ABOUT THIS BOOK

Part I: PENSION
Judicial intervention by Supreme Court on Pension matters - Right to receive pension - Eligibility for Family Pension to all those who retired prior to 1-1-1964 - Restoration of commuted portion of pension after 15 years - Restoration of 1/3rd commuted portion of pension of PSU Absorbees - Influence of Nakra Judgment on Pension Scheme, Retirement benefits - both Pension & Family Pension and modifications thereto under successive Central Pay Commissions up to VI CPC - Revision of Pension & Family Pension under the Liberated Pension Scheme 1979 and in terms of the recommendations of IV, V and VI CPCs with examples - Forums available for pensioners for redressal of grievances including Pensioners’ Portal, Important Court verdicts, Payment of Pension through POs and PS Banks, Forms required by Pensioners including certificates to be submitted, Pay Scales under III, IV, V and VI CPCs and DR rates - Retirement benefits other than pension and New Pension Scheme-2004.

Part II: CGHS

Part III:
List of empanelled Private Hospitals/Diagnostic Centres under CGHS in Bangalore.

Part IV: BSNL
CDA Pay Scales as on 1.1.1996, BSNL Pay Scales w.e.f. 1.10.2000 and revised Pay Scales w.e.f. 1.1.2007, BSNL Pension Scheme w.e.f. 1.10.2000, Revision of Pension w.e.f. 1.1.2007, IDA rates.

Part V: BSNL MRS
BSNL Medical Reimbursement Scheme with extracts of relevant orders.

Part VI: LIVING WELL & LEAVING WELL
A Write-up on ‘Geriatric diseases’ and ‘Writing of Will’ by Dr. V.S. Natarajan, MD, FRCP (Edin), the renowned Geriatrician of Chennai - Food/Vitamin requirements in old age, Protections and Concessions for Senior Citizens - Income Tax matters.
About the Publishers:

KARNATAKA POSTS AND TELECOMMUNICATIONS PENSIONERS’ ASSOCIATION (R)

1397, 23rd Main, BSK 2nd Stage, Bangalore- 560 070 Ph: 26716198

A few retirees of the Railway Mail Service (RMS) wing of the P&T Department were meeting regularly in a ‘Get-together’ of informal nature on every New Year Day, i.e., on the first day of January from 1986. A decision was taken in the ‘Get-together’ in 1994 to form formally the ‘RMS Pensioners’ Association, Karnataka State’. The name of the association was changed to Karnataka Posts and Telecommunications Pensioners’ Association in 1996. Apart from retirees of the P&T Department, the Association also enrolls retirees of other Central Govt. Departments as associate members. In the event of death of a life member, his/her spouse becomes automatically life member without any payment. The life membership fee of the Association is Rs. 500 + Rs. 10/- as admission fee. The Association publishes a monthly journal titled as “Pensioners’ Champion”, for which annual subscription is separately collected.

The Association has constructed a two storied building in Telecom Lay Out, off BIAL (New Airport) Road, Bangalore which has been named as “Pensioners’ Bhavan”. The foundation stone for the building was laid by Justice Sri M.N. Venkatachalaiah, Retd. Chief Justice, Supreme Court of India and the building was opened by Justice Sri N. Santosh Hegde, Retd. Judge of the Supreme Court. The Association’s another Office functions from the new building between 9.30 a.m. and 1.00 p.m. on Mondays, Wednesdays and Fridays with a Manager as in charge. The Executive Committee of the Association meets on second Saturday of every month in the new building.

Our Association prepared a memorandum on pension matters and submitted the same to V CPC on 12.7.1994. The draft of the “Common Memorandum of Pensioners” to be submitted to the VI CPC was initially prepared by our Association on behalf of the Coordination Committee of Central Government Pensioners’ Associations (CCCGPA), Karnataka. The draft was discussed and adopted in a meeting of representatives of leading Pensioners’ Associations and Federation of Pensioners’ Associations held in Bangalore on 15th October 2006 under the aegis of “Pensioners one Memorandum Steering Committee”. The CCCGPA, Karnataka had the unique privilege of getting the facility of oral hearing by VI CPC during their visit to Bangalore on 8.5.2007.

The Association was nominated by the President of India as one of the twelve Non-official members of the Standing Committee of Voluntary Agencies (SCOVA), attached to the Dept. of P&PW, for a period of three years from 2005 to 2008. The Association has again been included in the reconstituted SCOVA as one of the members of the “Rotating Group” for a term of two years vide DoP & PW O.M. dated 18.7.2013.

COORDINATION COMMITTEE OF CENTRAL GOVERNMENT PENSIONERS’ ASSOCIATIONS, KARNATAKA (R) (CCCGPA)

Started on the initiative of Karnataka Posts and Telecommunications Pensioners’ Association in the year 1998, the CCCGPA has the under mentioned Associations as its affiliates.

1. Karnataka P&T Pensioners’ Assn., Bg.
2. Railway Pensioners’ Association, Bg.
3. Retired Railway Officers’ Association, Bg.
12. Karnataka IA & AD Pensioners’ Association, Bg.
13. BSNL Pensioners’ Association, Bg.
15. The Dakshina Kannada P&T Pensioners’ Association, Mangalore.
16. Udupi District P&T Pensioners’ Association, Udupi
17. All India Central Govt. Pensioners’ Association, Bijapur
18. All India Central Govt. Pensioners’ Association, Dharwad
20. Posts and RMS Pensioners’ Welfare Assn., Gulbarga

CCCGPA was nominated by the President of India as one of the twelve Non-Official Members of the Standing Committee of Voluntary Agencies (SCOVA), attached to the Dept. of P&PW, GoI, for a period of two years in 1999 and for a further period of two years from 2001.

Karnataka P&T Pensioners’ Association has been identified by Govt. of India (DoP & PW) for being associated with the implementation of the web-based “Pensioners’ Portal”, a Mission Mode Project under the National e-Governance Plan.
PREFACE TO THE 8TH EDITION

The 8th edition of our publication is being brought out revising and updating it up to June 2013.

Pension Portion includes all changes in the Pension Scheme up to VI CPC. Sub section containing ‘Modification to retirement benefits under VI CPC’ has got integrated. A new section containing the method prescribed for revision of pension and family pension from III CPC to VI CPC with examples has now been added. Similarly, updating of pension of PSU/ABU absorbnees including the method prescribed has been furnished with examples under a separate section.

Package rates under CGHS have not been printed as there are three rates (i) 2007 rates (ii) 2010 Non-NABH/NON NABL rates and (iii) 2010 NABH/NABL rates.

BSNL portions – both Pension and BSNL MRS - have also got updated with all changes up to June 2013.

The book is intended to serve as a guide. We do not claim that information published in it is completely accurate, though all attempts have been made by us to ensure its accuracy. Readers may consult the official circulars/publications of the concerned departments before taking any action – legal or any other type - in pursuance of what is furnished in this book.

Information on detection of any error, suggestion on rectification of any error and improvement of the publication will be most welcome and gratefully acknowledged.

I would like to keep on record the help rendered to me by Sri K.B.Krishna Rao and Sri B.L.Channappa, both Members of the Executive Committee of our Association and Sri A.Ramamurthy, Member of our Association, who had major role in re-editing this book. Sri B.Sadashiva Rao, President, Sri M.Ramiah, Vice President and Sri S.M.Vittal Rao, Treasurer of our Association were also helpful in bringing out this publication.

The Association acknowledges with thanks the services rendered by Smt. Rama and Sri Achyuta of Omkar-Hi-Prints in printing this book.

N. BHASKARAN
Secretary
On behalf of Karnataka Posts and Telecommunications Pensioners’ Association (K P&T PA)
Profile of Hon'ble Mr. Justice Y.V. Chandrachud

Chief Architect of 'Magna Carta of Pensioners'

Mr. Yeshwant Vishnu Chandrachud, was born in Poona on 12th July 1920. He passed the LLB examination of the University of Bombay (Law College, Poona) was First in First Class, was enrolled as an advocate of Bombay High Court in 1942 and became judge of Bombay High Court in 1961. He was appointed Judge of the Supreme Court on 28th August, 1972, appointed as Chief Justice of India on 22nd February, 1978 and retired on 11th July 1985 and is credited as the Chief Justice in India's history having the longest tenure of 7 years and 4 months. He breathed his last on 14th July, 2008.

Justice Chandrachud was a rare combination of unquestionable integrity, erudition and friendliness, who earned respect from all who interacted with him. He was a custodian of law 'par excellence,' who always stood for common man’s safety and rights and committed to human values. He advocated use of law as a tool of social engineering. He was responsible for pronouncing a large number of landmark and notable judgments having far-reaching implications and made rich and everlasting contribution to the legal history of the Supreme Court. As Chief Justice, he presided over the Five Member Bench, which dealt with the famous Writ Petition filed by ‘Nakra & Others,’ the judgment in respect of which was delivered on 17th December 1982 by Hon’ble Mr. Justice D.A.Desai on behalf of the Bench.

Other noteworthy judgments to his credit are:

i) The Shah Bano Begum case, in which the right of divorced Muslim woman to get maintenance under Section 125 of Cr. P.C. was upheld.

ii) The Keshavananda Bharati case, in which he held, “if the State fails to create conditions in which the fundamental freedoms could be enjoyed by all, the freedom of the few will be at the mercy of the many and then all freedoms will vanish.”

iii) In the Minerva Mills case, he said; “Constitution is a precious heritage and you cannot destroy its identity. The harmony and balance between Fundamental Rights and Directive Principles is an essential feature of the basic structure of the Constitution.”

iv) In the Maneka Gandhi case, he held that “Indian citizens are entitled to exercise right to free speech and expression, wherever they choose, regardless of geographical limitations and Constitution does not confer any power to the Executive to prevent the exercise of such a right on foreign soil.”

The pensioner-community will ever remain grateful to him for the declaration in the ‘Nakra & Others’ judgment with regard to ‘classification of pensioners based on the date of their retirement’ as violative of Art. 14 of the Constitution.

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* Please refer pages 75, 76 & 77
March 15, 2010

Dear Shri Bhaskaran,

I have received a copy of the Compendium on Pension etc., you have sent me. I find that the book is very informative and contains information about government policy on pension and relevant government orders on the subject, particularly in the context of Sixth Pay Commission recommendations. The book will be a very useful reference material for the pensioners as also those who are retiring.

2. I appreciate the pains you would have taken to bring out the latest edition. I am sure that Karnataka P&T Pensioners' Association will continue with the good work they are doing for the welfare of the pensioners.

With regards,

Yours sincerely,

(Ramesh C. Misra)

Shri N. Bhaskaran,
Secretary
Karnataka P&T Pensioner Association,
1397, 23rd Main,
BSK 2nd Stage,
Bangalore-560 070


* D.O. letter received in connection with 3rd Edition.
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SECTION - 1A

RIGHT TO RECEIVE PENSION

Pension is property under Article 31(1) of the Constitution and by mere Executive Order, the State had no power to withhold the same

(Extracts from the Judgment delivered by Supreme Court on 4.5.1971 in Writ Petition No. 217/1968-Deokinandan Prasad, Dy. Inspector of Schools, a Member of Education Department Vs. State of Bihar)

"We are not inclined to accept the contention of the Learned Counsel for the respondents. By a reference to the material provisions in the Pension Rules, we have already indicated that the grant of pension does not depend upon an Order being passed by the authorities to that effect. For the purposes of quantifying the amount having regard to the period of service and other allied matters, it may be necessary for the authorities to pass an Order to that effect, but the right to receive pension flows to an Officer not because of the said Order but by virtue of the Rules. The Rules, we have already pointed out, clearly recognise the right of persons like the petitioner to receive pension under the circumstances mentioned therein.

The question whether the pension granted to a public servant is property attracting Art. 31(1) came up for consideration before the Punjab High Court in Bhagwant Singh v. Union of India. It was held that such a right constitutes "property" and any interference will be a breach of Art. 31(1) of the Constitution. It was further held that the State cannot by an Executive Order curtail or abolish altogether the right of the public servant to receive pension. This decision was given by a Learned Single Judge. This decision was taken up in Letters Patent Appeal by the Union of India. The Letters Patent Bench in its decision in Union of India v. Bhagwant Singh approved the decision of the Learned Single Judge. The Letters Patent Bench held that the pension granted to a public servant on his retirement is "property" within the meaning of Art. 31(1) of the Constitution and he could be deprived of the same only by an authority of law and that pension does not cease to be property on the mere denial or cancellation of it. It was further held that character of pension
as "property" cannot possibly undergo such mutation at the whim of a particular person or authority.

The matter again came up before a Full Bench of the Punjab and Haryana High Court in K.R. Erry v. the State of Punjab. The High Court had to consider the nature of the right of an Officer to get pension. The majority quoted with approval, the principles laid down in the two earlier decisions of the same High Court, referred to above and held that the pension is not to be treated as a bounty payable on the sweet will and pleasure of the Government and that the right to superannuation pension including its amount is a valuable right vesting in a Government servant.

* * *

"But we agree with the view of the majority when it has approved its earlier decision that pension is not a bounty payable on the sweet will and pleasure of the Government and that, on the other hand, the right to pension is a valuable right vesting in a Government servant. This Court in State of Madhya Pradesh v. Ranojirao Shinde and another had to consider the question whether a "cash grant" is "property" within the meaning of that expression in Articles 19 (1) (f) and 31 (1) of the Constitution. This Court held that it was property, observing "it is obvious that a right to sum of money is property."

Having due regard to the above decisions, we are of the opinion that the right of the petitioner to receive pension is property under Art. 31 (1) and by a mere Executive Order, the State had no power to withhold the same. Similarly, the said claim is also property under Art. 19(1) (f) and it is not saved by Sub-Article (5) of Art. 19. Therefore, it follows that the Order dated June 12, 1968 denying the petitioner right to receive pension affects the Fundamental Right of the petitioner under Articles 19(1) (f) and 31(1) of the Constitution and as such, the Writ Petition under Art. 32 is maintainable. It may be that under the Pension Act (Act 23 of 1871) there is a bar against a Civil Court entertaining any suit relating to the matters mentioned therein. That does not stand in the way of a Writ of Mandamus being issued to the State to properly consider the claim of the petitioner for payment of pension according to law".

SECTION 1 B

THE "MAGNA CARTA" OF PENSIONERS

The famous Judgment delivered on 17.12.1982 by the Supreme Court provided a rich legacy for the Pensioner community. Pensioners are grateful to the petitioners for their unique initiative in directly approaching the Supreme Court and for the pro-active role adopted by the Hon'ble Judges constituting the Bench in delivering the landmark Judgment. Pensioners Associations quoted extensively the declarations contained in the Judgment in support of the demands submitted before Pay Commissions. The dynamic role pursued by successive Pay Commissions in submitting their recommendations and the benevolent attitude of Administrators in charge of implementing the recommendations improved the lot of Pensioners. There were three petitioners in the legal battle - Sri D.S.Nakra, a Civil Servant, who retired on superannuation as Financial Advisor to the Defence Ministry, Rear Admiral Satyendra Singh, who retired from the Armed Forces and 'Common Cause', a Society registered under the Societies Registration Act, 1860 formed to ventilate the legitimate public problems. The last one joined the legal battle for espousing the cause of Pensioners all over the country. The case treated as Writ Petition Nos. 5939-41 under Article 32 of the Constitution of India, known as D.S. Nakra others Vs. Union of India, was heard by a Five Member Bench consisting of Hon'ble Chief Justice Mr. Y.V. Chandrachud, Hon'ble Justice Mr. V.D. Tulzapurkar, Hon'ble Justice Mr. D.A. Desai, Hon'ble Justice Mr. O. Chinnappa Reddy and Hon'ble Justice Mr. Baharul Islam. It will be of interest now to recall the back ground on which the legal battle was fought.

1. THE BACK GROUND

1.1 The 1st CPC (1946-47) recommended that the age of retirement for future retirees should be uniformly 58 years for all services and the scale of Pension should be 1/80 of the emoluments for each year of service, subject to a limit of 35/80 with a ceiling of Rs. 8,000/- per year for 35 years of service, which the Government, while accepting the recommendation raised to Rs. 8,100/- per year, which would earn
a monthly Pension of Rs. 675 at the maximum. The II CPC (1957-59) did not recommend any improvement in the Pension Scheme. The Administrative Reforms Commission (ARC) constituted in 1959 took note of the fact that the cost of living had shot up and recommended that the quantum of Pension may be raised to 3/6 of the emoluments of the last three years of service and the ceiling for Pension should be raised from Rs. 675 p.m. to Rs. 1000/- p.m. Before the Government could take a decision on the recommendations of the ARC, the III CPC was constituted. The III CPC (1970-73) also did not examine the question of relief to past Pensioners, as their terms of reference did not include the case of past Pensioners. On the basis of its recommendation, the Government took decision to change the rate of Pension to 66/160 (i.e., for a maximum of 33 years of service) of average emoluments of 36 months and raised ceiling of maximum Pension from Rs.675/- p.m. to Rs.1,000/- p.m. From 29-2-1976, Government changed the period for calculation of average emoluments from 36 months to 10 months.

1.2. The Ministry of Finance of GoI issued a Notification on 25th May, 1979 under No.F 19(3) EV 79, introducing a new Pension Scheme, whereby the formula for computation of Pension was liberalized, but made it applicable to Government servants who were in service on March 31, 1979 and retire from service on or after that date. The Liberalisation Scheme was made applicable to Armed Forces personnel with effect from 1-4-1979 through a Notification issued on 28th September 1979 bearing No. B/40725/A/PS4-C/1816/AD (Pension/Services) of Ministry of Defence. Under the Liberalised Pension Scheme, a slab system was introduced for calculation of monthly Pension according to which a Pensioner was to get (i) 50% for the first Rs. 1,000/- of average emoluments (ii) 45% for the next Rs. 500 of average emoluments and (iii) 40% of balance of average emoluments. The ceiling on maximum Pension was also raised from Rs.1,000/- to Rs.1,500/-. 

1.3. Having retired under II CPC in 1972, both Sri D.S.Nakra and Sri Satyendra Singh were getting the maximum Pension of Rs.675 p.m. With the scheme of sanction of relief on Pension from time to time after retirement, Sri Nakra and Rear Admiral (Retd.) Sri Satyendra Singh were getting a total Pension (basic Pension plus relief on basic Pension) of Rs.935/- and Rs.981/- respectively at the time of introduction of Liberalisation of Pension Formula. Being aggrieved at the action of the Government in not making applicable to past retirees (i) the slab system (ii) the ceiling on maximum Pension (both introduced under new scheme) and (iii) the benefit of taking emoluments drawn during last 10 months' service in place of last 36 months' service for calculation of average emoluments introduced from 29-2-1976, the two retirees under reference along with ‘Common Cause’ approached the Supreme Court in 1979 with Writ Petition (Nos. 5939-41 of 1980) under Article 32 of the Constitution of India. Their contention was that Pensioners should not be classified based on the date of their retirement and any scheme for improvement in the retirement benefits after their retirement should be made applicable to them also. They filed the Writ Petition with a request to declare the action of the Government as being violative of Article 14 of the Constitution. The Five-Member Bench constituted for the purpose was presided over by Hon'ble the Chief Justice Mr. Y.V.Chandrachud and the Judgment running into 64 paras was delivered on 17th December 1982 by Hon'ble Justice Mr. D.A.Desai on behalf of the Bench. Some of the comments made by the Supreme Court in its Judgment are worth reproducing.

2. THE NAKRA JUDGMENT

2.1. Absence of any criterion for classification

Para 12.7: “The classification must not be arbitrary, but must be rational, that is to say, it must not only be based on some qualities or characteristics, which are to be found in all the persons grouped together and not in others who are left out, but those qualities or characteristics must have reasonable relation to the object of the legislation. In order to pass the test, two conditions must be fulfilled, namely, (1) that the classification must be founded on an intelligible differentia which distinguishes those that are grouped together from others and (2) that differentia must have a rational relation to the object to be achieved by the Act”.

Para 17: “The basic contention as hereinbefore noticed is that the Pensioners for the purpose of receiving Pension form a class and there is no criterion on which classification of Pensioners retiring prior to specified date and retiring subsequent to that date can provide a rational principle correlated to object, viz., object underlying payment of Pensions. ….”

2.2 Reasons underlying grant of Pension

Para 27: “…The reasons underlying the grant of Pension vary from country to country and from scheme to scheme. But broadly
stated they are (i) as compensation to former members of the Armed Forces or their dependents for old age, disability, or death (usually from service causes) (ii) as old age retirement or disability benefits for civilian employees and (iii) as social security payments for the aged, disabled, or deceased citizens made in accordance with the rules governing social service programmes of the country. Pensions under the first head are of great antiquity. Under the second head, they have been in force in one form or another in some countries for over a century, but those coming under the third head are relatively of recent origin, though they are of the greatest great magnitude.

Para 31: “From the discussion three things emerge (i) that Pension is neither a bounty nor a matter of grace depending upon the sweet will of the employer and that it creates a vested right subject to 1972 Rules which are statutory in character, because they are enacted in exercise of powers conferred by the Proviso to Art. 309 and Clause (5) of Art. 148 of the Constitution; (ii) that Pension is not an ex-gratia payment, but it is a payment for the past service rendered; and (iii) it is a social welfare measure rendering socio-economic justice to those who in the heyday of their life ceaselessly toiled for the employer on an assurance that in their old age, they would not be left in the lurch.

2.3 Quantum and compensation for price rise

Para 26: “.. A Pension scheme consistent with available resources, must provide that the Pensioner would be able to live (i) free from want and with decency, independence and self-respect (ii) at a standard equivalent at the pre-retirement level…"

Para 39: “...Those who rendered the same service earned less Pension and are exposed to the vagaries of rising prices consequent upon the inflationary inputs. If, therefore, those who are to retire subsequent to the specified date would feel the pangs in their old age, of lack of adequate security, by what stretch of imagination the same can be denied to those who retired earlier with lower emoluments and yet are exposed to the vagaries of the rising prices and the falling purchasing power of the rupee? ...."

2.4. Updating of Pensions based on revision of pay scales

Para 46: “... Revised pay scales are introduced from a certain date. All existing employees are brought on to the revised scales by adopting a theory of fitments and increments for past service. In other words, benefit of revised scale is not limited to those who enter service subsequent to the date fixed for introducing revised scales, but the benefit is extended to all those in service prior to that date. This is just and fair. Now, if Pension, as we view it, is some kind of retirement wages for past service, can it be denied to those who retired earlier, revised retirement benefit being available to future retirees only? Therefore, there is no substance in the contention that the Court, by its approach, would be making the scheme retroactive, because it is implicit in the theory of wages”.

2.5. Benefits not to be denied because of lack of precedent

Para 41: “The last submission, the absence of precedent need not deter us for a moment. Every new norm of socio-economic justice, every new measure of social justice, commenced for the first time at some point of history. If at that time it is rejected as being without a precedent, the law as an instrument of social engineering would have long since been dead and no tears would have been shed. Over emphasis on precedent furnishes an insurmountable road block to the onward march towards promised millennium. An over emphasis of precedents is the bane of our system which is slowly getting stagnant, stratified and atrophied. Therefore, absence of a precedent on this point need not deter us at all. We are all the more happy for the chance of scribbling on a clean slate."

2.6. Striking down the relevant portion of the Order

Para 64: “...With the expanding horizons of socio economic justice, the Socialist Republic and Welfare State, which we endeavour to set up and largely influenced by the fact that the old man who retired, when emoluments were comparatively low and are exposed to vagaries of continuously rising prices, the falling value of the rupee consequent upon inflationary inputs, we are satisfied that by introducing an arbitrary eligibility criteria: ‘being in service and retiring subsequent to the specified date’ for being eligible for the Liberalised Pension Scheme and thereby dividing a homogeneous class, the classification being not based on any discernible rational principle and having been found wholly unrelated to the objects sought to be achieved by grant of Liberalised Pension and the eligibility criteria devised being thoroughly arbitrary, we are of the view that the eligibility for
Liberalised Pension Scheme of ‘being in service on the specified date and retiring subsequent to that date’ in the impugned memoranda violates Art. 14 and is unconstitutional and is struck down with this specification that the date mentioned therein will be relevant as being one from which the Liberalised Pension Schemes becomes operative to all Pensioners governed by 1972 Rules, irrespective of the date of retirement. Omitting the unconstitutional part, it is declared that all Pensioners governed by the 1972 Rules and Army Pension Regulations shall be entitled to Pension as computed under the Liberalized Pension Scheme from the specified date irrespective of the date of retirement. Arrears of Pensions prior to the specified date as per fresh computation is not admissible. Let a writ to that effect be issued. But in the circumstances of the case, there will be no Order as to costs”.

3. INFLUENCE OF NAKRA JUDGMENT ON PAY COMMISSIONS

3.1. IV CPC (1983-86)

After the Judgment of Supreme Court, for the first time, Pension structure (implying also inclusion of compensation for erosion in the real value of Pensions – i.e., Dearness Relief) for past Pensioners was included in the terms of reference to a Pay Commission. The terms of reference to IV CPC were amended by Govt. of India by a Resolution in November 1985 for the purpose of including the case of past Pensioners.

3.2. Recommendations on Pension and Compensation for price rise

Para 2.3: “...Pension is not by way of charity or an ex-gratia payment, or a purely social welfare measure, but may fairly be said to be in the nature of a ‘right’ which is enforceable by law. That, in fact, is now beyond controversy by virtue of the law declared by the Supreme Court in Deokinandan Prasad v. State of Bihar and others that “Pension is not a bounty payable on the sweet-will and pleasure of the Government and that, on the other hand, right to Pension is a valuable right vesting in the Government servant”. Their Lordships further declared that the right to receive Pension “is property under Article 31(1) and by mere Executive Order, the State had no power to withhold the same”. And also, that the claim for Pension “is also property under Article 19 (1)(f) and it is not saved by Sub-Article of Article 19”. Reference in this connection may also be made to the decisions in State of Punjab and another v. Iqbal Singh and D.S. Nakra and others v. Union of India. But even though the high pedestal on which Pensions stand has been supplied by pronouncements of Supreme Court, we are constrained to say that no really useful definition of Pension has been provided by law”.

Para 2.43: “... It has been declared to be the law of the land in Nakra’s case that Pensioners form a class by themselves and this class is not divisible for purposes of entitlement and payment of Pension to those who retire ‘before’ and those who retire ‘after’ a certain date arbitrarily fixed for the purpose...

Para 2.41: Traditionally, Pensions were unalterable, but that was because the value of money was stable. Now that this has ceased to be so, a serious question for consideration is whether Pensions should be adjusted in line with rise in cost of living, or inflation. It has to be appreciated that while a Pensioner and incumbent employee both suffer from erosion of the real value of his income, the Pensioner is less equipped to find a remedy because of his age and other disabilities to make good the deficit. ...

Para 11.7: At present, the Dearness Relief payable to Pensioners has no relation to the compensation for price rise which was admissible to them while they were in service. The relief is also subject to a ceiling of Rs. 12.50 for every increase of 8 points in the 12-monthly average index which becomes applicable to all Pensioners drawing Pension above Rs. 500 per mensem. We are also of the view that the Pensioners also need to be given relief against price rise as a regular arrangement. We accordingly recommend that the Dearness Relief in future should provide full neutralization upto Rs. 1,750 per mensem, 75% to those getting Pension between Rs.1,751 and Rs. 3,000 and 65% to those getting Pension above Rs. 3,000 subject to marginal adjustments....”

3.2 Decision of Government

3.2.1. On Pension - Change in basic Pension for the first time

(i) Discontinuing the slab system introduced under the Liberalised Pension Formula and giving the benefit of recalculation of Pension at 50% of average emoluments
for 10 months in accordance with Nakra Judgment for those who retired prior to 1-1-1986

(ii) Consolidating Pensions/Family Pensions of all Pensioners including in respect of those at serial (i) above by adding together Pension and DR. All pre 1986 Pensioners, depending upon their date of retirement, Pension and option for merger of DA with pay, were granted additional relief at different percentages of their Pension plus DR subject to a minimum amount ranging at the minimum of Rs.50/- and maximum of Rs.175. In the process, the fitment benefit was at varying degrees.

3.2.2. On Compensation for price rise –
Introduction of scheme of Dearness Relief

Instead of sanctioning adhoc relief only, which was in existence since 1958, the scheme was rationalised, with effect from 1-1-1986, by granting 50% of the slabs in DA sanctioned to serving employees.

4. V CPC (1994-97)

Though the Government did not include the case of past Pensioners in the terms of reference to V CPC, the Commission as per paras 127.1 and 137.1 of their Report, interpreted the word 'Pensioners', in the terms of reference to include 'past Pensioners' also, since, as stated by them, Pensioners - both past and future - are a homogeneous class.

4.1. Recommendations on Pension and Compensation for price rise

Para 137.20: “We have no hesitation in conceding the argument advanced by Pensioners that they should receive a Pension at least based on the minimum pay of the post as revised by V CPC in the same way as an employee normally gets the minimum revised pay of the post he holds. We recommend acceptance of this principle which is based on reasonable considerations”.

Para 137.21: “The Commission has decided to enunciate a principle for future revision of Pensions to the effect that complete parity should normally be conceded upto the date of last pay revision and modified parity (with Pension equated at least to the minimum of the revised pay scale) be accepted at the time of each fresh pay revision”.

Para 138.11: “…. We recommend that the Pensioners/Family Pensioners should be given relief against price rise on the same scale as being recommended for serving employees. In other words, they should receive the benefit of full neutralization of cost of living”.

4.2 Decision of Government –

4.2.1. Pension - Updating of past Pensions on the principle of ‘Parity and modified parity’

Complete parity in Pension was extended between pre1986 and post 1986 Pensioners only and the actual increase in Pension was granted only with effect from 1-1-1996. Modified parity was granted between pre and post 1996 retirees to ensure that Pension of pre 1996 Pensioners consolidated from 1-1-1996 shall not be less than 50% of the minimum of the revised scale introduced with effect from 1-1-1996 corresponding to the pre-revised pay scale from which the Pensioner retired. A similar dispensation was also granted to Family Pensioners with percentage being 30%. Fitment weightage granted was at a uniform rate of 40% for both serving employees and Pensioners.

4.2.2. On compensation for price rise - Dearness Relief

Dearness Relief was granted at a uniform rate to all Pensioners ensuring cent percent neutralization of increase in cost of living and ensuring parity between Pensioners and serving employees in this respect.

5. VI CPC (2006-08)

5.1. Recommendations on Pension

Para 5.1.47: “…All past Pensioners should be allowed the benefit equal to 40% of the Pension excluding the effect of merger of 50% of Dearness Allowance/Dearness Relief as Pension (in respect of Pensioners retiring on or after 1-4-2004) and Dearness Pension (for other Pensioners) respectively. The increase will be allowed by subsuming the effect of conversion of 50% of Dearness Relief/ Dearness Pay. Consequently, Dearness Relief at the rate of 74% on Pension (excluding the effect of merger) has been taken for the purpose of computing revised Pension as on 1-1-2006. The fixation will be subject to the provision that the revised Pension, in no case,
shall be lower than fifty percent of the sum of the minimum of the pay in the Pay Band and Grade Pay thereon corresponding to the pre revised pay scale from which the Pensioner had retired.

5.2. Decision of the Government on Pension

Linkage of full Pension with 33 years of qualifying service was dispensed with and full Pension was sanctioned at 50% of the last pay drawn or average emoluments received during the last 10 months, whichever is beneficial. Government servant with a qualifying service of 10 years and above will be entitled to Pension calculated at 50% of the last pay or average emoluments whichever is more beneficial. Qualifying service becomes irrelevant, as full Pension is paid once the minimum Pensionable service of 10 years is put in.

To ensure modified parity between pre and post 2006 Pensioners, consolidated Pension arrived at from 1-1-2006 shall not be less than 50% of the sum of the minimum of Pay Band and Grade Pay thereon corresponding to the pre-revised pay scale from which the Pensioners had retired. Family Pensioners have also been granted a similar dispensation, the percentage being 30%.

6. Major Benefits for Pensioners

Nakra Judgment is epoch making for Pensioners. Pensioners’ Associations throughout the country extensively quoted the declarations made by the Supreme Court in Nakra Judgment while submitting memoranda to successive Pay Commissions containing demands of Pensioners and pressed for their acceptance. IV CPC termed the principle underlying the judgment as “the Law of the Land” and the same was followed by successive Pay Commissions. IV CPC recommended for the first time, change in basic Pension and the scheme for grant of Dearness Relief for price rise on a rational basis (i.e., 50% of the slabs in DA sanctioned to serving employees) instead of the adhoc relief. The principle for conceding “complete parity in Pension to last pay revision and modified parity with Pension equated at least to the minimum of the revised pay scale” as also “parity with serving employees in grant of Dearness Relief” was laid down by V CPC and endorsed by the VI CPC. On implementation of the recommendations of VI CPC, once a person becomes entitled for Pension (i.e., after completion of 10 yrs. of qualifying service), qualifying service became irrelevant for drawing full Pension and calculation of Pension based on 50% of the last pay drawn or average emoluments received during the last 10 months, whichever is beneficial was introduced. The principle of pro-rata Pension is abolished. Now qualifying service is relevant only for voluntary retirement (i.e., on completion of 20 years of qualifying service) and for Govt. to retire an official in public interest (i.e., on completion of 30 years of qualifying service). Modified Parity in Pension, on introduction of the concept of Pay Band and Grade Pay by the VI CPC w.e.f. 1.1.2006, which was initially, to the disappointment of Pensioner-community, tagged to 50% of the sum of the minimum of the Pay Band and Grade Pay (instead of the sum of the minimum of the Pay in Pay Band and Grade Pay as recommended by the VI CPC) corresponding to the pre-revised Pay scale from which the Pensioner had retired due to an incorrect interpretation of the term “minimum” of the Pay in Pay Band” as minimum of the Pay Band”, was subsequently set right owing to intervention by the CAT (Principal Bench), and Modified Parity as enunciated by the V CPC and endorsed by the VI CPC was extended to all pre-2006 Pensioners, though from a later dated. Thanks to the VI CPC, the long-pending demand of the Pensioners for grant of age-related additional Pension has been, for the first time, recommended by the VI CPC and implemented by the Govt. also. Pensioners are now entitled to get cent percent increase in Pension on completion of 100 years of age.

17th December is celebrated as “Pensioners’ Day” by Pensioners all over India.
SECTION I C (I)
ELIGIBILITY FOR FAMILY PENSION TO ALL THOSE WHO RETIRED PRIOR TO 1-1-1964

(Ponnammal & Others Vs. UoI–The background leading to the judgment delivered by Supreme Court on 30-4-1985 on Writ Petition No. 5870-93/81)

Family Pension came to be conceptualized in the year 1950 for being of help to the widow or minor children who face destitution and starvation on the death of the only earning member of the Family. The scheme known as Family Pension Scheme (FPS, 1950) was introduced with effect from 17th April 1950 along with Liberalised Pension Scheme, 1950). Under the scheme, Family Pension was admissible in case of death of an employee after 25 years of service. Family Pension was equal to 50% of the superannuation Pension subject to a maximum of Rs. 150/- per mensem, payable for a period of 5 years from the date of death or unexpired portion of 5 years from the date of retirement. Through an amendment effective from 1-4-1957, the condition of 25 years of service was reduced to 20 years and the Pension was made payable for 10 years. An optional contributory scheme known as Family Pension Scheme, 1964, was introduced with effect from 1-1-1964 (FPS, 1964). The Government servant opting was to contribute two months' emoluments or Rs. 3,600/- (which was raised to Rs. 5,000/- subsequently), whichever is less and the amount was to be deducted from DCRG. The Family of the Government employee became eligible for Family Pension when an employee died after completion of one year of service. Family Pension was payable only to spouse for life and in the case of sons and unmarried daughters till they attained the age of 18 years or 21 years respectively. The minimum amount of Family Pension was raised to Rs. 40/- with effect from 1-1-1970. The amount of Family Pension was related to the pay drawn by the deceased employee.

The Staff Side of JCM demanded that, Family Pension scheme being a social security measure, the employee should not be called upon to contribute towards the scheme and no deduction should be made from the DCRG. The Government adopted a liberal attitude and discontinued the practice of deducting two months' contribution with effect from 22-9-1977 by issuing an Order to that effect. There were two parallel schemes of Family Pension in operation, after 22.9.1977 i.e. (1) FPS, 1950 and (2) FPS, 1964.

This situation resulted in discrimination between FPS, 1950 and FPS, 1964 Family Pensioners. Some widows (Ponnammal & Ors.) drawing Family Pension under FPS, 1950, with the assistance of ‘Common Cause’, a Regd. Society, approached the High Court of Judicature, Bombay, with a Writ Petition. The High Court rejected the Writ Petition.

The Petitioners approached the Supreme Court under Article 32 of the Constitution of India pleading that they have been discriminated in comparison to those getting Family Pension under FPS, 1964, attracting violation of Article 14 of the Constitution as was decided in respect of Nakra & Others case. At the time of final hearing of the case, the Counsel for the Central Government conveyed to the Court the decision of the Government to extend the benefit of FPS, 1964 to all living widows from 22-9-1977 or from the date of death of the Pensioner, whichever is later, till the date of death of the widow. On a further clarification sought through the Court by ‘Common Cause’, it was stated by the Government Counsel that the Government would apply its decision to eligible dependent minor sons etc., also of Pensioners, to pay increased Pension rates introduced from 1-1-1973 and arrears with effect from 22-9-1977 and at the same time, would not entertain demand for refund of contribution, if any made. In the background of the decision and clarification given by the Government Counsel, the Supreme Court passed the following Order:

"The appeal against the decision of Division Bench of the Bombay High Court is also allowed in the same terms. This is a happy ending to the extremely humane problem"
SECTION I C (II)

RESTORATION OF 1/3RD COMMUTED PORTION OF PENSION AFTER 15 YEARS


The petitions were under Article 32 of the Constitution for striking down certain provisions of the Central Civil Services (Commutation of Pension) Rules, 1981 which did not permit restoration of commutation and resulted in permanent reduction in amount of Pension. Civilian Pensioners were entitled to commute 1/3rd portion of Pension while in the case of Defence Pensioners, commutation facility was admissible up to 43% in the case of Officers and up to 45% in respect of others. Extract of the judgment:

"The petitioners, “Common Cause” and three retired Government servants, have asked for striking down certain provisions of Commutation of Pension Rules applicable to Civilian and Defence Pensioners as they permit the Union of India to recover more than what is paid to the Pensioners upon commutation and for a direction that an appropriate scheme rationalizing the provisions relating to commutation be brought into force… The argument advanced on behalf of the petitioners that there has been substantial improvement in the life expectancy of the people in India has not been refuted on behalf of the respondent. This Court suggested to the respondent in the course of hearing that in the changed situation now prevailing in the country, a new look should be given to the matter”.

“…We are, therefore, of the view that no separate period need be fixed for the Armed Forces personnel and they should also be entitled to restoration of the commuted portion of the Pension on the expiry of 15 years as is conceded in the case of civil Pensioners. And for them too, the effective date should be 1-4-1985”.

“…. We direct the respondent-Government to give effect to this Order within a period of three months from now. We place on record our appreciation of the consideration shown by the Union of India to ameliorate the hardship of the Pensioners”.

have already formulated schemes accepting 15-year Rule. In this background, we do not think we would be justified in disturbing the 15-year formula so far as civilian Pensioners are concerned. The age of superannuation used to be 55 until it was raised to 58. It is not necessary to refer to the age of commuting Pensioner, when the benefit would be restored. It is sufficient to indicate that on the expiry of fifteen years from the period of retirement, such restoration would take place.

The respondent-Government has agreed that this benefit should be extended with effect from 1-4-1986. The Writ Petitions were filed in 1983. The matter was placed on Board for hearing in February 1984. The Union Government took some time for responding to the suggestion of the Court and that is how the disposal was initially delayed. Thereafter, the hearing of the matter has again been delayed on account of pressing business in the Court. In these circumstances, we think it just and equitable that the benefit agreed to be extended in respect of the commuted portion of the Pension should be effective from 1-4-1985 so far as civilian employees are concerned”.

“Commutation brings about certain advantages. The commuting Pensioner gets a lump sum amount which ordinarily he would have received in course of a spread over period subject to his continuing to live. Thus, two advantages are certainly forthcoming out of commutation (1) availability of a lump sum amount and (2) the risk factor. Again many State Governments
SECTION I C (III)

RESTORATION OF 1/3RD COMMUTED PORTION OF PENSION AFTER 15 YEARS FROM THE DATE OF COMMUTATION OR 1-4-1985, WHICHERVER IS LATER, OF PSU ABSORBEEES:


Extract from the judgment:

"... From the above extracts, it will be seen that a clear-cut distinction is made in Rule 37-A itself between one-third portion of Pension to be commuted without any condition attached and terminal benefits with condition attached to it. It follows that so far as commutation of one-third of the Pension is concerned, the petitioners herein as well as petitioners in “Common Cause” stand on similar footing with no difference. So far as the balance of two-third Pension is concerned, the petitioners herein have received the commuted value (terminal benefits) on condition of their surrendering of their right of drawing two-third Pension.

This was not the case with the petitioners in “Common Cause” case. That being the position, the denial of benefit given to "Common Cause" petitioners to the present petitioners violates Articles 14 and 16 of the Constitution. The reasoning for restoring one-third commuted portion in the case of “Common Cause” petitioners equally applies to the restoration of one-third commuted portion in the case of these petitioners as well."

SECTION II

RETIREMENT BENEFITS

1 PENSION

A ENTITLEMENT AND QUANTUM

i) Persons eligible for Pension

b) A Contributory Provident Fund (CPF) beneficiary in service on 1-1-1986 unless he/she decided to remain under the CPF scheme.
c) He/she must be permanent at least in one post, not necessarily in the last post held.
d) Quasi-permanent and temporary employees retiring on superannuation Pension/invalid Pension after rendering not less than 10 years service. They are also entitled to seek voluntary retirement after completion of 20 years service.

Note:

(i) An employee who is dismissed or removed from service forfeits his Pension. The Competent Authority may, however in cases deserving special consideration, decide to sanction compassionate allowance, as per the scale laid down in the Rules;

(ii) Resignation from service entails forfeiture of past service.

ii) When is Pension given

Pension is payable after attainment of the age of retirement (superannuation).

A retiree will be entitled to receive monthly Pension in case he/she has completed at least 10 years of qualifying service.

Pension is also payable before superannuation age on voluntary retirement after rendering 20 years of qualifying service, on retirement from the service on account of any bodily or mental infirmity which permanently incapacitates him/her for the service.
and when a Govt. servant is compulsorily retired from service as a penalty.

Pro-rata Pension is also payable to permanent Government servants on absorption in a PSU/Autonomous Body provided the Government servant has rendered not less than 10 years qualifying service under Government prior to absorption.

Family Pension is payable to an eligible Family member on the death of an employee while in service or after retirement.

iii) Classes of Pension

Pension granted may be:

- Superannuation Pension
- Compensation Pension
- Retiring Pension
- Compulsory Retirement Pension
- Invalid Pension
- Compassionate Allowance

iv) Pension constituents

Pensionary benefits are made up of the following:

- Pension is subject to a minimum of Rs.1275 per mensem and a maximum of up to 50% of the highest pay in Government. The highest pay is Rs.30,000/- per mensem from 1-1-1996. From 1-1-2006, pension sanctioned is subject to a minimum of Rs.3500 per month and a maximum of up to 50% of the highest pay in Government. The highest pay is Rs.90,000 per month from 1-1-2006.

- Lump sum payment resulting from commutation of a portion (up to 40%) of Pension.

- Retirement/Death Gratuity not exceeding Rs.3.5 lakhs.

- The maximum amount of all kinds of gratuity was raised to Rs.10 lakhs from 1-1-2006 as per VI CPC recommendations.

- Family Pension in the event of death of an employee/a Pensioner at 30% of the pay last drawn. Enhanced Family Pension equal to 50% of the pay last drawn for a period of 7 years after the death of the Government servant/Pensioner or up to the age of 67 years, whichever is earlier.

From 1-1-2006 enhanced family pension is payable for a period of 10 years in case of death of a Government servant without any age limit.

B HOW PENSIONARY BENEFITS ARE WORKED OUT

i) Qualifying service:

Prior to coming into force of *Liberalised Pension Rules 1950 (LP Rules)*, only permanent service was treated as qualifying service.

After the implementation of the I CPC Report, half the temporary service and full quasi permanent service, if followed by confirmation, was counted as qualifying service. From 22-4-1950, the entire temporary service followed by confirmation was treated as qualifying service. Prior to 17-4-1950, Group D employees were eligible for Pension only after 20 years of qualifying service, while others qualified for Pension on completion of 10 years of service. This disparity was removed after introduction of LP Rules and all became entitled for Pension on completion of 10 years of qualifying service. Service on probation, if followed by confirmation, counts for Pension. Service rendered on training before regular employment counts for Pension in respect of Groups C and D employees, who retired on or after 22.12.1983.

Under the LP Rules, only periods of earned leave were treated as Qualifying Service for Pension. From 5-9-1973, all periods of leave availed of on payment of leave salary were counted as Qualifying Service.

From 5-9-1973 even extra-ordinary leave availed under circumstances given below is counted as Qualifying Service.

Extraordinary leave granted.

a) On medical certificate
b) Due to the Government servant’s inability to join duty on account of civil commotion
c) For prosecuting higher scientific and technical studies.

From 1-1-2006 the benefit of adding years of qualifying
service for computation of pension and other related benefits has been withdrawn

ii) Emoluments for Pension calculation

In the LP Rules, pay drawn against a substantive post was treated as emoluments. From 22-4-1960, half of the difference between substantive pay and officiating pay was reckoned as emoluments.

From 15-6-1968, all types of pay as defined in FR 9 (21) (including officiating pay) were reckoned as emoluments.

With effect from 1-1-1986 basic pay as defined in FR 9(21) (a) (i) including stagnation increment and non-practicing allowance was treated as "Emoluments."

From 1-1-2006, pay in Pay Band and Grade Pay thereon is treated as emoluments for pension.

III) Amount of Pension

Prior to 17-4-1950, full Pension was 30/60th of average emoluments on completion of 30 years of qualifying service.

From 22-4-1960, Pension is being computed in terms of six-monthly periods of service instead of completed years of service i.e., @ 1/160 of average emoluments for every completed six-monthly period of service subject to maximum of 60/160 (i.e., for 30 years) of average emoluments.

From 1-1-1973, maximum Pension was raised to 66/160 (i.e., 33 years of service). This position has continued up to 31st December 2005 i.e., full Pension is earned only after putting in 33 years of service.

Average emoluments of 36 months were being taken into consideration up to 28-2-1976.

From 29-2-1976, average emoluments of 10 months are being taken into account for calculation of pension.

Between 31-3-1979 and 31-12-1985, Pension was being granted on a slab system as follows:-

50% of the first Rs.1000/- of average emoluments.
45% of the next Rs.500/-
40% of the balance.

The above slab system was replaced w.e.f. 1.1.1986 by an uniform 50% of average emoluments for 33 years of qualifying service.

Pension is calculated with reference to average emoluments i.e., average of the basic pay drawn during the last 10 months of the service.

Full Pension with 33 years of qualifying service is 50% of the average emoluments.

For qualifying service of less than 33 years, amount of Pension is proportionate to the actual qualifying service broken into completed half-year periods. For example, if the total qualifying service is 30 years and 4 months (i.e., 61 half-year periods), the entitlement will be calculated as follows:

\[
\text{Pension amount} = \frac{R}{2} \times \frac{61}{66}
\]

(Where R represents average reckonable emoluments for last 10 months of qualifying service).

In calculating the length of qualifying service fraction of a year equal to 3 months & above shall be treated as a completed one half year.

Pension is payable upto and including the date of death.

The above slab system was replaced w.e.f. 1-1-1986 by an uniform 50% of average emoluments for 33 years of service.

V CPC did not recommend any change and calculation of pension continued to be made at 50% of the average emoluments.

From 1-1-2006, as per the recommendations of the VI CPC, linkage of pension with 33 years of qualifying service was dispensed with and pension is calculated at 50% of the last pay drawn or average emoluments received during the last 10 months of service whichever is more beneficial to the retiring Government Servant.
Full pension is admissible on completion of 10 years of qualifying service. Hence, from 1-1-2006 pro rata pension has become irrelevant.

Additional Pension for old pensioners was sanctioned in terms of recommendations of VI CPC from 1-1-2006 and the same is payable at the following rates.

<table>
<thead>
<tr>
<th>Completed age of Pensioner</th>
<th>Additional quantum of Pension</th>
</tr>
</thead>
<tbody>
<tr>
<td>80 years</td>
<td>20% of Revised Basic Pension</td>
</tr>
<tr>
<td>85 years</td>
<td>30% of Revised Basic Pension</td>
</tr>
<tr>
<td>90 years</td>
<td>40% of Revised Basic Pension</td>
</tr>
<tr>
<td>95 years</td>
<td>50% of Revised Basic Pension</td>
</tr>
<tr>
<td>100 years</td>
<td>100% of Revised Basic Pension</td>
</tr>
</tbody>
</table>

The additional quantum of Pension, admissible on completion of the prescribed age, will be payable from 1st of the month in which the Pensioner's date of birth falls.

Dearness Relief is payable for the Age-related Additional Pension.

Military Pensioners re-employed in Civil Service are allowed to draw full Pension for Civil Service in addition to Military Pension.

Disability Pension and Invalid Pension are distinct. Invalid Pension should be regulated as per CCS (Pension) Rules, 1972, subject to certain minimums as laid down therein and disability Pension should be regulated as per degree of disability. Both these Pensions taken together should not exceed last pay drawn.

In the case of Civil and Military Pensions the floor ceiling of Rs.1275/- taking the two Pensions together will not apply and the individual Pensions will be governed by respective Pension Rules.

From 1-1-2006, the floor ceiling of Rs.3500/- will apply individually to the Civil and Military Pensions.

iv) Minimum and Maximum limits

Prior to 1-1-1964 there was no concept of minimum Pension.

Minimum

<table>
<thead>
<tr>
<th>From - To</th>
<th>Minimum</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-1-1964 - 17-4-1950</td>
<td>Rs.25/- p.m</td>
</tr>
<tr>
<td>1-3-1970 - 17-4-1950</td>
<td>Rs.40/- p.m</td>
</tr>
<tr>
<td>1-1-1980 - 17-4-1956</td>
<td>Rs.60/- p.m</td>
</tr>
<tr>
<td>1-4-1982 - 1-1-1973</td>
<td>Rs.150/- p.m</td>
</tr>
<tr>
<td>1-4-1983 - 31-3-1979</td>
<td>Rs.160/- p.m</td>
</tr>
<tr>
<td>1-1-1986 - 31-3-1985</td>
<td>Rs.375/- p.m</td>
</tr>
<tr>
<td>1-1-1996 - 1-1-1986</td>
<td>Rs.1275/- p.m</td>
</tr>
<tr>
<td>1-4-2004 - 1-4-2004</td>
<td>Rs.1913/- p.m</td>
</tr>
<tr>
<td>1-1-2006</td>
<td>Rs.3500 p.m</td>
</tr>
</tbody>
</table>

Maximum

<table>
<thead>
<tr>
<th>From - To</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>17-4-1950</td>
<td>Rs.6000/- P.A.</td>
</tr>
<tr>
<td>17-4-1956</td>
<td>Rs.8,100/-</td>
</tr>
<tr>
<td>1-1-1973</td>
<td>Rs.12,000/-</td>
</tr>
<tr>
<td>31-3-1979</td>
<td>Rs.1,500/- p.m.</td>
</tr>
<tr>
<td>31-3-1985</td>
<td>Ceiling removed</td>
</tr>
<tr>
<td>1-1-1986</td>
<td>Rs.4500/- p.m.</td>
</tr>
<tr>
<td>From 31-3-1985</td>
<td>Ceiling removed</td>
</tr>
<tr>
<td>31-3-1985</td>
<td>Ceiling removed</td>
</tr>
<tr>
<td>1-1-1996</td>
<td>Rs.5,000/-</td>
</tr>
<tr>
<td>1-4-2004</td>
<td>Rs.22500/- p.m</td>
</tr>
<tr>
<td>1-1-2006</td>
<td>Rs.45000 p.m</td>
</tr>
</tbody>
</table>

Where Disability Pension is drawn in addition to Invalid Pension, they must be treated as distinct Pensions. The Invalid Pension continues to be regulated as per the provisions of Rule 49(2) (C) of CCS (Pension) Rules 1972 and is subject to minimum amount specified therein i.e., the Invalid Pension shall not be less than the amount of Family Pension admissible. The Disability Pension is fixed as per the degree of disability. The minimum limit of Rs.3,500 will apply for 100% disability. For lesser degree of disability, the minimum limit will be proportionately less.

From 1-1-2006, the floor ceiling of Rs.3500/- will apply individually to the Civil and Military Pensions in case, a person is in receipt of Pension as well as Family Pension, the floor ceiling of Rs.3500 will apply individually to such Pension and Family Pension.

2. FAMILY PENSION:

This was introduced w.e.f April, 1950
It was admissible to the Family of an employee who had rendered 25 years of service at 50% of the Pension entitlement for a period of 10 years only, subject to a maximum period of 5 years beyond the date of retirement of the Govt. servant.

The requirement of 25 years of service was reduced to 20 years w.e.f. 1-4-1957.

With effect from 1-1-1964, spouses of all employees who were in service on 31-12-1963 or who entered service thereafter were made eligible for Family Pension. Subsequently, spouses of those Pensioners who retired prior to 1-1-1964 were also granted Family Pension w.e.f 22-9-1977 as a result of a Judgement of the Supreme Court.

As per the original scheme, 2 months emoluments were required to be surrendered as employee's contribution for the grant of Family Pension. This was made non-contributory w.e.f. 22-9-1977.

The quantum of Family Pension is based on basic pay last drawn before retirement or death.

Family Pension is payable to the widow/widower or an eligible Family member from the day following the date of death of the employee while in service or after retirement.

An employee should have had minimum of 1 year of continuous service before one’s death for the family to become eligible for Family Pension.

Family Pension is also admissible in case of an employee dying before completion of one year of continuous service provided the deceased employee immediately prior to the appointment to the service was declared fit by the appropriate Medical Authority.

Family of a retired employee in receipt of monthly Pension or compassionate allowance is eligible for Family Pension after the death of the Pensioner.

Family Pension is also admissible to eligible Family member of a Central Government employee absorbed in a Public Sector Undertaking provided the employee (i) is/was in receipt of monthly Pension or had received lumpsum payment in lieu for the service rendered in the Government. (ii) was in the service of PSU as on 22-1-90 (iii) had exercised option for being governed by Family Pension Scheme of the Central Government:and (iv) requisite exemption from the operation of EPF & Misc. Prov. Act. 1952 has been granted by the EPF Organisation.

The IV CPC not only introduced different percentages of Family Pension for different slabs of basic pay last drawn by the retiree (as given below) but also prescribed for the first time the minimum Family Pension @ Rs.300/- which was raised by the Govt. to Rs.375/-.

<table>
<thead>
<tr>
<th>Last pay drawn</th>
<th>% of F.P.</th>
<th>Minimum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to Rs.1500/-</td>
<td>30</td>
<td>Rs.375/-</td>
</tr>
<tr>
<td>Rs. 1501/- to Rs.3000/-</td>
<td>20</td>
<td>Rs.450/-</td>
</tr>
<tr>
<td>Rs.3001/- and above</td>
<td>15</td>
<td>Rs.600/- (Max. Rs.1250/-)</td>
</tr>
</tbody>
</table>

The above rates of Family Pension have been replaced w.e.f. 1-1-1996 by an uniform rate of 30% of basic pay last drawn subject to a minimum of Rs.1275/- and a maximum of Rs. 9000. In respect of Pre-1-1-1996 retirees, if the amount of Family Pension fixed falls short of 30% of the minimum of the revised scale of pay of the post held by the deceased employee as revised by the V CPC, the Family Pension should be stepped up to 30% of the minimum of the revised scale of pay of the post last held by the Pensioner/deceased Govt. servant with effect from 1.1.1996.

W.e.f. 1-1-2006 though calculation of family pension continues to be made at 30% of the last pay drawn, the minimum family pension is Rs.3500 and the maximum is Rs.27000. In respect of pre 2006 retirees, if the revised family pension fixed falls short of 30% of the sum of the minimum of the Pay Band and Grade Pay thereon, corresponding to the pay scale from which the pensioner had retired, family pension should be stepped up to 30% of the sum of minimum of the Pay Band and Grade Pay introduced from 1-1-2006.
Subsequently vide DoP & PW O.M. dated 28th January, 2013 it was ordered that w.e.f. 24th Sept., 2012 the Family Pension of pre-2006 Family Pensioners, as revised w.e.f. 1.1.2006 in terms of para 4.1. or 4.2 of O.M. dated 1.9.2008, shall be further stepped up to 30% of the sum of minimum of the Pay in Pay Band and the Grade Pay corresponding to the pay Scale in which the Govt. servant/Pensioner had last worked as arrived at with reference to the Fitment Tables annexed to the Ministry of Finance, Department of Expenditure, O.M. dated 30th August, 2008, (i.e., Fitment Tables issued for fixation of Pay of serving employees) (for illustration see Section III-B 3)

Age-related Additional Family Pension for old pensioners was introduced w.e.f. 1-1-2006 in terms of the recommendations of VI CPC and is admissible at the following rates.

Completed age of the Family Pensioner | Additional amount of Family Pension admissible
---|---
80 years | 20% of the basic F.P
85 years | 30% of the basic F.P
90 years | 40% of the basic F.P
95 years | 50% of the basic F.P
100 years | 100% of the basic F.P

The additional quantum of Family Pension, admissible on completion of the prescribed age will be payable from 1st of the month in which the Family Pensioner’s date of birth falls.

Dearness Relief sanctioned from time to time is admissible on the additional Family Pension

**FAMILY PENSION CONTINUES TO BE RELATED TO THE PAY LAST DRAWN BY THE DECEASED EMPLOYEE.**

In case both wife and husband are Govt. servants and are governed by the Family Pension Rules of Central Govt. and one of them dies while in service or after retirement, the Family Pension in respect of the deceased shall become payable to the surviving husband or wife and in the event of the death of both, the surviving child or children are eligible for two Family Pensions subject to the limit of Rs.15,000/- (50% of Rs.30000 the highest pay in the Govt. from 1.1.96) if both the Family Pensions are payable at enhanced rate. Similarly, the limit prescribed in Rule 54 (11) (a) (i) and (ii) is increased to Rs.15,000 if one of the two Family Pensions is payable at enhanced rate and other at ordinary rate and to Rs.9,000 (30% of the highest pay) under Rule 54 (11) (b) if both the Family Pensions are payable at ordinary rate.

From 1-1-2006, above cited limits have been raised to Rs.45,000/- (50% of Rs.90,000 the highest pay in the Govt. from 1-1-2006) if both the Family Pensions are payable at enhanced rate and also if one of the two Family Pensions is payable at enhanced rate and to Rs.27,000/- (30% of the highest pay) if both the Family Pensions are payable at ordinary rate.

Family Pension is payable only to one member of the Family at a time and is as per the Order prescribed under the Rule. "Family" in relation to a Government servant means-

(i) wife in the case of a male Government servant, or husband in the case of a female Government servant.

(ii) judicially separated wife or husband, such separation not being granted on the ground of adultery and the person surviving was not held guilty of adultery.

(ii) unmarried son who has not attained the age of twenty-five years and unmarried or widowed or divorced daughter, including such son and daughter adopted legally.

(iii) dependent parents.

(iv) dependent disabled siblings (i.e., brother or sister) of a Government servant.

Maximum amount admissible is 30% of the highest pay in Central Government.

From 1-1-2006, maximum amount admissible is 30% of the highest pay of Rs.90,000 (i.e., Rs.27000/-)

In the case of an employee/Pensioner having rendered not less than 7 years of continuous service, Family Pension at enhanced rate is admissible for a period of 7 years following
the date of death of the employee/Pensioner or for a period up
to the date on which he would have attained 67 years had he
survived, whichever is earlier. The rate of enhanced Family
Pension is at 50% of the last pay. The entitlement of enhanced
Family Pension is however restricted to the amount of Pension
in the case of an employee dying after retirement but in no case
less than 30% of the last pay.

From 1-1-2006, Family Pension at enhanced rate is
admissible for a period of 10 years following the date of death
of an employee without any age limit. However, in the case of
a pensioner, it continues to be paid for a period of 7 years
following the date of death of the pensioner or for a period up
to the date on which he/she would have attained 67 years had
he/she survived, whichever is earlier.

Revised enhanced Family Pension from 1-1-2006 shall not
be less than 50% of the sum of the minimum of the pay in the
Pay Band and the Grade Pay corresponding to the pre-revised
pay scale in which the pensioner/deceased employee had last
worked. In cases where the pension authorized on retirement
was less than 50% of the last pay drawn and amount of pension
revised from 1-1-2006 is also less than 50% of the sum of
minimum of the pay in the Pay Band and Grade Pay, the revised
enhanced Family Pension may be less than 50% and shall be
restricted to that amount.

In all cases, the amount of revised enhanced Family
Pension shall not be less than 30% of the sum of minimum of
the pay in the Pay Band and the Grade Pay thereon.


Subsequently vide DoP & PW O.M. dated 28th January
2013 it was ordered that the enhanced Family Pension of pre-
2006 Family Pensioners revised w.e.f. 1.1.2006 in terms of para
4 of O.M. dated 25.5.2012 shall be further stepped up in the
following manner:

(i) In case of Govt. servant who died while in service before 1.1.2006
and in respect of whom enhanced family pension is applicable
from 24.9.2012, the enhanced family pension shall be stepped
upto 50% of the sum of minimum of the Pay in Pay Band and the
Grade Pay corresponding to the pre-revised pay scale in which

From 1-1-2006 the childless widow of a deceased
Government Employee shall continue to be paid Family Pension
even after her re-marriage till she starts earning an independent
income equal to or higher than minimum prescribed Family Pension.

The dependency criteria for purpose of Family Pension is the minimum Family Pension of Rs. 3500 plus D.R. admissible.

Family Pension is payable to a son/daughter who is suffering from any disorder/disability of mind or is physically impaired/disabled. This is payable to a son till he starts earning more than Rs.2,550/- p.m. and to a daughter till she gets married or till she starts earning more than Rs. 2,550/- p.m. Spouse can also furnish details of handicapped children to the Pension Sanctioning Authority. [For proforma see Annexure - 10.]

