

केंद्रीय विद्यालय संगठन/Kendriya Vidyalaya Sangathan
18, संस्थानिक क्षेत्र/18, Institutional Area
शहीद जीत सिंह मार्ग/Shahed Jeet Singh Marg
नई दिल्ली-16/New Delhi - 16
011-26858570

फ.स.110239/51/2021/बजट/केवीएस(मुख्या.)

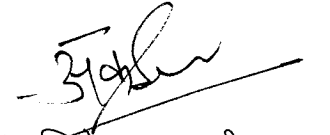
दिनांक: 17.09.2021

भारत सरकार द्वारा जारी निम्न वर्णित कार्यालय ज्ञापन/आदेश, सूचना एवं आवश्यक कार्रवाई हेतु केन्द्रीय विद्यालय संगठन की वैबसाइट पर अपलोड किये जा रहे हैं।

1. भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय का कार्यालय ज्ञापन F.No S.11011/4/2021-EHS, dated 01.03.2021 -Guidelines for issue of Oxygen Concentrator for Post-COVID patient.
2. भारत सरकार, सीजीएचएस कार्यालय ज्ञापन संख्या 2(16)/Estt./CGHS/BPL/2020-21/1101, dated 09.03.21 - Notification of Empanelment of Health Care Organization (HCOs) under Continuous Empanelment Scheme.
3. भारत सरकार, डीओपीटी का कार्यालय ज्ञापन F.No.11013/4/2018-Estt. A-III, , दिनांक 15.03.21, Official dealings between the Administration and Members of Parliament and State Legislatures- Observance of proper procedure.
4. भारत सरकार, डीओपीटी का कार्यालय ज्ञापन संख्या F. No.2/10/2018-Estt. (Pay-II), दिनांक 02.03.21, Amendment of Para.5 of consolidated guidelines on deputation issued vide O.M. No. 6/8/2009-Estt.(Pay-II), dated 17.06.2010 according to the 7th CPC pay structure.
5. भारत सरकार, डीओपीटी का कार्यालय ज्ञापन संख्या F. No. 2/11/2017-Estt.(Pay-II), dated 15.03.2021, Grant of Deputation (Duty) Allowance in cases where the basic pay in parent cadre has been upgraded on account of NFU, MACP, NFSG, etc. in the 7th CPC context- Clarification.
6. भारत सरकार, वित्त मंत्रालय का कार्यालय ज्ञापन संख्या F.No.5(2)-B (PD)/2021, dated 04.03.21, दिनांक 04.03.2021. Advance for Government Servants-Rate of interest for purchase of Computer during 2021-22.
7. भारत सरकार, पेंशन एवं लोक कल्याण विभाग के कार्यालय ज्ञापन सं. 3(6)/2021-P&PW (H)-7083, dated 09.03.21 dated 05-04-2021 - Regarding Timely payment of retirement benefits to the retiring employees.
8. भारत सरकार,सीजीएचएस के कार्यालय पत्रांक सं. Z. 15025/12/2020/DIR/CGHS, dated 15.04.21 - Regarding Reimbursement of cost of OPD Medicines: Special Sanction in view of COVID -19 till 31st July,2021.
9. भारत सरकार, डीओपीटी के कार्यालय ज्ञापन सं. F.No. 11013/9/2014-Estt.A.III, dated 06.04.2021- Regarding Preventive measures to contain the spread of Novel Coronavirus (COVID-19)- Vaccination for Central Government employees.
10. भारत सरकार, डीओपीटी के ज्ञापन सं. F.No. 22034/4/2020-Estt. (D),dated 05.04.2021- Regarding Order of Hon'ble Supreme Court of India, dated 05.03.2020 in SLP (C) No. 21803/2014, Uoi v. M.V. Mohanan Nair and others regarding benefits in promotional hierarchy under MACP Scheme - Other issues arising out of Order, dated 05.03.2020.
11. भारत सरकार, वित्त मंत्रालय के ज्ञापन सं. 04-21/2017-IC/E.III A, dated 15.04.2021- Regarding Date of next increment under Rule 10 of Central Civil Services (Revised Pay) Rules, 2016- Clarifications.

12. भारत सरकार, इलेक्ट्रॉनिकी और सूचना प्रौद्योगिकी मंत्रालय. राष्ट्रीय सूचना विज्ञान केंद्र का कार्यालय ज्ञापन सं. CGHS/CSMA-01/2021/Admn., dated 26.04.2021- Regarding Covid-19 procedure in respect of CGHS beneficiaries.
13. भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय के कार्यालय आदेश सं. F.No. 6-52/CGHS/GR. CELL/2020/DIR/CGHS, dated 11.05.2021- Regarding Advisory to Health Care Organizations (HCOs) empanelled under CGHS in view of the prevalent Corona Virus (COVID-19 Pandemic).
14. भारत सरकार, वित्त मंत्रालय के ज्ञापन सं. F 6/18/2019-PPD, dated 24.04.2021 – Regarding Special instruction relating to relief operations for COVID-19 global pandemic.
15. भारत सरकार, वित्त मंत्रालय के ज्ञापन सं. F. No. TA-2-03002(01)/6/2021 TA-II/383, dated 30.04.2021 – Regarding Payment of Immediate Relief to family an employee who dies while in service in cash.
16. भारत सरकार, वित्त मंत्रालय के अधिसूचना सं. 50/202 /F. No. 370142/14/2021-TPL, dated 05.05.2021 – Regarding Amendment to Income Tax Rules, 1962.
17. भारत सरकार, वित्त मंत्रालय के ज्ञापन सं. CPAO/IT&Tech./Gallantry Award/26/2020-21/06, dated 12.05.2021 – Regarding Non-deduction of income tax at source from pension in respect of Gallantry Awardee.
18. भारत सरकार, CGEWCC के ज्ञापन सं F. No. CGEWCC/Kol./2020-21/AMA-1/281, dated 05.04.2021. Regarding CS (MA) Rules 1944- Renewal of name of the AMA for the treatment of Central Government Employees' and member of their family for the period from 01.04.2021 to 31.12.2021.
19. भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय के ज्ञापन सं Misc.1-55/2021/CGHS(HQ)/R&H/DIR./CGHS, dated 20.05.2021. Regarding Simplification of procedure for investigations and treatment related to COVID-19 Infection.
20. भारत सरकार, सीजीएचएस के ज्ञापन सं Z.15025/12/2020/DIR./CGHS, DATED 25.05.2021. Regarding Reimbursement of cost of OPD Medicines: Special Sanction in view of COVID-19.
21. भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय के ज्ञापन सं Misc.1-55/2021/CGHS(HQ)/R&H/DIR./CGHS, dated. 01.06.2021 Regarding Processing of Hospital Bills of HCOs empanelled under CGHS on NHA-IT Platform.
22. भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय के ज्ञापन सं 44/60/MCTC/ CGHS2021/DIR./CGHS, dated 16.06.2021. Regarding On-boarding of CGHS empanelled HCOs on NHA IT Platform for paperless Hospital Billing.
23. भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय के ज्ञापन सं Misc.1-55/2021/CGHS(HQ)/R&H/DIR./CGHS dated 16.06.2021. Regarding processing of Hospital Bills of HCOs empanelled under CGHS on NHA-IT Platform.
24. भारत सरकार, वित्त मंत्रालय के कार्यालय ज्ञापन सं F. No. 4/1/2021-PPD, dated 11.06.2021. Regarding Relaxation on Global Tender Enquiry (GTE) unde Rule 161(IV) of General Financial Rules(GFRs) 2017.
25. भारत सरकार, MHUA के ज्ञापन सं 1-17015/1/2021/H.III, dated 19.04.2021. Regarding Interest rate on House Building Advance(HBA) to Central Govt employees.
26. भारत सरकार, डीओपीटी, के ज्ञापन सं 13020/1/2019-Estt(L) dated 07.06.2021. Regarding Treatment /regularization of hospitalization/quarantine period during COVID-19 Pandemic.
27. भारत सरकार, वित्त मंत्रालय के ज्ञापन सं F. No. 6/14/2020-PPD dated 11.06.2021. Regarding procurement of Goods/Services through Government 3-Marketplace(GeM).
28. भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय के कार्यालय ज्ञापन सं F. No. S- 11011/12/2020-EHS dated 10.05.2021. Regarding Reimbursement of OPD medicines ot CS(MA) beneficiaries: Special Sanction in view of COVID 19.

29. भारत सरकार, पेंशन और नियामक और विकास प्राधिकरण का अधिसूचना सं PFRDA/12/RGL/139/8, dated 14.06.2021. Regarding Pension and Regulatory and Development Authority (Exits and Withdrawals under the National Pension System) (Amendment) Regulations,2021.
30. भारत सरकार, डीओपीटी, के अधिसूचना सं F. No. 27012/2/2007-Estt(A), dated 31.05.2021. Regarding The Central Civil Services(Pension) Amendment Rules,2020
31. भारत सरकार, डीओपीटी के अधिसूचना सं F. No. 3(8)/2021-P&PW(H)-7246, dated 16.06.2021. Regarding Expenditure settlement of family pension cases by banks.
32. भारत सरकार, पेंशन एवं लोक कल्याण विभाग के अधिसूचना सं F. No. 1/24/2019-P & PW(E), dated 16.06.2021. Regarding Suspension of family pension to a person charged with the offence of murdering or abetting in the murder of the Government servant –Allowing family pension to other eligible family member
33. भारत सरकार, डीओपीटी, के अधिसूचना सं F. No. 1-1/2020-IR II, dated 04.05.2021. Regarding Amendment of Right to Information Act,2005



(अखिलेश कुमार श्रीवास्तव)
सहायक आयुक्त (वित्त)

वितरण :

1. उपायुक्त, के. वी. एस., सभी क्षेत्रीय कार्यालय एवं मुख्यालय ।
2. वित्त अधिकारी, के.वी.एस., सभी क्षेत्रीय कार्यालय एवं मुख्यालय ।
3. सभी अधिकारी / अनुभाग, के. वी. एस. (मु.) ।
4. प्राचार्य, के. वी. काठमांडू , मास्को एवं तेहरान ।
5. महासचिव, सभी मान्य संघ ।
6. निदेशक, जीट ग्वालियर , मुंबई , मैसूर , चंडीगढ़ एवं भूबनेश्वर।
7. उपायुक्त, ई डी पी, के वी एस (मु.) को के वी एस (मु.) की वैबसाइट के शीर्ष “ सूचना पट (Announcement)” के अंतर्गत अपलोड करने हेतु प्रेषित ।
8. आर टी आई, के वी एस (मु.)।
9. गार्ड फ़ाइल

03/03/2021



Government of India
Ministry of Health & Family Welfare
Department of Health & Family Welfare

Nirman Bhawan, New Delhi
Dated: 01st March, 2021

OFFICE MEMORANDUMSubject: Guidelines for issue of Oxygen Concentrator for Post COVID patients.

The undersigned is directed to refer to the OM No. S. 11011/4/2014-CGHS (P) dated 05.03.2014 in which the procedure for grant of permission /post facto approval and reimbursement of the cost of CPAP/BIPAP/Oxygen concentrator etc. were prescribed and OM No.1-19/2018/CGHS (HQ)/R&H/EHS dated 03.06.2019, wherein the rates for the abovementioned Respiratory appliances were revised.

2. In view of absence of any laid down guideline/ criteria for use Oxygen Concentrator in domiciliary settings by Covid-19 patients discharged from hospital, it has been decided that in addition to the existing guidelines for prescribing Oxygen concentrator, domiciliary Oxygen therapy (including use of Oxygen Concentrator) may be prescribed by the treating physician to a COVID-19 patient on discharge after ABG (Arterial Blood Gas) estimation in room air with the finding of arterial PO₂ at or below 55 mm Hg or arterial oxygen saturation at or below 88% taken at rest.

3. Other terms and conditions and rates in the above mentioned OMs remain unchanged.

Sandeep Kumar
11/03/2021

(Sandeep Kumar)
Under Secretary to the Govt. of India
Tel No. 2306 1778

To,

- 1.All Ministries/Departments, Government of India,
- 2.Director, CGHS, Nirman Bhawan, New Delhi.
- 3.Addl. DDG(HQ), CGHS, MoHFW, Nirman Bhawan, New Delhi.
- 4.AD(HQ), CGHS, R.K. Puram, Sec-12, New Delhi.
- 5.All Addl. Directors/Joint Directors of CGHS cities outside Delhi.
- 6.Additional Director(SZ)/(CZ)/(EZ)/(NZ)/(MSD), MCTC CGHS, New Delhi.
- 7.JD(HQ), JD(Grievance)/AD(R&H), CGHS, Delhi.
- 8.DDG(M), CMO(SRA), Dte. GHS, MoHFW, Nirman Bhawan, New Delhi.
- 9.Rajya Sabha/Lok Sabha Secretariat, New Delhi.
- 10.Registrar, Supreme Court of India, New Delhi.
- 11.U.P.S.C., Dholpur House, New Delhi



भारत सरकार / Govt. of India

कार्यालय अतिरिक्त निदेशक / Office of the Additional Director

कन्द्रीय सरकार स्वास्थ्य योजना / Central Govt. Health Scheme

पुलिस आई.टी.आई. बिल्डिंग जहांगीरबाद भोपाल / Police I.T.I. Building Jahangirabad, Bhopal

E-mail - adcghs.bpl@cghs.nic.in

Tel. No. (0755) 2550265

No.2(16)/Estt/CGHS/BPL/2020-21/ 1/01

Bhopal dated: 9/03/2021

OFFICE MEMORANDUM

Sub: Notification of Empanelment of Health Care Organization (HCOs) under Continuous Empanelment Scheme.

With reference to the Ministry's Office Memorandums 1.No. S.11045/36/ 2012/CGHS EC dated 10.12.2014, 2.S.11035/36/2012- CGHS/ HEC dated 16.10.2015, 3.S.11045/36/2012- CGHS/HEC dated 26.12.2017 vide which the continuous Empanelment Scheme for private hospitals and Diagnostic Center/ eye care & Dental care centre having under CGHS was revised with a view to empanel more such facilities for the CGHS beneficiaries of Bhopal & Indore. Accordingly after following due process, a list of private hospitals have been finalized as per the terms and conditions laid down:

1. The Hospitals mentioned below are being empanelled for a period of **one year** provisionally from the date of issue of this office memorandum or till next new empanelment whichever is earlier subject to signing of a memorandum of Agreement and submission of Performance Bank Guarantee.
2. The mentioned office memorandum and the rates applicable under CGHS Bhopal for hospitals may be downloaded from the website of CGHS. www.cghs.gov.in.
3. This Office Memorandum is issued in pursuance of delegation of power for empanelment's of private hospitals vide O.M. No. S.11045/36/2012-CGHS (HEC) dt. 26.12.2017 of Deptt. Of Health & Family Welfare, Hospital Empanelment Cell, New Delhi.

S. No	Name of Hospital	NABH Non NABH	Telephone No	Empanelled for
1	Bansal Hospital, Sahapura C- Sector, Bhopal (M.P), PIN - 462016	NABH	Phone: -Ph-0755-4086000, M -7024104177 Email - corporate@bansalhospital.net.in	Cardiology, Cardio Thoracic Vascular Surgery, Medical oncology, Surgical oncology Radiation oncology, Joint replacement procedure & treatment with Diagnostics & Investigation procedures.
2	ASG Eye Hospital Plot No. 9/3/1, Embassy Building, First Floor, M.G. Road, Indore (M.P) - 452001	Non- NABH	Phone: - 0731- 4990003/04 M - 9413086464 Email - indore@asgeyehospital.com	Exclusive Eye Care

Additional Director

CGHS Bhopal

Additional Director

CGHS Bhopal

CGHS Bhopal

Copy to:

1. Concerned Health Care organization.
2. The Director, CGHS, Directorate General of CGHS, Nirman Bhawan, New Delhi – 110108 – for information.
3. The Addl. DDG(HQ), MOHFW Directorate General of CGHS, Nirman Bhawan, New Delhi – 110108- for information.
4. Sr. CMO (HEC) MOHFW, Nirman Bhawan New Delhi – 110108- for information.
5. UTI-ITSL, 75, Mezzanine Floor, Zone-II M.P. Nagar, Bhopal – 462011 – for information.
6. UTI-ITSL, Plot No. 3, Sector -11, CBD Belapur, Navi Mumbai – 400614 – for information.
7. Swamy Publishers(P) Ltd., P.B. No. 2468 R.K. Puram Chennai – 628 – for information.
8. Sr. Technical Director, NIC MOHFW Nirman Bhawan New Delhi – with the request to upload this O.M. on the CGHS website.
9. Monitoring Computerization and Training Cell, MOHFW, Nirman Bhawan New Delhi – 110108- with the request to upload this O.M. on the CGHS website.
10. CMO I/Cs W.C's Bhopal & Indore.
11. Office order folder.

3

F. No. 11013/4/2018-Estt.A-III ✓
Government of India
Ministry of Personnel, Public Grievances and Pensions
Department of Personnel & Training
Establishment Division

North Block, New Delhi
Dated: 15th March, 2021 ✓

OFFICE MEMORANDUM

Subject: Official dealings between the Administration and Members of Parliament and State Legislatures – Observance of proper procedure.

The Members of Parliament and State Legislatures, as the accredited representatives of the people, occupy a very important place in our democratic set-up. In connection with their duties, they often find it necessary to seek information from the Ministries/ Departments of the Government of India or the State Governments, or make suggestions for their consideration or ask for interviews with the officers.

2. The guidelines concerning official dealings between Administration and Members of Parliament and State Legislatures have been issued by the Ministry of Personnel, Public Grievances and Pensions and being reiterated from time to time. The provisions of the Central Secretariat Manual of Office Procedure regarding prompt disposal of communications from MPs have also been reiterated from time to time. However, keeping in view the instances of occasional non-observance of the above guidelines, a need was also felt by the Committee of Privileges of the Lok Sabha for consolidating and reiterating the existing instructions. Accordingly, revised comprehensive guidelines were issued by this Department vide Office Memorandum No. 11013/4/2011-Estt.(A) dated 01.12.2011 (copy enclosed). A copy each of former Secretary (P)'s D.O. letter No. 11013/4/2011-Estt.(A) dated 09.10.2012, O.M. No. 11013/2/2012-Estt.A dated 19.11.2014, O.M. of even No. dated 07.02.2018, 11.10.2018 and 10.02.2020 reiterating the said instructions are also enclosed for ready reference.

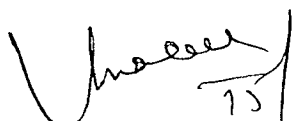


3. In fact, recognizing the crucial role of Civil Services in serving the citizens, one of the aims of the recently launched National Programme for Civil Service Capacity Building (NPCSCB) is to create a workforce of public officials that is competent, efficient and trained to face the challenges of ever changing citizen-Government-society interface and all the officials should keep in view the broad underlying principles of this Programme to ensure and provide a citizen-centric governance within their allocated areas of responsibilities.

4. In view of the above, all the Ministries/ Departments are once again requested to ensure that instructions issued through aforementioned communications are followed by all officials concerned, both in letter and spirit. Violation of these guidelines will be viewed seriously.

5. Chief Secretaries of all States/ UTs are also requested to circulate these instructions to all State Government officials at the State/ Division and District levels and sensitize them with regard to their duties and obligations in so far as the movement of Members of Parliament in general and more particularly during Parliament sessions. It is also requested to periodically review implementation of these instructions.

6. Hindi version will follow.


15/3/2024
(Umesh Kumar Bhatia)

Deputy Secretary to the Government of India

Encl: As above.

To

1. All Ministries / Departments (as per standard list)
2. Chief Secretaries of all States / UTs (as per standard list)

F. No.2/10/2018-Estt. (Pay-II)
Government of India
Ministry of personnel, public Grievance and Pensions
Department of Personnel and Training
Esst. (Pay) Division

6

North Block, New Delhi
dated : 23.2021

OFFICE MEMORANDUM

Subject: Amendment of Para 5 of consolidated guidelines on deputation issued vide OM No.6/8/2009-Estt.(Pay-II) dated 17.06.2010 according to 7th CPC pay structure – regarding.

Department of Personnel and Training's OM No.6/8/2009-Estt. (Pay-II) dated 17th June 2010 regulates the Pay, Deputation (Duty) Allowance, Tenure of Deputation/Foreign Service and other terms and conditions of deputation/foreign service of Central Government employees to ex-cadre posts under the Central Government, State Governments, Public Sector Undertakings, Autonomous Bodies, Universities, Union Territories Administration, Local Bodies etc. and vice-versa. Subject to its applicability as provided in para 2 of the OM, these instructions cover cases of deputation/foreign service where Central Government is either lending authority or borrowing authority, or both.

2. Para 5 of aforesaid OM dated 17th June 2010 provides the method of pay fixation on deputation from Central Government to Central Government, in foreign service/ Reverse Foreign service.

3. Consequent upon the implementation of the recommendations of the 7th Central Pay Commission, it has been decided to amend the provisions of Para 5 of this Department's OM No.6/8/2009-Estt. (Pay-II) dated 17th June 2010 with following paras:-

“ 5. Pay fixation

5.1 When an employee on deputation/ Foreign Service elects to draw pay in the Level (in Pay Matrix) attached to the ex-cadre post, his/her pay may be fixed as under: -

(i) Deputation from Central Government to Central Government

If the Level (in Pay Matrix) of the ex-cadre post is higher than that of the parent cadre post, an increment shall be given in the Level (in Pay Matrix) of parent cadre post and he/she shall be placed at a Cell equal to the figure so arrived at in the Level (in Pay Matrix) of the ex- cadre post; and if no such Cell is available in the Level (in Pay Matrix) of the ex-cadre post, he/she shall be placed at the next higher cell in that Level.

