOTS-DEE GR	10:45-50	—	11:28-30	11:45-47	12:10	—	—	1,3,4,6
14312/22 Bhuj Bareilly Exp.	12:27-37	12:57-59	13:25-27	13:47-49	14:07-09	14:35-55	—	Daily
All NJP Exp. 19601	12:50-55	—	13:36-38	14:02-04	—	14:45-15:05	—	6
FN-DLI Exp. 14545	13:10 (FN)	—	13:53-55	14:16-18	14:37-39	15:05	—	Daily
6 RD 54416	13:10	13:43-44	14:32-33	15:01-02	15:21-22	15:45	—	Daily
09741 RE DEE Spl.	14:10	—	—	15:16-18	15:40	—	—	Daily
1 MNR 54411	14:50	15:23-24	16:12-13	16:41-42	17:03-04	17:18-19	17:35-18:15	Daily
14705 SDLP DEE	16:40-45	17:05-07	17:28-30	17:45-47	18:15	—	—	Expt-I
8 RD 54418	17:00	17:33-34	18:22-23	18:51-52	19:11-12	19:35	—	Daily
15716 All KNE Garib	18:00-02	—	18:40-42	19:05-07	19:35-40	20:00-40	—	1,2,4
19269 PBR BMKI Exp.	18:00-02	—	18:40-42	19:05-07	19:35-40	20:00-40	—	5,6
19263 PBR DEE Exp.	18:00-02	—	18:40-42	19:05-07	19:35	—	—	3,7
I RD 54420	19:05	19:38-39	20:27-28	20:56-57	21:16-17	21:40	—	Daily
040444 RTGH - DLI Spl.	20:00	—	20:43-45	21:10-12	21:35-37	22:00	—	Daily
12413 Pooja Exp.	20:18-20	—	20:58-21:00	21:15-17	—	21:55-22:25	—	Daily
12016 All NDLS Shatabdi	21:00-02	—	21:40-42	21:57-59	—	—	22:40	Daily
All SLN Exp. 19603	22:00-05	—	22:43-45	23:01-03	—	23:45	—	2

TRAINS AT GURGAON

Delhi to Rewari - UP Direction

Trains	NDLS	DLI	S. Rohilla	D. Cant	Ggn.	Pataudi	Rewari	Runs
1 RD 54413	—	03:40	03:55-57	04:15-16	04:44-45	05:33-34	06:40	Daily
12414 Pooja Exp.	—	04:00-30	—	05:01-03	05:18	—	06:13	Daily
04043 DLI Righ Spl	—	04:50	05:05-07	05:16-18	05:45-47	—	06:58-07:00	Daily
3 RD 54309	—	05:20	05:35-37	05:55-56	06:24-25	07:13-14	08:10	Daily
12015 NDLS All Shatabdi	06:05	—	—	06:39-41	06:56-58	—	07:13-14	Daily
SLN All Exp. 19604	—	06:25-40	—	07:11-13	07:28-30	—	08:30-32	4
385 Kalandi 54085	—	07:00	07:15	07:38-39	08:07-08	08:56-57	09:35	Daily
19264 Porbander	—	—	08:20	08:38-40	09:00-02	09:28-30	10:00-10	1,4
12457 DEE-BKN Exp.	—	—	08:20	08:38-40	08:55-57	—	09:50-52	2,5,7
14705 DEE SDLP	—	—	08:40	08:56-09:00	09:15-17	09:38-40	10:20-30	Expt-I
2 MNR 54412	09:05-15	09:25-26	09:40 WKP	10:09-10	10:40-41	11:29-30	12:15	Daily
12215 DEE-BDTS GR	—	—	09:20	09:37-39	09:54-56	—	10:45-50	1,2,4,6
09742 DEE-RE SPL	—	—	11:00	11:18-20	—	—	12:30	Daily
14545 SRE-DLI FN Exp.	—	10:25-50	11:05-07	11:25-27	11:51-53	—	12:P40FN	Daily
14311 Alahazarat	—	11:20-40	11:55-57	12:15-17	12:37-39	13:05-07	13:45-55	Daily
NJP All Exp. 19602	—	12:10-30	—	13:06-08	13:28-30	14:10-30	15:20-22	2
1 RDE 54421	—	—	12:15	12:33-34	13:02-03	13:51-52	14:30	Daily
19270 BMKI PBR	—	12:40-55	13:10-12	13:30-32	13:52-54	—	14:50-52	1,2
15715 All KNE Exp.	—	13:05-35	13:50-52	14:10-12	14:27-29	—	15:20-22	1,3,6
19566 DDN- OKha	13:10-30	—	13:50-52	14:10-12	14:27-29	—	15:20-22	7
5 RD 54415	—	13:50	14:05-07	14:25-26	14:54-55	15:43-44	16:30	Daily
12916 Asharam Exp.	—	15:20	—	15:51-53	16:08-10	16:31-33	17:05-07	Daily
09722 DEE JP Spl	—	—	16:10	16:28-30	—	—	20:40 Jaipur	Daily
7 RD 54417	—	16:10	16:25-27	16:45-46	17-14-15	18:03-04	18:45	Daily
14059 Inter City Exp.	—	17:30	17:48-50	18:07-09	18:32-34	19:00-02	19:40-45	Daily
1 RNT 54011	18:00	18:10-11	18:25-26	18:45-46	19:14-15	20:03-04	20:45	Daily
12981 DEE UD2 Chetak	—	—	19:40	19:58-20:00	20:15-17	—	21:05-07	1,2,4,6
12958 NDLS ADI	19:55	—	—	20:29-31	—	—	—	Daily
9 RD 54419	—	20:05	20:20-22	20:43-44	21:12-13	22:01-02	22:40	Daily
12461 Mandor Exp.	—	20:55	—	21:26-28	21:53-55	22:21-23	23:00-02	Daily
12463 Raj. Sampark	—	—	22:25	22:44-46	—	—	23:55-59	3,5,7
19106 - HW ADI Mall	—	21:50-22:45	—	23:22-24	23:40-42	00:07-09	00:45-50	Daily
51915 Delhi FN Pass	—	23:35	23:50-51	00:10-12	00:37-39	—	01:20 F.Ngr.	Daily