From 1-1-2006 monthly income limit has been raised to Rs.3500 plus D.R. admissible from time to time.

From 24-9-2012 mentally/physically disabled children are allowed to continue to draw Family Pension even after their marriage.

(DoP & PW O.M.No.1/33/2012-P&PW (E) dated 16-1-2013)

Family Pension is payable to the dependent disabled siblings (i.e., Brothers & Sisters) of Central Govt. servants/Pensioners for life in the same manner and following the same disability criteria as in the case of son/daughter of Govt. servant/Pensioner suffering from any disorder or disability of mind.

Where the Family Pension is payable to more widows than one, it shall be payable to them in equal shares. On the death of a widow, her share of Family Pension shall become payable to her eligible child. If the widow is not survived by any child her share of Family Pension shall not lapse, but shall be payable to the other widows in equal shares or if there is only one such other widow, in full, to her.

Where the deceased Govt. servant or Pensioner is survived by a widow, but has left behind eligible child or children from another wife who is not alive, the eligible child or children shall be entitled to the share of Family Pension which the mother would have received, if she had been alive at the time of the death of the Govt. servant or Pensioner. On the share or shares of Family Pension payable to such a child or children or to a widow or widows ceasing to be payable, such share or shares shall not lapse, but shall be payable to the other widow or widows and/or to the other child/children otherwise eligible in equal shares or if there is only one widow or child, in full, to such widow or child.

If the marriage of the disabled daughter is legally annulled, she would be eligible for Family Pension for life from the date her marriage stands annulled—subject to certain conditions. Similarly, the widowed disabled daughter would also be eligible for Family Pension for life from the date of death of her husband.

Family Pension is also admissible to the dependent parents of an employee dying while in service without leaving a spouse or a child. The level of dependency is determined based on the earning of Rs.2,550 per month as in the case of children. This is effective from 1-1-98 but applicable in past cases also from 1-1-98.- payable till he/she starts earning Rs.2,550/- p.m. or till death. subject to the following conditions.

a) The parents were wholly dependent on the Government servant when he/she was alive.

b) The Government servant has not left behind a widow/widower, eligible son or daughter or a widowed/divorced daughter, who will have prior claim to Family Pension in the order indicated.

Family Pension is admissible to Parents at ordinary rate only. i.e., at 30% of the last pay drawn by the deceased employee.

Family Pension wherever admissible to parents, the mother will receive the pension first and after her death the father will receive the Family Pension.

In case the deceased Government servant is not survived by a widow/widower or a child, the dependent parents become directly eligible to receive Family Pension.

In cases where a deceased Government servant is survived by a widow/widower or a child, and the position changes subsequently because of death or re-marriage of the spouse and/or death or illegibility of child/children, including a disabled child, the dependent parents become eligible for Family Pension.

Family Pension shall not be less than 30% of the sum of the minimum of the pay in the Pay Band and Grade Pay thereon,
corresponding to the pay scale in which the deceased Govt. servant had drawn his/her last pay.

The dependency criteria for admissibility of Family Pension from 1-1-2006 is a monthly income not exceeding the minimum pension of Rs.3500 plus Dearness Relief admissible on the pension from time to time.

Family Pension admissible to a beneficiary in respect of one deceased Employee/Pensioner is not to be counted as income for the purpose of determination of eligibility for another Family Pension, which is admissible in connection with another deceased employee/pensioner. However, any other income/earning of the beneficiary under consideration will be counted towards income for deciding eligibility for Family Pension.

(DoP & PW O.M.No.1/11/2011-P&PW(E) dated 30-11-2011)

Family Pension is allowed to the judicially separated spouse of the deceased Govt. servant after his/her children cease to be eligible for Family Pension till his/her death or remarriage whichever is earlier.

Children of deceased Govt. servant/Pensioner from void/voidable marriage are eligible when their turn comes and they will have no claim to receive Family Pension as long as the legally wedded wife is the recipient of Family Pension.

The above said condition has been relaxed in November 2012 and Children from illegally wedded wife are made eligible to receive their share of Family Pension along with the legally wedded wife.

(DoP & PW O.M.No.1/16/1996-P&PW (E) dated 27-11-2012)

Posthumous child is also entitled for Family Pension.

When an employee/Pensioner disappears and his/her whereabouts are not known, Family Pension at normal rate is payable after six months from the date of filing complaint with the police about missing. It is payable from the date of filing FIR with the police.

When a Family Pensioner disappears Family Pension is payable to the next eligible member in the family subject to fulfilment of the conditions as prescribed from time to time. This provision is also applicable in case a person, who is eligible for Family Pension, goes missing before the Family Pension is actually sanctioned to him/her and it will be sanctioned to the next eligible person.

(DoP & PW O.M.F.No.1/17/2010-P&PW(E) dated 2-1-2012)

Family Pension to the eligible Family members of the Govt. Servant kidnapped by insurgents/terrorists is payable after a period of six months from the date of registration of FIR with the police.


Where the Family Pension is payable to twin children, it shall be paid to such children in equal shares. When one such child ceases to be eligible his/her share shall revert to the other child and when both of them cease to be eligible, the Family Pension shall be payable to the next eligible single child/twin children.

Family Pension is payable also to post-retiral spouses and children born after retirement. [See Annexure-8]

Family Pension admissible under EPS-1995 and FPS-1971 is allowed in addition to Pension under CCS (Pension) Rules,1972. Second Proviso to Rule 54 (13-B) of CCS (Pension) Rules, 1972 was introduced providing for the above.

It is admissible also to families of Central Govt. employees absorbed permanently in Autonomous Bodies and Public Sector Undertakings, subject to certain conditions.

From 24-9-2012 Military Pensioners are eligible for grant of Two Family Pensions viz., Family Pension authorized at the time of their discharge from the military service and Family Pension admissible under any other Rules of the Central Government or a State Government and or Public Sector Undertaking/Autonomous Body/Local Fund under the Central or a State Government.

(DoP & PW O.M. No.1/33/2012-P&PW (E) dated 16-1-2013)

Dearness Relief to Family Pensioners is paid at the same
rates and on the same conditions as for the Pensioners.

Family Pension entitlement is authorised at the same time as Pension. For getting Family Pension, the eligible member of the Family of the deceased Pensioner should apply in the prescribed form together with Death Certificate etc., to the

i) Pension Disbursing Authority, if the amount of Family Pension is already indicated in the PPO; or

ii) Head of Office in all other cases. [For proforma of application - see Annexure 9]

The payment of Family Pension at the rate and to the person indicated in the PPO shall be commenced by the Paying Branch of the Bank without waiting for any authority from Pay & Accounts Officer or CPAO.

In case the claimant is a child, payment shall commence after a fresh Payment Authority is received from PAO of the concerned Ministry/Dept. through usual channels.

3. GRATUITY

The system of payment of DCRG (Death-cum-Retirement Gratuity) was introduced w. e. f. 17-4-1950. The rate of payment, when introduced was @ 9/20th of emoluments for each completed year of qualifying service, subject to a maximum of 15 times the emoluments.

From 22-4-1960, this was changed into ¼th of emoluments for each completed six-monthly period of qualifying service subject to a maximum of 15 times of emoluments.

From 1-1-1973 the maximum payment was increased to 16½ times of emoluments, subject to an overall ceiling of Rs.30,000/-. The maximum amount of DCRG payable was increased to Rs. 36,000/- from 31.1.1982 and to Rs. 50,000 from 31.3.1985. Maximum emoluments for calculation purposes was raised to Rs.4,000/-. 

From 1-1-1986, the cash ceiling was again raised to Rs.1 lakhs.

From 16-9-1993, 20% of basic pay was allowed to be treated as "Dearness Pay" for the purpose of reckoning emoluments for calculating Retirement Gratuity and Death Gratuity.

From 1-4-1995, 97% of basic pay was allowed to be treated as "Dearness Pay" for the purpose of reckoning emoluments for calculating Retirement Gratuity and Death Gratuity for those drawing basic pay upto Rs.3,500/-. In respect of those drawing pay above Rs.3,500/- but below Rs.6,000/-, this was 73% subject to a minimum of Rs.3,395/- and in respect of those drawing above Rs.6,000/- this was 63% subject to a minimum of Rs.4,380. The cash ceiling was also raised to Rs.2½ lakhs.

From 1-1-1986 DCRG was split into "Retirement Gratuity" and "Death Gratuity."

From 1-1-1996, full D.A is taken into account for calculation of Gratuity and the ceiling on Gratuity amount was raised from Rs. 2½ lakhs to Rs.3½ lakhs.

From 1-1-2006, the maximum limit of all kinds of Gratuity has been increased to Rs.10 lakhs

i) Service Gratuity

Admissible to a permanent employee who retires before completion of 10 years qualifying service.

Paid at the rate of half a month's emoluments for every completed six monthly period of qualifying service.

"Emoluments" include basic pay, stagnation increment and non-practising allowance, if any.

The Service Gratuity is payable in addition to Retirement Gratuity admissible to those who have completed 5 years qualifying service.

With effect from 1.1.1996, D.A admissible on the date of retirement/death was treated as emoluments for the purpose of computing amounts of gratuities of all types, i.e., Service, Retirement and Death Gratuities.

Further Clarification

a) The V CPC in its Second Interim Report had recommended that Dearness Allowance linked to average All India
Consumer Price Index (AICPI) 1201.66 as on 1.7.1993 had to be treated as Dearness Pay for reckoning emoluments for the purpose of Death-cum-Retirement Gratuity under CCS (Pension) Rules, 1972 and ceiling on DCRG enhanced from Rs.1 lakh to Rs.2.50 lakhs. This recommendation was to be implemented w.e.f. 1-4-1995. After acceptance of the recommendation by the Government, O.M No.7/1/95-P&PW (F) dated 14.7.1995 was issued which is effective from 1.4.1995.

b) The final recommendations of V CPC took effect only from 1.1.1996 and this date was accepted by the Government. As such inclusion of D.A in the definition of emoluments for all kinds of Gratuity and ceiling on DCRG (enhanced from Rs.2.50 lakhs to Rs.3.50 lakhs,) will be only with effect from 1.1.1996.

ii) Retirement Gratuity

Retirement Gratuity is admissible to permanent employees who retire after completion of 5 years of qualifying service. Retirement Gratuity is calculated at the rate of 1/4th of a month’s basic pay plus Dearness Allowance last drawn before retirement for each completed six monthly period of qualifying service.

There is no minimum limit for the amount of Gratuity.

Maximum Retirement Gratuity payable is 16\(\frac{1}{2}\) times the emoluments (basic pay + D.A) limited to Rs.3.5 lakhs.

With effect from 1-1-1986, a temporary Government servant who retires on superannuation or is discharged from service or is declared invalid for further service after a continuous service of not less than 10 years or retires voluntarily after a continuous service of 20 years or more or is absorbed in an autonomous body before completing 10 years of continuous service is eligible to Gratuity on the same scale and rates as are applicable to permanent Civil Govt. servants under the provisions of CCS (Pension) Rules 1972.

iii) Death Gratuity for Family

Widow/Widower or the nominee of a permanent or a quasi-permanent or a temporary employee including CPF beneficiaries, dying while in service, is entitled to receive this one time lump sum benefit.

There is no stipulation in regard to any minimum length of service rendered by deceased employee.

Entitlement is regulated as under:

<table>
<thead>
<tr>
<th>Qualifying service</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 1 year</td>
<td>2 times of “emoluments”</td>
</tr>
<tr>
<td>1 year or more</td>
<td>6 times of “emoluments”</td>
</tr>
<tr>
<td>but less than 5 years</td>
<td>12 times of “emoluments”</td>
</tr>
<tr>
<td>5 years or more but less than 20 years</td>
<td>1/2 of “emoluments” for each completed six monthly period of qualifying service subject to a maximum of 33 times of “emoluments”.</td>
</tr>
</tbody>
</table>

Maximum amount of Death Gratuity admissible is Rs.3.5 lakhs effective from 1.1.1996.

“Emoluments” include D.A, stagnation increment and non-practicing allowance in the case of Medical Officers on the date of death.

Maximum limit of all kinds of Gratuity has been increased to Rs.10 lakhs from 1-1-2006. However, though linkage of full pension with 33 years of qualifying service has been dispensed with, Retirement Gratuity and Death Gratuity continue to be calculated at the rate of 1/4th of emoluments for each completed six monthly period of qualifying service subject to a maximum of 33 years of qualifying service/66 six monthly periods. Emoluments include Pay in Pay Band, Grade Pay and D.A.

4A. COMMUTATION OF PENSION

Commutation is not allowed in respect of employees who die while in service and is also not allowed for Family Pension.

No Government servant against whom departmental or Judicial Proceedings have been instituted before retirement or instituted after retirement can commute his Pension.
Lump sum payable is calculated with reference to the Commutation Table constructed on an actuarial basis.

Monthly Pension will stand reduced by the portion commuted. If the commuted value is paid in 2 stages, the reduction in the amount of Pension will be made from the respective dates of payment.

Dearness Relief will continue to be calculated on the basis of the original Pension (i.e., without reduction of commuted portion)

Commutation of Pension becomes absolute:

a) In case of retirement on superannuation

On the date following the date of retirement provided the Govt. servant had applied for commutation in Form 1A not later than three months before the date of retirement.

b) In case of a Pensioner who is in receipt of superannuation Pension, retiring Pension, Pension on absorption in a PSU and desires to commute a portion of Pension any time after the date following the date of retirement, but before the expiry of one year from the date of retirement.

On the date on which the application for commutation of Pension in Form 1 is received by the Head of Office.

c) In case of Pensioner who retires on i) invalid Pension ii) who is compulsorily retired from service iii) is in receipt of compassionate allowance iv) a Pensioner who is in receipt of Pension indicated at (a) and (b) above, but his application for commutation of Pension has not been received by the Head of Office within one year of his retirement.

On the date on which the Medical Authority signs the Medical Report in Part III of Form 4.

4 B. RESTORATION OF COMMUTED PORTION OF PENSION

Earlier, there was no system of restoration of the commuted Pension. Restoration after 15 years from the date of commutation was given effect to from 1-4-1985 in view of the Judgment of the Supreme Court delivered on 9-12-1986.
After the Pensioner has completed 15 years from the date of commutation, he will apply in the prescribed form to the Pension Disbursing Authority/Bank/Post Office who will restore the commuted portion of the Pension as mentioned in the PPO. Application is, however, not necessary if the date of payment of commuted value of Pension is noted in the PPO. If the amount of commuted Pension is received on two or more points of time, restoration of the commuted amount also takes place at two or more points of time as the case may be.

The absorbed employees in Central PSUs/Autonomous Bodies who have become entitled to restoration of 1/3rd commuted portion of Pension, based on the Supreme Court Judgment dated 15-10-95, will apply to the concerned Ministry/DPA/Office where they were employed prior to absorption. [For pro forma of application-see Annexure-7]

5. DEARNESS RELIEF:

Dearness Relief is sanctioned as compensation against price rise.

Till 31-7-1973, there was no scheme to compensate Pensioners for erosion of the real value of Pensions due to increase in cost of living.

Between 1st April, 1958 and January 1973 Ad hoc increases were sanctioned in Pension on four occasions as follows.

April, 1958 - Rs.10 to Rs.12.50
October, 1963 - Rs.5 to Rs.10
September, 1969 - Rs.10/- with over-all ceiling of Rs.220/- (on Pension + Adhoc increase)
January, 1973 - Rs.15 to Rs.35

Relief @ 5% of Pension subject to a minimum of Rs.5 and maximum of Rs.25/- per month for every 16 point rise in the 12 monthly average of All India Consumer Price Index (Industrial Workers) (Base 1960 = 100) was being sanctioned on implementation of the recommendations of the III CPC. Thus, between 1-1-1973 and 31-12-1985, 51 instalments of D.R were sanctioned to the Pensioners.

IV CPC rationalised the scheme of grant of D.R to Pensioners by relating it to grant of D.A to serving employees. It recommended D.R @ 50% of slabs recommended for grant of D.A to serving employees.

Different percentages of neutralisation were being applied in respect of those who drew Pension 1) up to Rs.1750/-, 2) Rs.1751/- to Rs.3000/- and 3) above Rs. 3000/- viz., (1) 100% (2) 75% and (3) 65% respectively.

With effect from 1-1-1996, the slab system has been abolished and D.R and D.A rates have been made uniform in accordance with the recommendations of the V CPC.

Quantum payable will be governed by the Orders issued by the Government. The formulation in this regard is based on 100% neutralisation for Pensioners as in the case of serving employees.

All Pensioners, irrespective of the amount of their Pension, are eligible for this benefit.

D.R is calculated and paid always with reference to the Basic Pension.

There is no ceiling in regard to the total of Pension plus Dearness Relief that a Pensioner can receive.

D.R. is payable to re-employed Pensioners who held posts below Group 'A' and those ex-servicemen who held posts below the rank of Commissioned Officers whose pay is fixed at the minimum of the scale of pay on re-employment. It is also payable to employed Family Pensioners. D.R on Pension in respect of the above two categories became payable with effect from July 18, 1997.

Re-employed Pensioners whose pay on re-employment is fixed at the minimum of the pay scale, ignoring the full Pension and employed Family Pensioners are entitled for Dearness Relief on revised Pension/Family Pension.

6. INTERIM RELIEF:

Sanctioned to both Pensioners and Family Pensioners as follows

w.e.f: 16-9-1993 I Instalment = Rs.50/- p.m.
01-4-1995 II Instalment = 10% of Pension subject to
w.e.f. 1-4-1996  III Instalment = 10% of Pension subject to a minimum of Rs.100/- p.m.

The V Central Pay Commission observed - “We hope and trust that the nexus between serving employees and Pensioners with regard to grant of Interim Relief is now firmly established and shall subsist” (Para 38.27 of its Report)

7. CONSTANT ATTENDANT ALLOWANCE

A pensioner who retired on Disability Pension, where he is completely dependent on somebody else for his day to day functions, will be entitled to a Constant Attendant Allowance of Rs.3000 p.m. for 100% disability in addition to the Disability Pension. This allowance shall be increased by 25% every time the D.A. on the revised Pay Band goes up by 50%.

8. EX-GRATIA LUMPSUM COMPENSATION

The Ex-Gratia Lumpsum Compensation payable to the families of Central Government Civilian Employees who die in the performance of their bona fide Official Duties under various circumstances has been revised as given below:

a) Death occurring due to accidents in the course of performance of duties Rs.10 lakh
b) Death occurring in the course of performance of duties attributable to acts of violence by terrorists, anti-social elements etc. Rs.10 lakh
c) Death occurring due to
   (i) enemy action in International War or Border Skirmishes and
   (ii) action against militants, terrorists, extremists etc. Rs.15 lakh
d) Death occurring while on duty in the specified high altitude, inaccessible border posts on account of natural disasters, extreme weather conditions. Rs.15 lakh

In certain cases, relief is also provided to families of deceased Govt. servants from other Govt. sources such as the Prime Minister's Relief Fund, Chief Minister's Relief Fund etc.

In such cases the aggregate of the Relief/Ex-Gratia compensation shall not exceed Rs.20 lakhs in each individual case. (Ceiling of Rs.20 lakhs was removed with effect from 1-1-2006.)

9. D.A. TREATED AS DEARNESS PAY FOR RETIREMENT BENEFITS

9.1 Retirement with effect from 1-12-1968

<table>
<thead>
<tr>
<th>Pay Range</th>
<th>Amount of D.P</th>
</tr>
</thead>
<tbody>
<tr>
<td>Below Rs.110</td>
<td>47</td>
</tr>
<tr>
<td>110 and above but below 150</td>
<td>70</td>
</tr>
<tr>
<td>150 and above but below 210</td>
<td>90</td>
</tr>
<tr>
<td>210 and above but below 400</td>
<td>110</td>
</tr>
<tr>
<td>400 and above but below 999</td>
<td>120</td>
</tr>
<tr>
<td>Above 999</td>
<td>amount by which pay falls short of 1119</td>
</tr>
</tbody>
</table>

9.2 Retirement on or after 30-9-1977

D.A. sanctioned up to 272 points

(a) Pay up to Rs.300

<table>
<thead>
<tr>
<th>Pay Range</th>
<th>Amount of D.P</th>
</tr>
</thead>
<tbody>
<tr>
<td>Above Rs.300 up to Rs.2157</td>
<td>27% of pay--Minimum Rs.108 Maximum Rs.243</td>
</tr>
<tr>
<td>Above Rs.2157</td>
<td>Amount by which pay falls short of Rs.2400</td>
</tr>
</tbody>
</table>

(b) Officers drawing pay above Rs.2180 and retiring on or after 1-12-1978

<table>
<thead>
<tr>
<th>Pay Range</th>
<th>Amount of D.P</th>
</tr>
</thead>
<tbody>
<tr>
<td>Above Rs.2180 up to Rs.2380</td>
<td>Rs.220</td>
</tr>
<tr>
<td>Above Rs.2380 up to Rs.2450</td>
<td>Amount by which pay falls short of Rs.2600</td>
</tr>
<tr>
<td>Above Rs.2450 up to Rs.2500</td>
<td>Rs.150</td>
</tr>
<tr>
<td>Above Rs.2500 up to Rs.2599</td>
<td>Amount by which pay falls short of Rs.2600 plus Rs.50</td>
</tr>
<tr>
<td>Above Rs.2599 up to Rs.2650</td>
<td>Rs.50</td>
</tr>
<tr>
<td>Above Rs.2650</td>
<td>Amount by which</td>
</tr>
</tbody>
</table>
pay falls short of Rs. 2700
Officers drawing pay between Rs. 2157 and Rs. 2180 falls short of Rs. 2400

9.3. Retirement on or after 31-1-1982
D.A. sanctioned Up to 320 points

<table>
<thead>
<tr>
<th>Pay Range</th>
<th>Amount of D.P</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to Rs.300</td>
<td>21.5% of pay--minimum of Rs.42 maximum Rs.62</td>
</tr>
<tr>
<td>Above Rs.300 up to Rs.800</td>
<td>15.5% of pay--minimum of Rs.62</td>
</tr>
<tr>
<td>Above Rs.800 up to Rs.2037</td>
<td>Rs.100 plus 3% of pay--maximum Rs.127</td>
</tr>
<tr>
<td>Above Rs.2037</td>
<td>Rs.370 including the amount of D.A treated as D.P earlier upto 272 points</td>
</tr>
</tbody>
</table>

9.4 Retirement on or after 31-3-1985
D.A. sanctioned Up to 568 points

<table>
<thead>
<tr>
<th>Pay Range</th>
<th>Amount of D.P</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to Rs.300</td>
<td>145.5% of pay--minimum Rs.35 plus 128% maximum Rs.434</td>
</tr>
<tr>
<td>Above Rs.300 up to Rs.400</td>
<td>Rs.62 plus 124% of pay upto Rs.400</td>
</tr>
<tr>
<td>Above Rs.400 up to Rs.800</td>
<td>108.5% of pay--minimum Rs.496 plus 15.5% of pay</td>
</tr>
<tr>
<td>Above Rs.800 up to Rs.900</td>
<td>Rs.100 plus 96% of pay</td>
</tr>
<tr>
<td>Above Rs.900 up to Rs.1000</td>
<td>Rs.127 plus 93% of pay</td>
</tr>
<tr>
<td>Above Rs.1000 up to Rs.1030</td>
<td>Amount by which pay falls short of Rs.2057</td>
</tr>
<tr>
<td>Above Rs.1030 up to Rs.2000</td>
<td>Rs.1027</td>
</tr>
<tr>
<td>Rs.2001 to Rs.2749</td>
<td>Rs.1270 D.A plus A.D.A</td>
</tr>
<tr>
<td>Rs.2750 and above</td>
<td>Rs.1650 D.A plus A.D.A</td>
</tr>
</tbody>
</table>

Further Adhoc D.A. in respect of Officers getting pay above Rs.1638

Pay Rs.1639 to Rs.2749 82% of basic pay less D.A and A.D.A admissible as above subject to further condition that increase in total D.A payable shall not exceed Rs.150

Rs.2750 and above Rs.600
Officers getting pay above Rs.1518 but below Rs.1639
Rs.1519 to Rs.1639 60% of pay less D.A+A.D.A i.e., Rs.243+Rs. 667

9.5. Retirement on or after 1-4-2004
50% of pay in all cases

10. Interim Relief taken into account for determining retirement benefits.

w.e.f. 1-6-1983
Pay below Rs.300 50 p.m.
Rs.300 and above but below Rs.700 60 p.m.
Rs.700 and above but below Rs.1600 70 p.m.
Rs.1600 and above but below Rs.2250 80 p.m.
Rs.2250 and above 100 p.m.

w.e.f. 1-3-1985
10% of Basic Pay Subject to a minimum of Rs.50 pm

11. AGE OF RETIREMENT:
1. 55 years Up to 30-11-1962
2. 58 years from 1-12-1962: Group D and Ministerial Staff who joined prior to 31-3-1938 to be retained up to 60 years.
3. 60 years from 1-5-1998

12. CONSTITUTION OF CENTRAL PAY COMMISSIONS:

| I CPC | Constituted in May 1946 | Report submitted in May 1947 | Implemented from 1-1-1947 |
| II CPC | August 1957 | August 1959 | 1-7-1959 | 02-08-1960 |
13. NOMINATIONS

This will relieve one’s dependents and dear ones of considerable amount of hardship and trouble.

Nominations are allowed for enabling the nominees to receive in the event of death, life-time arrears of Pension.

In the absence of a nomination, the Family members may be subjected to considerable hardship and hassles in the process of obtaining a Succession Certificate to claim dues. This involves both time and money. Nominations can be changed whenever one’s priorities change.

Nominations in the case of lifetime arrears of Pension are to be filed before retirement with the Heads of Office along with the application for Pension. The Pensioner can also file subsequent modifications to nominations with the respective Pension Disbursing Authorities. (see Annexure No.13)

In the case of Pensioners drawing Pension from Banks, the nomination referred to in the preceding paragraph will apply only to that amount which has not been drawn and credited to their respective Bank Accounts at the time of death. For the amounts already credited to the account, the Pensioners are governed by the normal banking laws and procedures. Incidentally, Bank Regulations provide for nomination by the account holder in respect of the balance amount standing to his/her credit in the event of death. Banks can be approached for making such a nomination in addition to the nomination filed with the Head of Office.

Nomination facility is not available to Family Pensioners.

14. INTEREST ON DELAYED PAYMENT

Pensioners are entitled to receive interest on the amount of retirement Gratuity if its payment is delayed for administrative reasons beyond a period of 3 months. The prescribed rate of interest is at par with the interest rate admissible on the balances in the General Provident Fund. Interest is not payable on Pension or Commuted value of Pension even if there is delay.

15. MODE OF PENSION DISBURSEMENT

Retiring employees have an option to draw their Pension through:

(i) Pay and Accounts Officer attached to the Office from which they retire, or
(ii) Treasury of the place where they permanently settle down after retirement, or
(iii) A branch of the Public Sector Bank entrusted with disbursement of Pension on behalf of the Central Government at the intended place of their residence after retirement.

Drawal of Pension through Pay and Accounts Offices or through the Treasuries involves claiming Pension every month by presentation of a bill by the Pensioner. Drawal of Pension through Public Sector Banks is simpler as the Bank automatically credits the Pension to the Bank Account of the Pensioner every month. For this purpose Pensioners are required to open an account in their own name with the branch of the Public Sector Bank through which they wish to draw their Pension. Joint Account is now permitted provided it is with the spouse in whose favour an authorisation for Family Pension exists in the PPO. (Annexure Form: Annexure No. 4.). It will be in the interest of Pensioners to operate this account solely for the purpose of Pension without maintaining in this account any other transactions. This will enable them to keep a watch on the amount of Pension and Dearness Relief credited to their account by the Bank from time to time. This will also help them to verify with the Bank authorities immediately on receipt of higher or lower Pension. This will facilitate timely reconciliation and avoid the possibility of the Bank effecting any recovery at a later date.

[For further details refer to Annexure No.2-A, 2-B].
Retiring employees and Pensioners of the Department of Posts can draw Pension on optional basis either through Post Offices or through Nationalized Banks w.e.f. 1-1-2013. The facility of drawing Pension through Post Offices is not available to other Pensioners except those belonging to the Dept. of Telecom and Railways. Those drawing Pension from Post Offices can also avail of the facility of having their monthly Pension credited to their Post Office Savings Bank Account at places where Savings Bank facilities are available at the concerned Post Offices. This will enable them to draw their Pension without the need for presenting themselves in person with a bill every month in the same manner by which other Pensioners draw their Pension through Public Sector Banks. They can also have cheque facility. Here also Joint Accounts are permissible with the spouse in whose favour an authorisation for Family Pension exists in the PPO.

[For further details refer to Annexure No.1A, 1B - and Annexure No.3].

Pensioners in receipt of Pension up to Rs.2250/- p.m. excluding Dearness Relief who are drawing their Pension otherwise than through Banks can also draw their Pension by Money Order at Government cost. In case of Pensioners who retired prior to 1.4.04, the term 'Pension' would include Dearness Pension merged with Pension.

16 A. CERTIFICATES TO BE FURNISHED BY THE PENSIONER

Pensioners are required to furnish to the Bank the following Certificates:-

(i) Life Certificate in November every year [See Form No.I of Annexure-5]

Officers of Reserve Bank of India and of the selected Public Sector Banks are also authorised to issue the Life Certificate. If the Life Certificate is not furnished, the Pension from December onwards will not be credited. In case the Pensioner is unable to obtain it due to illness/incapacitation, etc., an intimation to this effect supported by a Medical Certificate from a Registered Medical Practitioner about his/her inability to appear in person should be sent to the Bank. The Bank will nominate an Officer to visit the Pensioner at his/her residence/hospital for recording the Life Certificate.

(ii) Non-employment or employment/re-employment Certificate in the month of November each year [See Form No. II of Annexure-5]. If this Certificate is not furnished Dearness Relief will not be drawn from December onwards.

(iii) Those drawing Fixed Medical Allowance should furnish in November of each year a Certificate to the effect that they are not residing in areas covered by CGHS or other similar schemes administered by the Central Govt.

(iv) In the case of Group ‘A’ Officers, declaration about

a) Acceptance/non-acceptance of Commercial Employment within one year of the date of retirement; and

b) Acceptance/non-acceptance of employment under any Government outside India/an international Organization of which the Govt. of India is not a member. [See Form II of Annexure 5].

Pensioners drawing Pension through Post Office will, similarly, have to furnish the Certificates to the Postmasters.

16 B. CERTIFICATES TO BE FURNISHED BY FAMILY PENSIONER

a) Marriage/remarriage Certificate: In case of widow recipient of Family Pension, an undertaking will have to be given at the time of the commencement of Family Pension that in case she remarries, she will report the fact to the Pension Disbursing Authority.

b) In case of other recipients of Family Pension (a widower or an unmarried daughter), Certificate of remarriage/marriage is required at six-monthly intervals in the month of May and November.

c) Certificate for mentally retarded/physically handicapped child:

A mentally retarded/physically handicapped son or daughter is eligible to receive Family Pension for his/her Life. A Certificate obtained from a Medical Board comprising of a Medical
Superintendent or a Principal or a Director or Head of the Institution or his nominee as Chairman and two other members, out of which at least one shall be a Specialist in the particular area of mental or physical disability including mental retardation, once, if the disability is permanent or if the disability is temporary, once in every five years will have to be furnished to the Appointing Authority. [See Annexure 10].

d) Marriage/Income Certificate in respect of recipient son/daughter: The son or daughter including widowed/divorced daughter of the deceased Govt. servant or the Pensioner, in receipt of Family Pension, or the guardian on his/her behalf, as the case may be, is to furnish a Certificate to the Treasury or the Bank, as the case may be, every six months in the months of May and November that he or she has not yet married and is not earning a sum of two thousand five hundred rupees or more per mensem.

e) Certificate of dependency of parent(s): The dependent parent(s) of a deceased Govt. servant in receipt of Family Pension are to furnish a Certificate to the Treasury or the Bank, as the case may be, once in a year in the month of November, that his or her or their combined income, as the case may be, is less than two thousand five hundred and fifty rupees per mensem from employment or their own Pension or any other source.

w.e.f. 1-1-2006, the income limit is Rs.3500 plus Dearness Relief admissible from time to time.

17. RECOVERY OF EXCESS OR WRONG PAYMENT

Recovery of wrong payment or excess payments are required to be made only in instalments not exceeding one third of Pension (Pension Plus Relief) each month and recovery higher than this cannot be made without the written consent of the Pensioner.

18. ISSUE OF DUPLICATE PPO

(i) If the Pensioner’s portion of PPO is lost, worn out or torn and is sought to be renewed, the Paying Branch of the Bank will forward the request of the Pensioner along with both halves i.e., Pensioner’s half and Disburser’s half of the PPO, to the CPAO through the Link Branch for renewal. In order that payment of Pension is not delayed in the absence of Disburser’s portion of the PPO, all connected documents may be sent to CPAO immediately after the payment for the month is made so as to leave sufficient time with CPAO to do the needful and return the documents by the time payment for the next month becomes due.

(ii) In the case of Pensioners receiving Pension through Post Offices the procedure prescribed in (Rule 92 of FHB-Vol II shall be followed (see Annexure-1B).

Note: As per Dept. of P&PW O.M dated 22-7-1998 pay scale and Post/Grade/Rank last held is to be indicated in all pre and post 1996 PPOs issued.

19. DRAWAL OF PENSION BY OLD, SICK AND HANDICAPPED PENSIONER

Pensioner, who cannot sign a cheque and visit the Bank to withdraw Pension, can put his/her thumb/toe impression on the cheque/withdrawal form. In this case, the thumb or toe impression should be identified by two independent witnesses known to the Bank, one of them should be a Pension Disbursing Branch Official.

If a Pensioner cannot even put his thumb/toe impression, a mark can be obtained on the cheque/withdrawal form and it shall be identified by two independent witnesses, one of them should be a Pension Disbursing Branch Official.

In the above two cases, the Pensioner might also be asked to indicate to the Pension Disbursing Branch as to who could withdraw Pension amount from the Pension Disbursing Branch on the basis of cheque/withdrawal form as obtained above and that person should be identified by two independent witnesses. The person who is actually drawing the amount from the Pension Disbursing Branch should be asked to furnish his/her signature to the Pension Disbursing Branch.
20. NON RESIDENT INDIAN (NRI) PENSIONERS

The Pensioners who have gone abroad after the transfer of their Pension Account to the Public Sector Banks will continue to be eligible to draw the Pensions. So long as the Pensioner is in abroad, his/her Pension Account will be converted into a Non Resident Ordinary (NRO) account and withdrawal from the account is subject to Foreign Exchange Management Act (FEMA). The Pension amount may be remitted to the Pensioners outside India, on their request by debiting NRO Account.

The NRI Pensioners shall submit Life Certificate issued by authorised official from Embassy/High Commission/Consulate of India, Notary Public or Officer of the Bank Branch in the country where the Pensioner is residing, in November every year.

The Pensioner has to furnish other Certificates viz., Non-employment/re-employment Certificate, non re-marriage/non-marriage Certificate as prescribed in the Pension Scheme.

Change of Citizenship by Non-Resident Indian Pensioner will not affect his entitlement to the Pension in respect of Central Civil/Defence Pensioners.

NRI Defence Pensioners/Family Pensioners who are settled abroad are exempted from personal appearance in the Bank Branch at the time of first drawal of Pension/Family Pension provided the Indian Embassy/Mission abroad issues a Certificate to the effect that the Pensioner/Family Pensioner has been identified by them on his/her personal appearance on............ (date) with reference to the documents viz., 1. Marriage Certificate 2. Passport 3. PPO

21. STAGGERING OF PENSION PAYMENTS

The Pension is credited on the last working day of the month (except March-Pension, which is to be credited on or after 1st April). To avoid the rush on the last working day, Pension disbursement shall be suitably staggered/spread over a period of last 4 working days of the month for the convenience of the Pensioners at the discretion of the Branch Manager.

22. ISSUE OF IDENTITY CARDS

As per Dept. of Pension and PW decision conveyed in its O.M dt. 16-11-2000, Identity Cards in the format furnished below will be issued by various Ministries/Depts./Offices to its retired and retiring employees and the expenditure on providing laminated card will be borne by the Pensioner. The Card is to be issued at the request of the Pensioner.

Specimen of Pensioner's Identity Card

**Government of India, Ministry of.......**

<table>
<thead>
<tr>
<th>Front</th>
<th>Back</th>
</tr>
</thead>
<tbody>
<tr>
<td>No.</td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td>Date of Birth/superannuation</td>
</tr>
<tr>
<td>Res. Address</td>
<td>Post held on the date of retirement/pay scale,</td>
</tr>
<tr>
<td>Telephone No</td>
<td>Last Pay/average emoluments:</td>
</tr>
<tr>
<td>Blood Group</td>
<td>Qualifying service:</td>
</tr>
<tr>
<td></td>
<td>Pension originally sanctioned:</td>
</tr>
<tr>
<td></td>
<td>PPO No. and date</td>
</tr>
</tbody>
</table>

Signature of card holder
Signature of Issuing Authority with seal

23. OTHER RETIREMENT BENEFITS

i) Encashment of Earned Leave

The authority competent to sanction leave shall *suo motu* grant lump sum cash equivalent of leave salary admissible for the number of days of earned leave at the credit of the employee on the last day of his service, subject to a maximum of 300 days including the number of days for which encashment was availed along with LTC.

*Method of calculation:*

\[
\text{Last pay drawn plus D.A x No of days of E.L. at credit} \\
30 \\
\text{on the date of retirement.}
\]

Maximum 300 days including No. of days for which
encashment was availed along with LTC

Cash equivalent of leave salary is admissible for half pay leave at credit on the date of retirement subject to certain restrictions. The cash equivalent of leave salary is subject to reduction on account of Pension, D.R and Pension-equivalent of retirement Gratuity. Hence, this will not be beneficial where Pension sanctioned is at 50% of average emoluments.

Revised limits with effect from 1-1-2006 consequent upon implementation of the recommendations of VI Central Pay Commission:

a) The number of days of E.L for which encashment was availed along with LTC will not be deducted from the maximum number of days of E.L. encashable at the time of retirement.

b) Both EL and HPL shall be considered for encashment of leave subject to overall limit of 300 days.

c) Cash equivalent of half pay leave is not subject to reduction on account of Pension, D.R. and Pension-equivalent of retirement Gratuity.

ii) Group Insurance Scheme 1980

Compulsory to all Central Govt. servants. Provides the twin benefits of insurance cover in the event of death while in service and a lump sum payment on retirement.

A portion of the subscription is credited to the Insurance Fund and the other portion to the Savings Fund. The apportionment is at 30% and 70% respectively.

Interest earned is compounded quarterly.

<table>
<thead>
<tr>
<th>Monthly contribution:</th>
<th>Amount of Insurance cover</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs.</td>
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<tr>
<td>Group</td>
<td>Rate of Subscription</td>
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<td></td>
<td></td>
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<td></td>
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</tbody>
</table>

VI CPC recommended upgradation of Group D to Group C and placement of existing Group D employees in the entry grade of Group C. Consequently the monthly subscription and Insurance coverage to erstwhile Group D employees placed in PB 1 with a Grade Pay of Rs.1800/- and classified as Group C are revised to Rs.30/- and Rs.30000/- respectively with effect from January, 2011.

**Benefits Payable**

a) On retirement

Lump sum due to the retiring Govt. servant out of the Savings Fund calculated as per the table of benefits for the Savings Fund updated and circulated by the Ministry of Finance every year.

b) Death while in service

The nominee/heir will be paid

i) the amount of appropriate Insurance cover to which the employee was entitled to at the time of death and

ii) Lump sum as at (a) above.

24. GENERAL

All Pensions including Dearness Relief thereon and Gratuities are payable in rupees in India only.

They are expressed in whole rupees, the fraction being rounded off to the next higher rupee.

Pension/Family Pension is payable upto and including the day on which its recipient dies.

Grant of Pension and its continuance are subject to future good conduct of the Pensioners.

Pension finally authorised cannot be revised to the disadvantage of the Pensioner except to correct a clerical error.

Pension cannot be attached or seized for any demand against a Pensioner, nor can a Pensioner make any assignments in anticipation of Pension. But if a Pensioner is convicted of a serious crime or is found guilty of grave misconduct or negligence, Pension may be withheld or withdrawn fully or partly
for a specified or indefinite period after following the prescribed procedure which inter-alia requires an opportunity being given to the Pensioner to Show Cause against the action proposed to be taken.

Acceptance of certain kinds of post-retirement employment (e.g., Commercial Employment before expiry of one year from retirement, employment under Foreign Governments etc.) by Pensioners who retire from Group A service/post requires prior permission of the Central Government. Failure to comply with this requirement may lead to stoppage of Pension.

Releasing Dearness Relief (D.R) using Orders available in DoPT Website

(Dept. of Posts has issued Order to all CPMsG/PMsG Directors and Dy. Directors of Postal A/cs in its letter No. 4-8/06-Pen dated 23-9-06. The relevant para of the Order is reproduced below)

Para 3: "It is, therefore, requested that the Pension Branch of the Circle Office may be advised to act directly on the Government Orders in respect of Dearness Relief etc. Officer in the Circle Office may be designated to access the DoPT website http://persmin.nic.in/Pension and send the copies to the Pension Disbursing Offices without delay."

25. No. of Central Govt. Civilian Pensioners

as per VI CPC

<table>
<thead>
<tr>
<th>No. In Lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Railways</td>
</tr>
<tr>
<td>Posts</td>
</tr>
<tr>
<td>Defence (Civil)</td>
</tr>
<tr>
<td>Telecom</td>
</tr>
<tr>
<td>Other Civil Depts.</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

SECTION III

A. REVISION OF PENSION

The Central Pay Commissions constituted before the IV CPC, did not recommend revision of pension of past pensioners. The I and III CPCs recommended improvement in pension scheme. As a result of the recommendations, some modifications to Pension Rules Viz., uniformity in the age of retirement, change in rate of pension, increase in the ceiling on pension, calculation of pension on average emoluments for 10 months etc., were introduced. Revision of pension of past pensioners was recommended by the IV CPC for the first time. However, the Liberalized Pension Scheme, under which calculation of Pension as per a slab system was introduced with effect from 31-3-1979 and made applicable to employees retiring on or after that date, was extended to pre-31-3-1979 retirees on implementation of the land mark judgement of the Hon’ble Supreme Court delivered on 17-12-1982 in the case known as D.S.Nakra & others vs. Union of India and the judgement known as ‘The Nakra Judgement’. Therefore, it can be said that revision of pension of past pensioners, was done for the first time with effect from 31-3-1979.

In this section an endeavour has been made to furnish the details regarding revision of pension of past pensioners under the Liberalized Pension Formula-1979 and as per the recommendations of IV, V & VI Central Pay Commissions. Owing to space constraint, only a few illustrations on computation of revised pension in respect of each revision have been furnished.

1. Revision of pension under the Liberalized Pension Scheme/Formula-1979

a.) Liberalized pension formula is extended to all pensioners who were in receipt of pension as on 1.4.1979 under Liberalized Pension Rules, 1950 or CCS (Pension) Rules, 1972.

b.) Benefits admissible under the Liberalized Pension Formula

1 Calculation of pension under the slab system as per details below.

Pension for maximum of 33 years of qualifying services
calculated at
50% for the first Rs.1000 of average emoluments reckonable for pension
45% for the next Rs.500
40% for the balance amount
Pension for less than 33 years of qualifying service is reduced proportionately.

2. Overall monetary ceiling on pension for 33 years of qualifying service raised to Rs.1500 per month.

C.) Other benefits extended from 1.4.1979 to pre-31.3.1979 retirees.
1) Computation of average emoluments drawn during last complete 10 months immediately preceding the date of retirement wherever the average emoluments were earlier computed on the basis of 36 months emoluments.

2) Determination of pension with reference to actual period of qualifying service subject to the ceiling of 33 years wherever the pension was earlier determined with reference to 30 years of qualifying service

3) Revision of Dearness Relief, Ad hoc relief, Ad hoc increase and Temporary increase wherever admissible with reference to the revised pension based on Liberalized Pension Formula-1979. However, Ad hoc relief of Rs.35 sanctioned wef 1.1.1973 in case of Officers of the rank of Joint Secretary (or equivalent) or above who retired on or after 1.9.1965 shall be merged with increase in pension resulting from revision of their pension.

4) Enhanced family pension wherever restricted to retiring pension earlier shall be increased with reference to retiring pension as revised under the Liberalized Pension Formula.

Note: Revision of pension is required to be made in respect of Pensioners who retired on or before 31.3.1979 and were alive on 1.4.1979. No revision is necessary in respect of Pensioners who were not alive on 1.4.1979.

Since re-computation of pension in accordance with Liberalized Pension Formula-1979 on the basis of actual emoluments and qualifying service required locating old records for the past periods which may not be readily available the pensioners were offered an Ad hoc formula developed on certain assumptions. The Ad hoc formula for different dates takes into account the following factors:-

(i) Pensioners who retired between 1.3.1976 & 30.3.1979
(ii) Pensioners who retired between 1.1.1973 & 29.2.1976

(iii) Pensioners who retired between 17.4.1950 & 31.12.1972

Note: Revision of pension is required to be made in respect of Pensioners who retired on or before 31.3.1979 and were alive on 1.4.1979. No revision is necessary in respect of Pensioners who were not alive on 1.4.1979.

Since re-computation of pension in accordance with Liberalized Pension Formula-1979 on the basis of actual emoluments and qualifying service required locating old records for the past periods which may not be readily available the pensioners were offered an Ad hoc formula developed on certain assumptions. The Ad hoc formula for different dates takes into account the following factors:-

(i) Pensioners who retired between 1.3.1976 & 30.3.1979
(ii) Pensioners who retired between 1.1.1973 & 29.2.1976

(iii) Pensioners who retired between 17.4.1950 & 31.12.1972

Ready Reckoner for civilian Pensioners who retired between

<table>
<thead>
<tr>
<th>E.P</th>
<th>R.P.</th>
<th>R.P.</th>
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<tr>
<td>Rs.</td>
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<td>41</td>
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<tr>
<td>361</td>
<td>438</td>
<td>458</td>
<td>-</td>
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</tbody>
</table>

Pension with the above benefits with a ceiling of 30 years of Qualifying Service
Note: E.P.= Existing Pension R.P. = Revised Pension

Consolidation of Pension/Family Pension

The Pension/Family Pension of pre-1986 retirees was consolidated w.e.f. 1.1.1986 by adding together:

(i) Pension/Family Pension as on 31-12-1985
(ii) Dearness Relief
(iii) Additional Relief #

# Additional Relief admissible varied depending upon the date of retirement and the option exercised by the Govt. servant for merger of D.A. with pay allowed from time to time. There were four categories of Pensioners as on 1.1.1986 and the additional relief/benefit admissible for consolidation of their pension is as indicated below.

(A) In the case of Govt. servants who retired:-

(i) Prior to 30th September, 1977
(ii) Between 30th September, 1977 and 30th April 1979 and have not opted for merger of D.A.
(iii) Between 30th April, 1979 and 30th March 1985 and have not opted for merger of D.A.

And all Family Pensioners and persons in receipt of extraordinary pension

Additional Relief admissible:-

(a) In the case of pensioners drawing pension of Rs.500 or less, an amount equal to 15% of total amount of pension plus dearness relief subject to the condition that the additional relief shall in no case be less than Rs.75
(b) In the case of Pensioners drawing pension above Rs.500, an amount equal to the difference between the fixed D.R of Rs.638 and the notional relief calculated at 95% of pension subject to the condition that where the said difference shows negative amount or is less than Rs.175, the additional relief shall be Rs.175.

(B) In the case of Govt. servants who retired:-

(i) Between 30th September 1977 and 30th April 1979 and have opted or deemed to have opted for the benefit of merger of D.A. in pay up to CPI points 272.
(ii) After 30th April 1979 but before 31st January 1982 and have opted for merger of D.A. in pay up to CPI points 272.

(iii) On or after 31st January 1982 but before 31st March1985 and did not opt for merger of Additional Dearness Allowance in pay up to CPI points 320 but had opted for merger of D.A. in pay up to CPI points 272.

Additional Relief admissible:-

(a) In the case of pensioners drawing pension of Rs.500 or less, additional relief shall be 10% of total amount of pension plus Dearness Relief subject to the condition that the additional relief shall in no case be less than Rs.50.

(b) In the case of pensioners drawing pension above Rs.500, additional relief shall be equal to the difference between the fixed D.R of Rs.538 and the notional relief calculated at 80% of pension subject to the condition that where the said difference shows negative amount or is less than Rs.125, the additional relief shall be Rs.125.

(C) In the case of Govt. servants who retired on or after 31-1-1982 but before 31-3-1985 and have opted or deemed to have opted for merger of Dearness Allowance in pay up to CPI points 320.

Additional Relief admissible:-

(a) In the case of pensioners drawing pension of Rs.500 or less, the additional relief shall be equal to 10% of total amount of pension plus Dearness Relief subject to the condition that the additional relief shall in no case be less than Rs.50.

(b) In the case of pensioners drawing pension above Rs.500, additional relief shall be equal to the difference between the fixed D.R of Rs.463 and the notional relief calculated at 70% of pension subject to the condition that where the said difference shows negative amount or is less than Rs.100, the additional relief shall be Rs.100.

(D) In the case of Govt. servants who retired on or after 31.3.1985 and up to 31-12-1985, no additional relief is admissible.

Note: For details of merger of D.A. with pay (D.A. treated as Dearness Pay for retirement benefits) please see items 9.2, 9.3 and 9.4 of Section II, wherein the details of merger up to CPI 272 points, 320 points and 568 points applicable to Govt.

servants retired on or after 30-9-1997, 31-1-1982 and 31-3-1985 respectively are furnished.

Illustrations on consolidation of pension in terms of Paragraphs (A), (B), (C) and (D) above.

Para (A) (a) – (i) Pre-revised pension Rs. 300
(ii) D.R.@127.5% of pension Rs. 383
(iii) Additional relief @ 15% of the sum of pension and D.R. subject to minimum of Rs.75.
(300 +383=683 X15%) Rs.103
Total Rs.786

Para (B) (a) – (i) Pre-revised pension Rs. 300
(ii) D.R.(Fixed) Rs.323
(iii) Additional relief equal to the difference between the fixed D.R.of Rs.538 and the notional relief calculated at 95% of pension subject to minimum of Rs.175
(700X95%=665-538=22)minimum Rs.125
Total Rs.1513

Para (C) (a) – (i) Pre-revised pension Rs. 300
(ii) D.R.@ 107.5% of pension Rs.323
(iii) Additional relief at 10% of the sum of pension and D.R. subject to minimum of Rs.50
(300 + 323=623 X 10%=63) Rs. 63
Total Rs.686

Para (D) (a) – (i) Pre-revised pension Rs. 700
(ii) D.R.(Fixed) Rs.538
(iii) Additional relief equal to the difference between the fixed D.R. of Rs.538 and the notional relief calculated at 80% of pension subject to minimum of Rs.125.
(700X80%=560-538=22) minimum Rs.125
Total Rs.1363
Para (C) (a)  
(i) Pre-revised pension Rs.300  
(ii) D.R.@ 92.5% of pension Rs.278  
(iii) Additional relief at 10% of the sum of pension and D.R. subject to minimum of Rs.50  
(300 + 278=578 X 10%=58) Rs.58  
**Total** Rs.636  

(b)  
(i) Pre-revised pension Rs.700  
(ii) D.R. (Fixed) Rs.463  
(iii) Additional relief equal to the difference between the fixed D.R. of Rs.463 and the notional relief calculated at 70% of pension subject to minimum of Rs.100  
(700X70%=490-463=27) minimum Rs.100  
**Total** Rs.1263  

Para (D)  
(i) Pre-revised pension Rs.300  
(ii) D.R.@ 12.5% of pension Rs. 38  
(iii) Additional relief 00  
**Total** Rs.338  
Minimum pension Rs.375  
(i) Pre-revised pension Rs.700  
(ii) D.R @12.5% (maximum Rs.63) Rs.63  
(iii) Additional relief 00  
**Total** Rs.763  

**Table showing pre-revised pension/family pension and the consolidated pension/family pension due from 1-1-86 in respect of pensioners drawing Pension of Rs.500 or less.**  

| Pre revised pension/ family pension | Consolidated Pension/Family Pension due from 1-1-86 in respect of Pensioners covered by |  |
|---|---|---|---|
| Rs. | Para (A) Rs. | Para (B) Rs. | Para (C) Rs. | Para (D) Rs. |  |
| 131 or below | 375 | 375 | 375 | 375 |  |
| 155 | 428 | 425 | 375 | 375 |  |
| 180 | 485 | 424 | 397 | 375 |  |

**Table showing pre-revised pension and the part consolidated pension due from 1.1.1986 in respect of pensioners drawing pension above Rs.500**  

| Pre revised Pension | Part Consolidated pension from 1-1-86 in respect of pensioners covered by |  |
|---|---|---|---|---|
| Rs. | Para (A) Rs. | Para (B) Rs. | Para (C) Rs. | Para (D) Rs. |  |
| 501 | 1314 | 1164 | 1064 | 564 |  |
| 510 | 1323 | 1173 | 1073 | 573 |  |
| 600 | 1413 | 1263 | 1163 | 663 |  |
| 700 | 1513 | 1363 | 1263 | 763 |  |
| 810 | 1623 | 1473 | 1377 | 873 |  |
| 950 | 1853 | 1710 | 1615 | 1013 |  |
Note 1: The additional Pension becoming due consequent upon recalculation of pension at 50% of the Average emoluments shall be added to the part consolidated pension indicated in columns above and the sum thereby shall be the revised pension w.e.f 1.1.1986.

Note 2: Only a few entries from the Table annexed to G.O.I., Department of Pension and Pensioners’ Welfare O.M. No. 2/1/87-PIC-I dated the 16th April, 1987 under which the recommendations of IV CPC were implemented have been reproduced in the tables above.

3. Revision of Pension in terms of recommendations of V Central Pay Commission w.e.f 1.1.1996.

The V CPC recommended major improvements in pension structure of past pensioners. In addition to recommending consolidation of pension by adding together the Pension, Dearness Relief, Interim Relief I&II and fitment benefit as on 1.1.1996, the CPC for the first time recommended Absolute Parity in Pension between pre-1986 and post-1986 Pensioners and Modified Parity in Pension between Pre-1996 and Post-1996 Pensioners. It also, for the first time, linked pension with pay scales by recommending that revised pension w.e.f 1.1.1996 shall not be less than 50% of the minimum of the pay scales introduced from 1.1.1996 corresponding to the pay scale from which the pensioner had retired. Pension of pre-1986 pensioners was re-fixed w.e.f 1.1.1986 at 50% of notional pay as on 1.1.1986 arrived at by re-fixation of their pay on notional basis from time to time as per the Pay fixation formulae approved by the Government in implementation of the recommendations by successive Central Pay Commissions. The Pension so calculated (i.e., at 50% of the Notional Pay as on 1.1.1986) was consolidated as on 1st January 1996 in terms of recommendations of V C.P.C, thus ensuring complete parity in Pension between pre-1986 and post 1986 Pensioners. Further, the consolidated/revised Pension from 1.1.1996 was to be not less than 50% of the minimum of the revised scale of pay introduced w.e.f 1.1.1996 for the post last held by the Pensioner which ensured modified parity in Pension between pre-1996 and post-1996 Pensioners. The benefit of fixation of pay on notional basis, calculation of Family Pension on the basis of notional Pay as on 1.1.1986, consolidation of Family Pension on 1.1.1996 and stepping up of Family Pension to 30% of the minimum of the revised pay scales introduced from 1.1.1996 wherever the revised Family Pension fixed from 1.1.1996 worked out to be less than 30%, were extended to Family Pensioners also.

Illustrations


Consolidation of Pension by adding together:

(i) Basic Pension as on 1.1.1996
(ii) Dearness Relief up to CPI 1510 points #
(iii) Interim Relief-I Rs. 50 (fixed)
(iv) Interim Relief-II 10% of Basic Pension subject to minimum of Rs.50
(v) Fitment weightage @ 40% of the Basic Pension/Family Pension

# Rates of Dearness Relief as on 1.1.1996

Pension up to Rs.1750 148%
Rs.1751 to Rs.3000 111% subject to minimum of Rs.2590
Rs.3001 and above 96% subject to minimum of Rs.3330

Example -1 (Pre-1996 Retirees)

Date of Retirement 30.9.1991
Qualifying service over 33 years
Scale of Pay from which retired (S-19) Rs.3,000-100-3,500-125-4,500
Average Emoluments for Pension Rs.3,200
Pension fixed on retirement Rs.1,600

A. Consolidation on 1.1.1996 (as per para 4.1 of O.M. dated 27.10.1997)

(i) Basic Pension 1,600
(ii) Dearness Relief at 148% of Basic 2,368
(iii) Interim Relief I 50
(iv) Interim Relief II at 10% of Basic 160
(v) Fitment Weightage at 40% of Basic 640
Consolidated Pension 4,818


Revised pension w.e.f 1.1.1996 shall not be less than 50% of the minimum of the revised pay scale introduced from 1.1.1996 corresponding to the pay scale from which the Pensioner had retired.

Revised Pay Scale from 1.1.1996 corresponding to the Pay Scale of Rs.3,000-4,500 from which the Pensioner had retired ---Rs.10,000-325-15,200 (S.19)

Minimum of the Pay Scale Rs.10,000
Pension at 50% of the minimum Rs. 5,000

Revised Pension computed as at (B) above is more. Hence the Revised Basic Pension of the Pensioner is to be fixed at Rs.5,000 from 1.1.1996.

Note: For less than 33 years of qualifying service the revised pension is reduced proportionately.

Example- 2 (Pre-1986 Retirees)

Date of Retirement 30.9.1971
Qualifying Service over 33 years
Scale of Pay from which retired Rs.700-40-1,100-50-1,600 (II CPC)
Average emoluments for Pension Rs.1,060
Pension sanctioned on retirement Rs.530
Revised Pension under Liberalized Pension Scheme/Formula w.e.f. 1-4-1979 Rs.545

Revised Pension w.e.f. 1.1.1986 (covered by para 4.1(A) and para 5 of DoP & PW O.M. dated 16.4.1987)

A. Consolidation of Pension on 1.1.1996 as per para 4.1 of O.M. dated 27/10/1997

(i) Basic Pension 1,363
(ii) Dearness Relief at 148% of Basic 2,018
(iii) Interim Relief I (fixed) 50
(iv) Interim Relief II at 10% of Basic 137
(v) Fitment weightage at 40% of Basic 546
Consolidated Pension 4,114


(1) Calculation of pension on pay fixed on notional basis.

a) Fixation of pay on notional basis

Scale of Pay from which retired Rs.700-40-1,100-1,600-25-3,000 (II CPC)
Revised Scale of Pay from 1.1.1973 Rs.1,100-50-1,600 (III CPC)
Pay drawn at the time of retirement Rs.1,100
Revised Pay (Notional) as on 1.1.1973 as per CCS (RP) Rules 1973 Rs.1,350

Scale of Pay under III CPC Rs.1,100-50-1,600
Scale of Pay under IV CPC Rs.3,000-100-3,500-125-4,500
Notional Pay as on 1.1.1973 Rs.1,350
Revised Pay (Notional) as on 1.1.1986 as per CCS (RP) Rules, 1986 Rs.3,300
b) Calculation of Pension as on 1.1.1986 on the basis of Revised Notional Pay

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<th>Amount (Rs.)</th>
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<tr>
<td>Notional Pay treated as Average Emoluments for Pension</td>
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<td>Pension at 50% of A.E</td>
<td>1,650</td>
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</table>

c) Consolidation of Pension on 1.1.1996 as per para 4.1 of O.M. dated 27.10.1997

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<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td>i) Pension calculated on the basis of Notional Pay as on 1.1.1986</td>
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<td>ii) Dearness Relief at 148% of Pension</td>
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<td>iii) Interim Relief I (fixed)</td>
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<td>iv) Interim Relief II at 10% of Pension</td>
<td>165</td>
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<tr>
<td>v) Fitment Weightage at 40% of Pension</td>
<td>660</td>
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<tr>
<td><strong>Consolidated Pension</strong></td>
<td><strong>4,967</strong></td>
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d) Computation of Revised Pension in accordance with DoP & PW O.M. dated 17/12/1998 which provides that the consolidated Pension shall not be less than 50% of the minimum of the revised scale of pay introduced w.e.f 1.1.1996 corresponding to the scale of pay from which the Pensioner had retired.

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<th>Description</th>
<th>Amount (Rs.)</th>
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<tbody>
<tr>
<td>Revised scale of pay from 1.1.1996</td>
<td>10,000-325-15,200</td>
</tr>
<tr>
<td>Pension at 50% of the minimum of the pay scale i.e. 10,000/2</td>
<td>5,000</td>
</tr>
</tbody>
</table>

The revised basic Pension of the pre-1986 retiree is fixed at Rs.5,000 w.e.f 1.1.1996, which is more than the amounts of revised pension arrived at as per calculations indicated at b) and c) above.

Note: For less than 33 years of qualifying service the revised Pension is reduced proportionately.

4. Revision of Pension in terms of recommendations of VI Central Pay Commission w.e.f 1.1.2006.

The VI CPC did not recommended any major improvements in the Pension structure of the past pensioners. Like previous Pay Commissions, it also recommended consolidation of Pension by adding together the Basic Pension, Dearness Pension, Dearness Relief and Fitment Weightage.

However, it ensured modified parity in Pension between pre-2006 and post-2006 Pensioners, by recommending that the Revised Pension w.e.f 1.1.2006 shall not be lower than 50% of the sum of the minimum of the pay in Pay Band and Grade Pay thereon corresponding to the scale of pay from which the Pensioner had retired. DoP & PW vide its O.M. dated 14.10.2008 clarified that minimum of the Pay Band and Grade Pay thereon should be taken into consideration for computing Pension as per para 4.2 of its O.M. dated 1.9.2008 and had given illustrations on computation of pension. Subsequently, vide its O.M. dated 28.1.2013 stated that w.e.f 24.9.2012 the Pension of pre-2006 Pensioners as revised w.e.f 1.1.2006 in terms of para 4.1 or 4.2 of O.M. dated 1.9.2008 shall be further stepped up to 50% of the sum of the minimum of the Pay in Pay Band and Grade Pay thereon as arrived at with reference to the Fitment Tables annexed to Ministry of Finance, Department of Expenditure O.M. dated 30.8.2008. The Order dated 28.1.2013 implied that pre-2006 retirees are entitled to revised pension at the rate of an amount not less than 50% of the minimum Basic Pay (Pay in Pay Band + Grade Pay) that a serving employee would get from 1.1.2006. Consequently, the revised Pension computed in terms of para 4.2 of O.M. dated 1.9.2008 admissible to pre-2006 Pensioners for the period from 1.1.2006 to 23.9.2012 differs from the amount of Pension admissible from 24.9.2012 onwards.