In case Levels (in Pay matrix) of the ex-cadre post and the parent cadre post of the employee are identical, the employee would continue to draw his/her basic pay.

The basic pay from time to time after pay fixation should not exceed the maximum of the pay in the level of the ex-cadre post.

(ii) In foreign service/Reverse Foreign Service

(a) When the Level (in Pay Matrix)/Pay Scale of the post in the parent cadre and that attached to ex-cadre post are based on the same index level and the DA pattern is also same, the pay may be fixed as under (i) above.

Contd/-



(b) *If the appointment is made to a post whose pay structure and/ or Dearness Allowance (DA) pattern is dissimilar to that in the parent organisation, pay may be fixed by adding one increment to the basic pay of the substantive post in the parent cadre, (and if he/she was drawing pay at the maximum of the scale, by the increment last drawn) and equating the pay so raised plus dearness allowance (and additional or ad-hoc dearness allowance, Interim relief etc., if any) with emoluments comprising of basic pay plus DA, ADA, Interim Relief etc., if any, admissible, in the borrowing organisation and the pay may be fixed at the stage in the Pay Scale/ Level (in Pay Matrix) of the ex-cadre post at which total emoluments admissible in the ex-cadre post as above equal the emoluments drawn in the cadre and if there is no such stage, pay may be fixed at the next higher stage.*

In case of reverse foreign service if the appointment is made to post whose pay structure and/or DA pattern is dissimilar to that in the parent organization, the option for electing to draw the basic pay in the parent cadre [along with the Deputation (Duty) Allowance thereon and the personal pay, if any] will not be available to such employee. It is also clarified that Terms and Conditions in case of appointment on deputation made prior to 1.7.2017 shall be continued as per the mutually agreed terms and conditions already set.

(c) *The basic pay from time to time after pay fixation should not exceed the maximum of the pay in the level of the ex-cadre post.*

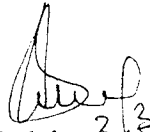
5.2 *In cases of appointment from one ex-cadre post to another ex-cadre post where the employee opts to draw pay in the Level (in Pay Matrix)/Pay Scale of the ex-cadre post, the pay in the second or subsequent ex-cadre post should be fixed under the normal rules with reference to the pay in the cadre post only. However, in respect of appointments to ex-cadre posts carrying Level (in Pay Matrix)/Pay Scale identical to that of the ex-cadre post(s) held on an earlier occasion(s), it may be ensured that the pay drawn in subsequent appointment should not be less than the pay drawn earlier.*

5.3 *In cases of appointments to a second or subsequent ex-cadre post(s) in a higher Level (in Pay Matrix)/Pay Scale than that of the previous ex-cadre post, the pay may be fixed with reference to the pay drawn in the cadre post and if the pay so fixed happens to be less than the pay drawn in the previous ex-cadre post, the difference may be allowed as personal pay to be absorbed in future increases in pay. This is subject to the condition that on both the occasions, the employee should have opted to draw pay in the Level (in Pay Matrix)/Pay Scale attached to the ex-cadre posts."*

4. These orders will take effect from 1.1.2016 and shall be applicable to all officers who were on deputation on 1.1.2016 or appointed thereafter except for the revised rates of Deputation (Duty) Allowance which shall be applicable from 01.07.2017.

5. In so far as persons serving in the Indian Audit and Accounts Department are concerned, these orders will apply for deputation outside Indian Audit and Accounts Department as concurred in by the Comptroller and Auditor General of India.

6. Hindi version will follow.


(Shukdeo Sah) 2/3/21

Under Secretary to the Government of India

To

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

5

No. 2/11/2017-Estt.(Pay-II)
Government of India
Ministry of Personnel, Public Grievances & Pensions
(Department of Personnel & Training)

North Block, New Delhi
Dated the 15th ~~March~~ 2021

OFFICE MEMORANDUM

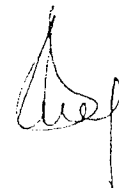
Subject: Grant of Deputation (Duty) Allowance in cases where the basic pay in parent cadre has been upgraded on account of NFU, MACP, NFSG, etc. in the 7th CPC context - clarification regarding.

The undersigned is directed to refer to this Department's OM of even number dated 24th November, 2017 regarding grant of Deputation (Duty) Allowance in the 7th CPC context, and to say that this Department has been receiving references from various Ministries/Departments/Organizations for clarifications regarding admissibility of Deputation (Duty) Allowance in terms of Note 2 and Note 3 below para 4(d) of this Department's OM dated 24th November, 2017 in cases where the basic pay in parent cadre has been upgraded on account of NFU, MACP, NFSG, etc. in the 7th CPC context.

2. Note 2 and Note 3 of the para 4(d) of this Department's OM dated 24th November, 2017 are as follows:-

Note 2 In cases where the basic pay in parent cadre has been upgraded on account of Non-functional upgradation (NFU), Modified Assured Career Progression Scheme (MACP), Non Functional Selection Grade (NFSG), etc., the upgraded basic pay under such upgradations shall not be taken into account for the purpose of Deputation (Duty) Allowance.

Note 3 In the case of a Proforma Promotion under Next Below Rule(NBR): If such a Proforma Promotion is in a Level of the Pay Matrix which is higher than that of the ex-cadre post, the basic pay under such Proforma Promotion shall not be taken into account for the purpose of Deputation (Duty) Allowance. However, if such a Proforma Promotion under NBR is in a Level of the pay matrix which is equal to or below that of the ex-cadre post, Deputation (Duty) Allowance shall be admissible on the basic pay of the parent cadre post allowed under the proforma promotion, if opted by the deputationist.



3. In view of the references received from different Ministries/Departments/Organisations, the following is clarified with regard to the admissibility of Deputation (Duty) Allowance in terms of Note 2 and Note 3 below para 4(d) of this Department's OM dated 24th November, 2017 in cases where the basic pay in parent cadre has been upgraded on account of NFU, MACP, NFSG, etc. in the 7th CPC context:-

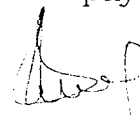
3.1 In cases where the basic pay in parent cadre has been upgraded (upto Level 13 A) on account of Non-Functional Upgradation (NFU), Modified Assured Career Progression Scheme (MACP), Non Functional Selection Grade (NFSG), etc., and the officer has opted for such upgraded pay of the parent cadre, in that event, the upgraded basic pay under such upgradations shall not be taken into account for the purpose of Deputation (Duty) Allowance. In such cases, the Deputation (Duty) Allowance will be calculated taking the basic pay of the parent cadre which the officer was getting before such upgradation and the amount of the same would be further regulated every year on the basis of the pay arrived at by giving annual increments on the presumptive pay.

3.2 However, if the upgradation is to Level 14 or above, he shall be given the option to draw the upgraded basic pay under such upgradations without Deputation (Duty) Allowance or the pay which he was drawing before such upgradation with Deputation (Duty) Allowance, whichever is more beneficial as per the option of the officer.

3.3 In the case of **Proforma Promotion** under Next Below Rule (NBR), if such a **Proforma Promotion** (upto Level 13 A) is in a Level of the Pay Matrix which is higher than that of the ex-cadre post, and the officer has opted for the upgraded pay of the Proforma Promotion, the basic pay under such Proforma Promotion shall not be taken into account for the purpose of Deputation (Duty) Allowance. Deputation (Duty) Allowance will be calculated taking into account the basic pay which the officer was getting before such Proforma Promotion. The amount of Deputation (Duty) Allowance would be calculated on the basis of the pre-upgraded presumptive pay that the officer was drawing prior to Proforma Promotion and the amount of the same would be further regulated every year on the basis of the pay arrived at by giving annual increments on the presumptive pay.

3.4 However, if such a Proforma Promotion under NBR is in a Level of the pay matrix which is equal to or below that of the ex-cadre post, Deputation (Duty) Allowance shall be admissible on the basic pay of the parent cadre post allowed under the Proforma Promotion, if opted by the deputationist.

3.5 However, if the upgradation is to Level 14 or above of the Pay Matrix, he shall be given the option to draw the upgraded basic pay under such




Proforma Promotion without Deputation (Duty) Allowance or the pay which he was drawing before grant of Proforma Promotion with Deputation (Duty) Allowance, whichever is more beneficial as per the option of the officer. The amount of Deputation (Duty) Allowance would be calculated on the basis of pre-upgraded presumptive pay that the officer was drawing prior to the grant of Proforma Promotion and the amount of the same would be further regulated every year on the basis of the pay arrived at by giving annual increments on the presumptive pay.'

4. These orders shall take effect from 1st July, 2017.

5. Insofar as the persons serving in the Indian Audit and Accounts Department are concerned, these orders issue in consultation with the office of the Comptroller and Auditor General of India.

6. Hindi version will follow.



15/3/2021

(Shukdeo Sah)

Under Secretary to the Government of India

Tele: 2304 0489

To

Ministries/ Departments of Government of India.

6

F.No. 5(2)-B(PD)/2021
Government of India
Ministry of Finance
Department of Economic Affairs
(Budget Division)

North block, New-Delhi
Dated the 4th March, 2021

OFFICE MEMORANDUM

Subject: Advances to Government Servants -- Rate of interest for purchase of Computer during 2021-22.

The undersigned is directed to state that the rate of interest for advance sanctioned to the Government servants for purchase of computer during 2021-22 i.e. from 1st April, 2021 to 31st March, 2022 is as under:

	Rate of interest per annum
(i) Advance for purchase of Computer	9.8%

(Parveen Singh)
Under Secretary (Budget)

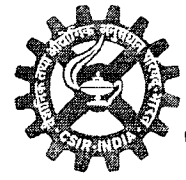
To

- 1) All Ministries/Departments of the Government of India with spare copies for Integrated Finance Division (IFD), Controller of Accounts and Pay and Accounts Offices.
- 2) Finance Secretaries of UTs without legislature.

Copy forwarded to:-

- 1) Comptroller and Auditor General of India, New Delhi.
- 2) Controller Aeneral of Accounts, New Delhi.
- 3) Controller General of Defence Accounts, New Delhi.
- 4) All Auditor Generals and Director of Accounts.
- 5) Supreme Court of India.
- 6) Union Public Service commission, New Delhi.

(Parveen Singh)
Under Secretary (Budget)



सां/No. : 5-1(17)/2008-PD

दिनांक/Dated: 15.03.2021

प्रेषक / From : संयुक्त सचिव (प्रशासन)
Joint Secretary (Admn.)

सेवा में / To : सी.एस.आई.आर. की सभी राष्ट्रीय प्रयोगशालाओं/संस्थानों/मुख्यालय/एककों के निदेशक/प्रधान
The Directors/Heads of all CSIR National Labs./Instts./Hqrs./Units

महोदय/Sir / महोदया/Madam,

मुझे भारत सरकार द्वारा जारी किए गए निम्नलिखित कार्यालय ज्ञापन को आपकी जानकारी, मार्गदर्शन और अनुपालन के लिए अग्रिम करने का निदेश हुआ है:

I am directed to forward herewith the following Office Memorandum issued by the Government of India for your information, guidance and compliance:

क्रम सं. Sl. No.	कार्यालय ज्ञापन सं./ Office Memorandum No.	विषय/ Subject
1.	भारत सरकार, वित्त मंत्रालय, आर्थिक कार्य विभाग का कार्यालय ज्ञापन सं० 5(2)-बी(पीडी)/2021 दिनांक 04.03.2021 Govt. of India, MoF, DoEA OM No. 5(2)-B(PD)/2021 dated 04.03.2021	सरकारी कर्मचारियों को अग्रिम - 2021-22 के दौरान कंप्यूटर खरीद हेतु ब्याज दर। Advances to Government Servants - Rate of interest for purchase of Computer during 2021-22.

भवदीय/Yours faithfully

(बी. के. सिंह / B. K. Singh)

वरिष्ठ उप सचिव (नौति प्रभाग) /Sr. DS (PD)

संलग्न/Encl. : यथोपरि/As above

प्रतिलिपि/Copy to:

- आई.टी. प्रभाग प्रमुख वेबसाइट और पॉलिसी रिपॉजिटरी पर इस परिपत्र को उपलब्ध कराने के अनुरोध के साथ/
Head, IT Division with the request to make this circular letter available on the website & Policy Repository.
- कार्यालय प्रति/Office copy.

7

No. 3(6)/2021-P&PW(H)-7083
Government of India
Ministry of Personnel & Public Grievance
Department of Pension and pensioners' Welfare

8th Floor, Janpath Bhavan,
Janpath, New Delhi,
Dated: 9th March, 2021

OFFICE MEMORANDUM

Subject:--Timely payment of retirement benefits to the retiring employees

The undersigned is directed to say that timelines have been prescribed under the CCS (Pension) Rules, 1972 for each activity involved in the processing of a pension case and for payment of pension and gratuity to a retiring Government servant. As per this timeline, the process of verification of service and other preparatory work should be undertaken one year before a Government servant is due to retire on superannuation, the Government servant should submit the forms six months before retirement, the Head of Office should send the pension case to the PAO four months before retirement and the PAO should issue PPO and send it to CPAO one month before retirement. The CPAO is required to issue the Special Seal Authority within 21 days, thereafter.

2. Instructions have been issued vide this Department's OM No 1/27/2011- P &PW (E) dated 01.08.2017 for handing over the copy of pensioner PPO to him/her at the time of retirement along with other retirement dues. The Rules also provide for sanction of provisional pension in cases where a Government servant is likely to retire before finalization of his pension and gratuity.

3. 'BHAVISHYA', the online Pension Sanction & Payment Tracking System, facilitates online tracking of pension sanction and payment process by the individual as well as the administrative authorities and keeps the retiring employees informed of the progress of pension sanction process through SMS/E-Mail. The system is, therefore, very useful for ensuring timely payment of pensionary benefits to the retiring Government servant.

4. In spite of the timelines prescribed in the rules/instructions and simplification/streamlining of the procedures through BHAVISHYA, issue of the PPO and payment of retirement benefits continue to be delayed in a large number of cases. A significant percentage of the grievances registered on the CPENGRAMS relate to non-payment of retirement dues for several months after retirement. Delay in settlement of retirement dues also leads to avoidable litigation. In a number of cases, the courts have directed payment of interest for the delayed period to the affected pensioners, besides making adverse comments on the functioning of the administration.

5. In order to ensure timely payment of retirement dues in all cases, it has been decided that the progress of the pension cases should be regularly monitored by the Heads of the

organizations and the Heads of Departments. An effective monitoring mechanism is required to be established in every office/Department to review the progress of processing of the pension cases. The information available from the BHAVISHYA software may be utilized for this purpose.

6. Farewell programs are often organized in the offices on the occasion of retirement of employees. This is one of the most appropriate occasions that can be utilized to review the progress of the pension cases and to sensitize the concerned staff about the importance of timely payment of retirement dues. Accordingly, in every farewell function, Heads of organizations/Departments/offices may review the progress of pension cases of all the employees of that organization/Department/office, who are due for retirement in the next six months. Wherever the processing of any pension case is found to be behind schedule, proactive action must be taken to ensure that all retirement dues are paid on time to the retiring Government servant.

7. A half-yearly statement may be submitted by each Department/organization/ office to the Secretary of the administrative Ministry/Department indicating the particulars of the Government servants in whose case issue of PPO was delayed by more than two months after retirement on superannuation. The statement may also contain the reasons for the delay in issuing the PPO and remedial action taken to avoid such delays in future.

8. All the Ministries/Departments are requested to bring the above instructions to the notice of the offices/field organizations under their administrative control for strict compliance.

Rajesh Kumar

(Rajesh Kumar)
Under Secretary to the Government of India

To,

1. Admin Division of all Ministries/Departments of Govt. of India:-for strict compliance.
2. NIC: to upload in the website of this Department



Z 15025/12/2020/DIR/CGHS
Government of India
Ministry of Health & Family Welfare
Directorate General of CGHS

Nirman Bhawan, New Delhi
Dated the 15th April, 2021

OFFICE MEMORANDUM

Sub: Reimbursement of cost of OPD Medicines: Special Sanction in view of COVID-19- till 31st July 2021- regarding


In view of the Corona Virus Disease(COVID-19), all out efforts are made by the Government to contain its impact by instituting measures at community as well as at individual level.

2. In this regard the undersigned is directed to draw attention to the OM of even number dated 27.03.2020, 29.04.2020, 29.05.2020, 24th August 2020, 30th September 2020 and 29.12.2020 vide which an option has been provided to CGHS beneficiaries getting medicines for Chronic diseases, to purchase medicines based on the prescription held (prescribed by CGHS Medical Officers/CGHS Specialists /other Govt. Specialists/ Specialist of empanelled hospital) till 28th February 2021, irrespective of Non-Availability certificate from CGHS or otherwise. However, several representations are received in the Ministry seeking extension of the period in view of the COVID-19 Pandemic resurgence.

3. The matter has been reviewed by the Ministry and it is now decided, in continuation of the earlier OM on the subject, that CGHS beneficiaries getting medicines for Chronic diseases shall be permitted to purchase medicines based on the prescription held (prescribed by CGHS Medical Officers/CGHS Specialists /other Govt. Specialists/ Specialist of empanelled hospital) till 31st July, 2021 on the same conditions as per the earlier OM dated 27.03.2020. It is also clarified that the CGHS Wellness Centres are functional and CGHS beneficiaries also have the option to collect medicines through CGHS Wellness Centres as per normal practice, instead of purchasing from market.

4. These orders shall be valid from date of issue till 31st July 2021.

5. Issued with the approval of Integrated Finance Division, MoHFW vide CD No 62 dated 15.04.2021.


(Dr. Sanjay Jain)

Director, CGHS

To:

1. All Ministries / Departments, Government of India
2. Estt.I/ Estt.III/ Estt.III/ Estt.IV Sections. Ministry of Health & Family Welfare

- 3 Admn.I / Admn.II Sections of Dte.GHS
- 4 Addl. Director, CGHS(HQ) / Addl.DDG(HQ) /Addl. Directors of CGHS Cities/Zones
- 5 Rajya Sabha / Lok Sabha Secretariat
- 6 Registrar, Supreme Court of India /Punjab & Haryana High Court, Chandigarh
- 7 Deputy Secretary EHS.
- 8 Under Secretary, U.P.S.C.
- 9 Under Secretary Finance Division
- 10 Deputy Secretary (Civil Service News), Department of Personnel & Training,
5th Floor, Sardar Patel Bhawan, New Delhi.
- 11 PPS to Secretary (H&FW), Ministry of Health & Family Welfare
- 12 PPS to DGHS AS&MD, NRHM / AS (H) / AS(AS)/
- 13 PPS to AS&MD, NRHM / AS (H) / AS(AS)/ AS(VS), MoHFW
- 14 Secretary, Staff Side, 13-C, Ferozshah Road, New Delhi
- 15 All Staff Side Members of National Council (JCM) (as per list attached)
- 16 Office of the Comptroller & Auditor General of India, 10 Bahadur Shah Zafar Marg, New
Delhi
- 17 All Offices / Sections / Desks in the Ministry
- 18 UTI Infrastructure Technology and Services Limited UTI-ITSL Tower, Plot No3 Sector -11
CBD Belapur, Navi Mumbai-400614
- 19 Nodal Officer, MCTC, CGHS with a request to upload a copy of OM on CGHS Web-site
- 20 Office Order folder

Copy for information to

PS to Hon'ble HFM

PS to Hon'ble MoS

9

F.No.11013/9/2014-Estt.A.III
Government of India
Ministry of Personnel, Public Grievances and Pensions
(Department of Personnel and Training)

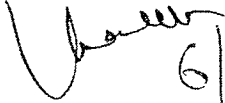
North Block, New Delhi
Dated the 6TH April, 2021

OFFICE MEMORANDUM

Subject: Preventive measures to contain the spread of Novel Coronavirus (COVID-19) – Vaccination for Central Government employees regarding.

The undersigned is directed to state that this Department has been issuing instructions from time to time regarding the preventive measures to contain the spread of COVID-19. Government has been monitoring the situation very closely, and based on the strategy adopted for prioritizing the groups for vaccination to contain the spread of COVID-19, currently, all persons of the age of 45 years and above can participate in the vaccination exercise.

2. In view of the above, all Central Government employees of the age of 45 years and above are advised to get themselves vaccinated, so as to effectively contain the spread of COVID-19. They are further advised to continue to follow covid-appropriate behaviour, even after vaccination, by frequent washing of hands/sanitization, wearing a mask/face cover and observing social distancing etc.


6/4/2021

(Umesh Kumar Bhatia)
Deputy Secretary to the Govt. of India

To,

1. All the Ministries/Departments, Government of India
2. PMO/Cabinet Secretariat
3. PS to Hon'ble MOS(PP)
4. PSO to Secretary (Personnel)
5. Sr. Tech. Dir., NIC, DoP&T – for uploading.

OFFICE MEMORANDUM

Subject: Order of Hon'ble Supreme Court of India dated 05.03.2020 in SLP (C) No.21803/2014 UoI Vs. M.V. Mohanan Nair & Ors. regarding benefits in promotional hierarchy under MACP Scheme – other issues arising out of Order dated 05.03.2020 – regarding.

The undersigned is directed to refer to this Department's O.M. of even number dated 23.03.2020, which was issued as per Order dated 05.03.2020 of the Hon'ble Supreme Court of India in SLP (C) No.21803/2014, UoI Vs. M.V. Mohanan Nair & Others wherein the Hon'ble Apex Court had held that benefits under the Modified Assured Career Progression Scheme (MACPS) cannot be granted in the promotional hierarchy, and that it would be in the standard hierarchy of Grade Pay/Pay Levels in the Pay Matrix as per the existing MACP guidelines.