Form for including dependent in PPO, eligible for Pension

Annexure - A

1. In terms of Railway Board's letter No. 2007/AC/I 1/21/10 dated 02.03.2010, I like to submit the following declaration for including of names of widowed or divorced daughters/ parents in P.P.O.

2. Name of the Pensioner

(a) Designation (b) Office

(c) Date of retirement (d) Date of Death

(e) P.P.O. No. date..... (f) issued by

3. (a) Name of the Family Pensioner

(b) Date of death, if expired

Sl. No.	Name of the members	Relation with the employee	date of birth	Present status whether married/ unmarried/divorced/ widowed daughters/ dependent parents/ dependent disabled brothers/sisters.	Remark (here name of wife/ husband to be stated) in the case of female employee
1	2	3	4	5	6

1.
2.
3.
4.
5.
6.
7.

N.B.

1. Name of judicially separated wife/husband, if any, should also be declared herein with remarks in the last column i.e. column. 6.

2. Copy of P.P.O., Death Certificate {if required} and age proof certificate may be enclosed.

3. In case of widowed/divorced daughter/dependent disabled brothers & sisters, copy of documentary evidence issued by competent Authority to be furnished.

4. Subject to verification as per JPO No. E/105/3i/II Pt. I (FS) dated 01.09.2008 and Corrigendum No. 1 of JPO dated 06.08.2009 with modification from time to time, in due course.

Station date

Attested

Countersigned Signatures of the Head of Office

Full Signature of the Applicant/Pensioner/Family Pensioner

Name of the Applicant

Relationship with Pensioner.....

Attention : Central Civil Pensioner/Family Pensioner regarding 6th Central pay Commission

Revision of pension / family pension of pre-2006 pensioners / family pensioners is being implemented in terms of Govt. of India O.M. No. F. No. 38/37/08-P&PW (A) dt. 01.09.2008 and No. 38/37/08-P&PW (A) Pt. 1 dt 14.10.2008. In order to facilitate the above pensioner/family in receipt of pension/family pension through pension payment order (PPOs) issued by Central Pension Accounting Office (CPAO) are requested to provide the following information to the Head of the Department/Office from where the Govt. servant retired as soon as possible.

To

Head of Department or Head of Office Ministry of Govt. of India Sub-Revision of Pension/family pension in terms of the recommendation of 6th CPC.