**Illustrations**

<table>
<thead>
<tr>
<th>Date of Retirement</th>
<th>Qualifying service</th>
<th>Scale of Pay from which retired (S-19)</th>
</tr>
</thead>
<tbody>
<tr>
<td>30.9.1991</td>
<td>over 33 years</td>
<td>Rs.3,000-100-3500-125-4,500</td>
</tr>
</tbody>
</table>
Average Emoluments for Pension Rs.3,200
Pension fixed on retirement Rs.1,600
Revised scale of pay w.e.f 1.1.1996 Rs.10,000-325-15,200 (S-19)
Consolidated Pension w.e.f 1.1.1996 as per para 4.1 of O.M. dated 27.10.1997 Rs.4,818
Pension computed as per O.M. dated 17.12.1998 at 50% of the minimum of the scale of pay introduced w.e.f 1.1.1996 corresponding to the scale of pay from which the Pensioner had retired Rs.5,000

A. Consolidation of Pension on 1.1.2006 as per para 4.1 of DoP & PW O.M. dated 1.9.2008

(i) Basic Pension 5,000
(ii) Dearness Pension @50% of Basic Pension 2,500
(iii) Dearthness Relief at 24% of the sum of Basic Pension and Dearness Pension (5,000+2,500=7,500X 24%) 1,800
(iv) Fitment Weightage @ 40% of Basic Pension 2,000
Consolidated Pension 11,300

B. Computation of pension in terms of para 4.2 of O.M. dated 1.9.2008
Pay Band and Grade pay w.e.f 1.1.2006 corresponding to the scale of pay of Rs.3,000-100-3,500-125-4,500 from which the Pensioner had retired. --- P.B- 3 Rs.15,600-39,100 + Grade Pay Rs.6,600

(i) Revised Pension admissible from 1.1.2006 to 23.9.2012 @ 50% of the sum of the minimum of the Pay Band and Grade Pay Rs.
Minimum of the Pay Band 15,600
Grade Pay 6,600
Total 21,600
Revised Pension @ 50% of the Total 10,800

(ii) Revised Pension admissible from 24.9.2012 @ 50% of the sum of the minimum of the Pay in Pay Band and Grade Pay indicated in Fitment Tables annexed to MoF, DoE, O.M. dated 30.8.2008
Minimum of the Pay in Pay Band 18,600
Grade Pay 6,600
Total 25,200
Revised Pension @ 50% of the Total 12,600

Revised Pension admissible : Pension computed as per para 4.1 or para 4.2 whichever is more beneficial to the Pensioner

Pension admissible:
From 1.1.2006 to 23.9.2012 Rs.11,300 as at A above
From 24.9.2012 onwards Rs.12,600 as at B (II) above

B. Revision of Family Pension
The Central Pay Commissions constituted before the IV CPC did not recommend revision of Family Pension of past Family Pensioners though, some improvements were made in the rate of Family Pension payable from time to time and in the maximum amount of Family Pension. The IV CPC for the first time,
recommended consolidation of Family Pension as on 1.1.1986 by adding together the Basic Family Pension, Dearness Relief, and Additional Relief and treating the consolidated amount as Basic Family Pension w.e.f. 1.1.1986 as done in the case of Pension in respect of past Pensioners. Though in the case of past Pensioners, their Pension was revised under the Liberalized Pension Formula-1979 from 1.4.1979, irrespective of the date of their retirement as a result of the judgement of the Hon'ble Supreme Court, Family Pension of past Family Pensioners was not revised since application of the said formula was not beneficial to them as Family Pension was being calculated on the basis of last Pay drawn, whereas Pension under the Liberalized Pension formula was calculated on the basis of a slab system introduced w.e.f 31.3.1979. The V and VI CPCs recommended extension of all benefits admissible to past Pensioners as a result of implementation of their recommendations, to past Family Pensioners also, though at a different percentage of pay. Thus, revision of Family Pension of past Family pensioners came into effect from 1.1.1986.

Rates of Family Pension

1. From 1.1.1973 (III CPC)

Pay of Government servant

i) Below Rs.400 30% of Pay--Minimum Rs.60
   Maximum Rs.100

ii) Rs.400 and above, but below Rs.1,200
   15% of Pay--Minimum Rs.100
   Maximum Rs.160

iii) Rs.1,200 and above
   12% of Pay--Minimum Rs.160
   Maximum Rs.250

Note: Minimum amount of Family Pension plus Relief was raised to Rs.150 p.m. from 1.4.1983

2. From 1.1.1986 (IV CPC)

Pay in the Revised Pay scale

i) Up to Rs.1,500 30% of Pay--Minimum Rs.375
   Maximum Rs.500

ii) Rs.1,501 to Rs.3,000
   20% of Pay--Minimum Rs.450
   Maximum Rs.600

iii) Above Rs.3,000
   15% of Pay--Minimum Rs.600
   Maximum Rs. 1,250

3. From 1.1.1996 (V CPC)

30% of Pay in all cases instead of slab system

Minimum Family Pension Rs.1,275
Maximum Rs.9,000 (30% of the highest pay in Government service)
(Highest Pay from 1.1.1996 - Rs.27,000)

4. From 1.1.2006 (VI CPC)

30% of Pay in all cases

Minimum Family Pension Rs.3,500
Maximum Rs.27,000 (30% of highest pay in Government service)
(Highest Pay from 1.1.2006 - Rs.90,000)

1. Revision of Family Pension in terms of recommendations of IV CPC from 1.1.1986

The Family Pension of Pre-1986 Family Pensioners was consolidated w.e.f 1.1.1986 by adding together Basic Family Pension, Dearness Relief sanctioned up to 608 CPI points and Additional Relief.

Illustration

Consolidation of Family Pension by adding together:

(i) Basic Family Pension Rs.200
(ii) Dearness Relief at 127.5% of Basic Rs.255
(iii) Additional Relief @ 15% of the sum of Family pension
   and D.R. (i.e., 200+255=455X15%=69)
   subject to a minimum of Rs.75 Rs.75

Consolidated Family Pension w.e.f. 1.1.1986 Rs.530
2. Revision of Family Pension in terms of recommendations of V CPC from 1.1.1996

The V CPC recommended major improvements in pension structure of past Family pensioners. In addition to recommending consolidation of Family pension by adding together the Basic Family Pension, Dearness Relief, Interim Relief I&II and fitment benefit as on 1.1.1996, the CPC for the first time, linked Family Pension with pay scales by recommending that revised Family Pension w.e.f 1.1.1996 shall not be less than 30% of the minimum of the revised pay scales introduced from 1.1.1996 corresponding to the pay scale from which the Government servant/pensioner had retired.

Family Pension of pre-1986 Family Pensioners was re-fixed w.e.f 1.1.1986 at the rate in force as on 1.1.1986, i.e., as per the slab system, calculated on the basis of notional pay as on 1.1.1986 arrived at by re-fixation of pay of the Deceased Govt Employee/Pensioner on notional basis from time to time as per the Pay fixation formulae approved by the Government in implementation of the recommendations of successive Central Pay Commissions and treating the notional pay as the Pay last drawn by the deceased Govt. employee/Pensioner for calculation of Family Pension as on 1.1.1986. The Family Pension so calculated (i.e., at a certain percentage of the Notional Pay as on 1.1.1986) was consolidated as on 1st January,1996 in terms of recommendations of V C.P.C. Further, the consolidated/revised Family Pension from 1.1.1996 was to be not less than 30% of the minimum of the revised scale of pay introduced w.e.f 1.1.1996 for the post last held by the Pensioner/Govt. Employee.

Family Pension which was being calculated as per the slab system at different percentage of last pay drawn by the Government servant/Pensioner was replaced by a uniform rate of 30% of last pay from 1.1.1996. This benefit of increased rate of Family Pension introduced w.e.f 1.1.1996 was extended to pre-1996 Family Pensioners from the same date. Accordingly, in case of those pre-1986 pensioners whose Family Pension was calculated on notional pay under the slab system, (refer para 2 above) Family Pension as on 1.1.1996 was recalculated at the rate of 30% of notional pay as determined on 1.1.1986.

The Additional Family Pension becoming due on account of the difference between Family Pension admissible under slab system and at the rate of 30% was added to the consolidated Family Pension as on 1.1.1996 and the total amount was treated as basic Family Pension from 1.1.1996.

Illustrations

1. Revision of Family Pension of Pre-1996 Family Pensioner w.e.f 1.1.1996:

1. Date of retirement 31.1.1990
2. Scale of Pay from which retired Rs.3,000-100-3,500-125-4,500
3. Pay last drawn Rs.3,100
4. Family Pension admissible under slab system @ 15% of pay subject to a minimum of Rs.600 and a maximum of Rs.1,250
5. Revised Scale of pay from 1.1.1996 Rs.10,000-325-15,200 (S-19)

A. Consolidation of Family Pension as per O.M. dated 27.10.1997 by adding together:

Rs.

i) Basic Family Pension 600
ii) Dearness Relief up to 1510 CPI Points # at 148% of Basic 888
iii) Interim Relief I (fixed) 50
iv) Interim Relief II @ 10% of Basic 60
v) Fitment weightage @ 40% of Basic F.P 240
Consolidated F.P 1,838

# Rates of Dearness Relief sanctioned up to CPI 1510

Family Pension up to Rs.1,750 148% of F. P
Rs.1,751 to Rs.3,000 111% subject to a minimum of Rs.2,590
B. Revision due to recalculation of Family Pension at 30% of last pay instead of under slab system as per O.M. dated 10.2.1998

Last pay drawn 3,100
Family Pension at 30% of last pay Rs.3,100 x 30% 930
Family Pension admissible on retirement under slab system 600
Additional Family Pension admissible 930-600 330
Total Family Pension admissible on 1.1.1996
(i) Consolidated F.P as at A above 1,838
(ii) Additional F.P. as at B above 330

Total 2,168

C. Basic Family Pension w.e.f 1.1.1996 shall not be less than 30% of the minimum of the Pay Scale introduced from 1.1.1996 corresponding to the pay scale from which the Govt. servant/Pensioner had retired as per O.M. dated 17.12.1998.

Minimum of the pay scale as at Sl.5 above Rs.10,000
F.P at 30% of the minimum (10000 x 30%) Rs.3,000
Revised Basic Family Pension admissible from 1.1.1996
Family Pension as at A, B or C, whichever is more. i.e., Rs.3,000

2. Revision of Family Pension of Pre-1986 Family Pensioners w.e.f 1.1.1996

1. Date of Retirement 31.1.1985
2. Scale of Pay at the time of retirement (III CPC) Rs.1,100-50-1,600
3. Scale of Pay w.e.f 1.1.1986 (IV CPC) Rs.3,000-100-3,500-125-4,500
4. Scale of Pay w.e.f 1.1.1996 (V CPC) Rs.10,000-325-15,200 (S 19)
5. Pay last drawn Rs.1,300
6. Pay fixed on Notional basis on 1.1.1986 (As per CCS (Revised Pay) Rules, 1986) Rs.3,300
7. Family Pension admissible under slab system on 1.1.1986 on notional pay of Rs.3,300 Rs.600
8. Consolidated Family Pension admissible as per O.M. dated 27.10.1997 Rs.1,838
9. Family Pension admissible on 1.1.1996 on recalculation at 30% of notional pay (Rs.3,300 x 30% = Rs.930) Rs.930
10. Additional Family Pension admissible on 1.1.1996 (Rs.930 at Sl. 9 – Rs.600 at Sl.7) Rs.330
11. Total Family Pension admissible on 1.1.1996
(i) Consolidated Family Pension as at Sl.8-- Rs.1,838
(ii) Additional Family Pension as at Sl. 10-- Rs.330
Total Rs.2,168

The Revised Family Pension from 1.1.1996 shall not be less than 30% of the minimum of the Revised Scale of Pay introduced w.e.f 1.1.1996 corresponding to the scale of Pay from which the Govt. servant/Pensioner had retired under the provisions of O.M. dated 17.12.1998.

Minimum of the Scale of Pay at Sl. 4 above Rs.10,000
Family Pension at 30% of Rs.10,000 = Rs.3,000
From 1.1.1996 the revised Basic Family Pension is Rs.3,000
3. Revision of Family Pension in terms of recommendations of VI CPC from 1.1.2006

The VI CPC recommended consolidation of Family Pension by adding together the Basic F.P., Dearness Pension, Dearness Relief and Fitment Weightage as on 1.1.2006 and continuation of the rate of Family Pension at 30% of the Last Pay drawn by the Govt. servant/Pensioner. It ensured continued linkage of Family pension with Revised Pay scales and recommended that the Revised Family Pension shall not be less than 30% of the sum of the minimum of the Pay in the Pay Band and Grade Pay thereon introduced w.e.f 1.1.2006, corresponding to the Pay Scale in which the Pensioner/deceased Govt. servant had last worked. For computation of Family Pension as per this provision, (vide para 4.2 of DoP & PW O.M. dated 1.9.2008) minimum of the Pay Band instead of minimum of the Pay in Pay Band and Grade Pay thereon was taken into consideration. However, subsequently vide DoP &PW O.M. dated 28th January, 2013 it was ordered that the Family Pension as revised w.e.f 1.1.2006 shall be further stepped up to 30% of the sum of the minimum of the Pay in Pay Band and the Grade Pay thereon corresponding to the pre-revised pay scale in which the Govt. servant/Pensioner had last worked, as arrived at with reference to the Fitment Tables annexed to the Ministry of Finance, Dept. of Expenditure O.M. dated 30.8.2008 (i.e., the Fitment Tables for fixation of Pay of serving Employees). The Order on stepping up of F.P. was given effect to from 24.9.2012 and there was no change in revised F.P. admissible for the period from 1.1.2006 to 23.9.2012. Another major benefit that accrued to Family Pensioners from 1.1.2006 was grant of Age-related Additional Pension to older Family Pensioners on attaining the age of 80, 85, 90, 95 and 100 years at the rate of 20%, 30%, 40%, 50% and 100% of their Basic F.P. respectively.

Illustrations

A. Consolidation of Family Pension by adding together:

i) Basic Family Pension Rs.3,000
ii) Dearness Family pension @ 50% of Basic Rs.1,500
iii) Dearness Relief @ 24% of the sum of Basic and D.P. (3000+1500=4500 x 24%) Rs.1,080
iv) Fitment weightage @ 40% of Basic Rs.1,200

Consolidated Family Pension w.e.f 1.1.2006 Rs.6,780


Pay Scale w.e.f 1.1.1996 in which the Govt. servant/Pensioner had last worked - Rs.10,000-325-15,200

Pay Band w.e.f 1.1.2006 corresponding to the Pay Scale above – PB 3. Rs.15,600-39,100 + Grade Pay Rs.6,600

i) Minimum of the Pay Band Rs.15,600
ii) Grade Pay Rs.6,600
Total Rs.22,200

Family Pension at 30% of the Total = Rs.6,660

Admissible from 24.9.2012 under the provisions of O.M. dated 28.1.2013:

i) Minimum of the Pay in Pay Band as per Fitment Tables corresponding to Rs.10,000 in pre-revised pay scale Rs.18,600
ii) Grade Pay Rs.6,600
Total Rs.25,200

Family Pension at 30% of the Total Rs.7,560

C. REVISION OF RESTORED 1/3rd COMMUTED PORTION OF PENSION OF CPSU ABSORBEES

Central Government pensioners who had commuted a portion of their Pension under the CCS (Commutation of Pension) Rules, 1981 became entitled to restoration of the commuted...
portion after 15 years from the date of retirement or 1.4.1985 whichever is later as a result of implementation of the judgement of the Hon'ble Supreme Court delivered on 9th December, 1986. But, in the O.M. No 34/2/86-P & PW dated 5.3.1987 of the Department of Pension & Pensioners’ Welfare issued in connection with implementation of the Judgement, it was stated vide Para 4, that Central Government servants absorbed in Central Public Sector Undertakings/Autonomous Bodies who had received commuted value of 1/3rd Pension as well as terminal benefits equal to the commuted value of the balance amount of Pension left after commuting 1/3rd Pension (i.e., CPSU absorbtees who had commuted 100% of their Pension) are not entitled to the benefit of restoration of commuted portion of pension as they ceased to be Central Government pensioners.

The Hon'ble Supreme Court in its judgement dated 15.12.1995 while quashing Para 4 of the O.M. dated 5.3.1987 ruled that CPSU absorbtees who had commuted full Pension are also entitled to the benefit as given by Supreme Court in the “Common Cause” case (judgement dated 9.12.1986) so far as it related to restoration of 1/3rd of the commuted Pension. Consequently, the DoP & PW vide its O.M. No.42/3/98-P&PW (G) dated 30.9.1996 deleted Para 4 of its O.M. dated 5.3.1987 and extended the benefit of restoration of 1/3rd commuted portion of pension to CPSU absorbtees also from 1.4.1985 or after 15 years from the date of their absorption in CPSU whichever is later. Thus, CPSU absorbtees who had commuted 100% of Pension on their permanent absorption in CPSU became entitled to restoration of 1/3rd commuted portion of pension.

The following are other important events which affected restoration of 1/3rd commuted portion of pension of CPSU absorbkees from time to time.

a) Though CPSU absorbkees were given the benefit of restoration of 1/3rd commuted portion of pension, it was clarified by DoP & PW vide its O.M. dated 13.1.1998 that the restored amount of 1/3rd commuted portion of Pension should not be further revised or updated as per the pension Formula of 1979 or as per the recommendations made by the Fourth and Fifth Central Pay Commissions and that the same should not be further enhanced to minimum Pension of Rs.375 p.m. w.e.f 1.1.1986 or to Rs.1,275 w.e.f 1.1.1996. However, consolidation of the restored 1/3rd commuted portion of pension from 1.1.1986 and 1.1.1996, as the case may be, by adding together 1/3rd Pension, Dearness Relief and Interim Relief was allowed to CPSU absorbkees who were eligible for restoration of 1/3rd Pension. Dearness Relief at the rates admissible to Central Government pensioners was allowed to CPSU absorbkees also on the consolidated restored amount of Pension.

b) The Supreme Court in its Order dated 1.5.1998 ruled that the Central Government was liable to restore not only the 1/3rd commuted portion of Pension of CPSU absorbkees, as ordered in its judgement dated 15.12.1995, but also all the attendant benefits as given to Central Government pensioners. DoP P&W in implementation of the Order of the Supreme Court, vide its O.M. dated 14.7.1998 issued in supersession of its O.M. dated 13.1.1998, stated that “the beneficiaries of the Supreme Court’s judgement, dated 15-12-1995 shall be entitled to the benefit of revision of the restored amount of 1/3rd commuted portion of pension at par with other Central Government pensioners” and ordered revision of 1/3rd pension of CPSU absorbkees under (i) The Liberalized Pension Formula of 1979 (ii) The recommendations of IV CPC and (iii) the recommendations of V CPC, as the case may be, with reference to the date of their absorption in CPSU and the date of restoration of 1/3rd commuted portion of Pension. The provisions of O.M. dated 17-12-1998 that the revised Pension of Central Government pensioners from 1.1.1996 shall not be less than 50% of the minimum of the revised Pay Scale introduced from 1.1.1996 (for 33 years of qualifying service) was extended to CPSU absorbkees vide O.M. dated 12.1.1999 and their restored 1/3rd commuted portion of pension was to be not less than 1/3rd of 50% of the minimum of the Pay Scale introduced w.e.f 1.1.1996 corresponding to the Pay scale from which the CPSU absorbbee had retired.

c) Dearness Relief was being paid to CPSU absorbkees calculated on the amount of revised restored 1/3rd commuted portion of pension at the same rate at which it was made
admissible to other Central Government pensioners from time to time. The Supreme Court in its judgement dated 26-4-2000 ruled that PSU absorbees are entitled to the payment of Dearness Relief on Full Pension at par with other Central Government pensioners. DoP & PW vide its O.M. dated 12.7.2000 implementing the judgement, stated that “Dearness Relief shall be payable on full pension i.e., the revised pension which the absorbed employee would have received on the date of restoration of 1/3rd commuted portion of pension had he not drawn lump sum payment on absorption. Thus CPSU absorbees became entitled to D.R. on Full Pension on par with other Central Govt. pensioners.

d) A major benefit accrued to CPSU absorbees in revision of 1/3rd commuted portion of pension with the implementation of the judgement of the Supreme Court dated 24-7-2007 in which, though the Supreme Court observed that the CPSU absorbees stand on a different footing and fall in a different class by themselves so far as restoration of commuted portion of pension is concerned and cannot be treated at a par with other Central Govt. pensioners as far as 2/3rd pension is concerned since they had received terminal benefits for 2/3rd Pension, it ordered that for the purpose of consolidation of 1/3rd pension from time to time, the amount of 1/3rd pension should be determined with reference to the basic pension as on the dates of revision by dividing the basic pension by 3. This brought a change in the revision of 1/3rd commuted portion of pension. While as per O.M. dated 14-7-1998 referred to in Para(b) above, 1/3rd of the revised basic pension only was to be restored from the date of its revision, as per this judgement, and in accordance with the O.M. dated 6.9.2007 issued by the DoP & PW, both the 1/3rd and the Basic pensions are to be revised/consolidated and the revised 1/3rd commuted portion of pension is payable to the absorbee with D.R. calculated on the revised Basic pension. The illustration given below explains the provisions of O.M. dated 6.9.2007.

e) In terms of the recommendations of VI Central Pay Commission, the Basic/Full Pension of CPSU absorbees was notionally revised w.e.f 1.1.2006 by adding together the Basic Pension, Dearness Pay, Dearness Relief and Fitment Weightage on par with other Central Government pensioners. The restored 1/3rd commuted portion of pension was also revised by adding together (i) 1/3rd of Full Pension as on 31-12-2005 (ii) Dearness Pension on the Full Pension (iii) Dearness Relief on the sum of Full Pension and Dearness Pension and (iv) Fitment weightage at 40% of Full Basic Pension. The revised 1/3rd pension is payable w.e.f 1.1.2006

Age-related. Additional Pension for old pensioners was sanctioned in terms of the recommendations of VI CPC from 1-1-2006 and the same is payable at the following rates.

<table>
<thead>
<tr>
<th>Completed age of Pensioner</th>
<th>Additional quantum of Pension</th>
</tr>
</thead>
<tbody>
<tr>
<td>80 years</td>
<td>20% of Revised Full Pension</td>
</tr>
<tr>
<td>85 years</td>
<td>30% of Revised Full Pension</td>
</tr>
<tr>
<td>90 years</td>
<td>40% of Revised Full Pension</td>
</tr>
<tr>
<td>95 years</td>
<td>50% of Revised Full Pension</td>
</tr>
<tr>
<td>100 years</td>
<td>100% of Revised Full Pension</td>
</tr>
</tbody>
</table>

The additional quantum of Pension admissible on completion of the prescribed age, will be payable from 1st of the month in which the Pensioner’s date of birth falls.

Dearness Relief is payable for the Age-related Additional Pension.


Illustration

Revision of restored 1/3rd commuted portion of pension in respect of Government servants who had drawn lump sum payment (who had commuted 100% of their pension) on their Permanent absorption in Central Public Sector Undertakings/Autonomous bodies consequent upon implementation of the judgement of the Supreme Court vide GoI, Department of Pension & Pensioners’ Welfare O.M No.4/79/2006 –P&PW (D) dated 6-9-2007 and on implementation of the recommendations of VI Central Pay Commission vide O.M .No. 4/38/2008 (D) dated 15-9-2008.
Date of birth: 1-12-1930
Date of entry into Govt. Service: 1-9-1955
Date of absorption in CPSU: 31-3-1977
Scale of Pay from which retired: Rs. 2250-125/2-2750
Last Pay drawn in Govt. service: Rs. 2750
Total Qualifying Service for pension: 21 years 6 months
Pro-rata pension sanctioned on retirement: Rs. 716
Date of payment of 100% of commuted value of pension: 29-9-1977
Date of restoration of 1/3rd commuted portion of pension: 29-9-1992

Average emoluments for 33 years of qualifying service
Pension @ 50% of first Rs.1000: 500
45% of next Rs. 500: 225
40% of the balance of Rs.1162-50: 465

Total: 1190

Pension for 21 years and 6 months of Q.S.: Rs. 776

2. Revision under IV CPC from 1-1-1986
Consolidation of pension as per DoP & PW O.M. No.2/1/87-PIC-1 dated 16-4-1987

Rs.
i) Basic Pension: 776
ii) D.R. (fixed): 638
iii) Additional Relief (minimum): 175
iv) Additional Pension due to recalculation of Pension at 50% of Average emoluments instead of under the slab system as per 5 of the O.M. referred to above: 92
Total: Rs.1,681

Revised Full Pension w.e.f 1-1-1986: Rs.1,681

3. Revision from 1-1-1996 as per V CPC recommendations
Revised Pay scale from 1-1-1996 under V CPC: Rs.18400-500-22400

(A) Revision of Pension of pre-1986 Retirees on Notional basis as per GoI, DoP & PW O.M. No.F45/86/97-P&PW O.M.

Revision of Pay – (Notional) Rs.

Last Pay drawn on retirement (31-3-1977) 2,750
Revised Notional Pay on 1-1-1986 as per IV CPC- CCS(RP)Rules, 1986 6,300

Revision of Pension – (Notional)

Revised Notional Pension – for 33 years of service

50% of Notional Pay 3,150
For 21 years and 6 months (Rs.3150 x 21.5/33) 2,053

(B) Consolidation of Pension in terms of O.M. No. 45/86/97-P&PW(A)- Pt.II dated 27-10-1997 of DoP & PW.

Rs.
i) Basic pension as at 2 (A) above 2053
ii) D.R. @111% of Basic –minimum Rs.2590 2590
iii) Interim Relief I 50
iv) Interim Relief II @ 10% of Basic Pension 206
v) Fitment benefit @ 40% of Basic Pension 822

Total 5721

(C) Calculation of pension @ 50% of the minimum of the Pay Scale introduced from 1-1-1996 corresponding to the Pay scale from which the Absorbee had retired. Pay Scale Rs.18400-500-22400

Minimum of the Pay Scale Rs.18400
Pension at 50% of the minimum –for 33 years of qualifying service Rs.18,400/2 = 9200
For 21½ years of Q.S. Rs.9200 x 21.5/33 =Rs.5994
Revised full pension from 1-1-1996 is the amount indicated at (A) (B) or (C) whichever is higher. Amount at (C) is higher.

Hence, revised pension from 1.1.1996 is Rs.5,994.

4. Revision from 1-1-2006 as per VII CPC recommendations

(A) Computation of pension as per para No.4 .1 of O.M. No.F38/37/08 P&PW (A) dated 1-9-2008 of DoP & PW.

Consolidation Rs.
i) Full pension 5,994
ii) Dearness pension @ 50% of full pension 2,997
iii) Dearness Relief @ 24% of the sum of full pension and Dearness Pension 2,158
iv) Fitment weightage @ 40% of full pension 2,398

Total 13547

(B) Computation as per para 4.2 (admissible from 1.1.2006 to 23.9.2012) Pay Band - 4, Rs.37,400-67,000 plus Grade Pay Rs.10,000

Rs.

Minimum of the Pay Band 37,400
Grade pay 10,000
Total 47,400
Pension @ 50% of the total for 33 years of service 23,700
For 21 years and 6 months Rs.23700/33 x 21.5 15,441
Revised Full pension admissible from 1-1-2006 to 23.9.2012 is the amount at (A)or(B) whichever is higher. Amount at (B) is higher.Hence revised Full Pension from 1-1-2006 is Rs.15441

(C) Stepping up of Pension w.e.f 24-9-2012 in accordance with DoP & PW O.M. dated 28.1.2013

Pension as revised w.e.f 1.1.2006 to be further stepped up to 50% of the sum of the minimum of the Pay in Pay Band and Grade Pay thereon corresponding to the Pay Scale from
which the Pensioner had retired as arrived at with reference to the Fitment Tables annexed to MoF, DoE, O.M. dated 30.8.2008 issued in connection with fixation of Pay of Serving Employees.

Rs.

Minimum of the Pay in Pay Band 44,700
Grade Pay 10,000
Total 54,700

Revised Pension @ 50% of the total for 33 years of qualifying service 27,350
For 21.5 years of Q.S. Rs.27350/33 x 21.5 17,819

Revised Full Pension w.e.f 24-9-2012 is 17,819

B. Revision of Restored 1/3 rd commuted portion of Pension

1. From the date of restoration i.e., from 29-9-1992 to 31-12-1995

Rs.

i) 1/3rd of full pension as on 31-12-1985= Rs.776/3 259
ii) D.R. up to 608 points (maximum) 638
iii) Additional Relief as per para 4.1 (A) of O.M. dated 16-4-1987 (minimum) 175
iv) Additional Pension due to recalculation of pension @ 50% of AE instead of under slab system as per para 5 of O.M. dated 16.4.1987

AE Rs.2662.5/2X21.5/33 =868-776=92) 92

Total 1,164

Restored 1/3rd commuted portion of pension Rs.1,164

2. From 1-1-1996 under V CPC

Rs.

i) 1/3rd of full pension as on 31-12-1995---Rs.2053/3 684
ii) D.R. on full pension @111% of Rs.2053- 2,590 (minimum)

iii) I.R. I (fixed) 50
iv) I.R. II @ 10% of full Pension 206
iv) Fitment benefit @ 40% of full pension 822

Total 4,352

Restored 1/3rd commuted portion of pension from 1.1.1996= Rs.4,352

3. From 1-1-2006 under VI CPC

Rs.

i) 1/3rd of full pension as on 31-12-2005- Rs.5994/3 1,998
ii) Dearness pension @50% of full pension 2,997
iii) D.R.@ 24% of Full pen+DP (Rs.5994+Rs.2997=Rs.8921X24%). 2,158
iv) Fitment benefit @ 40% of full pension. 2,398

Total 9,551

Restored 1/3rd commuted portion of pension from 1.1.2006 = Rs.9551

As a special case, in compliance of the orders of Hon’ble CAT, Hyderabad Bench in CP No.26/2012 in OA 710/2010, it was ordered by DoP & PW vide O.M. No.4/30/2010-P&PW (D) dated the 11th July, 2013 that the 1/3rd restored pension of those CPSU Absorbees whose 1/3rd pension was restored from
a date before 1.1.2006, the pre-revised 1/3rd restored pension shall be revised w.e.f. 1.1.2006 by multiplying the same by a factor of 2.26, if it is more beneficial than the amount of revised restored 1/3rd pension arrived at in terms of O.M. dated 15.9.2008. In the case of those absorbee pensioners in whose case the restoration of 1/3rd pension became due on or after 1.1.2006, the above formulation would apply with reference to notional 1/3rd restorable pension as on 31.12.2005.

However, it has been stated in the O.M. that at the time of revision of 1/3rd pension on the basis of recommendations of next Pay Commission, the increase in 1/3rd restored pension on account of these instructions would not be considered and the 1/3rd restored pension of absorbees would be revised as per the usual procedure without taking into account the aforesaid dispensation.

The benefit of revision of restored amount of 1/3rd commuted portion of pension shall be admissible w.e.f. 1.1.2006 or from the date the commuted portion of pension is restored, whichever is later.

The revised restored 1/3rd pension w.e.f. 1.1.2006 in the example given in page 93 works out to Rs.9,836 as per details below.

### Summary

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<th>B. Restored 1/3rd Commuted portion of Pension</th>
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<tr>
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<td>(payable with D.R. on full Pen)</td>
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<tr>
<td>From 1-4-2004 5,994 + 2,997 (DP)</td>
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<td>From 1-1-2006</td>
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<tr>
<td>From 1-12-2010 15,441 + 2089*</td>
<td>9,836 + 3,089*</td>
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<tr>
<td>From 24-9-2012 17,819 + 3,564*</td>
<td>9,836 + 3,564*</td>
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* Age- related Additional Pension on attaining 80 years @ 20% of Full Pension

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Restored 1/3rd commuted portion of pension as on 31.12.2005 = Rs.4,352

Amount of 1/3rd pension admissible in terms of the above said O.M. 4,352 x 2.26 = Rs.9,836

Amount of 1/3rd pension admissible in terms of O.M. dated 15.9.2008 = Rs.9,551

Increase in restored 1/3rd pension w.e.f 1.1.2006 (9,836-9,551) = Rs.285
SECTION IV
FORUMS AVAILABLE TO PENSIONERS
FOR REDRESSAL OF GRIEVANCES

1. PENSION ADALATS

Guidelines for holding of Pension Adalats--reg
(O.M. No. 44013/2/2010-Coord. dated 25.3.2011 of DoP & PW)

The undersigned is directed to state that the Department of Pension & Pensioners' Welfare, Ministry of Personnel, P.G. & Pensions, is the Nodal Department for the formulation of general policy relating to Pension and other retirement related benefits of Central Government employees covered under CCS (Pension) Rules, 1972. Besides, it also seeks to promote Pensioners' welfare and serves as a forum for the redressal of Pensioners' grievances.

2. At present, some Ministries/Departments like Defence, Railways and Posts have been conducting Pension Adalats from time to time wherein on-the-spot decisions are taken for a prompt resolution of Pensioners' grievances. However, keeping in view the rising spate of Pensioners' grievances, the cooperation and involvement of all Ministries/Departments in redressing these grievances through various fora (i.e., Pension Adalats, etc.) is considered necessary.

3. The Department of Pension & Pensioners' Welfare has been considering for sometime framing of some sort of guidelines/framework for holding of Pension Adalats. Based on the interaction with Ministries/Departments of Defence, Railways and Posts and the feedback received from Banks with regard to holding of Pension Adalats, this Department has formulated guidelines for holding of Pension Adalats by various Ministries/Departments/Organisations, including the Pension disbursing Banks. A copy of these guidelines is enclosed herewith for perusal. The Ministries/Departments/Organisations may like to organise Pension Adalats for Pensioners as considered appropriate by them. These guidelines are not mandatory in nature and suitable changes could be effected, wherever required, keeping in view the overall objective of prompt and quick redressal of Pensioners' grievances.

1. Objective

The intention of conducting Pension Adalats is to look into the grievances of Pensioners so as to redress the same by taking on-the-spot decisions thereby reducing the delays, if any, in the settlement of their legitimate dues. This kind of interaction with the Pensioners would instil in them a sense of being cared for and attended to, thus, dispelling their feelings of isolation and neglect. It will also give an idea of the kind of problems/difficulties that are being faced by the Pensioners and help in identifying the areas of concern in policy that require our urgent attention for amendment, etc.

2. Frequency, Date and Time

2.1. Pensioners' Adalats may be held twice around January and July every year. Venue and date will be fixed by the concerned organization in consultation with the stakeholders and notified through advertisements in leading newspapers/other media. For this purpose, the following time frame may be adopted:

(a) Issue of notice by respective organisations through print and visual media and other means about holding of Pension Adalats indicating date, venue, time of Adalat and the name of Officer to whom the grievances have to be submitted.

At least 4 months in advance of the proposed date of Adalat.

(b) Last date for submission of grievances by Pensioners, which should be indicated in the Notification mentioned above.

Within 90 days from the date of issue of notice

2.2. About 4 to 6 weeks time is considered adequate to investigate most of the complaints/representations, though some cases may take a little longer. However, keeping in view the fact that the aim of the Adalat is to promote credibility and generate confidence amongst the Pensioners, the last date for receiving the complaints/representations to be heard in the Adalat may be suitably fixed and announced at the time of giving the publicity. Only one Officer will be nominated to receive the
complaints/representations. The Officer to whom the complaints/representations should be sent will also be indicated in the advertisement.

3. Publicity for the Adalat

3.1. Wide and adequate publicity through print and visual media and other means like posters at prominent places, may be given in advance to enable the Pensioners to send their cases in time for consideration in such Adalats. Doordarshan and A.I.R. can also be requested to telecast/broadcast the same through appropriate programmes. This is considered necessary, as reference to various records is very often essential before a grievance can be considered/redressed.

3.2. The most important aspect of the publicity campaign is to reach out to the individual Pensioners. For this purpose a set of hand outs, posters and press releases may be prepared and sent to the following agencies three months in advance.

* Bank Branches, Post Offices and Treasury Offices for display at their respective premises.
* Respective organizations at regional level for display at their premises and other crucial points.
* Pensioners’ Associations & Leagues of Pensioners at the station of the Adalat and its adjoining States for dissemination of information to the Pensioners.
* Special efforts for publicity in the interior villages may be made by the respective organizations located at the station of the Adalat, which are also expected to liaise with the local print and electronic media.
* For publicity of the Adalat for the information of Pensioners, press releases be issued in various print and electronic media in local/regional languages.
* The above exercise may be repeated through several rounds of press releases to above mentioned agencies.

4. Admissibility of cases in Pension Adalats

4.1. Cases involving purely legal points e.g., succession, etc., cannot be taken up in the Adalat. This aspect need to be adequately publicized.

4.2. Grievances involving policy matters need not be taken up in such Adalats.

4.3. In the cases of grievances not being tenable, the Pensioners may be suitably advised in writing.

4.4. Normally, no case should be held up for the sake of consideration/decision in the Adalat unless the delay is absolutely inescapable.

5. Advance action

5.1. The representations/grievances of Pensioners may be acknowledged indicating the date, venue and time of Pension Adalat.

5.2. The concerned Officers will examine the grievances/representations admitted and submit necessary reports, at least two weeks before the Adalat meet, to the members of the Adalat. The grievances/representations may be examined in detail and prompt action to finalize the cases be taken. Wherever necessary, liaison may be done with other concerned agencies for prompt settlements of the grievances. The cases which do not fall within the scope of the Adalat, will be required to be communicated to complainants indicating the result of enquiry/investigation, etc., and the decision taken thereon.

6. Representation in Pension Adalats

6.1. All Officers dealing with Pension viz., Senior Officers of Personnel/Administrative Branch and Accounts Department and Managers of the Pension-disbursing Banks from Zonal or Divisional Headquarters should be present with all the relevant records so that decisions are not postponed for the sake of referring to the records.

6.2. The Officers present in the Pension Adalats should be able to take decisions on the spot to redress the grievances. In this connection it is pertinent to note that such meetings are not to take up policy matters but they should deal with specific grievances of the individual Pensioner, when represented by him personally or by a Family member of the Pensioner.

6.3. The authorized representatives of the Standing
Committee of Voluntary Agencies (SCOVA) and the recognized Trade Unions/Pensioner Associations may also be invited to attend the Pension Adalats. But they should not be permitted to present the grievances of the Pensioners.

6.4. However, in the case of illiterate Pensioners, widows, minors etc., it may not be possible for them to effectively prepare and present cases before the Adalat. In such cases, if the Pensioner/Family Pensioner seeks the assistance of the representatives of the SCOVA/Pensioners' Associations attending the Adalat, the SCOVA/Pensioners' Associations representatives may be permitted to present the grievances of such Pensioners/Family Pensioners. It may so happen that the Office Bearers of the SCOVA/Trade Union/Pensioners' Associations may not be available when Pension Adalats are held on different dates, at different places. In such cases, even the representatives of SCOVA/Trade Unions/Pensioners' Associations, as authorized by the SCOVA/Trade Unions/Pensioners' Associations and whose credentials are sent in advance to the concerned Organization, may be allowed to attend the Pension Adalats and to present the cases, if necessary.

6.5. It needs to be ensured that all the cases which are tenable are settled at the Pension Adalat itself. But in cases where it is not possible to settle the same on the spot, it should be settled and finalized within a period of approximated three months from the date of holding the Pension Adalat.

7. Composition and conduct of Pension Adalat

7.1. The Adalat will comprise of concerned stakeholders at the Regional Level, which may have minimum five members chaired by the Head of the concerned Organizations/Bank. The Head of the Pension Adalat would be assisted by the concerned Officer of the Region concerned. The other three members will be one each from the Operational Wing and Finance Wing and the Bank/Post Office (Pension-Disbursing Authority). It may also have a representative of DoP & PW. However, modification in the composition of the members can be made if the Head of the respective Organization/Pension Adalat feels so in the circumstances.

7.2. The business of the Adalat is conducted through Benches which comprise of experts in Pension matters from various authorities. The Pension Adalat would be more beneficial, if the representatives of DoP&W and all the concerned stakeholders are included in it.

7.3. The Pension Adalats should be conducted at the level of very Senior Officer including Officers of Personnel, Accounts, Finance and other Departments concerned. The representatives of Banks/other Pension-Disbursing Authorities should also be co-opted in the Pension Adalats. The Officers comprising the Adalat should be those, who have been authorized to take decisions on the various aspects of Pension.

8. Jurisdiction and Venue

The Adalats are generally held at places where there is large concentration of Pensioners who draw their Pensions from Public Sector Banks, Post Offices and Treasuries. There will be one Adalat at least at Regional Level which will cover a wide range of organizations/stakeholders. The Adalats may be held at the Headquarter's Station of the Regional Office of the respective organization.

9. Evaluation & Monitoring

9.1. A Summary of outstanding cases may be compiled at the end of the Adalat and the unsettled cases referred to the concerned agencies for appropriate action in a time bound manner. A periodical review of outstanding cases is conducted and follow up action is taken with the internal and external agencies.

9.2. A review of the performance of the Adalat may be completed within 3 months of the Adalat Day. The items for evaluation could be:

(a) Total No. of grievances/cases.
(b) Number of cases decided on-the-spot
(c) Disposal of cases where decision could not be given on-the-spot and another date has been given
(d) Users satisfaction generated through the Adalat
9.3. An evaluation report after the first Adalat meeting may be prepared by the Head of the Pension Adalat assisted by the concerned Officer at Regional Level clearly indicating further steps, if any, required for improvement, and the same submitted within a month from the date of Adalat to Senior Officers of the respective organization.

9.4. Efforts should always be made to make payment of settlement dues immediately on retirement as per normal practice. No case should be held up for decision in Pension Adalats, unless the delay is absolutely inescapable.

9.5. As the conduct of Pension Adalat is being monitored at the highest level of the respective organization including stakeholders, the guidelines should be followed scrupulously to ensure that the grievances of Pensioners/Family Pensioners are settled promptly without giving any room for complaint whatsoever.

2. OMBUDSMAN (LOKAYUKTA)

"Banking Ombudsman Scheme" was introduced in June, 1995 by the then Governor of Reserve Bank of India. This Institution functions as an effective, inexpensive and expeditious Forum for redressal of customer complaints. Pensioners and Family Pensioners, having problems with Banks, regarding wrong revision and fixation of Pension, non-payment, wrong/delayed payment of Pension arrears, non-payment of Family Pension, delay in transfer of Pension Accounts from one Bank to another, non-payment of dues to Pensioner's nominee after Pensioner's death etc., can approach the OMBUDSMAN of their area for redressal of their grievance. The OMBUDSMAN is a Person of high standing and knowledge in legal, financial, administrative and managerial matters. The OMBUDSMAN has been appointed by the RBI at 15 different areas of operation in the Country.

The complainant, before making a complaint to the OMBUDSMAN must have made a representation to the Bank and the Bank must have either rejected the complaint or has not replied for a period of two months or the reply received is not satisfactory to the complainant. The complaint to the OMBUDSMAN must be lodged within one year after the Bank rejects the representation or sends its unsatisfactory reply. No complaint will be accepted by the OMBUDSMAN if the matter has already been decided earlier by or is pending before a Court, Tribunal or Arbitrator.

The OMBUDSMAN will settle the grievance within 4 months from the date of complaint. He will bring settlement between customer and Bank. He will give a recommendation acceptable to both the parties. Any Award given by the OMBUDSMAN against a Bank will be binding on the Bank if the complainant agrees to accept that Award in full and final settlement of all his claims as per the case. If the complainant is not satisfied with the Award, he can seek redress in a Court of Law.

The Indian Banks Association, Stadium House, Block 36th Floor, 81-83, Veer Nariman Road, Mumbai-400020 has published a small booklet on OMBUDSMAN, costing Rs.15/- only, copies of which can be had from them direct.

Location, Telephone No. e-mail ID of Ombudsman

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<th>Location</th>
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<td><a href="mailto:bogujara@rbi.org.in">bogujara@rbi.org.in</a></td>
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3. DEPT. OF PENSION & PENSIONERS’ WELFARE

Pensioners may also send details of their grievances addressed to: “The Deputy Secretary”, Department of Pension and Pensioners’ Welfare, Lok Nayak Bhavan, Khan Market, New Delhi - 110 003 if they are not satisfied with the reply given or if no reply is forthcoming from the Pension Sanctioning Authority.

   i) Website of Pension Ministry : http://persmin.nic.in
      Phone No. 011 - 24625540
      Fax No. 011 - 24604665

   ii) Suggestions for better liaison and quicker redressal:
       penweb@dpt-Pension-delhi.nic.in

4. DIRECTORATE OF PUBLIC GRIEVANCES (DPG)

Set up in Cabinet Secretariat in March 1988 and headed by a Senior Secretary to the Govt. of India is the designated authority to look into the citizens’ grievances that have not been resolved through the respective Administrative Departments. DPG looks into complaints relating to 16 Departments/Ministries and their Undertakings. The Departments are CGHS, Posts, Telecom including MTNL and VSNL, Railways, CPWD, Surface Transport, Civil Aviation, Regional Passport Authority, Regional Provident Fund Commissioner, ESI Hospitals, Ministry of Petroleum & Natural Gas, Kendriya Vidyalaya and Central Universities, Banking Division including Public Sector Banks and Insurance Division including LIC and GIC.

Anyone personally aggrieved by the decision of the Departments mentioned above can submit a complaint to the DPG in the proforma furnished separately below. As far as Pensioners are concerned, cases may concern non-settlement of Pension/CGHS problems. Cases taken up with DPG are attempted to be resolved in the least possible time and the DPG sends replies to the complainant about the nature of action taken. The DPG does not deal with cases involving policy matters, where a grievance has already been disposed of at the level of Minister, service matters, cases which are subjudice and cases where quasi judicial procedures (e.g., Railway Claims Tribunal) are prescribed for deciding claims.

Proforma for submitting complaints

1. Sender’s name and complete address
2. Subject
3. Whether the grievance petition was addressed to the Competent Authority/Director (Public Grievances) of the concerned Ministry/Dept.
4. If so, result thereof.
5. Reference No. of the concerned Ministry/Dept.
6. Details of the grievance.

The complaint is to be addressed to

The Secretary (PG),
Directorate of Public Grievances,
Cabinet Secretariat GOI,
2nd Floor, Sardar Patel Bhavan,
Sansad Marg, New Delhi, 110001.
Tel. Nos. 23363886, 23363733, 23743139
Fax No. 23345637

An “Online Grievances Redressal System” has been launched by the Directorate of Public Grievances on February 18, 2000. The Website (http://www.darpg-grievance.nic.in) is linked to the computerised system of registering and monitoring grievances. It is the first fully automated system of its kind under the Central Govt allowing monitoring of individual cases on a daily basis. The website also contains the name, addresses and details of offices in the DPG to whom grievances can be sent.

Addresses of Directors (PG) of some of the Depts. are furnished as follows:-

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<th>Dept. of Telecom</th>
<th>Min. of Railways</th>
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<td>General (PG)</td>
<td>Director (PG)</td>
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<tr>
<td>Room No. 225,</td>
<td>Room No. 604,</td>
<td>Railway Board,</td>
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<td>Dak Bhavan,</td>
<td>Sanchar Bhavan</td>
<td>Room No. 471,</td>
</tr>
<tr>
<td>Sansad Marg,</td>
<td>20, Ashoka Road</td>
<td>Rail Bhavan,</td>
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5. CENTRAL ADMINISTRATIVE TRIBUNAL (CAT)

A Tribunal to deal exclusively with all the problems of Central Govt. serving employees, Pensioners and Family Pensioners was created in January 1987, simultaneously delinking such cases from High Courts and Lower Courts. CAT has all the powers of a Civil Court and the affected Central Govt. servants, Pensioners and Family Pensioners can seek redressal only after exhausting departmental channels.

Application to CAT has to be made in the prescribed form in triplicate with attested copies of the Govt. Orders contested including copies of relevant documents. Application to CAT has to be made within one year from the date of final decision of the Govt. rejecting the appeal. If reply is not received within 6 months of appeal, application can be filed in CAT.

6. SCOVA

The Standing Committee of Voluntary Agencies (SCOVA) under the Department of Pension & Pensioners’ Welfare, Ministry of Personnel, Public Grievances and Pensions, Govt. of India, was originally constituted on 31st July, 1986 with the following objectives :-

i) To provide a feedback on programme implementation of the Department of Pension & Pensioners' Welfare.

ii) To discuss and critically examine new policy initiatives and

iii) To mobilise voluntary efforts to supplement the Government action.

On the official side concerned Departments are being represented on the SCOVA, while 15 Pensioners' Associations (5 Associations Constitute as "Standing Group" and 10 Associations Constitute as "Rotating Group") are being nominated from time to time on selective basis as non-official members. The Secretary, Department of Administrative Reforms, Public Grievances & Pension functions as the Convener and Member-Secretary of the SCOVA. The standing group would serve for three terms of two years each. The Rotating Group would serve for one term of two years and would be eligible for re-selection for one more term

(O.M. No. 41/22/2008-P&PW(G) dated 29.5.2009 of DoP & PW)

In the initial stages of SCOVA, meetings were being held somewhat at close intervals, but without an agenda, Minutes of the Meeting and action taken reports. Meetings are now being held with an agenda, followed by minutes and action taken report. The Department of Pension & Pensioners' Welfare being under the Ministry of Personnel, Public Grievances and Pensions is under the charge of the Prime Minister himself, assisted by a Minister of State.

The IV CPC has made the following recommendation on the working of the SCOVA:-

"In our view, Pensioners represent manpower, rich in experience and talent, which should be properly used in the nation-building activities. Constitution of SCOVA, therefore, assumes significance. We would however, suggest that Government may examine broad-basing the objectives (ii) and (iii) referred to above, so as to highlight the various problems of the Pensioners, like medical and housing needs, their utilisation in social welfare schemes like adult education, rural development, urban improvement etc."

The V CPC has made the following observations/recommendations, vide para-141.29.

"With a view to providing an effective forum to the Pensioners and their Associations, we feel that SCOVA should meet more frequently and at least once in three months. We are also of the view that SCOVA should be a multi-tier institution and should have the same machinery for implementation of the decisions taken as in the case of JCM, including that of reference to Board of Arbitration, wherever disagreement is recorded and the requirement of going to Parliament where a particular award is not
to be implemented by the Government. Unless the SCOVA becomes an effective institution for providing redressal of disputes and complaints with respect to Pensionary matters, Courts would continue to be flooded with petitions. The Department of Pension & Pensioners' Welfare may evolve a suitable mechanism to regulate the number of Pensioners' Associations and identify effective ones, which only should be consulted on policy matters concerning the Pensioner community."

No recommendation has been made by VI CPC on SCOVA

7. GRIEVANCE REDRESSAL FORUM FOR DEFENCE PENSIONERS - BOTH CIVIL & MILITARY

Defence Pensioners can now check their Pensionary entitlements and can send their complaints through Internet.

2. The Office of Principal CDA(P) Allahabad has launched its Website [http://pcdaPension.nic.in](http://pcdaPension.nic.in) The Website is expected to cater to the requirements of almost 1 crore of India’s population which includes 40 lakh Defence Pensioners and their families. 40,000 Pension Disbursing Agencies (PDAs), 10,000 Offices, Heads of Offices, Record Offices who initiate Pension claims and who deal with PCDA(P) Allahabad on Pension matters and 30 lakhs serving Defence and Defence Civilian personnel and 36,000 working Staff/Offerces of Defence Accounts Department itself.

3. The Website will be of considerable interest to all categories of Defence Pensioners. The visitors to the site would be able to broadly satisfy themselves that they are in receipt of correct entitlements. For this purpose, illustrative calculations of Pensionary benefits and also facility to calculate Pension on line has been provided. It also contains details of PDAs from where a Pensioner can draw Pension and also solutions to some of the common problems faced by Pensioners and also gist of important Govt.Orders. The Website explains diverse and complex entitlements and procedures in a cogent and comprehensive manner.

4. The Website also contains forms/applications for Pension, Pension revision etc., which can be downloaded and submitted. The Website has forward and backward linkages which enables the visitors to reach their areas of Interest in minimum time.

5. The Pensioners can send their complaints and feedback through Internet itself.

6. The Website has some interesting information about Allahabad also for the Pensioners who intend to visit the City.

7. The Pension Disbursing Agencies/Offices/Heads of Offices/Record Offices who deal with PCDA(P) on Pension matters will find guidelines for them and also forms/data sheet formats for downloading.

8. INFORMATION & FACILITATION COUNTER OF DEPARTMENT OF PENSION & PENSIONERS' WELFARE

i) Defence Pensioners

Address: Public Grievance Officer, O/o. Principal C.D.A. Draupathi Ghat, Allahabad, 211014 (UP).
Website : [http://pcdapension-nic.in](http://pcdapension-nic.in).
Telephones : PBX 2622618, 2622698, 2622699, STD Code : 0532
E-mail: cdaalbd@hub.nic.in
Fax : 0532/ 2624053, 2621549, 2420330, 2420281

ii) Civil Pensioners:

Address : Director (PW) Dept. of Pension & Pensioners' Welfare, Lok Nayak Bhavan, Khan Market, New Delhi- 110003
Website : [http://Pensionerportal.gov.in](http://Pensionerportal.gov.in).
Phone No. : 011-24652985
Fax No. : 011-24652985
E-mail : pen.gram@nic.in
For prompt attention, all correspondence from Pensioners should contain the following essential details, so that relevant records can be easily linked;-

1) Name
2) Full address
3) Office from which retired (Full form)
4) Post held at the time of retirement (and scale of pay) Rank, Regiment No. in respect of Defence Pensioners.

5) If Pension has been sanctioned, quantum may be specified along with the following:-
   a) particulars of Accounts Officer who issued the PPO, Record Officer in case of Defence Pensioners.
   b) particulars of Pension Disbursing Authority, Bank and Branch, Head Post Office/Post Office and
   c) PPO number/or a photocopy of the PPO.

9. PENSIONERS' PORTAL

A Mission Mode Project under National e-Governance Plan (NeGP)

(Ref: O.M.No. 41/88/07-P&PW(E) dt. 13th Sept. 07 of Dept. of Pension & PW)

The Pensioners' Portal is a Mission Mode Project of the Department of Pensions and Pensioners' Welfare (DoPPW), Government of India, taken-up under the National e-Governance Plan (NeGP). It is primarily aimed at making the Pension/retirement related information, services and grievances handling mechanism accessible online to the needy Pensioners, through a combination of interactive and non-interactive components, and thus help bridge the gap between the Pensioners and the Government. The portal is also expected to serve as a one-stop information source for the Pensioners of Government of India (especially Civil Pensioners) across the country.

The Objective

In pursuance of the Government's policy of accountable, transparent and Pensioner-centric governance, it was decided to develop a comprehensive Pensioners' Portal to fulfil the following objectives:

* To smoothen the process of sanctioning and disbursement of Pension and Gratuity.
* Enable Ministries/Departments/Organisations to pay the dues on or before the date of retirement.
* To build an effective grievances redress mechanism related to Pensioners.
* To keep the Pensioners aware of their rights and responsibilities/obligations.
* To enable the Pensioners' Associations/Welfare Organizations to access information/lobby grievances on behalf of their members.

a) How to access Pensioners' Portal

Pensioners' Portal is available at http://Pensionersportal.gov.in it can be accessed from any internet-enabled computer system at home or office or from any internet kiosk/internet cafe.

b) Who are the users of this System?

* Pensioners/Family Pensioners
* Government Employees
* Pensioners' Associations/Welfare Organisations
* Designated Pension Grievance Officers, Heads of Offices, and Secretariat Staff of all Ministries/Departments/Organizations handling the Pension related matters pertaining to their pre-retired or post-retired employees.

c) Others

Important Non-Interactive contents of the Pensioners' Portal

It provides:

* Details of Pension Rules, Procedures and Schemes
* Pension Circulars/Orders
* Guidelines and welfare measures for Pensioners
* Glossary of common terms related to Pension/Pensioners and brief information about various benefits to Senior Citizens.
* Pension Process Map/Time Frame and downloadable Pension-related forms.
* Lists of PG Nodal Officers of various Ministries and Departments and Central Public Information Officers (CPIO) pertaining to Dept. of Pension & Pensioners’ Welfare dealing with RTI matters.

* Detailed Information on various matters which can be accessed by invoking the links provided in the Portal to a number of web sites useful for Pensioners.

* Frequently Asked Questions (FAQs).

d) Important Interactive Facilities/Contents of the Pensioners’ Portal

It provides:

* Online calculators for the calculation of Pension/Family Pension, Gratuity and Commutation

* Pension Payment Order (PPO) Status enquiry by pre/post retired employees.

* On-line lodging and status enquiry of grievances by the Pensioners.

* Submission of replies/clarifications by the Pensioners.

* Generation of Personalised Pension Road Map.

* Online correspondence by the Pensioners with CPAO

* Search facility for accessing Pension-related Guidelines, Rules, Schemes etc.

The Dept. of Pension & PW has identified 27 Associations/Organisations in the Country for being associated with the implementation of web-based "Pensioners’ Portal". Karnataka P&T Pensioners’ Association is one of the 27 Associations.

SECTION V

IMPORTANT COURT VERDICTS IN FAVOUR OF PENSIONERS

1. SUPREME COURT. (30-4-1985)

Ordered that the Family Pension Scheme, 1964 introduced with effect from 1-1-1964 should be extended to the Pensioners who retired before 1-1-1964 also, but with effect from 22-9-1977. Also ordered that the Family Pension Scheme should be non-contributory w.e.f. 22-9-1977.

2. SUPREME COURT. (9-12-1986)

Ordered restoration of commuted portion of Pension with effect from 1-4-1985 or after 15 years of retirement, whichever is later. (Govt., while issuing Order has modified this as 15 years from the date of Commutation)

3. SUPREME COURT. (29-8-1989)

Held that widows and children of Government servants who get married after retirement are eligible for Family Pension.

4. CENTRAL ADMINISTRATIVE TRIBUNAL, NEW DELHI. (7-6-1991)

Held that withholding payment of Gratuity, leave salary encashment, General Provident Fund, Group Insurance and commuted value of Pension on the ground of non-payment of license fee and water and electricity charges is not legally sustainable and ordered their release.

5. CENTRAL ADMINISTRATIVE TRIBUNAL, LUCKNOW. (14-9-1998)

Held that an employee resigning from service after completion of the qualifying service for Pension is eligible for Pension. Pension cannot be forfeited. (The issue has been represented to VI CPC by Pensioners’ One Memorandum Steering Committee.) Neither the VI CPC made any recommendation on this nor the Government on its own volition
revised the Retirement Rule viz., Rule 26 on the subject

6. DELHI HIGH COURT. (28-4-1999)

Held that Government has the Constitutional obligation to provide health facilities to its employees and in case an employee requires a specialised treatment in an approved hospital, it is the duty of the Govt. to bear and reimburse the full expenditure.

7. CENTRAL ADMINISTRATIVE TRIBUNAL, BANGALORE. (29-7-1999)

If a person is in receipt of more than one Pension (i.e., Army & Civil) the minimum Pension requirement applies to each of them individually. "Government has since issued Orders on this vide Govt. of India decision No.6 below Rule- 49 of CCS (Pension) Rules 72" (Swamys Pension Compilation)

8. ORISSA HIGH COURT (Sept 1999)

Pensioner should be entitled to get 18% interest per annum for the delayed payment of the Pension and interest should be recovered from the concerned Official. Government of India has not agreed to this and accordingly Rule-68 of CCS (Pension) Rules provides for payment of interest only for belated payment of Gratuity.

9. CENTRAL ADMINISTRATIVE TRIBUNAL, MUMBAI (15-10-1999) - CAMP - NAGPUR.

Employee retiring on the afternoon of a particular day is deemed to be continuing in service till the midnight of that day for practical and technical purposes. GoI has not implemented the Judgement.

10. CENTRAL ADMINISTRATIVE TRIBUNAL, MUMBAI (23-3-2000)

Recovery of excess payments made due to mistake committed by the Department (like wrong fixation of pay etc.) from the retirement dues of an employee is not justified.

11. RECOMMENDATIONS OF IV CPC ARE NOT RETROSPECTIVE AND RETIREEs PRIOR TO ITS COMING INTO FORCE ARE NOT ELIGIBLE TO ITS LIBERALIZED PROVISIONS OF PENSION.

Where an employee under the terms and conditions of service or under relevant Rules relating to Pension is not eligible to earn Pension on his retirement, any amendment to the Rules covering a new class of Pensioners would not confer Pensionary benefits to the employees who had retired prior to the coming into force of such amendment of Rules. However the position would be different if the amendment is with retrospective effect as to cover the new class of employees including those who were not entitled to earn Pension under the existing Rules or condition of service etc. Where an employee, at the time of retirement, is entitled to Pension under the relevant Rules, any subsequent amendment to the relevant Rules, enhancing Pension or conferring additional benefit would also be applicable to him.


12. ELIGIBILITY FOR APPLYING THE SAME COMMUTATION FACTOR AS WAS APPLICABLE ON THE DATE OF RETIREMENT.

CAT/Chandigarh has held that those who retired prior to issue of O.M No.45/86/97–P & PW (A) – Part – I dated 27-10-1997 and commuted at the rate of 1/3 of their Pension (as per Rule existing prior to that date) are eligible to commute 40% of their Pension as per O.M dated 27-10-1997 with commutation factor applicable as on date of retirement.


13. INTEREST PAYABLE ON ACCOUNT OF PROCRASTINATION OF PAYMENT OF RETIRAL BENEFITS

In cases where a retired Government servant claims interest for delayed payment, the Court can keep in mind the time
Decision in respect of a retiree who retired on 31-10-1980: He was compulsorily retired on 30-12-1975 and was reinstated on 21-9-1978. His dues were settled by the Govt. only in Sept, 1998. The Court itself quantified the interest payable as Rs.1,36,000 and directed the Govt. to pay it within two months.