2. The Hon'ble Apex Court, in para 53 of aforementioned Order dated 05.03.2020, further directed that some anomalies, which were brought before the Joint Committee, constituted in Department of Personnel & Training (DoP&T) to examine the MACPS, as indicated in paras 47 to 50 of the Order dated 05.03.2020, be considered as deemed appropriate, and a decision taken in accordance with law.

3. Accordingly, in compliance of the directions of Hon'ble Apex Court, as indicated in paras 47 to 50 of the Order dated 05.03.2020, the issues arising out of deliberations of the Joint Committee constituted to examine the MACP Scheme, and which were not finally disposed of, have been examined in consultation with Department of Expenditure. It is also to be noted that revised guidelines on MACPS, as per recommendations of the 7th CPC, have been issued *vide* DoP&T's OM No.35034/3/2015-Estt.(D) dated 22.10.2019.

4. The decisions taken on these issues, item-wise, are as follows:

Item No. 1: To provide Grade Pay of the next promotional post under the MACPS (Item No.1 of Minutes of the meeting of Joint Committee held on 15.09.2010).

Item No. 2: Anomaly on introduction of the MACPS - Option may be given to the employees to continue in the old ACP Scheme even after 01.09.2008 (Item No. 8 of Minutes of the meeting of Joint Committee held on 15.09.2010).

Item No. 3: Continuation of the ACP Scheme beyond 31.08.2008 by giving an option to choose either benefits under the ACPS or the MACPS, whichever is more beneficial (Item No.3 of Minutes of the meeting of Joint Committee held on 15.09.2010).

Decision: The issue of grant of benefits in the standard hierarchy of Grade Pays/Pay Levels as per the MACPS guidelines has already been settled by the Hon'ble Apex Court in its Order dated 05.03.2020. Moreover, the matter of replacement of the ACPS with MACPS has also been settled by the Apex Court. As such, as clarified to the staff side *vide* letter dated 4.11.2013, the solution lies in cadre review to address issues relating to stagnation. Therefore, the demands of the Staff Side for grant of benefits in the promotional hierarchy or continuation of the ACPS beyond 31.08.2008 by giving option to either choose between ACPS or MACPS, whichever is more beneficial, cannot be agreed to. Hence, action on these items is treated as closed.



Item No. 4: Revision of date of introduction of the MACPS (Date of Effect) – Date of effect of the MACPS to be made as 01.01.2006, instead of 01.09.2008 as provided in the scheme (Item No.2 of Minutes of the meeting of Joint Committee held on 27.07.2012).

Decision: The issue is presently sub-judice before the Hon'ble Apex Court in SLP Nos. 10811-10813/2018 in the matter of UoI Vs. Ranjit Samuel. Hence, no decision can be taken at this stage. As and when the main and tagged cases are disposed of by the Hon'ble Apex Court, the decision would be communicated to all Ministries/ Departments.

Item No. 5: Applicability of the MACPS to Group 'D' employees who have been placed in the Grade Pay of Rs.1800/- in PB-1 (Item No.4 of Minutes of the meeting of Joint Committee held on 15.09.2010).

Decision: It has been clarified in DoP&T's O.M. No.35034/3/2008-Estt.(D) dated 16.11.2009 that promotions earned or upgradations granted under the ACP Scheme of August, 1999, in the past to four pay scales (S-1, S-2, S-2A and S-3), which now carry the grade pay of Rs.1800/-, shall be ignored for the purpose of the MACPS. Therefore, no further action is required. Hence, the item is treated as closed.

Item No. 6: Counting of 50% of service rendered by casual labour who attained temporary status for reckoning the 10, 20 and 30 years of service under the MACPS (Item No.5 of Minutes of the meeting of Joint Committee held on 15.09.2010).

Decision: As per para 5(v) of the Appendix pertaining to the Casual Labourers (Grant of Temporary Status and Regularization) Scheme, 50% of the service rendered under temporary status is to be counted only for the purpose of retirement benefits after their regularization. The temporary service rendered does not count for any other purposes. Moreover, under the ACPS also, no provision was made for counting of temporary service as 1st and 2nd financial upgradation was being granted to an employee on completion of 12/24 years of regular service. Therefore, the proposal cannot be agreed to. Thus, action on this item is treated as closed.

Item No. 7: Supervised staff placed in higher Grade Pay than that of the Supervisor – The stepping up of pay of seniors with that of juniors getting higher pay in different cadres and introduction of Grade Pay of Rs.5400 on completion of 4 years of service in the pre-revised pay scale of Rs.6500-10500 (Item No.6 of Minutes of the meeting of Joint Committee held on 15.09.2010).

Decision: As per the fundamental principles of the Scheme, financial upgradation granted under the MACPS is purely personal to the employees, and has no relevance to his seniority position. It has already been provided in the Scheme itself that there shall be no additional financial upgradation to the senior employee solely on the ground that his/her junior in the grade has been granted higher pay or grade pay under the Scheme. This has been reiterated in the instructions issued by this Department from time to time, including OM No. 35034/1/97-Estt.(D) dated 04.10.2012 and No. 35034/3/2015-Estt.(D) dated 22.10.2019. Therefore, the proposal cannot be agreed to. Thus, action on the item is treated as closed.

Item No. 8: Option for pay fixation on grant of financial upgradation under the MACPS between 01.01.2006 and 31.08.2008 (Item No.7 of Minutes of the meeting of Joint Committee held on 15.09.2010).



Decision: In terms of para 9 of the MACPS guidelines (DoP&T's OM dated 19.05.2009), the benefits of the ACP Scheme of August, 1999 would be continued / applicable till 31.08.2008. If the Government employees, who have opted for fixation of their pay in the revised pay-structure w.e.f. 01.01.2006 under the CCS (RP) Rules, 2008, then no arrears of pay would be granted. However, if he has opted for pay fixation from the date of financial upgradation under the ACP with reference to the pre-revised pay scale, then arrears of pay would be granted from the date of his option, i.e., the date of financial upgradation under the ACPS. Para 6 of Annexure-I to DoP&T's OM dated 19.05.2009 already provides for this benefit. Hence, there is no requirement for issue of any further instructions on the said issue. Thus, the item is treated as closed.

Item No. 9: Employees who got one promotion or 1st ACP prior to 01.09.2008 and have completed over two decades of service without benefit of promotion may be granted third upgradation under the MACPS on 1.9.2008 (Para 12 of Minutes of the meeting of Joint Committee held on 27.07.2012).

Decision: As per the MACPS guidelines, there shall be three financial upgradations under the MACPS, counted from the direct entry grade on completion of 10, 20 and 30 years of service respectively, or after 10 years of continuous service in the same Grade Pay or Pay Level in Pay Matrix, whichever is earlier. Thus, those employees who got either one promotion or 1st ACP before 1.1.2006 and who did not earn any promotion or 2nd ACP during 1.1.2006 to 31.8.2008, are eligible for 2nd MACP on or after 1.9.2008 (i.e. due on completion of 20 Years) and 3rd MACP after 30 years of service or 10 years in the same Grade Pay/Pay Level, as the case may be, if found otherwise eligible. Hence, there is no ground for grant of 3rd MACP straight away on 1.9.2008, without the employee earning 2nd MACP, as per provisions of the MACPS. Therefore, the request of the Staff Side cannot be acceded to and the item is treated as closed.

7. All Ministries/Departments are advised to dispose of all pending representations/references from Staff Associations etc. seeking revision in the instructions/guidelines on the MACPS relating to the above items and also defend the various pending Court Cases or to take immediate suitable action for appealing against such judgments which are contrary to the existing policy, as upheld by the Hon'ble Apex Court in the instant case.



(R. K. Sinha)

Under Secretary to the Govt. of India

To

All Ministries /Departments of the Government of India.

Copy to:-

1. President's Secretariat/Vice President's Secretariat/Prime Minister's Office/Supreme Court/Rajya Sabha Secretariat/Lok Sabha Secretariat/ Cabinet Secretariat/ UPSC/ CVC/ C&AG/Central Administrative Tribunal (Principal Bench), New Delhi.
2. All attached/subordinate offices of the Ministry of Personnel, Public Grievances and Pensions.
3. Secretary, National Commission for Minorities.
4. Secretary, National Commission for Scheduled Castes/Scheduled Tribes.
5. Secretary, Staff Side, National Council (JCM), 13-C, Ferozeshah Road, New Delhi.
6. All Staff Side Members of the National Council (JCM).
7. NIC, DoPT, North Block [for up-loading of this OM on the website of DoPT(ACP)].
8. Hindi Section, DoPT for Hindi Translation.

No. 04-21/2017-IC/E.IIIA
Government of India
Ministry of Finance
Department of Expenditure
E.III.A Branch

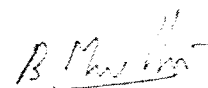
North Block, New Delhi-110001
Dated the 15th April, 2021

OFFICE MEMORANDUM

Subject:- Date of next increment under Rule 10 of Central Civil Services (Revised Pay) Rules, 2016 - Clarifications - regarding.

The undersigned is directed to invite attention to this Department's O.M. of even No. dated 28th November, 2019 on the subject noted above. In the said O.M. dated 28.11.2019, in para '7', the employees who have been regularly promoted or granted financial up-gradation on or after 01.01.2016 and desire to exercise/re-exercise option for pay fixation under FR 22(1)(a)(i) were given an opportunity to exercise or re-exercise of their option for pay fixation within one month of the date of issue of the said O.M. dated 28.11.2019. However, a large number of references have been received in this Department seeking condonation of delay and allowing another opportunity to exercise/re-exercise the option for pay fixation as allowed under O.M. dated 28.11.2019 as the employees have faced time constraint, etc. in exercising their option for pay fixation thereunder.

2. The issue has been examined in this Department and the Competent Authority in partial modification of the conditions enumerated in para '7' of the said O.M. has approved for allowing another opportunity to Government employees to exercise/re-exercise option for pay fixation as allowed under O.M. dated 28.11.2019 within three months from the date of issue of this Office Memorandum. No further request for extension of date or relaxation of condition in exercising of option will be entertained under any circumstances.
3. All other conditions of O.M. dated 28.11.2019 remain unchanged.
4. In their application to the persons belonging to Indian Audit and Accounts Department, these orders are issued under Article 148(5) of the Constitution and after consultation with the Comptroller and Auditor General of India'.
5. Hindi Version of these orders is attached.



(B.K. Manthan)

Deputy Secretary to the Government of India

To

1. All Ministries/Departments as per standard list. With the request to bring the content of this O.M. to the notice of all employees concerned.
2. C&AG, UPSC etc. as per standard endorsement list.
3. In-charge, R&I, for it's circulation among all Ministries/Departments.

Dated: 26.04.2021

Office Memorandum

Keeping in view the surge in Covid-19 spread among employees and their families, it is hereby clarified that under emergency circumstances, the patient can be taken to any hospital providing treatment in order to save the patient.

2. The extant rules stipulate that CGHS beneficiaries and other Central Government employees including their eligible family members under CS (Medical Attendance) Rules have the option to go to a nearby Government hospital/empanelled private hospital or **even any private hospital, in case of emergency.**

3. However, if treatment is undertaken at private non-empanelled hospitals under emergency, reimbursement will be limited to CGHS rates or actual, whichever may be lower. Since, non-empanelled private hospitals often charge at rates different from the CGHS rates there will be difference in the amount reimbursed if the private hospital charges are higher than CGHS rates.

4. They are advised that they may seek treatment in an **emergency** at:

- The nearest Government Hospital of their choice, for the required emergency.
OR
- They may go to the nearest empanelled private hospital, where on certification by the concerned wellness centres/nodal officer, they are expected to extend/provide the necessary credit facility. In case the empanelled private hospital does not provide credit or beneficiary decides to pay the bill for settlement, the reimbursement shall be limited to the CGHS rates as per rules in force.
- Individual beneficiaries may decide to use their own health insurance cards for the hospitalisation. In such cases they are eligible for **"dual claim"** as per rules where the first claim is made to the insurance company. A set of certified documents submitted/issued by the insurer may then be submitted to the Office for reimbursement as per rules. The limitation being the CGHS rates in force, and in any case, shall not exceed the total expenditure incurred.
- In case of emergency treatment in empanelled private hospital, NIC provides a letter to the concerned hospital, through the beneficiaries, on certification by the concerned wellness centres/nodal officers, to provide the necessary credit facility, stating that "the bills shall be paid as per rules".



(Manoharan R)
Joint Director(Admn)

Copy to all Officers/Staff ... through DigitalNIC

13



F.No. 6-52/CGHS/GR.CELL. 1036-DIRA/CGHS
Govt. of India
Min. of Health & Family Welfare
Department of Health & Family Welfare
Directorate General of CGHS

145-A Nizam Road, New Delhi
Dated: 11th May, 2021

OFFICE ORDER

Subject: Advisory to Health Care Organizations (HCOs) empanelled under CGHS in view of the prevalent Corona Virus (COVID-19) Pandemic-

With reference to the above subject, the undersigned is directed to refer to the letter to the O.M. of Govt. No. 281-110/07-2020 dated 10.07.2020 in which representations from CGHS beneficiaries of the difficulties in available treatment facilities at private hospitals / Diagnostic Centres empanelled under CGHS in view of the prevalent Corona Virus (COVID-19) pandemic and the implications of the same to the beneficiaries of CGHS are mentioned. In view of the matter, the undersigned is directed to issue the following instructions to the empanelled hospitals and HCOs:-

- i. The CGHS empanelled hospitals shall not refuse to provide treatment to CGHS beneficiaries at approved rates.
- ii. Similarly, empanelled hospitals shall provide treatment to CGHS beneficiaries for COVID-19 infection as per the approved rates of the concerned State Government and if no such rates are advised as per Delhi Govt. rates.
- iii. The empanelled hospitals shall provide treatment to empanelled categories of beneficiaries for COVID-19 as per CGHS norms.
- iv. The empanelled hospitals shall not demand any advance payment.
- v. In case of non-compliance of the guidelines, strict action may be taken against empanelled hospitals as per the terms and conditions of empanelment.
- vi. In case of any complaints from CGHS beneficiaries in this regard, the undersigned shall initiate a probe and take appropriate action.

Yours faithfully,
Director General of CGHS

F 6/18/2019-PPD
Government of India
Ministry of Finance
Department of Expenditure

.....

North Block, New Delhi
Dated: 24th April 2021

Special Instructions relating to relief operations for COVID-19 global pandemic

Attention is invited to the email of even date of Secretary (Department for Promotion of Industry and Internal Trade (DPIIT) enclosing a DO letter of Secretary, Department of Health and Family Welfare (DoHFW) no. S-12035/13/2-21-Proc-1/Oxygen/Imports dated 23rd April 2021 wherein he has stated that, in view of the recent surge in COVID-19 cases, the Empowered Group-II, in the meeting dated 21st April 2021, has recommended that "in view of urgent procurement requirements, similar exemptions" as in the special instructions issued by Department of Expenditure vide OM dated 27th March 2020 may be issued. Secretary (DPIIT), vide his above referred mail, has stated that EG-II constituted under National Disaster Management Act (NDMA) has recommended the proposal.

2. Attention is also invited to the DO letter of Secretary (DoHFW) no. S-12035/13/2-21-Proc-1/Oxygen/Imports dated 24th April 2021 addressed to Secretary (Department of Expenditure) informing that DoHFW, in the wake of the critical pandemic situation requires immediate procurement of certain items, including medical oxygen. This has to be imported through different vendors by direct quotation. It has been stated that the matter has already been referred by his DoHFW to EG-II constituted under NDMA for appropriate action vide his DO letter of even number dated 23rd April 2021.

3. The matter has been examined. In I.D.No.101/2/1/2020-CA. IV dated 26th March, 2020, the Cabinet Secretariat had asked the Department of Expenditure to facilitate the procurement and transportation of medical and other essential supplies for COVID-19 operations by issuing suitable guidelines or providing necessary relaxations, for certain departments. On examination of the requirements and assessment of the situation, Department of Expenditure, vide its OM No. F 6/18/2019-PPD dated 27th March 2020 had issued '**Special Instructions relating to relief operations for COVID-19 global pandemic.**'

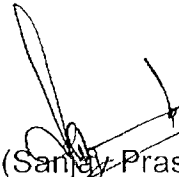
4. On examination of the matters contained in the DO letter of Secretary (DoHFW) and upon consideration of the recommendation of EG-II constituted under NDMA, the following special instructions, are hereby issued under Rule 6(1) of the General Financial Rules 2017 to facilitate procurement.



13. These instructions will apply notwithstanding any provisions to the contrary in the Delegation of Financial Powers.

Validity of Special Instructions

14. These instructions, issued with the approval of Secretary (Expenditure), shall be in force for the period till 31st May 2021 or till superseded by another order, whichever is earlier.


(Sanjay Prasad)
Additional Secretary-PFC-II
Department of Expenditure
Tel: 23093382

24/11 April 2021

To:

- i) The Secretary, Department of Pharmaceuticals
- ii) The Secretary, Ministry of Health & Family Welfare
- iii) The Secretary, Department of Defence Research and Development

Copy to:

- i) PMO
- ii) Additional Secretary, Cabinet Secretariat *

Ministries/ Departments to which applicable

5. These instructions apply to the following Ministries/Departments for procurement and transportation of medical and other essential supplies for COVID-19 operations:

- (i) Department of Pharmaceuticals
- (ii) Ministry of Health & Family Welfare (including Department of Health Research)
- (iii) Defence Research and Development Organisation (DRDO), Ministry of Defence

Special instructions on procurement

6. The prevailing health emergency on account of the unprecedented surge in COVID-19 cases across the country, which are rising exponentially every day, requires immediate procurement of certain items in quantities which may not be available with a single supplier and/or within the time frame in which they are needed. There is also a possibility that some items may not be available in the country in sufficient quantities within the time frame in which they are needed. Certain items like medical oxygen and other medical supplies are currently in short supply and are effectively in a 'sellers' market'. There may also be variations in specifications within the same category of item supplied by various vendors and hence price differences may sometimes reflect differences in specifications or quality. With the limited operations of international flights and logistical problems being faced by transport companies on account of restrictions in movements and manpower issues, international procurement may have to be done through Indian missions. Being a national health emergency of unprecedented and historic scale, delays in procurement will result in loss of lives of citizens. Hence there is a paramount public interest in ensuring that the necessary supplies are procured in the fastest possible manner and financial procedures have to adapt accordingly.

7. Rule 166 of the GFR provides *inter alia* as follows:

Single source procurement. Procurement from a single source may be resorted to in the following circumstances:

- (i) "It is in the knowledge of the user department that only a particular firm is the manufacturer of the required goods
- (ii) *In a case of emergency, the required goods are necessarily to be purchased from a particular source and the reason for such decision is to be recorded and approval of competent authority obtained."*

This is in respect of procurement of goods.

8. Rule 204 of the GFR 2017 provides as follows:

"Procurement of Non-consulting services by nomination. Should it become necessary, in an exceptional of situation to procure a non-consulting service from a specifically chosen contractor, the Competent Authority in the Ministry or Department may do so

in consultation with the Financial Adviser. In such cases the detailed justification, the circumstances leading to such procurement by choice and the special interest or purpose it shall serve, shall form an integral part of the proposal.”

This is in respect of procurement of non-consulting services, including air and other transportation services.

9. Rule 149 provides that procurement of goods and services through Government e-Marketplace (GeM) will be mandatory for items available on GeM. In the present situation, vendors under GeM, even if orders are placed, may not always be able to effect deliveries of supplies on time and desired locations, due to the rapidly changing situation on account of the critical pandemic situation which requires extreme flexibility in making available the critical lifesaving goods to the medical care facilities.

10. In view of the urgency involved, where time is of the essence and delay may result in loss of life, the following special instructions are issued for any emergent purchases and transportation of medical and other essential supplies related to COVID-19 operations: -

- (i) The provisions of Rule 149 will not be applicable to purchases made under Rule 166 or Rule 204 cited above.
- (ii) Procurement may be simultaneously undertaken under Rule 166 or Rule 204 from more than one source if the entire quantity required is not available, or is not immediately available, from one source. Such procurement may, if unavoidable, be at different rates.
- (iii) Procurement may be undertaken through Indian Missions. In case of procurement through Indian missions abroad, the concerned Ministry/Department shall provide the necessary details including quantity, specifications etc. Prices shall be fixed by the Indian Mission in consultation with the Ministry/Department.
- (iv) If the entire quantity required is not immediately available from any one method of procurement, procurement may also be resorted to simultaneously by multiple methods, namely, procurement under Rule 166 / 204 (as the case may be), procurement through GeM, and procurement through other procurement methods (including through Indian missions) and such procurement may, if unavoidable, be at different rates.
- (v) The instructions in this Department’s OM No. F.12/17/2019-PPD dated 15.05.2020 amending Rule 161 (iv) of General Financial Rules 2017 (specifying that no Global Tender Enquiries (GTE) shall be invited for tenders up to Rs. 200 crores) shall stand relaxed and hence it shall be permissible to invite GTE where necessary.

11. The term “essential supplies” will include any items deemed by the Ministry/Department listed above, with the approval of the Secretary, to be essential supplies necessary for COVID 19 operations.

12. Secretaries, if they feel necessary, may constitute committees of officers to deal with and recommend and/or decide any of these matters.