1. Name of the Pensioner :
2. Date of Birth :
3. Date of Retirement (of the Central pensioner) :
4. Date of Death of the Pensioner :
- (if application is by family pensioner) :
5. PPO Number :
6. Name of the Bank & Branch :
7. Postal Address of Branch (with the pin code) :
8. Account Number :
9. Present Address (with pin code) :
10. Phone Number & E-mail Id of Pensioner/Family Pensioner :
11. Details of Spouse who is Co-authorised in PPO or family pensioner drawing family pension. (Proof of Date of Birth must be enclosed)
- (a) Name of spouse/family pensioner :
- (b) Date of Birth (Proof to be enclosed) :
- (c) Name of documents enclosed as proof :

Date :

Place :

.....
(Signature)

1. All pensioners are advised to submit the above information to the Head of the Deptt./Officer from "Where the Govt. employee retired.
2. Attested photocopy of anyone of the following documents in support of date of birth of the spouse/eligible family member may be submitted:
 - i) PAN Card
 - ii) Matriculation Certificate (containing the information regarding Date of Birth).
 - iii) Passport.
 - iv) CGHS Card.
 - v) Driving License (if it contains Date of Birth ."
 - vi) Vote(s) ID Card may also be accepted as proof of Date of Birth subject to following conditions:
 - a) The pensioner/family pensioner certifies that he is not a matriculate. .
 - b) The pensioner certifies that he/she does not have any of the Documents mentioned from i to v.
 - vii) In case pensioner/family pensioner is unable to submit any of the documents mentioned above (i) to (vi) but claims additional pension based on some other documentary evidence such cases will be submitted to the administrative ministry whose decision in this regard will be final. (DPPW Order No. 38/37/08-P&PW(A) dated 21-05-2009, 11-08-2009 & 28-09-2010 may be referred to).
3. The above information will help to expedite the case. In the absence. . of the above Information/Application, the process of revision of, . pension/family pension may be delayed and the case revised as per the records available with Head of the Deptt. Head of Office.
4. In case their documents have already been provided to the bank from where pension is being disbursed, mention may be made of the fact.
5. **In case pensioner/family pensioner is not aware of the office where the information is to be provided, it may be sent to Sr. Accounts officer, special cell, CPAO, Trikoot-II, R.K. Puram, New Delhi.** Chief Controller (Pension)

MEMBERSHIP FORM

**RETIRED RAILWAY EMPLOYEES WELFARE ASSOCIATION (REGD)
GURGAON**

Website :- www.rrewa.org

E.mail : pensioner77@yahoo.com

Name _____ Last Designation _____

Station of last posting _____ Date of Retirement _____

Date of birth _____

Educational Qualifications :-

Hobbies :-

Areas of special interest :-

Present Address _____

Permanent Address _____

Telephone No. _____ Mob. No. _____

E-mail Address _____

I hereby give my consent to become life member of RREWA and tender Rs. 500/- in cash /
by cross cheque / Band D.D. No. _____ drawn on _____

Bank Gurgaon / New Delhi / Delhi towards life membership subscription.

Signature

Note : A Cheque / Draft for Rs. 500/- only should be drawn in the favor of "RREWA, Gurgaon". For out station cheques unless payable at per, please add additional Rs. 50 towards clearance charges.

Cash / Cheques can also be deposited in S.B. A/c No. 00712010049910 of Oriental Bank of Commerce (OBC) under advise to General Secretary. For electronic transfer of money to RREWA S.B. A/c No. 00712010049910 use IFSC Code of OBC Bank :- ORBC 0100071.

General Body RREWA reserves the right to revise member ship fee as and when deemed necessary.

This form is also available at the RREWA website www.rrewa.org (at the top of Home page)

ASSOCIATE ASSOCIATION MEMBERSHIP FORM

**RETIRED RAILWAY EMPLOYEES WELFARE ASSOCIATION (REGD)
GURGAON**

Website :- www.rrewa.org

E.mail : pensioner77@yahoo.com

Name of Association _____

Registration No. _____

Total Membership _____

Areas of special interest :- (Department Covered)

Permanent Address _____

Telephone No. _____ Fax No. _____ Mob. No. _____

E-mail Address _____

I hereby give my consent to become life member of RREWA and tender Rs. 500/- in cash /
by cross cheque / Band D.D. No. _____ drawn on _____
Bank Gurgaon / New Delhi / Delhi towards life membership subscription.

Signature _____

Note : A Cheque / Draft for Rs. 500/- only should be drawn in the favor of "RREWA, Gurgaon". For
out station cheques unless payable at par, please add additional Rs. 50 towards clearance
charges.

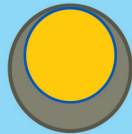
Cash / Cheques can also be deposited in S.B. A/c No. 00712010049910 of Oriental Bank of
Commerce (OBC) under advise to General Secretary. For electronic transfer of money to RREWA
S.B. A/c No. 00712010049910 use IFSC Code of OBC Bank :- ORBC 0100071.

General Body RREWA reserves the right to revise member ship fee as and when deemed
necessary.

NOTES

NOTES

With Best Compliments From



ESTD. - 1986

NOVELTY in AESTHETICS

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