(OA No. 411 of 1999 – Dhirendra Narayandas Vs Union of India & Ors. D.O.J: 5-1-2001)

14. WHERE THERE IS DELAY IN PAYMENT OF RETIREMENT BENEFITS WHICH IS NOT ATTRIBUTABLE TO THE RETIREE, INTEREST BECOMES PAYABLE INCLUDING THE GRACE PERIOD.

Retirement benefits relating to DCRG and Commutation were not paid to the applicant in the case–Held :

“Grace period of 2/3/6 months provided for different categories of retiral benefits is given at the cost of beneficiaries or retirees. If the administration fails to settle the claim within the grace period they have no right whatsoever to claim the advantage for the said grace period. If the payments are made beyond the grace period interest @ 12% to be paid from the date the same has become due for payment”.


15. ONLY PERSONS WHO ARE DIRECTLY AND IMMEDIATELY AFFECTED BY THE ORDER IMPUGNED CAN BE CONSIDERED PERSONS AGGRIEVED TO BE ABLE TO FILE APPLICATIONS UNDER THE ADMINISTRATIVE TRIBUNAL ACT.

As per S.C Judgment (1998 (3) AT–1365–Dr. D. Sahoo Vs–J. K. Mishra) Administrative Tribunals cannot entertain application which is in the nature of a Public Interest Litigation (PIL.)


16. PAYMENT OF INTEREST ON PENSION BY GOVT., WHEN INTEREST ON PROVIDENT FUND IS RECOVERED

If Government recovers interest on the Provident Fund amount, which the employees had received at the time they had left Government service, the Government should also pay interest on the Pension which, according to its own policy, it was required to pay to those employees for the period of delay in disbursing their Pension.

(WP-9007 of 2000–High Court of Chennai–Commissioners of Central Excise, Chennai & Madurai Vs CAT represented by Registrar, Chennai- D.O.J:–29-8-2001)

17. BENEFIT OF MERGER OF 97% D.A WITH PAY TO PENSIONERS WHO RETIRED B/W 1-7-93 & 31-3-95.

Central Government servants who retired between 1-7-1993 and 31-3-1995 are also entitled to the benefit of the scheme of merger of 97% of Dearness Allowance with pay for the purpose of “Emoluments” for calculating Death/Retirement Gratuities.


Note: Government had filed an SLP on the above in the Supreme Court of India, which has upheld Govt's. contention that the financial constraint is relevant in the matter.

18. INCREMENT DUE ON THE DATE OF RETIREMENT COUNTS FOR PENSIONARY BENEFITS

Respondents are entitled for the benefit of increment due to them for the services rendered by them during the year preceding their retirement.

(OAs. 518, & 862 of 1997--CAT Hyderabad--Orders dtd 1-5-97 & 16-7-97–upheld by High Court of AP by its Judgment dtd 13-12-01 in WP Nos. 1219 & 1409 of 1998) (Reversed by the Full Bench - Represented to VI CPC by P.O.M.S.C. with no result)

19. REFUSAL TO GRANT THE BENEFIT OF REVISION OF PAY SCALE OF AN EMPLOYEE WHILE HE IS ON
LEAVE IS TOTALLY UNJUSTIFIED AS PERSON ON LEAVE IS ALSO UNDER SERVICE TILL HE RETIRES ON SUPERANNUATION.


20. PRE 1986 RETIREES – SPECIAL PAY TO COUNT FOR NOTIONAL PAY/PENSION: FAVOURABLE DECISION


(Appeal by GoI was rejected by High Court of Delhi CW 962003/CW/140/2003 dt. 22.1.2004)

21. PENSIONERS SHALL BE SANCTIONED D.R AT THE SAME RATE AND FROM THE SAME DATE AS AND WHEN D.A IS SANCTIONED TO SERVING EMPLOYEES–CASE OF MADHYA PRADESH STATE GOVERNMENT PENSIONERS.

(OA No.3137 of 2000- CAT, Jabalpur, MP Pensioners’ Samaj Vs State of Madhya Pradesh-D.O.J. 1-5-2002) (MP Govt. filed an appeal in High Court. The High Court set aside the Order of Tribunal.)

22. ADMISSIBILITY OF FULL D.A FOR DRAWAL OF GRATUITY OF A PRE 1996 RETIREE--SUPREME COURT’S REFUSAL TO INTERFERE UNDER ARTICLE 136 OF THE CONSTITUTION WITH THE DECISION OF THE LOWER COURT:

Case of Preetam Singh, who retired from Indian Railway Workshop, Jagadhari in 1990 and was allowed under the payment of Gratuity Act 1972, the full benefit of D.A as on the date of his retirement for Gratuity purpose by the Lower Court. This was not accepted by the Union of India which filed an appeal in the Supreme Court. The Judgment stated “This is not a fit case for our interference under Art. 136 of the Constitution. Hence appeal dismissed”

(No.937/95 --SLP No. 11043/1995 application for stay and application for condoning delay in filing appeal – Date of Judgment: 13-2-2002.(Author’s Note: Under Article 136 of the Constitution, the S.C, without going into the merits of the case, declared that unnecessary appeal by Government may be discouraged where only one party's liability is involved.)

23. APPLICABILITY OF IV CPC TO EMPLOYEE PERMITTED TO RETIRE VOLUNTARILY ON 1-1-86: DETERMINATION OF DATE OF RETIREMENT FOR PENSIONARY BENEFITS

Decision of the Supreme Court in the case of S. Banerjee. Offg. Addl. Registrar (permanent Dy. Registrar) of the Supreme Court who was permitted to retire with effect from the forenoon of 1-1-86. The petitioner contended that though, as per clause(j) to (m) Rule 56 of F.R or Rule 48 (or Rule 48A), the date of retirement is to be treated as non-working day, his retirement takes effect from the forenoon of 1-1-86 and the benefits of IV CPC should be extended to him. The Court cited para 17.3 of the recommendations of IV CPC, which stated that the benefits recommended will be applicable to employees retiring between 1-1-86 and 30-9-86 and upheld the right of the petitioner to get the benefits under IV CPC.

(AIR 1990 Supreme Court 285--Writ Petition (Civil) 1155 of 1987--S. Banerjee Vs. Union of India - Date of Judgment 24-10-1989)

24. WHERE THE EMPLOYEE WAS NOT RESPONSIBLE FOR THE OVERPAYMENTS OF PAY MADE TO HIM, THE ORDER FOR RECOVERING THE OVER PAYMENTS CANNOT BE SUSTAINED.

Held: “ ….The Learned Counsel for the applicant urged that, though the Apex Court in certain cases has permitted recovery of the amount paid in excess in instalments, the law as it stands and which flows from the basic opinion expressed in the case of “Shyam Babu Verma and others Vs. Union of India and others (1994 ATC 121), is that, the excess amount erroneously paid without the fault of the employee should not be recovered. The said decision of the Apex Court was rendered by a Bench of three Hon’ble Judges. This principle of law was reiterated by the Apex Court in the subsequent decision of Sabib Ram Vs. State of Haryana [(1995 (2) RSI 139). In that case, the appellant, Sahib Ram was appointed as Librarian in Govt. College. He did not possess the required educational qualification and therefore, he was not entitled to the relaxation. The Principal of the College herein granted him the relaxation. Since the date of relaxation,
Sahib Ram has been paid salary on the revised scale, the Apex Court found that it was not on account of any misrepresentation made by Sahib Ram that the benefit of higher pay was given to him, but by wrong construction made by the Principal for which Sahib Ram could not be held to be at fault. Under the circumstances, the Hon’ble Supreme Court held that the amount paid till date may not be recovered from the appellant.”

Citing that there is an unsavoury feature in the case under consideration, the Court held that it cannot pass a blanket Order restraining the respondents from effecting recovery of the whole of the amount paid in excess to the applicant during the period 1-4-1991 to 31-1-2002 for the reason that the applicant knew that he was being erroneously paid the salary in the higher scale since July, 1993. The Court Ordered recovery of overpayments made only for the period from 1-8-1993 to 31-1-2002.


Both the petitioners retired prior to 1983, i.e., before the introduction of Rule 48B. The Court held that since the applicants are covered by the Liberalised Pension formula which is applicable to all those who retired from service on or after 31st March 1979, they are entitled to the benefits under Rule 48B also.


26. APPLICATION OF JUDGMENT TO “SIMILARLY-PLACED PERSONS” - CASE OF PUNJAB STATE GOVERNMENT PENSIONERS - DIRECTIVE OF PUNJAB AND HARYANA HIGH COURT TO THE STATE OF PUNJAB.

Directive of Punjab and Haryana High Court to Punjab State Government in CWP No. 4382 of 2002, involving Satbir Singh, an employee of Punjab State Government, challenging the limit of Rs. 6000 per annum for outdoor expenses in connection with the treatment of chronic diseases–Date of Judgment: 21-3-2002: In compliance with the directive of the High Court, Punjab State Government, in their Department of Personnel (Personnel Policies Branch-II) Memo No. I.D. 12/39/2002-5 P.P.- II/9406 dated 17-7-2002, has issued instructions to all the Financial Commissioners, Principal Secretaries and Administrative Secretaries to extend the benefit/relief to other members whose claims are based on identical facts and points of law, where the Judgment has attained finality in the Court.


“We have noticed that, in spite of several judgments of the Tribunals and confirmation of the said decisions by the Supreme Court, the respondents, Union of India, are sticking to their own views and are not extending the benefits of decided cases to the persons similarly-circumstanced until they are constrained to move the Tribunal. In short, the respondents are indirectly fomenting unnecessary litigations and wasting public money, making it prestige issue of the same. The respondents, as model employers, are expected to take reasonable attitude and rational view of the whole thing and to act according to settled law of the land instead of bittering the relationship of the master and servant in this manner. We expect, in future, respondents (Government) will behave rationally as a model employer instead of driving the desperate employee to take legal recourse. All
decisions of this type should be treated as judgments in-rem
and be applied to the persons similarly-circumstanced.”

(2) RECOMMENDATION OF V CPC IN PARA 141.26:
“Court Judgments, when delivered on merits, should not
only be implemented invariably, but their benefits should also
be extended to similarly-placed persons without resorting to
litigation.”

(3) CENTRAL GOVERNMENT’S STAND ON THE ISSUE
OF SUO MOTU EXTENSION OF BENEFITS OF
COURT/CAT JUDGMENTS TO SIMILARLY-
CIRCUMSTANCED PERSONS AS CONVEYED TO
JCM-- MINUTES OF THE MEETING DATED 12-1-02:
“Different Courts in the country, at times, give conflicting
Judgments on similar issues. The Supreme Court has also
considered this issue in the Judgment in the case of Prahlad
Singh Vs. Union of India, where it has held that, when the Court
would like its Judgment to extend to similar situations, it would
be desirable to formulate a set of appropriate guide lines
indicating when directions referred by the Court in one particular
case can be operative in other cases. In view of the above, it
is not possible to automatically extend a Judgment in all cases.
Where specific directions are given by the Court, the same are
complied with, if the Government has not decided to go on
appeal.”

28. APPLICANT WHO RETIRED ON 31-12-2001 SHOULD
BE TREATED AS HAVING RETIRED ON 1-1-2002 AND
ACCORDINGLY INCREMENT AND INSTALMENT OF
D.A ADMISSIBLE WITH EFFECT FROM 1-1-2002 TO
BE GIVEN TO HIM.

Relying on decision in WP Nos.1219 & 1409 of 1998 by
AP High Court (R. Malakondiah & P. Chandrakanth George) and
Judgement of Supreme Court in the case of S.Banerji Vs. UOI
(reported in AIR 1990 SC 285 and decision of Full Bench of
CAT Mumbai (camp Nagpur) in OA 459/97 and 460/97 the CAT
Hyderabad held that the applicant Sri C. Subba Rao, Sr. Audit
Officer was eligible to (1) get increment due on 1-1-2002 with
all the consequential benefits including Pensionary benefits along
with (2) D.A as per his entitlement treating his date of retirement
as 1-1-2002.

Vs. Principal AG Andhra Pradesh, Hyderabad and others]

29. COUNTING OF D.A AS APPLICABLE TO AICPI - 1201.66
SANCTIONED WITH EFFECT FROM 1-7-1993 AS D.P
FOR PURPOSE OF COMPUTING GRATUITY
AMOUNT TO ALL THOSE WHO RETIRED BETWEEN
1-7-1993 AND 31-3-1995.

Based on CAT (Full Bench) Mumbai Orders passed on
21-09-2001 in OAs 542, 942 & 943 of 1997 in Baburao Shankar
Dhuri & others Vs Union of India, CATs at Chennai, Chandigarh,
Hyderabad & Bangalore have allowed applications of
Pensioners.(since dismissed by the Supreme Court of India)

30. INCLUSION OF D.A WITH PAY FOR GRATUITY
PURPOSE FOR THOSE WHO RETIRED BETWEEN
1-7-1993 AND 31-3-1995.

Application allowed - To be paid within 3 months, but as
in the case of Mumbai High Court Order, the petitioner to furnish
an undertaking to refund with interest @ 6% p.a. if the decision
of Mumbai High Court or the Supreme Court goes against the
excess payment.

(OA No. 644-HR/2002 decided by Chandigarh CAT on 12-3-2003 Ram Batra, Retd.
Postmaster Vs Union of India) (since dismissed by the Supreme Court of India)

31 INCLUSION OF D.A SANCTIONED W.E.F 1-7-1993 FOR
PURPOSE OF COMPUTING AMOUNT OF GRATUITY-
CASE OF THOSE WHO RETIRED BETWEEN
1-7-1993 AND 31-3-1995.

The Tribunal does not agree that the OA is hit by delay
and laches as this is a matter relating to Pension and it is well
settled law that under calculation of Pension can be raised at
any time, because it is a continuous cause of action. Secondly, although a writ has been filed before the Bombay High Court, no stay has been granted.

Application allowed subject to the applicant giving an undertaking to the effect that he will refund the amount received with interest @ 6%, if the writ petition filed by Govt. succeeds.


Cases of 130 other Pensioner-applicants have also been decided in favour of the applicants on 30-10-2003, 4-11-2003 & 5-11-2003. by CAT/Bangalore.

33  TREATING THOSE WHO RETIRED ON 30-6-1993 AS HAVING RETIRED ON 1-7-1993

Three Pensioners who retired on 30-6-1993 have been treated as having retired on 1-7-1993 and extended the benefit of including D.A as on 1-7-1993 for the purpose of computing the amount of Gratuity

34  EFFECTIVE DATE OF RETIREMENT OF THOSE WHO RETIRED ON THE AFTERNOON OF 31-12-1995 ON SUPERANNUATION TO BE 1-1-1996

Those who relinquished charge on superannuation on the afternoon of 31-12-1995 to be treated as having retired on 1-1-1996 and recommendations of V CPC given effect to from 1-1-1996 to be made applicable to them also.

35 a) GOVERNMENT SHOULD GIVE THE BENEFIT OF A FINAL DECISION TO ALL SIMILARLY PLACED PERSONS AND SHOULD NOT UNNECESSARILY SEND PEOPLE TO COURT.

b) WHEN THE BENEFIT OF EARLIER JUDGEMENT IS PRAYED BY SIMILARLY PLACED PERSONS, THE BAR OF LIMITATION WOULD NOT BE ATTRACTED.

IMPORTANT

The Department of Personnel and Training vide their letter No. 28027/9/99 Estt. (A) dated 1-5-2000 has directed that any Order passed by Central Administrative Tribunals against the Government should not be implemented by the Ministries/Departments without first informing the matter to the Department of Legal Affairs for advice and to the Department of Personnel and Training.

A Supreme Court Judgement

Disposing of Writ Petition No. 35 of 2006, between the States of UP and Orissa Vs the Government of India, the Supreme Court issued the following Judgement on 30th July 2008:

'Having regard to the acts and circumstances of the case, we direct that every Pensioner whether he/she is employee of Government of India, State Government, Corporation or Public Sector, is entitled to Pension on the beginning of every month. The respondents are directed to ensure that every incumbent should get the Pension from the Bank in the first week of every month. As and when there is a revision of Dearness Allowance...
and revision of pay scales, then the effect of that revision should be ensured promptly and the fixation should be released as far as possible within two months of the so called revision, but that revision shall not suspend the payment of Pension at the old rate till it is finalized. As and when the fixation is done, the arrears should be released to the members promptly within a period of two weeks”.

36 REVISED PENSION OF PRE-2006 PENSIONERS SHALL NOT BE LESS THAN 50% OF THE SUM OF THE MINIMUM OF THE PAY IN PAY BAND AND GRADE PAY THEREON CORRESPONDING TO THE PAY SCALE FROM WHICH THE PENSIONER HAD RETIRED

The Central Government SAG(S-29) Pensioners’ Association filed an application before the Principal Bench, Central Administrative Tribunal, New Delhi praying for issuance of direction to the DoP & PW to revise the pension of pre-2006 retirees as per the modified parity/formula recommended by the Pay Commission and adopted by the Government vide resolution dated 29-8-2008. The Full Bench of the CAT, while quashing and setting aside the clarificatory orders issued by the DoP & PW on 3.10.2008 and 14.10.2008 ordered refixation of Pension of all pre-2006 Pensioners w.e.f 1.1.2006 based on the GoI resolution dated 29.8.2008.

DoP & PW vide its O.M. dated 28.1.2013 ordered that w.e.f 24.9.2012 the Pension/Family Pension of all pre-2006 Pensioners/Family Pensioners as revised w.e.f. 1.1.2006 shall be further stepped up to 50%/30% respectively of the sum of the minimum of the Pay in Pay Band and Grade Pay corresponding to the Pay Scale in which the Government servant/Pensioner had last worked as arrived at w.r.t. Fitment Tables annexed to O.M. dated 30.8.2008 of MoF, DoE.

The DoP & PW filed a writ petition in the High Court of Delhi which was dismissed and the order of the CAT, Delhi upheld. (W.P.(C)1535/2012 of High Court of Delhi- D.O.J: 29.4.2013 & OA No.655/ of CAT, Principal Bench, Delhi- D.O.J. 1.11.2011)

SECTION VI - ANNEXURES

Annexure-1A

PAYMENT OF PENSION THROUGH THE POST OFFICE SAVINGS BANK

Salient features:

1. This facility is available to the Postal, Telecom and Railway Pensioners only.

2. The Pension including Dearness Relief will be credited automatically to the Post Office Savings Bank Account, specially opened for this purpose, on the last working day of the relevant month except the Pension for March, which will be credited on the first working day of April. No bill need be prepared.

3. The money can be withdrawn as from a normal POSB Account, on the day of crediting itself or anytime thereafter.

4. The Pension Account can be opened in addition to ordinary single/joint account, if any, in the same Post Office and also with cheque facility.

5. Commutation amount will also be credited to this account.

Procedure:

Letter of Authority and an undertaking (see Annexure-3) to the Head/Sub-Postmaster concerned has to be furnished. This letter authorizes him to receive Pension and credit the same to the SB Pension Account every month and also conveys consent that any excess/wrong payments credited to account may be recovered or withdrawn from the account.

The PPO Issuing Authority will forward both halves of PPO (in case of Railway Pensioners, only Disburser’s half) along with specimen signature and the Letter of Undertaking to the concerned Head Post Office through the Director of Accounts (Postal). On receipt of these documents in the Head Post Office, the Postmaster will make necessary entries in his/her records and send an intimation to the Pensioner to present himself/herself...
at the HO for opening the S.B Account.

In case the Pensioner wants to open the account at a Sub Post Office, the HO will authorize the Sub-Postmaster to credit the Pension in the S.B Account and forward the documents to him. The Pensioner will receive an intimation from the HO to present himself/herself at the Sub Office for opening the account.

On receipt of the intimation, the Pensioner should approach the Post Office concerned in person for opening the S.B Account. The Postmaster will make over the Pensioner’s half of the PPO to the Pensioner. The Pension and Dearness Relief will be credited to this account every month automatically. The Pensioner can withdraw the amount on the day of crediting itself.

Pension S.B Accounts in Post Offices can now be operated jointly (On either or survivor basis) with the Pensioner's spouse in whose favour authorisation for Family Pension exists in the PPO. Existing single Pension S.B Accounts can also be converted into joint Pension S.B Accounts. (Dept. of Post S.B. Order No. 11/2007) as conveyed in O.M No. 113-10/2004-SB dt. 20.7.2007 of Director General (Posts)

Payment of commutation amount: - On receipt of Payment Authority through the Director of Postal Accounts, the Post Office will credit the amount to S.B Pension Account.

Revision of Pension: - When Pension is revised, the Post Office on receipt of the amendment letter, will obtain the Pensioner's half of PPO and will carry out the corrections in both halves of PPO and return the Pensioner's half to the Pensioner. The additional amount will be credited to Pensioner's S.B Account.

Arrears of Pension on death of the Pensioner: - Pension is payable for the day of death of the Pensioner. The Post Office will, on receipt of the Death Certificate of the Pensioner, verify his account and recover overpayment, if any, made. Arrears of Pension due will be disbursed to the nominee, if the deceased had left behind a nomination either under the provisions of Post Office Savings Bank Rules or under the provisions of “Payment of Arrears of Pension (Nomination) Rules, 1983". [See Annexure 13].

Appearance of Pensioner/furnishing of Certificates: - The Pensioner should appear in person once a year in November before the Postmaster concerned and furnish a Life Certificate. The Pensioner should also furnish a non-employment Certificate in the prescribed form and Certificate for drawal of Fixed Medical Allowance once a year in the month of November. In case the Pensioner fails either to appear in person or to send the Life/ non-employment Certificate the Pension/Dearness Relief will not be credited to his account from December onwards.

Transfer of Pension Account: - A Pensioner can get his S.B Pension Account transferred from one Post Office to another by applying in a prescribed form just like an ordinary S.B Account.

Revocation of option: - A Pensioner who has opted for this facility is free to revoke his option and draw his Pension otherwise by giving a notice of a minimum period of three calendar months to the Post Office.

Family Pension: - Family Pensioners can also avail this facility, except minor Pensioners as a minor is not legally competent to appoint agents on his/her behalf. The amount of Family Pension payable is given in the PPO. The claimant has to furnish to the Post Office the following documents: -

i) Death Certificate of the Pensioner;

ii) Application for the Family Pension

iii) A copy of his/her photograph;

iv) A Letter of Authority and Undertaking in the prescribed proforma.

An S.B Pension Account will be opened after necessary scrutiny and the Family Pension will be credited automatically every month. A widow claiming the Family Pension should furnish an undertaking that she will report to the Post Office if she remarries and a widower/ daughter claiming it should furnish a declaration twice a year in June and December regarding non-marriage. Sons/daughters and depend-ent parents drawing Family Pension have to furnish a Certificate once an year to the effect that their earnings do not exceed Rs.3500/- p.m. Those drawing Fixed Medical Allowance have also to furnish the re-quired Annual Certificate.
Annexure - 1B
PAYMENT OF PENSION THROUGH POST OFFICE

(Relevant Rules of Financial Hand Book Vol. II of Postal Dept.)

Rule-92 = Issue of duplicate Pension Payment Order by Head Post Masters.

92. Head Postmasters are authorized to renew Pension Payment Orders without reference to the Postal Accounts Office or Circle Telecom Accounts Office in cases in which Pensioner's half is lost, worn or torn, or the entries on the reverse of either the Pensioner's or the disburser's half are completely filled up. The renewed Pension Payment Orders shall bear the old number date and facsimile of signature of the Issuing Officer and the old ones, if available, shall be retained by the Post Master for 3 years and then destroyed. A note of the issue of the renewed Pension Payment Order shall be made in the "Remarks" column of the register of Pension Payment Orders.

Rule- 93: On the renewal of a Pension Payment Order the portion of the Original Order containing the specimen of the pensioner's signature or his thumb impressions as the case may be and the copy of his photograph where it is kept, shall be cut off from the old and pasted on the renewed Pension Payment Order, before the latter is signed by the Head Postmaster.

Rule-94: If both halves of a PPO are reported lost in transit due to floods etc., before commencing payment, the Director/ Dy. Director of Accounts (Postal)/ GM(PAF)/CCA will issue a duplicate PPO, which would be prominently marked as "Duplicate – No payment to be made against original PPO." A note to this effect will also be kept by him against the relevant entry in the Register of PPOs issued and before forwarding the duplicate PPO (both halves) to the Disbursing Officer.

Rule- 103: A Pensioner specially exempted by the Orders of Competent Authority from personal appearance, a female Pensioner not accustomed to appear in public, or a Pensioner who is unable to appear in consequence of bodily illness or infirmity, may receive his or her Pension through a representative upon the production of a Life Certificate signed by a responsible Government Officer or by some other well known and trustworthy person.

Rule 104: A Pensioner of any description, who produces a Life Certificate signed by some person exercising the powers of a Magistrate signed by some person exercising the powers of a Magistrate under the Criminal Procedure Code, or by any Registrar or Sub-Registrar appointed under the Indian Registration Act, 1908, or by any Pensioned Officer who, before retirement, exercised the powers of a Magistrate or by any Gazetted Officer, or by a Munsiff, or by a Police Officer not below the rank of Sub-Inspector in-charge of a Police Station, or by a Postmaster, a Departmental Sub-Postmaster, or an Inspector of Post Offices, or by a Class I Officer of the Reserve Bank of India, or an Officer of the State Bank of India or a Sub-Accountant appointed as an Agent or as an Accountant at a Branch of the State Bank of India, or an Officer of a Subsidiary Bank of the State Bank of India, or by the Head of a Village Panchayat, Gram Panchayat or by the Head of an Executive Committee of a village, or by a Bank included in the Second Schedule to the Reserve Bank of India Act, 1934, in respect of a Pensioner drawing his Pension through that Bank is exempted from personal appearance.

Rule 105: A Pensioner not resident in India may draw his Pension in India through a duly Authorised Agent, possessing a legally valid Power of Attorney, who must produce a Life Certificate on each occasion, unless the duly Authorised Agent has executed an Indemnity Bond to refund overpayments, in which case he has to produce the Life Certificate at least once a year.

Rule 106. A Pensioner of any description resident in India is exempted from personal appearance if he draws his Pension through an Agent who has Executed a Bond to refund overpayments and produce at least once a year a Life Certificate signed by a person authorised under Rule 104 to sign such Certificates.

Rule 107: The Pension of a person drawing his Pension through an Authorised Agent who has Executed a Bond to refund
overpayments, shall not be paid after a period of more than a year after the date of the Life Certificate last received, and the Disbursing Officer shall be on the watch for authentic information of the death of any such Pensioner, and on receipt thereof, shall promptly stop further payments.

Rule 108: When a Pensioner is a minor, or is for any other reason incapable of managing his own affairs, and has no regularly appointed Manager or Guardian or when the Guardian so appointed dies or forfeits the position of a Guardian (as in the case of a widow on account of her remarriage) payments may be made to the person, who comes with the Pensioner as the Guardian for the first time, provided the same person produces a Certificate from the Collector of the District or the Deputy Commissioner declaring him to be the Manager or Guardian for the purpose of receiving, on behalf of the Pensioner, Pension due to him. The payment to the Guardian shall be made in the same way as to the original Pensioner, provided that sufficient proofs are forthcoming at the time of each payment, of the Pensioner being alive and eligible to receive the Pension for the period covered by the payment.


Pension upto Rs.2250/- per month plus Relief on Pension admissible thereon may, at the request of the Pensioner be remitted by Postal Money Order at the cost of Government with effect from the Pension payable for the month of January. 1999. (As the minimum Pension payable has now been raised to Rs.3500/- Govt. is likely to amend this Rule suitably-Editor)

Annexure - 2A
PAYMENT OF PENSION THROUGH PUBLIC SECTOR BANKS

Salient Features :

1. This facility is available to all Central Government Pensioners except the Pensioners of the Department of Posts.
2. Payment of Pension (including Family Pension) will be automatic; no bill need be prepared.
3. The monthly Pension, including Dearness Relief, will be automatically credited on the last working day of every month (and in any case not later than 7th of the following month) to individual’s Savings/Current Account. However, Pension for the month of March will be credited on the first working day or within 7th of April.
4. ‘Joint’ or ‘Either or Survivor’ Account is also permitted under this scheme provided the joint holder is the spouse in whose favour authorisation for payment of Family Pension exists in the PPO.
5. Commutation amount will also be credited to the account on receipt of the Authority.

Procedure :

Pensioners are to indicate the name of the Bank and the Branch in Pensioner’s application for Pension. The Authority issuing PPO will forward both halves of PPO to the concerned Bank through the Link Branch of the Bank, under intimation to the Pensioner. On receipt of intimation the Pensioner should go to the Paying Branch in person with the following documents:-

1. Personal copy of the intimation received from the PPO Issuing Authority;
2. In case the Pensioner held a Group ‘A’ Post at the time of retirement, non-employment Certificate;
3. An undertaking to refund excess payments, if any.
(4) An undertaking in the prescribed proforma [See Annexure 4, for opening a Joint Account.

A physically handicapped Pensioner need not appear in person but he should submit to the Bank a Certificate from a Registered Medical Practitioner, about his being physically handicapped. In such a case, Bank Manager or the designated Officer will visit the Pensioner’s residence/hospital for the purpose of identification and obtaining specimen signatures, etc.

Before commencing payment, the Paying Branch of the Bank will obtain the Pensioner’s specimen signature or thumb- impression, as the case may be, in the space provided for the purpose in the Disburser’s portion of the PPO and hand over the Pensioner’s portion of the PPO to the Pensioner after proper identification.

After proper personal identification, the first payment of Pension will be made for which the Pensioner should open a Savings/Current Account in his/her name or in the joint name of his/her spouse, in whose favour authorisation for payment of Family Pension exists in the PPO if the Pensioner does not have one already. The Pensioner’s half of the PPO will be given to him/her. Thereafter, the Pension will be credited automatically to the Pensioner’s account every month.

The personal identification of the Pensioner stated above will be only for the first payment of Pension at the Paying Branch.

The Paying Branch will be responsible for deduction of Income Tax at source from the Pension payments in accordance with the rates prescribed from time to time. Where such deductions are made, the Paying Branch will issue to the Pensioner, a Certificate of Tax Deducted in the Prescribed Form in April each year.

Payment/drawal of Pension on the last day of the month to which it pertains spread over a period of last 4 working days of the month.

All Public Sector Banks have been advised vide RBI’s Pension Circular GANB No. 307/45-01.001/94-95 dated 1-6-1995 that the work pertaining to crediting of Pension to the respective Pensioners accounts and their disbursement can be spread over a period of last four working days of the month except Pension for the month of March, Pension for which will continue to be credited on or after the first working day of April. This decision was taken in consultation with the CPAO, Govt. of India. The details and modalities of phasing out is left to the Bank Managers of the Public Sector Banks.

Public Sector Banks should fill up the columns provided in Part VII of both halves of PPOs, especially in Pensioner’s half of PPO, so that Pensioners drawing Pensions through Pensioners’ S.B Accounts may understand break up details like Pension, Dearness Relief etc.

(Authority: Letter No. CPAO/Tech/Pen.Assn./2000 –2001/289 dated 5-10-2000 from MOF., DOE., CPAO New Delhi to GMs of all Public Sector Banks)

Revision of Pension: If Pension is revised, the authority who issued the PPO will send an amendment letter to the Bank through the Link Branch. The Paying Branch will obtain the Pensioner’s half of the PPO and make necessary corrections in both the halves of the PPO. The Bank will credit the arrears to Pensioner’s Account, after the due and drawn statement is received duly verified.

Payment of Relief to Pensioners:– Whenever any additional Relief on Pension is sanctioned by Government, an intimation to this effect will be sent by the Government to each nominated Public Sector Bank. Each Paying Branch will promptly determine the revised rates of Relief on Pensions payable to the Central Government Civil Pensioners under its payment jurisdiction and commence payment of Relief at the revised rates and/or payment of arrears, if any, due to the Pensioners on this account. The Bank will call for the Pensioner’s half of the PPO and record thereon the revised rate of Relief indicating the date from which the revision is effective and return the same to the Pensioner.

Arrears of Pension on death of the Pensioner: Pension is payable for the day of the Pensioner’s death, irrespective of the time of death. In case a valid nomination exists, payment will be made to the nominee, after verification, for which the
nominee has to apply to the Paying Branch along with the Pensioner’s half of the PPO and a duly stamped receipt for the amount. If the deceased Pensioner had not made any nomination, the arrears will be paid to the heir(s) under the instructions of the concerned authority. Overpayment, if any, will be recovered from the account of the deceased.

Transfer of Pension payment from one Branch of the Bank to another:

i) Pensioner can get Pension payments transferred from one Branch of the Bank to another as shown below for which Pensioner has to give his request for the transfer to Pension Paying Branch who will take necessary action in this regard and Pensioner can draw his future Pensions from the new Branch of his choice:

ii) Transfer from one Paying Branch to another of the same Public Sector Bank at the same station or in the same District;

iii) Transfer from one Public Sector Bank to another at the same station (such transfers to be allowed only once in a Financial Year); and

Transfer from one place to another in a different District.

a) Request falling under category (i) above may be entertained by the Bank itself. In case transfer is at the same station, Link Branch will make necessary entries in the register maintained by them and forward the Bank’s portion of PPO to the Paying Branch at which payment is desired under intimation to the CPAO and the Pensioner. In case transfer is to a different station, Link Branch after keeping the requisite note, will forward Bank’s portion of the PPO to the Link Branch at the new station for arranging payment through the new Paying Branch. Necessary intimation of effecting such transfer will be sent to CPAO by the new as well as old Link Branches, for keeping a note of change in their records under intimation to the Pensioner. The receiving Link Branch, on receipt of the Pension documents, will ensure forwarding the PPO to the Paying Branch within three days and intimate the Pensioner simultaneously.

Before forwarding the Bank’s portion of PPO to the new Paying Branch/Link Branch, it will be ensured that the month upto which the payment has been made is invariably indicated in the Bank’s portion of PPO.

b) In cases falling under categories (ii) and (iii) above, when a Pensioner applies for transfer on a simple sheet of paper, the old Bank (transferor Branch) will send a letter duly signed by its Branch Manager to the Branch Manager of the new Paying Branch, wherever located, along with photocopy of the Pensioner’s PPO showing the last payment made. This will be sent by Speed Post/Courier/Regd. Post to the new Paying Branch at the new location, along with a copy each to the Pensioner, CPAO and for information to the Link Branch of the old Paying Branch. Simultaneously, the old Paying Branch will send the Bank’s original copy of the PPO to its Link Branch, duly completing all entries for further transmission, to the new Link Branch of the new Bank. However, Pensioner’s copy of PPO will be retained by the Pensioner and produced at the new Paying Branch.

c) The new Paying Branch will commence the Pension payment immediately on receipt of letter of the last payment Certificate as at (a) above. Simultaneously, it will send an intimation to its Link Branch with full details of the commencement of the Pension. The old Paying Branch and its Link Branch will ensure that the Bank’s copy of PPO is transmitted to the new Paying Branch through its Link Branch.

d) Pension will be paid for 3 months on the basis of the photocopy of the Pensioner’s PPO at transferee (new) Branch, from the date of last payment made at the transferor (old) Branch. During this time, it
will be the joint responsibility of both old and new Bank Branches to ensure that all the documents, under the procedure, are received by the new Branch within the period of 3 months.

To avoid the risk of overpayment at the time of transfer, the following Certificate may be recorded on the Bank's portion of the PPO by the Paying Branch of the Bank.

“Certified that payment of Pension has been made upto the month of ____________ and that this PPO consists of ____________ continuation sheets for recording disbursement.

Seal Signature
Date

Disbursement of Pension of Postal Pensioners through Nationalised Banks

W.E.F. 1.1.2013 the facility of disbursement of Pension through Nationalised Banks in addition to Post Offices on optional basis has been extended to new as well as existing Postal Pensioners and Family Pensioners.

Willing existing Pensioners/Family Pensioners can submit their option in the prescribed proforma to the DDO along with their PPO (Pensioner's Half).

The DDO after making necessary entries in the Pension Payment Register will forward the option received from the Pensioner/Family Pensioner along with both halves of PPO (Disburser's/Pensioner's half) to the concerned Postal Accounts Office.

The Postal Accounts Office will issue a fresh PPO to the concerned Nationalised Bank in respect of the existing Pensioners/Family Pensioners who intend to draw their Pension through Nationalised Bank after following the prescribed procedure.

(O.M. No. 25-26/2012-PA (PEA)/D-1733 dated 15.10.2012 of Dept. of Posts)
3. Payment of Pension to Central Government Pensioners through Public Sector Bank - Steps taken by Government to minimize delay in payment of Dearness Relief (D.R) to Pensioners Discontinuation of forwarding Government Orders in respect of D.R etc., through Reserve Bank of India.

(Ref: DGBA. GAD. No. H-506/45.01.001/2002-03 dated April 12, 2003)

In order to obviate the time lag between the issue of Dearness Relief etc., Orders and actual payment to the beneficiaries and to render expeditious service to the Senior Citizens, Ministry of Personnel, Public Grievances and Pensions, Department of Pension and Pensioners' Welfare, Government of India have taken following steps:

i). As soon as the sanction of Dearness Relief at revised rates is received from Ministry of Finance, Orders for payment of Dearness Relief to Pensioners at revised rates are issued and the copies of such Orders are immediately sent to Heads of all Agency Banks by e-mail as well as by Fax with instructions to take necessary action for expeditious payment of Dearness Relief.

ii). The Orders are put on web-site of Ministry of Personnel, Public Grievance and Pensions (http://www.persmin.nic.in)

iii). Copies of Orders are also sent by post to Heads of all Agency Banks and published in leading newspapers by Indian Banks Association.

RBI would no longer be forwarding Government Orders in respect of Dearness Relief to Agency Banks.

4. Disbursement of Pension through Public Sector Banks--Payment of Dearness Relief (D.R) (Ref. DGBA, GAD No. H.11303/45.01.003/2005-06 dated February 06, 2006)

Pension Paying Banks were advised to put in place mechanism to immediately obtain copies of Government Orders and release it to the Pension Paying Branches for action at their end, so that the Pensioners should get the benefits announced by Government in the succeeding month’s Pension-payment itself. The Controlling Offices/Head Offices of Agency Banks should closely monitor and supervise timely and correct disbursement of Government Pension to eligible Pensioners. Further, in the cases of Central Civil and Railway Pensioners, the Pension Paying Banks should endorse the names of nominees as per nomination Forms ‘A’ and ‘B’ on the front page of the Pass Book and the Branches may be advised to ensure that the procedure laid down in schemes for disbursement of Pension to Pensioners by Public Sector Banks are followed scrupulously. In order to create better awareness among staff about Pension Payment Schemes/Rules, Banks may include this as an integral part of the training programmes conducted by their training establishments.

5. Acceptance of Nomination in Forms ‘A’ and ‘B’- Central Civil Pension


With a view to redressing inconvenience to the Pensioners and their heirs, it has been advised by the Government that all Pension Paying Bank Branches should accept Nomination in Form ‘A’ or ‘B’ as the case may be, submitted by the Pensioners for the payment of arrears of Pension to the heirs.

6. Acceptance of Railway Nomination (Forms 'A' & 'B') in respect of Railway Pensioners for the payment of arrears of Pension.

(Ref. DGBA.GAD.No. H-3611/45.03.002/2005-06 dated October 10, 2005)

With a view to avoid inconvenience to the Pensioners, Ministry of Railways (Railway Board), has decided to adopt the Nomination Forms (‘A’ & ‘B’) prescribed by Central Pension Accounting Office (CPAD) for Railway Pensioners also. Agency Banks were advised to issue necessary instructions to all Pension Paying Branches to accept Nomination Form ‘A’ or ‘B’ as the case may be, submitted by Railway Pensioners for the payment of arrears of Pension to the heir(s).
7. Implementation of procedure for payment of Pensions and other retirement benefits to All India Service Officers retiring from Government of India while on Central Deputation as follows:

i) PPO number for All India Service Pensioners would incorporate, besides the 12 digit numeric component used for Central Civil Pensioner, a prefix indicating the service and the State Cadre to which the Pensioner belongs. A sample PPO number for an IAS Officer of Punjab Cadre would be-IAS/Pb/438840400191.

ii) All India Service Pensioners will have the option to draw Pension only through the authorised Banks i.e., Public Sector Banks and the four authorized Private Sector Banks viz., IDBI Bank Ltd., UTI Bank Ltd., ICICI Bank Ltd., and HDFC Bank Ltd. (Note: IDBI Bank Ltd., has since been classified as a Public Sector Bank and UTI Bank has now been renamed as AXIS Bank Ltd.)

iii) The Special Seal Authority (SSA) issued by the CPAO would be in blue colour to distinguish it from authorities issued for Central Civil Pensioners. In addition, the authority will indicate the State Government to which the payment is debitable.

iv) The concerned Paying Branches of the Bank, after following the necessary procedure for identifying the Pensioner, would release the payment and add the name of All India Service Pensioner to the scrolls prepared for State Government Pensioners to be routed for reimbursement to the reimbursing branches of the Reserve Bank/State Bank as the case may be. Such scrolls are not being handled under Single Window System of Pension reimbursement for Central Government Civil Pensioners and should NOT therefore be sent to CPAO.

v) The reimbursing branches would follow the procedure for the State Government Pensioners and send advice to Reserve Bank, CAS, Nagpur and the corresponding scrolls to the concerned Accountant General.

vi) The RBI, CAS, Nagpur would debit the concerned State Government Account as per the procedure.


We have been informed by the Ministry of Railways, Government of India, (Railway Board) that their Vigilance Department has detected cases of fraud wherein Pension/Pension arrears have been disbursed to unauthorized persons by some of the Public Sector Banks against fake Pension Payment Orders (PPOs). They have also observed that such fraudulent payments are made by Pension Paying Branches without observing prescribed checks i.e., releasing payments by relying upon calculation sheet not signed by authorized signatory etc., as also, non-compliance of laid down procedures, in particular regarding receipt of PPOs by Banks.

Railway Pension Paying Branches are requested to strictly follow the procedure laid down in “Scheme for Payment of Railway Pension through Public Sector Banks” by the Ministry of Railways (Railway Board) for disbursement of Pension to Railway Pensioners to avoid fraudulent payments against fake Pension Payment Orders.

10. Payment of Central Civil Pension - Entry of Dearness Relief in both Halves of Pension Payment Orders (PPOs)

(Ref.DGBA.GAD.No. H 3452-3485/45.01.001/ 2004-05 dated January 11, 2005)

It has come to our notice that some of the Pension Paying Bank Branches do not update the amount of basic Pension/Family Pension whenever there is change in basic rates in both halves of the Pension Payment Order (PPO) concerned.

In this connection, we reproduce below paras 12,17 and 19.1 of the “Scheme for Payment of Pensions to Central Government Civil Pensioners by Public Sector Banks.”

“Whenever there is change in the basic rates of Pension and/or Dearness Relief on Pension, the Paying-branch shall call back the Pensioner’s half of the PPO and record thereon the changes, indicating, inter-alia, the date(s) from which the changes
are effective. After this is done, those halves will be returned to the Pensioners” (Para 12.17)

Whenever any Additional Relief on Pensions is sanctioned by Government, an intimation to this effect will be sent by the Ministry of Personnel, Public Grievances and Pensions (Department of Pension and Pensioners’ Welfare) to the authorised representative (by name) of each nominated Public Sector Bank at the address given by the latter. Thereafter, it shall be the responsibility of the Banks to collect through their representatives operating at Delhi or otherwise, the required number of copies (to be intimated in advance) of the Sanction Orders, along with the ready-reckoner relating thereto, from the Ministry of Personnel, Public Grievances and Pensions (Department of Pension and Pensioners’ Welfare) and send them immediately to their respective Head Offices for direct transmission to the Paying-Branches within ten days for implementation. Each Paying Branch will promptly determine the revised rates of relief on Pensions payable to the Central Government Civil Pensioners under its payment. The calculations of these rates applicable to individual Pensioners would be made as in Annexure XXII and they will be noted in Disburser’s Portion of the PPOs along with the date from which Relief would take effect, under attestation by the Branch Manager or In-Charge before commencing payment of Relief at the revised rates and/or payment of arrears, if any, due to the Pensioners on this account…” (Para 19.1)

Banks are requested to draw the attention of their Pension Paying Branches to the above provisions and advise them to strictly follow the instructions.

11. Disbursement of Railway Pension by Agency Banks--Main areas where Banks tend to make over payment.

(Ref. DGBA.GAD.No. 6073/45.05.0317 2004-05 dated May 30, 2005).

A list of main areas where the Banks tend to make overpayments in respect of Railway Pensioners received from Financial Adviser & Chief Accounts Officer’s Office, Central Railway, Mumbai was forwarded to all Agency Banks with a request to circulate the same among their Pension Paying Branches and instruct them to take appropriate action so as to avoid overpayments of Railway Pension.

12. Scheme of Payment of Pension to Railway Pensioners through Public Sector Banks--Designation of FA & CAOs of seven new zones by Ministry of Railways.

(Ref. DGBA. GAD.No.H.10746/45.03.001/2005-06 dated January 24, 2006)

The Ministry of Railways has decided to designate FA & CAOs of seven new zones (viz., North Western Railway, Jaipur, East Central Railway, Hajipur, East Coast Railway, Bhubaneshwar, North Central Railway, Allahabad, South East Central Railway, Bilaspur, South Western Railway, Hubli, and West Central Railway, Jabalpur) to accept/settle Pension debits in respect of Pension payment disbursed to Railway Pensioners by authorized Banks with effect from April 1, 2006.

13. Payment of Pension through Authorised Banks--Credit of Pension to Joint Account operated by Pensioner with his/her spouse.

(Ref.DGBA.GAD.No. 12736/45.03.001/2005-06 dated February 24, 2006)

The instructions issued by Central Pension Accounting Office (CPAO) in regard to crediting of Pension amount to the joint Account along with spouse in whose favour an authorization for Family Pension exists in the Pension Payment Order (PPO) in respect of Central Civil Pensioners have been made applicable to Railway Pensioners also vide Ministry of Railways (Railway Board), Circular No. RBA. 63/2005 (2005/ACII/21/19) dated October 13, 2005. The Joint Account of the Pensioner with the spouse could be operated either by ‘Former or Survivor’ or ‘Either or Survivor, basis subject to certain terms and conditions mentioned in Ministry of Railways Circular dated October 13, 2005 referred to above.
14. Payment of Pension through Authorised Banks--Credit of Pension to Joint Bank Account operated by a Pensioner with his/her spouse:


Ministry of Defence and the Principal Controller of Defence Accounts have modified the scheme for payment of Pension permitting credit of Pension also to a Joint Account operated by Pensioner with his/her spouse in whose favour an authorization for Family Pension exists in the Pension Payment Order (PPO). The Joint Account of the Pensioner with the spouse could be operated either by ‘Former or Survivor’ or ‘Either or Survivor’ basis subject to the following terms and conditions:

a) Once Pension has been credited to a Pensioner’s Bank Account, the liability of the Government/Bank ceases. No further liability arises, even if the spouse wrongly draws the amount.

b) As Pension is payable only during the life of a Pensioner, his/her death shall be intimated to the Bank at the earliest and in any case within one month of the demise, so that the Bank does not continue crediting monthly Pension to the Joint Account with the spouse, after the death of the Pensioner. If, however, any amount has been wrongly credited to the Joint Account, it shall be recoverable from the Joint Account and/or any account held by the Pensioner/spouse either individually or jointly. The Legal Heirs, Successors, Executors etc., shall also be liable to refund any amount, which has been wrongly credited to the Joint Account.

c) Payment of Arrears of Pension (Nomination) Rules 1983 would continue to be applicable to a Joint Account with the Pensioner’s spouse. This implies that if there is an ‘accepted nomination’ in accordance with Rules 5 and 6 of these Rules, arrears mentioned in the Rules shall be payable to the nominee.

Existing Pensioners desiring to get their Pension credited to a Joint Account as indicated above are required to submit an application to the Branch Bank, from where they are presently drawing Pension in the prescribed form. This would also be signed by the Pensioner’s spouse in token of having accepted the terms and conditions laid down in this Office Memorandum. These instructions are also applicable to the Government Servants who will be retiring after the issue of this Office Memorandum.

(Serials 15 to 20 : omitted)


Ministry of Railways, Railway Board has decided to issue Pension Slip to Railway Pensioners/Family Pensioners on par with the existing system as applicable to Central Government (Civil) Pensioners. Accordingly, Pension Slips as per the prescribed format are to be issued to Railway Pensioners/Family Pensioners at the commencement of Pension and thereafter, whenever there is a change in quantum of Pension. All the Agency Banks were advised to issue suitable instructions to their Pension Paying Branches.

Note:

RBI Guidelines regarding Agency Commission on the Pension transaction

Agency Banks would be eligible to claim Agency Commission for pension transactions at the rate of Rs. 60/- per transaction only when the entire work relating to disbursement of pension including pension calculation is attended to by the concerned Government Department/Treasury and the Bank Branches are required only to credit the amount of pension to the Pensioners’ Accounts maintained with them by a single debit to Government Account. Transaction to be categorised under "other than pension payment refers to DCRG, Commutation etc., would be eligible for payment of Agency Commission @ 9 paise per Rs.100/- turnover.

(DGBA, GAD No.13034/31.12.2010(c)/2006-07 dated February 27, 2007)

Disbursement of Pension through Public Sector Banks--Payment of Dearness Relief


3. We once again request that the Pension-Paying Banks may put in place a mechanism to immediately obtain copies of Government Orders and release it to the Pension Paying Branches for action at their end. The intention is that Pensioners
should get the benefits announced by Government in the succeeding month's Pension payment itself. The Controlling Offices/Head Offices of Agency Banks should closely monitor and supervise timely and correct disbursement of Government Pension to eligible Pensioners.

4. We also advise that in the cases of Central Civil and Railway Pensioners, the Pension-Paying Banks should endorse the names of nominees as per Nomination Forms A & B on the front page of the Pass Book. The Branches may be advised to ensure that the procedures laid down in Schemes for Disbursement of Pensions to Pensioners by Public Sector Banks are followed scrupulously.

5. In order to create better awareness among staff about Pension Payment Schemes/Rules, Banks may include this as an integral part of the training programmes conducted by their training establishments. We also suggest that knowledge of Pension Rules may be given due weightage in the appraisals made on Staff and Officers.

(Note : Paras 1 and 2 not extracted)
In this connection, we had reiterated the instructions contained in our earlier Circular GA.NB.No.307/45.01.001/94-95 dated June 1, 1995 and advised all Agency Banks to spread over disbursal of Pension during the period of last four working days of the month, except for the month of March, which will continue to be credited on or after the first working day of April.

(Ref. DGBA.GAD.No.H-932/44.01.001/2008-09, dated April 29, 2009)

Although suitable instructions were issued to the Agency Banks, for issue of Pension Slips and for updation of PPO, we have been receiving complaints from Pensioners’ Associations regarding non-issue of Pension Slips by Pension Paying Branches. They have also complained that the Pension Paying Branches do not update both halves of Pension Payment Order (PPO), whenever there is change in basic rates of Pension advised by the concerned Government Departments. We have, therefore, advised all Regional Offices to ensure that the Inspecting Officers from PADs invariably look into the aspect of Pension Slips and updation of PPO and furnish specific comments thereon while conducting the inspection of Agency Banks.

4. Refund of overpayment of Pension to the Government Account
(Ref. DGBA.GAD.No.H-10450/45.3.001/2008-09 dated June 1, 2009)

Government of India have advised us that the overpayments of Pension made by the Banks are not credited back to Government Account by the Banks in lump sum but are remitted in instalments as and when recovered from the Pensioner. As this causes loss to the Government, all Agency Banks have been advised that whenever any excess/overpayment is detected the entire amount thereof should be credited to the Government Account in lump sum immediately.

5. Scheme of Payment of Pension to Railway Pensioners through Public Sector Banks--issue of 'Due and Drawn' statement.
(Ref. DGBA,GAD, No.H 2084/45.3.001/2009-10 dated September 1, 2009)

The Ministry of Railways (Railway Board), New Delhi has informed that Banks are not advising the Pensioners about the details of the payments made to them on account of the revised Pension. Therefore, in order to bring more transparency in the procedure of payment of arrears Ministry of Railways have requested us to instruct all Public Sector Banks to provide a copy of the 'Due and Drawn' statement to the Pensioners. All the Public Sector Banks have, therefore, been advised to issue suitable instructions to their Pension Paying Branches for issuance of 'Due and Drawn' statement in the prescribed form to Railway Pensioners, whenever there is a change/revision in their Pension, so as to avoid inconvenience to the Pensioners.

(Ref.DGBA.GAD.No.H 3194/45.01.001/2009-10 dated October 14, 2009)

It is observed that the guidelines issued by RBI are not being meticulously adhered to by the Banks, may be due to ignorance of the Bank Staff and that of the Pensioners. In order to take care of the problems/difficulties faced by the sick and disabled Pensioners in withdrawal of Pension/Family Pension from the Banks, we have reiterated the instructions issued earlier to all the Agency Banks and advised them to categorize the cases of sick and incapacitated Pensioners as under:

1. Pensioner who is too ill to sign a cheque/unable to be physically present in the Bank
2. Pensioner who is not only unable to be physically present in the Bank but also not even able to put his/her thumb impression on
the cheque/withdrawal form due to certain physical defect/ incapacity.

With a view to enabling such old/sick/incapacitated Pensioners to operate their Accounts, Banks have been advised to follow the procedure as under:

a) Wherever thumb or toe impression of the old/sick Pensioner is obtained, it should be identified by two independent witnesses known to the Bank, one of whom should be a responsible Bank Official.

b) Where the Pensioner cannot even put his/her thumb/toe impression and also would not be able to be physically present in the Bank, a mark can be obtained on the cheque/withdrawal form, which should be identified by two independent witnesses, one of whom should be a responsible Bank Official.

Accordingly, the Agency Banks are requested to instruct their Branches to display the instructions issued in this regard on their Notice Boards so that Sick and Disabled Pensioners could make full use of these facilities. The Banks are also advised to sensitise the staff members in the matter and to refer to the FAQs on Pension Disbursement hosted on our Website www.rbi.org.in in case of any doubt.

7. Pension Payment to Central/State Govt. Pensioners by Agency Banks--Delay


Reserve Bank of India is receiving several complaints from the Pensioners alleging inordinate delay in disbursing the revised Pension and arrears. Position was reviewed by RBI and the Agency Banks have been instructed as under:

i) Pension Paying Banks should compensate the Pensioner for the delay in crediting the Pension/arrears thereof by Paying compensation at Bank Rate plus 2% penal interest for the delay after the due date and the compensation shall be credited to the Pensioner’s Account automatically without any claim from the Pensioner on the same day when the Bank affords credit for revised Pension/Pension arrears, in respect of all delayed Pension payments made since October 1, 2008.

ii) Pension Paying Banks have been requested to put in place a mechanism to obtain immediately the copies of Pension Orders from the Pension Paying Authorities directly and make payments without waiting for receipt of instructions from RBI so that Pensioners should get the benefits announced by the Governments in the succeeding month’s Pension payment itself.

iii) System of attending to customer service including Pension payments may be reviewed.

iv) The Branch continues to be a point of referral for the Pensioner lest he/she feel disenfranchised.

v) All Branches having Pension Accounts should guide and assist the Pensioners in all their dealings with the Bank.

vi) Suitable arrangements are made to place the arithmetic and other details about the Pension calculations on the web, to be made available to the Pensioners through the net or at the Branches at periodic interval as may be necessary and sufficient advertisement is made about such arrangements.

vii) All claims for Agency Commission in respect of Pension payments must be accompanied by a Certificate from E.D./CGM-in-Charge of Government business in case of SBI and its Associate Banks that there are no Pension arrears to be credited/delays in crediting regular Pension/arrears thereof.
Annexure - 3

PENSIONER'S/GOVERNMENT SERVANT’S LETTER OF AUTHORITY AND UNDERTAKING FOR OPENING PENSION S.B ACCOUNT NO.... IN P.O. FOR CREDITING PENSION

To, .................................................................
.................................................................

1. I hereby authorize the Postmaster/Sub-Postmaster to receive my monthly Pension on my behalf and credit the same to my Savings Bank Account (Pension) on the last working day of every month as per particulars given below:
   i) Name in full ................................................................
   ii) Particulars of Post Office/Sub-Post Office
   iii) Particulars of Head Post Office concerned
   iv) Savings Bank Account (Pension) No........................
   v) Amount of Pension per month (in words)
   vi) Designation, Office at the time of retirement

2. I agree to undertake that any amount of excess/wrong payment of Pension, if credited to my above S.B Account, may be recovered or withdrawn from the said Savings Bank Account by the said Postmaster/Sub-Postmaster.

3. This authority shall remain in force until due notice in writing of its revocation is given by me.

.........................................................
Signature of the Government Servant/Pensioner
(with name, father's name & address)

.........................................................
Signature of Joint holder
(with name, father's name & address)

Date:

1. Signature of witness
   (with name, address)

2. Signature of witness
   (with name, address)

Annexure - 4

APPLICATION FOR OPENING A JOINT ACCOUNT (PENSION) IN A PUBLIC SECTOR BANK.

APPLICATION FORM

(For crediting Pension to Joint Account operated by Pensioner with his/her spouse.

.................................................................(Bank)
.................................................................(Branch and Address)

Dear Sir/Madam,

Sub: payment of Pension under PPO No..... through your Bank Branch.

I wish to receive my Pension under PPO No........................... by getting it credited to the Savings / Current Bank Account No............................. which is operated jointly in your Branch by me and my spouse Mr. / Mrs.............................. in whose favour an authorization for Family Pension exists in the Pension Payment Order (PPO).

I have read and understood the contents of the Government of India, Ministry of Finance, Department of Expenditure, Central Pension Accounting Office O.M No. CPAO/Tech/Amendments/ Sch. Book/200506/69 dated 09.06.2005 which contain the following terms and conditions:

"Once Pension has been credited to a Pensioner's Bank Account, liability of the Government/Bank ceases. No further liability arises, even if the spouse wrongly draws the amount."

a. As Pension is payable only during the Life of a Pensioner, his/her death shall be intimated to the Bank at the earliest and in any case within one month of the demise, so that the Bank does not continue crediting monthly Pension to the Joint Account with the spouse, after the death of the Pensioner. If, however, any amount has been wrongly credited to the Joint Account, it shall be recoverable from the Joint Account and/ or any other account held by the Pensioner/spouse either individually or jointly. The Legal Heirs, Successors, Executors etc., shall also be liable to refund any amount, which has been wrongly credited to the Joint Account.

b. Payment of arrears of Pension (Nomination) Rules 1983 would continue to be applicable to a Joint Account with the Pensioner's spouse. This implies that if there is an accepted nomination in accordance with Rules 5 and 6 of these Rules, arrears mentioned in the Rules shall be payable to the nominee.

I accept the above terms and conditions. My spouse too, in token of having accepted these terms and conditions, has put his / her signature below.

.........................................................
Signature of Pensioner

.........................................................
Signature of Spouse

Place:

Date:
Annexure - 5

FORM - I

LIFE CERTIFICATE TO BE SUBMITTED
BY PENSIONER

Certified that I have seen the Pensioner Shri/Smt..................
(Name of the Pensioner) holder of Pension Payment Order
No....................... and that he/she is alive on this date.
Place........................ Name..............................
Date........................ Designation of Authorized Officer
(with seal)

FORM - II

NON-EMPLOYMENT CERTIFICATE
(FOR PAYMENT THROUGH POST OFFICE)

* I declare that I have not received any remuneration for
serving in any capacity in an establishment of the Central
Government or a State Government or a Government
Undertaking or from a Local Fund during the period
December to May, 20______/June to November, 20______.

* I declare that I have been employed/re-employed in the
Office of ________ and was in receipt of the following
emoluments during the period** ________.

* I declare that I have accepted commercial employment
after obtaining/without obtaining sanction of the
Government (to be furnished by Central Service Class I
Officers during first one year from the date of retirement.

* I declare that I have/have not accepted any employment
under any Government outside India after obtaining/without
obtaining sanction of the Government (to be furnished by
Central Service Class I Officers only).

Signature..........................................
Place............................ Name of the Pensioner.....................
Dated............................ PPO No............................

Annexure - 6

REVISED FORMAT OF
PENSION CALCULATION SHEET

1. Name
2. Designation
3. Date of Birth
4. Date of entry in to Govt. Service.
5. Date of retirement
6. Length of qualifying service reckoned for Pension/
Gratuity (as indicated in PPO)

7. Emoluments drawn during the last 10 months
8. (1) Emoluments (Pay last drawn)
   (2) Average emoluments for Pension (as indicated in PPO)
   (3) Pension admissible

Calculations to be shown as follows:
50% of the emoluments as at 8(1) or 50% of average
emoluments as at 8 (2) whichever is more.

9. (1) Emoluments for Gratuity (as indicated in PPO)
   (2) Retirement Gratuity admissible

Calculations to be shown as follows:
Emoluments X Q.S (In completed 6 monthly period not exceeding 66)

4

10. (1) Emoluments for Family Pension (as indicated in PPO)
   (2) Family Pension admissible

   Calculations to be shown as follows:-
   a) Ord. Family Pension : Pay last drawn x Prescribed
      Percentage
      (subject to prescribed min & max)

   b) Enhanced Family Pension
      Family Pension at ordinary rate as at (a) above x 2 or 50% of
      the last pay drawn whichever is less, subject to prescribed minimum
      and maximum as per Rule 54.

Counter signed Head of Office
P.A.O
Annexure - 7

APPLICATION FORM FOR RESTORATION OF COMMUTED PENSION

From (write Pensioner’s Name and address)

To (write Pension Disbursing Bank Manager’s address/the Head Postmaster of HPO drawing Pension.

Dear Sir,

Subject : Restoration of Commuted Pension 15 years after date of Commutation
Ref : Order No. 34/2/86 - P& PW dated 5-3-1987 of the DoP & PW

In terms of the Order under reference above, I request you to restore my Commuted Pension, for which I give below all the required particulars.

1. Name and address
2. Date of retirement
3. Date of commutation
4. Amount of Pension Commuted
5. Pension Payment Order (PPO) No. .......................
6. Original Pension amount before Commutation.
7. Accounts Officer who issued the PPO.

Yours faithfully

Date : Signature of the Pensioner.

* Note: This application is not necessary, if the date of payment of Commuted Value of Pension has been noted in the PPO.