File No: TA-2-03002(01)/6/2021 TA-II/383
O/o Controller General of Accounts
Ministry of Finance
Department of Expenditure
Mahalekha Nivvantrak Bhawan
INA GPO Complex, New Delhi-110023

Dated: 30 April 2021

OFFICE MEMORANDUM

Subject: Payment of Immediate relief to family of an employee who dies while in service in cash - reg.

All payments to Govt. servants or payments above Rs. 5000 to suppliers etc. are to be made by electronically signed payment advices transferred credit to their bank accounts in accordance with the amendment of (Receipts and Payments), Rules, 1983.

2. In order to provide immediate relief in terms of Rule 79 and 80 of Compendium of Rules on Advances to Government Servants, 2007 as expeditiously as possible to the family member of the government servant who dies in service in the unprecedented situation, DDOs of Ministries/Departments are permitted to draw and disburse the eligible amount of advance from their own interest or from other sources or by drawing money from the Bank. DDO should ensure adjustment of this advance against the arrears of pay and allowances, leave salary, Death Gratuity, balance of GPF/CPF or any other payment due in respect of the deceased Govt. servant.

3. All the Pr.CCAs/ CCAs/CAs (IC) are requested to kindly issue instructions to PAOs under their control for information and necessary action.

This issues with the approval of Controller General of Accounts.



(Ashish Kumar Singh)
Dy. Controller General of Accounts

To:

1. All Secretaries of Ministries/Departments
2. All Financial Advisors of the ministries/ Departments
3. All Pr.CCAs/CCAs/CAs (IC) of the Ministries/ Departments

Copy for kind information to:

1. Secretary (Expenditure)
2. CGA

16

MINISTRY OF FINANCE
(Department of Revenue)
(CENTRAL BOARD OF DIRECT TAXES)
New Delhi

Notification No. 50/2021-Income Tax Dated: 5th May, 2021

G.S.R. 320(E).—In exercise of the powers conferred by clause (5) of section 10 read with section 295 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct taxes hereby makes the following rules further to amend the Income-tax Rules, 1962, namely:—

1. Short title and commencement.- (1) These rules may be called the Income tax (15th Amendment), Rules, 2021.

(2) They shall be deemed to have come into force from the 1st day of April, 2021.

2. In the Income-tax Rules, 1962, in rule 2B, after sub-rule (1), the following sub-rules shall be inserted, namely:—

“(1A) For the assessment year beginning on the 1st day of April, 2021, where the individual referred to in sub-rule (1) avails any cash allowance from his employer in lieu of any travel concession or assistance, the amount exempted under the second proviso to clause (5) of section 10 shall be the amount, not exceeding thirty-six thousand rupees per person, for the individual and the member of his family, or one-third of the specified expenditure, whichever is less, subject to fulfilment of the following conditions, namely:-

(i) the individual has exercised an option to avail exemption under the second proviso of clause (5) of section 10, in lieu of the exemption under clause (5) of section 10 in respect of one unutilised journey during the block of four calendar years commencing from the calendar year 2018;

(ii) the payment in respect of the specified expenditure is made by the individual or any member of his family to a registered person during the specified period;

(iii) the payment in respect of the specified expenditure is made by an account payee cheque drawn on a bank or account payee bank draft, or use of electronic clearing system through a bank account or through such other electronic mode as prescribed under rule 6ABBA; and

(iv) the individual obtains a tax invoice in respect of specified expenditure from the registered person referred in clause (ii).

Explanation 1- For the purpose of this sub-rule,-

(i) tax invoice” means an invoice issued by the registered person under section 31 of the **Central Goods and Services Tax Act, 2017** (No. 12 of 2017);

(ii) registered person” shall have the meaning assigned to it in clause (94) of section 2 of the **Central Goods and Services Tax Act, 2017** (No. 12 of 2017);

(iii) specified expenditure” means expenditure incurred by an individual or a member of his family during specified period on goods or services, which are liable to tax at an aggregate rate of twelve per cent. or above under various Goods and Services

Tax (GST) laws and goods are purchased or services procured from GST registered vendors or service providers;

(iv) specified period" means the period commencing from the 12th day of October 2020 and ending on the 31st day of March, 2021

Explanation 2 For the removal of doubt, it is hereby clarified that if the amount received by or due to an individual, as per the terms of his employment, from his employer in relation to himself and member of his family, in connection with the specified expenditure is in excess of the thirty six thousand rupees per person, for the individual and the member of his family, the exemption under this sub-rule would be restricted to thirty-six thousand rupees per person, for the individual and the member of his family, or one-third of the specified expenditure, whichever is less.

Explanation 3 It is hereby clarified that the clarification issued by the Department of Expenditure, Ministry of Finance, vide OM F. No 12(2)/2020-EII (A) Dated 12th October, 2020 and any subsequent clarifications, if any, issued in this regard shall apply mutatis mutandis to the exemption under this sub-rule.

(1B) Where an exemption under the second proviso to clause (5) of section 10 is claimed and allowed, sub-rule (2) shall have effect as if for the words "two journeys", the words "one journey" has been substituted."

[Notification No. 50/2021/F. No.370142/14/2021 -TPL]
KAMLESH CHANDRA VARSHNEY, Jt. Secy. (Tax Policy and Legislation)

Explanatory Memorandum: It is hereby certified that no person is being adversely affected by giving retrospective effect to these rules.

Note: The principal rules were published in the Gazette of India, Extraordinary, Part-II, Section-3, Sub-section (ii) vide number S.O. 969 (E), dated the 26th March, 1962 and last amended vide notification number G.S.R. 318(E) dated 4th May, 2021.

सर्वोच्च न्यायालय
 न्याय भवन, दिल्ली-110002
 दूरभाष नं. 2383 3331-3332
 फ़ैक्स नं. 2383 3333
 ई-मेल: solicitor@ecm.judiciary.gov.in
 वेबसाइट: www.ecm.judiciary.gov.in



GOVERNMENT OF INDIA
 MINISTRY OF FINANCE
 DEPARTMENT OF ECONOMIC AFFAIRS
 CENTRAL FINANCE RECORDS OFFICE
 CENTRE FOR FINANCIAL DATA PLANT
 NEW DELHI-110011
 TELEPHONE: 2312456, 2312458

No. CPAO/TT&Tech/Gallantry Award/26/2020-21/63

Date: 12.05.2021

Office Memorandum

1. Section 10A of the Income Tax Act, 1961 (Act No. 43 of 1961) provides for exemption from tax as provided in Section 10, clause 10(i) of Income Tax Act, 1961. Ministry of Finance, Department of Revenue (CIT) vide its order dated 24 November 2001, has not exempted pension - In exemption of application of Income Tax for the pension received by an individual who has been in the service of the Central Government or State Government and has been awarded Gallantry Award. The exemption is being granted by the tax authorities only in respect of pension received by a person who has been in the service of the Central Government and has been awarded Gallantry Award. The exemption is being granted in respect of pension received by a person who has been in the service of the Central Government and has been awarded Gallantry Award.

- 2. The exemption is being granted in respect of pension received by a person who has been in the service of the Central Government and has been awarded Gallantry Award.
- 3. The exemption is being granted in respect of pension received by a person who has been in the service of the Central Government and has been awarded Gallantry Award.

For copy with the Controller General of Accounts

[Signature]
 (Rokhum Lalremruata)
 (Chief Controller of Pensions)

For copy with the Controller General of Accounts

Copy for normal control
 (1) CPAO/TT&Tech/Gallantry Award/26/2020-21/63



OFFICE OF THE SECRETARY, CENTRAL GOVERNMENT EMPLOYEES'
WELFARE CO-ORDINATION COMMITTEE, KOLKATA

Aayakar Bhawan, 2nd floor, Room No.2/42;P-7, Chowringhee Square, Kolkata-700069

E-mail ID : bishnu.mondal@incometax.gov.in

Phone No-2213-6892

F.No. CGEWCC/Kol/2020-21/AMA-1/ 281

Date: 05.04.2021

CIRCULAR 1/2020-21

AMA-1

Sub: CS(MA) Rules 1944 Renewal of name of the AMA for the treatment of Central Govt. Employees' and Members of their family for the period from 01.04.2021 to 31.12.2021.

In terms of Ministry of Health & Family Planning's (Department of Health) instructions contained in O.M. No. 9-14025/133/79-MS dated 28.05.1982 and C & A.G. Circular No. 445-Audit/17/87/III-90 (86) dated 10.08.1990 and as per Rule 2A (iv) of the CS(MA) Rules 1944, the name of the Private Medical Practitioners, as mentioned in Annexure-AMA1, are hereby renewed as Authorised Medical Attendant during the normal working hours for the treatment of the Central Govt. Employees' and members of their family stationed at, or passing through, Kolkata and its adjoining Municipalities (as shown against each AMA) which are not covered by CGHS for the period from 01.04.2021 to 31.12.2021.

(IMPORTANT NOTE FOR THE AMAs TO BE OBSERVED STRICTLY)

1. AMAs are requested to submit applications for renewal at least one month before the date of expiry of the present term. The CGEWCC reserves the right to delete any name due to non-receipt of application for renewal in time.
2. AMAs are requested not to prescribe medicines for more than 3 to 4 days at a time. However, in case of 3 or 4 consultations the treatment should be restricted to maximum period of ten days. The fees for consultation and injection should be taken as per G.I.M.H. O.M. No. S-14025/10/2010-MS dated 17.03.2011 of Ministry of Health & Family Welfare (Department of Health) New Delhi.
3. Any change in address / degree etc. should be intimated immediately with documentary evidence. In case of death of AMA, intimation has to be sent to the Secretary, CGEWCC, Kolkata by the nearest relative of the AMA with a copy of death certificate.

[BISHNUPADA MONDAL]

SECRETARY,

CENTRAL GOVT. EMPLOYEES' WELFARE
CO-ORDINATION COMMITTEE, KOLKATA

M.No. CGEWCC/Kol/2020-21/AMA-1/ 282 - 288

Secretary
C.G.E.W.C.C. Kolkata
Aayakar Bhawan, Kol.

Date: 05.04.2021

1. The Secretary Govt. of India, Ministry of Health & Family Welfare, Nirman Bhawan, Connaught Place, New Delhi-110001.
2. The Chief Medical Officer, Bangur Hospital, Kolkata.
3. Chief Medical Officer, Howrah General Hospital.
4. Chief Medical Officer, Hooghly District Hospital, Chinsurah.
5. CMO, Nadia District Hospital.
6. Swamy Publications, Swandhya Mansion, 164, R.K.Mulat Road, P.B.No. 2468, R.A.Puram, Chennai-600028.
7. All Heads of the Central Govt. Offices under CGEWCC, Kolkata



[BISHNUPADA MONDAL]

SECRETARY,

CENTRAL GOVT. EMPLOYEES' WELFARE
CO-ORDINATION COMMITTEE, KOLKATA

Secretary
C.G.E.W.C.C. Kolkata
Aayakar Bhawan, Kol.

AMA-1 (from 01-04-2021 to 31-12-2021)

Sl. No.	Name	Qualification	Regd. No.	Residential Address	Chamber Address	CC,Ward/ Municipality Postal Zone	Tele Phone
1.	Dr. Mihir Kanti Basu	MBBS(Cal),D.T.M & H.(Cal), D.P.H.(Cal) M.I.P.H.A.(IND)	Reg.No.37265	Vivekananda Collage Rd. Thakurpukur, Kol-63	Healing Centre,Opp.Vivekananda College Gate, Thakurpukur, 54 D.H.Rd., Kol-700063.	CMC-124	2497-0166 9831087855 2467-2265
2.	Dr. Kisor Kr. Saha	M.B.B.S.(Cal), F.I.A.G.P.	Reg.No.-37615	C/E-34, Rabindra Nagar, Kol-18.	C/E-34, Rabindra Nagar, Kol-18	Maheshtala Municipality	2491-6062 9830242822
3.	Dr. Dipak Kr. Giri	DMS	Reg.No.7725	14A, Bediadanga Masjid Bari Lane, Kol-700039	143/177, Picnic Garden Rd., Kol-39.	Ballygunge & Kol-39	9433761530
4.	Dr. B.P. Sengupta	MBBS, FRSTM & H(Eng.)	Reg.No. 41793	17D, Bosepukur Rd., Kol-700042.	Shyamolima,17D, Bosepukur Rd., Kol-700042.	CC,Wd-70	9231786222 8274004050
5.	Dr. K.C.Sarkar	MBBS, FCCP	Reg.No. 41310	22/2D, Gorachand Rd., Kol-700014	4,Mahendra Chatterjee Lane, Kol-46	Park Circus/ Tiljala Road	9831741175
6.	Dr. Anit Kr. Banerjee	MBBS(Cal), HONS R.C.G.P(U.K)	Reg.No.-43199	1083, R.N.Tagore Rd., Kol-700077.	2/8, R.K.Ghosh Rd., Kol-50,	Kol- 77&50	2557-6537 9831075313
7.	Dr. Arup Acharyya	MBBS, (N.B.U.)	Reg.No. 37014	11/66, Jheel Rd., New Land, Kol-31	31B, Selimpur Rd., Kol-31.	CC,Wd-94	8017629406 2418-0305
8.	Dr. Anil Kr. Saha	MBBS (Kol)	Reg. No. 41848	38, Dr. Nilmoni Sarkar St., Kol-90	38, Dr.Nilmoni Sarkar St., Kol-90	Baranagar Municipality	9007415653 2654-1181
9.	Dr. Siddhartha Bandyopadhyaya	MBBS (Cal)	Reg. No. 40430	48/1/1, South Sinthee Road, Kolkata - 700050.	28/2B/1A, H. K. Seth Lane, Kolkata - 700050.	Kol- 50	9830170103
10.	Dr. A. Bhattacharyya	MBBS & DPH (Kol)	Reg. No. 30500	29/11, Lake East 6th Rd, Kolkata -75.	Sevayan, 119-A, Santoshpur Avenue, Kolkata -75	Jajavpur Municipality	2416-3174 9874852544
11.	Dr. B.Mukherjee	MBBS,(Cal),PG DM CH	Reg.No. 37183	H2/98, Sarsuna Satellite Township,Kol-61	H2/98, Sarsuna Satellite Township, Kol-61	Sarsuna Satellite Township,Kol-61,(CMC-127)	2452-7486 9331023150
12.	Dr. Arup Kr. Bhattacharyya	MBBS (Cal)	Reg.No. 39147	Sarada Clinic,6Y, Satchasi Para Rd.,Cossipore, Kol-2	Sarada Clinic,6Y, Satchasi Para Rd.,Cossipore, Kol-2	Cossipore	2557-8180 9231995160



13.	Dr. Debashis Roy	MBBS, (Cal), M.D. (Cal)	Reg.No. 39642	Dr. Roy's Clinic, J/208, Paharpur Rd., Garden Reach, Kolkata - 24	Dr. Roy Clinic, J/208, Paharpur Rd., Kol-24	CMC-133	2469-3632 9831368706
14.	Dr. Anath Bandhu Maiti	MBBS (Kol)	Reg. No. 28954	Puspa Villa, Z-3/286/1, River Side Rd.,Badartala, Kol-44	Iswar Ch. Pharmacy, Z-3/154, Dr. A.K Rd.,Kol-44	CMC-141	2469-5266 9831470520
15.	Dr.Rabindranath Barman	MBBS (Cal),DPH, Child Specialist.	Reg.No. 36285	84/22, Narayan Roy Rd., Barisha, Kol-700008.	Anandaniloy, 105, D.H.Rd., Silpara,Barisha Kol-8	S S Muncilipaty	2496-8185 9831160156
16.	Dr. Ranjit Kr. Dutta	MBBS,R.C.G.P., F.C.G.P.(Hony)	Reg. No. 36156	364,D.H.Road. Padmapukur, Kol-63	Nirmala Clinic,889/1B, D.H.Rd.,Pallymangal, Kol-63	S S Muncilipaty	9433092166 9163801938
17.	Dr. Sunil Kr. Datta	MBBS	Reg.No.38861	Dutta Clinic,240,Seth Bagan Rd., Kol-30.	Satya Charan Clinic, 91, Dum Dum Road., Kol.- 74.	CMC-Wd- 4,Dumdum	2548-1055/ 8100952502
18.	Dr. Ashim Chakrabarty	MBBS, (Cal) D.Obs. (Dublin) MRSH (London)	Reg. No. 33050	Rupsa,Block-C, Flat no.2 & 3 Block-C, N,200,Mudiali Road.Kolkata - 700024	M-122, Paharpur Rd., Kolkata - 24	CMC-133	2469-3160 2469-1834 9433400997
19.	Dr. Prafulla Kr. Chatterjee	Bsc, D.M.S. & C. A. H.(Kol) F.W.T. (WB), P.E.T.,M.R.T	Reg. No. A-5015	Chatterjee Homeo Clinic & Reserch Centre,94/2, Neogi para Rd, Near Rajkumari School, Kol -700036	101/3A,G.L.T Rd, Roy Homoeo Hall, Kol - 700036	Baranagar	2577-6086 9038362378 9231622379
20.	Dr. Abir Dipta Roy	BHMS(WBUHS)	Reg.No.29816	119/5/2, Neogipara Road, (Behind K.G. School), Baranagar, Kol.-36	Sanhita Homeo Clinic 313 A, M.N.K. Road Panchanantala Auto Stand Alambazar , Kolkata - 35	Baranagar	8961207324 9123640082
21.	Dr. Partha Pratim Patra	BHMS (Kol)	Reg. No. 12768	22/1,G. M. Rd, Behala, Kol - 700034	Calcutta Homoeo Clinic,6, Arabinda Pally, Behala, Kol - 700034	Behala	9674523264 24040581
22.	Dr. Sailendra Nath Sabui	M.B.B.S	Reg.No.46452	Susmita, 1025, Vidyasagar Sarani, Barabagan, Kol-63	Susmita, 1025, Vidyasagar Sarani, Barabagan, Kol-63	Behala	2467-5612 2446-0808 9831159007
23.	Dr. (Major) N. Bhattacharya	MBBS(Cal)	Reg.No. 52805	3/80A, Rabindra Nagar, Behala, Kol - 700060.	3/80A, Rabindra Nagar, Behala, Kol - 700060.	Behala	2445-9908 9830375203

24.	Dr. Kanchan Chatterjee	Bsc. (Dist.) MBBS (Kol) P.G. Diploma in Maternal & Child Health	Reg.No 54037	Debrani apt,Flat-3A,2 nd flr,104/F,Deshbandhu Road,(E),KOL-700035	Doctors Clinic, 23, T.N.Chatterjee St., Kol-90, Opp. Ananya Cinema	Baranagar	8444217890 9831472722
25.	Dr. (Mrs) Deepa Halder(Das)	B.Sc., M.B.B.S.	Reg.No.49617	D-94/1, Ramgarh, Kolkata - 700047. (Opp. 47 Palli Club)	HALDER CLINIC ,Ramgarh Bazar, Garia, Kolkata - 700084	Garia, Kol.-84.	9432582505
26.	Dr. S.N.Mukhopadhyay	MBBS (Cal),	Reg.No. 37268	3/1/1A Attapara Lane Kol-700050	Gouri Medical Hall,3/1/1A Attapara Lane Kol-700050	Baranagar	2557-8309
27.	Dr. K. Roy Chowdhury	MBBS,DGO	Reg. No. 37484	323, Purba Sinthee By Lane, Kol. - 700030.	44/1, M.C.Garden. Road, Kol.-30	PURBA SINTHEE	2548-3799 9830203841 9433976613
28.	Dr. S. K. Gupta	MBBSD.P.H.	Reg.No. 34158	2/2A, Dr.Suresh Sarkar Road. Kolkata - 700 014	39 D, Tangra Road,Kolkata - 700 015	Tangra	9831415447 7044008992
29.	Dr. Amitava Roy	MBBS, DGO(Kol)	Reg.No. 44707	39/1, P.W.D.Rd, Kol-35, North 24 Pgs.	Niramoy, 152A, Baruipara Lane, Kol-35.	Kol-35	2577-8438 9831029073
30.	Dr. Paritosh Roy	MBBS,(Cal), DMCW (Cal), DPH (Cal), M.Sc. (Australia)	Reg.No. 40477,	154/A,Ashokgarh Baranagar, Kol-108	154/A, Ashokgarh, Baranagar, Kol-108	Baranagar	9831184869
31.	Dr. P.B. Chowdhury	MBBS	Reg. No. 44398	128, OXY TOWN, Biren Roy Rd, (W), Kol-61	128, OXY TOWN, Biren Roy Rd, (W), Kol-61	CMC WD-127. Kol-61	9830493325
32.	Dr. S.P. Debnath	MBBS	Reg. No. 43798	A/58, Survey Park, Santoshpur. Kol-75	Majumder Medical Hall Aparna Medicine Center	CMC, Wd-109/ SANTOSH PUR	2416 9125 9681800469





19

Misc.1-55/2021/CGHS(HQ)/R&H /DIR/CGHS
Govt. of India
Min. of Health & Family Welfare
Department of Health & Family Welfare
Directorate General of CGHS

545-A Nirman Bhawan, New Delhi.
Dated the 20th May , 2021

OFFICE MEMORANDM

Subject: Simplification of procedure for investigations and treatment related to COVID -19-
Infection

With reference to the above subject the undersigned is directed to state that this Ministry is taking several measures to contain the resurgence of COVID-19 cases. In this regard this Ministry is in respect of the difficulties faced by CGHS beneficiaries in availing treatment / investigation facilities for COVID-19 patients under Homecare treatment There is also need to minimize the exposure of normal CGHS beneficiaries / CGHS Staff to COVID-19 +ve / suspected COVID-19 cases . The matter has been reviewed in the Ministry and the undersigned is directed to state that it is now decided to take the following measures to simplify the procedures for investigations and treatment related to COVID-19:


- i) The CGHS beneficiaries, both Primary Card Holders or their dependent family members, who are suffering from symptoms suggestive of COVID-19 illness shall not visit the CGHS Wellness Center for permission of RT-PCR/ RAT. They are advised to send the request by e-mail to CMO i/c of CGHS Wellness Centre, who shall recommend and refer the beneficiary to any empanelled HCO for the test by e-mail to beneficiary on the same day of receipt of request. All the diagnostic labs and other HCOs shall provide the facility of testing for RT-PCR/ RAT on credit basis to the pensioner beneficiaries and the other eligible category serving employees of the CGHS/ DGHS/ MoHFW. The other serving employees shall pay for the test as per the rates notified by the State Government and claim reimbursement from their respective offices subsequently.
The beneficiaries also have the option to undergo RT-PCR/ RAT test done directly at any of the Central Govt./state Government COVID Test Centres, where no prescription is required
- ii) CGHS beneficiaries who are tested positive and have been permitted for Home Quarantine by local authorities / DISO have the option to avail Tele-medicine services with Government specialists under CGHS through the e-Sanjivani portal. They can also avail tele-consultation services with Govt. Specialists on e-Sanjeevani portal, run by different State Governments.