Annexure - 8

APPLICATION TO BE SUBMITTED BY PENSIONERS FOR ENDORSEMENT OF PARTICULARS OF SPOUSE FROM POST-RETIRAL MARRIAGE AND CHILDREN BORN AFTER RETIREMENT IN THE PPO.
[to be filled in triplicate and submitted to Head of Office which processed Pension papers initially]

Sir,

I am to state that I have married/remarried on........................
I give below the requisite particulars of my spouse for necessary endorsement on my PPO.
I also enclose 3 copies of passport size joint photograph with my spouse duly attested for necessary action.
1. Name of the Pensioner (as recorded in PPO) ....................
2. Full present address ....................
3. Date of retirement ....................
4. i) PPO No. and date ....................
   ii) Name of PPO Issuing Authority ....................
5. Name of the Pension Disbursing Authority ....................
   i) Station ....................
   ii) Treasury/DPDO/PAO/PSB, as the case may be ....................
   iii) Bank Branch with full address and S.B/Current Account No. ....................
6. (a) Details of Family (as recorded in PPO) ....................

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name(s) and addresses of members of Family</th>
<th>Relationship with the Pensioner</th>
<th>Marital status (in case of daughter)</th>
<th>Date of Birth of children</th>
<th>Whether the child/children physically handicapped</th>
</tr>
</thead>
</table>
(b) If the application is for inclusion of post-retiral spouse, the date of death/divorce of the previous spouse (attested copies of Death Certificate/divorce decree to be enclosed)

7. Particulars of spouse from post-retiral marriage:
   i) Name
   ii) Date of marriage with the Pensioner (please attach attested copy of Marriage Certificate)
   iii) Joint photograph of the Pensioner with the spouse referred to at item (i) above duly attested

8. Particulars of children born after retirement

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name(s) and addresses of Post-retiral members of Family</th>
<th>Relationship with the Pensioner</th>
<th>Date of Birth</th>
<th>Whether the Child/Children is/are physically handicapped</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

(Please attach attested copies of Birth Certificates)

9. Verification

I certify that the particulars furnished above are correct.

Yours faithfully

Attested by: Signature of Pensioner

1. Signature 
   Name (in block letters) Date : 
   Address :

2. Signature 
   Name (in block letters) Address :

Note: Attestation should be done by two Gazetted Government servants or by two respectable persons in the Town/Village or Pargana in which the applicant resides.
iii) Two slips each bearing left hand thumb and finger impressions of the applicant, duly attested.

iv) Descriptive Roll of the applicant, duly attested, indicating (a) height and (b) personal marks, if any, on the hand, face, etc.

(Specify a few conspicuous marks, not less than two, if possible)

(To be furnished in duplicate)

v) Certificate(s) of age (in original with two attested copies) showing the dates of birth of the children. The Certificate should be from the Muncipal Authorities or from the Local Panchayat or from the head of a Recognized School if the child is studying in such school. (This information should be furnished in respect of such child or children, the particulars of whose date of birth are not available with the Head of Office)

10. Indicate whether Family Pension is admissible from any other source—Military or State Government and/or a Public Sector Undertaking/Autonomous Body/Local Fund under the Central or a State Government

11. Signature or* left hand thumb-impression of the applicant

* To be furnished in case the applicant is not literate enough to sign his name.

In the case of re-marriage of the widow, while applying for Family Pension on behalf of the minor child, the widow should furnish (i) the date of her re-marriage, (ii) name of the Treasury/Sub-Treasury at which payment is desired and (iii) her full address in the application for Family Pension. It is not necessary to furnish a fresh application nor the documents as they are already available with the Pension papers on which Family Pension was originally admitted to her.

12. Attested by:

<table>
<thead>
<tr>
<th>Name</th>
<th>Full Address</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>i) ..........</td>
<td>..............</td>
<td>...........</td>
</tr>
<tr>
<td>ii) ..........</td>
<td>..............</td>
<td>...........</td>
</tr>
</tbody>
</table>

13. Witnesses:

<table>
<thead>
<tr>
<th>Name</th>
<th>Full Address</th>
<th>Signature</th>
</tr>
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<tbody>
<tr>
<td>i) ..........</td>
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<tr>
<td>ii) ..........</td>
<td>..............</td>
<td>...........</td>
</tr>
</tbody>
</table>

Note: Attestation should be done by two Gazetted Government servants or two or more persons of respectability in the Town, Village or Pargana in which the applicant resides

Additional documents to be submitted along with application

1. Death Certificate

2. Pensioner's half of PPO for verification and return

3. Non-remarriage Certificate

4. Letter of undertaking in connection with crediting Pension in S.B Account if Family Pension is preferred to be drawn through S.B Account.

5. Certificate regarding employment status and Income Certificates if the claimant is not spouse
Annexure - 10

FAMILY PENSION FOR PHYSICALLY HANDICAPPED AND MENTALLY RETARDED CHILDREN

To avail the facility an endorsement is necessary in the PPO. Application should be addressed to the original Pension Sanctioning Authority (not to the Accounts Officer) along with a Medical Certificate in the format furnished below from a Medical Board Comprising of a Medical Superintendent as Chairman and 2 other members out of which at least one shall be a Specialist in the particular area of mental or physical disability including mental retardation, with two copies of the photograph of the child concerned along with the original PPO.

The Pension Sanctioning Authority will sanction Family Pension, forward a copy of the same to the Pensioner and endorse another copy to the Accounts Officer for making necessary entries in the PPO.

FORMAT

Certified that I/We...............................................................examined
this day (date)............................. Sri/Smt....................................Son/
Daughter of Sri/Smt. ......................... and I/we find that he/she is suffering from (nature of disease)........................................
and in my/our opinion that he/she is permanently/temporarily disabled.
or
he/she is suffering from mental disorder-
Nature of disability and to what extent............................
Details of mental disorder and its percentage..................
His/her age according to his/her statement is ...............years and by
appearance about..................... years.
Having regard to his/her physical disability/mental disorder
Sri/Smt. ......................... is hereby certified to be completely incapacitated from earning his/her livelihood.

Signature
Name/Names of the Doctor/Doctors and designation
of Medical Board
with seal

Place :
Date:  

Signature of the child

Annexure 11

PROCEDURE FOR MAKING ENTRY OF ENTITLEMENT OF FAMILY PENSION TO MENTALLY-RETARDED CHILDREN IN PPO

As per Govt. of India decision No. 8 under Rule 54 of CCS (Pension) Rules 1972, the GoI has clarified that "the existing stipulation in regard to Guardianship Certificates/appointment of guardians will continue to apply in respect of the physically-crippled/disabled children who are minors and the children suffering from any disorder or disability of mind as they are covered by the existing laws for the purpose of obtaining Guardianship Certificates/appointment of guardians by the Courts."

The Ministry of Social Justice & Empowerment has got enacted, on 30th December 1999, “The National Trust for the Welfare of Persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities Act, 1999” No. 44 of 1999. As per the Act, a “National Trust for Welfare of Persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disability” shall be constituted “to acquire, hold and dispose of property, both movable and immovable and to contract by the said name, sue or be sued.” Under the National Trust, a three-member Local Level Trust with an Officer of the Civil Service of the Union of India not below the rank of District Magistrate or Commissioner of a District as head of the Local Trust, is also to be constituted. After passing of the Act under reference, only Local Trust is empowered to appoint guardian for the person suffering from Autism, Cerebral Palsy or Mental Retardation. A parent of a person with such disability or his relative or any registered organization has to make an application in the prescribed form* (on next page) to the Local Committee for appointment as guardian for a person with such disability. The guardianship (including for parents) for persons with such disability has, therefore, to be got approved by the Local Trust. Parents having children with mental disability are advised to take note of Act passed by the Parliament and act accordingly for protecting the interest of mentally retarded children in getting Family Pension without hassles. In Bangalore, The Dy. Commissioner, Bangalore Urban Dist. has been appointed as the Chairman of the Local Trust.

The Guardianship Certificate issued by the Local Level Committee has the same sanctity and force as the one issued by a Court of Law. Therefore all the Ministries/Departments shall accept the same as Legal Guardianship Certificate.
FORM A
(see Rule 16(1))

FORM OF APPLICATION TO THE LOCAL LEVEL COMMITTEE BY A PARENT, RELATIVE OR A REGISTERED ORGANISATION FOR APPOINTMENT OF GUARDIAN FOR A PERSON WITH MENTAL RETARDATION.

From Date: 
To The Local Level Committee 

Sir/Madam, 

............................ is a person with disability and requires protection of his person and property through a Guardian. We hereby request that ......................... be appointed as Guardian of the said .......................... for the protection of his person/property.

We furnish hereunder further details and request early decision:

1. Particulars of the person to be provided with Guardian
   Name:
   Age:
   Nature of disability:
   Address:

2. Particulars of the person proposed to be appointed as Guardian
   Name:
   Age:
   Relationship with ward, if any:
   Address

We enclose herewith Disability Certificate to the said .......... obtained from 

............

Yours faithfully,
Witnesses 
1st Witness Authorised signatory
   Name: Designation: 
   Office Stamp:

2nd Witness

Consent of the person proposed to be appointed as Guardian
I hereby agree to be the Guardian of the person and property of ........................ and shall discharge my obligations with due diligence.

Signature: Name: Date:

Consent of the guardian, if any, to the aforesaid proposal
I hereby agree to the above proposal to appoint ................. as the Guardian of ..............

Signature: Name: Date:

Annexure - 12

TABLE
COMMUTATION VALUES FOR A PENSION OF RUPEE ONE PER ANNUM FROM 2-9-2008

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<th>Commutation value expressed as number of years purchase</th>
<th>Age next birth day</th>
<th>Commutation value expressed as number of years purchase</th>
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(Basis: LIC (94-96) Ultimate Tables and 8.00% interest)
**Annexure 13**

**Form A : Nomination for payment of (Arrears of pension on the death of a pensioner)**

Pension Disbursing Authority/Head of Office
(Name of Bank/Treasury/Post Office/Accounts Officer, etc.)

Place ...............................................

I, .......................................

(Name of the pensioner in Capital Letters)

hereby nominate the person named below,

under Rule 5 of the Payment of Arrears of Pension(Nomination) Rules, 1983

<table>
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<tr>
<th>Name and address of the nominee</th>
<th>Relationship with the nominee</th>
<th>Date of birth</th>
<th>Name &amp; address of person who may receive the said pension during the nominee's minority</th>
<th>Name &amp; address of other nominee in case the nominee under Column (1) predeceases the pensioner</th>
<th>Relationship with pensioner</th>
<th>Date of birth</th>
<th>Name &amp; address of person who may receive the pension during the other nominee's minority</th>
<th>Contingency on happening of which nomination shall become invalid</th>
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</table>

| Place: .................................................. | Signature (or thumb-impression if illiterate) and name of pensioner |
| Date: ................................................... | Address: |

Witness: Signature:  
Name & Address:  
Signature of Pension Disbursing Authority/Head of Office/Acknowledgement to be sent by the Pension Disbursing Authority/Head of Office  
Certified that application/nomination has been received from ......................................... (name of pensioner) whose address is........................................  
Place: ..................................................

Date: Bank/Treasury/Post Office/Accounts Officer/Head of Office.

Full Address

---

**SECTION VII**

1. PAY SCALES OF III, IV, V AND VI PAY COMMISSIONS

<table>
<thead>
<tr>
<th>III CPC (1-1-1973 to 31-12-1985)</th>
<th>IV CPC (1-1-1986 to 31-12-1995)</th>
<th>V CPC (1-1-1996 to 31-12-2005)</th>
<th>VI CPC (1-1-2006 onwards)</th>
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### SECTION VII

1. **PAY SCALES OF III, IV, V AND VI PAY COMMISSIONS**

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<th>V CPC (1-1-1996 to 31-12-2005)</th>
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1. **PAY SCALES OF III, IV, V AND VI PAY COMMISSIONS**

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<td>1500-60-100-2000</td>
<td>3700-125-4700-150-5000</td>
<td></td>
<td>S22</td>
<td>PB-3</td>
<td>15000-39100</td>
<td>7600</td>
</tr>
<tr>
<td>1500-60-1800-100-2000</td>
<td>3650-125-4700-150-5000</td>
<td>12750-375-16500</td>
<td>S23</td>
<td>PB-3</td>
<td>15000-39100</td>
<td>7600</td>
</tr>
<tr>
<td>1650-75-1800/1800 Fixed</td>
<td>4100-125-4800-150-5000</td>
<td></td>
<td>S24</td>
<td>PB-4</td>
<td>37400-67000</td>
<td>8700</td>
</tr>
<tr>
<td>1500-60-1800-100-2000-125-2500</td>
<td>4500-150-5700</td>
<td>14000-400-18500</td>
<td>S25</td>
<td>PB-4</td>
<td>37400-67000</td>
<td>8700</td>
</tr>
<tr>
<td>2000-1252-2500</td>
<td>4800-150-5700</td>
<td>15100-400-18500</td>
<td>S26</td>
<td>PB-4</td>
<td>37400-67000</td>
<td>8700</td>
</tr>
<tr>
<td>16425-75-1800/1800 Fixed</td>
<td>11725-125-4850-150-5000</td>
<td></td>
<td>S27</td>
<td>PB-4</td>
<td>37400-67000</td>
<td>8700</td>
</tr>
<tr>
<td>15600-375-16500</td>
<td>15600-39100</td>
<td>8700</td>
<td>S28</td>
<td>PB-4</td>
<td>37400-67000</td>
<td>8700</td>
</tr>
<tr>
<td>2250-1252-2500</td>
<td>5100-150-5700</td>
<td>16425-400-18500</td>
<td>S29</td>
<td>PB-4</td>
<td>37400-67000</td>
<td>8700</td>
</tr>
<tr>
<td>2250-1252-2750</td>
<td>4500-150-5700-200-7000</td>
<td>14000-400-24500</td>
<td>S30</td>
<td>PB-4</td>
<td>37400-67000</td>
<td>8700</td>
</tr>
<tr>
<td>2500-1252-3000/2500 Fixed</td>
<td>5000-200-6700</td>
<td>18400-500-22500</td>
<td>S31</td>
<td>PB-4</td>
<td>37400-67000</td>
<td>8700</td>
</tr>
<tr>
<td>3000 Fixed</td>
<td>7300-100-7600</td>
<td>22400-525-24500</td>
<td>S32</td>
<td>HAG</td>
<td>67000-79000 annual increment</td>
<td>Nil</td>
</tr>
<tr>
<td>3000-100-3500</td>
<td>7300-200-7500-250-5000</td>
<td>22400-560-28000</td>
<td>S33</td>
<td>HAG+Scale</td>
<td>75500-annual increment@3%</td>
<td>80000</td>
</tr>
<tr>
<td>7600 Fixed/7600-100-8000</td>
<td>24050-650-29000</td>
<td>24050-650-29000</td>
<td>S34</td>
<td>Cab Sec.</td>
<td>75500-annual increment@3%</td>
<td>80000</td>
</tr>
<tr>
<td>3250 Fixed</td>
<td>8000 Fixed</td>
<td>26000 Fixed</td>
<td>S35</td>
<td>Apex Scale</td>
<td>80000(Fixed)</td>
<td>Nil</td>
</tr>
<tr>
<td>4000 Fixed</td>
<td>9000 Fixed</td>
<td>30000 Fixed</td>
<td>S36</td>
<td>Cab Sec.</td>
<td>90000 (Fixed)</td>
<td>Nil</td>
</tr>
</tbody>
</table>
The Govt. had approved grant of higher scales for the Accounts Staff of Railway on notional basis with effect from 1.1.1996 and the actual payment being made prospectively from 20-2-2003. Keeping in view the fact that pay scales of corresponding categories in various Organised Accounts Cadres have traditionally been on par, it has been decided that the dispensation approved in case of the Accounts Staff of Railways may be extended to the corresponding categories in all the organised Accounts Cadres.

### Designation Pay Scale Existing Pay Scale to be extended prior to 1.1.96 Pay Scale notionally w.e.f. 1-1-96 prospectively with actual payments being made from 20-2-2003

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Posts</th>
<th>Classification of Posts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>(a) A Central Civil post in Cabinet Secretary's Scale (Rs.90,000/- fixed) Apex Scale (Rs.80,000/- fixed) and Higher Administrative Grade plus scale (Rs.75,500/- Rs.80,000) and b) A Central Civil post carrying the following grade pays: Rs.12,000/- Rs.10,000/- Rs.8,900/- and Rs.8,700/- in the scale of pay of Rs.37,400-67,000 in Pay Band-4, and Rs.7,600/- Rs.6,600/- and Rs.5,400/- in the scale of Pay of Rs.15,600/- 39,100/- in Pay Band -3.</td>
<td>Group A</td>
</tr>
<tr>
<td>2.</td>
<td>A Central Civil Post carrying the following grade pays: Rs.5,400/- Rs.4,800/- Rs.4,600/- and Rs.4,200/- in the scale of pay of Rs.9,300/- Rs.34,800/- in Pay Band-2</td>
<td>Group B</td>
</tr>
<tr>
<td>3.</td>
<td>A Central Civil post carrying the following grade pays: Rs.2,800/- Rs.2,400/- Rs.2,000/- Rs.1,900 and Rs.1,800/- in the scale of pay of Rs.5,200/- Rs.20,200/- in Pay Band-1 A Central Civil post carrying the following grade pays: Rs.1,300/- Rs.1,400/- Rs.1,600/- and Rs.1,650/- in the scale of pay of Rs.4,440/- Rs.7,440/- in IS Scale.</td>
<td>Group C</td>
</tr>
</tbody>
</table>

*Group D till the posts are upgraded*

### Classification of Posts Under VI CPC

**Explanation:** For the purpose of this Order Pay Band, in relation to a post, means the running Pay Band specified in Part A, Section 1 of column 5 of the First Schedule to the Central Civil Services (Revised Pay) Rules, 2008.

**Gazette Notification from Department of Personnel and Training Order No. SO 946 (E) dtd. 9.4.2009 (F.No). 110127/2008-Estt. (A).**
4A. D.R. RATES FROM 1-1-1996 UNDER V CPC
(CPI BASE - 1982)

<table>
<thead>
<tr>
<th>Period</th>
<th>D.R.</th>
<th>Period</th>
<th>D.R.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-1-1996</td>
<td>nil</td>
<td>1-7-1996</td>
<td>4%</td>
</tr>
<tr>
<td>1-1-1997</td>
<td>8%</td>
<td>1-7-1997</td>
<td>13%</td>
</tr>
<tr>
<td>1-1-1998</td>
<td>16%</td>
<td>1-7-1998</td>
<td>22%</td>
</tr>
<tr>
<td>1-1-1999</td>
<td>32%</td>
<td>1-7-1999</td>
<td>37%</td>
</tr>
<tr>
<td>1-1-2000</td>
<td>38%</td>
<td>1-7-2000</td>
<td>41%</td>
</tr>
<tr>
<td>1-1-2001</td>
<td>43%</td>
<td>1-7-2001</td>
<td>45%</td>
</tr>
<tr>
<td>1-1-2002</td>
<td>49%</td>
<td>1-7-2002</td>
<td>52%</td>
</tr>
<tr>
<td>1-1-2003</td>
<td>55%</td>
<td>1-7-2003</td>
<td>59%</td>
</tr>
<tr>
<td>1-1-2004</td>
<td>61%</td>
<td>1-7-2004</td>
<td>61%</td>
</tr>
<tr>
<td>1-4-2004</td>
<td>11%</td>
<td>1-7-2004</td>
<td>14%</td>
</tr>
<tr>
<td>1-1-2005</td>
<td>17%</td>
<td>1-7-2005</td>
<td>21%</td>
</tr>
<tr>
<td>1-1-2006</td>
<td>24%</td>
<td>1-7-2006</td>
<td>29%</td>
</tr>
<tr>
<td>1-1-2007</td>
<td>35%</td>
<td>1-7-2007</td>
<td>41%</td>
</tr>
<tr>
<td>1-1-2008</td>
<td>47%</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4B. D.R. RATES FROM 1-1-2006 UNDER VI CPC
(CPI BASE - 2001)

<table>
<thead>
<tr>
<th>Period</th>
<th>D.R.</th>
<th>Period</th>
<th>D.R.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-1-2006</td>
<td>nil</td>
<td>1-7-2006</td>
<td>2%</td>
</tr>
<tr>
<td>1-1-2007</td>
<td>6%</td>
<td>1-7-2007</td>
<td>9%</td>
</tr>
<tr>
<td>1-1-2008</td>
<td>12%</td>
<td>1-7-2008</td>
<td>16%</td>
</tr>
<tr>
<td>1-1-2009</td>
<td>22%</td>
<td>1-7-2009</td>
<td>27%</td>
</tr>
<tr>
<td>1-1-2010</td>
<td>35%</td>
<td>1-7-2010</td>
<td>45%</td>
</tr>
<tr>
<td>1-1-2011</td>
<td>51%</td>
<td>1-7-2011</td>
<td>58%</td>
</tr>
<tr>
<td>1-1-2012</td>
<td>65%</td>
<td>1-7-2012</td>
<td>72%</td>
</tr>
<tr>
<td>1-1-2013</td>
<td>80%</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

SECTION VIII
NEW STRUCTURED DEFINED CONTRIBUTORY PENSION SCHEME (NPS)
(Applicable for new entrants on & after 1.1.2004 to Central Government except to Armed Forces)

Contributory Pension Scheme Introduced to those joining Central Govt. Service on or after 1.1.2004


Salient features of New Pension Scheme:-

Government of India have introduced a new Defined Contribution Pension Scheme replacing the existing system of Defined Benefit Pension System vide Government of India, Ministry of Finance, Department of Economic Affairs Notification dated 22-12-2003. The New Pension Scheme comes into operation with effect from 1-1-2004 and is applicable to all new entrants to Central Government service, except to Armed Forces, joining Government service on or after 1.1.2004.

The salient features of the New Pension Scheme are as follows:-

1. The New Pension Scheme will work on defined contribution basis and will have two tiers--Tiers I and II. Contribution to Tier-I is mandatory for all Government servants joining Government service on or after 1-1-2004, whereas Tier-II will be optional and at the discretion of Government servants.

2. In Tier-I, Government servant will have to make a contribution of 10% of his basic pay plus D.A, which will be deducted from his salary bill every month by the PAO concerned. The Government will make an equal matching contribution.

3. Tier-I contribution (and the investment returns) will be kept in a non-withdrawable Pension Tier-I Account. Tier-II contributions will be kept in a separate account that will be
withdrawable at the option of the Government servant. Government will not make any contribution to Tier-II account.

4. The existing provisions of Defined Benefit Pension and GPF would not be available to new Government servants joining Government service on or after 1-1-2004.

5. In order to implement the Scheme, there will be a Central Record Keeping Agency and several Pension Fund Managers to offer three categories of schemes to Government servants, viz., options A, B and C based on the ratio of investment in fixed income instruments and equities. An independent Pension Fund Regulatory and Development Authority (PFRDA) will regulate and develop the pension market.

6. As an interim arrangement, till such time the Statutory PFRDA is set up, an interim PFRDA has been appointed by issuing an Executive Order by Ministry of Finance (DEA).

7. Till the regular Central Record Keeping Agency and Pension Fund Managers are appointed and the accumulated balances under each individual's account are transferred to them, it has been decided that such amounts representing the contributions made by the Government servants and the matching contribution made by the Government will be kept in the Public Account of India. This will be purely a temporary arrangement as announced by the Government.

8. It has also been decided that Tier-II will not be made operative during the interim period.

9. A Government servant can exit at or after the age of 60 years from the Tier-I of the scheme. At exit, it would be mandatory for him/her to invest 40 per cent of pension wealth to purchase an annuity (from an IRDA, regulated Life Insurance Company), which will provide for pension for the lifetime of the employee and his dependent parent/spouse. In the case of Government servants who leave the Scheme before attaining the age of 60, the mandatory annuitization would be 80% of the pension wealth.

Introduction of New Pension Scheme

* Comes into operation with effect from 1.1.2004.
* Applicable to all new entrants to Central Government service except Armed Forces.
* Will have two tiers--Tier-I and Tier-II.
* In Tier-I, Government servants have to make mandatory contribution of 10% of (Basic Pay plus D.A.), and Government will make an equal matching contribution.
* Tier-I is non-withdrawable
* Separate Account for Tier-II - Withdrawable--No matching contribution by Government
* There will be Central Record Keeping Agency and several Pension Fund Managers to offer 3 categories of Schemes A, B, C.
* Statutory Pension Fund Regulatory and Development Authority (PFRDA) to regulate and develop the pension market.
* Government servant can exit at or after 60 years of age from Tier-I
* 40% of pension wealth mandatory for investment at exit.
* This will provide for pension for lifetime of the employee and his/her dependents.
* To leave the scheme before 60 years of age, 80% of pension wealth mandatory for investment.
NEW PENSION SYSTEM EXTENDED TO ALL CITIZENS

Government of India introduced New Pension System which came into operation for Government Employees with effect from 1.1.2004. This scheme is extended to all citizens with effect from 1.5.2009.

The scheme is operated by the National Securities & Depository Ltd. (NSDL) through Central Record Keeping Agency (CRA). Pension Fund Regulatory and Development Authority (PFRDA) under the overall administrative control of the Ministry of Finance will effectively regulate, promote and ensure orderly growth of the pension market.

Highlights of the Scheme

* Open to any Indian Citizen in the age group of 18 to 55 years
* Central Government Employees who are appointed prior to 1.1.2004 are also eligible except Armed Forces Personnel
* The Pension contribution invested in various schemes by any one of the seven Pension Fund Managers appointed by PFRDA
* Subscribers' contribution would be invested as per the preference opted by the subscriber
* Income security for retired people
* Highly effective mechanism of Fund Management and cost effective
* World's lowest operation cost of Pension Fund Manager @ 0.0009%
* Pension Fund Regulatory and Development Authority is a Government Authority under MoF
* Regular audit in all PFM
* Highly accountable scheme
* Nomination facility available
* Tax Benefit would be applicable as per the Income Tax Act, 1961 as amended from time to time
* Government of India deposits Rs.1000/- in all new accounts opened during the Financial Year 2010-2011

Types of NPS Accounts

Tier I- Forms your Non-withdrawable Corpus Retirement Fund
Tier II- Forms your Voluntary Savings Account which provides liquidity. This is optional

Limits and Conditions

Tier I Account

* Minimum contribution - Rs.500/-
* Minimum contribution per year - Rs.6000/-
* Minimum number of contributions per year - 4
* No maximum limits
* No periodicity prescribed
* Contributions accepted through Cash, Local Cheque or Demand Draft

Tier II Account

* Minimum - Rs.1000/- per contribution
* Withdrawal permitted any time
* Net Asset Value added to Fund

You may decide where to invest your pension Fund and by whom

Seven Pension Fund Managers

ICICI Prudential Pension Funds Management Co., Ltd.
IDFC Pension Fund Management Co., Ltd.
Kotak Mahindra Pension Fund Limited
Reliance Capital Pension Fund Limited
SBI Pension Funds Pvt., Ltd.
UTI Retirement Solutions Ltd.
LIC Pension Fund

Asset Allocation Class Options

Asset Class E- Equity Investment-- High returns. Cap up to 50%
Asset Class C- Investment in Corporate Bonds- Medium risk
Asset Class g- Investment in Government Securities-Lowest risk

India Post is one of the point of presence
Head Post Office is a service provider for NPS

Services offered in Head Post Office

* Subscriber Registration * Initial contribution processing * Regular Subscriber Contribution * Subscriber Servicing * Grievance handling
SECTION 1

A. THE SCHEME


(Ministry of Personnel, PG & Pensions O.M No. 22/1/90-P&PW dtd. 17-12-90)

From the enquiries received in this Department, it has been observed that retired/retiring Civilian Central Government employees are not aware of the full details of CGHS facilities available to them after retirement. In order to bridge this communication gap, this Department has, in consultation with the Department of Health, brought out a Brochure on this subject, a copy of which is enclosed. Ministry of Agriculture, etc., are requested that this may be widely circulated in their Department including attached and subordinate offices.

Foreword:

A large number of references are received enquiring about the availability of CGHS facilities for Civilian Central Government Pensioners, the rate of contributions, authorities to be approached for obtaining these facilities, etc. An attempt has been made to provide general information on these points in this Brochure so that it is readily available to Pensioners. However, for full details and authoritative interpretation, original orders issued by the Department of Health, will need to be referred to.

I. Eligibility:

1.1. All Central Government Pensioners (except Railway and Armed Forces) who were eligible for availing CGHS facilities are eligible for availing CGHS facilities even after retirement. The scheme is also applicable to Central Govt., employees who retired with Contributory Provident Fund benefits. Similarly, families of Central Govt. employees are eligible for the facilities if the deceased Govt. servant was eligible for these facilities while in service.
1.2. It is not that only those Central Govt. employees who were actually availing of CGHS facility during service are eligible to enjoy them after retirement. All retired personnel of Ministries/Departments Offices who are eligible to enjoy CGHS facility while in service are eligible to enjoy them after retirement, even if immediately prior to their retirement they were not actually availing or never availed these facilities on account of their posting to a station where CGHS facilities were not available.

1.3. Pensioners/ Family Pensioners / CPF retirees whose children are serving Central Government employees and are eligible for CGHS facilities can avail of the CGHS facilities as member of the Family of the said serving employee provided their Pension/Family Pension does not exceed Rs.500 if Pension/Family Pension was sanctioned after average CPI 608 is taken into account (Revised to Rs.1,500 under V CPC and to Rs.3500 under VI CPC). As far as Contributory Provident Fund retirees are concerned their monthly income is worked out with reference to the Pension equivalent of employees’ contribution to the Contributory Provident Fund along with interest thereon received by them at the time of their retirement.

1.4. Even though CGHS facilities are at present available only at specified places and it may not be possible for Central Government Pensioners living away from these places to avail of the CGHS facilities on day-to-day basis as in the case of persons living at these places, it may be in the interest of the Pensioners to enrol themselves as beneficiaries of the CGHS scheme so that at least in the case of major ailments/major surgery they will be able to come to the CGHS station to avail of these facilities if and when such a need should arise.

1.5. Subject to availability of resources and approval of competent authority
   i) 6,000 Card are required for opening CGHS in a new city.
   ii) 2,000 Cards (within 3 km area) are required to open a new CGHS dispensary in an existing City
   (MoH & FW No. RTI-12034/78/2012-CGHS dated 8.6.2012)

B) Central Government Health Scheme (CGHS) is in operation since 1954.

I Organisational set up.

CGHS was established initially with 14 Dispensaries in Delhi/New Delhi. As on 2004, CGHS operates in 24 Cities with a total of 246 Dispensaries, 65 Laboratories and 19 Polyclinics.

C) Changes in the Administrative set up of CGHS
   (O.M. F.No-A 48013/2009-E.I. dt. 19th November 2010 of MoH & FW)

The Administrative Control of the CGHS will be with the newly created post of AS & DG (CGHS) and will include the following:
i. The full administrative control of all Officers and Staff of CGHS will vest in AS & DG (CGHS)

ii. All the sanctioned posts and the existing incumbents at different levels for CGHS in DGHS will be under AS & DG (CGHS)

iii. Until the separate sections for cash, budget, Parliamentary matters etc., are established, the present working arrangement may continue in the concerned sections in the DGHS.

iv. The CGHS will be given a separate Budget Head from the Fiscal 2011-12. Until such time this is done, the present Budget Head of DGHS may continue.

2. In all technical matters, AS&DG (CGHS) will consult and route files through the DGHS before circulating the files to Secretary (HFW) and Minister of Health & Family Welfare.

3. DGHS will continue to be the Chairman of the Committee for examining requests of high value claims of treatment abroad.

4. A Central Government Health Care Scheme Board has been constituted and will comprise the following members:

   * Secretary (HFW) : Chairperson
   * DGHS : Member
   * Representatives of 3 Pensioners' Associations as nominated by Secretary (HFW) : Members
   * Secretary DoP&T : Member
   * Representative of Secretary (Expdr) : Member
   * AS&FA, MoHFW : Member
   * AS&DG (CGHS) : Member Secretary

5. The terms of reference of the Board will be as follows:

   * The approval of the recommendations to the Government on policies related to Central Government Employees & Pensioners Health Care Scheme (GE&PHCS) subject to Rules & Regulations;
   * Approval of annual operational plans for implementation of the scheme.
   * Approval of Budget proposals
   * Approval of reallocation of Funds between components
   * Approval of the appointment of Consultants and outside Agencies
   * Coordination with other Ministries/Departments, wherever necessary in regard to expansion of the scheme.
   * Matters related to Insurance for CGHS
   * Overall supervision of the CGE & PHCS
   * Any other matter related to improving the functioning and incremental efficiency of the scheme for the welfare and benefit of the beneficiaries.

6. The Board shall meet at least four times every Financial Year

7. This issues with the approval of the Minister of Health & Family Welfare.

II No. of Card holders and beneficiaries as on 31.3.2004

<table>
<thead>
<tr>
<th>Card holders in lakhs</th>
<th>% and distribution of Card holders</th>
<th>beneficiaries in lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Serving employees</td>
<td>8.44</td>
<td>79.2</td>
</tr>
<tr>
<td>Pensioners</td>
<td>2.07</td>
<td>19.4</td>
</tr>
<tr>
<td>Freedom Fighters</td>
<td>0.12</td>
<td>1.1</td>
</tr>
<tr>
<td>Ex-Journalists, MPs and others</td>
<td>0.03</td>
<td>0.3</td>
</tr>
<tr>
<td>Total</td>
<td>10.66</td>
<td>100</td>
</tr>
</tbody>
</table>

(Source: Ferguson Committee Report)

III Facilities available under CGHS

Out patient care is provided in all systems namely

1. Allopathy
2. Homoeopathy
3. Indian System of Medicines e.g.,
   i) Ayurveda
   ii) Siddha
   iii) Unani and
   (iv) Yoga.

IV The scheme provides

1. Consultation in all systems including specialist consultation
2. Supply of medicines
3. Diagnosis
4. Hospitalisation with the permission of CGHS.
5. Domiciliary visits to seriously ill-patients
6. Hospitalisation even without permission of CGHS in case of emergency in specified cases.

V Beneficiaries of CGHS

The C.G.H.S. was initially meant for the Central Govt. Employees and was later extended to various other categories of people. The various categories of people who are beneficiaries under CGHS are as given below:

i) Central Government employees

ii) Central Government Pensioners

iii) Widows of Central Govt, employees in receipt of Family Pension

iv) Defence civilian workers (non-industrial)

v) Defence Industrial workers in Cities (except Bombay)

vi) Defence Industrial Pensioners of all Cities outside Delhi (except Bombay)

vii) Members of Parliament

viii) Ex-Vice President, Ex-MPs, Ex-Governors

ix) Retired Judges of High Courts and Supreme Court

x) Employees of Delhi High Court

xi) Delhi Police

xii) Freedom Fighters

xiii) Accredited Journalists upto April 2007

xiv) Employees of Semi-Govt. and Autonomous Organisations.

xv) Employees of Employees State Insurance Corporation, Kanpur

xvi) Employees of Kendriya Vidyalaya Sangathan in Calcutta, Bangalore, Madras, Bombay, Hyderabad, and Secunderabad

xvii) Members of general public of specified areas covered by 14 CGHS dispensaries in Delhi

xviii) Retired employees of Indian Council of Agricultural Research (non-optees in Delhi/New Delhi).

xix) Employees of Statutory Canteens in cities where the scheme is functioning and they are not covered under any other medical scheme.

xx) Retired employees on N.I.H & F.W., New Delhi

xxi) Since Feb. 1988, CGHS facilities have also been extended to such of the employees of CGHS as are not residing in the covered areas.

xxii) Employees of Central Council of Indian Medicine

xxiii) Chief Justice and Judges of Delhi High Court

xxiv) Since September, 1991, the scheme has also been extended to the retired employees of Ordnance Factories.

xxv) CGHS facility extended to those Pensioners of Prasar Bharati, (even after conversion into autonomous body) provided PPOs are issued by CPAO under DoP & PW

xxvi) Facility extended to PSU absorbees withdrawn in February 1999, again restored in August 2009 to those PSU absorbees in whose case 1/3rd commuted portion of their Pension has been restored.

VI The scheme does not apply to:

i) Armed Forces personnel

ii) Coast Guard personnel

iii) Border Roads Organisation

iv) Border Security Force

v) Railway Personnel
vi) Accredited Journalists beyond the Dispensary Level.

vii) Retirees of certain autonomous and semi autonomous bodies.

viii) Employees of some Semi Government Bodies and Semi Government Organisations beyond the Dispensary Level.

ix) CGHS employees who are working on monthly wages basis.

x) Pensioners getting ex-gratia Pension

VII Eligibility of Pensioners/Family Pensioners to join CGHS

All Central Government Pensioners (except Railway Pensioners and Armed Forces Pensioners) who were eligible for availing CGHS facilities while in service are eligible for CGHS facilities after retirement. The scheme is also applicable to Central Government employees who retired with Contributory Provident Fund benefits. Similarly, families of Central Government employees are eligible for the facilities for which the deceased Government servant was eligible while in service.

All India Service Pensioners who retire while serving under State Governments are also eligible to avail CGHS.

Pensioners can join CGHS immediately after retirement or at anytime thereafter.

Pensioners joining CGHS sometime after retirement are not required to pay the contribution for the intervening period. However, in such cases, they shall be required to pay admission fee of Rs.30/-.

Similarly, Pensioners who had discontinued their CGHS membership and want to be readmitted to the scheme shall not be required to pay the contribution for the intervening period, but pay a readmission fee of Rs.30/-

Pensioners have the option to get their names registered with any of the CGHS dispensaries in CGHS-covered Cities.


Pensioners residing in an area not covered by CGHS and who have opted for availing Rs.100/- p.m. as medical allowance, but also desire to avail CGHS facilities for indoor Hospitalisation treatment from the nearest CGHS covered City can be issued CGHS Cards bearing stamp "Not valid for OPD Treatment"

(O.M.No. 1105/1/2000-CGHS(P) dated 25.2.2000)

VIII Domiciliary visits

Domiciliary visits, except in cases of emergent nature, should be made before or after the dispensary working hours, provided the beneficiary resides within 3 kms. of CGHS dispensary. Such visits, when requested during the working hours, should be made by the Medical Officers receiving the call and not left to the Doctor on emergency duty. In case a visit becomes necessary during the working hours, the Chief Medical Officer-in-charge/Medical Officer-in-charge, should be informed to ensure that as far as possible not more than one Medical Officer is absent from the dispensary at anyone time during the working hours. He should keep Chief Medical Officer-In-charge informed of his/her departure and arrival from the visit. Relevant entries of domiciliary visits by the Medical Officers must be made in the records and signed by him/her before he/she leaves the dispensary for visit. Lady Doctors are exempted from paying domiciliary visits from 8 p.m. to 6 a.m.

CGHS Doctor's duties include 20 number of domiciliary visits each month for which they are being paid Rs.3300/- p.m.

(F.No. A. 45012/03/2008-CHS V dated 20-2-2009 of MoH & FW)

IX Facilities not permissible to the Pensioners

- Treatment in non-recognised Hospitals
- Private Nursing Home.
- Outside India
- Administration of routine injections at one's residence
- Dressing of wound at residence
- Supply of artificial appliances e.g., spectacles, contact lens etc.
- Orthodontic treatment
- Treatment for obesity due to ingenuous factors.
Pensioners of P&T Dept. not participating in CGHS while in service not entitled to CGHS facility.

"It has been decided that those Post and Telegraph Pensioners who were members of CGHS Scheme prior to retirement may be allowed to transfer their CGHS Cards from one CGHS covered City to another CGHS covered City. However, the Post and Telegraph Pensioners who were not participating in CGHS while in service may not be extended this facility."

[GoI Lr. No. S-11011-46/95-CGHS DI/CGHS (P) dtd. 1.8.1996 addressed to Director, CGHS, New Delhi with copy to All Additional Directors / Deputy Directors of CGHS and Dept. of Posts and Telegraphs, Sanchar Bhawan New Delhi].

(O.M No. H.11016/44/96-CGHS(P) dated 16.2.1999)

Refer: Serial No. 12 under important Court verdicts in favour of CGHS beneficiaries

CGHS facility for PSU absorbnees extended with effect from August, 2009.


Pensioners of Kendriya Vidyalaya Sangathan are not entitled to CGHS facility

Note: CAT Bangalore in its Order dated 13.4.2011 in RA:/131/2010 has directed DG, HS, New Delhi and AD, CGHS Bangalore (Respondents 2 & 3) to issue a suitable general clarification confirming availability of CGHS facilities to retired employees of KVS in Bangalore. This case is now pending decision in Supreme Court.

XI Case so far regarding extension of medical facilities to Pensioners in non-CGHS areas

1. **Extension of CS (MA) Rules, 1944 to Pensioners residing in areas not-covered by CGHS.**

It has been decided by Ministry of H & FW that the Pensioners should not be deprived of medical facilities from the Government in their old age when they require them most. This Ministry has, therefore, no objection to the extension of the CS (MA) Rules to the Central Government Pensioners residing in non-CGHS areas as recommended by the Pay Commission. However, the responsibility of administering the CS (MA) Rules for Pensioners cannot be handled by CGHS. It should be administered by the respective Ministries/Depts. as in the case of serving employees covered under CS (MA) Rules, 1944. The Dept. of Pension and Pensioners’ Welfare would need to have the modalities worked out for the implementation of the Rules.
in consultation with the Ministries/Deptts prior to the measure being introduced to avoid any hardships to the Pensioners. The Pensioners could be given a one-time option at the time of their retirement for medical coverage under CGHS or under the CS (MA) Rules, 1944. In case of a Pensioner opting for CGHS facilities, he/she would have to get himself/herself registered in the nearest CGHS City for availing of Hospitalization facilities. In such cases, the reimbursement claims would be processed by the Additional Director, CGHS of the concerned City. For those opting for medical facilities under the CS (MA) Rules, the scrutiny of the claims would have to be done by the parent office as in the case of serving employees and the payment would also have to be made by them. The list of AMAs to be appointed under CS (MA) Rules would be decided by Ministry/Dept.-wise as provided under the Rules. The beneficiaries of the CS (MA) Rules, 1944, would be entitled to avail of Hospitalisation facilities as provided under these Rules.

The Department of Pension and Pensioners’ Welfare are requested to take further necessary action in the matter accordingly.

[GoI Ltr. No. S 14025-4/96 - MS dtd. 5-6-1988 and refer Dept. of P&PW (C) dtd. 15-4-1997 on this issue].

2. **Clarification on recommendation of the V Central Pay Commission on extension of CS (MA) Rules, 1944 to Central Government Pensioners residing in areas not covered by CGHS.**

The CS (MA) Rules, 1944 is not applicable to the Central Government Pensioners. The V Central Pay Commission had recommended extension of CS (MA) Rules, 1944 to the Central Government Pensioners residing in the areas not covered by CGHS. On a reference received from the Department of Pension and Pensioners’ Welfare on this subject, the response of the Department of Health had been conveyed through the O.M No. S-14025/4/96-MS, dtd. 5-6-1998. The response of this Department was that, it did not have any objections to the proposal of extension of CS (MA) Rules, 1944 to Central Government Pensioners residing in non-CGHS areas as recommended by the V Pay Commission subject to the condition that the responsibility of administering the CS (MA) Rules, 1944 for Pensioners would be of the Departments/Ministries concerned.

The said O.M dtd. 5-6-1998 was in reply to a reference in O.M No.45/74/97 P & PW (C) dtd. 15-4-1997 from the Department of Pensions and Pensioners’ Welfare. After that also, communication between these two departments had continued on this subject. In fact in a subsequent O.M of the same number, dtd. 12-1-1999, the views of all the Ministries/Departments of the Government of India had been sought before a final decision could be taken. But unfortunately, the O.M dtd. 5-6-1998 has been misinterpreted by some Pensioners as the final Order of the Government of India to extend CS (MA) Rules, 1944 to Pensioners. A lot of avoidable litigation has already taken place, because some Pensioners have obtained favourable Orders from various Courts/Tribunals on the basis of the said letter dtd. 5-6-1998.

It is, therefore, considered necessary to clarify unequivocally that the O.M dtd. 5-6-1998 was not intended to be a final order extending the applicability of CS (MA) Rules, 1944 to Pensioners. In fact, it is not possible for any individual department to take such policy decisions without obtaining views of various departments and particularly, the Department of Expenditure. Such being the case in the process of examining the recommendation of the V Pay Commission on this issue, the Department of Expenditure has categorically said that in view of huge financial implications, it is not feasible to extend CS (MA) Rules, 1944 to Pensioners.

Therefore, any interpretation based on the O.M dtd. 5-6-1998 of this Department that the Pensioners come within the purview of the CS (MA) Rules, 1944 is wholly misplaced.

[GoI Ltr. No. S 14025-4/96-MS dtd. 20-8-2004].

3. **Medical Facilities for Inpatient Treatment and Post-operative follow-up treatment to CGHS Beneficiaries in Non-CGHS Areas**

The undersigned is directed to invite attention to the Office
Memorandum of even number dated 30th September, 1999, issued by the Ministry of Health & Family Welfare on the above subject and to state that keeping in view the difficulties being faced by the pensioner-CGHS beneficiaries residing in non-CGHS covered areas, it has now been decided to liberalise the CGHS Rules with regard to pensioner-CGHS beneficiaries and serving employees, as below, to enable them to avail medical facilities for in-patient treatment and post-operative follow-up treatment:

a) i) CGHS pensioner-beneficiaries (and their dependent and eligible family members), who are holding a valid CGHS Card and are residing in non-CGHS areas shall be eligible to obtain treatment from Government Hospitals (Central Government/State Govt./Local Self Government/Hospitals recognised under Central Services (Medical Attendance) Rules, 1944/Hospitals and Clinics empanelled under Ex-Servicemen Contributory Health Scheme (ECHS) and submit the medical reimbursement claim to the Additional Director/Joint Director of CGHS through the CMO in charge of CGHS Wellness Centre, where the CGHS Card is registered.

ii) In case of non-emergency treatment from Hospitals approved under Central Services (Medical Attendance) Rules, 1944 and Ex-Servicemen Contributory Health Scheme (ECHS). It is necessary to obtain prior approval from CMO in charge of concerned Wellness Centre where the CGHS Card is registered.

iii) In case of medical emergency, treatment may be obtained from any Hospital and medical claim shall be submitted to Additional Director/Joint Director, CGHS of the concerned City through CMO in charge of the Wellness Centre, where the CGHS Card is registered.

(iv) Reimbursement shall be limited to the CGHS rates of the City where the Card is registered and as per the ceiling rates and ward entitlements or as per actuals, whichever is lower.

b) i) CGHS pensioner-beneficiaries (and their dependant and eligible family members) who are holding a valid CGHS Card and residing in a non-CGHS area shall be eligible to obtain post-operative follow-up treatment from Government Hospitals (Central Government/State Government/Local Self Government/Hospitals approved under Central Services (Medical Attendance) Rules, 1944/Hospitals and Clinics empanelled under Ex-servicemen Contributory Health Scheme (ECHS) in follow up cases of Renal Transplant Surgery, Knee and Hip Joint Replacement, Cancer Treatment, Neuro-Surgery and Cardiac Surgery. However, prior permission is to be obtained from the CMO in charge of the concerned Wellness Centre, where the CGHS Card is registered.

(ii) Permission shall be issued for 3 to 6 months at a time and may be extended based on medical requirement. Reimbursement for consultation, procedures and investigation shall be limited to CGHS rates of the City, where the Card is registered and as per the ceiling rates and ward entitlements or as per actuals, whichever may be lower. OPD medicines shall be obtained from the concerned Wellness Centre for a maximum period of 3 months at a time.

c) Wherever treatment is obtained from a Hospital approved under Central Services (Medical Attendance) Rules, 1944/ECHS approved Hospital, the beneficiaries (as in (a) (b) & (c) above) shall submit a Certificate from the Hospital that they have not charged more than the approved rates applicable to Hospitals approved under Central Services (Medical Attendance) Rules, 1944/ECHS rates.

d) This Office Memorandum supersedes the earlier O.M of even number dated 30th September 1999.

e) This arrangement is provisional and would be in place till such time the proposed Health Insurance Scheme for Central Government employees & pensioners is brought into effect.
4. Guidelines for domiciliary rehabilitation medicine intervention for reimbursement to CGHS beneficiaries

The undersigned is directed to as per extant instructions, state that domiciliary rehabilitation of CGHS beneficiaries is not permitted and the patients have to go to Hospitals for physiotherapy, etc. CGHS received representations with the request that domiciliary physiotherapy rehabilitation may be permitted, since, in many cases, it is not possible for the patients to be transported/shifted to Hospitals for Physiotherapy, etc. The request was examined by a Committee of Experts/Specialists in Government Hospitals, and it has been decided to issue the following guidelines for domiciliary rehabilitation medical intervention for reimbursement to CGHS beneficiaries:


Guidelines

Domiciliary (home-based) care is medically justified in the practice of rehabilitation medicine which involves the care of the patient with chronic diseases or temporary or permanent disability of functional limitation due to lack of health or disease. It is justified, as such persons find ambulation practically impossible or are significantly dependent on care giver or the cost of visiting the Hospitals become higher than the cost of treatment given. In view of this, it would be necessary to consider providing holistic domiciliary rehabilitation medicine service instead of piece-meal home-based physiotherapy only, to CGHS beneficiaries as part of their routine health coverage.

Scope of the service

The following allied health services need to be considered for domiciliary case as stated above:

i) Physiotherapy;

ii) Occupational therapy; and

iii) Speech therapy (for patients of stroke/head injury)

The decision to provide domiciliary care should be based on thorough evaluation and specific prescription including the exact intervention and frequency by a PMR Specialist. In a situation of non-availability of PMR Specialist, the treating Government Specialist having allopathic Postgraduate qualifications in Ortho/Neurology/Neurosurgery/ENT may allow such benefits following the specific prescription criteria for conditions listed below:

- Conditions requiring domiciliary rehabilitation intervention and recommended duration of domiciliary therapy:
  1. **Orthopaedic disorders**: Post-joint replacement surgery in acute phase: Physiotherapy up to two weeks, post - discharge.
  2. **Neurological disorders (for up to six weeks)**
     - **Post stroke**: Occupational Therapy (OT), Physiotherapy (PT) and Speech Therapy (ST);
     - **Traumatic Brain Injury**: OT, PT and ST;
     - **Gullian - Barre syndrome**: OT and ST;
     - **Spinal Cord Injury with significant disability/deformity**: OT and PT; and
     - **Motor Neuron Disease**: OT, PT and ST.
  3. **Locomotor disabilities**: With a disability of over 80% or those who are totally dependent on care-giver based on the opinion of two Government specialists, by certified care-giver. (Care-giver means Rehabilitation Council of India certified personnel + Physiotherapist and Occupational Therapist(duly qualified Diploma/ Degree holder).

**Prescription information**

The prescription for home-based rehabilitation programme should include the following descriptive specifics:

1) The therapy to be used:
   - a) Electrotherapy
   - b) Active Exercise Therapy
   - c) ADL Training
   - d) Speech Therapy
   - e) Gait Training; and
   - f) Passive Exercises.

2) The technical person required to institute the Therapy:

3) The frequency of the Therapy required by the patient; and

4) Duration of the Therapy programme.
Admissible rates for reimbursement:

The following rates may be reimbursed:

1) **Physiotherapist**: Maximum of Rs.300 (Rupees Three hundred only)

2) **Occupational Therapist**: Maximum of Rs.300 (Rupees Three hundred only)

3) **Speech Therapist**: Maximum of Rs.300 (Rupees Three hundred only)

4) **Certified Care-Giver**: Maximum of Rs.150 (Rupees one hundred and fifty only) of Rs.3,000 (Rupees Three thousand only) per month for long-term requirements, whichever is less; and

5) **No reimbursement to be allowed for the purchase/hiring of Therapy equipment/devices.**

2) The guidelines will take effect from the date of issue of the Office Memorandum.

3) This issues with the concurrence of IFD. vide Dy. No: 790/SS & FA, dated the 23rd May, 2011.

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**SECTION 2**

**PROVISION OF CGHS CARDS FOR PENSIONERS/FAMILY PENSIONERS**

**I Issue of Pensioner CGHS Cards to Central Government servants before retirement**

Central Government servants on their retirement from service are entitled to CGHS facility, if they retire from Ministries/Departments/Offices covered by CGHS. For availing CGHS facility, if eligible, after retirement from service, pensioners are required to fill up requisite form and deposit the appropriate lumpsum amount equivalent to one year's contribution for availing CGHS facility for one year (which can be extended on an annual basis on payment of the appropriate contribution as applicable at the time of renewal or pay in lumpsum equivalent to ten years' contribution for availing CGHS facility with life-time validity). The process of issuing of pensioner CGHS Cards starts only after the Government servant retires from service and only after the Pension Pay Order (PPO) and Last Pay Certificate (LPC) are issued by the Ministry/Department/Office. The completion of the formalities takes two to three months, which puts pensioners in a problematic condition for getting treatment from the date on which they retire from service and the time when a pensioner CGHS Card is issued to them.

2. The Ministry of Health and Family Welfare has received representations from retired Central Government servants and from officials due for retirement within the next few months with the request that the policy regarding issue of pensioner CGHS Cards be simplified so that they are in a position to get the pensioner CGHS Card a day after their retirement from service.

3. The matter has been examined by the Ministry of Health and Family Welfare in consultation with CGHS and it has been decided that the following course of action will be taken in respect of officials who are entitled to avail CGHS facility after his/her retirement from Government service:
i) All Ministries/Departments will, along with pension papers, give the application for issue of pensioner CGHS Cards to the officials three months before the due date for retirement of the official;

ii) The official, if he/she is interested in availing CGHS facility after his/her retirement, will:
   (a) Fill up the form for issue of pensioner's Card;
   (b) affix stamp sized photographs of the family members entitled to avail CGHS facility in the proforma for issue of pensioner's Card;
   (c) enclose Demand Draft/Pay Order for the appropriate amount with reference to his/her decision to get CGHS Card with life-time validity (the amount will be equal to ten years' contribution) or with validity for one year (the amount will be equal to one year's contribution). For obtaining the card in Delhi, the Demand Draft/Pay Order will have to be made payable to "Pay and Accounts Officer (CGHS), payable at Delhi" and for obtaining Card in a CGHS City outside Delhi, the Demand Draft/Pay Order will have to be made payable to "Additional Director or Joint Director (as the case may be) of the CGHS City, payable in that City."

iii) The Ministry/Department will add a Certificate of pay, grade pay, etc., drawn by the applicant to the application form and also mention the entitlement of Ward (Private Ward/ Semi Private Ward / General Ward) at the time of retirement of the official;

iv) The Ministry/Department will forward the application complete in all respects to the Additional Director in the concerned CGHS City after verifying particulars furnished by the applicant six weeks before the date of retirement of the officials;

v) CGHS pensioner cell in the concerned CGHS City will initiate action to get the pensioner Card prepared;

vi) The validity of the pensioner Card will start from a date after the last day of service of the official;

vii) If the beneficiary, while in service, has been issued Plastic Card, then the Beneficiary Identification Number (Ben ID No.) will not be changed at the time of preparation of pensioner Card and the same Ben ID number will be carried forward in the pensioner Card;

viii) The pensioner Card will be handed over to the retired official only after the date of superannuation/retirement from service; and

ix) Before the pensioner CGHS Card is issued to the beneficiary, the plastic CGHS Cards issued to all the members of the family will be surrendered.

4. All Ministries/Departments are requested to give wide publicity to the contents of these instructions.

Application for CGHS Card for Pensioners of Central Government

CGHS Card No. while in service: .............................

1. Name of the Applicant:.............................................
2. Category: Pensioners Others (Pl. Specify)
3. Name of Department/Service from where retiring/retired:.............
4. Pay and the Pay Band:........................ Grade Pay:...................... Likely Pension:........................ Per month
5. Residential Address:  ........................................................................................
6. Telephone Number: (R)                    (M)
7. e-mail ID
8. Date of Superannuation:      ............../................../..................
9. Details of Family
   (* Please see definition of Family before filling up this column.)

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<tr>
<th>Sl. No.</th>
<th>Name of Family Member</th>
<th>Relationship to CGHS Card Holder</th>
<th>Date of Birth (Compulsory)</th>
<th>Blood Group (optional)</th>
<th>Ben. ID No. if Plastic Card issued while in service</th>
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(* Please attach Proof of age of Persons, except for spouse, mentioned above)
10. Are all the persons whose names are given above are dependent upon you and are residing with you? Yes / No

[Please attach valid proof of their staying with you, like copy of Ration Card/Election ID/Passport/Identity Card issued by College/School/University/Bank Pass Book, etc., (issued within the last six months)]

11. Paste one stamp size of Photograph of each member of Family (including self) whose names are proposed to be included (in the same sequence as mentioned in Col. 9 above) as part of your family in the space given below.

Name Name Name Name Name

I undertake to intimate to CGHS immediately if there is any change in dependency criteria of my family members included in this application form. If I fail to intimate and if the CGHS comes to know of the change, then the CGHS facility is liable to be withdrawn by the CGHS and the CGHS and/or appropriate authority will be free to initiate any action against me.

I undertake to surrender the CGHS Card(s) on ceasing to be eligible for CGHS benefits.

I certify that the information furnished by me in this application has been verified to be correct and that no information has been concealed or has been misrepresented and I stand by the same.

D.D bearing No. ......................... dated ....................... drawn on Bank.......................... Branch........................../Postal Order No..........................for Rs. ....................... (Rupees.............. only is attached.)

Signature of Applicant

Instructions

Definition of Family:
1) Husband/Wife* (* First wife only)
2) Dependent Parents / Stepmother (in case of adoption, only adoptive and not real parents)
3) If adoptive father has more than one wife, the first wife only
4) A female employee has a choice to include either her dependent parents or her dependent parents-in-law; option exercised can be changed only once during service.
5) Children including legally adopted children, stepchildren and children taken as wards subject to the following conditions:
   i) Unmarried Son Till he starts earning or attains the age of 25 years, whichever is earlier
   ii) Daughter Till she starts earning or gets married, irrespective of the age-limit, whichever may be earlier
   iii) Son suffering from any permanent disability of any kind not less than 40% (physical or mental) as defined below.
   iv) Dependent divorced/abandoned or separated from their husband/widowed daughters and dependent unmarried/divorced abandoned or separated from their husband/widowed sisters Irrespective of age-limit
   v) Dependent Minor Up to the age of becoming a major brother(s) (18 years)
   vi) Minor Children of widowed/separated daughters who are dependent upon the CGHS beneficiary.

For the purpose of availing CGHS facility for disabled son(s) above 25 years, please attach a copy of the Certificate of Disability issued by the Competent Authority.
"Disability" Means

The following disabilities are presently covered for eligibility of sons of CGHS beneficiary to avail CGHS facility:-

(A) As defined in Section 2 (1) of 'The Persons with Disabilities (equal Opportunities, Protection of Rights and Full Participation) Act, 1995 (No. 1 of 1996) which is reproduced below:

(i) Blindness; (ii) Low Vision; (iii) Leprosy Cured; (iv) Hearing impairment; (v) Locomotor Disability; (vi) Mental Retardation; and (vii) Mental Illness"

and

(B) As defined in Clause (j) of Sector 2 of National Trust for Welfare of Persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities Act, 1999 (No. 44 of 1999), which presently covers a person suffering from any of the conditions relating to autism, cerebral palsy, mental retardation or a combination or any two or more of such conditions and includes a person suffering from several multiple disability.

Dependency:

Members of family (other than spouse) whose income is less than Rs. 3,500 + D.A per month on the date of consideration are treated as dependants and are normally residing with CGHS beneficiary.

The following Documents are to be enclosed by pensioners applying for issue of new pensioners CGHS Card.

I) Proof of Residence/Stay of dependants-(copy of Ration Card/Election ID/Passport/Identity Card issued by College/School/University/Bank Pass Book, etc.)

II) Proof of age of son

III) Attested Copy of Disability Certificate issued by Competent Authority (in case of dependant son aged 25 and above)

(MH & FW O.M No. 3T-1/2009-C&P/CGHS(P) dated 23.2.2011)

Eligibility of permanently disabled son of a CGHS beneficiary to avail CGHS facility--relaxation of condition about disability

The undersigned is directed to invite reference to the Office Memorandum, of even number, dated 2-8-2010 / 3-9-2010, vide which the scope of entitlement of permanently disabled sons of CGHS beneficiaries was expanded to include sons of CGHS beneficiaries who were suffering from 80% or more of disabilities as defined in Section 2 (i) of The Persons with Disabilities (Equal Opportunities, Protection of Rights and Full Participation) Act, 1995 (No. 1 of 1996) and Clause (j) of Section 2 of National Trust for Welfare of Persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities Act, 1999 (No. 44 of 1999).

Subsequent to the issue of the Office Memorandum, requests have been received from beneficiaries that the level of 80% disability was very harsh and also that their sons though suffering from disability, but are below 80% disability level, are dependent on them financially and otherwise also, and want that the minimum level disability should be reduced from the present level of 80%.

After careful examination of the matter in consultation with the Directorate General of Health Services, it has been decided that sons of CGHS beneficiaries suffering from 40% or more of one or more disabilities as defined in Section 2 (i) of the Persons with Disabilities (Equal Opportunities, Protection of Rights and Full Participation) Act, 1995 (No. 1 of 1996) and Clause (j) of Section 2 of National Trust for Welfare of Persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities Act, 1999 (No. 44 of 1999), will be eligible to avail CGHS facilities, provided they are financially dependent on the CGHS beneficiaries.

(O.M No. 4 24/96-C&P CGHS (P) dated 4.11.2010 of MoH FW)

II Affixing photographs of Pensioners and members of their Family on CGHS Identity Card

1. The photographs of Pensioner and members of his/her Family availing of the CGHS facilities should be affixed on the CGHS Identity Card issued to him/her. The cost of photographs will be borne by the Pensioner only. The photographs will
be changed after every ten years when new Cards are
issued to them.

(O.M.No. 5/37/87-C&P/CGHS (P) dtd. 28.10.1988)

2. Purdahnashin women should not be insisted to affix their
photographs on CGHS Token Cards.


III Renewal of CGHS Identity Card by the
Pensioners

The Pensioner must obtain CGHS Identity Card within three
months from the date of retirement and in cases where the
Pensioner is already holding CGHS Card, Pensioner should
renew the Card within three months from the date of expiry of
the Card. If the CGHS Identity Card is renewed after the expiry of
three months (grace period), the Pensioner will not be entitled
for any medical reimbursement/CGHS benefits for that period
of treatment which happens to fall between the actual date of
renewal of the Card and the date on which the Card could be
renewed.

2. The above grace period has been given for the reasons
that there might have been cases where Pensioners were not
able to get their CGHS Cards renewed in time for certain
unavoidable reasons like old age, being out of station etc.

(P) dtd. 5-11-1993 and No. D-12011/64/98–CGHS Desk-I/CGHS (P) dtd.
1-7-1999)

3. The renewal of CGHS Cards of Pensioners should be
done from the date of payment of subscription by them and not
with retrospective effect, in case the Card is got re-evaluated
within the grace period of three months.

(O.M. No. D-12011/64/98–CGHS Desk-I/CGHS (P) dtd. 1-7-1999)

4. Pensioners will not be eligible for reimbursement of
medical expenditure for the period for which the CGHS Card
has not been renewed.

(O.M No. 4469/95-R & H–CGHS (P) dtd. 18-12-1996)

5. The renewal of Pensioner's Card shall be done in the
Dispensary. Before accepting the IPOs the Chief Medical Officer-
In-charge must see the date of issue of IPO/DDs which should
be within one month of issue from the Post Office. The Chief
Medical Officer-in-charge will obtain a Certificate from each
Pensioner for any rise of Pay/Pension due to increments rise
after every two years for calculation of rate of Pension or the
fact may be verified from his Pension Payment Order before
revalidation of Card. The Chief Medical Officer-in-charge may
therefore re-fix the rate of contribution accordingly. In case of
Pensioner, the transfer of Card from one Dispensary to another
shall be done by the Chief Medical Officer-in-charge of the
Dispensary.


IV Loss of CGHS Card and issue of duplicate Card

Duplicate CGHS Card in place of lost Card is to be issued
by the authority who had issued the original CGHS Card to the
Pensioner. On receipt of report regarding loss of CGHS Card
an application for the issue of duplicate CGHS Card along with
following documents may be given :

i) Copy of Complaint lodged with the Police about the loss
of CGHS Identity Card.

ii) Copy of FIR from Police Station.

(Information booklet on CGHS, 2000 Edition)

V Replacement of mutilated Card

In the case of mutilated Card, the Card-Issuing Authority
shall forward the application received from the Card holder for
the issue of a duplicate CGHS Card along with the mutilated
Card to the Additional Director/Deputy Director of CGHS who,
in turn, shall send a blank duplicate CGHS Card to the Issuing
Authority. The Issuing Authority shall issue the same under his
seal bearing number of original CGHS Card. No charges will
be collected from the Card holder for the mutilated Card, if the
Card was issued before five years from the date of application
for such request.

If the request for the issue of mutilated Card is before five
years from the date of issue of the Card DD/IPO for Rs.5/- should
be collected for the first loss, Rs.7/- for the second loss and
Rs.10/- for the third and subsequent losses.

(Information booklet on CGHS, 2000 Edition)
VI Registration of CGHS Card in the Wellness Centre and change of Wellness Centre

Card-holder must deposit the Identity Card in the Wellness Centre and obtain receipt from the Receiving Clerk. The Receiving Clerk, will initial the Token Card in confirmation. Until he deposits the Card, he/she is not entitled for treatment in the said Wellness Centre. On transfer to another Wellness Centre the Card holder must collect the Card from the Wellness Centre and deposit the same along with necessary forms (in duplicate) to the new Wellness Centre which has been allotted to him/her. It is only after the deposition of Card in the Wellness Centre that the members mentioned in the Card are entitled to obtain CGHS facilities.

(Information booklet on CGHS, 2000 Edition)

VII Surrender of Identity Card by Pensioners going out of station

Pensioners shifting to a City not covered by CGHS or abroad are required to surrender their Identity Card to the Dispensary concerned under acquittance. However, contributions already paid will not be refunded. On their return, they may get the Card issued again on the basis of the acknowledgement obtained at the time of surrender without paying the contribution for the intervening period.

However, if the Card is not surrendered at the time of shifting, they shall be required to pay the actual contribution for the intervening period or a readmission fee of Rs.30/- whichever is less


VIII Identity Cards to be issued in different colours

All Pensioner beneficiaries will be given Identity Cards in Pink Colour with "P" series. Serving personnel of "Paying Departments" like P&T and Kendriya Vidyalaya Sangathan will be given Identity Cards in Blue Colour with "R" series. Serving personnel of the other Departments will be given Identity Cards in Green Colour with "S" series.

IX Temporary permit to Pensioners:

The Pensioners holding CGHS Card on which the photographs (along with those of dependent members of Family) are affixed, will not require any temporary permit but will be given CGHS facilities on the basis of their CGHS Identity Card with photographs, in all Cities having CGHS facilities which they (including Family members) may be visiting.

X Introduction of Plastic CGHS Cards

1. Consequent on computerization of CGHS, it has now been decided to introduce CGHS Cards in Plastic to CGHS beneficiaries individually, containing photograph of the beneficiary and details regarding Card number, name of the beneficiary, entitlement of ward facility, date of issue along with the date of validity and a bar code to identify the beneficiary.

2. As there are different categories of beneficiaries, it has been decided to have four colour codes to identify the category to which the beneficiary belongs - Yellow colour code is for serving employees; Red colour for Members of Parliament; Green colour for Pensioners and Blue for other category of beneficiaries. A copy of the Cards proposed to be introduced is enclosed for ready reference (not printed)

(O.M No. S-11011/6/91-CGHS(P) dtd. 10-06-1991)

XI Clarifications regarding Plastic Cards for Individual CGHS beneficiaries

With reference to the above-mentioned matter, the undersigned is directed to state that individual Plastic Cards are being issued to all CGHS beneficiaries in Delhi and NCRT in place of Family Cards. In this regard, this Office has been receiving several queries seeking clarifications and therefore, this Ministry has decided to issue an Office Memorandum clarifying the issues.

It is clarified that:-

1) Data of CGHS beneficiaries is available on Data base of Servers located at NIC Headquarters.
2) The individual Plastic Cards are only Identity Cards bearing a unique number for each beneficiary. It is only an Identity Card for accessing the Data on Computer Data Base, Address of beneficiary, validity for CGHS facilities, name of Wellness Centre are available in Database.

3) The Plastic Cards are issued for a maximum period of Five years or till entitled for CGHS benefits, whichever may be earlier. In case of CGHS Pensioners who have paid for ‘Rest of Life’ facilities a new Plastic Cards shall be issued after ‘Five years’ without any additional contribution. Similarly, New Plastic Cards shall be issued to serving employees after ‘Five Years.’


5) As of now, computerization is under process in Cities other than Delhi. After computerization of all CGHS covered Cities, the Plastic Cards will be valid all over India and there is no need for obtaining temporary attachment while on a visit to another CGHS City.

6) In case of Pensioners applying for CGHS Cards for the first time in Delhi, an acknowledgement slip is issued immediately on submission of complete Set of Documents and prescribed subscription fee. The print-out slip is valid for availing CGHS facilities till Plastic Cards are issued. Individual Plastic Cards are issued within ‘7’ days after receiving the same from Agency appointed for preparation of Plastic Cards. The acknowledgement slips are valid for availing treatment from empanelled Hospitals with permission/under emergency.

7) Beneficiaries/Empanelled Hospitals/Diagnostic Centres can verify the Data at http://cghs.nic.in/welcome.jsp.

8) Permissions for treatment shall be granted on the basis of Ben ID (Beneficiary Identity Number) printed on Plastic Cards. While granting permission, Data like the name of serving employee/Pensioner and the relationship of individual Family Member etc., can be verified at http://cghs.nic.in/welcome.jsp. Similarly, Hospitals/Diagnostic Centres can verify Data at http://cghs.nic.in/welcome.jsp, in case a beneficiary is admitted under emergency.

9) At the time of submission of Medical Claim, the Ben ID number of serving employee or Pensioner shall be entered on Modified Medical 2004 Form as he/she shall be the claimant. Copy of Plastic Card of Patient shall be enclosed along with Medical Reimbursement Claim.

10) In case of loss of Plastic Card, serving employee/Pensioner shall apply at CGHS(HQ) for Duplicate Plastic Card along with IPO for Rs. 50/- a copy of FIR lodged with Police, a copy of old Card A ‘print out slip’ shall be issued immediately for availing CGHS facilities and Plastic Card after ‘7’ days. In case of serving employees, the application shall be forwarded by his/her Department.

11) In case of change in residential address and shifting from one Dispensary to another, CMO i/c of Dispensary shall make modifications in Data Base and transfer the Cards to new Dispensary. CMO i/c of new Dispensary shall accept transfer of Card and Data transferred to new Dispensary.

12) In case of superannuation/transfer to another City, serving employees get the Card deleted from Data Base at Dispensary and obtain a Certificate from CMO i/c and surrender the Card to his / her Department. Department shall issue a Surrender Certificate to employee for getting a new Card at another City (if covered under CGHS) or for obtaining a Pensioner CGHS Card in case of superannuation.

13) It is compulsory to bring original Plastic Cards every time for availing CGHS benefits.

14) All beneficiaries entitled for semi-private ward in empanelled Private Hospitals are eligible for Nursing Home facilities in Government Hospitals and those entitled for Private Ward are eligible for Direct Consultation with Specialists in Government Hospitals. Similarly, beneficiaries entitled for Private Ward in empanelled Private Hospitals are also eligible for Private Ward facilities at A.I.I.M.S., New Delhi. No separate endorsement is required for these criteria.

(X.M No. F.No. 11-1/2004-C&P/Pt-XII, dated 15-5-2009)

XII Issue of Individual Plastic Cards to each CGHS Beneficiary--guidelines to Pensioner beneficiaries

The undersigned is directed to draw attention to the Office Memorandum of even number, dated the 30th December, 2009 and to clarify that in response to representations received from Pensioner CGHS beneficiaries, it has now been decided to partially modify Para E (2) of the said Memorandum.

Para E (2) of the Office Memorandum of even number, dated the 30th December, 2009, which reads as:-
The Plastic Cards (which are Identity Cards) are issued for a maximum period of Five years or till entitled for CGHS benefits, whichever may be earlier. The actual validity of CGHS Card for availing services shall be as per records available in CGHS Database. In case of CGHS Pensioners who have paid for 'Rest of Life' facilities, new plastic Cards shall be issued after 'Five years' without any additional contribution. However, the beneficiaries would not be denied CGHS facilities, if there is any inadvertent delay in procurement of new Plastic Cards after five years, provided the beneficiary is entitled for CGHS benefits is replaced by the modified paragraph which reads as follows:-

Para. E (2)- The Plastic Cards (which are Identity Cards), would, hereinafter, be issued with validity till the Pensioner beneficiary is entitled for CGHS benefits. In respect of Pensioner CGHS beneficiaries, who have paid CGHS contribution for 'Rest of Life' CGHS facilities, the Plastic Cards would, hereinafter, be issued for 'Rest of Life.'

The Plastic Cards already issued with a printed validity of five years to Pensioner beneficiaries, who had paid CGHS contribution for 'Rest of Life' CGHS, would be taken as valid for use for 'Rest of Life.' However, such CGHS Pensioner beneficiaries have the option to obtain new Plastic Cards after five years, if they choose to do so.

The other contents of the Office Memorandum of even number, dated the 30th December, 2009, remain unchanged.

(XIII Validity of CGHS Cards in all CGHS Wellness Centres in India.

With reference to the above mentioned subject the undersigned is to draw your attention to the O.M of even number dttd. 16.3.2011 and to state that clarifications were already issued vide para 2 of the said O.M (which is reproduced below) that the CGHS card is valid in all CGHS Wellness Centres in India.

"In response to the representations received from CGHS beneficiaries seeking clarification, it has been decided to further clarify that.

"Now that computerization of all CGHS covered cities has been completed, the Plastic Cards are valid in all CGHS Cities in India and there is no need for obtaining temporary attachment while on a visit to another CGHS City. Since the data is available online, CGHS beneficiaries are permitted to obtain medicines (including indented medicines) from any Wellness Centre located in the same city, where card is registered or from any Wellness Centre located in any other City while on a visit (Office or personal)

You are therefore directed to ensure that the instructions are adhered to and CGHS beneficiaries seeking consultation/medicine from any CGHS Wellness Centre other than the one where his/her card is registered are not put to any inconvenience.

I. CONTRIBUTION AND WARD ENTITLEMENT

1. Pensioners/Family Pensioners shall pay in advance for a block period of six months commencing from 1st Jan. to 30th June or 1st July to 31st December or from the month in which he/she avails the benefit on proportionate basis up to June or December as the case may be.

Contributions can be deposited
(1) half yearly (2) annually to the respective Additional Directors/Jt. Directors/Deputy Directors in the form of Bank Drafts/Pay Order/Postal Orders.

(O.M. No. 12014/2/82-CGHS (P) dated 24.3.1982)
(O.M. No. S-1201/42/82-CGHS(P) dated 28.4.1982)

2. Payments can be made for a period of 3/4 years at a time.

(O.M. No. S-11022/98/-CGHS(P) dated 29.4.1999)

3. Pensioners/Family Pensioners may opt for a one-time payment equal to ten times the annual contributions.


4. If the beneficiary has already retired and has paid for say three years and further pays contribution for seven years whole life Card may be issued. In case the Pensioner has already paid contribution for ten years or more, the Card may be renewed without any further contribution for whole life. Pensioners desirous of becoming a member of CGHS at the age of 70 years or above will have to pay ten times the annual contribution for getting the permanent CGHS Card for whole life.

(O.M. No. 4/1/87/-CP section/CGHS/1035-1535 dated 22.1.1992)

5. From Pensioners, who go out of CGHS stations without renewing or surrendering the Card, contribution for the intervening period for which the Card was not surrendered or the readmission fee of Rs.30/- whichever is less is to be realised.


6. Pensioners who do not renew the Card in time, actual contribution for the intervening period will be recovered.

(O.M. No. S-12016/680/-CGHS (P) dated 15.1.1987)

7. Employees taking voluntary retirement, say at the age of 45 or 50, shall also pay contributions equal to 10 times the annual contribution for getting a permanent CGHS Card for life.


8. Superannuated Officials on extension or re-employed will also have to pay ten times the annual contributions to get a permanent CGHS Card. The period of re-employment or extension will not be taken into account. Retirement for this purpose will be counted only from the date when the Government employee has ceased to receive salary for the work done within the Government structure, whereupon on paying 10 years subscription, validity of the CGHS Card is extended for whole life.

(O.M. No. S-11011/3/91/-CGHS (P) dated 29.8.1995)

II Revision of rates of subscription under Central Government Health Scheme due to revision of pay and allowances of Central Govt. employees and revision of Pension/Family Pension on account of implementation of recommendations of the VI Central Pay Commission

The undersigned is directed to invite reference to the Office Memoranda, No: S-11011/18/99-Desk I/CGHS(P) dated the 3rd July, 2000; and Nos: S-11011/6.98-CGHS(P) dated the 27th May, 1998, 20th September, 2004 and 28th October, 2005, issued by the Ministry of Health & Family Welfare, vide which Orders were issued revising the rates of monthly subscription for availing CGHS facility, as also the entitlement for free diet, entitlement of accommodation in private empanelled Hospitals under CGHS, etc. On the basis of the recommendations of the VI Central Pay Commission, pay and allowances of serving employees and Pension of Civil Pensioners/Family Pensioners have been revised by the concerned authorities.

2. The upward revision of Pay/Pension of Doctors and other staff in the CGHS has increased the cost of operating the Central Government Health Scheme. It has, therefore, been decided to revise the rates of subscription, to be made by employees/Pensioners, for availing benefits under the CGHS, with effect from 1st June, 2009. It has also been decided to revise the monetary ceiling limits for various entitlements of the beneficiaries for availing CGHS facilities.

3. In supersession of all earlier instructions the following revisions are being made, in so far as it relates to the facilities mentioned below:
(A) Monthly Contributions for availing CGHS facility

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Grade pay drawn by the Officer (per month)</th>
<th>Contribution (Rupees per month)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Upto Rs.1,650/-</td>
<td>50/-</td>
</tr>
<tr>
<td>2.</td>
<td>Rs.1,800/- to Rs.1,900/- to Rs.2,000/-</td>
<td>125/-</td>
</tr>
<tr>
<td></td>
<td>Rs.2,400/- and Rs.2,800/-</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Rs.4,200/-</td>
<td>225/-</td>
</tr>
<tr>
<td>4.</td>
<td>Rs.4,600/- to Rs.4,800/- to Rs.5,400/-</td>
<td>325/-</td>
</tr>
<tr>
<td></td>
<td>Rs.6,600/-</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Rs.7,600/- and above</td>
<td>500/-</td>
</tr>
</tbody>
</table>

(B) Entitlement of Wards in Private Hospitals empanelled under CGHS

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Ward entitlement</th>
<th>Pay drawn in Pay Band</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>General Ward</td>
<td>Upto Rs.13,950/-</td>
</tr>
<tr>
<td>2.</td>
<td>Semi-private Ward</td>
<td>Rs.13,960/- to Rs.19,530/-</td>
</tr>
<tr>
<td>3.</td>
<td>Private Ward</td>
<td>Rs.19,540/- and above</td>
</tr>
</tbody>
</table>

(C) Monetary Ceiling for Free Diet:

The monetary ceiling for free diet for CGHS beneficiaries is revised to Pay/Pension/Family Pension of Rs.7,450/- per month.

(D) Monetary Ceiling for free diet for beneficiaries suffering from TB or mental disease:

The monetary ceiling for free diet in case of beneficiary suffering from TB or Mental disease is revised to Pay/Pension/Family Pension of Rs.11,160/- per month.

(O.M No. S-11011/2/2008-CGHS (P) (Pt.), dated 22-3-2010)

(E) Pay slab for determining the entitlement of Nursing Home facilities in Government/State Government/Municipal Hospitals:

The monetary ceiling for determining the entitlement of nursing home facilities in Central Government/State Government/Municipal Hospitals is revised to Pay/Pension/Family Pension Rs.13,950/- per month and above

(F) Monetary Ceiling for direct consultation with Specialists in Central Government/State Government/Municipal Hospitals:

The monetary ceiling for determining the entitlement for direct consultation with Specialists in Central Government/State Government/Municipal Hospitals is revised to Pay/Pension/Family Pension of Rs.33,480/- per month and above.

(G) Pay slab for determining the entitlement of accommodation in AIIMS, New Delhi:

The revised entitlement, be revised as per the pay drawn by the Officials, as given below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Pay (in the Pay Band) Pension/ Family Pension drawn per month</th>
<th>Ward entitlement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Upto Rs.19,530/-</td>
<td>General Ward</td>
</tr>
<tr>
<td>2.</td>
<td>From Rs.19,540/- to Rs.25,110/-</td>
<td>Private Ward</td>
</tr>
<tr>
<td>3.</td>
<td>Rs.25,120/- and above</td>
<td>Private Ward/ Deluxe Ward</td>
</tr>
</tbody>
</table>

4. It is clarified that the reference to pay in this Order relates to the pay drawn in the Pay Band.

5. Pensioners have an option to get their CGHS Pensioner Card made by either making CGHS contribution on an annual basis (twelve months) or by making contribution for 10 years (ten)/120 months (one hundred and twenty) for getting a Pensioner CGHS Card with Life-Time validity. It is clarified that:

i) Contributions to be made by Pensioners/Family Pensioners would be the amount that they were subscribing at the time of their retirement or at the time of death of the Government servant;

ii) Pensioner beneficiaries, who have already obtained CGHS Card with life time validity by paying a lump sum amount equivalent to 10 years contribution, will not be required to pay any additional amount as a result of the revision in the rates of contribution for availing CGHS facility.

iii) Entitlement of Pensioners/Family Pensioners, who have already deposited their contribution for Life Time CGHS facility, will not be changed;

iv) Pensioners/Family Pensioners who are contributing to the CGHS on an annual basis and wish to continue to avail CGHS benefits...
will have to contribute at the revised rates up to the time of contribution needed to cover a period of a total of ten years from the time Pensioner CGHS Card was issued for the first time to them. The revised rates of contribution for the remaining period would be with reference to the grade pay that he/she would have drawn in the post held by him/her (at the time of his/her retirement/death) had he/she continued to be in service now but for his/her retirement/death; and

v) Any Pensioner/Family Pensioner who is entitled to avail CGHS facility has not so far got his/her Pensioner CGHS Card made, the rate of contribution in such cases will be with reference to the grade pay that he/she would have drawn in the post held by him/her (at the time of his/her retirement/death) had he/she continued to be in service now but for his/her retirement/death.

6. This issues with the concurrence of the Department of Expenditure vide its Office Memorandum No.18(1) EV/2009 dated the 17th April. 2009.

(O.M No. S 11011/2/2008-CGHS(P) dated 20.5.2009)

III Request for free diet to CGHS beneficiaries undergoing treatment for TB, Leprosy, Mental Illness, Cancer, etc.

The undersigned is directed to invite reference to this Ministry's Office Memorandum, of even number, dated the 20th May, 2009 vide which the rates for subscription by CGHS beneficiaries to avail CGHS facilities were revised. The monetary ceiling for free diet was also revised. The following provisions had been made in respect of entitlement of free diet: in Paras. 3 (C) and (D) of the Office Memorandum under reference:

3 (C) Monetary Ceiling for Free Diet:

The monetary ceiling for free diet for CGHS beneficiaries is revised to Pay/Pension/Family Pension of Rs.7,450 per month.

3 (D) Monetary ceiling for free diet for beneficiaries suffering from TB or mental disease:

The monetary ceiling for free diet in case of beneficiary suffering from TB or Mental disease is revised to Pay/Pension/Family Pension of Rs.11,160 per month*.

2. Staff Side, National Council (JCM) had proposed a demand for discussion in the meeting of the National Council that free diet to employees and their dependants undergoing treatment for TB, Leprosy, Mental Illness, Cancer and HIV/AIDS, Renal Dialysis Therapy and Thalassemia be also provided.

3. The demand of the Staff Side, National Council (JCM) has been examined in the Ministry of Health and Family Welfare in consultation with IFD (Health), and it has been decided to extend free diet provision for CGHS beneficiaries undergoing treatment for TB, Leprosy, Mental Illness, Cancer and HIV/AIDS, Renal Dialysis Therapy and Thalassemia when they undergo treatment in Central Government Hospitals, subject to the condition that the free diet will be restricted to beneficiaries who are drawing their pay in Pay Band 1 or retired from a post which now carries pay in Pay Band 1 and further subject to monetary limit of Rs.11,160 per month.

(O.M No. 11011/2/2008-CGHS(P) (Pt) dated 22.3.2010)
SECTION - 4

PROCUREMENT AND SUPPLY OF MEDICINES

i) Procurement of non-formulary medicines prescribed by Specialists

Supply of medicines prescribed by Specialists outside the formulary will be procured by the CGHS Dispensary concerned and supplied to the beneficiary.


ii) Cost of medicines purchased for OPD treatment are not reimbursable


iii) Provision of generic equivalents of the prescribed medicines

It has been observed that Doctors in the Central Government Hospitals and Autonomous Institutions under the Ministry of Health and Family Welfare prescribe specific brands of medicines quite often with a rider that no substitute should be supplied. Instances have also come to notice where the prescribed drug was very expensive and cheaper substitutes were available. However, the patient did not have any choice but to procure the prescribed drug.

The matter has been considered by the Competent Authority. It is observed that generic drugs are usually much cheaper than branded drugs. Therefore, Central Government Hospitals must provide only good quality generic medicines. It has, therefore, been decided that whenever any branded drug is prescribed in the above-mentioned institutions, it shall invariably also be mentioned that any other equivalent generic drug could also be provided. For instance, if the prescription is for Tablet Crocin, then the prescription should read as 'Tab Crocin' or any other equivalent generic drug. The Hospital would then give the flexibility of providing generic equivalents of the prescribed medicine.

It has also been decided that henceforth the prescription will be regularly monitored in Dte. G.H.S. to verify compliance with these instructions.


iv) Indent for imported drugs

The Specialist should issue a Certificate that all available medicines have been tried without satisfactory result. The drug may be indented for the patient showing dose and duration of treatment [i.e., total quantity to be indented].

Two Photostat copies of the prescription are to be submitted along with an application from the beneficiary with a request to supply the medicines. The original prescription will have to be submitted for verification along with the application, which will be returned to the beneficiary duly verified. The Specialist should mention, if possible, the name of Company and Country and any other relevant information about the drug to be imported by the MSD to facilitate early procurement of the drug.

v) Local purchase of medicines, if not collected by the beneficiaries within 15 days should be taken into Stock Register

vi) Conditions for supply of OPD medicines prescribed by the Specialist of Private Hospitals recognized under CGHS through CGHS Dispensaries for major diseases

The matter of providing OPD medicines prescribed by Specialist of Private Hospitals recognized under CGHS through CGHS Dispensaries for treatment of diseases like Cancer, Heart, Neuro-Surgery, Organ Transplant and Knee/Hip replacement has been under consideration of the Government for quite some time past. It has now been decided that OPD medicines for the purposes stated above would be provided through CGHS
Dispensaries on the basis of the prescription of the Specialist of the Private Hospitals recognized under CGHS subject to the following conditions:-

a) As drugs are costly, a Utilization Certificate from the treating Specialist should be obtained by the patient from time to time for accountability.

b) In respect of follow-up treatment in Private Hospitals recognized under CGHS, the procedure as given in this Ministry’s O.M No. S-11017/1/95-CGHS,(P), dt. 20-9-1995 would continue to be applicable.


vii) Instructions regarding issue of medicines to the CGHS beneficiaries for chronic illness reiterated

1. I am directed to say that as per existing instructions, the Central Government servants/Pensioners who are availing of medical facilities under the Central Government Health Scheme and are suffering from chronic illnesses like Diabetes, Tuberculosis, Heart ailment, Hypertension, I.H.D., Epilepsy, etc., can be issued medicines for a period of three months at a time by the Officer- In-charge of the CGHS Dispensary, provided the Specialist has prescribed the medicine for a long period. The Ministry has been receiving complaints from the patients suffering from long term diseases and the Pensioners’ Organizations etc., that the patients are not being issued medicines for a period of three months at a time and they have to go to the Dispensary every month for issue of the requisite medicines.

2. In order to alleviate the hardships being faced by such CGHS beneficiaries, CMO In-charge of the CGHS dispensaries all over the country are requested to issue them medicines for a period of 3 months at a time against the individual valid prescription containing the advice of the Government Specialists. They may, however, satisfy themselves of the circumstances for the period for which the medicines are issued.

3. The CMO In-charge may also maintain the records indicating all such cases where medicines are issued to CGHS beneficiaries for a long period along with the name of the beneficiary, diagnosis and justification for issue of medicines.


viii) Purchase of drugs prescribed by doctors directly from the authorised Chemist Shops by the CGHS beneficiaries during emergency-- Reimbursement of the expenditure incurred on purchase of drugs by the concerned administrative Ministry/Department-regarding

1. The undersigned is directed to say that the Staff Side members of the National Council (JCM) had requested that the CGHS beneficiaries may be allowed reimbursement of the expenditure incurred on purchase of medicine directly from authorised Chemist Shops during emergency.

2. The above mentioned issue has been examined by this Ministry and it has been decided to delegate the powers to the Heads of the Ministries/Departments and the Additional/Joint/Deputy Directors of the CGHS covered Cities to reimburse the expenditure incurred by CGHS beneficiaries on purchase of medicines directly from authorised/ registered Chemist Shops during emergency.

(O.M. No. 3426/99, JD(M) CGHS (CGHS) P dated 18.2.2000)

ix) Issue of branded (proprietary) medicines provided by Government Medical Store Depot (GMSD)/CGHS Medical Store Depot through the CGHS Dispensaries to the beneficiaries

"Specialists of the Hospital are advised to prescribe formulary drugs of MSD to the beneficiaries of CGHS, as far as applicable, so that immediate availability of drugs can be ensured. Further, medicines prescribed by the Specialist having identical pharmaceutical formulation and therapeutic values, if available in the CGHS/MSD Dispensary, same may be issued to the beneficiaries except otherwise marked as essential/inescapable."
x) Change of medicines prescribed by Specialist by Medical Officer at dispensary level—regarding

The undersigned is directed to state that while replying to Lok Sabha Unstarred Question No. 5844 regarding change of prescribed medicines, it was stated that "If any complaint is preferred by a beneficiary against supply of substitute medicines with different potency or salt component then the concerned Doctors would be requested to Show Cause as to why disciplinary action should not be initiated against them".

A copy of the reply given to the Lok Sabha to the Unstarred Question No. 5844 is enclosed for information.

You are requested to ensure that in all cases where a complaint is preferred by beneficiaries that a Doctor in Wellness Centre has supplied substitute medicine with potency or salt components different from the medicine prescribed by Specialist and prima facie complaint is found correct a Show Cause should be issued to the Doctor concerned as to why disciplinary proceedings should not be initiated against him/her for interfering with the prescription of the Specialist.

These instructions may also be passed on to all Joint/Additional Director in charge of CGHS Cities and the Additional Director (Hqrs).

(O.M No. 11.11016/50/2010-CGHS-P dt. 18th May 2010)

xi) Issue of medicines for 6 months for those going abroad

Requests are being received from the CGHS beneficiaries for issue of medicines for more than 3 months on the ground that they are going to stay abroad for more than 3 months period and the treatment has been prescribed by the Govt. Specialist for chronic diseases upto 6 months. As they are not covered in General Rules, they may only be approved in special case. In future, all such requests should have the following documents attached with 1) photocopy of the prescription of the Specialist valid for 6 months, countersigned by HoD of the Dept. 2) photocopy of CGHS Token Card, 3) photocopy of Passport/Air Ticket.

(Circular F.No. 420/2003-C&P Section/2517 dt. 28.4.05 from Dr. R. Anand, Jt. Director (HQ) Addl. Dir. CGHS, Nirman Bhawan)

xii) Non-admissibility of preparation such as primary food, tonics, cosmetics and vaccines

The undersigned is directed to say that the question of admissibility or otherwise to beneficiaries under CGHS/CS(MA) Rules, 1944 of preparations which are primary food, vitamins, Haematinic minerals, anti-oxidants, cosmetics and vaccines, has been under consideration for some time. On the recommendations of an Expert Committee and Drug Controller General of India, it has been decided that:-

i) Product manufactured/marketed as food supplement, cosmetics and Ayurvedic preparation prescribed by Allopathic Doctors will be inadmissible.

ii) Supply of vitamins, minerals and anti-oxidants will be restricted to prevalent CGHS formulary only

iii) Vaccines, in general, will be admissible, except Hepatitis-B, Influenza and Leprovac Vaccines for high risk individual, is recommended by Specialist with justification and countersigned by HoD of concerned Speciality of Government Hospital.

These instructions take effect from the date of issue of the Office Memorandum.


Corrigendum to O.M, dated 23-7-2009 above

The undersigned is directed to invite reference to the Office Memorandum, of even number, dated the 23rd July, 2009 on the above subject, and to refer to Para. (iii), in which a typographical error has crept in. The Para (iii) as it appeared in the Office Memorandum is reproduced below:-

"(iii) vaccines, in general, will be admissible, except Hepatitis-B, influenza and Leprovac vaccines for high risk individual, is
recommended by Specialist with justification and countersigned by HoD of concerned Speciality of Government Hospital."

The Paragraph (iii) may be amended to read as follows:-
"(iii) vaccines, in general, will be inadmissible, except Hepatitis B, influenza and Leprvac vaccines for high risk individual, is recommended by Specialist with justification and countersigned by HoD of concerned Speciality of Government Hospital."

There is no change in other paragraphs in the Office Memorandum of 23rd July, 2009, referred to above.

(Corrigendum No. 39-3/2003-04/CGHS/MSD/RS dt. 3-8-2009)

xiii) Issue of Analogue Insulin (Vial/Cartridge) to CGHS beneficiaries

The undersigned is directed to invite reference to this Ministry’s O.M of even number dated 22.04.08 on the subject mentioned above and to state that in partial modification of the above referred Office Memorandum, the Ministry of Health and Family Welfare has decided to permit Insulin (Analogue) penfil/vial/cartridges to the CGHS beneficiaries on valid prescription by a Specialist.

2. Following types of Inj Insulin (Analogue) will be procured Centrally and supplied to CGHS dispensaries for issue to the beneficiaries.
   1. Inj. Novomix 30
   2. Inj. Levemir
   3. Inj. Novorapid
   4. Inj. Lantus Vial/Solostar

CMO i/c will keep the record of such beneficiaries at dispensary level.

3. Other types of Insulin (Analogue) injections could be issued to CGHS beneficiaries only after obtaining permission from the Additional Director (MSD), CGHS on the specific recommendation of Specialist on a case to case basis.

4. As a policy, CGHS does not provide disposable syringes and needles to the beneficiaries. Similarly, the beneficiaries will bear the cost of the pen from their own sources for utilizing the Inj. Insulin (Analogue) in Cartridge form.

5. The Orders will come into effect from the date of issue of this Office Memorandum.

(O.M. F.No.37-6/02-03/CGHS/MSD/PSM/MISC dated the 22nd Oct., 2008.)
SECTION 5
SPECIALISED TREATMENT

(I) ENT

i) Reimbursement of cost of Hearing Aids to CGHS beneficiaries

The undersigned is directed to say that the question of reimbursement of cost of Hearing Aids to CGHS beneficiaries has been engaging the attention of the Government for quite some time past. In supersession of all the previous Orders on the subject, it has been decided that the maximum ceiling for reimbursement of Hearing Aid, would be as under subject to recommendation by an ENT Specialist for a particular type of Pocket Hearing Aid and recommendation of the Committee of ENT Specialists for special type of Hearing Aid:

<table>
<thead>
<tr>
<th>Degree of Deafness</th>
<th>Maximum ceiling for reimbursement of Hearing Aid Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pocket Type</td>
<td></td>
</tr>
<tr>
<td>Mild Deafness</td>
<td>700/-</td>
</tr>
<tr>
<td>Moderate Deafness</td>
<td>1,250/-</td>
</tr>
<tr>
<td>Moderate to Severe Deafness</td>
<td>950/-</td>
</tr>
<tr>
<td>Severe Deafness</td>
<td>1,500/-</td>
</tr>
<tr>
<td>Profound Deafness</td>
<td>2,080/-</td>
</tr>
<tr>
<td>Special Type</td>
<td></td>
</tr>
<tr>
<td>Behind the ear and A.C. Spectacles</td>
<td>5,500/-</td>
</tr>
</tbody>
</table>

(No. 2-30(25)/91-R&H/CGHS (P) dt. 26-11-1992, of MH & FW)

ii) Ceiling for Hearing Aid

<table>
<thead>
<tr>
<th>Type</th>
<th>Maximum ceiling Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>For body worn/pocket behind the ear type/in the canal type (conventional)</td>
<td>10,000/-</td>
</tr>
<tr>
<td>Bilateral Hearing Aid</td>
<td>20,000/-</td>
</tr>
<tr>
<td>Digital Hearing Aid</td>
<td>60,000/-</td>
</tr>
</tbody>
</table>

It has been decided to fix the maximum ceiling rate upto Rs.10,000 for body worn/ pocket/behind the ear type/in the canal type (conventional), as per requirement of the patient for one-sided Hearing Aid. Any patient requiring a bilateral Hearing Aid on the basis of his/her hearing loss and its attendant disability/speech training requirement/rehabilitation, specially in child/ job requirement in adult may be permitted upto a maximum ceiling of Rs.20,000/-.

2. In special circumstances, Digital Hearing Aid may also be reimbursed upto a limit of Rs.60,000 on the recommendation of three ENT experts.

3. Keeping in view the average life of Hearing Aid as five years, a replacement may be permitted on the basis of a Condemnation Certificate from a technical expert and on approval of an ENT Specialist.

(O.M No - S 14025/36/93-MS, dtd. 17-8-1999 of MH & FW)

iii) Clarification for reimbursement of expenses on purchase/replacement/ repair/adjustment of Hearing Aid

The special circumstances under which the Digital Hearing Aid may be reimbursed upto a limit of Rupees sixty thousand should include:

(a) Moderate to severe sensory neural hearing loss with aided speech discrimination score which cannot be improved to 70% by use of Analog Hearing Aid.

(b) Sharply sloping audiogram seen on Pure Tone Audiometry, inverted V audiogram or U shaped audiogram involving 2000 Hz.

2. This should be done on the recommendation of three ENT Surgeons of three different Government Hospitals who have facilities to audiometric assessment and have all performed their independent audiological assessment.
3. However, factors like the age of the patient/educational or work requirement and bilateral congenital losses can also be taken into consideration by the prescribing Surgeons for prescribing Hearing Aids based on digital technology. The request for the procurement of Digital Hearing Aid need not be put up to the Standing Committee.

4. The technical expert competent to condemn a Hearing Aid after 5 years would be the Service Engineer of the authorized Hearing Aid Centre/Dealer. The above Certificate would be required to be countersigned by the ENT Surgeon of a Government Hospital.

5. These Orders will be applicable to both types of beneficiaries, viz., CGHS beneficiaries and the beneficiaries covered under CS (MA) Rules, 1944.

6. The Orders will come into effect from the date of issue.


iv) Revision in the schedule of charges for reimbursement of expenses on purchase/replacement/repair/adjustment of Hearing Aid

In continuation of this Ministry’s O.M of even number dated 28-10-2002, on the subject mentioned above, the undersigned is directed to say that the issue whether the ceiling limit of Rupees sixty thousand towards reimbursement of expenditure incurred on a Digital Hearing Aid is applicable for a single ear or for both ears has been examined in consultation with Directorate, CGHS and it is accordingly clarified that the said limit of Rupees sixty thousand was applicable for a single Hearing Aid only. However, keeping in view the fact that the rates of the Digital Hearing Aids have come down drastically, an exercise was undertaken for revising the ceiling limit for reimbursement by calling fresh rates from different Manufacturers/Dealers of Hearing Aids. In accordance with the recommendations of the experts in Directorate of CGHS, the ceiling limit for reimbursement of expenditure incurred on purchase of a Digital Hearing Aid is fixed at Rupees thirty thousand only. The other terms and conditions of the O.M under reference shall remain unchanged.


vi) Reduction in replacement period of Hearing Aids

The undersigned is directed to refer to O.M No. S. 14025/36/93-MS dated 17.8.1999 and O.M Nos. S. 14025/10/2002-MS, dated 28.10.2002 and 19.12.2003 respectively on the subject mentioned above and say that the aspect of the life of Hearing Aids has been reviewed recently by a Committee of Experts in Directorate, CGHS. Based on the recommendation of the said Committee, it has been decided that a Hearing Aid of child below 12 years of age may be replaced, if damaged, after three years of its purchase on the basis of a Certificate of Condemnation from a technical expert and on advice of an ENT Specialist of a Government Hospital. The other terms and conditions of the O.M under reference shall remain unchanged.

vi) Clarification for reimbursement of expenses on purchase/replacement/repair/adjustment of Hearing Aid

2. These Orders would also be applicable in the case of beneficiaries covered under the CGHS.

(O.M No. S. 14025/5/2004-MS dated 3.6.04/7.7.04)

The undersigned is directed to refer to O.M No. S. 14025/10/2002-MS, dated 28-10-2002, on the subject mentioned above, the undersigned is directed to say that the issue whether the ceiling limit of Rupees sixty thousand towards reimbursement of expenditure incurred on a Digital Hearing Aid is applicable for a single ear or for both ears has been examined in consultation with Directorate, CGHS and it is accordingly clarified that the said limit of Rupees sixty thousand was applicable for a single Hearing Aid only. However, keeping in view the fact that the rates of the Digital Hearing Aids have come down drastically, an exercise was undertaken for revising the ceiling limit for reimbursement by calling fresh rates from different Manufacturers/Dealers of Hearing Aids. In accordance with the recommendations of the experts in Directorate of CGHS, the ceiling limit for reimbursement of expenditure incurred on purchase of a Digital Hearing Aid is fixed at Rupees thirty thousand only. The other terms and conditions of the O.M under reference shall remain unchanged.


vi) Clarification for reimbursement of expenses on purchase/replacement/repair/adjustment of Hearing Aid

The special circumstances under which the Digital Hearing Aid may be reimbursed upto a limit of Rs.30,000 (Rupees thirty thousand only) for one ear should include:-

(a) Moderate to Severe Sensory Neural Hearing Loss with Aided Speech Discrimination Score, which cannot be improved to 70% by use of Analog Hearing Aid.

(b) Sharply sloping audiogram seen on Pure Tone Audiometry, inverted V audiogram or U shaped audiogram involving 2000 Hz.

2. This should be done on the recommendation of two ENT Surgeons of two different Government Hospitals who have facilities to audiometric assessment and have all performed their independent audiological assessment and an undertaking that he/she has not been reimbursed a Digital Hearing Aid in the preceding five years.

3. However, factors like the age of the patient/educational or work requirement and bilateral congenital losses can also be
taken into consideration by the prescribing Surgeons for prescribing Hearing Aids based on digital technology. The request for the procurement of Digital Hearing Aid need not be put up to the Standing Committee.

4. The technical expert competent to condemn a Hearing Aid after 5 years would be the Service Engineer of the authorized Hearing Aid Centre/Dealer. The above Certificate would be required to be countersigned by the ENT Surgeon of a Government Hospital.

5. These Orders will be applicable to both types of beneficiaries viz., CGHS beneficiaries and the beneficiaries covered under CS (MA) Rules, 1944.

6. These Orders will come into effect from the date of issue.

O.M No.S. 14025/10/2002-MS, dated 17.11.2006

vii) Reimbursement of the cost of Cochlear implant to beneficiaries under CGHS/Central Services (Medical Attendance) Rules, 1944

The undersigned is directed to state that the Ministry of Health & Family Welfare has received requests from CGHS beneficiaries and beneficiaries under Central Services (Medical Attendance) Rules, 1944, requesting for permission to be given for a dependant Family member to undergo Cochlear Implant Surgery. Each request is considered ‘on merits’ of each case and permission granted by the Central Government Health Scheme. This was mainly because there were no guidelines for considering requests for Cochlear Implant Surgery. The Ministry of Health & Family Welfare, therefore, had the matter considered by a Committee of Specialists and it has been decided to permit the beneficiaries under CGHS and Central Services (Medical Attendance) Rules, 1944 to undergo Cochlear Implant Surgeries as per the guidelines outlined below:

1. Guidelines for Cochlear Implant Surgery

A Prelingually deaf children (severe to profound B/L S.N.H. loss)

(a) Age group between 1 and 16 years. However, children using Aids and getting auditory training from age 1 year or less may be considered at higher age also on a case to case basis.

(b) No appreciable benefit from Hearing Aids after 6 months of trial with Hearing Aids. No speech formation seen.

(c) No mental retardation.

(d) No active middle ear cleft disease. Perforation of the TM should be closed at least three months prior to implantation.

(e) No Cochlear Aplasia and/or Agensis of Cochlear Nerve.

(f) No Retro Cochlear Lesion or central deafness; and

(g) Good Family support for post operative rehabilitation.

B Post-lingually deaf candidates (B/L profound S.N.H. loss)

(a) There should be no appreciable benefit from hearing aids (both ears).

(b) No active middle ear cleft disease.

(c) Perforation of the TM should be repaired three months prior to the implantation

(d) Deafness should be due to Cochlear Lesions and

(e) Post-meningitic labyrinthitis ossificans of the cochlear is a contraindication. However, cases like post inflammatory ossificans of coches, cochlear dystrophies and cochlear otosclerosis with visible perilymphatic shadow in MRI and relative indications and can be done on case to case basis.

2. Type of implants

Only multi-channel Cochlear Implant duly approved by appropriate authority should be recommended.

3. Implant Centres and Standing Committee

Cochlear implant surgery should be allowed only in Government Hospitals/Centres having proper post operative rehabilitation. These centres should have well-trained Speech Therapist related to Cochlear implant.

The reimbursement for Cochlear Implant Surgery will be permitted only after the request has been approved and recommended by a Standing Committee comprising of the
following

(1) Addl DG, CGHS/DDG (M) (as the case may be) Chairman
(2) HoD, ENT, Dr. R.M. L. Hospital Member
(3) HoD, ENT, Safdarjung Hospital Member
(4) HoD, ENT, LHMC & Smt. S.K. Hospital Member

The request for Cochlear Implants should be accompanied by complete clinical details and report of relevant investigations as below and independent opinion from two ENT Specialists of Government Hospitals undertaking Cochlear Implant Surgery about indications for Cochlear Implant Surgery.

4. Basic pre-operative investigations for Cochlear Implant

a) Audiological
   (1) OAE
   (2) BERA/ASSR
   (3) Impedence (in Children)
   (4) Audiogram/Aided audiogram

b) Radiological
   (1) HRCT temporal bone for bony cochlear and middle ear cleft;
   (2) 3D NRI for membranous cochlear, Neural Bundle and brain.

c) IQ/Psychiatric evaluation in children with prelingual deafness

5. Ceiling Rate

The ceiling rate for Cochlear Implant shall be Rs.5,35,000/- (Rupees Five lakh thirty five thousand only) for reimbursement of cost of Cochlear Implant with 12 Channels/24 Electrodes with behind the ear speech processor.

The best results are achieved if Cochlear Implants take place between the age of 1-5 years. Hence, it is, therefore, proposed to permit reimbursement in a graded manner. In the pre-lingual deafness, total reimbursement of the ceiling rate or actuals, whichever is less, for Cochlear Implant will be allowed in respect of implants carried out on children aged between 1 and 5 years. For children between the age of 5 and 10 years, 80% of the ceiling rate for implant will be reimbursed. For children above the age of 10 years but below 16 years of age, only 50% of the ceiling rate for the implant will be reimbursed.

50% of the cost of the wearable components, e.g., Speech Processor, Microphone, etc., (excluding cords, batteries) for the purpose of up-gradation and/or replacement due to wear and tear may be allowed, after a period of three years, to be considered on the basis of advice of two ENT Surgeons of Government Sector and on the recommendations of the Standing Committee.

6. Only unilateral implantation will be allowed.

7. As Cochlear Implant Surgery is a planned surgery, prior permission has to be obtained before the surgery is undertaken.

8. Pensioner CGHS beneficiaries and serving employees, who are CGHS beneficiaries, may submit their requests for permission for Cochlear Implant to the Director, CGHS. Central Government employees, who are beneficiaries under Central Services (Medical Attendance) Rules, 1944, may submit their requests for permission, to MG II Section, Directorate General of Health Services, Nirman Bhavan, Maulana Azad Road, New Delhi 110 108

9. These instructions take effect from the date of issue of the Office Memorandum.


   (O.M F. No. 6-469/2003-CGHS/R&H dated 12-6-2009 of Dept of Health & FW)
i) Reimbursement of the cost of Heart Pacemaker to
CGHS beneficiaries

In continuation of this Ministry's O.M of even number, dated
14.10.1992 on the subject cited above, the undersigned is
directed to say that the payment towards the cost of Heart
Pacemaker, i.e., Rs.26,000, or cost of Heart Pacemaker,
whichever is less, may be made to the CGHS beneficiary instead
of to the supplying agents, where the beneficiaries have already
paid the cost of Pacemaker from his/her own resources. This
is subject to submission of a Certificate from the treating physician
of Government/Organized Hospital under CGHS, that "the
Pacemaker has been implanted successfully and is functioning
satisfactorily."

(O.M No. S-12015/2/92-CGHS(P), dt. 18.3.1993.)

* No quotation need be furnished by the CGHS beneficiary,
if he/she is already treated in the Hospital and any of the items
is recommended for implantation.

ii) Ceiling rate of MRI test for reimbursement to CGHS
beneficiaries

The undersigned is directed to say that it has been decided
to fix the ceiling for MRI test at Rs.3,000 for reimbursement to
CGHS beneficiaries for those who get it done in Private Hospital
not recognised under CGHS on the advice of a Specialist of Govt/
Recognised Hospital due to non availability of the same in the
said Govt. Recognised Hospital.

(O.M No. -S/12020/9/93-CGHS(l). dt. 7-12-1993)

iii) Reimbursement of repeat Angioplasty and Bypass
Surgery charges

In supersession of this Ministry's O.M No S-12015/1/91-
CGHS (P) dt. 21-10-1991, it has been decided to allow repeat
Angioplasty and Bypass Surgery (CABG) to Central Govt.
employees/Pensioners, provided the same has been
recommended by a Cardiologist of a Govt./Private Recognised
Hospitals under CGHS.

 iv) Revision of charges for Bypass Surgery (CABG) in
respect of Private Hospitals recognised under CGHS

The undersigned is directed to convey the approval of Government for revision of rates of Coronary By-pass Surgery for the recognised Private Hospitals with effect from the date of issue of this Office Memorandum for treatment of CGHS beneficiaries. The revised rates are as under :-

<table>
<thead>
<tr>
<th>Rates to be charged by the Private Recognised Hospitals</th>
<th>Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>I.) Rates for CABG Entitlement</td>
<td></td>
</tr>
<tr>
<td>(a) General Ward (Basic pay upto Rs. 2,500/-)</td>
<td>64,000/-</td>
</tr>
<tr>
<td>(b) Semi-Private Ward (Basic pay Rs. 2,501/- Rs. 3,500/-)</td>
<td>72,000/-</td>
</tr>
<tr>
<td>(c) Private Ward (Basic Pay Rs. 3,501/- and above)</td>
<td>89,000/-</td>
</tr>
<tr>
<td>II.) Rates for Coronary Angiography</td>
<td></td>
</tr>
<tr>
<td>(a) General Ward</td>
<td>8,500/-</td>
</tr>
<tr>
<td>(b) Semi-Private Ward</td>
<td>9,000/-</td>
</tr>
<tr>
<td>(c) Private Ward</td>
<td>10,500/-</td>
</tr>
<tr>
<td>III.) Rates for other Investigations</td>
<td></td>
</tr>
<tr>
<td>Stress Thallium Test</td>
<td>6,000/-</td>
</tr>
<tr>
<td>Rest Muga study</td>
<td>1,000/-</td>
</tr>
<tr>
<td>Stress Muga study</td>
<td>1100/-</td>
</tr>
<tr>
<td>Doppler Echo Cardiography</td>
<td>700/-</td>
</tr>
<tr>
<td>Holters Monitoring</td>
<td>800/-</td>
</tr>
</tbody>
</table>

2. The above mentioned revised rates are subject to the following conditions :-
i) The rates for CABG, Coronary Angiography and other investigations will be regulated on package deal basis. A package for CABG and Coronary Angiography includes support from the date of admission to the date of discharge, Service Charges, Nursing/Medical Care, Surgeon’s and Anaesthetist’s fee, Operation Theatre charges etc., but does not include Diet, Cosmetics, Toiletry, Telephone charges, etc., which would be borne by the CGHS beneficiaries themselves.

ii) The Hospitals will not charge over and above the package deal rates mentioned above from the CGHS beneficiaries.

iii) The Hospitals should provide credit facilities to Pensioners and after the treatment is over, submit the claim to the concerned Additional Director, CGHS of the City concerned for reimbursement.

iv) The above rates will remain in force for a period of 2 years and no request for revision of rates will be entertained during this period.

v) Reimbursement in respect of CGHS beneficiaries including Pensioners will be made at the above mentioned rates or at the rates charged by the Hospital, whichever is less.

3. All the Private Recognised Hospitals mentioned in Annexure-1 are requested to confirm within one month from the date of issue of this Office Memorandum that they accept the above revised rates, failing which it will be presumed that the terms and conditions are acceptable to them.

(No. D-12015/3/91-CGHS (P) dt. 20-7-1994)

vi) Revision of Ceiling Rates and guidelines for various Coronary Stents for CGHS/CS(MA) Beneficiaries.

With reference to the above mentioned subject the undersigned is directed to draw attention to the Office Memorandum No. S. 11011/23/2009/Hospital Cell, dated 17.8.2010 of Ministry of Health & Family Welfare as per the ceiling rates mentioned below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of Coronary Stents</th>
<th>Ceiling Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Drug Eluting Coronary Stents</td>
<td>Rs.25,000/-</td>
</tr>
<tr>
<td>2.</td>
<td>Bare Metal Cobalt Stents (including Coated and other Stents)</td>
<td>Rs.12,000/-</td>
</tr>
<tr>
<td>3.</td>
<td>Bare Metal Stainless Steel Stents</td>
<td>Rs.10,000/-</td>
</tr>
</tbody>
</table>

Reimbursement to beneficiaries/empanelled hospitals shall be limited to ceiling rate or as per actuals, whichever is lower. The other terms and conditions as regards to CGHS package rates remain unchanged.

2. The revised rates shall come into force from the date of issue and shall be in force till further orders.

(O.M.No. F.No. Misc. 1002/2006/CGHS (R&H)/CGHS (P) dated 7.2.2013 of MoH & FW)
Reimbursement to beneficiaries/empanelled hospitals shall be allowed subject to the ceiling rates or actuals, whichever are lower.

2. Coronary Stents shall be permitted on the advice of Govt. Specialist, of which not more than two shall be of Drug Eluting Stents (in any of the coronary stents as per the decision of treating specialist). Permission shall be granted as per the laid down procedure. If more than two drug eluting stents are implanted in an empanelled hospital and no written informed consent was obtained from the beneficiary that he/she would bear the difference in cost between the DEs and Bare Metal Stent, and the hospital has charged this amount from the beneficiary, the additional amount shall be paid to the beneficiary and shall be deducted from the pending bills of hospitals.

3. It is essential for the empanelled hospitals to quote the Batch number when a coronary/vascular stent of any type is implanted in the case of a CGHS/CS (MA) beneficiary and also enclose a copy of the relevant invoices pertaining to the procurement of the stents by the hospitals. In addition to this, the outer pouch of the Stent packet along with the sticker on it on which details of the stent are printed shall also be enclosed with the medical bill for claiming reimbursement from the Govt. In case of treatment from a private non-empanelled hospital, where the treatment was taken in an emergency, it is the responsibility of the beneficiary to obtain the batch number, invoice and outer pouches of the stent(s) before the submission of the medical claim to CGHS/concerned department, as the case may be.

4. The empanelled hospital shall submit a self certified undertaking that the hospital has not charged the CGHS/CS (MA) beneficiary more than the rate at which the stent has been procured by the hospital and in case of any detection and establishment that the hospital has overcharged, the hospital shall be removed from the list of hospitals empanelled under CGHS without any further notice.

(vii) Revision of rates and guidelines for various Coronary Stents for CGHS/CS (MA) beneficiaries - Clarification regarding

The undersigned is directed to invite reference to the Office Memorandum, of even number, dated the 12th September, 2007, issued by the Ministry of Health and Family Welfare on the above mentioned subject, vide which ceiling rates for five types of Coronary Stents were conveyed, as also the decision of the Ministry of Health and Family Welfare to permit reimbursing up to three Stents and the guidelines to be followed by the Ministries/Departments for allowing reimbursement up to three Stents and to state that the Ministry of Health and Family Welfare has been requested to clarify as to whether Ministries/Departments have been delegated powers to handle reimbursement claims in which three Stents have been implanted or the approval of the CGHS/Ministry of Health and Family Welfare will be necessary before the reimbursement is allowed.

2. The undersigned is directed to clarify that powers have been delegated to Ministries/Departments to settle reimbursement claims involving implantation of three Stents, of which not more than two are Drug Eluting Stents (DES), subject to the conditions mentioned in Paras 3 to 5 of the Office Memorandum of 12th September, 2007, referred above and only in case relaxation of instructions is involved the files have to be referred to Director, CGHS, Nirman Bhawan, New Delhi, in respect of CGHS beneficiaries and to DS (MS), Ministry of Health and Family Welfare, Nirman Bhawan, New Delhi, in respect of beneficiaries under Central Services (Medical Attendance) Rules, 1944, for approval.

(O.M No. Misc. 1002/2006/CGHS (R&H)/CGHS (P), dt. 8.2.2010)

(III) DENTAL

i) Treatment of Pyorrhea and Gingivitis

Expenses incurred towards the treatment of Pyorrhea and Gingivitis may be reimbursed under the Rules as it is covered under the term “Gum Treatment.”


ii) Dental Treatment

Dental treatment, even when it is obtained at a Govt. Hospital under the advice of the Authorised Medical Attendant is not covered by these Rules, but if the diagnosis of the physiological or other disability from which a Government servant is suffering indicates that teeth are the real source of disturbance, he is entitled to free dental treatment of a ‘major’ kind, such as treatment of Jaw Bone Disease, wholesale removal of teeth
etc. It does not include treatment from a Private Dentist or outside the Hospital, even on the advice of the Authorised Medical Attendant.

(O.M No. F 16-4/42-H dt. the 8th July 1942.)

Explanation : Surgical operations needed for removal of Odontomes and impacted wisdom-tooth also fall under the category of Dental Treatment of major kind.

Treatment of Gum Boils comes under Oral Surgery (of the mouth) and as such it is admissible under the Rules.

It has since been decided that the expenses incurred by Central Govt. employees in connection with the following types of Dental Treatment obtained at Govt. Hospitals recognized under CS(MA) Rules may be reimbursed :-

(a) Extraction (b) Scaling and Gum Treatment. (c) Filling of teeth (cost of denture will not be reimbursed). (d) Root Canal Treatment.

(O.M No. S 14025 / 87/75-MS, dtd. 31-8-1977)

iii) Reimbursement of complete denture for CGHS beneficiaries including Pensioners and their Family members

Decided to reimburse subject to a limit of Rs.2000/- (for complete denture) and Rs.1000/- for one jaw—should be authorized by a Specialist of CGHS/ Govt. Hospital in writing. Permission to be given by CMO–In–charge in case of Pensioners.–Reimbursable as a one-time measure only.


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(iv) EYE

i) Testing of Eye Sight for glasses at Recognised Hospitals by Specialists :

Govt. servants may have their Eye Sight tested for glasses at a Govt. / Recognised Hospital, once in every three years on the recommendation of the Authorised Medical Attendant. Fees paid to the Specialists for such services will be reimbursed according to the scheduled rates prescribed in various States. The above concession does not include provision of spectacles at Govt. cost. Families of the Govt. servant are not entitled for the above concession. A Govt. servant desirous of availing this facility should produce a Certificate from the Controlling Authority empowered to countersign the medical claim bill that he has not availed of the concession within the last three years.

(O.M No. F. 17 / (VIII) 35/57-H.I. dt. 18-6-1957.)

ii) Testing of Eye Sight for glasses

It has been decided that prior permission of State Administrative Medical Officer for consultation with a Eye Specialist for purposes of testing of Eye Sight for glasses need not be insisted upon in such cases. It has also been decided that testing Eye Sight should be conducted only in the Hospital and not in private consulting room of the Specialist.

Normally no fees should be levied for testing of eyes in a Govt / Recognised Hospital. If, however, any fees are charged in accordance with the Rules of any particular Hospital, these will be reimbursed.

(O.M No. F 17 (VIII) 35-37 H. I. No. 8 dt. 22-5-58.)

iii) Correction of Squint Eye

The medical expenses incurred for treatment of Squint Eye should be reimbursed under CS(MA) Rules 1944


iv) Revision of ceiling rates for Intra Ocular Lens (IOL)

The undersigned is directed to refer to the Office
Memorandum No: S-11011/30/2001/CGHS Desk II/CGHS (P)
dated the 21st December, 2004, issued by the Ministry of Health & Family Welfare, vide which rates for foldable and non-foldable Intra-Ocular Lenses (IOL) were fixed and to state that representations were received in the Ministry requesting for revision of the rates. The representations received were examined by a Committee of experts constituted by the Ministry of Health & Family Welfare. Based on the recommendations of the Committee, it has decided to revise the rates for IOL, as followed by the All India Institute of Medical Sciences, and to circulate the guidelines to be followed for various types of IOL for reimbursement to beneficiaries under CGHS/CS (MA) Rules, 1944, with regard to the purchase of IOL:

1. Hydrophobic Foldable IOL 5,000/-
2. Silicon Foldable IOL 3,600/-
3. Hydrophilic Acrylic Lens 5,800/-
4. PMMA IOL 490/-

2. The ceiling rates, mentioned above for the different types of IOL implants to be used will be as per actual expenditure or the rates mentioned, whichever is less, and will be reimbursable in addition to the package rates for Cataract Surgery procedure.

3. The reimbursement at the above mentioned ceiling rates will be done as per the rates fixed for the various IOL mentioned above and the IOL actually used in the surgery. It is mandatory for the operating Surgeon of all Private Empanelled Hospitals/CGHS and CS (MA) beneficiaries to attach the empty IOL sticker, bearing the signature and stamp of the Operating Surgeon on it, along with the bill in support of the type of IOL used, containing its batch number. In the event of the Private Empanelled Hospital not giving the batch number and/or empty IOL sticker then the beneficiary will be required to obtain the same from the Hospital before the CGHS/ concerned Department/Ministry finally settles the claim for reimbursement.

4. The revised rates take effect from the date of issue of the Office Memorandum.


(V) KIDNEY


They will be entitled to claim reimbursement of T.A expenses of the donor in connection with the journey undertaken in this connection at the following rates:

(1) If the donor is a private person, TA will be admissible at the rates applicable to the recipient Government servant.

(2) If the donor is a Government servant or his Family member, T.A will be admissible at the rates applicable to the donor Government servant.


ii) Reimbursement rates for Renal Transplantation

<table>
<thead>
<tr>
<th></th>
<th>For serving Govt. employees</th>
<th>For Central Govt. Pensioners availing CGHS facilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rs.</td>
<td>Rs.</td>
<td></td>
</tr>
<tr>
<td>General Ward</td>
<td>20,000/-</td>
<td>26,500/-</td>
</tr>
<tr>
<td>Semi-private Ward</td>
<td>25,000/-</td>
<td>31,500/-</td>
</tr>
<tr>
<td>Private Ward</td>
<td>30,000/-</td>
<td>36,500/-</td>
</tr>
</tbody>
</table>

The rates for Renal Transplantation are exclusive of the rates of preliminary investigations, the rates of which will be as under:—

1. Tissue match : Rs.850/- per donor;
2. Renal Angiogram : Rs.2,500
3. Dialysis : Rs.425/- for General Ward and Semi-Private and Rs.700/- for Private Room.

The cost of disposable appliances and special nursing charges which is approximately Rs.6,500/- for Renal Transplantation will be recovered by the Hospital from the CGHS.
beneficiaries referred to them and the beneficiaries will claim these charges from their respective Departments.