*

- (iii) In case, any beneficiary further investigations for inflammatory markers like CRP, D-Dimer, IL-6, or any other routine or specialized investigation like HRCT etc. no permission is necessary for investigations having a CGHS rate. If there is no CGHS rate for any investigations, the beneficiary shall apply for approval from concerned Additional Director, enclosing a copy of advice on Tele-consultation and CGHS Card. Permission shall be granted by CGHS, preferably on the same day by e-mail to the beneficiary (in respect of all CGHS beneficiaries).
- iv) Essential medicines advised for Home isolation treatment can be purchased from Market during the period of isolation and the bills may be preferred to the respective Ministry / Departments / concerned Autonomous body in case of serving employee and CGHS beneficiaries of Autonomous Bodies and to CGHS in case of Pensioners, ex-MPs, etc., as the case may be for reimbursement. Medicines like Remdesivir, Tocilizumab are reserved only for patients who are hospitalized and therefore, no reimbursement shall be permitted for such medicines which are not to be administered to patients in Home isolation. Food supplements and such other inadmissible items shall however, not be considered for reimbursement.

The contact numbers and e-mail of CGHS WCs and Additional Directors are available on CGHS Website at cghs.gov.in at the following link-

<https://cghs.gov.in/index4.php?lang=1&level=0&linkid=320&lid=615>


(Dr. Sanjay Jain)
Director, CGHS

To:

- 1 All Ministries / Departments, Government of India
- 2 Director, CGHS, Nirman Bhawan, New Delhi
- 3 Deputy Secretary, EHS Section, MoHFW, Nirman Bhawan, New Delhi
- 4 Estt.I/ Estt.II/ Estt.III/ Estt.IV Sections, Ministry of Health & Family Welfare
- 5 Admn.I / Admn.II Sections of Dte.GHS
- 6 Addl. Director, CGHS(HQ) / Addl. Directors/Joint Directors of CGHS Cities/Zones
- 7 Rajya Sabha / Lok Sabha Secretariat
- 8 Registrar, Supreme Court of India / Punjab & Haryana High Court, Chandigarh
- 9 Under Secretary, U.P.S.C.
- 10 Under Secretary Finance Division
- 11 Deputy Secretary (Civil Service News), Department of Personnel & Training,
5th Floor, Sardar Patel Bhawan, New Delhi.
- 12 PPS to Secretary (H&FW), Ministry of Health & Family Welfare

- 13 PPS to AS&DG, CGHS /AS&MD, NRHM / AS (H) /DGHS
- 14 Secretary, Staff Side, 13-C, Ferozshah Road, New Delhi- e-mail nc.jcm.np@gmail.com
- 15 All Staff Side Members of National Council (JCM)
- 16 Office of the Comptroller & Auditor General of India, 10 Bahadur Shah Zafar Marg, New Delhi
- 17 All Offices / Sections / Desks in the Ministry
- 18 Nodal Officer, MCTC, CGHS with a request to upload a copy of OM on CGHS Web-site
- 19 Office Order folder

Copy for information to

PS to Hon'ble HFM

PS to Hon'ble MOS

PPS to AS& DG, CGHS, MoHFW

PS to Director, CGHS



Z 15025/12/2020/DIR/CGHS
Government of India
Ministry of Health & Family Welfare
Directorate General of CGHS

Nirman Bhawan, New Delhi
Dated the 25th May , 2021

OFFICE MEMORANDUM


**Sub: Reimbursement of cost of OPD Medicines: Special Sanction in view of COVID-19- -
regarding**

In view of the Corona Virus Disease(COVID-19) , all out efforts are made by the Government to contain its impact by instituting measures at community as well as at individual level.

2. In this regard the undersigned is directed to draw attention to the OM of even number dated 27.03.2020, 29.04.2020 , 29.05.2020 , 24th August 2020 , 30th September 2020 , 29.12.2020 and 15.04.2021 vide which an option has been provided to CGHS beneficiaries getting medicines for Chronic diseases , to purchase medicines based on the prescription held (prescribed by CGHS Medical Officers/CGHS Specialists /other Govt. Specialists/ Specialist of empanelled hospital) till 28th February 2021 and from 15.04.2021 till 31.07.2021 , irrespective of Non-Availability certificate from CGHS or otherwise. Since, then this Ministry is in receipt of representations from CGHS beneficiaries for covering the intervening period from 1st March 2021 to 14th April to provide the option to purchase OPD medicines and claim reimbursement for treatment of chronic diseases.

3. The matter has been reviewed by the Ministry in view of the representation received in this regard and the undersigned is directed to convey the decision of this Ministry to allow reimbursement of cost of OPD medicines purchased for the treatment of the chronic illnesses during the intervening period from 1.3.201 to 14.04.2021 on the same conditions as per the earlier OM dated 27.03.2020.

4. Issued with the approval of Integrated Finance Division, MoHFW vide CD No 322 dt. 25.05.2021.


(Dr. Sanjay Jain)

Director, CGHS

To:

- 1 All Ministries / Departments, Government of India
- 2 Estt.I/ Estt.III/ Estt.III/ Estt.IV Sections, Ministry of Health & Family Welfare
- 3 Admn.I / Admn.II Sections of Dte.GHS
- 4 Addl. Director, CGHS(HQ) / Addl.DDG(HQ) /Addl. Directors of CGHS Cities/Zones

- 5 Rajya Sabha / Lok Sabha Secretariat
- 6 Registrar, Supreme Court of India / Punjab & Haryana High Court, Chandigarh
- 7 Under Secretary, U.P.S.C.
- 8 Under Secretary Finance Division
- 9 Deputy Secretary (EHS), MoHFW
- 10 Deputy Secretary (Civil Service News), Department of Personnel & Training,
5th Floor, Sardar Patel Bhawan, New Delhi.
- 11 PPS to Secretary (H&FW), Ministry of Health & Family Welfare
- 12 PPS to AS&MD, NRHM / AS (AA) / DGHS
- 13 PPS to AS(DG), MoHFW
- 14 Secretary, Staff Side, 13-C, Ferozshah Road, New Delhi
- 15 All Staff Side Members of National Council (JCM) (as per list attached)
- 16 Office of the Comptroller & Auditor General of India, 10 Bahadur Shah Zafar Marg, New
Delhi
- 17 All Offices / Sections / Desks in the Ministry
- 18 Nodal Officer, MCTC, CGHS with a request to upload a copy of OM on CGHS Web-site
- 19 Office Order folder

Copy for information to

PS to Hon'ble HFM

PS to Hon'ble MoS



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Misc.1-55/2021/CGHS(HQ)/R&H /DIR/CGHS
Govt. of India
Min. of Health & Family Welfare
Department of Health & Family Welfare
Directorate General of CGHS

545-A Nirman Bhawan, New Delhi.

Dated the May , 2021

OFFICE MEMORANDUM

Subject: Processing of Hospital Bills of HCOs empanelled under CGHS on NHA-IT Platform

With reference to the above subject directed to say that the work for on boarding on NHA IT platform for paperless clearing of hospital bills has been on for some time. NHA has now informed that they have moved their IT platform on the production mode. In view of above It has been decided that CGHS bill processing system shall be onboard the NHA Platform w.e.f. 1st June 2021 and the HCOs empanelled under CGHS shall utilize this platform for uploading the bills pertaining to pensioner CGHS beneficiaries in a paperless environment. However , as a measure of abundant caution and to ensure that CGHS beneficiaries do not face any problems in availing treatment facilities from empanelled facilities during this period it has been decided that both NHA and UTI-ITSL platforms shall run concurrently till midnight of 10/11 June 2021, after which NHA Platform shall takeover completely.

All Additional Directors CGHS are directed to inform the HCOs empanelled under CGHS to take necessary steps to shift to the NHA platform. They should also ensure that CGHs beneficiaries do not face any problems and there is no delay in starting the treatment.

This issues with the approval of competent authority.

Digitally signed by SANJAJAIN
Date:Tue Jun 01 12:15:30 IS
2021
Reason: Approved

(Dr Sanjay Jain)
Director CGHS.

To

AD(HQ)/ Addl.DDG(HQ), CGHS /All Additional Directors, CGHS Cities/Zones / Nodal Officer (MCTC), CGHS

Copy to

1. Dr. Vipul Agarwal, Dy C.E.O., NHA
2. Mr Rohit Deo Jha, Dy. Dir. NHA

Copy for information to



44/60/MCTC/CGHS2021/DIR/CGHS
Govt. of India
Min. of Health & Family Welfare
Department of Health & Family Welfare
Directorate General of CGHS

545-A Nirman Bhawan, New Delhi.
Dated the 16th June , 2021

OFFICE MEMORANDUM

Subject: On boarding of CGHS empanelled HCOs on NHA IT Platform for paperless Hospital Billing

CGHS has initiated the process of transitioning of Hospital Billing from UTI-ITSL to National Health Authority (NHA) IT platform to make the entire process smooth and paperless. The hospital bill submission and processing related to CGHS empanelled hospitals and diagnostic centres (also called Health Care Organizations or HCOs) is being implemented through National Health Authority (NHA) IT platform in a phased manner.

1. To achieve the above, all currently empanelled HCOs are required to register themselves with the NHA. The HCOs are required to provide their details on Hospital Empanelment Module (HEM) <https://hospitals.pmjay.gov.in/empApplicationHome.htm?actionVal=loginPage>. On submission of the HCO details on HEM, it shall be forwarded online to the CGHS Additional Director of the city/HQ for approval. Post approval, HCOs shall receive the login for onboarding the Transaction Management System (TMS) [<https://cghs.nha.gov.in/CGHS/loginnew.htm>].
2. As an extension of the existing system for issue of permissions and referral from CGHS Wellness Centres for OPD consultations, listed investigations, listed procedures and follow-up, the system has now been made online and shall be accessed through the TMS, by the HCO where the beneficiary wishes to avail services. Each OPD consultation/investigation/procedure/follow-up or a set of consultations/investigations/procedures/follow-up issued to a beneficiary would be tagged to a system generated unique referral ID. On entering the referral ID in the TMS, the HCO would be able to access the components of the referral ID

and the accompanying remarks entered by the doctor in the CGHS Wellness Centre.

3. In case the doctor in the Wellness Centre issues online permission on his/her own, it would be termed as "referral" and in case the doctor issues online permission based on prescription issued by an empanelled hospital specialist, it would be termed as "endorsement".
4. As per existing CGHS guidelines, when the beneficiary visits the empanelled HCO of his/her choice, he/she is expected to produce the following documents: i. the valid CGHS plastic card/Index card/print out of e-CGHS card : it is mandatory to produce any one of these ii. the CGHS issued printout of the referral having the online generated Referral ID or valid prescription(s) from Specialists of Government hospitals or valid prescription issued through eSanjeevani portal (these documents are not required in case of emergencies or in case of beneficiaries of age 75 years and above). In the event of power failure/ net connectivity issues at the Wellness Centre, offline endorsement/referral issued by a Wellness Centre shall be accepted by the HCO.
5. In addition, as an initial step, the HCOs would be required to verify the beneficiaries on the NHA platform through the Beneficiary Identification System (BIS) [<https://bis.pmjay.gov.in/BIS/mobileverify>] as a one-time measure, using the CGHS beneficiary ID or Aadhar Card. Beneficiary would be given the option by the HCO to undergo the Aadhaar authentication, as that would ease the delivery of service . Subsequent visit of the beneficiary to any HCO would not require verification on the BIS.
6. The HCOs would be required to book treatment (OPD consultation/ investigations/procedures/follow-up/admission) of CGHS pensioner beneficiaries and submit claims on the TMS for reimbursement by CGHS.
7. In case of those empanelled laboratories that are providing Home Collection as a special service, they can submit their claims, along with the following (to be collected by the Home Collection Service personnel either digitally or physically): i. valid CGHS plastic card/print out of e-Index card or paper Index Card/print out of e-CGHS card ii. Copy of online referral print-out issued from CGHS wellness center with Referral ID or valid manual prescription from a government specialist or valid prescription generated through

esanjeevani portal Lab Home services need to complete the online BIS process and can proceed with further process of raising the claim.

8. In those cases where the pensioner beneficiary is referred by the CGHS Wellness Centre, he/she would be required to share the referral slip containing the referral ID with the HCO. Only a single print out needs to be generated by the CGHS Wellness Centre for Referral ID(s) generated on a single day by a doctor in the Wellness Centre, even if a beneficiary needs to visit multiple HCOs. The HCO, if required, shall retain a scanned copy of the print out and return the original print out to the beneficiary.
9. The HCO would access the Transaction Management System (TMS) [<https://cghs.nha.gov.in/CGHS/loginnew.htm>] of the NHA and enter the referral ID, to view the components (OPD consultation/investigation/procedure/follow-up) advised/endorsed by the CGHS doctor through the Referral Module. The HCO would select the components which the pensioner beneficiary wishes to get done at that HCO and are available in that HCO.
10. If the beneficiary is required to visit another HCO for remaining components of a referral ID, the subsequent HCO(s) would be able to view all the components in the referral ID including those that have been consumed by the previous HCO on TMS. However, the subsequent HCO(s) would be able to consume only those components of the referral ID, that have not been consumed by the previous HCO(s). The details of the status of the referral (consumed or not consumed) would be made available by NHA to the Wellness Centre also.
11. When a beneficiary visits an empanelled hospital for specialist consultation, the specialist would be required to advise the investigations/procedures/further OPD consultation in printed format/ clear legible handwriting, preferably mentioning the CGHS codes (serial number as per the CGHS rate list) to ensure that the doctor in the CGHS Wellness Centre is able to decipher the prescription issued by the empanelled hospital and generate an online "endorsement" through the Referral Module. Beneficiaries of age 75 years and above are not required to visit CGHS Wellness Centres for such "endorsements" for OPD consultations/listed procedures/ listed investigations.



12. For unlisted /unspecified investigations and procedures, advised in OPD, the pensioner beneficiaries (including those of age 75 years and above) would be issued permission by the Additional Director of the city/zone, as per extant CGHS guidelines. This permission issued by the Additional Director needs to be uploaded along with other documents by the HCO at the time of raising an intimation. In admitted beneficiaries, no permission is required to be issued by CGHS authorities.

13. In case of pensioner beneficiaries, ex-MPs, Freedom Fighters, serving beneficiaries of CGHS, DGHS and MoHFW, and such other categories of CGHS beneficiaries who are eligible for credit, the empanelled HCO would be required to extend cashless benefit, while the serving and pensioner beneficiaries belonging to autonomous bodies and serving beneficiaries would claim reimbursement from their Ministry/Department for treatment/investigation/procedure/consultation/follow up availed at the empanelled HCO, as per extant guidelines. Currently the hospital billing through NHA IT Platform is for pensioner beneficiaries only.

14. As per extant guidelines, the following three categories of beneficiaries are not required to visit the CGHS Wellness Centre for issue of permission for OPD consultation/listed investigations/ listed procedures/follow up: i. beneficiaries 75 years of age and above ii. beneficiaries carrying valid prescription(s) issued by specialists of any Government hospital/Centre iii. beneficiaries carrying valid prescription(s) issued through e-Sanjeevani teleconsultation The HCO would be required to upload such prescriptions in the TMS and capture online, the details of treatment/investigations/procedures/further consultations advised in such prescriptions. This process shall also be followed by the HCO, in the event of offline endorsement/referral issued by a Wellness Centre due to power failure/net connectivity issues at the Wellness Centre. This information would also be made available in CGHS database by NHA.


15. For any deviation or addition of components by the HCO in the online referral/endorsement from the CGHS Wellness Centre or prescription issued by government hospital specialist (including tele-consultation through eSanjeevani), the beneficiary would be required to visit the CGHS Wellness Centre for online endorsement.

16. Permission from CGHS Wellness Centres is not required for treatment in case of emergencies. Such cases would be auto approved by NHA at the empanelled hospital and treatment would be initiated.

17. The online intimation through TMS, regarding all beneficiaries registered/admitted by 11.59pm on a particular day, would need to be raised by the HCO by 11.59PM of the next day. A relaxation in this timeline would be given to HCOs till 30/06/2021.

18. HCOs shall submit the claim on the NHA TMS online system and same will be processed by a panel of claim processing doctors at NHA and approved for payment by CGHS sanctioning authority through TMS. PFMS system has been integrated with NHA's TMS system for processing the payment directly into the bank account of the HCOs, upon sanction by competent authority.

The provisions of this memorandum come into force on the date of issue.


(Dr Sanjay Jain)
Director CGHS

To

1. AD(HQ)/ Addl.DDG(HQ), CGHS /All Additional Directors, CGHS Cities/Zones / Nodal Officer (MCTC), CGHS
2. All the Health Care Organizations empanelled under CGHS through Additional Director, CGHS of concerned city

Copy to

1. Dr. Vipul Agarwal, Dy C.E.O., NHA
2. Mr Rohit Deo Jha, Dy. Dir. NHA

Copy for information to

- i. PPS to AS&DG,CGHS



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Misc.1-55/2021/CGHS(HQ)/R&H /DIR/CGHS
Govt. of India
Min. of Health & Family Welfare
Department of Health & Family Welfare
Directorate General of CGHS

545-A Nirman Bhawan, New Delhi.
Dated the 16th June , 2021

OFFICE MEMORANDUM

Subject: Processing of Hospital Bills of HCOs empanelled under CGHS on NHA-IT Platform

With reference to the above subject the under signed is directed to draw attention to the OM of even number dated 1st June 2021 vide which instructions have been issued that CGHS bill processing system shall be onboard the NHA Platform w.e.f. 1st June 2021 and the HCOs empanelled under CGHS shall utilize this platform for uploading the bills pertaining to pensioner CGHS beneficiaries in a paperless environment.

However , as a measure of abundant caution and to ensure that CGHS beneficiaries do not face any problems in availing treatment facilities from empanelled facilities during this period it has now been decided in partial modification of the earlier OM that both NHA and UTI-ITSL platforms shall run concurrently till midnight of 25th / 26th June 2021, after which NHA Platform shall takeover completely. The other terms and conditions of the earlier OM dated 1st June 2021 shall remain unchanged.

All Additional Directors CGHS are directed to inform the HCOs empanelled under CGHS to take necessary steps to shift to the NHA platform. They should also ensure that CGHS beneficiaries do not face any problems and there is no delay in starting the treatment.

This issues with the approval of competent authority.


(Dr Sanjay Jain)
Director CGHS.

To

1. AD(HQ)/ Addl.DDG(HQ), CGHS /All Additional Directors, CGHS Cities/Zones / Nodal Officer (MCTC), CGHS
2. CEO, UTI Infrastructure Technology And Services Limited, UTI-ITSL Tower, Plot No3 Sector -1 CBD Belapur, Navi Mumbai-400614

Copy to

1. Dr. Vipul Agarwal, Dy C.E.O., NHA
2. Mr Rohit Deo Jha, Dy. Dir. NHA

Copy for information to

- i. PPS to AS&DG,CGHS

No F 4/1/2021-PPD
Government of India
Ministry of Finance
Department of Expenditure
Procurement Policy Division

264-C, North Block, New Delhi
Dated the 11th June, 2021

OFFICE MEMORANDUM


Subject: Relaxation on Global Tender Enquiry (GTE) under Rule 161(iv) of General Financial Rules (GFRs) 2017- reg.

Attention is invited to this Department's OM No F 12/17/2019-PPD dated 15.05.2020 regarding amendment in Rule 161(iv) of General Financial Rules (GFRs) 2017 stipulating that no Global Tender Enquiry (GTE) shall be invited for tenders upto Rs.200.00 crore or such limit as may be prescribed by this Department from time to time. It further stipulates that in exceptional cases, where the Ministry or the Department feels that there are special reasons for GTE, it may record its detailed justification and seek prior approval for relaxation to the above Rule from the competent authority i.e. Secretary (Coordination), Cabinet Secretariat.

2. The prevailing health emergency on account of the COVID-19 cases across the country requires immediate procurement of certain items to overcome the situation. Apart from medical equipment, Government Agencies who are involved in strengthen the health infrastructure/ making efforts to fight with COVID-19 may also require manufacturing COVID-19 related items/ equipments.

3. In view of above, a general relaxation is being granted under Rule 161(iv) of General Financial Rules (GFRs) 2017 to all Ministries/Departments till 31.10.2021 for procurement of Covid-19 related items/ equipments/ services etc through GTEs with the approval of Secretary of concerned Ministry/ Department.

4. This issues with the approval of Finance Secretary.


Kanwalpreet
Director (Procurement Policy)
Tel.: 23093811
Email: kanwal.irss@gov.in

To,

All the Secretaries and Financial Advisers to Government of India

Copy to: Secretary (Coordination), Cabinet Secretariat

No.I-17015/1/2021/H.III
Government of India
Ministry of Housing & Urban Affairs
Housing – III


Nirman Bhawan, New Delhi
Dated 19th April 2021

OFFICE MEMORANDUM

Subject: Interest rate on House Building Advance (HBA) to Central Government Employees – reg.

The undersigned is directed to state that in partial modification of this Ministry's OM No. I.17011/11(4)/2016-H.III dated 09.11.2017 regarding House Building Advance Rules (HBA) – 2017, the rate of interest on House Building Advance to Central Government Employees will be @7.9% from 1st October, 2020 to 31st March, 2022 i.e., for 18 months.

2. This issues with the approval of Competent Authority.


(Amita Gupta)
Under Secretary to Govt. of India
Tel: 23061036

To

1. All the Central Government Offices/ Departments.
2. Copy to NIC Cell to upload in Ministry's website.
3. Copy to IT Cell to upload in e-Office.

Old JNU Campus, New Delhi
Dated the 7th June 2021

OFFICE MEMORANDUM


Subject- Treatment/regularization of hospitalization/quarantine period during COVID-19 Pandemic - regarding.

This Department has been receiving several references/queries requesting for clarification relating to treatment of the hospitalization/quarantine period during the COVID-19 pandemic. The matter has been considered, and keeping in view the hardships faced by the Government servants, it has been decided to treat the period of absence, in relaxation of CCS (Leave) Rules, 1972, as under:-

Sl. No.	Situation	Treatment of period of absence
(1)	When the Government servant himself is COVID Positive and is in home isolation/quarantine	(i) Shall be granted Commuted Leave up to 20 days, if due and admissible, without Medical Certificate, on mere production of his COVID positive report. (ii) If Commuted Leave is not available, he shall be granted Special Casual Leave (SCL) for 15 days, followed by Earned Leave (EL) or Half Pay Leave (HPL) of 5 days and, in case of EL/HPL is also not available, he shall be given Extra Ordinary Leave (EOL) without insisting on production of Medical Certificate, and the period shall also be counted for qualifying service.
(2)	When the Government servant himself is COVID positive, and is in home isolation and has also been hospitalized.	(i) Shall be granted Commuted Leave/SCL/EL for a period up to 20 days starting from the time having tested COVID positive, if the period of home quarantine/discharge from hospital falls within 20 days, as per Sl.No.1 above. (ii) In case of hospitalization beyond the 20 th day from his testing COVID positive, he shall be granted Commuted leave, on production of documentary proof of hospitalization. (iii) If, however, after discharge from the hospital, the Government servant is required to remain at home for post-COVID recovery, he may be granted leave of any kind due and admissible to him, with the approval of the concerned Competent Authority, as per the CCS (Leave) Rules, 1972. It is only when the Commuted Leave is not available to the credit of the Government servant that SCL of 15 days or EL or EOL shall be considered.
(3)	When a dependent family member of Government servant is COVID-positive or parents,	(i) Shall be granted SCL of 15 days on production of COVID-positive report of dependent family member/parents. (ii) In case of active hospitalization of any of the family member/parents even after 15 days of the expiry of SCL, the

	whether dependent or not, living with him are COVID positive.	Government Servant may be granted leave of any kind due and admissible beyond 15 days of SCL till their discharge from hospital. After discharge from the hospital of dependent family member/parents, if the Government servant wishes to avail further leave, he shall be considered for the leave due and admissible as per the CCS (Leave) Rules, 1972, subject to functional requirements and sanction of leave by the Competent Authority. The Competent Authority is advised to take a liberal view in such cases and its decision in the matter shall be final.
(4)	When the Government Servant comes into direct contact with a COVID-positive person and remains in Home Quarantine.	He shall be treated as on duty/Work from Home for a period of seven days. For any period beyond that, his attendance shall be regulated as per the instructions given by the Ministry/Department/Office concerned, where he is working.
(5)	The period of Quarantine spent by Government servant, as a precautionary measure, residing in the Containment Zone.	He shall be treated as on duty/Work from Home till the Containment Zone is de-notified.

2. These orders shall be applicable w.e.f. 25.03.2020 and shall continue until further orders. The past cases, wherever settled, shall be re-opened if the same is beneficial to the Government servant, and where he makes a request in writing for review.


(Sunil Kumar)

Under Secretary to the Government of India

To

1. All the Ministries/Departments of Government of India
2. PMO/Cabinet Secretariat
3. PS to MoS(PP)
4. PSO to Secretary (Personnel)
5. Sr. Technical Director, NIC, DoPT – with a request for uploading on the website of this Department.

No.F.6/14/2020-PPD
Government of India
Ministry of Finance
Department of Expenditure
Procurement Policy Division

07

753822

18/06/2021
19/6/21

264-C, North Block, New Delhi.
Dated the 11th June, 2021

OFFICE MEMORANDUM

Subject: Procurement of Goods/Services through Government e-Marketplace (GeM).

Reference: (I) Department of Expenditure (DoE) OMs No.F.6/14/2020-PPD dated 27.08.2020 and 23.10.2020

Attention is invited to this Department OM No.F.6/18/2019-PPD dated 23.01.2020 stipulating that all buyers will be required to generate a "GeM Availability Report and Past Transaction Summary" (GeMAR&PTS) on GeM portal using their login credentials of GeM for all procurements being made outside GeM. It was also stipulated that in case it is not possible to extract GeMAR&PTS report due to (a) urgency (b) non-functioning of GeM at that time and (c) due to non availability of internet connection, screenshots in such cases shall be placed in procurement files, along with details of reasons/ circumstances. Further, in these circumstances, furnishing of unique ID on publishing portal will not be insisted.

2. Later on reasons (b) "non-functioning of GeM and (c) non-availability of internet connection" were removed from the exceptions.

3. On the request of GeM, it has now been decided that **buyers will be required to generate GeMAR&PTS ID in all cases of procurement outside GeM.**

1973
22/6/21

PEC (Procure)

To [Signature]

[Signature]
18/6

[Signature]
Kanwalpreet
Director (Procurement Policy)
Tel.: 23093811
Email: kanwal.irss@gov.in

All Secretaries and Financial Advisors of All Ministries/Departments to Government of India.

Pl. endorse to all HOD's all
stms

Copy to:

Secretary, Department of Public Enterprises with a request to issue appropriate instructions to Public Sector Undertakings in this regard.

[Signature]
24/6/2021

[Signature]
22/6/2021

[Signature] (DO)

No. S 11011-12/2020-EHS
Government of India
Ministry of Health and Family Welfare
Department of Health and Family Welfare
(EHS Section)

Nirmanbhawan, New Delhi

Dated, the 10th May, 2021

Office Memorandum

Subject: Reimbursement of OPD medicines to the beneficiaries under special
Sanction in view of COVID-19. Regd. (19)

In continuation of earlier O.Ms. of even number dated 1st April, 2020, 5th May, 2020, 3rd June, 2020, 3rd September, 2020, 8th October, 2020 & 4th January, 2021, the undersigned is directed to convey extension of earlier timeline till 28.02.2021 for a further period upto 31.07.2021, on the same terms and conditions as mentioned in the aforementioned O.M. dated 1st April, 2020.

This issues with the concurrence of IFD vide CD No.99 dated 22.04.2021.


(Bimal Kumar)

Deputy Secretary to the Govt. Of India

To,

1. All Ministries/Departments, Government of India
2. Secretary, National Council of JCM
3. All Divisions/Sections of MoHFW
4. Office Order file

Copy to:

1. PS to Hon'ble HFM
2. PS to Hon'ble MOS
3. PPS to Secretary, HFW
4. NIC- for uploading the above O.M. on the website of the Ministry.

29



भारत का राजपत्र The Gazette of India

सी.जी.-डी.एल.-अ.-14062021-227597
CG-DL-E-14062021-227597

असाधारण
EXTRAORDINARY

भाग III—खण्ड 4
PART III—Section 4

प्राधिकार से प्रकाशित
PUBLISHED BY AUTHORITY

सं. 239]

नई दिल्ली, सोमवार, जून 14, 2021/ज्येष्ठ 24, 1943

No. 239]

NEW DELHI, MONDAY, JUNE 14, 2021/JYAISHTHA 24, 1943

पेंशन निधि विनियामक और विकास प्राधिकरण

अधिसूचना

नई दिल्ली, 14 जून, 2021

पेंशन निधि विनियामक और विकास प्राधिकरण (राष्ट्रीय पेंशन प्रणाली के अंतर्गत निकास और प्रत्याहरण) (संशोधन) विनियम, 2021

सं.पीएफआरडीए/12 /आरजीएल/139/8.—पेंशन निधि विनियामक और विकास प्राधिकरण अधिनियम, 2013 (2013 का 23) की धारा 52 की उपधारा (2) के खंड (द्व), (ज) तथा (झ) के साथ पठित उमकी उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, पेंशन निधि विनियामक और विकास प्राधिकरण एतद्द्वारा पेंशन निधि विनियामक और विकास प्राधिकरण (राष्ट्रीय पेंशन प्रणाली के अंतर्गत निकास और प्रत्याहरण) विनियम, 2015 में संशोधन करते हुए निम्न विनियम बनाता है, नामतः -

1. इन विनियमों का नाम पेंशन निधि विनियामक और विकास प्राधिकरण (राष्ट्रीय पेंशन प्रणाली के अंतर्गत निकास और प्रत्याहरण) (संशोधन) विनियम, 2021 है।
2. यह विनियम शासकीय राजपत्र में उनके प्रकाशन की तिथि से प्रवृत्त होंगे।
3. पेंशन निधि विनियामक और विकास प्राधिकरण (राष्ट्रीय पेंशन प्रणाली के अंतर्गत निकास और प्रत्याहरण) विनियम, 2015 में:-

(i) विनियम 2 के उप-विनियम (ट) (ii) को निम्नानुसार प्रतिस्थापित किया जायेगा :-

अभिदाता जो साठ साल की आयु को प्राप्त कर चुका है और सदस्यता को जारी रखने की विशेष अनुमति के विलिखित में सदस्यता जारी रखने का कोई विकल्प प्रयोग नहीं किया है, ऐसी अतिरिक्त अवधि तक योगदान देने के साथ या बिना उसके, या उस अभिदाता के सम्बंध में जो 60 वर्ष की आयु पूर्ण होने के पश्चात् राष्ट्रीय पेंशन प्रणाली में शामिल होता है (लेकिन सत्तर वर्ष की आयु पूर्ण होने से पहले) उस योजना की सदस्यता को जारी रखने की अनुमोदित अधिकतम आयु या इससे पहले की तारीख को अभिदाता से प्राप्त खाता बंद करने के विशिष्ट अनुगोध पर आधारित :

(II) विनियम 2 के उप-विनियम (ट) (iii) को निम्नानुसार प्रतिस्थापित किया जायेगा :-

ऐसा अभिदाता, जिसकी सेवानिवृत्ति की उम्र या साठ वर्ष की आयु से पहले ही मृत्यु हो जाती है या अभिदाता द्वारा एक निश्चित अनुमत समय अवधि तक सदस्यता जारी रखने का विकल्प लिया जाता है और इस अवधि से पहले ही उसकी मृत्यु हो जाती है या उस अभिदाता की मृत्यु, जो राष्ट्रीय पेंशन प्रणाली को साठ वर्षों की उम्र पूर्ण होने के पश्चात् (लेकिन सत्तर वर्ष की आयु पूर्ण होने से पहले) में शामिल होता है, उस योजना की सदस्यता जारी रखने की अनुमोदित अधिकतम आयु से किसी भी समय पहले;

(III) अध्याय 2 में शीर्षक राष्ट्रीय पेंशन प्रणाली से निकास शीर्षक के तहत शुरूआती अनुच्छेद को निम्नानुसार प्रतिस्थापित किया जाएगा -

राष्ट्रीय पेंशन प्रणाली से निकास के प्रयोजनों के लिए अभिदाताओं को (1) सरकारी सेक्टर, (2) सर्वनागरिक महिन कोर्पोरेट सेक्टर और (3) राष्ट्रीय पेंशन प्रणाली- लाइट और स्वावलम्बन् अभिदाताओं के रूप में प्रवर्गीकृत और परिभाषित किया गया है। तदनुसार इसके अधीन विनिर्दिष्ट निकास सम्बंधी विनियम उस प्रवर्ग पर लागू होंगे जिसमें वह अभिदाता सम्बंधित हैं।

(IV) विनियम 3 के उप- विनियम (क) (i) के दूसरे अनुच्छेद को निम्नानुसार प्रतिस्थापित किया जाएगा-

निम्न डिफॉल्ट वार्षिकी संविदा होगी जो कि लागू होगी और जिसके अंतर्गत वार्षिकी संविदा में अभिदाता को जीवन के लिए वार्षिकी और उसके पति या पत्नी (यदि कोई हो) के लिए वार्षिकी, वार्षिकी की क्रय कीमत की वापसी के उपबंध के साथ, और ऐसे अभिदाता और उसके पति/पत्नी की मृत्यु हो जाने पर, वार्षिकी, वार्षिकी संविदा के अधीन वापस किए जाने की अपेक्षित क्रय कीमत का उपयोग करके ऐसी वार्षिकी के क्रय किए जाने के समय विद्यमान प्रीमियम की दर पर, उसके अधीन विनिर्दिष्ट क्रम में (जब तक कुटुम्ब के सदस्य निम्नलिखित क्रम में पूरे नहीं हो जाते) कुटुम्ब के सदस्यों को पुनः जारी की जाएगी :

(क) मृतक अभिदाता की जीवित आश्रित माता ;

(ख) मृतक अभिदाता के जीवित आश्रित पिता ।

ऊपर विनिर्दिष्ट ऐसे कुटुम्ब के सदस्यों के न रहने के पश्चात् ऐसी क्रय कीमत या राशि जो कि वार्षिकी क्रय करने हेतु उपयोजित की जानी थी, अभिदाता के जीवित बच्चों और बच्चों के न होने पर, अभिदाता के विधिक वारिस(मों) को, जैसा भी मामला हो, वापस कर दी जाएगी ;

किसी भी कारण से इस तरह की डिफॉल्ट वार्षिकी की अनुपस्थिति या अनुपलब्धता में, अभिदाता को जो उस समय उपलब्ध वार्षिकी के प्रकारों में से जो कि प्राधिकरण द्वारा अनुबंधित वार्षिकी सेवा प्रदाताओं द्वारा उपलब्ध कराए जाएंगे, चुनना होगा;

इसके अलावा, उस अभिदाता को जो उपर्युक्त उपलब्ध वार्षिकी डिफॉल्ट विकल्प से बाहर निकलना चाहते हैं और उपलब्ध वार्षिकी प्रकारों में से अपनी पसंद की वार्षिकी संविदा का चयन करना चाहते हैं, अथवा वार्षिकी सेवा प्रदाताओं के साथ संविदा करना चाहते हैं, उस विकल्प का चुनाव विशेष रूप से करना अपेक्षित होगा :

(V) विनियम 3 के उप- विनियम (क) (iii) के दूसरे अनुच्छेद को निम्नानुसार प्रतिस्थापित किया जाएगा-

जहाँ अभिदाता वार्षिकी के क्रय को आस्थगित करने की बांछा करता या करती है, वहाँ उसके पास अधिवर्षिता की आयु प्राप्त करने की तारीख से तीन वर्ष की अवधि के लिए ऐसा करने का विकल्प होगा परन्तु अभिदाता, केंद्रीय रिकॉर्ड कीपिंग एजेंसी या राष्ट्रीय पेंशन प्रणाली न्यास या इस प्रयोजन के लिए प्राधिकरण द्वारा प्राधिकृत किसी

मध्यवर्ती या इकाई को अधिवर्षिता की आयु प्राप्त करने के कम से कम पंद्रह दिन पूर्व लिखित रूप में विनिर्दिष्ट प्रारूप में ऐसा करने के अपने आशय की सूचना देगा या देगी। वार्षिकी क्रय करने को ऐसे आस्थगित करने के विकल्प की एक पुरोभाव्य शर्त यह होगी कि यदि अभिदाता की मृत्यु आस्थगन के पश्चात् वार्षिकी क्रय की जाने की ऐसी नियत तारीख के पहले हो जाती है तो वार्षिकी अनिवार्य रूप से पति या पत्नी द्वारा (यदि कोई हो) वार्षिकी की क्रय कीमत की वापसी के उपबंध के साथ पति या पत्नी के लिए आजीवन वार्षिकी प्रदान करने के लिए क्रय की जाएगी और ऐसे पति या पत्नी की मृत्यु हो जाने पर संविदा के अधीन वापस किए जाने की अपेक्षित क्रय कीमत का उपयोग करके वार्षिकी के क्रय के समय पर विद्यमान प्रीमियम की दर पर इसके अधीन उपबंधित अधिमानता के क्रम में (जब तक कुटुम्ब के सदस्य निम्नलिखित क्रम में पूरे नहीं हो जाते) कुटुम्ब के सदस्यों को पुनः जारी की जाएगी :

(क) मृतक अभिदाता की जीवित आश्रित माता ;

(ख) मृतक अभिदाता के जीवित आश्रित पिता

ऊपर विनिर्दिष्ट ऐसे कुटुम्ब के सदस्यों के न रहने के पश्चात् ऐसी क्रय कीमत या राशि जो कि वार्षिकी क्रय करने हेतु उपयोजित की जानी थी, अभिदाता के जीवित बच्चों और बच्चों के न होने पर, अभिदाता के विधिक वारिस(सों) को, जैसा भी मामला हो, वापस कर दी जाएगी ;

(VI) विनियम 3 के उप- विनियम (क) (v) को निम्नानुसार प्रतिस्थापित किया जाएगा—

जहाँ अभिदाता के स्थायी सेवानिवृत्ति खाते में/का संचित धन पांच लाख रूपए की धनराशि के बराबर या उससे कम है, या प्राधिकरण द्वारा निर्धारित होगा, अभिदाता को वार्षिकी क्रय किए वगैर पूरा संचित धन प्रत्याहरण करने का विकल्प होगा और इस विकल्प का प्रयोग करने पर अभिदाता को राष्ट्रीय पेंशन प्रणाली के अधीन या सरकार से ऐसी कोई पेंशन या अन्य रकम प्राप्त करने का अधिकार समाप्त हो जाएगा ;

(VII) विनियम 3 के उप- विनियम (क) (vi) को निम्नानुसार प्रतिस्थापित किया जाएगा—

जहाँ अभिदाता राष्ट्रीय पेंशन प्रणाली को जारी रखना चाहते हैं और साठ साल की आयु या सेवानिवृत्ति की आयु के बाद भी अपनी सेवानिवृत्ति के खाते में योगदान करना चाहते हैं, तो लिखित रूप में या निर्धारित फार्म जो निर्दिष्ट है, और व्यक्तिगत खाते में निर्धारित आयु तक योगदान करना चाहता है, का विकल्प देना होगा लेकिन व्यक्तिगत पेंशन खाते में योगदान सत्तर वर्ष की उम्र से अधिक नहीं किया जा सकता। ऐसे विकल्प का उपयोग साठ वर्ष की उम्र या अधिवर्षिता की आयु प्राप्त करने से कम से कम पंद्रह दिन पहले किया जाएगा, जो कि केंद्रीय रिकॉर्डकीपिंग एजेंसी या राष्ट्रीय पेंशन प्रणाली न्यास या प्राधिकरण द्वारा इसके लिए अधिकृत किसी अन्य मध्यवर्ती इकाई को बताएगा। ऐसे मामलों में, व्यक्तिगत पेंशन खाता /स्थायी सेवानिवृत्ति खाता सरकारी क्षेत्र से कोर्पोरेट क्षेत्र सहित सर्व नागरिक क्षेत्र में स्थानांतरित करने की आवश्यकता होगी और राष्ट्रीय पेंशन प्रणाली के तहत व्यक्तिगत पेंशन खाते/स्थायी सेवानिवृत्ति खाते के सम्बंध में खर्च, प्रबंधन शुल्क और देय शुल्क लागू रहेंगे।

(VIII) विनियम 3 के उप-विनियम (ख) के प्रावधान 1 को निम्नानुसार प्रतिस्थापित किया जाएगा—

परन्तु वार्षिकी संविदा में अभिदाता और उसका पति या पत्नी (यदि कोई हो) के जीवन के लिए वार्षिकी, वार्षिकी की क्रय कीमत की वापसी के उपबंध के साथ, और ऐसे अभिदाता और उसके पति/पत्नी, की मृत्यु हो जाने पर, वार्षिकी, वार्षिकी संविदा के अधीन वापस किए जाने की अपेक्षित क्रय कीमत का उपयोग करके ऐसी वार्षिकी के क्रय किए जाने के समय विद्यमान प्रीमियम की दर पर, उसके अधीन विनिर्दिष्ट क्रम में (जब तक कुटुम्ब के सदस्य निम्नलिखित क्रम में पूरे नहीं हो जाते) कुटुम्ब के सदस्यों को पुनः जारी की जाएगी :-

(क) मृतक अभिदाता की जीवित आश्रित माता ;

(ख) मृतक अभिदाता के जीवित आश्रित पिता ;