(O.M No. S-11011 / 29/90/ CGHS DII, dt. 1-12-1990)

(VI) KNEE AND HIP

Ceiling for reimbursement of the cost of Knee and Hip implants

The issue of ceilings for reimbursement of the cost of Knee and Hip Implants to beneficiaries covered under CGHS and CS (MA) Rules and the procedure for their reimbursement have been under consideration of the Govt. Considering the procedural delay involved in getting reimbursement of their costs, it has been decided to fix the maximum ceilings for reimbursement of the implants to the beneficiaries covered under CGHS and CS(MA) Rules as under:

**Maximum ceiling:**

a) Knee implant: Rs.60,000/- plus Rs.5,000/- as the cost of Bone Cement.

b) Hip Implant: Rs.35,000/- plus Rs.5,000/- as the cost of Bone Cement.

2. The reimbursement of the cost of the implants is subject to fulfilment of the following conditions:

a) The beneficiary should have taken treatment in a Govt. or Private Recognised Hospital with prior permission of competent authority.

b) The beneficiary should have purchased the implant on the recommendations of the Orthopaedic Specialist of the Recognised Hospital and on the basis of lowest of three quotations.

c) The treating Orthopaedic Specialist of the Recognised Hospital will give a Certificate in writing to the effect that the Implant has been Implanted successfully and is functioning satisfactorily.

3. The above ceiling will be effective from 1-4-1995 and will remain in operation for a period of 5 years.

4. The reimbursement of the cost of the Implants in respect of working CGHS beneficiaries and the beneficiaries covered under CS (MA) Rules will be done by the respective Ministries or Departments from their Service Heads. As regards retired Central Govt. employees, Ex-Members of Parliament, retired Judges and Freedom Fighters covered under CGHS, the reimbursement in this regard will be made by the Additional Director, CGHS of the City concerned from the CGHS Head.

5. Medical advance in this regard may be granted direct to the supplying agent upto 80% of the lowest of the three quotations or 80% of the above maximum ceiling, whichever is less.

(O.M No. S 11018 / 1/95-CGHS(P), dt. 7th March 1995.)

(VII) NEURO-IMPLANTS

i) Permission/approval for reimbursement of cost of Neuro-implants, viz., Deep Brain Stimulation Implants, Intrathecal Beclofen Pump, Intrathecal Morphine Pump, Spinal Cord Stimulators for CGHS beneficiaries/beneficiaries covered under CS (MA) Rules

The undersigned is directed to state that the Ministry of Health and Family Welfare has been receiving requests for grant of permission/approval for reimbursement of cost of Neuro Implants, viz., Deep Brain Stimulation Implants, Intrathecal Beclofen Pump, Intrathecal Morphine Pump, Spinal Cord Stimulators for CGHS beneficiaries/beneficiaries covered under CS (MA) Rules, subject to the following conditions:-

**The prescribing Authority:**

DBS Implant: Neurologist of a Government Hospital.

Intrathecal Beclofen Pump*

Intrathecal Morphine Pump*

Spinal Cord Stimulator*
* Any two Government Specialists of concerned Speciality/Head of Department of Neurology/Neuro-Surgery/Anaesthesiology

**Approving Authority**

* CGHS - Additional Director of the concerned CGHS City.
* CS(MA) Rules - DDG (M) or equivalent level Officer of Directorate General of Health Services.

**Ceiling Rate:**

- DBS Implant: including MER (or actual, whichever is less). Rs.3,46,153 + VAT. Rs.13,847 - i.e., Total Rs.3,60,000
- Intrathecal Beclofen Pump, Intrathecal Morphine Pump Rs.2,51,923 + VAT. Rs.10,077 - i.e., Total Rs.2,62,000
- Spinal Cord Stimulator: Rs.2,51,923 + VAT. Rs.10,077 - i.e., Total Rs.2,62,000

Recurring expenditure on Beclofen/Morphine as per Rules applicable for OPD medicines.

**Life of Battery:**

Life of Battery is 3-5 years in case of DBS Implants and Spinal Cord Stimulator depending on parameters selected for stimulation and usage and upto 7 years in case of Intrathecal Infusion Pump.

Cost of Battery for DBS Implant:

Rs.2,40,385 + VAT Rs.9,615, i.e., Rs.2,50,000 (or actual, whichever is less)

- Intrathecal Infusion Pump:
  Rs.2,16,346 + VAT Rs.8,654, i.e., Rs.2,25,000 (or actual, whichever is less)

- Spinal Cord Stimulator:
  Rs.1,92,308 + VAT Rs.7,692, i.e., Rs.2,00,000 (or actual, whichever is less)

Replacement of Battery before 4 years may be permitted in exceptional cases on the basis of justification by the treating Specialist and shall be considered on a case-to-case basis by Department of Health and Family Welfare.

**Guidelines**

1. **DBS Implant**

The patient should be a case of Idiopathic Parkinsonism resistant to conservative treatment. The patient shall be informed in writing by treating Specialist of the cost of Implant and the efficacy of the treatment.

2. **Intrathecal Pumps / Spinal Cord Stimulators**

All conservative treatment procedures have failed and the diagnosis was confirmed. Treating Specialist shall certify that there is reasonable chance of survival of terminally ill patient. Therapeutic trials shall be conducted and recommendation should be based on positive Therapeutic trials. The treating Specialist shall certify as such in writing. The patient shall be informed in writing by treating Specialist of the cost of Implant and the efficacy of the treatment.

**Warranty:**

The Company offers limited warranty for two years from date of Implantation to provide free replacement, if battery failure or malfunction of device is reported by the concerned Physician. The Company shall also supply all the Implants with not more than 1/6 of the life of battery exhausted.

**Validity period of the ceiling rates**

These prices shall remain in force till 31st March, 2008 and in case of any fall in prices, the Company shall charge the CGHS beneficiaries/beneficiaries covered under CS (MA) Rules at lowered rates. The Company The India Medtronic claimed the DBS Implant, Synchromed Intrathecal Pump and Spinal Cord Stimulator as proprietary items and certified that the rates offered to CGHS are lowest and the Company have not supplied to any other individual or organization on lower price than those proposed to CGHS. In case of any change in this status, the ceiling rate conditions and proprietary status of the firm will then
II Extension of permission/approval for reimbursement of cost of Neuro-implants, viz., Deep Brain Stimulation Implants. Intrathecal Beclofen Pump, Intrathecal Morphine Pump, Spinal Cord Stimulators for CGHS beneficiaries/beneficiaries covered under CS (MA) Rules

The undersigned is directed to invite reference to the Office Memorandum, of even number, dated the 23rd June, 2006, on the above subject, vide which rates for reimbursement towards the cost of neuro-implants were intimated and to state that it has now been decided to continue to allow the reimbursement of the cost of Neuro-implants, viz., Deep Brain Stimulation Implants, Intrathecal Beclofen Pump, Intrathecal Morphine Pump, Spinal Cord Stimulators for CGHS beneficiaries/beneficiaries covered under CS (MA) Rules. It has now been decided to allow reimbursement of Cost of Neuro-implants, viz., Deep Brain Stimulation Implants, Intrathecal Beclofen Pump, Intrathecal Morphine Pump, Spinal Cord Stimulators for CGHS beneficiaries/beneficiaries covered under CS (MA) Rules, under the same terms and conditions, as was mentioned in the above referred Office Memorandum of 23rd June, 2006, viz:-

(O.M No. MISC.12014/2005/CGHSR&H)/CGHS(P), dt. 4.12.2008)

(VIII) CANCER TREATMENT UNDER CGHS/CS (MA) RULES, 1944

The process of empanelment of Private Hospitals and diagnostic centres in Delhi, on the basis of quotations received during 2004 has been completed. The list of empanelled Hospitals, however, does not include a single Hospital for treatment of Cancer patients. Earlier there were four Hospitals, viz., Rajiv Gandhi Cancer and Research Institute; Dharmshila Cancer Hospital and Research Centre; Batra Hospital and Medical Research Centre and Indraprastha Apollo Hospital. The situation in other CGHS Cities is almost the same.

2. As the list of empanelled Hospitals under CGHS, Delhi, did not have any Hospital providing treatment for cancer patients, it was decided as an ad hoc measure, to permit CGHS beneficiaries to get themselves treated at these four Hospitals subject to the conditions that they would have to initially pay for the treatment and claim reimbursement later. The reimbursement will be limited to the rates notified in 2001. The ad hoc arrangement is currently valid upto 31st December, 2008.

3. The undersigned is directed to invite reference to the Office Memorandum No.S. 11011/31/2007-CGHS-D-II, dated the 5th May, 2008, vide which the decision of the Ministry of Health and Family Welfare was conveyed for permitting beneficiaries under CGHS/CS(MA) Rules, 1944, to get themselves treated at any of the under-mentioned 25 (twenty five) Regional Cancer Centres recognized by the Ministry of Health and Family Welfare under the National Cancer Control Programmes that are funded by the Government of India, subject to the condition that the reimbursement will be as per the rates fixed in Regional Cancer Centres under Central Government or actual, whichever is less:-

1) Kamla Nehru Memorial Hospital, Allahabad, Uttar Pradesh (NGO);
2) Chittaranjan National Cancer Institute, Kolkata, West Bengal (State Government Institute)
3) Kidwai Memorial Institute of Oncology, Bangalore, Karnataka (State Government Institute)
4) Regional Cancer Institute (WIA), Adyar, Chennai, Tamil Nadu (NGO);
5) Acharya Harihar Regional Cancer Centre for Cancer Research and Treatment, Cuttack, Orissa (State Government Institute);
6) Regional Cancer Centre, Thiruvananthapuram (State Government Institute)
7) Gujarat Cancer Research Institute, Ahmedabad, Gujarat (NGO)
8) MNJ Institute of Oncology, Hyderabad, Andhra Pradesh (State Government Institute)
9) Pondicherry Regional Cancer Society, JIPMER, Pondicherry (Central Government Institute)
10) Dr. B.B. Cancer Institute, Guwahati, Assam (State Govt. Institute)
11) Regional Cancer Control Society, Shimla, Himachal Pradesh (State Govt. Institute)
12) Cancer Hospital and Research Centre, Gwalior, Madhya Pradesh (NGO);
13) Indian Rotary Cancer Institute (AIIMS), New Delhi (Central Government Institute);
14) RST Hospital and Research Centre, Nagpur, Maharashtra (NGO);
15) Pt. JNM Medical College, Raipur, Chhattisgarh (State Government Institute)
16) Tata Memorial Hospital, Mumbai, Maharashtra (NGO);
17) Indira Gandhi Institute of Medical Sciences, Patna, Bihar (State Government Institute);
18) Acharya Tulsi Regional Centre Trust and Research Institute (RCC), Bikaner, Rajasthan (State Government Institute)
19) Regional Cancer Centre, Pt. B.D. Sharma Postgraduate Institute of Medical Sciences, Rohtak, Haryana (State Government Institute)
20) Postgraduate Institute of Medical Education and Research (PGIMER), Chandigarh (Central Government Institute)
21) Sher-I-Kashmir Institute of Medical Sciences, Soura, Srinagar (State Government Institute)
22) Regional Institute of Medical Sciences, Manipur, Imphal (State Government Institute)
23) Civil Hospital, Aizawl, Mizoram (State Government Institute)
24) Sanjay Gandhi Postgraduate Institute of Medical Sciences, Lucknow (State Government Institute) and
25) Government Arignar Anna Memorial Cancer Hospital, Kancheepuram, Tamil Nadu (State Government Institute)

4. The Ministry of Health and Family Welfare has been receiving representations about non-availability of adequate Hospitals providing treatment to beneficiaries under CGHS/CS(MA) Rules, 1944, who are Cancer patients, as the list of Hospitals where the treatment can be taken is limited to around thirty Hospitals in the Country. After careful examination of the representations received, it has been decided with the approval of the Competent Authority that CGHS/CS (MA) Rules, 1944, beneficiaries, who are Cancer patients (both old and new) may be permitted to take treatment in any multi-speciality general purpose Hospital that provides treatment to Cancer patients, subject to the condition that reimbursement will be limited to actual expenditure or the rates notified in 2001, whichever is lower.

5. As the Private Hospitals are not on the list of CGHS empanelled Hospitals, these Hospitals will not extend credit facilities to Pensioners and hence the beneficiaries under CGHS will have to claim reimbursement, at the rates notified in 2001 or actuals whichever is lower, after getting themselves treated at the Hospitals. Similarly, serving employees and their Family members, who are beneficiaries under CGHS/CS (MA) Rules, 1944, may be reimbursed as per the rates notified in 2001 or actuals whichever is lower.

6. In so far treatment taken in Regional Cancer Centres is concerned, the position will remain the same in so far as reimbursement is concerned, as has been mentioned in Para. 3 of this Office Memorandum.

IX) GUIDELINES/Criteria FOR REIMBURSEMENT OF EXPENSES OF IN-VITRO FERTILIZATION (IVF) TREATMENT TO CGHS BENEFICIARIES AND BENEFICIARIES UNDER CENTRAL SERVICES (MEDICAL ATTENDANCE) RULES, 1944

The undersigned is directed to say that the Ministry of Health and Family Welfare has been receiving requests for providing clarifications as to whether the expenditure incurred on In-Vitro Fertilization (IVF) treatment is admissible under CGHS, and if so, whether any guidelines have been laid down for reimbursement of the expenses incurred on IVF treatment.

2. The matter has been examined by a Technical Committee of the Heads of Department of Gynaecology and Obstetrics of Government Medical Institutions, and based on the recommendations of the Committee, the following guidelines are laid down for considering cases for
reimbursement of expenses incurred on IVF treatment by CGHS beneficiaries and beneficiaries under Central Services (Medical Attendance) Rules, 1944

i) Requests for IVF treatment will be considered only on the basis of advice tendered by the Head of Department of Gynaecology and Obstetrics of a Government Medical Institution.

ii) Permission for IVF treatment to be undertaken may be given by the Head of Department in the Ministries/Departments on the recommendations of the Head of Department of Gynaecology and Obstetrics of a Government Medical Institution.

iii) IVF procedure will be allowed in a Government Medical Institution on the recommendations of the Head of Department of Gynaecology and Obstetrics of a Government Medical Institution.

iv) IVF procedure may be allowed, on a case-to-case basis, in a private medical institution if the Institution is registered with the State/Central Government and has the necessary facilities including equipment and trained manpower for carrying out the procedure. It is, however, mandatory to obtain the recommendations of the Head of Department of Gynaecology and Obstetrics of a Government Medical Institution for permitting the procedure to be undertaken in a private institution.

v) There should be clear evidence of failure of conventional treatment before permitting IVF treatment procedure.

vi) The age of women undergoing IVF treatment procedure should be between 21 and 39 years.

vii) The woman has to be married and living with her husband.

viii) The IVF treatment procedure will be allowed only in cases of infertility where the couple has no living issue.

ix) Reimbursement of expenditure incurred on IVF procedure will be allowed up to a maximum of 3 (three) fresh cycles.

x) An amount not exceeding Rs.65,000 (Rupees sixty five thousand only) per cycle or the actual cost, whichever is lower, will be allowed for reimbursement. This amount will be inclusive of the cost of drugs and disposables and monitoring cost during IVF procedures.

xi) As IVF treatment is a planned procedure, reimbursement cases can be considered by the Ministries/Departments only if prior approval was obtained by the beneficiary for undergoing the IVF treatment.

xii) There will be a one time permission for availing IVF treatment consisting of three cycles in total, which would be admissible to the beneficiary. The concerned Ministry/Department shall obtain an undertaking from the Applicant that he/she has not claimed the reimbursement earlier from the Government of India in the past and will not claim it in the future.

dated 22.11.2011 of MoH & FW)

X) GUIDELINES / CRITERIA RATES FOR LIVER TRANSPLANT SURGERY IN RESPECT OF CGHS/CS (MA) BENEFICIARIES

With reference to the above mentioned matter the undersigned is directed to state that the Ministry of Health and Family Welfare has been receiving requests from the Central Government employees and pensioners covered under CGHS/CS(MA) rules, 1944 seeking approvals for Liver Transplantation surgery in respect of themselves and their eligible family members under CGHS/CS(MA) Rules. The Ministry has been examining these proposals on case to case basis for allowing the medical treatment to the beneficiaries on merits. In view of the increasing number of cases, the matter has been reviewed by this Ministry and it has now been decided to issue guidelines and ceiling rates for permission/reimbursement for Liver Transplant Surgery in respect of CGHS/CS(MA) beneficiaries as per the details mentioned below:-

I. Selection Criteria

A. Indications

1. Adult Liver diseases

| Acute liver failure | Non-Paracetamol (Viral, drug, induced, Wilson's Autoimmune hepatitis etc.) | Prothrombin time>100 sec or 3 of 5; Interval jaundice-encephalopathy>7 days. Age<10 or > 40 years Prothrombin time > 50 sec./INR > 3.5 Bilirubin > 30 umol/l Cause non-viral or unknown. Paracetamol induced Arterial Ph < 7.30 or all 3 criteria Encephalopathy grade III or IV Prothrombin time > 100 sec./INR>6.5 |
Creatime > 300 umol/l

Chronic Liver disease
- Cirrhosis (Non-Cholestatic)
  - Child-Pugh score > 10 or
  - Meld Score > 14
- Cholestatic with or without Cirrhosis
  - According to American criteria based on MELD scoring
- Miscellaneous
case to case basis

Liver Disease
- Hepatocellular Single Tumor < 6.5 cm or Two Tumors < 4.5 cm.
- Carcinoma No Vascular invasion.
- No distant Metastasis
- Other types Case to case basis

2. Pediatric Liver diseases:- EHBA and Metabolic Liver Disease to be decided on case to case basis

B. Contra Indications

Absolute
- Systemic extra hepatic infections
- Extra hepatic malignancy (if not definitely cured).
- Irreversible brain damage
- Irreversible multi-organ failure.
- Substance abuse (if not abstinent for > 6 months)

Relative
- HIV seropositivity.
- Age > 65 years Mental incapacity.
- Extra hepatic disease limiting the chance of survival.
- Residency outside India (unless emergency)

II Type of Transplant: permitted for reimbursement

a) Cadaveric donor
b) Live donor
   i. Related (Near Relatives)
   ii. Unrelated (only after approval by Authorization Committee)

III Centres Approved for Liver Transplantation Surgery

Liver Transplant Surgery shall be allowed only in Government Hospitals/Pvt. Hospitals, which are registered under the Transplantation of Human Organs Act, 1994, as amended from time to time

IV Premission/ex-post facto approval for Liver Transplantation Surgery

The Liver Transplant Surgery will be permitted/reimbursed only after the request has been approved and recommended by a Standing Committee, comprising of the following:-

1. Addl. DG, CGHS/DDG (M) (as the case may be) Chairman
2. HOD, GI Surgery, AllIMS Member
3. HOD, Gastroenterology and Human Nutrition, AllIMS Member
4. HOD, Gastroenterology, G.B. Pant Hospital Member
5. HOD, GI Surgery, R&R Hospital Member
6. HOD, Gastroenterology, R&R Hospital Member
7. Joint Director (R&H), CGHS/Addl. DDG(MG-II) Secy.

The above Standing Committee shall consider the cases in respect of CGHS as well as CS(MA) beneficiaries.

V. Documents required to be submitted for consideration of reimbursement/permission

1. Recommendation by Govt. Gastroenterologist/GI Surgeon by at least one surgeon doing Liver Transplant Surgery.
2. CT/MRI Liver report
3. Etiology evaluation report
4. Histopathological report, wherever available
5. Current Child Pugh/ MELD score report
6. Other relevant document.
VI. Reimbursement Criteria

As Liver Transplant Surgery is a planned surgery and therefore, prior permission has to be obtained before the surgery is undertaken. However, if for some reason it is done in emergency to save the life of the patient, the Standing Committee shall consider the cases referred to it for recommending grant of ex-post-facto permission on a case to case basis.

VII Submission of Application

CGHS/CS (MA) beneficiaries will submit their request for permission for Liver Transplant to the Standing Committee, through their respective Department in case of serving employees and the Additional Director, CGHS of the concerned zone or city, in case of pensioner CGHS beneficiary. The Department concerned will refer the cases to the office of Director, CGHS in case of a CGHS beneficiary and to the Medical Services Division of Department of Health and Family Welfare in case of CS (MA) beneficiaries for processing the case and its submission before the Standing Committee for their consideration and recommendations.

VIII Ceiling Rate for reimbursement for Liver Transplantation Surgery under CGHS/CS (MA) Rule

a) The package rate for Liver Transplantation Surgery involving live liver donor shall be as follows:
   Rs.11,50,000/- (Rupees Eleven lakh fifty thousand only) + pre transplant evaluation of donor and recipient
   Rs.2,50,000/- (Rupees Two lakh fifty thousand only).

b) The package rate for Liver Transplant surgery involving a deceased donor shall be:
   Rs.11,00,000/- (Rupees Eleven lakh only)
   This includes, the cost of consumables during the organ retrieval and the cost of preservative solution, etc.

i) The package charges include the following
   1. 30 days stay of the recipient and 15 days for the donor starting one day prior to the transplant surgery.
   2. Charges for Medical and Surgical Consumables, Surgical and Procedure Charges, Operation Theater Charges, Anesthesia Charges, Pharmacy, Investigations and in-house doctor consultation for both donor and recipient during the above period. This also includes all post operative investigations and procedures during the above mentioned period.

ii) The package excludes
   2. Cross Matching charges for Blood and Blood products.

Note:-

1. The extra stay if any may be reimbursed after justification by the treating specialists for the reason of additional stay and only as per CGHS guidelines
2. The drugs mentioned above would be reimbursed as per CGHS rates or actual whichever is lower.
SECTION 6

REIMBURSEMENT OF SPECIAL REQUIREMENTS

i) Reimbursement of Air-Conditioning charges

CGHS beneficiaries are entitled to reimbursement of Air-Conditioning Charges or expenses on heating arrangement subject to the following conditions:

1) Treatment should be undertaken in a Govt. Hospital or recognised Private Hospital.
2) Treating Medical Attendant should certify that the Air-Conditioned Room or heating arrangement is absolutely essential for patient’s treatment or is a normal part of Hospital amenities provided to all private wards.

(O.M No. 4-13015/28/77-CGHS dated 6-10-1977)

ii) Reimbursement of cost of disposable Surgical Sundries

CGHS beneficiaries are entitled to reimbursement of cost of disposable Surgical Sundries subject to the following conditions:

1) Treating Specialist/Doctor should certify that the disposable Surgical Sundries were essential as a part of treatment.
2) No re-imbursement is allowed for the items of common surgical materials like Gauze, Bandages, Leucoplast, Cotton, Crepe Bandage etc., which are supplied from the Hospitals/Dispensaries.

Note : The term ‘Surgical Sundries’ includes those surgical subsidiaries as are used in surgical and other operations which cannot be reused.

(O.M. No. 4-13015/11/80-CGHS (P) dated 17-6-1982)

iii) Ceiling for reimbursement of Special Nursing and Ayah/Attendant charges to CGHS beneficiaries

The undersigned is directed to say that the beneficiaries covered under CGHS are eligible for claiming reimbursement of expenses incurred by them for engagement of a Special Nurse and/or Ayah/Attendant as advised by treating Doctor / Specialist and the amount for such reimbursement is limited to the amount which is in excess of 25% of the pay of the Govt., servant concerned for the period for which Special Nursing was necessary. Keeping in view the increase in pay and allowances and wages of Nurses and Ayah/Attendants and in order to simplify the existing procedure, it has been decided to fix ceiling rates of Special Nurse and Ayah/Attendant for reimbursement to CGHS beneficiaries. The ceiling rates are indicated below :

- Special Nurse : Rs.150/- per shift of 12 hours.
- Ayah/Attendant : Rs.75/- per shift of 12 hours.

The reimbursement of special charge for Nurse/Ayah/Attendant at above rates is subject to the condition that the Medical Officer of the Hospital should have given a Certificate to the effect that the services of a Special Nurse / Ayah / Attendant were essential for the recovery; prevention of serious deterioration in the condition of the patient.

The reimbursement in respect of Central Govt. employees and members of their families covered under CGHS will be borne by the respective Ministries/Departments from Service Head. As regards Pensioners, Ex-MPs, Freedom Fighters, etc., the reimbursement will be made from CGHS Head by the respective Additional/Deputy Directors of the CGHS City concerned.

(O.M. No. 1-4-1994 - R&H / CGHS (P) dt. 15-9-95.)

iv) Travelling Allowance for medical treatment

Admissibility

Travelling Allowance for journeys undertaken for medical treatment (both ways), is admissible in the following cases:

(i) (ii) and (iii) : (For serving employees)

(iv) Pensioners permitted for treatment in another City, if such treatment is not available in the same City, on the advice of the Government/CGHS Specialists, shall be entitled for
Travelling Allowance restricted to the distance up to the Referral Hospitals available in the nearest City by the shortest route. In case of any deviation, prior permission of Director, CGHS may be obtained.

(O.M. No. 12020/4197-CGHS(P) dated 7.4.1999)

v) Reimbursement of Blood Transfusion charges

CGHS beneficiaries are entitled to reimbursement of charges on Blood Transfusion subject to the condition that the treating Physician certifies that the specific blood group was not available in the Hospital and the charges of blood are comparable with the rates of Red Cross, State/Central Govt. Hospitals.

(O.M. No. S-11012/1/91-CGHS(P) dt. 18.3.1992)

vi) Reimbursement for CAPD Fluids and related items

The reimbursement of expenditure incurred on procurement of CAPD Fluids and related items which include Y-set, Transfer Set, Mini-Cap etc., is allowed subject to the following conditions:

a) The treatment should be advised by a Specialist of a Govt./Recognised Hospital.

b) The beneficiary should obtain prior permission from his/her parent Department.

c) The beneficiary should purchase the items for one month at a time and claim reimbursement from his/her parent Department later.

d) The beneficiary should submit a utilization Certificate from his/her treating Doctor certifying that the CAPD Fluids, etc., have been fully utilized while requesting his/her Department to procure the same items for the use of subsequent months.

e) The beneficiary is entitled to claim advance for the purchase of above mentioned items.

(O.M No. S-14025/18/2000-MS, dt. 29.5.2000)

VII Clarification regarding reimbursement of Ambulance charges to CGHS beneficiaries

The undersigned is directed to refer to the subject mentioned above and to state that this Ministry has been receiving several representations seeking clarifications regarding Ambulance charges to CGHS beneficiaries.

2. It is accordingly clarified that expenditure incurred on engagement of Ambulance by CGHS beneficiaries, comprising both serving Government employees and Pensioners, is reimbursable provided that:

(i) The Doctor treating the patient certifies in writing that conveyance of patient by any other mode would definitely endanger the patient's life or would grossly aggravate his/her condition and

(ii) That the journey is undertaken within the same City.

(O.M No. S. 4924/2010/CGHS(R&H)/CGHS(P), dated 17-1-2011.)
SECTION 7

REIMBURSEMENT OF COST OF VARIOUS ARTIFICIAL APPLIANCES

The power for allowing the reimbursement of cost of various Artificial Appliances including the cost of Heart Pacemaker and replacement of Pulse Generator, cost of replacement of diseased Heart Valves, Artificial Electronic Larynx, Artificial Hearing Aid including initial supplies is delegated to the Administrative Ministries/Departments. The supply/replacement should be on the prescription by the Specialist in Govt./Recognised Hospitals. This is applicable to all CGHS beneficiaries.

i) List of Artificial Appliances:

- Unilateral Long Leg Brace without Hip Joint; Hip Joint with Pelvic Band; Spinal Brace; Unilateral Short Leg Brace; Shoe or Boot protective or aiding to paralysed or weak legs; Bilateral Hip Joint with Pelvic Bone/ Weak Leg; Bilateral Long Leg Brace without Hip Joint; Bilateral Short Leg Brace; Lumbe-Sacral or Spinal Support or Back Support; Taylor’s Brace; Milwaukee Brace; Mermain Splint; Posterior Slab; Cervical Brace; Rigid Cervical Collar with head extension; Cervical Collar; Dynamic Splint (aluminium); Cock-up Splint Plain (Aluminium); Cock - up Splint (Plastic) or Long Opponents; Turn Buckle Splint; Anterior Knee Guard Splint; Nickel Bender Splint; Denis Brown Splint; Congenital Talipes-Equino.-Varus/ Valgus Splint; Short Opponens PVC (Plastic); Knee Cage; Long Opponens with MP. fl. bar and Finger; Extension (Plastic) Dynamic; Boot with C and E heel and arch Support; M.T. Pad; M.T.E raising 1; T Strap; Sponge Heel; Wedge 1/8; Universal raising 1; Foot Drop Splint; Below Knee Prosthetics (PTB type Prosthetics); AK Prosthetics; Aluminium adjustable above Knee Right Splint; Plastic Shoulder Abduction Splint; Plaster of Paris or Gypsona Cast; Modified Shoes; Below Elbow Prosthetics; Hooks; Cosmetic Hand; Splint for C.D.H; Splint for Elbow; Above Elbow and below Elbow Prosthetics; Above Elbow and below Elbow Orthotics; Corset; Wheel Chair; Protective Shoes with Microcellular Rubber without nails often with additional gadgets like adjustable springs and rockets; Crutches; Walking iron with plastic casts. Calipers; Braces; Artificial limbs; Illelestromy kit.


ii) Issue of Glucometer to CGHS beneficiaries suffering from Diabetic Gangrene

   Can be issued to CGHS beneficiaries suffering from Diabetic Gangrene – cost of Glucostics to be used has to be borne by the beneficiaries themselves. – will be issued to the beneficiary through the Dispensary concerned with the approval of Head of CGHS-covered City.


iii) Fixation of ceiling limit for Nebulizer for reimbursement under CGHS and CS ( MA ) Rules, 1944

   Fixed as Rs.3000/- or actual cost whichever is less. Replacement may be allowed after 5 years with Certificate of condemnation obtained from the treating Physician/Specialist.

   (O.M No. 11006/2000–JD (R&H) CGHS (P) dated 11-6-2001)

iv) Permission/Ex-Post Facto approval for CPAP/BIPAP machines for CGHS beneficiaries for domiciliary use.

   May be considered subject to fulfilment of the following conditions:

   i) Request to be considered by a Screening Committee consisting of Additional Director and two Medical Specialists in the concerned field.

   ii) Request to be accompanied by copies of Sleep Lab Report and all basic Investigation Reports.

   iii) Beneficiaries to submit an affidavit for return of the machine to CGHS after its utility is over.
iv) Maximum ceiling limit:
   CPAP Machine = Rs.50,000/-
   BIPAP Machine = Rs.1,00,000/-

v) Reimbursement would be done in accordance with the procedure laid down for procuring Artificial Appliances under CGHS.

vi) Machine could be provided once a life time to a particular beneficiary.

vii) Responsibility for maintenance and upkeep of the machine will lie on the beneficiary and expenditure incurred for this, if any, to be borne by the beneficiary.

   (O.M. No. 24-2/96/R&H /CGHS/Part-I/CGHS (P) dtd. 26-6-01)

v) Reimbursement of cost of various other Artificial Appliances under CGHS

   The undersigned is directed to say that the issue of fixation of ceiling limit for various Artificial Appliances has been under consideration of the Government for quite some time. The ceiling rate for various Artificial Appliances has now been fixed for reimbursement under CGHS/CS(MA) Rules, 1944 as per the rates given in Annexures I and II with the following conditions:

   a) The Price List of Artificial Limbs Manufacturing Corporation of India (ALIMCO), Kanpur may be taken as the maximum ceiling limit for the items, manufactured by ALIMCO/ Kanpur. The detailed list of items with rates is given at Annexure-I.

   b) For the rest of the items which need to be custom-made and not available with ALIMCO, the list along with maximum price ceiling limit is given at Annexure-II.

   c) There may be certain items which are not included in the list of items included in Annexures-I and II but may be prescribed by qualified Government Rehabilitation Specialist/Orthopaedic Surgeon (not below the level of Consultants), depending on individual disabled patient's requirements, for example Electronic Wheel Chair, disability car gadgets, etc. In such cases, items costing below Rs.2,000/- can be purchased without any quotation. For items costing above Rs. 2,000/- prior permission will have to be obtained from Additional/Deputy Directors, CGHS of the concerned City.

   d) The Artificial Appliances should be procured from the Government Hospital/Government Undertaking/Authorised ALIMCO dealers or peripheral Limb Fitting Centre - List given at Annexure-III (not printed) N.G.Os approved by Ministry of Welfare and Private Manufacturers subject to the conditions that these appliances are fabricated by qualified Orthotist and Prosthetist and certified so by the prescribing Government Orthopaedic Surgeon/ Government Rehabilitation Specialists to the effect that the appliance is as per specification and working satisfactorily.

   e) The list of items and ceiling limits will be revised every three years for items mentioned in Annexure-II. For ALIMCO items, the rates shall be governed by ALIMCO.

   f) The Artificial Appliances shall be permitted once in two years for adults and once in every year for children below 18 years. In case of tricycles and wheel chairs, the replacement will be permitted every two years for all age groups.

2. These Orders will be applicable for beneficiaries covered under CS (MA), Rules, 1944 also.

3. These Orders will take effect from the date of issue.

4. This issues with the concurrence of Finance Division vide Dy. No. 2745/JS & FA dated 13.5.97.

5. These Orders will supersede all earlier Orders relating to fixation of ceiling limit for various Artificial Appliances.

## Annexure I

<table>
<thead>
<tr>
<th>SL No.</th>
<th>Type of Appliance</th>
<th>Rate in Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>B.E. Size - I (Child) + Glove</td>
<td>2179.00</td>
</tr>
<tr>
<td>2</td>
<td>B.E. Size - III (Adult) + Glove</td>
<td>2191.00</td>
</tr>
<tr>
<td>3</td>
<td>A.E. Size - I (Child) + Glove</td>
<td>3561.00</td>
</tr>
<tr>
<td>4</td>
<td>A.E. Size - III (Adult) + Glove</td>
<td>3592.00</td>
</tr>
<tr>
<td>5</td>
<td>Partial Hand Size - I (Child)</td>
<td>137.00</td>
</tr>
<tr>
<td>6</td>
<td>Partial Hand (Adult)</td>
<td>137.00</td>
</tr>
<tr>
<td>7</td>
<td>B.K. Size-IV &amp; V</td>
<td>1365.00</td>
</tr>
<tr>
<td>8</td>
<td>B.K. Size - VI, VII &amp; VIII</td>
<td>1408.00</td>
</tr>
<tr>
<td>9</td>
<td>B.K. Size - IX &amp; X</td>
<td>1457.00</td>
</tr>
<tr>
<td>10</td>
<td>A.K. with Silesian IV &amp; V</td>
<td>2531.00</td>
</tr>
<tr>
<td>11</td>
<td>A.K. with Silesian VI &amp; VII &amp; VIII</td>
<td>2928.00</td>
</tr>
<tr>
<td>12</td>
<td>A.K. with Silesian IX &amp; X</td>
<td>2977.00</td>
</tr>
<tr>
<td>13</td>
<td>A.K. with H/J IV &amp; V</td>
<td>3146.00</td>
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<tr>
<td>14</td>
<td>A.K. with H/J VI &amp; VII &amp; VIII</td>
<td>3543.00</td>
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<tr>
<td>15</td>
<td>A.K. with H/J IX &amp; X</td>
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<td>16</td>
<td>T.K. IV &amp; V</td>
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<tr>
<td>17</td>
<td>T.K. VI, VII &amp; VIII</td>
<td>2683.00</td>
</tr>
<tr>
<td>18</td>
<td>T.K. IX &amp; X</td>
<td>2732.00</td>
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<tr>
<td>19</td>
<td>AFO Size-I</td>
<td>533.00</td>
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<tr>
<td>20</td>
<td>AFO Size-II</td>
<td>666.00</td>
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<tr>
<td>21</td>
<td>AFO Size-III</td>
<td>700.00</td>
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<tr>
<td>22</td>
<td>KAFO w/o K/J Size-I</td>
<td>779.00</td>
</tr>
<tr>
<td>23</td>
<td>KAFO Size-I</td>
<td>1237.00</td>
</tr>
<tr>
<td>24</td>
<td>KAFO Size-II</td>
<td>1485.00</td>
</tr>
</tbody>
</table>

### MOBILITY AIDS

#### Crutches

<table>
<thead>
<tr>
<th>SL No.</th>
<th>Type of Appliance</th>
<th>Rate in Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>TD I N 23 Elbow Adjustable Aluminium Size I</td>
<td>258.00</td>
</tr>
<tr>
<td>31</td>
<td>TD I N 24 Elbow Adjustable Aluminium Size II</td>
<td>287.00</td>
</tr>
<tr>
<td>32</td>
<td>TD I N 37 Axilla Aluminium Extra Small</td>
<td>213.00</td>
</tr>
<tr>
<td>33</td>
<td>TD I N 38 Axilla Aluminium Small</td>
<td>234.00</td>
</tr>
<tr>
<td>34</td>
<td>TD I N 39 Axilla Aluminium Medium</td>
<td>255.00</td>
</tr>
<tr>
<td>35</td>
<td>TD I N 40 Axilla Aluminium Large</td>
<td>276.00</td>
</tr>
</tbody>
</table>

#### Walking Stick

<table>
<thead>
<tr>
<th>SL No.</th>
<th>Type of Appliance</th>
<th>Rate in Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td>36</td>
<td>TD I N 61 Walking Stick</td>
<td>138.00</td>
</tr>
</tbody>
</table>

#### Wheel Chair

<table>
<thead>
<tr>
<th>SL No.</th>
<th>Type of Appliance</th>
<th>Rate in Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td>37</td>
<td>TD 2 A 02 Non-Folding Adult Size (Airawat)</td>
<td>3485.00</td>
</tr>
<tr>
<td>38</td>
<td>TD 2 A 06 Folding Child Size (Mamta)</td>
<td>3581.00</td>
</tr>
<tr>
<td>39</td>
<td>TD 2 A 07 Folding Deluxe Model</td>
<td>5344.00</td>
</tr>
</tbody>
</table>

#### Adult Size (Hans)

<table>
<thead>
<tr>
<th>SL No.</th>
<th>Type of Appliance</th>
<th>Rate in Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td>40</td>
<td>TD 2 A 35 Special Purpose Mark UU (Suvidha)</td>
<td>3802.00</td>
</tr>
<tr>
<td>41</td>
<td>TD 2 A 40 For Airport (Pushpak)</td>
<td>4788.00</td>
</tr>
<tr>
<td>42</td>
<td>TD 2 C 51 Folding-Standard Model Adult Size (Saathi)</td>
<td>3581.00</td>
</tr>
</tbody>
</table>

#### Tricycles

<table>
<thead>
<tr>
<th>SL No.</th>
<th>Type of Appliance</th>
<th>Rate in Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td>43</td>
<td>TD 2 C 98 Hand Propelled (Hamrahi)</td>
<td>3592.00</td>
</tr>
</tbody>
</table>
CERVICAL & SPINAL BRACES

Braces

1. RU 0 A 02 Somi (Adult) 839.00
2. RU I B 15 ASH 457.00
3. RU 2 B 02 Milwaukee Brace Kit 794.00

Collars

1. RU 5 C 11 Medium (Adjustable) 105.00
2. RU 5 C 12 Large (Adjustable) 105.00
3. RU 5 C 97 Medium (Soft) 82.00
4. RU 5 C 98 Large (Soft) 82.00

OTHERS

Brace Knee Hypertension (Knee cage)

1. RL I X 12 Size I 320.00
2. RL I F 13 Size II 359.00

Dennis Brown Splint (with Shoes)

1. RL OZ 25 Small 247.00
2. RL OZ 27 Medium 247.00
3. RL OZ 29 Large 247.00

ANNEXURE II

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of Appliances</th>
<th>Rates in Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Adult</td>
</tr>
<tr>
<td>1.</td>
<td>Shoel Insert (A.F.O.)</td>
<td>173.00</td>
</tr>
<tr>
<td>2.</td>
<td>A.R. PVC Footdrop splint (K.A.F.O)</td>
<td>624.00</td>
</tr>
</tbody>
</table>

Upper Limb Orthotics

22. Finger Splint (Static) (P.I.P. Splint) 29.00 19.00 14.00
23. Finger Splint (Dynamic) (P.I.P. Splint) PVC 24.00 19.00 19.00
### SECTION 8

#### REFERRING CASES TO GOVT. REFERRAL HOSPITAL/RECOGNISED PRIVATE HOSPITAL AND REIMBURSEMENT

1. **No reimbursement under CGHS in excess of the ceiling prescribed for Test/Treatment**

   Ministry of Health and Family Welfare has been receiving a number of requests from CGHS beneficiaries for reimbursement of full medical expenditure in such cases where the Ministry have fixed a ceiling for treatment taken in Recognized Hospitals. This often lands the Ministry into a very embarrassing situation because even to very Senior Officers, it has been pointed out time and again that reimbursement has to be limited to the ceiling fixed by the Ministry and there is no question of reimbursement of full expenditure on the treatment taken. This has been happening very frequently, particularly for such beneficiaries who go in for By-pass Surgery etc., at Hospitals like Batra and Escorts, etc.

   *(O.M No. S-11012/1/93-CGHS(P), dated 11.3.1993)*

2. **Condonation of delay in submitting reimbursement claims/bills**

   Normally the bills/claims for reimbursement should be submitted within three months. The Controlling Authority can condone delays in submission of claims on merits of each case.

   2. Powers are delegated to all the Joint Secretaries to condone delays in addition to the HoD concerned.

   *(O.M No. S-14025-8/99-MS dtd. 25.5.1999)*

3. **Validity period of the O.Ms regarding ceiling rates fixed for various Medical Procedures/Tests/Investigations for taking treatment in Private Hospitals recognized under CGHS**

   *(MH&FW O.M No. 11011/5/95-CGHS (P), dt. 25-06-1997)*

---

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Rate (Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>24.</td>
<td>Knuckle Bender Splint</td>
<td>96.00 77.00 53.00</td>
</tr>
<tr>
<td>25.</td>
<td>Short Opponence Splint (P.V.C.)</td>
<td>38.00 34.00 24.00</td>
</tr>
<tr>
<td>26.</td>
<td>Cock Up Splint (Aluminium)</td>
<td>148.00 331.00 230.00</td>
</tr>
<tr>
<td>27.</td>
<td>Cock Up Splint (P.V.C.)</td>
<td>259.00 216.00 144.00</td>
</tr>
<tr>
<td>28.</td>
<td>Cock Up Splint Dynamic (Tumbuckle)</td>
<td>283.00 240.00 178.00</td>
</tr>
<tr>
<td>29.</td>
<td>Tendodesis Splint</td>
<td>302.00 235.00 168.00</td>
</tr>
<tr>
<td>30.</td>
<td>Long Opp. Splint with Lumberical Bar and Finger Ext. Bar</td>
<td>326.00 274.00 202.00</td>
</tr>
<tr>
<td>31.</td>
<td>V.I.C. Splint (Wrist Deviation Splint)</td>
<td>250.00 230.00 154.00</td>
</tr>
<tr>
<td>32.</td>
<td>Elbow Cage (Static) (E.G.) (PVC)</td>
<td>437.00 403.00 307.00</td>
</tr>
<tr>
<td>33.</td>
<td>Elbow Cage Dynamic (With E Jt.) (E.O.)</td>
<td>384.00 312.00 259.00</td>
</tr>
<tr>
<td>34.</td>
<td>Shoulder Abduction Splint</td>
<td>926.00 710.00 509.00</td>
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</table>

**Spinal Orthotics**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Rate (Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>35.</td>
<td>L.S. Belt (L.S.O.)</td>
<td>499.00 408.00 312.00</td>
</tr>
<tr>
<td>36.</td>
<td>L.S. Frame (L.S.O.)</td>
<td>494.00 379.00 307.00</td>
</tr>
<tr>
<td>37.</td>
<td>Spinal Brace (T.L.S.O.)</td>
<td>461.00 360.00 288.00</td>
</tr>
<tr>
<td>38.</td>
<td>Milwaukee Brace (C.T.L.S.O.)</td>
<td>902.00 720.00 600.00</td>
</tr>
<tr>
<td>39.</td>
<td>Spinal Jacket (P.V.C.)</td>
<td>706.00 538.00 451.00</td>
</tr>
<tr>
<td>40.</td>
<td>Ant. Shell (P.V.C.)</td>
<td>408.00 312.00 264.00</td>
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</table>

**Miscellaneous**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Rate (Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>41.</td>
<td>Arm Crutch Wooden per pair</td>
<td>150.00</td>
</tr>
<tr>
<td>42.</td>
<td>Folding Commode Chair</td>
<td>500.00</td>
</tr>
</tbody>
</table>

---
1. The undersigned is directed to say that this Ministry has issued various Office Memoranda fixing ceiling rates for various Medical Procedures/Tests/Investigations for taking treatment in Private Hospitals Recognized under CGHS in the various CGHS covered Cities.

2. This Ministry has been receiving queries seeking clarifications regarding the validity period of the Office Memorandum wherein the aforesaid ceiling rates had been fixed.

3. It is clarified that the ceiling rates fixed by this Ministry referred to in Para 1 above would remain valid till the existing ceiling rates are revised by this Ministry by a subsequent Office Memorandum.

(O.M No. S-11021/2/99-CGHS (P) dt. 13-7-1999.)

iv) Medical claims in respect of Officials admitted in the Hospitals before retirement and discharged after superannuation

1. The Ministry has been receiving references from various Ministries/Departments regarding settlement of medical reimbursement claims of Government servants who are admitted in the Hospitals for treatment before retirement but are discharged from the Hospitals after a number of days on attaining the age of superannuation.

2. It has now been decided that in such cases, the Government servants may be reimbursed the medical expenses incurred by him/her by his/her own Office/Department/Ministry concerned, till alternative arrangement is made by the Government.


v) Follow-up treatment of CGHS beneficiaries in Recognized Hospitals

The undersigned is directed to refer to Office Memorandum No. S11017/1/95-CGHS(P) dated September 20, 1995 and to say that it has been decided to modify the Order in view of difficulties being faced by Central Government Health Scheme beneficiaries.

It has now been decided that the CGHS beneficiaries will be eligible for followup treatment relating to Neuro Surgery, Cardiac Surgery (including Coronary Angioplasty and Implants), Cancer Surgery/Chemotherapy/Radiotherapy, Kidney Transplantation, Hip/Knee replacement Surgery and Accident cases in the same Institutions/Hospitals where the treatment was earlier carried out with prior permission of competent authority. The follow-up treatment will however, be subject to the following conditions:-

1) The reimbursement of expenditure of Consultation/Treatment including Hospitalisation if required/Investigations will be limited to rates as fixed under Central Government Health Scheme.

2) The beneficiary should collect all the OPD medicines prescribed in connection with the treatment from the Dispensary concerned in normal timing. In emergency these could be procured from market.

3) In case there is no approved CGHS rates for any procedure or test, reimbursement will be made as per All India Institute of Medical Sciences rates, if any, or actual whichever is less or as per actual in case there is no AIIMS rates also.

4) Reimbursement in respect of Central Government Employees and other working employees and Pensioners of Autonomous Bodies which were covered under CGHS will be made by respective Departments from Service Head; from Rajya Sabha/Lok Sabha Secretariat as the case may be in case of Member of Parliament and Ex.Member of Parliament. In respect of Central Govt. Pensioners, Freedom Fighters etc., covered under Central Government Health Scheme, the reimbursement will be made by respective Additional/Join/Deputy/Director of CGHS of concerned City from CGHS Head.

5) Permission for follow-up treatment may be granted by the Head of the Department in case of Central Government Employees, working employees and Pensioners of
Autonomous Bodies admitted under the scheme and by Rajya Sabha Secretariat/Lok Sabha Secretariat as the case may be in case of Members of Parliament and Ex-MPs and by CMO-in-charge of concerned CGHS Dispensary in case of Pensioners, Freedom Fighters etc., for 3-6 months at a time, which may be extended if required on the basis of medical record.

6) In case of other conditions (other than those mentioned earlier) where prior permission for treatment in a Private Hospital recognized under CGHS is granted, regular follow-up treatment is to be obtained from CGHS Dispensary only. However, the OPD medicines prescribed on discharge summary may be issued by concerned CGHS Dispensary up to a maximum period of one month.

7) Permission for follow-up treatment in case of accidents, where patients were admitted under emergency without prior permission in Recognized Hospitals under CGHS may be considered by Head of CGHS Organisation of City concerned subject to Ex-Post Facto sanction for initial treatment based on discharge summary and possession of a valid CGHS Card. In such cases, Medical reimbursement claim may be accompanied by a copy of the permission letter.

8) In exceptional cases where permission for treatment of the above mentioned conditions in a Private un-recognized Hospital was granted by Ministry of Health and Family Welfare, permission for follow-up treatment may be considered by Head of CGHS Organisation of concerned City on a case to case basis and HOD in respective Cities.

(O.M No.-S/11011/1/2001 CGHS(P) dt. 10.4.2001)

vi) Reimbursement of the cost of OPD medicines for treatment in post operative conditions like Cardiac Surgery, Organ Transplantation, Knee/Hip Replacement, Neuro Surgical/Neurological cases and Cancer

The issue of reimbursement of the cost of OPD medicines are not reimbursable except in cases of maintenance of Haemodialysis. However, keeping in view the difficulties and financial hardship faced by the CGHS beneficiaries, it has now been decided that reimbursement of the cost of OPD medicines may be considered for the following cases:-

(a) Post-operative cases of major Cardiac Surgery/Cardiology
(b) Oncology cases.
(c) Post-operative Organ Transplant cases.
(d) Post-operative Joint Replacement cases.
(e) Post-operative Major Neurosurgical/Neurology cases.

2. As drugs are costly, a Utilisation Certificate from the treating Specialist should be obtained by the beneficiary while preferring claims.

3. The reimbursement will be permissible only if the initial treatment has been taken with prior permission of competent authority in a Government/Private Recognised Hospital.

4. The reimbursement will be allowed for an initial period of six months from the date of discharge from the Hospital and in case further extension is required, fresh recommendation from a Government Specialist will have to be obtained for further continuation of the treatment.

5. This issues with the concurrence of Finance Division vide their D.O. No. 2780/2001-xJS(FA) dated 26.4.2001.


vii) Instructions Regarding Referrals to Private Recognised Hospitals/Diagnostic Centres under CGHS

OPD treatment is not allowed in Private Hospitals/Diagnostic Centres. However follow-up treatment is allowed in following conditions:
(a) Neuro Surgery (b) Cardiac Surgery including CABG, Angioplasty and various implants. (c) Cancer Surgery, Chemotherapy and Radiotherapy. (d) Kidney Transplantation. (e) Joint Replacement (f) Accidental cases.

(F.No.S.11011/13/03-DESK-II, dt. 16th Dec. 2003)

viii) Payment/reimbursement of medical expenses to the Central Govt. Pensioners from two sources viz., from the Insurance Companies and the CGHS against the same bills

The beneficiaries of CGHS who hold a CGHS Pensioner Card would be allowed to claim reimbursement of medical expenses both from Insurance Companies as well as the CGHS in case such Pensioners have taken a Mediclaim Policy. However, medical claim against the original vouchers/bills would be raised by the Pensioner first on the Insurance Company who would issue a Certificate to the Director, CGHS of the amount reimbursed to the Pensioner holding the Mediclaim Policy. The concerned Insurance Company would retain the original bills in such cases. The CGHS Pensioner Card Holder would then prefer his/her medical claim along with photocopies of the vouchers/bills duly certified in ink along with stamp of the Insurance Company on the reverse of the bills, to the concerned Additional Director of CGHS. The CGHS would then reimburse to the Pensioner Card Holder by the Insurance Company. The CGHS Pensioner Card Holder would then be subject to the further condition that the total amount reimbursed by the two organisations does not exceed the total expenditure incurred by the Pensioner.


ix) Payment/Reimbursement of medical expenses to beneficiaries under CGHS and Central Services (Medical Attendance) Rules, 1944 from two sources from Insurance Agencies and from the CGHS or from the Ministry/Department

The undersigned is directed to invite reference to the Office Memoranda, of even numbers dated the 8th January, 2004, and 27th February, 2004, vide which beneficiaries under CGHS and Central Services (Medical Attendance) Rules, 1944 (who have subscribed to Mediclaim Policy from an Insurance Agency) were permitted to claim reimbursement of the medical expenditure from both the sources viz., the Insurance Agency and CGHS and Ministries/Departments (as the case may be). This benefit was subject to the condition that the beneficiary will first claim reimbursement from the Insurance Agency and then from the CGHS or Ministry/Department concerned. The reimbursement from the two sources was, however, not to exceed the package rates prescribed under the CGHS for the particular treatment.

2. This Ministry has received representations from beneficiaries requesting for the removal of the monetary ‘cap’ mentioned above. The main argument advanced in the representation was that this offered the beneficiary no incentive to subscribe to the Mediclaim Policy for reimbursement only upto the package rates as it did not provide them with any additional benefit because they would in any case get the same amount from the CGHS without subscribing to Mediclaim Policy. Chairman, Insurance Regulatory & Development Authority (IRDA) also wrote to Secretary (H&FW) requesting appropriate revisions in CGHS Rules so that any expenditure incurred by policy holders which was inadmissible as per the CGHS Rules but admissible under Mediclaim Insurance policies could be suitably claimed from the insurer.

3. The above have been carefully considered in this Ministry and it has been decided with the approval of the Competent Authority that beneficiaries who have subscribed to Medical Insurance Policies in addition to availing CGHS facilities/Central Services (Medical Attendance) Rules, 1944, may be allowed to claim reimbursement from both the sources subject to the condition that the reimbursement from such sources should not exceed the total expenditure incurred by the beneficiary on the
The beneficiary will make the first claim to the Insurance Company and the second claim to the CGHS or the Ministry/Department concerned. The medical claim against the original vouchers/bills would be raised by the beneficiary first on the Insurance Company, which would issue a Certificate indicating the amount reimbursed to the Director, CGHS or Head of Department of the Ministry/Department concerned. The Insurance Company concerned will retain the original vouchers/bills in such cases. The beneficiary would then prefer his/her medical claim along with photocopies of vouchers/bills duly certified, in ink, along with stamp of the Insurance Company on the reverse of the vouchers/bills to the concerned Organisation. Reimbursement from CGHS or other departmental source will be restricted only to the admissible amount as per approved package rates subject to the condition that the total amount reimbursed by the two Organisations does not exceed the total expenditure incurred by the beneficiary.

4. These instructions take effect from the date of issue and past cases are not to be re-opened, and supersede earlier instructions on the subject.


x) Relaxation of procedures to be followed in considering requests for medical reimbursement

The undersigned is directed to state that under the extant instructions, a CGHS Card Holder, who wishes to apply for reimbursement of the expenditure incurred by him/her on medical treatment of either self or his/her dependent Family members, the present reimbursement procedure needs verification of bills and issue of Essentiality Certificate by the Treating Doctor and the Medical Superintendent of the Hospital. The process of verification of bills and issue of Essentiality Certificates are time consuming with the Doctor at times being busy or being away from Office for whatever reason. This necessitates repeated visits to the Hospital for getting the verification done and Essentiality Certificate obtained. Representations have been received in the Ministry of Health & Family Welfare requesting for doing away with the two requirements and for the Ministries/Authorities concerned to verify and check the authenticity of the claims on the basis of the prescription slip and the diagnostic report submitted by the Government Servant/Pensioner. In the event of any doubt, the concerned Ministry/Authority can always get verification done from the Hospital concerned.

2. The undersigned is also directed to state that CGHS guidelines currently provide for relaxation of guidelines to cover full reimbursement in individual cases depending upon merits of each case. In the case of Hon’ble Members of Parliament the powers to relax the guidelines have been delegated to the Lok Sabha Secretariat and Rajya Sabha Secretariat respectively and in the case of Hon’ble Chief Justice of Supreme Court and Judges of the Supreme Court to the Secretary General of the Supreme Court.

3. In order to reduce the burden on the Specialists in individual cases of medical reimbursement claim, it has been decided with the approval of Heads of the Hospitals to revise the guidelines for reimbursement by the competent authority, as follows:

i) It has now been decided to do away with the procedure for verification of bills and issue of Essentiality Certificate by the Treating Doctor, and the Medical Superintendent of the Hospital. Ministries/Authorities concerned may verify and check the authenticity of the claims on the basis of the prescription slip and the diagnostic report submitted by the Government servant/Pensioner. In the event of any doubt, the concerned Ministry/Authority can always get verification done from the Hospital concerned. Modified reimbursement claim form, alongwith checklist, has been published.

ii) All cases involving requests for relaxation of Rules for reimbursement of full expenditure will henceforth be referred to a Technical Standing Committee, to be Chaired by the DGHS/Addl. DGHS and consist of Director (CGHS) and subject matter Specialists. If the Technical Standing Committee recommends the relaxation of Rules for permitting full reimbursements of expenditure incurred by the beneficiary, the full reimbursement may be allowed by the Secretary (Health & Family Welfare) in
consultation with IFD. A check list for consideration of requests for reimbursements in excess of approved rates may include:

a) The treatment was obtained in a private non-empanelled Hospital under emergency and the patient was admitted by others when the beneficiary was unconscious or severely incapacitated and was hospitalised for a prolonged period;

b) The treatment was obtained in a private non-empanelled Hospital under emergency and was admitted for prolonged period for treatment of Head Injury, Coma, Septicemia, Multi-organ failure, etc.;

c) The treatment was obtained in a private non-empanelled Hospital under emergency for treatment of advanced malignancy

d) The treatment was taken under emergency in higher type of accommodation as rooms as per his/her entitlement was not available during that period;

e) The treatment was taken in higher type of accommodation under specific conditions for isolation of patients to avoid contacting infections;

f) The treatment was obtained in a Private non-empanelled Hospital under emergency when there was strike in Government Hospitals;

g) The treatment was obtained in a Private non-empanelled Hospital under emergency while on official tour to non-CGHS covered area;

h) Approval for air-fare with or without attendant on the advice of Treating Doctor for treatment in another City even though he is not eligible for air travel/treatment facilities are available in City of residence and

i) Any other special circumstances.


(O.M. No. 4-18/2005-C&P [Vol. I-PT. (I)] dt. the 20th February, 2009.)

xi) Guidelines for Referrals to CGHS empanelled Hospitals in CGHS Cities outside Delhi, where there are no Central Government Hospitals

I am directed to state that it has come to notice that CGHS beneficiaries residing in Cities covered by CGHS (outside of Delhi) are facing difficulties in getting services of Specialists from State Government Hospitals and they cannot avail services directly from Private empanelled Hospitals. After careful consideration of the ground realities, it has been decided to issue the following guidelines for strict compliance:

1) CGHS beneficiaries must compulsorily be referred to Polyclinics wherever set up by the CGHS;

2) If posts of Specialists are lying vacant in Polyclinics, GDMOs, who are Postgraduates may be posted in Polyclinics for consultation, and on the basis of the advice/opinion to be tendered by them, CMO i/c, AD/JDs may refer patients to Private empanelled Hospitals and Diagnostic Centres, according to the choice of the beneficiary;

3) In those Cities which do not have Polyclinics and if GDMOs who are Post Graduates are available, their services as Specialist may be utilized and patients may be referred to the Dispensary in which such PG GDMOs are posted or if space is available in a centrally located Dispensary, the PG GDMOs may be posted there;

4) In the event of neither a Specialist nor a PG GDMO is available in a City. CMO i/c shall make a provisional diagnosis and refer the patients to Private empanelled Hospital for Specialists consultation;

5) A referral from CGHS Dispensary is required every time the patient is advised any procedure for investigation;

6) If any specific treatment/procedure is advised (except in emergency) by Private empanelled Hospital, it must be counter signed by CMO i/c before the services are availed, to check possible misuse;

7) No permission is required in case of emergency, where a beneficiary can avail treatment in a Private empanelled Hospital, as per existing instructions;

8) The beneficiary will have to go back to the Dispensary where his/her Card is registered for collection of medicines prescribed by the Specialist of the Private empanelled Hospital. No indent of such medicines will be made, for which similar drugs with same generic formulation available in the dispensary will be supplied, as per Standing Instructions;

9) Beneficiaries can purchase prescribed medicines for 3 (three) days only from open market, which shall be reimbursed by the CGHS / Ministry / Department, as the case may be. For requirement of medicines beyond three days, medicines will have to be procured from the Dispensaries; and

10) Once a diagnosis and treatment has been advised by the Specialist, Doctors in Dispensaries may follow up the case instead of referring
xii) Delegation of powers of Head of Department to Head of Office for settling permission cases and post facto approval to reimbursement in relaxation of Rules in emergent cases under CGHS / CS (MA) Rules, 1944

The undersigned is directed to invite reference to Para (ii) of this Ministry’s Office Memorandum No. S. 14012/9/75-MC (MS), dated 18-6-1982, as mentioned at point 4 under Appendix-VIII of CS (MA) Rules, 1944 relating to reimbursement in relaxation of Rules in emergent cases, which stipulates that powers for settling permission cases and post facto approval should not be exercised by authorities lower than Heads of Departments.

2. The Ministry of Health and Family Welfare has examined the question of further delegation of powers to Head of Offices, Officers at Under Secretary level, in such Offices, which are not headed by Officers equivalent to a Deputy Secretary, in the matter and it has been decided with the approval of the Competent Authority to delegate such powers in the following manner:-

"In case of medical reimbursement, delegation of power can be given to Under Secretaries in the Departments of Central Government declared as Heads of Offices subject to the condition that up to Rs. two thousand for taking treatment in OPD and up to Rs. Five thousand for taking treatment in IPD under CGHS CS (MA) Rules, 1944. This delegation of powers can be exercised as per the prescribed rate list of nearest CGHS covered City or actual, whichever is lower for CS (MA) beneficiaries and as per package rate for CGHS beneficiaries in CGHS Cities."

3. This Order is applicable to both CGHS and CS (MA) beneficiaries.

(O.M. No. S. 14025/2/2011-MS, dated 11-1-2011)

xiii) Delegation of Powers for settlement of Reimbursement Claims, etc.

It is felt that to speed up the process of reimbursement claims of individual beneficiaries and the bills submitted by hospitals for treatment given by them to pensioner-CGHS beneficiaries, the powers delegated to Additional Directors/Joint Directors of CGHS Cities and Director CGHS need an upward revision. After careful examination of the matter in consultation with the integrated upward Finance Division in the Ministry of Health & Family Welfare, it has been decided

(3) Unlisted Procedures

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<td>(a) Additional Directors/Joint Directors</td>
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<td>(b) Director CGHS</td>
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<tr>
<td>(C) Additional Secretary &amp; Director General (CGHS)</td>
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(4) Procurement of Allopathic Medicines

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<td>(b) Director CGHS</td>
<td>5,00,000/-</td>
</tr>
<tr>
<td>(C) Additional Secretary &amp; Director General (CGHS)</td>
<td>Nil</td>
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(5) AS & DG (CGHS) may decide the requests for treatment in non-empanelled hospitals/diagnostic centres subject to the reimbursement being restricted to CGHS Package Rates for the treatment or actual expenditure, whichever is less; and
(6) AS & DG (CGHS) may decide on a case to case basis requests fr reimbursement as per Package Rates where beneficiaries did not follow the prescribed procedure for treatment, the reimbursement to be restricted to CGHS Package Rates for the treatment or actual expenditure, whichever is less.