ऊपर विनिर्दिष्ट कुटुम्ब के सदस्यों के न रहने के पश्चात् ऐसी क्रय कीमत, या राशि जो कि वार्षिकी क्रय करने हेतु उपयोजित की जानी थी, अभिदाता के जीवित बच्चों और बच्चों के न होने पर अभिदाता के विधिक वारिस(सों) को, जैसा भी मामला हो, वापस कर दी जाएगी ;

किसी भी कारण से इस तरह की डिफॉल्ट वार्षिकी की अनुपस्थिति या अनुपलब्धता में, अभिदाता को जो उस समय उपलब्ध वार्षिकी के प्रकारों में से जो कि प्राधिकरण द्वारा अनुबंधित वार्षिकी सेवा प्रदाताओं द्वारा उपलब्ध कराए जाएंगे, चुनना होगा;

इसके अलावा, उस अभिदाता को जो उपर्युक्त उपलब्ध वार्षिकी डिफॉल्ट विकल्प से बाहर निकलना चाहते हैं और उपलब्ध वार्षिकी प्रकारों में से अपनी पसंद की वार्षिकी संविदा का चयन करना चाहते हैं, अथवा वार्षिकी सेवा प्रदाताओं के साथ संविदा करना चाहते हैं, उस विकल्प का चुनाव विशेष रूप से करना अपेक्षित होगा :

(IX) विनियम 3 के उप-विनियम (ख) के प्रावधान 2 को निम्नानुसार प्रतिस्थापित किया जाएगा—

परन्तु यदि अभिदाता का संचित पेंशन धन दो लाख पचास हजार रुपए में अधिक है या इस उद्देश्य के लिए प्राधिकरण द्वारा विनिर्दिष्ट की जाने वाली सीमा तक किंतु अभिदाता की आयु, मूचीवद्ध वार्षिकी सेवा प्रदाताओं में से किसी प्रदाता से, जिसका ऐसे अभिदाता द्वारा चुनाव किया गया है, कोई वार्षिकी क्रय करने के लिए अपेक्षित न्यूनतम आयु से कम है, तो ऐसा अभिदाता राष्ट्रीय पेंशन प्रणाली में तब तक अभिदाय करता रहेगा जब तक वह कोई वार्षिकी क्रय करने की पात्रता आयु प्राप्त नहीं कर लेता या लेती है :

(X) विनियम 3 के उप-विनियम (ख) के प्रावधान 3 को निम्नानुसार प्रतिस्थापित किया जाएगा—

परन्तु यह और कि यदि अभिदाता की संचित पेंशन सम्पत्ति दो लाख पचास हजार रुपए के बराबर या उससे कम है या प्राधिकरण द्वारा निर्धारित होगा, तो ऐसे अभिदाता को कोई वार्षिकी क्रय किए बगैर पूरे संचित पेंशन धन का प्रत्याहरण करने का विकल्प होगा और इस विकल्प का प्रयोग करने पर अभिदाता का राष्ट्रीय पेंशन प्रणाली के अधीन कोई पेंशन या अन्य रकम प्राप्त करने का अधिकार निर्वापित हो जाएगा और अभिदाता द्वारा ऐसे किसी विकल्प के प्रयोग को, विनियमों के अधिसूचित होने से पूर्व, इन विनियमों के अनुसार किया गया माना जाएगा ।

(XI) विनियम 3 के उप-विनियम (ग)(i) को निम्नानुसार प्रतिस्थापित किया जाएगा—

वार्षिकी संविदा में पति या पत्नी (यदि कोई हो) को जीवन के लिए वार्षिकी, वार्षिकी की क्रय कीमत की वापसी के उपबंध के साथ, वार्षिकी का उपबंध और ऐसे पति या पत्नी की मृत्यु हो जाने पर, वार्षिकी, वार्षिकी संविदा के अधीन वापस किए जाने की अपेक्षित क्रय कीमत का उपयोग करके ऐसी वार्षिकी के क्रय किये जाने के समय विद्यमान प्रीमियम की दर पर, उसके अधीन विनिर्दिष्ट क्रम में (जब तक कुटुम्ब के सदस्य निम्नलिखित क्रम में पूरे नहीं हो जाते) कुटुम्ब के सदस्यों को पुनः जारी की जाएगी :-

(क) मृतक अभिदाता की जीवित आश्रित माता ;

(ख) मृतक अभिदाता के जीवित आश्रित पिता ।

ऊपर विनिर्दिष्ट ऐसे कुटुम्ब के सदस्यों के न रहने के पश्चात् ऐसी क्रय कीमत या राशि जो कि वार्षिकी क्रय करने हेतु उपयोजित की जानी थी, अभिदाता के जीवित बच्चों और बच्चों के न होने पर, अभिदाता के विधिक वारिस(मों) को, जो भी मामला हो, वापस कर दी जाएगी । किसी भी कारण से इस तरह डिफॉल्ट वार्षिकी की अनुपस्थिति या अनुपलब्धता में, मृत अभिदाता के कुटुम्ब के सदस्यों के पास उस समय उपलब्ध वार्षिकी के प्रकारों या अनुबंधों में से जो कि प्राधिकरण द्वारा अनुबंधित वार्षिकी सेवा प्रदाताओं द्वारा उपलब्ध कराए जाएंगे, का विकल्प चुनना होगा ।

(XII) विनियम 3 के उप-विनियम (ग)(ii) को निम्नानुसार प्रतिस्थापित किया जाएगा—

परन्तु यह और कि यदि अभिदाता की मृत्यु के समय उसके स्थायी सेवानिवृत्ति खाते में का संचित धन पांच लाख रुपए की धनराशि के बराबर या उससे कम है, या प्राधिकरण द्वारा निर्धारित होगा, वहाँ उसके नामित अथवा विधिक वारिस(सों) जैसा भी मामला हो, को वार्षिकी क्रय किए बगैर पूरा संचित पेंशन धन प्रत्याहरण करने का विकल्प होगा इस विकल्प का प्रयोग करने पर परिवार के सदस्यों का राष्ट्रीय पेंशन प्रणाली के अधीन कोई पेंशन या अन्य रकम प्राप्त करने का अधिकार निर्वापित हो जाएगा ;

(XIII) विनियम 4 के उप-विनियम (क) को निम्नानुसार प्रतिस्थापित किया जाएगा—

जहाँ कोई अभिदाता साठ वर्ष की आयु प्राप्त कर लेता है, या ऐसे अभिदाता को लागू सेवा नियमों के अनुसार उमकी अधिवर्षिता हो जाती है, वहाँ ऐसा होने पर भी ऐसे अभिदाता के संचित पेंशन धन में से कम से कम चालीम प्रतिशत भाग का अनिवार्य रूप से, मामिक या किसी अन्य कालिक पेंशन का उपबंध करने के लिये वार्षिकी क्रय करने के लिए उपयोग किया जाएगा और ऐसे उपयोजन के पश्चात् संचित पेंशन धन के अतिशेष का एकमुश्त रूप से अभिदाता को भुगतान कर दिया जाएगा। यदि अभिदाता का संचित पेंशन धन पांच लाख रूपय की राशि के बराबर है या उससे कम है, तो अभिदाता के पास कोई वार्षिकी क्रय किए बगैर पूरा संचित पेंशन धन के प्रत्याहरण का विकल्प होगा :

(XIV) विनियम 4 के उप-विनियम (क)(i) के प्रावधान 2 के अनुच्छेद 2 को निम्नानुसार प्रतिस्थापित किया जाएगा—

इस तरह के विकल्प के प्रयोग या स्वचालित निरंतरता के बावजूद अभिदाता, किसी भी समय राष्ट्रीय पेंशन प्रणाली न्याय या को प्राधिकरण द्वारा प्राधिकृत किसी भी मध्यवर्ती या इकाई को अनुरोध के द्वारा राष्ट्रीय पेंशन प्रणाली से किसी भी समय बाहर निकल सकता है। ऐसे अभिदाता के पास एकमुश्त राशि के साथ-साथ वार्षिकी के आस्थगन का विकल्प उपलब्ध नहीं होगा। योजना के जारी रहने की अवधि में, अभिदाता की मृत्यु की स्थिति में, अभिदाता की संचित सम्पूर्ण पेंशन राशि ऐसे अभिदाता के नामित(ियों) या विधिक वारिस(सों), जैसा भी मामला हो, को भुगतान कर दी जाएगी। मृतक अभिदाता के नामित(ियों) या कुटुम्ब के सदस्य(यों) के पास निकास के समय, उन्हें पेश की जाने वाली वार्षिकियों में से किसी एक को क्रय करने, यदि उमकी ऐसी वांछा हो तो, का विकल्प होगा।

(XV) विनियम 4 के उप-विनियम (क)(iii) को निम्नानुसार प्रतिस्थापित किया जाएगा—

अभिदाता के पास, यथास्थिति, साठ वर्ष की आयु या अधिवर्षिता की आयु प्राप्त करने की तारीख से तीन वर्ष की अधिकतम अवधि के लिए वार्षिकी के क्रय को आस्थगित करने का विकल्प होगा, परन्तु अभिदाता, राष्ट्रीय पेंशन प्रणाली न्याय या इस प्रयोजन के लिए प्राधिकरण द्वारा प्राधिकृत किसी मध्यवर्ती या इकाई को, यथास्थिति, साठ वर्ष की आयु या अधिवर्षिता की आयु प्राप्त करने के कम से कम पंद्रह दिन पूर्व लिखित रूप में विनिर्दिष्ट प्रारूप में ऐसा करने के अपने आशय की सूचना देगा या देगी। यह, ऐसे वार्षिकी क्रय के आस्थगन के विकल्प चयन से पूर्व की शर्त होगी, जिसमें यदि किसी मामले में, आस्थगन के पश्चात् वार्षिकी क्रय की नियत तिथि से पूर्व मृत्यु हो जाता है, तो अभिदाता की सम्पूर्ण संचित पेंशन संपत्ति ऐसे अभिदाता के नामित(ियों) या विधिक वारिस(सों) को भुगतान कर दी जाएगी।

(XVI) विनियम 4 के उप-विनियम (ख) के प्रावधान 1 को निम्नानुसार प्रतिस्थापित किया जाएगा—

परन्तु यदि अभिदाता का संचित पेंशन धन दो लाख पचास हजार रूपये से अधिक है, किंतु सूचीबद्ध वार्षिकी सेवाप्रदाताओं में से किसी प्रदाता से, जिसका ऐसे अभिदाता द्वारा चुनाव किया गया है, कोई वार्षिकी क्रय करने के लिए अभिदाता की आयु अपेक्षित न्यूनतम आयु से कम है, तो ऐसा अभिदाता राष्ट्रीय पेंशन प्रणाली में तब तक अभिदाय करता रहेगा जब तक वह कोई वार्षिकी क्रय करने की पात्रता आयु प्राप्त नहीं कर लेता या लेती है :

(XVII) विनियम 4 के उप-विनियम (ख) के प्रावधान 2 को निम्नानुसार प्रतिस्थापित किया जाएगा—

परन्तु यह और कि यदि अभिदाता के व्यक्तिगत पेंशन खाते की संचित पेंशन सम्पत्ति दो लाख पचास हजार रूपय के बराबर या उससे कम है या प्राधिकरण द्वारा निर्धारित होगा, तो ऐसे अभिदाता को कोई वार्षिकी क्रय किए बगैर पूरे संचित पेंशन धन का प्रत्याहरण करने का विकल्प होगा ;

(XVIII) विनियम 4 के उप-विनियम (घ) को निम्नानुसार प्रतिस्थापित किया जाएगा —

अभिदाताओं द्वारा राष्ट्रीय पेंशन प्रणाली से निकास, जो राष्ट्रीय पेंशन प्रणाली को साठ साल की उम्र पूर्ण होने या उसके पश्चात् (लेकिन सत्तर वर्ष की आयु प्राप्त करने से पूर्व) ऐसी पेंशन योजना में शामिल होने पर :

(XIX) विनियम 4 के उप-विनियम (घ)(i) को निम्नानुसार प्रतिस्थापित किया जाएगा —

उस अभिदाता के मामले में, सर्व नागरिकों या कॉर्पोरेट मॉडल के तहत राष्ट्रीय पेंशन प्रणाली में शामिल हुआ है, साठ साल की उम्र पूर्ण होने के पश्चात् (या सत्तर वर्ष की आयु प्राप्त करने से पहले) और ऐसी पेंशन प्रणाली में सदस्यता लेने की तिथि से कम से कम तीन साल की अवधि पूर्ण करने के पश्चात्, और उमके बाद जब तक वह पिचहत्तर साल की आयु का न हो जाए, निकास पर, ऐसे अभिदाता के संचित पेंशन धन में से कम से कम चालीम प्रतिशत भाग का

अनिवार्य रूप से किसी मासिक या किसी अन्य कालिक पेंशन का उपबंध करने के लिए, वार्षिकी क्रय करने के लिए, उपयोग किया जाएगा और ऐसे उपयोजन के पश्चात् संचित पेंशन धन के अतिशेष का एकमुश्त रूप में अभिदाता को भुगतान कर दिया जाएगा। यदि अभिदाता का संचित पेंशन धन पांच लाख रूपए के बराबर या उससे कम है या प्राधिकरण द्वारा निर्धारित होगा, तो अभिदाता को कोई वार्षिकी क्रय किए बगैर पूरे संचित पेंशन धन के प्रत्याहरण का विकल्प होगा।

(XX) विनियम 4 के उप-विनियम (घ)(ii) के प्रावधान 1 को निम्नानुसार प्रतिस्थापित किया जाएगा -

परन्तु यह और कि यदि अभिदाता के व्यक्तिगत पेंशन खाते की संचित पेंशन सम्पत्ति दो लाख पचास हजार रूपए के बराबर या उससे कम है या प्राधिकरण द्वारा निर्धारित होगा, तो ऐसे अभिदाता को कोई वार्षिकी क्रय किए बगैर पूरे संचित पेंशन धन का प्रत्याहरण करने का विकल्प होगा।

(XXI) विनियम 6 के उप-विनियम (ग)(i) को निम्नानुसार प्रतिस्थापित किया जाएगा -

ऐसी विध्वारित धनराशि, जो राष्ट्रीय पेंशन प्रणाली के अधीन भुगतान योग्य है, अभिदाता को तब तक भुगतान नहीं किया जाएगा, जब तक, यथास्थिति, विभागीय या न्यायिक कार्यवाहियों का निष्कर्ष और ऐसी कार्यवाहियों के सम्बन्ध में अंतिम आदेश में पारित नहीं कर दिया जाता है;

(XXII) विनियम 6 के उप-विनियम (ग)(iii) को निम्नानुसार प्रतिस्थापित किया जाएगा -

विध्वारित रकम का, उस सम्बंधित नियोक्ता द्वारा, जिसने ऐसे फायदे को विध्वारित करने की मांग की थी, यथा प्रमाणित अंतिम परिनिर्धारण पर अभिदाता को निकास को निष्पादित करने के दौरान लागू विनियमन के अनुसार यथा सम्भव शीघ्र भुगतान कर दिया जाएगा और प्रत्येक दशा में ऐसा भुगतान राष्ट्रीय पेंशन प्रणाली न्याय या प्राधिकरण द्वारा इस प्रयोजन के लिए प्राधिकृत किसी अन्य इकाई या व्यक्ति द्वारा अंतिम आदेश की प्राप्ति के तन्त्रे दिन के भीतर किया जाएगा ;

परन्तु यह कि, यदि किसी मामले में विध्वारित धनराशि अभिदाता की मृत्यु के बाद देय होती है तो अंतिम परिनिर्धारण पर लाभों का भुगतान नामिनि(यों) या विधिक वारिस(सों) को, लागू विनियमों के अनुसार जैसा भी मामला हो, कर दिया जाएगा।

(XXIII) विनियम 17 के उप-विनियम 2 को निम्नानुसार प्रतिस्थापित किया जाएगा-

पैनल में सम्मिलित होने सम्बंधी प्रमाणपत्र प्राप्त होनी की तारीख से तीस कार्य दिवस के भीतर, वार्षिकी सेवा प्रदाना राष्ट्रीय पेंशन प्रणाली के अभिदाताओं द्वारा वार्षिकी क्रय करने के लिए प्राधिकरण द्वारा निर्दिष्ट की जाने वाली प्रणाली और प्रक्रिया के संचालन के लिए कार्रवाई को शुरू करेगा।

मुप्रतिम बंदोपाध्याय, अध्यक्ष

[विज्ञापन-III/4/असा./102/2021-22]

पादलेख:

1. मूल विनियम, पेंशन निधि विनियामक तथा विकास प्राधिकरण (राष्ट्रीय पेंशन प्रणाली के अंतर्गत निकास और प्रत्याहरण) विनियम, 2015, भारत के राजपत्र में 11 मई 2015 को, अधिसूचना सं. पीएफआरडीए/12 /आरजीएल/139/8 के माध्यम से प्रकाशित किये गए थे।
2. पेंशन निधि विनियामक तथा विकास प्राधिकरण (राष्ट्रीय पेंशन प्रणाली के अंतर्गत निकास और प्रत्याहरण) (प्रथम मंशोधन) विनियम, 2017, भारत के राजपत्र में 10 अगस्त 2017 को, अधिसूचना सं. पीएफआरडीए/12 / आरजीएल /139/8 के माध्यम से प्रकाशित किये गए थे।
3. पेंशन निधि विनियामक तथा विकास प्राधिकरण (राष्ट्रीय पेंशन प्रणाली के अंतर्गत निकास और प्रत्याहरण) (द्वितीय मंशोधन) विनियम, 2017, भारत के राजपत्र में 6 अक्टूबर 2017 को, अधिसूचना सं. पीएफआरडीए/12 /आरजीएल/139/8 के माध्यम से प्रकाशित किये गए थे।


सत्यमेव जयते

भारत का राजपत्र

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असाधारण
EXTRAORDINARY

भाग II—खण्ड 3—उप-खण्ड (i)
PART II—Section 3—Sub-section (i)

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कार्मिक, लोक शिकायत और पेंशन मंत्रालय

(कार्मिक और प्रशिक्षण विभाग)

अधिसूचना

नई दिल्ली, 31 मई, 2021

सा.का.नि. 360(अ).—राष्ट्रपति, संविधान के अनुच्छेद 309 के परंतुक और अनुच्छेद 148 के खंड (5) द्वारा प्रदत्त शक्तियों के प्रयोग करते हुए और भारतीय लेखा परीक्षा और लेखा विभाग में सेवारत व्यक्तियों के संबंध में भारत के महालेखा परीक्षक नियंत्रण के साथ परामर्श के पश्चात, केंद्रीय सिविल सेवा (पेंशन) नियम, 1972 में संशोधन करने के लिए निम्नलिखित और नियम बनाती है, अर्थातः

1. **संक्षिप्त नाम और प्रारंभ:** - (1) इन नियमों का संक्षिप्त नाम केंद्रीय सिविल सेवा (पेंशन) संशोधन नियम 2021 है।
(2) ये राजपत्र में अपने प्रकाशन की तारीख से प्रवृत्त होंगे।
2. केंद्रीय सिविल सेवा (पेंशन) नियम 1972 में (जिसे इसके पश्चात उक्त नियम कहा गया है), नियम 8 में, उप-नियम (3 क) में, खंड (क) के स्थान पर, निम्नलिखित खंड को लागू किया जाएगा, अर्थातः-

"(क) उप-नियम (3) के उपबंधों पर प्रतिकूल प्रभाव डाले बिना, कोई सरकारी सेवक, जो किसी भी आसूचना या सुरक्षा से संबंधित संगठन में कार्य करते हुए जो सूचना का अधिकार अधिनियम, 2005 (2005 का 22) की दूसरी अनुमूची में सम्मिलित है, संगठन के प्रमुख से पूर्विक अनापत्ति के बिना, निम्नलिखित से संबंधित और उसके अंतर्गत किसी भी सामग्री की सेवानिवृत्ति के पश्चात कोई भी प्रकाशन नहीं करेगा:

(i) संगठन का अधिकार क्षेत्र, जिसके अंतर्गत किसी कार्मिक और उसके पदनाम के बारे में मंदर्भ या किसी जानकारी, उस संगठन में काम करने के आधार पर विशेषज्ञता या ज्ञान प्राप्त सम्मिलित है;

(ii) संवेदनशील सूचना, जिसका भारत की संप्रभुता और अखंडता पर प्रतिकूल प्रभाव पड़ता है राज्य की सुरक्षा, सामरिक, वैज्ञानिक या आर्थिक हितों, या विदेशी राज्यों के साथ संबंधों में या किसी अपराध के उद्दीपन को बढ़ावा देगा प्रकाशन नहीं करेगा।

3आ. संगठन के प्रमुख को विनिश्चय करने का प्राधिकार है कि क्या प्रकाशन के लिए प्रस्तावित सामग्री संवेदनशील या असंवेदनशील है, और क्या यह संगठन के अधिकार क्षेत्र में आती है।";

3. उक्त नियमों में, प्ररूप 26 के स्थान पर, निम्नलिखित प्ररूप को रखा जाएगा, अर्थात्:-

"प्ररूप 26

[नियम 8 के उप-नियम (3अ) देखें]

उपक्रम

मैं.....,जो.....(संगठन का नाम),में.....के पद पर.....से.....की अवधि के लिए कार्य किया है, मैं गन्व निष्ठा से यह घोषणा करता हूँ कि सक्षम प्राधिकारी की पूर्व अनुमोदन से, सेवा में या सेवानिवृत्ति के पश्चात, कोई भी जानकारी या सामग्री या ज्ञान जो संगठन के अधिकार क्षेत्र से संबंधित है और उक्त संगठन में मेरे कार्य करने के आधार पर प्राप्त किया गया किसी रीति में प्रकाशित नहीं किया जाएगा। यह घोषणा आचरण नियमों, पेंशन नियमों, यथास्थिति शासकीय गुप्त वात या राष्ट्रीय सुरक्षा और आसूचना संगठन (अधिकार निर्वन्धन) अधिनियम, 1985 (1985 का 58) अपराधों से संबंधित विधियों के निर्वन्धनों में मेरे उत्तर दायित्व और दायित्वों पर विपरीत प्रभाव नहीं डालेगी। मैं यह और सहमत हूँ कि मेरे द्वारा उपरोक्त पत्र के असफल रहने कि दशा में सरकार के विनिश्चय चाहे वह उपरोक्त प्रास्थिति पहलुओं पर प्रतिकूल प्रभाव पड़ने कि संभावना हो, मेरे लिए वाध्यकारी होगा।

2. मुझे जानकारी है कि मेरे सेवानिवृत्ति के पश्चात सुसंगत पेंशन नियमों के निर्वन्धनों में, मुझे जो पेंशन अनुदान की जा सकती है, उस वचनबंध किसी भी विफलता के लिए पूर्ण या आंशिक रूप से, किसी भाग को गैक या वापस लिया जा सकता है।

सरकारी सेवक का हस्ताक्षर

स्थान :

तारीख :"।

[फा.सं.27012/2/2007-स्था.(11)]

सुजाता चतुर्वेदी, अपर सचिव

टिप्पण :- मूल नियम भारत के राजपत्र, भाग-2, खंड 3, उप-खंड (i) का आ. 934 तारीख, 1 अप्रैल, 1972 में प्रकाशित किए गए थे और निम्नलिखित अधिसूचना संख्या द्वारा पश्चातवर्ती संशोधन किए गए :-

1. का.आ. 254 तारीख 4 फरवरी, 1989।
2. का.आ. 970 तारीख 6 मई, 1989।
3. का.आ. 2467 तारीख 7 अक्टूबर, 1989।
4. का.आ. 899 तारीख 14 अप्रैल, 1990।
5. का.आ. 1454 तारीख 26 मई, 1990।
6. का.आ. 2329 तारीख 8 सितंबर, 1990।
7. का.आ. 3269 तारीख 8 दिसंबर, 1990।
8. का.आ. 3270 तारीख 8 दिसंबर, 1990।

9. का.आ. 3273 तारीख 8 दिसंबर, 1990 ।
10. का.आ. 409 तारीख 9 फरवरी, 1991 ।
11. का.आ. 464 तारीख 16 फरवरी, 1991।
12. का.आ. 2287 तारीख 7 सितंबर, 1991
13. का.आ. 2740 तारीख 2 नवंबर, 1991 ।
14. सा.का.नि. 677 तारीख 7 दिसंबर, 1991।
15. सा.का.नि. 399 तारीख 1 फरवरी, 1992 ।
16. सा.का.नि. 55 तारीख 15 फरवरी, 1992 ।
17. सा.का.नि. 570 तारीख 19 दिसंबर, 1992 ।
18. का.आ. 258 तारीख 13 फरवरी, 1993 ।
19. का.आ. 1673 तारीख 7 अगस्त, 1993 ।
20. सा.का.नि. 449 तारीख 11 सितंबर, 1993 ।
21. का.आ. 1984 तारीख 25 सितंबर, 1993 ।
22. सा.का.नि. 389(अ) तारीख 18 अप्रैल, 1994 ।
23. का.आ. 1775 तारीख 19 जुलाई, 1997 ।
24. का.आ. 259 तारीख 30 जनवरी, 1999 ।
25. का.आ. 904 (अ) तारीख 30 सितंबर, 2000 ।
26. का.आ. 717 (अ) तारीख 27 जुलाई, 2001 ।
27. सा.का.नि. 75 (अ) तारीख 1 फरवरी, 2002 ।
28. का.आ. 4000 तारीख 28 दिसंबर, 2002 ।
29. का.आ. 860 (अ) तारीख 28 जुलाई, 2003 ।
30. का.आ. 1483 (अ) तारीख 30 दिसंबर, 2003 ।
31. का.आ. 1487 (अ) तारीख 14 अक्टूबर, 2005 ।
32. सा.का.नि. 723 (अ) तारीख 23 नवंबर, 2006 ।
33. का.आ. 1821 (अ) तारीख 25 अक्टूबर, 2007 ।
34. सा.का.नि. 258 (अ) तारीख 31 मार्च, 2008 ।
35. का.आ. 1028 (अ) तारीख 25 अप्रैल, 2008 ।
36. का.आ. 829 (अ) तारीख 12 अप्रैल, 2010 ।
37. सा.का.नि. 176 तारीख 11 जून, 2011 ।
38. सा.का.नि. 928 (अ) तारीख 26 दिसंबर, 2012 ।
39. सा.का.नि. 938 (अ) तारीख 27 दिसंबर, 2012 ।

40. सा.का.नि. 103 (अ) तारीख 21 फरवरी, 2014
41. सा.का.नि. 138 (अ) तारीख 3 मार्च, 2014 ।
42. सा.का.नि. 233 (अ) तारीख 28 मार्च, 2014 ।
43. सा.का.नि. 628 (अ) तारीख 1 सितंबर, 2014 ।
44. सा.का.नि. 232 (अ) तारीख 30 मार्च, 2015 ।
45. सा.का.नि. 962 (अ) तारीख 30 सितंबर, 2016 ।
46. सा.का.नि. 12(अ) तारीख 4 जनवरी, 2019, और
47. सा.का.नि. 673 (अ) तारीख 19 सितंबर, 2019 ।

MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES AND PENSIONS

(Department of Personnel And Training)

NOTIFICATION

New Delhi, the 31st May, 2021

G.S.R. 360(E).—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and, after consultation with the Comptroller and Auditor-General of India in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes following rules further to amend the Central Civil Services (Pension) Rules, 1972 namely:-

1. **Short title and commencement** :- (1) These rules may be called the Central Civil Services (Pension) Amendment Rules, 2020.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Central Civil Services (Pension) Rules 1972 (hereinafter referred to as the said rules), in rule 8, in sub-rule (3A), for clause (a), the following clause shall be substituted, namely:-

“(a) Without prejudice to the provisions of sub-rule (3), no Government servant, who, having worked in any Intelligence or Security-related organisation included in the Second Schedule of the Right to Information Act, 2005 (22 of 2005), shall, without prior clearance from the Head of the Organisation, make any publication after retirement, of any material relating to and including:

- (i) domain of the organisation, including any reference or information about any personnel and his designation, and expertise or knowledge gained by virtue of working in that organisation;
- (ii) sensitive information, the disclosure of which would prejudicially affect the sovereignty and integrity of India, the security, strategic, scientific or economic interests of the State, or relation with a foreign State or which would lead to incitement of an offence.

3B. The Head of the Organisation shall vest with the authority to decide as to whether the proposed material for publication is sensitive or non-sensitive, and whether it falls in the domain of the organization.”;

3. In the said rules, for FORM 26, the following Form shall be substituted, namely:--

“FORM 26

[See sub-rule (3A) of rule 8]

UNDERTAKING

I, _____, who have worked in _____ (Name of organisation), on the post of _____ for the period from _____ to _____, do hereby solemnly declare that, save with the prior approval of the Competent Authority, I shall not publish in any manner, while in service or after retirement, any information or material or knowledge which is related to the domain of the organisation and obtained by virtue of my working in the said organisation. This declaration is notwithstanding my responsibilities and liability, in terms of the relevant conduct rules, pension rules, laws dealing with offences relating to official secrets or national security and the Intelligence Organisations (Restriction of Rights) Act, 1985 (58 of 1985), as the case may be. I further agree that in

the event of any failure of the above undertaking by me, the decision of the Government as to whether it was likely to prejudicially affect the aspects stated above shall be binding on me.

2. I am aware that the pension which may be granted to me after retirement, in terms of the relevant pension rules, can be withheld or withdrawn, in full or part, for any failure of this undertaking given.

Signature of the Government Servant

Place : _____

Date : _____”.

[F.No.27012/2/2007-Estt(A)]

SUJATA CHATURVEDI, Addl. Secy.

Note :- The principal rules were published in the Gazette of India, Part-II, Section 3, Sub-section (i) vide number S. O. 934, dated the 1st April, 1972 and subsequently amended vide notifications number -

1. S.O. 254 dated the 4th February, 1989.
2. S.O. 970 dated the 6th May, 1989.
3. S.O. 2467 dated the 7th October, 1989.
4. S.O. 899 dated the 14th April, 1990.
5. S.O. 1454 dated the 26th May, 1990.
6. S.O. 2329 dated the 8th September, 1990.
7. S.O. 3269 dated the 8th December, 1990.
8. S.O. 3270 dated the 8th December, 1990.
9. S.O. 3273 dated the 8th December, 1990.
10. S.O. 409 dated the 9th February, 1991.
11. S.O. 464 dated the 16th February, 1991.
12. S.O. 2287 dated the 7th September, 1991.
13. S.O. 2740 dated the 2nd November, 1991.
14. G.S.R. 677 dated the 7th December, 1991.
15. G.S.R. 399 dated the 1st February, 1992.
16. G.S.R. 55 dated the 15th February, 1992.
17. G.S.R. 570 dated the 19th December, 1992.
18. S.O. 258 dated the 13th February, 1993.
19. S.O. 1673 dated the 7th August, 1993.
20. G.S.R. 449 dated the 11th September, 1993.
21. S.O. 1984 dated the 25th September, 1993.
22. G.S.R. 389(E) dated the 18th April, 1994.
23. S.O. 1775 dated the 19th July, 1997.
24. S.O. 259 dated the 30th January, 1999.
25. S.O. 904(E) dated the 30th September, 2000.
26. S.O. 717(E) dated the 27th July, 2001.
27. G.S.R. 75(E) dated the 1st February, 2002.
28. S.O. 4000 dated the 28th December, 2002.
29. S.O. 860(E) dated the 28th July, 2003.
30. S.O. 1483(E) dated the 30th December, 2003.
31. S.O. 1487(E) dated the 14th October, 2005.

32. G.S.R. 723(E) dated the 23rd November, 2006.
33. S.O. 1821(E) dated the 25th October, 2007.
34. G.S.R. 258(E) dated the 31st March, 2008.
35. S.O. 1028(E) dated the 25th April, 2008.
36. S.O. 829(E) dated the 12th April, 2010.
37. G.S.R. 176 dated the 11th June, 2011.
38. G.S.R. 928(E) dated the 26th December, 2012.
39. G.S.R. 938(E) dated the 27th December, 2012.
40. G.S.R. 103(E) dated the 21st February, 2014.
41. G.S.R. 138(E) dated the 3rd March, 2014.
42. G.S.R. 233(E) dated the 28th March, 2014.
43. G.S.R. 628(E) dated the 1st September, 2014.
44. G.S.R. 232(E) dated the 30th March, 2015.
45. G.S.R. 962(E) dated the 30th September, 2016.
46. G.S.R. 12(E) dated the 4th January, 2019, and
47. G.S.R. 673(E) dated the 19th September 2019.



सत्यमेव जयते

No. 3(8)/2021-P&PW(H)-7246

भारतसरकार / Government of India

कार्मिक, लोकशिकायत और पेंशन मंत्रालय / Ministry of Personnel, Public Grievances and Pensions

पेंशन और पेंशन भोगी कल्याण विभाग / Department of Pension and Pensioners' Welfare

8 वीं मंजिल, बी-विंग, 8th Floor, B-Wing,
जनपथ भवन, जनपथ, Janpath Bhawan, Janpath,
नई दिल्ली-110001 / New Delhi-110001

Dated: 16th June, 2021

To,

The CMDs /CPPCs of all Pension Disbursing Banks

Subject:-Expeditious settlement of family pension cases by banks.

Sir,

I am directed to say that instances have been brought to the notice of this Department where, on death of a pensioner, the spouse/family members of the deceased pensioner are asked by the Pension Disbursing Banks to submit details and documents, which are otherwise not required for commencement of family pension. This amounts to harassment of the spouse and family members and often leads to avoidable delay in commencement of family pension by the Banks.

2. The spouse/family member, whose name is included in the PPO issued to the deceased pensioner, is required to submit **only** the following details/ documents for commencement of family pension to him/her:

I In cases where the deceased pensioner and spouse were holding a joint account:

- A simple letter/application for commencement of family pension
- Death certificate in respect of the deceased pensioner
- Copy of PPO issued to the pensioner, if available
- Proof of age/date of birth of the applicant

The spouse/family member is not required to submit the details in Form 14 to the Bank for commencement of family pension.

II In cases where the spouse did not have the joint account with the deceased pensioner;

- Application in Form 14 bearing the signatures of two witnesses
- Death certificate in respect of the deceased pensioner

- Copy of PPO issued to the pensioner, if available
- Proof of age/date of birth of the applicant

Form 14 is not required to be attested by a Gazetted officer, etc. The paying bank will identify the spouse/family member based on the information given in the PPO and its own "Know Your Customer" procedures.

III In cases where, on death of the pensioner and spouse, family pension has to pass over to another family member;

- If the other family member has been co-authorized for family pension in the PPO, the same procedure as in sub-para II above shall be followed.
- If the name of the other family member is not included in the PPO, he/she may be advised to approach the office which the Government servant/pensioner last served, for issue of a fresh PPO.

3. You are requested to issue suitable instructions to the CPPC(s) and the pension paying branches of your Bank to obtain only the minimum essential details/documents, as mentioned above, from the claimants of family pension, and to ensure that they are not subjected to any harassment by seeking unnecessary details and documents. **The details of family members, other than the Applicant, are not relevant for commencement of family pension by the bank and the same should not, therefore, be sought from the Applicant under any circumstances.**

4. A half-yearly statement on the progress of sanction of family pension may be submitted to this Department latest by 15th of October and 15th of April, in the enclosed format.

5. This may be treated as **MOST URGENT**.



(Naresh Bhardwaj)
Deputy Secretary to the Government of India
Tel No:- 23350020

Copy to:

Secretary, Department of Financial Services for kind information.

Statement for the period from 1st April to 30thSeptember / 1st October.... to 31st March, /

No. of Family Pension claims brought forward	No. of Family Pension claims received during last six months	No. of cases in which family pension commenced during last six months in				No of family pension cases pending for				
		Less than one month	1-3 months	3-6 months	6-9 months	9-12 months	1-3 months	3-6 months	6-12 months	More than one year

In cases where family pension has been sanctioned after one month and the cases which are pending for more than one month, the reasons for the delay and remedial action taken to avoid delays in future may also please be indicated in the statement.

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F. No. 1/24/2019-P&PW (E)
Government of India
Ministry of Personnel, Public Grievances & Pensions
Department of Pension & Pensioners' Welfare
(Desk-E)

3rd Floor, Lok Nayak Bhawan,
Khan Market, New Delhi
Dated 16th June, 2021

OFFICE MEMORANDUM

Subject: Suspension of family pension to a person charged with the offence of murdering or abetting in the murder of the Government servant— Allowing family pension to other eligible family member.

In accordance with sub-rule (11-C) of rule 54 of the Central Civil Services (Pension) Rules, 1972, if a person, who is eligible to receive family pension on death of a Government servant or a pensioner, is charged with the offence of murdering the Government servant/pensioner or for abetting in the commission of such an offence, the payment of family pension remains suspended till the conclusion of the criminal proceedings instituted in this regard. In that case, family pension is neither paid to the person who is charged with the offence nor to any other eligible member of the family till the conclusion of the said criminal proceedings. If on conclusion of the criminal proceedings, the person concerned is convicted for the murder or abetting in the murder of the Government servant, he/she is debarred from receiving the family pension. In that case, the family pension becomes payable to other eligible member of the family, from the date of death of the Government servant. If, however, the person concerned is subsequently acquitted of the charge, the family pension becomes payable to that person from the date of death of the Government servant.

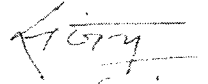
2. The above provisions have been reviewed in consultation with Department of Legal Affairs. Denying the payment of family pension to any other member of the family (e.g. dependent children, parents, etc.), who is not charged with the offence, till the conclusion of criminal proceedings is not considered justified, as finalisation of the criminal proceeding may take a long time and the eligible children/parents of the deceased may suffer for want of financial support by way of family pension.

3. It has, accordingly, been decided that in cases where a person eligible to receive family pension is charged with the offence of murdering the Government servant or for abetting in the commission of such an offence and the payment of family pension to him/her remains suspended under Rule 54(11-C) of CCS (Pension) Rules, 1972, family pension may be allowed to other eligible member of the family till the conclusion of the criminal proceedings in this regard. If the spouse of the Government servant is charged with the offence of murdering the Government servant or for abetting in the commission of such an offence and the other eligible family member is a minor child of the deceased Government servant, the family pension to such minor child shall be payable through a duly appointed guardian, and the mother or father of the minor child (who is charged with the offence) shall not act as guardian for the purpose of drawal of family pension.

4. If the concerned person is subsequently acquitted of the charge, the family pension shall become payable to that person from the date of such acquittal and the family pension to other member of the family shall be discontinued from that date.

5. This will take effect from the date of issue of this Office Memorandum. In the cases where the payment of family pension has been suspended as per the provisions of Rule 54 (11-C) of CCS (Pension) Rules, 1972, before the issue of this Office Memorandum, the arrears of family pension accruing from the date following the date of death Govt. Servant/Pensioner, shall also be paid to the other eligible family member of the Govt. Servant/Pensioner.

6. The provisions of Rule 54(11-C) of CCS (Pension) Rules, 1972, shall stand amended to the extent mentioned above. Formal amendment to the Central Civil Services (Pension) Rules, 1972 shall be notified separately.



(Sanjoy Shankar)
Deputy Secretary to the Government of India
Ph. 24644632

1. All Ministries/Departments of the Government of India
2. President's Secretariat
3. Vice President's Secretariat
4. Prime Minister's Office
5. Comptroller & Auditor General of India
6. Cabinet Secretariat
7. Union Public Service Commission
8. NIC for uploading in the Website

3


सत्यमेव जयते

भारत का राजपत्र

The Gazette of India

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असाधारण
EXTRAORDINARY

भाग II—खण्ड 3—उप-खण्ड (i)
PART II—Section 3—Sub-section (i)

प्राधिकार से प्रकाशित
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कार्मिक, लोक शिकायत और पेंशन मंत्रालय

(कार्मिक और प्रशिक्षण विभाग)

अधिसूचना

नई दिल्ली, 4 मई, 2021

सा.का.नि. 319(अ).—केन्द्रीय सरकार, सूचना का अधिकार अधिनियम, 2005 (2005 का 22) की धारा 24 की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उक्त अधिनियम की दूसरी अनुसूची में निम्नलिखित और संशोधन करती है, अर्थात् :-

सूचना का अधिकार अधिनियम, 2005 की दूसरी अनुसूची में,--

(i) क्रम संख्यांक 2 और उससे संबंधित प्रविष्टियों के स्थान पर निम्नलिखित रखा जाएगा, अर्थात् :-

"2. अनुसंधान और विश्लेषण खंड जिसके अंतर्गत उसका तकनीकी खंड अर्थात् मंत्रिमंडल सचिवालय का विमानन अनुसंधान केन्द्र भी है।";

(ii) क्रम संख्यांक 7 और उससे संबंधित प्रविष्टियों का लोप किया जाएगा;

(iii) क्रम संख्यांक 8 के हिन्दी पाठ में संशोधन की आवश्यकता नहीं है।

[फा.सं.1/1/2020-आईआर- II]

रश्मि चौधरी, अपर सचिव

टिप्पण : सूचना का अधिकार अधिनियम, 2005 की दूसरी अनुसूची का निम्नलिखित अधिसूचना संख्यांक द्वारा संशोधन किया गया था:--

- (i) सा.का.नि.सं. 347 तारीख 28 सितम्बर, 2005;
- (ii) सा.का.नि.सं. 235(अ), तारीख 28 मार्च, 2008;
- (iii) सा.का.नि.सं.726(अ), तारीख 8 अक्तूबर, 2008;
- (iv) सा.का.नि.सं. 442(अ), तारीख 9 जून, 2011; और
- (v) सा.का.नि.सं. 673(अ), तारीख 8 जुलाई, 2016।

MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES AND PENSIONS

(Department of Personnel and Training)

NOTIFICATION

New Delhi, the 4th May, 2021

G.S.R. 319(E).—In exercise of powers conferred by sub-section (2) of Section 24 of the Right to Information Act, 2005 (22 of 2005), the Central Government hereby makes the following further amendment in the Second Schedule to the said Act, namely: —

In the Second Schedule to the Right to Information Act, 2005, -

- (i) for serial number 2 and the entries relating thereto, the following shall be substituted, namely: -
“2. Research and Analysis Wing including its technical wing namely, the Aviation Research Centre of the Cabinet Secretariat.”;
- (ii) serial number 7 and the entries relating thereto shall be omitted;
- (iii) in serial number 8 for the word “Prontier”, the word “Frontier” shall be substituted.

[F. No. 1/1/2020-IR II]

RASHMI CHOWDHARY, Addl. Secy.

Note:- The second Schedule to the Right to Information Act, 2005 was amended *vide* notification numbers -

- (i) G.S.R. No. 347, dated the 28th day of September, 2005.
- (ii) G.S.R. No. 235(E), dated the 28th day of March, 2008;
- (iii) G.S.R. No. 726(E), dated the 8th October, 2008;
- (iv) G.S.R. No. 442(E), dated the 9th June, 2011; and
- (v) G.S.R. No. 673(E), dated the 8th July, 2016.