(O.M. No. S-11016/16/2010-CGHS(P), dt. 24.1.2011 of MoH&FW)

xiv) The procedure to be followed by CGHS for dealing with MRC cases shall be as follows;

i) The beneficiary will submit the MRC in the prescribed format with all relevant supporting vouchers/documents in original, to the CMO-I/C of the relevant CGHS Wellness Centre. The CGHS Wellness Centre shall verify and ensure, before accepting the claim papers, that all relevant documents are enclosed as per the prescribed checklist and issue a dated acknowledgement to the claimant in token of receipt of the MRC by CGHS.

ii) The CGHS Wellness Centre shall forward the MRC papers online to the Office of Zonal AD/JD, CGHS for further processing for reimbursement claims. The physical papers shall be sent to the office of the AD/JD within one/two days of receipt of claim papers.

iii) If there are still any deficiencies/gaps found in MRC documents/papers, the Office of AD/JD shall retain the papers and communicate the list of deficiencies/observations, preferably online, to the CMO-I/C for removing the shortcomings. The MRC may also be returned in original to the CMO-I/C, if it is absolutely necessary for doing the needful to remove the deficiencies in consultation with the beneficiary.

iv) The CMO-I/C shall contact the beneficiary concerned and inform him about the shortcomings in the MRC papers and request him to submit the requisite information/documents. The CMO I/C shall not return the MRC in original, unless it is rejected in total.

v) The MRCs should be scrutinized and processed by the Office of AD/JD as far as possible through computerized software as per the extant policy and instructions issued from time to time about the CGHS rates and admissibility of claims under CGHS.

vi) The amount found admissible as per the CGHS guidelines may be passed for payment and forwarded online/manually to the PAO for making payment. The original documents should also be forwarded simultaneously to the PAO for making payment of the admissible amount to the claimant.

vii) When a bill is sent to the PAO, the details pertaining to the claimant will be entered through computer and the claimant shall be informed of the same along with bill number, amount admissible and details of disallowances clearly indicating the specific reasons/grounds for deductions.


xv) Instructions to empanelled hospitals/Diagnostic Laboratories/imaging centres

1. The empanelled hospitals/diagnostic labs/imaging centres will honour permission letters (referral letters) duly signed and stamped with proper issue number. Wherever the permission letters have been issued through computers, any manual corrections should be duly countersigned and stamped.

2. The hospital shall not undertake treatment of referred cases in specialities for which it is not empanelled. But it shall provide necessary treatment to stabilize the patient and transport the patient safely to nearest recognized hospital under intimation to CGHS authorities. However in such cases, the hospital shall charge as per the CGHS rates only for the treatment provided.

3. The hospitals/diagnostic labs/imaging centres should provide treatment only for the procedures/investigations for which they are empanelled. If any inadvertent permission letter has been issued for other procedures for which they are not empanelled, the hospital/diagnostic lab/imaging centre will inform the beneficiary accordingly and refer him/her back to the dispensary, except in emergency condition.

4. In case of procedures like Chemotherapy/Radiotherapy/Dialysis and follow-up treatment procedures, where the permission is valid for 3-6 months and a copy of the permission letter is enclosed with the hospital bill for the second and subsequent admissions, hospitals will indicate the ID No. of the Claim wherein original permission letter had been enclosed.

5. CGHS cards/plastic cards are valid in all CGHS cities, irrespective of the city where the CGHS card is registered. In case any verification regarding the photocopies of Plastic Card/CGHS Card is required, the details of the individual may be ascertained by accessing the data online at http://cghs.nic.in/welcome.jsp by entering relevant details. A print out of the same may be enclosed. The beneficiary will not be asked to submit a colour photocopy of CGHS/Plastic Card.

5.1. In case of implants and coronary stents, the bills must be accompanied by a copy of the relevant invoices pertaining to the procurement of the stents/implants by the hospitals. In addition to this, the outer pouch of the stent packet along with the sticker on it on which details of the stent are printed shall also be enclosed with the medical bill for claiming reimbursement. In case of medicines, a consolidated list with relevant batch numbers and cost must be enclosed.
5.2. The empanelled hospital shall also submit a self certified undertaking that the hospital has not charged the CGHS/CS (MA) beneficiary more than the rate at which stent/implant/medicine has been procured by the hospital and in case of any detection and establishment that the hospital has overcharged, the hospital shall be removed from the list of hospitals empanelled under CGHS without any further notice.

6. In case of serving employees admitted under emergency, the hospitals shall ensure that the details pertaining to the office where the patient is employed are entered in records


xvi) Permission for treatment / investigations in respect of CGHS beneficiaries availing treatment for Diabetes, Hypertension and other Cardiac Diseases, Dialysis and Cancer

The undersigned is directed to refer to the subject mentioned above and to state that at present the CGHS beneficiaries undergoing treatment for Diabetes, Hypertension and other Cardiac Diseases, Dialysis and Cancer require repeated investigations/treatment procedures over a period of time and as per the existing guidelines, they are required to procure permission every time to get the prescribed treatment/investigations done at CGHS empanelled hospitals/diagnostic centres.

2. With a view to alleviate the inconvenience to CGHS beneficiaries in obtaining the requisite permission(s) every time, this Ministry has decided to permit issue of permission (referral) letters by competent authorities with a validity of six months from the date of issue of the original prescription for undergoing the prescribed treatment/investigations procedures to be conducted at the prescribed intervals over a period of six months as advised by a CGHS Medical Officer or a Government Specialist. The same permission (referral) letter shall be valid for undergoing the prescribed treatment procedures/investigations on multiple times during the six months, at intervals as advised by the Government Specialist.

(O.M. No. S-11045/40/2012/CGHS/HEC/CGHS(P) dted. 1st January 13 of MOH&F)

xvii) Investigations at Private Hospitals/Diagnostic Laboratories/Imaging Centres empanelled under CGHS

With a view to alleviate the inconvenience to CGHS beneficiaries in obtaining requisite permission for undergoing investigations at CGHS empanelled private Hospitals/Diagnostic Laboratories/Centres, it has now been decided that CGHS beneficiaries shall hereinafter be allowed to undergo investigations at private Hospitals/Diagnostic Laboratories/ imaging Centres empanelled under CGHS after specific investigations have been advised by a CGHS Medical Officer or a Government Specialist without requirement of any other referral (permission) letter.

2. Private empanelled Hospitals/Diagnostic Laboratories/Imaging Centres shall perform the investigations/diagnostic tests on cashless basis in respect of pensioners, ex-MPs, Freedom Fighters and other eligible categories of CGHS beneficiaries, who are presently eligible for credit facility and shall enclose the prescription issued by a CGHS Medical Officer or a Government Specialist, in original, along with the hospital bill submitted to competent authorities.

3. Serving Government employees shall enclose the prescription issued by a CGHS Medical Officer or a Government Specialist in original, while submitting the medical claim to the concerned Ministry/Department/Office for reimbursement.

4. CGHS Medical Officer/Government Specialist shall not refer the beneficiaries to any particular Diagnostic Laboratory or Imaging Centre by name but, shall specify the Investigation and mention "referred to CGHS empanelled centre".

5. These Orders are applicable only in respect of investigations, for which CGHS rates are available. It shall come into force with immediate effect.

(O.M. No. S-11045/40/2012/CGHS/HEC/CGHS(P) dted. 1st January 13 of MOH&F)

xviii) Tests/investigations at Private Hospitals/ Diagnostic Laboratories/Imaging Centres empanelled under CGHS

4. For providing cashless facilities to the eligible CGHS beneficiaries, the empanelled private Hospital/Diagnostic Laboratory/Imaging Centre shall obtain the prescription either in original or self-attested copy of the prescription and self attested photocopies of the CGHS Card of the patient and the CGHS Card of the main CGHS cardholder beneficiary and enclose the same with their bills for claiming payment from CGHS or the Department concerned, as the case may be. The Hospital/Diagnostic Laboratory/Imaging Center shall however, verify the self attested copies from the original prescription/CGHS Cards, before allowing the credit facility to the eligible CGHS beneficiary.

5. The medical prescription issued by a CGHS Medical Officer/Government Specialist prescribing diagnostic tests/investigations shall be treated as valid for a single use within a period of two weeks from the date of prescription unless specifically provided otherwise by the Government
Specialist in the prescription, about the date or period after which the prescribed tests are to be conducted for a follow up treatment. The medical prescription would require revalidation or issue of a fresh prescription from the prescribing CGHS Doctor/Government Specialist for getting the prescribed tests done after expiry of the validity period of two weeks, as indicated above.

6. The CGHS empanelled private Hospitals/Diagnostic Laboratories/ Imaging Centres shall provide cashless facilities to the serving CGHS beneficiaries entitled for credit facilities in terms of this Ministry's O.M. No. Rec. 1-2008/ Gr./CGHS/Delhi/CGHS (P) dated 10.6.2008, on submission of a self attested photocopy of his/her Identity Card issued by the Department/Ministry, along with self attested photocopies of the CGHS Card of the patient and the main cardholder. The Hospital/ Diagnostic Laboratory/Imaging Centre shall enclose the above documents with their bills to the Department concerned for claiming payment.

(Extracts from O.M. No. 5-11045/40/2012/CGHS/HEC/CGHS(P) dt. 15.1.2013 of MoH & FW)

SECTION 9
MEDICAL ADVANCE TO PENSIONERS

I) Grant of medical advance to Central Government Pensioners

The question of granting Medical Advance to Central Government Pensioners has been under consideration of the Government for some time past. It has now been decided that the respective Divisions of the CGHS to which the Pensioners are attached, may grant Medical Advance to Central Government Pensioners in respect of treatment for himself/herself and dependent members of his/her Family to be paid direct to the Hospital on receipt of a Certificate/Estimate from the treating Physician/Medical Superintendent of a Government/Recognised Hospital as follows :-

i) Rs.10,000/- or the amount recommended by the Physician whichever is less, for indoor treatment in Hospital and outpatient treatment for diseases like T.B., Cancer, etc.

ii) In case of Major illnesses like By-pass Surgery, Kidney Transplant etc., the advance may be limited to 80% of the package deal wherever it exists or the amount demanded by the Hospital concerned in other cases and the balance payable on final adjustment.

2. For any relaxation of the above guidelines, the cases may be referred to this Ministry which may decide the same in consultation with the Internal Finance Division.

3. The Medical Advance to Central Government Pensioners will be sanctioned to them by the Director, CGHS, for Pensioners residing in Delhi and by the Dy. Director/ Addl. Director of CGHS for Pensioners residing outside Delhi subject to the condition that the Pensioner will submit an undertaking that the Medical Advance granted will be adjusted from his/her Pension or the Pension of his/her spouse, if it remained or not utilised or not utilised fully.
4. The Pensioner will be responsible for settling his/her bill with Hospital and for the balance amount, he/she would submit the claim for reimbursement in the prescribed Form Med. 97 (amended as 'Medical 2004 Form') and for adjustment of the advance paid to the Hospital within a period of one month from the date of his/her discharge from the Hospital.

5. In case treatment is not taken or unspent balance is lying with the Hospital due to a mishap, the same may be refunded to the Govt. within two months.

6. Director, CGHS/ Addl. Director, CGHS will open records for monitoring the advance granted to Central Govt. Pensioners and its timely adjustment.

7. This Order will come into effect from the date of issue.

(O.M. No. S-1116/1/92 - CGHS (P) dt. 30.12.92)

II) Grant of medical advance to Central Government Pensioners

In partial modification of this Ministry's Office Memorandum of even number dated 30.12.92 on the subject mentioned above, the undersigned is directed to say that the condition regarding submission of undertaking by the Pensioner for grant of Medical Advance to him/her is dispensed. Hence, he/she will not be required to submit the undertaking as required in the Office Memorandum of even number dated the 30.12.92.

2. However, for settlement of the advance, the Pensioner must submit his/her adjustment bill within a period of one month from the date of his/her discharge from the Hospital. If the entire advance has not been utilised for the treatment of the patient, the CGHS Directorate will directly correspond with the Hospital for refund of the un-utilized balance of Medical Advance.

(O.M. No. S-1116/1/92 - CGHS (P) dt. 4.3.93 of MH & FW)
(b) If need arises call the complainant in the next meeting to sort out the grievance of the beneficiary.

2. The Committee will suggest ways and means to improve the functioning of the Dispensary within the available resources.

3. To liaise with the different agencies involved in the supportive services for the maintenance of the CGHS Dispensary.


iii A) Local Advisory Committees have been set up for all CGHS Dispensaries with the following composition:

1) CMO in-charge.
2) Area Welfare Officer(s)
3) Representatives from Resident Welfare Associations.
4) Representatives of Pensioners etc.

Local Chemists are also required to attend these meetings. The meetings of the Advisory Committees shall be held at least once in a month and the following issues are invariably required to be discussed in the meeting:-

i) Disposal of pending claims
ii) performance of local Chemists
iii) Amenities for beneficiaries (infrastructure)
iv) Staff punctuality and behaviour
v) Cleanliness and maintenance of the Dispensary
vi) Grievance redressal of any grievance dropped in the complaints box of the Dispensary.

CGHS beneficiaries are urged to utilize the Local Advisory Committees for redressal of their grievances.

iii B) Additional Director/Dy. Director/Jt. Director (CGHS) - Beneficiary Level:

Once in three months, reviewing the feedback from the meetings held at Dispensary Level and working out solutions.

iii C) Headquarter Level:

Once in six months a tripartite meeting of Field Level Officers and beneficiary-representatives be held and inter action process for identifying draw backs and working out corrective measures taken. Review of progress of improvement in Doctor - patient relations and other actions initiated.

iii D) Dept. of Health Level:

Once in a year with an agenda amongst CGHS Admin/Doctors and user representatives examining all aspects, technical, administrative and performance assessment, user response etc., besides discussing Action Taken Reports.

iii E) Ministry Level:

Once in three years including an overview of performance from all angles, review of Action Taken Reports. Policy initiatives and progress of implementation of the assurances given in the Parliament/WHO and other related agencies vis-a-vis health delivery system

(Advertisement of O/o. Director (CGHS) Tel. No. 23062800 DAVP 7521(3)2006).

iv) Setting up of Grievance/Advisory Committee at Dispensary Level--Modification--reg.

The undersigned is directed to invite reference to letter No. 4-27/2005/C&P dated 8.9.2005, where by Grievance/Advisory Committees at CGHS Dispensary Level were constituted as per the recommendation of High Powered Committee constituted by Government of India to review the functioning of CGHS and to state that in the process of review of functioning of these Grievance/Advisory Committees, it has been noticed that these Committees are functioning for last four years without change of members thereby with passage of time, their involvement and suggesting innovative idea(s) is declining.

2. In order to improve the functioning of Grievance/Advisory Committee the following changes in constitution are effected.

a) The term of the members of the Committee except CMO incharge will be for two years only and will come into effect on 1st January every alternate year
b) No member shall be nominated for the 2nd term

c) Except Area Welfare Officer, who is nominated by DoPT, two members each from Resident Welfare Association and Pensioners'
Welfare Associations shall be nominated by respective Associations and CMO I/C shall approach these Associations for this purpose.

3. The Terms of Reference of the Committee shall be as under
   i) The Committee will meet every 2nd Saturday of the month to
     a) Open the complaint box and study the grievances/suggestions
        found in the box and record in the register
     b) If need arises, call the complainant in the next meeting to sort out
        the grievances of the beneficiary
   ii) The Committee will suggest ways and means to improve the
       functioning of the Dispensaries within the available resources.
   iii) To liaise with the different agencies involved in the supportive
       services for the maintenance of the CGHS Dispensaries
   iv) The Committee shall also inform the CMO I/C about any serious
       patient (CGHS beneficiary) and help to organize for his/her
       treatment
   v) The Committee shall also monitor the functioning of Authorized
       Local Chemist and the Chemist will also be present in every
       meeting
   vi) The Committee shall also be informed about the stock availability
       in the W.C. store.
   vii) The Committee will also be apprised of MRC status/pendency of
       the claims.
   viii) The Committee shall also monitor the behaviour of the staff and
        will identify the best worker on quarterly basis. His/Her photograph
        will be displayed prominently in the W.C and will also be awarded
        Certificate of appreciation by the Committee
   ix) In the meetings, only local issues of concerned Dispensary shall
       be discussed and the Committee shall not interfere in the policy
       matters and will correspond directly with the authorities through
       proper channel that is Zonal Additional Director/City Additional
       Director/Joint Director for the same.
   x) The Committee will also ensure that their names, addresses and
      telephone numbers are prominently displayed in the Wellness
      Center.
   xi) Area Welfare Officer, who is also a member of the Committee, will
      also inform the beneficiaries about the functioning of the Advisory
      Committee in the Area Welfare Meetings. He will also guide the
      beneficiaries that any complaint regarding functioning of the
      Wellness Center is to be made to the Committee instead of
      approaching the higher authorities directly.
   xii) The Committee will also publicize about CGHS Helpline No. 011-
       66667777.
   xiii) The Minutes of the Meeting will be posted on the CGHS website
        and in the subsequent Meeting the action taken report on the last
        Minutes will also be posted on the website by the CMO I/C
   xiv) The action taken report on the liaison work assigned to the
        Committee will also be reported back and will be recorded in the
        minutes and posted on CGHS website.
   xv) Concerned City Zonal Additional Directors/Joint Directors will also
       monitor the functioning of the Advisory Committee and will intervene
       wherever required.

(O.M. F.No. 4-27/2005-CGHS/C&P/P 603-07 dt. 22.2.2010)

iv) Streamlining of functioning of CGHS Dispensaries

   The question of streamlining the functioning of CGHS Dispensaries has been engaging the attention of the Ministry of Health & Family Welfare for some time now. After considering the suggestions received from various quarters and after discussing the matter with Officials of CGHS, it has been decided, as an initial measure, to streamline the functioning of CGHS Dispensaries as below:-

   i) There is a need for Officers and Staff in CGHS Dispensaries to further improve the delivery of service to CGHS beneficiaries. There should be a constant and conscious effort to redress most of the grievances and problems of these beneficiaries at the Dispensary level so that there is no inconvenience caused to them forcing them to approach higher authorities for redressal of their grievances. The entire staff at the Dispensary level have to ensure a polite, positive and responsible attitude to make the service delivery better. The CMO in-charge must take every effort to ensure this user friendly environment. Complaints of rude/impolite behaviour need to be checked and stern action taken by CMOs (Incharge)

   ii) It is well established that CGHS beneficiaries need to be provided better service. Senior Citizens/Pensioners among the CGHS beneficiaries deserve special attention and response. It is re-iterated that Senior Citizens/ Pensioners need to be given
out of queue treatment and service at each activity level. Despite repeated instructions in this regard, this system is generally not being enforced at the Dispensary level. CMOs in-charge must ensure compliance of these instructions.

iii) CMOs in-charge of the Dispensaries shall personally make rounds of the Dispensary particularly during peak hours to ensure that there is proper environment and beneficiaries particularly Pensioners/Senior Citizens are being treated promptly.

iv) The Zonal Additional Directors/Joint Directors shall convene the meetings of Pensioners' Associations once in two months along with CMOs (in-charge) without fail.

v) A complaint/suggestion/feedback box with details like number of complaints received and disposed etc., under a seal and lock will be kept at each Dispensary and will be opened by the CMO in-charge in the presence of at least two members of the Advisory Committee. When the Advisory Committee meeting is being held and necessary action taken by the Advisory Committee with regard to complaints/suggestions/feedback thus received and, wherever required, the matter will be referred to higher authorities for necessary action.

vi) All Zonal Additional Directors and Joint Directors shall conduct at least five surprise inspections of the Dispensaries in Delhi and at least two in other Cities in a month and report the outcome of the inspection indicating the areas such as punctuality, availability and behaviour of Officers/staff, special care for Pensioners/Senior Citizens, deficit areas/complaints and also the good work done in each of the Dispensaries inspected, by way of a confidential monthly D.O. letter to reach AS & DG (CGHS) without fail.

vii) It is seen that a large number of beneficiaries go to the Dispensaries for taking repeat medicines. Authorization of repeat medicines will hereinafter be done by any of the CMOs, apart from the CMO in-charge, available in the Dispensary;

viii) The Zonal Additional Directors/Joint Directors will personally monitor and ensure that the empanelled Hospitals etc., do adhere to the terms & conditions of MoAs. They will also supervise the service, if any, being provided by the private parties in their zones such as Dialysis, Dental services etc.

2. Director, CGHS and all Additional Directors/Joint Directors and CMOs in-charge are hereby directed to fully comply with the instructions contained in this Office Memorandum in both letter and spirit. Non-compliance shall be viewed seriously. (O.M.No s-11030/51/2010-CGHS(P) dt. 22.11.2010 of MoH & FW)

V. Increase in the Imprest Money in CGHS Dispensaries

The present level of Imprest Money in most of the dispensaries is Rs.600/- (Rupees Six hundred only) for meeting day to day contingent expenditure, which was fixed quite long ago. Over a period of time, in view of inflation and escalating costs, Chief Medical Officers in charge of the dispensaries are finding it difficult to meet the minimum basic expenditure needed to keep the dispensary in working condition. Requests were received in the Ministry that the level of Imprest Money needs to be increased to a reasonable level so that day to day contingent expenditures could be handled without any delay.

2. After careful examination of the requests and in consultation with Integrated Finance Division in the Ministry, for-increase in the Imprest Money in each dispensary, it has been decided that the Imprest Money for each dispensary be raised to Rs. 20,000/- (Rupees Twenty thousand only) per annum. Incurring of contingent expenditure by the Chief Medical Officers of the dispensaries would be subject to the following delegation of power:

1) Head of Office in each dispensary:
   i) Upto Rs.2,000/- (Rupees Two thousand only) in respect of each recurring expenditure in the dispensary and
   ii) Upto Rs.5,000 (Rupees Five thousand only) in respect of each non-recurring expenditure in the dispensary

2) Additional Directors of all Zones in Delhi/Additional Directors/Joint Directors in CGHS Cities outside Delhi. Upto Rs.20,000/- (Rupees Twenty thousand only) (both recurring and non-recurring) for each dispensary per annum.

(O.M.No. G27023/I/89/CGHS.II/CGHS(P). dt. 11.1.2011 of MoH&FW)
SECTION 11

PROPOSAL TO INTRODUCE CENTRAL GOVERNMENT EMPLOYEES & PENSIONERS HEALTH INSURANCE SCHEME (CGEPHIS)

The Ministry of Health and Family Welfare, Government of India, has invited 'Expression of Interest' from Insurers and Health Insurance Consultants for the above Scheme.

Name of the Scheme: The name of the proposed Scheme is Central Government Employees & Pensioners Health Insurance Scheme. (CGEPHIS).

Beneficiaries: All personnel of the Central Government including All India Service Officers, serving, newly recruited, retired and retiring and others who are covered under the existing CGHS and under CS (MA) Rules shall be offered Health Insurance Scheme on voluntary or compulsory basis. This could be:

1. CGEPHIS shall be compulsory to new Central Government retirees who would be joining service after the introduction of the Insurance Scheme.
2. CGEPHIS shall be compulsory to new Central Government retirees who would be retiring from service after the introduction of the Insurance Scheme.
3. CGEPHIS would be available on voluntary basis for the existing Central Government employees and Pensioners serving in CGHS area/covered by CGHS. In this case, such serving Central Government employees and Central Government existing Pensioners shall have to opt out of CGHS scheme. They will also have the option of choosing both CGHS and Insurance policy. In such case, the total premium has to be borne by the beneficiary.
4. CGEPHIS would also be available on voluntary basis for the existing serving employees and Pensioners in non-CGHS areas not covered by CGHS. In this case such serving Central Government employees and existing Pensioners (who have opted for CGHS facility) shall have to opt out of CGHS scheme. They will also have the option of choosing both CGHS and Insurance policy. In such case, the total premium has to be borne by the beneficiary.

Sums Insured/Policy Limits: The scheme shall provide coverage for meeting all expenses relating to hospitalization of beneficiary-members up to Rs. 5,00,000/- per Family per year subject to stated limits on cashless basis through Smart Cards. The benefit shall be available to each and every member of the Family on floater basis i.e., the total reimbursement of Rs. 5 lakhs can be availed by one individual or all members of the Family. The sub-limits mentioned herein form part of the overall annual Family limit.

<table>
<thead>
<tr>
<th>Head Sub-limits (Rs. per admission)</th>
<th>Sub-limits (Rs. per)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Domiciliary hospitalization</td>
<td>50,000/-</td>
</tr>
<tr>
<td>Maternity benefit</td>
<td>50,000/-</td>
</tr>
</tbody>
</table>

Scheme Floater Sum Insured: An additional sum of Rs.15 crores shall be provided as buffer/corporate floater to take care of hospitalisation expenses of a Family (per illness or annual) exceed the original sum insured of Rs.5 lakhs. In all such cases an additional amount up to Rs.5 lakhs per Family shall be provided from the Scheme Floater, on the recommendation of the Committee set up by the Central Government/Nodal Agency.

Family Size/Age Limit:

1. Serving employees: Self, Spouse, two dependent children and dependent parents (new born shall be considered insured from day one)
2. Retired employees: Self, Spouse and one dependent child.
3. Additional dependent Family member can be covered under the scheme by paying the fixed percentage of premium per additional dependent Family member. The premium shall be borne by the beneficiary.
4. All beneficiaries shall be insured till survival.
5. The definition of dependent shall be as per guidelines issued by Central Government.
Insurance Coverage: In addition to the coverage afforded under a standard medical insurance policy, the following shall also be covered under CGEPHIS:

1. Pre-existing diseases.
2. Maternity benefit.
3. Day-one coverage for all diseases.
5. Pre and Post hospitalization cover of 30 days and 60 days respectively.
6. Domiciliary hospitalization.

OPD coverage limit: It is being contemplated to provide OPD coverage of Rs.10,000/- per Family per annum through panel Hospitals only. (insurers have been asked to convey their views on practicability of this)

Management of OPD Corpus: Over and above the OPD coverage of Rs.10,000/- per Family per annum, it is contemplated to take care of the additional OPD expenses of a Family through an OPD Corpus. This Corpus shall be fully funded by the Government, but managed by the Insurers.

Health check up: The scheme proposes to include a general health check up for all beneficiaries at least once a year.

(Views of Insurers as to whether medical equipments like oxygen concentrators, Hearing Aids, C Pap machines, IOLs for Cataract surgeries etc., should be provided and whether Dental Procedures should also be provided for under the Insurance Scheme have been sought by the Government)
This verdict, read with a ruling of the Supreme Court in 1995 that in service Central Government employees are consumers under the CGHS scheme, now categorises the entire working and retired work force as consumers, as far as health care under the scheme is concerned.

The question before the NCDRC was "whether a Pensioner and beneficiary of the CGHS would be a consumer under the provisions of Consumer Protection Act, 1986, for alleged deficiency in service by the CGHS Medical Officer"?

Answering in the affirmative, NCDRC said medical treatment facilities extended to a retired employee under CGHS could not be termed as "free service" as it was in consideration of service rendered by him to the Government till the age of superannuation, which conferred a right on him to get Pension as well as other benefits, including medical treatment prescribed by various Rules or the Schemes framed by the Centre.

"Such an employee would be a 'consumer' as defined in Section 2(1)(d)(ii) of the Consumer Protection Act," said Justice Shah, writing for the Bench.

Explaining the reason behind the conclusion that would make the retired employees feel less neglected, the NCDRC said service rendered by the Government employees before retirement would be 'consideration' for providing medical facilities to him/her or his/her Family members. "Hence, it cannot be said that the Hospital which is subsidised by the Government is rendering service free of charge," it said.

The verdict of the NCDRC came on a petition filed by a retired employee Mr. Jagdish Kumar Bajpai, through advocate Mr. Nikhil Nayar, claiming that he was refused medicines for his wife by the CGHS Dispensary in Kanpur. He also claimed damages to the tune of Rs. 4 lakh alleging that his wife died due to the negligence of the Medical Officer, who refused to refer her to a CGHS recognised Hospital equipped to handle heart patients.

Imposing a cost of Rs.10,000 on the Union Health Ministry towards litigation expenses be paid to Mr. Bajpai, the NCDRC referred the matter to the District Consumer Forum for reappraisal of the matter in the light of its Ruling.

2. In August 1999, the Delhi High Court allowed a Writ Petition against denial of reimbursement of medical expenses filed by Mr. Narendra Pal Singh who had a heart attack in 1996 and had taken treatment in a Delhi Hospital not recognized under CGHS. The Court held that the Right of health was an integral part of Right to life and therefore by refusing to reimburse the amount, the Government was violating the Constitutional guarantee. The Court, apart from ordering reimbursement of the expenditure of Rs. 92,870 to the petitioner, imposed a penalty of Rs.10,000 on the Government.

3. In OA 135/90. CAT, Mumbai, on 16-6-1995, while disposing of the case of Sri N.B.Rao, (a W.Rly. employee) vs Union of India, held "In a State where an employee has taken treatment in grave emergency in a Hospital to which he had easy access, and when the Doctor there certifies that the facilities provided were the minimum required for patient's treatment, it was not mandatory to take prior permission of Railway Medical Authority. There can be no justification for declining to pay the medical expense for reimbursement." The Railway was directed to pay Rs.97,970 together with interest at 10% from the date of filing the application till the date of payment.

4. In O.A. No.1015 of 96(Mumbai), on 24-4-1997, while disposing of the case of Dr. G.P.Srivasthav vs Union of India and others, the Court held ".... I would like to observe that Private Hospitals increase the rates in connection with the investigations and operations from time to time. The Government authorities, however, do not revise the prescribed/permissible rates taking into account the revision made by the Private approved Hospital. A great discrepancy arises between the amount actually charged by the approved Private Hospital and the amount reimbursed to the beneficiary. It could be understood that if the Government decides that out of the total amount charged by the Private approved Hospital, a reasonable percentage, let us say 10%, may be borne by the beneficiary and the balance alone would be reimbursed by the Government. But the Government Orders do not lay down any such reasonable prescription. A situation, therefore, could arise where a partly portion may be reimbursed which is less than 50% of the expenditure incurred by the beneficiary. This cannot be said to be reasonable... The respondents are directed to reimburse to the applicant the balance amount of Rs.40,343 being the difference of the amount actually paid by him to the Hospital and the amount reimbursed to him by the CGHS authorities."

5. In O.A. No. 2996 (CAT, Calcutta), on 14-1-1997, while disposing of a case of Sri Durgagati Mookerjee vs. Union of India and others,
the Court held that …… if any medicine prescribed by AMA or approved Medical Specialist belongs to Schedule II, the authorities can, on their own Judgement and responsibility, prescribe a less expensive substitute of equally effective therapeutic value. Otherwise, the authorities may require the AMA or Specialist to reconsider the matter for prescribing such alternatives. During the intervening period, the authorities, however, shall supply the medicine as already prescribed medicine as inadmissible; the CGHS authorities shall indicate specifically the reason why the said medicine is considered inadmissible. i.e., whether it belongs to Schedule I or Schedule II."

6. In a Judgement of the Supreme Court (JT 199791 SC 416), in a case of Sri Mohinder Singh Chawla vs State of Punjab and others, the Court held that "when the respondent had undergone treatment in the Hospital as an inpatient, the payment of room rent is an integral part of the expenses for treatment and therefore, he was entitled to reimbursement of the room rent paid" The Division Bench directed the payment of the said amount.

7. In S.L.P No.19497 of 1996, in a case of Sri Om Prakash Gargi vs State of Punjab and others delivered on 7-10-1996, the Court held that the claim of interest on delayed reimbursement of medical expenses is not maintainable.

8. In an Order dated 9-2-1996, the National Consumer Disputes Redressal Commission, New Delhi, decided that a Government servant under the CGHS is not a consumer within the meaning of the Consumer Protection Act, 1986 as defined in Section 2 (1) (o) of the Act and the services rendered to him under CGHS does not constitute service as defined under Section 2 (1) (o) of the Act.

9. Denial of admission to CGHS after retirement in respect of P&T Pensioners, who were not beneficiaries while in service–Held violative of Articles 14 & 16 of the Constitution.

O.M No. S-11011/46/ 95-CGHS – D11/CGHS (P) dated 1-8-1996 of the M.O.H. & F. W (D.O.H.) which says “P & T Pensioners who were not participating in CGHS while in service are not to be extended this facility” –Held discriminatory, arbitrary, unjust and against the settled principles of law and violative of Articles 14 and 16 of the Constitution of India.

10. Retirees of Kendriya Vidyalaya Sangatan (KVS) are entitled for treatment under CGHS - Favourable decision of CAT.

The applicants, retired teachers of KVS, submitted that the CGHS facilities enjoyed by them from 23-4-1990 to 21-2-2001 were withdrawn from 22-4-2001 as till then they were considered as Central Govt. servants as far as service conditions were concerned. The respondents (Govt.) argued that they could not be considered as Govt. servants as KVS is a Registered Society under Societies Registration Act.

CAT directed CGHS Directorate to reconsider the matter as done in the case of NCERT Staff (which is also registered like KVS) and issue Orders within three months of the date of judgment.

(OP No. 1297 of 2001 of CAT Hyderabad-DOJ: 30-8-2002)

11. The plea of GoI that no formal amendment to CS(MA) Rules 1944 had been effected to facilitate reimbursement of medical expenses to a Pensioner-Not accepted. Accordingly Review Application rejected.

Relying on Supreme Court Judgment in the case of Sri Surjit Singh Vs State of Punjab (AIR 1996 SC 1388), High Court of Delhi in the case of Sri Narendra Pal Singh Vs UOI & Ors as also that of CAT Chennai in the case of Sri Rangarajan Vs UOI & Ors- held that there was no apparent error on the face of record warranting recall of Orders passed already in OA No.216/2001 decided on 21-10-2002 (Item No.13 above)


12. Denial of CGHS facility to P&T Pensioners not participating in CGHS before retirement

Writ Petition Nos.6051/2002, 2195/2005, 21958/2005, 27185/2005, 3510/2006 and 20615/2009 filed by CGHS against the favourable decision of CAT. Bangalore in respect of some cases was dismissed by High Court of Karnataka on 31.7.2009. The MoH & FW has filed a SLP in the Supreme Court against
the Orders of High Court. The Apex Court has not granted stay of the Order though prayed for by GoI. The AD, CGHS, Bangalore continues to issue CGHS card on temporary basis. 31 pensioners in Bangalore who approached CAT Bangalore got decision in their favour.

13. Retirees of Kendriya Vidyalaya entitled to CGHS facility

The OA is allowed. No orders as to costs. The Respondents-(2&3 D.G.H.S. and A.D. C.G.H.S) are directed that the necessary health facilities should be extended to the applicant and to issue necessary instructions, which, in effect, will extend the benefit of CGHS to the applicant as prayed for in representation dt. 18.2.05. The respondents-2&3 will also issue a suitable general clarification confirming availability of CGHS facilities to retired employees of KVS, Bangalore.

(O.A.No.131/10 of CAT Bg. Mrs. Poornima Kumaraswamy Retd. PG Teacher, KVS, KGF Vs. UoI, DGHS, AD, CGHS, Bg. & Principal, K.V. BEML Nagar, KGF - Dt. of Judgment: 13.4.11. The High Court of Karnataka upheld the decision of CAT in WP No. 39121/2011 on 19.6.2012. The appeal of the Govt. in Supreme Court is yet to come up for consideration)


Supreme Court, in its order, passed on 3.4.2012 in SLP No. 10659/2005 dismissed all the SLps (34 in number) filed by the Dept. of Posts.

W.Ps 20158/2004 (S-CAT), 18218/2005 (S.CAT) 18211/2005 (S-CAT) relating to claim for Medical reimubursement of Sarvasri B.R. Joshi, P. Narayana, Madiwala and Babu Nairy respectively against the favourable decision of CAT, Bangalore were dismissed by the High Court of Karnataka on 8.3.2012. The Dept. of Posts reimbursed the amount after obtaining undertaking to refund on the basis of result of further appeal, if any, to be filed.

SECTION 13
LIST OF AREAS COVERED BY CGHS WELLNESS CENTRES IN BANGALORE

CGHS. Wellness Centre No.1 : Shivajinagar
Address : Ganesh Towers, No. 111 Infantry Road, Bangalore. 560 001
Ph : 25588777

Cubbon Park Vasanthanagar Jayamahal Benson Town
Fraser Town Cleveland Town St. John Hill Shivajinagar
Tasker Town Cox Town Cookes Town Pillanna Gdn.
Civil Station Ashok Nagar Richmond Town Maclever Town
Langford Garden Kumarapark East Madhavnagar High Grounds
Pottery Town Ramasamy Palya Chinnappa Garden

All other areas / localities coming within the above areas

CGHS Wellness Centre No.2 : Seshadripuram
Address : "Sameera Complex", 6, 1st Main Road, Seshadripuram, Bangalore-560 020. Ph : 23311492.

Malleswaram Palace Gutthahalli Palace Orchards RMV Extn.
Vyalikaval GD Park Extn. Ranganathapura Yeshwantpur
Mathikere Gokula I Stage Rajajinagar II Stage
(Upto Railway line)
Srirampuram Gayathrinagar IISC Campus
(upto 4th Cross)
Seshadripuram Kumarapark West Nehrunagar Gandhinagar

All other areas / localities coming within the above areas

CGHS Wellness Centre No. 3 : Basavanagudi
Address : Aradhya Complex, Beside National College, VV Road, Bangalore, 560 004. Ph : 26673000

Basavanagudi Hanumanthanagar Chamarajapet
Kempegowdanagar
Viswesvarapuram Kalasipalya Cottonpet Binnypet
Sampangiramanagar Chikpet Balepet Ganigarpet
Girinagar Bank Colony Srinagar Avalahalli
Timber Yard Layout Mount Joy Sudhamnagar Sampigehalli
Gouripalya Padarayanapura Byatryanapura Bapujinagara
Banashankari I Stage
All other areas/localities covered under the above areas.

CGHS Wellness Centre No. 4 : Ulsoor
Address : Car Street, Ulsoor, Bangalore 560 008 Ph : 25510759
Ulsoor, Jogupalya Murphy Town Someswarapura Cambridge L/o.
Dunkenahalli Nilsandra Austin Town Yeragundapalya
Vannarpet Kattarahalli Laxmipuram Ukkadapalya
Krishnamurthynagar Appareddyapalya Binnamangala Kaltenahalli
Badapalya Elegundapalya
All other areas / localities coming within the above areas

CGHS Wellness Centre No. 5, Vijayanagar.
Address : CPWD Quarters, Bangalore- 560 040. Ph : 23351893
Okalipuram Ramachandrapuram Dayanandanagar Swathantrapalya
L.N.Puram Prakashnagar Minervamill area Gopalapura
Choluripalya Hosahalli Vijayanagar Kempapura,
Agrahara/Rly Qtrs near Rly Station, Attiguppe Deepanjalinagar,
Chandra Layout, Nagarabahavi Kothirayagudda.
All other blocks Ganganahalli

Bayapalya Kempapura Agrahara Basaveswaranagar Govindrajnagar
Kamalanagar, AD Halli Gopalapura Mahalakshmi Layout
Geleyarabalaga Mahalakshmi Layout Nandini Layout Rajanagar
all the blocks Ganesha Block Shivanagaram Shivanahalli
Shivanahalli Thimmenahalli Jedihalli Marenahalli
Oddarapalya Kethamanarahanalli
All other areas / localities coming within the above areas

CGHS Wellness Centre No. 6, Jayanagar.
Address : No. 57/190, R.V. Road, Bangalore-560 004. Ph.: 26570202
Wilson Garden Lakkasandra Siddapura Kanaknapalya
Thyagarajnagar Yediyur Banashankari II Stage.
Sarakki Marenahalli J.P. Nagar all phases
Padmanabhanagar Tata Silk Farm Ragipudda Tilaknagar
Byrasandra Chinnaianapalya Nagasandra
Sarakki Agrahara Thyagarajanagar Kaderenahalli Banashankari
Kumaraswamy Layout
All other areas / localities coming within the above areas

CGHS Wellness Centre No. 7, Koramangala
Address : GPRA, CPWD Quarters, Koramangala, Bangalore,560 034 Ph : 25539277
Anepalya N.D.R.I., Bommanahalli Adugodi
Chikka Adugodi Bangalore Dairy Gurappanapalya BTM Layout all
Chikkanagadiva Agara
Yellukunte Vanganahalli Vankatapura
Venkatapura
Kallapalya Srinivagilu Ejjipura Vivekanagar
Tavarekere Madivala HSR Layout Pukkarajapalya
Suddaguntapalya Bismillanagar
All other areas / localities coming within the above areas.

CGHS Wellness Centre No. 8, Domlur
Address : GPRA, CPWD Quarters, Domlur, Bangalore: 560 071. Ph : 25355662
Indiranagar all stages HAL II & III Stages Marathhalli Domlur
Domlur Extension Jeewanabhimananagor Thippasandra Anandanagar
Vimanapura Kodihalli Doopanahalli Dunkanahalli
(Weast of HAL Rly. Stn.)
Murugeshpalya Binnamangala Michepalaya
All other areas / localities coming within the above areas.

CGHS Wellness Centre No. 9, Gangenahalli
Address : No. 64/11, I Cross, HGH Layout Ganganagar, Bangalore: 560 032 Ph : 23330320
Gangenahalli Sanjayanagar RMV II Stage J.C. Nagar
Ashwathnagar Nagarshettyhalli Boopasandra R.T. Nagar
CGHS Wellness Centre No.10, C.V. Raman Nagar

Address : CGHS Dispensary 10, DRDO Complex, C.V. R. Nagar, Bangalore: 560 093
Ph : 25243236

1. Shivaji Nagar 25588777 Homoeo, Unani
2. Seshadripuram 23311492 ___
3. Basavanagudi 26673000 Ayurvedic Unit
4. Ulsoor 25510759 ___
5. Vijayanagar 23351893 Peripheral Lab (for Disp. 2,9)
6. Jayanagar 26570202 ___
7. Koramangala 25539277 X-Ray
8. Domlur 25355662 Peripheral Lab, (for Disp 4, 8, 10) Ayurvedic Unit
9. Gangenahalli 23330320 ___
10. C.V. Raman Nagar 25243236 ___
11. Shivajinagar 25589225 1. Specialists- 8*
    Polyclinic 2. Laboratory with Auto Analyser
    3. Dental
    4. Computerised Ultrasound
    5. E.C.G.

Working Hours : 8.00 A.M. to 3.00 P.M. with lunch break between 1.00 P.M. and 1.30 P.M.
(Closed on Sundays & Central Govt. Holidays)

Note 1: CGHS Dispensaries were rechristened as "Wellness Centres" - vide Addl. Director, CGHS, Bangalore letter No. 25-4/2008/Admn-5098 dated 24-11-2008

Note 2: CGHS was introduced in Bangalore by converting 3 P&T Dispensaries in Union Street, Malleswaram and Basavanagudi.

(O.M S.11011/2/76-CGHS (P) dated 16.2.1976 of MoH&HW.)
SECTION 15
FIXED MEDICAL ALLOWANCE

I FIXED MEDICAL ALLOWANCE OF Rs. 100 P.M. FROM 1-12-1997 TO CENTRAL GOVERNMENT PENSIONERS / FAMILY PENSIONERS NOT COVERED UNDER CGHS:

The undersigned is directed to state that in pursuance of Government's decision on the recommendations of the V Central Pay Commission announced in this Department's Resolution No. 45/86/97-O&PW.(A) dt. 30-9-1997, (vide Sl. No. 142), sanction of the President is hereby accorded to the grant of Fixed Medical Allowance @ Rs.100 p.m. to Central Government Pensioners/Family Pensioners residing in areas not covered by Central Government Health Scheme administered by the Ministry of Health & Family Welfare and corresponding Health Schemes administered by other Ministries/Departments for their retired employees for meeting expenditure on day-to-day medical expenses that do not require hospitalization.

2. These Orders shall apply to Central Government Pensioners/Family Pensioners, who at the time of retirement/death were governed by CCS (Pension) Rules, 1972 or other corresponding Rules in operation prior to commencement of these Rules and are eligible for medical facilities after retirement. Separate Orders will be issued by the respective Administrative Authorities in respect of members of Armed Forces, All India Services and Railway Pensioners/Family Pensioners.

3. Existing Pensioners as well as the future retirees shall have to exercise one time option to avail of medical facilities under CGHS or other similar Health Scheme of their respective Ministry/Department or to claim Fixed Medical Allowance of Rs.100 p.m. In the case of future retirees, the option shall be obtained by the Head of Office along with other Pension papers and in case the retiring employee opts for Medical Allowance, specific entry to this effect shall be made in both the halves of PPO. The CGHS or other medical authorities, while issuing Card to the Pensioner shall check the position in this regard from PPO and restrict the facilities to be made available accordingly, i.e., Card is valid only for indoor/outdoor patient treatment, as the case may be.

4. In the case of existing Pensioners, if they opt for Medical Allowance, an undertaking shall be required to be submitted by claimants to the effect that they are entitled to medical facilities under CGHS or other similar scheme administered by the Central Government but are residing in areas where no such outdoor facilities are available. On the basis of this undertaking, Pension Disbursing Authorities shall make an entry in regard to grant of Medical Allowance in both the halves of PPO of the individual concerned and authorize payment of Medical Allowance. Such an undertaking can be obtained by Bank, Department, PAO and Treasury once every year along with other Certificates, the Pensioner is required to furnish. As and when grant of Medical Allowance to a Pensioner/Family Pensioner is authorized by the Pension Disbursing Authority, intimation to this effect shall be sent to the CPAO/concerned Pay & Accounts Office in the prescribed Proforma.

5. Ministry of Health & Family Welfare/other concerned Ministries shall issue necessary instructions to all Dispensaries providing medical facilities to Pensioners/Family Pensioners to check the PPO of the Pensioners and endorse the CGHS or other Card accordingly.

6. The payment shall be made to the Pensioner by the Pension Disbursing Authority along with Pension/Family Pension on monthly basis.

7. The payment of medical allowance shall be counted for as a part of Sub-Head under ‘Pension and other Retirement Benefits’ and no separate Head shall be opened for the purpose.

8. These Orders will take effect from 1-12-1997.

(O.M. No. 45/57/97 dt. 19-12-1997 of DOP & PW.)
II ONLY PENSIONERS / FAMILY PENSIONERS, NOT RESIDING IN AREAS COVERED BY CGHS ARE ELIGIBLE FOR FIXED MONTHLY MEDICAL ALLOWANCE OF Rs.100.

The undersigned is directed to refer to this Department’s O.M. of even number, dated 19-12-1997 on the subject mentioned above and to clarify the position with regard to Paras 2, 3, and 4 of the Office Memorandum:

i) The recommendation of the V CPC for payment of Fixed Medical Allowance is specifically for Pensioners/Family Pensioners in areas not covered by CGHS.

ii) The Pensioners residing in a place where CGHS facilities are available cannot opt for Medical Allowance of Rs.100 p.m. in lieu of OPD facilities.

iii) As CGHS facility is not made compulsory to all the Central Government Pensioners, there are several Pensioners who have not opted for such facility at the time of their retirement. In such cases, the Fixed Medical Allowance is not payable if they are residing in areas where CGHS facility exists.

iv) The Fixed Medical Allowance of Rs.100 p.m. in lieu of OPD facilities has to be paid to the Pensioners on the basis of declaration submitted by them that they are residing in the area where CGHS facility is not available.

In view of the position mentioned above, it is further clarified that Medical Allowance of Rs.100 p.m. is only for Pensioners/Family Pensioners residing in non-CGHS areas. Wherever CGHS facilities are available, the Medical Allowance is not payable to the Pensioners.

2. Option for Medical Allowance is to be given by only those Pensioners who are residing outside CGHS areas.

3. Wherever Medical Allowance of Rs.100 p.m. has been paid to the Pensioners who are residing in areas where CGHS facilities are available, suitable recoveries may be made from them.

(GoI., Dept. of Pension & P.W., O.M. No. 45/57/97-P&PW (C) dt. 24-8-98)

III P&T PENSIONERS WHO WERE NOT CGHS BENEFICIARIES WHILE IN SERVICE, BUT RESIDE IN CGHS AREAS WHERE THERE IS NO P&T DISPENSARY ARE ENTITLED TO FIXED MEDICAL ALLOWANCE

I am directed to refer to this Office letter No. 4-3-98 Pen, dated 21-1-1998 wherein the DOP & PW., O.M. No. 45/57/97-P&PW (C), dated 19-12-1997 on the above subject was circulated for information, guidance and necessary action.

2. As per Ministry of Health and Family Welfare, O.M. No. S-11011/46/95-CGHS-D. II/CNGHS (P), dated 1-8-1996 (Refer Section I Serial 14) only those P&T Pensioners who were members of CGHS scheme prior to retirement were allowed to transfer their CGHS Cards from one CGHS covered City to another CGHS covered City. Those P&T Pensioners who were not participating in the CGHS while in service were not extended the CGHS facility. A doubt had, therefore, arisen as to whether those P&T Pensioners who were not participating in CGHS while in service and were, therefore, not entitled to the CGHS facility after retirement but had settled in areas covered by CGHS where no P&T Dispensaries existed could be allowed the Fixed Medical Allowance at Rs.100 p.m.

3. The matter has been considered in consultation with the Department of Pension and Pensioners Welfare as well as with the Ministry of Finance. It has been decided that there is no objection to the grant of medical allowance of Rs.100 p.m. to those P&T Pensioners who were not participating in CGHS while in service and are hence not entitled to CGHS facilities after their retirement but who are settled in areas covered by CGHS where no P&T Dispensaries exist.

(G.o.I. Dept. of Posts, Cir. Lr. No. 4/3/98-Pen (Pt. IV) dt. 6-10-1999.)

IV CLARIFICATIONS ON THE PAYMENT OF MEDICAL ALLOWANCE OF Rs. 100 TO PENSIONERS RESIDING OUTSIDE THE CGHS AREAS.

The undersigned is directed to the Dept’s O.M of even Nos. dated 19-12-1997 and 24-8-1998, on the above subject...
and to clarify the position in regard to the points raised by various Organisations and Pension Disbursing Banks, as under:

**Point raised: (i):** In the case of those Pensioners who are in receipt of two Pensions viz., Service Pension and Family Pension or Military Pension and another Pension, to which category of Pension, Medical Allowance of Rs. 100 shall be allocated?

**Clarification:** If any Pensioner or Family Pensioner receives two Pensions, only single Medical Allowance of Rs. 100 p.m. is admissible, if he/she does not avail of medical facilities provided by the respective Organisations. As regards Pensioners who get both Military Pension and Civil Pension, if the Pensioner avails of the Medical facilities provided by one of the Civil or Military Organisation, he/she is not entitled to medical allowance and if he/she does not avail any medical facilities from any of the Organisations, he/she is entitled to Medical Allowance for only one of the two Pensions.

**Point raised (ii):** In case of Family Pension being shared by two Family Pensioners, i.e., two widows, whether the Fixed Medical Allowance permissible should be granted at Rs.50 to each of two widows?

**Clarification:** Where the Family Pension is shared by two widows, same criteria may be adopted as in the case of Dearness Relief is adopted.

**Point raised (iii):** Are the re-employed Pensioners/employed Family Pensioners, who are claiming reimbursement of medical expenses under CGHS Rules, entitled to Medical Allowance, as medical facilities are provided by his/her Organisation.

**Clarification:** Re-employed Pensioners/employed Family Pensioners are not entitled to Medical Allowance, as medical facilities are provided by his/her Organisation.

**Point raised (iv) Whether the Pensioners who are getting their Pension from the places covered by the CGHS and are residing at other places not covered by CGHS are entitled to Medical Allowance or not?**

**Clarification:** The Medical Allowance should be given to him/her on the basis of the declaration given by him/her.

**Point raised (v):** This scheme is applicable to those who are residing in areas not covered by CGHS, etc. But as per Para 3 of the O.M an option is to be obtained from future retirees as to whether they want to avail medical facilities under CGHS etc., or they want to claim Fixed Medical Allowance of Rs.100. This seems to be contradictory because those residing in CGHS areas would not be entitled for the medical allowance whether they opt or do not opt and on the other hand, those who are residing in areas not covered by CGHS have no option to avail the CGHS facilities and the only way for them is to accept Medical Allowance. Therefore, obtaining any option from either category of Pensioners would not be required. The address on the PPO would be the deciding factor to ascertain the area.

**Clarification:** Only those Pensioners who are residing in an area not covered by CGHS and specifically opt for not availing of outdoor facility in the nearest CGHS Dispensary, are entitled to receive Medical Allowance. It is, therefore essential to obtain a specific, option from them that they do not wish to avail of OPD facilities in the nearest CGHS Dispensary.

**Point raised (vi):** Even though the subject matter of the O.M, stipulates grant of Medical Allowance to Central Govt. Pensioners residing in areas not covered by CGHS, the provision of paras 3 and 4 of the said O.M entitle a Pensioner for the Fixed Medical Allowance even if he is residing in an area covered under CGHS or other similar scheme but he will not be entitled for Outdoor facilities provided by CGHS. The CGHS Card in such cases need to be endorsed suitably in order to restrict availing facilities of Outdoor and Indoor as the case may be. Suitable entries in this regard should be made by the Pension Disbursing Authorities in the PPO/PC.
Clarification: Clarified against item (v) above. The provision for endorsing in the Cards has been prescribed to prevent misuse of the CGHS Card.

Point raised (vii): As per para 3 of the O.M an option is to be exercised once and for all. For this an annual undertaking is required to be furnished by the Pensioner to the Pension Disbursing Authority to regulate the payment of Medical Allowance or otherwise. Situations may arise when a Pensioner residing in CGHS area and was availing facilities thereof, changes his residence and resides in an area not covered under CGHS or similar other schemes of the Govt. He/she would then be required to surrender his PPO/PC to his/her new PDA for regularising the payment of allowance or otherwise. Similarly, when a Pensioner residing in an area not covered under CGHS and thus a recipient of Medical Allowance, changes his/her residence, in an area covered under CGHS, discontinuance of the allowance will have to be suitably endorsed in the PPO/PC by the PDA. A fresh option/undertaking shall have to be given by the Pensioner for payment/discontinuance of the Allowance. It is felt that one-time option will be a fruitful proposition.

Clarification: To prevent misuse of claiming Medical Allowance, the provision for exercising one-time option at the time of retirement has been prescribed. The frequent changes in residential address by a Pensioner from CGHS covered area to non-CGHS covered area and vice versa would cause hardships to the Pensioner as well as to the Pension Disbursing Authority. Only one change in option in the lifetime of the Pensioner shall be allowed.

(Goil, Dept. of P&PW, O.M No. 45/57/97-P&PW(C) dated 30.12.98)

V IMPLEMENTATION OF GOVERNMENT’S DECISION ON THE RECOMMENDATION OF THE V CENTRAL PAY COMMISSION--GRANT OF FIXED MEDICAL ALLOWANCE @ RS.100/- P.M. TO CENTRAL GOVERNMENT PENSIONERS RESIDING IN AREAS NOT COVERED UNDER CGHS - CLARIFICATIONS IN RESPECT OF EXISTING PENSIONERS.

In continuation of this Department’s O.M. of even number dated 24-8-1998, the undersigned is directed to clarify that the CGHS Dispensaries at Bhubaneshwar and Ranchi provide medical facilities to Pensioners and employees of Indian Audit and Accounts Department only (this includes all the Offices of the Accounts and Audit Departments, A.G. Commercial Audit etc., located in the areas) and employees and Pensioners of other Central Government Offices are not allowed to avail of CGHS facilities in these Cities. In view of this, all Central Civil Pensioners (except Pensioners of Indian Audit and Accounts Department) residing in these Cities are entitled for grant of medical allowance @ Rs.100/- p.m.

2. All the Pension Disbursing Authorities in Bhubaneshwar and Ranchi are requested to take necessary action accordingly.


VI FIXED MEDICAL ALLOWANCE OF Rs.100 P.M. TO PENSIONERS RESIDING IN NON-CGHS AREAS.

I am directed to forward herewith copies of the following Office Memoranda on the subject mentioned above.


b) Department of Pension & Pensioners’ Welfare O.M. No.45/57/97-P& PW (C), dt. 24-8-1998.


d) Department of Pension & Pensioners’ Welfare O.M. No.45/57/97-P& PW (C), dt. 30-12-1998.

e) Department of Pension & Pensioners’ Welfare O.M. No.45/57/97-P& PW (C), dt. 18-8-1999.
From the Office Memoranda referred to above, it has been made clear that only those Pensioners who are residing in a City not covered by CGHS and specifically opt for not availing Outdoor facilities from the nearest CGHS Dispensaries are entitled to receive Rs.100 per month as Medical Allowance. However, in such cases, the Pensioner would have to give a specific option to the Head of Office along with other Pension papers before the retirement to enable the Pensioner to obtain Rs.100 as Medical Allowance. Such Pensioners who have exercised their option for availing Rs.100 as Medical Allowance, but also desire to avail CGHS facilities for Indoor hospitalization treatment from the nearest CGHS covered City can be issued (CGHS Cards, in which case the Office of the concerned Head of CGHS Organization of the CGHS covered City who issues the Pensioners’ CGHS Cards shall check this position from the Pension Payment Order (PPO) and accordingly stamp the CGHS Card issued to the Pensioner with the words “NOT VALID FOR OPD TREATMENT.”

The above Orders may be complied in all the cases of Pensioners who have been granted Rs.100/- per month as Medical Allowance and an entry to this is available in their Pension Payment Order (PPO).

(VII PROCEDURE FOR PAYMENT OF FIXED MEDICAL ALLOWANCE OF Rs.100 PER MONTH TO PENSIONERS)

Pensioners who are living in CGHS covered Cities, but whose places of residence are not served by any CGHS Dispensary, have been representing for grant of Medical Allowance of Rs.100 p.m. The matter has been reconsidered in consultation with the Ministry of Health and Family Welfare. It has now been decided that Medical Allowance @ Rs.100 p.m. shall be granted to such Central Civilian Government Pensioners, if their places of residence are not served by CGHS or any corresponding Health Schemes administered by other Ministries/Departments, as the case may be, even though the places of residence may fall within the limits of a CGHS covered City, subject to their furnishing the following documents :-

(1) An undertaking in the following format:

I………………………….. a retired employee of ………………………… (Office Address)
………………………….. declare that I am residing at …………………………(Residential Address indicated in PPO)………………………., which area is not covered under CGHS or any corresponding Health Scheme administered by the Ministry/ Departments of ………………………… (as the case may be). I have also not obtained and do not wish to obtain a CGHS Card and avail Outdoor facilities under CGHS/corresponding Health Scheme of other Ministries/Departments from any Dispensary situated in an adjoining area.

(2) A Certificate from the medical authorities of CGHS or from authorities of corresponding Health Schemes of the concerned Ministries/Departments, as the case may be, that the area where the Pensioner is residing is not served by any Dispensary under CGHS or the corresponding Health Scheme administered by the Ministry/Department.

(VIII PAYMENT OF FIXED MEDICAL ALLOWANCE OF RS.100/- TO THE PENSIONERS)

I am directed to say that various representations with regard to payment of Fixed Medical Allowance (FMA) from pensioners of Circle Offices are being received seeking clarification for the date from which FMA has to be paid.

2 The matter has been examined in the Directorate in consultation with the Ministry of Personnel, Public Grievances and Pensions. It is clarified that the instructions provided for i) Specific option for FMA and ii) Declaration that the pensioner was not residing in area covered by CGHS scheme. The Disbursing Authority thereafter could grant FMA. Since these conditions are not fulfilled in case of application on later date,
FMA cannot be allowed for period starting from December, 1997 to the date the pensioner made available above two i.e., option and declaration.

3 The cases may therefore be settled according to Department of Pension's O.M dated 19-12-97, 24-8-98 and 30-12-98. Copy available at website "pensionersportal.gov.in"

4 This issues with the approval of DDG Estt.  
(O.M.No. 2-2-2008 Medical dated 4.11.2009 of Dept of Posts)

IX ORDER ON FIXED MEDICAL ALLOWANCE OF OTHER DEPARTMENTS

1. Tea Board Pensioners

Further to the Office Memorandum No.73/2000 dtd. 4-5-2000 the undersigned is directed to say that the Ministry of Commerce & Industry, Department of Commerce, Government of India—vide their No.T-49022/5/98-Plant (A) dtd. 28-7-2000 has issued no objection to the implementation of the Pension Order issued by DOP&T, Deptt. of Pension and Pensioners' Welfare - vide their O.M No.45/57/97-P&PW dtd. 19-12-97 by the Tea Board from 1-12-1997 in time with the said O.M.

Accordingly payment of Fixed Medical Allowance @ Rs.100/- per month so made to the Pensioners/Family Pensioners of Tea Board w.e.f. 24-3-2000 as per earlier O.M No.73/2000 dtd. 4-5-2000 may be given retrospective effect i.e., from 1-12-1997 in line with the Deptt. of Pension and Pensioners Welfare O.M No.45/57/97-P&PW dtd. 19-12-97  
(O.M. No.23/Est./Med94 dtd. 11-8-2000) of Tea Board)  
Increased to Rs.300/- with effect from 1.9.2008

2. KVS Retd. Employees

All the retired employees of KVS would be eligible to draw a Fixed Medical Allowance of Rs.100/- p.m. with effect from 1.1.2007 till the appropriate authority extends the CGHS facilities to them.

(O.M. No.F.6-3/2006-KVS (admn-11) 18 dt. 12-1-2007 of Kendriya Vidyalaya Sangathan) - Since increased to Rs.300/-

3. Coffee Board Pensioners

i) The Pensioner/Family Pensioner shall be entitled to receive Rs.100/- per month as Medical Allowance with effect from January 2009, under Coffee Board Pensioners' Medical Allowance Scheme 2009.

ii) The Fixed Medical Allowance of Rs.100/- shall be paid along with Pension every month to the Pensioner/Family Pensioner

iii) Allowance of Rs.100/- will be paid by the Board without any stipulation for production of medical bill.  
(No. ADM/EBI/2008-09/5941 dt. 26.2.2009 of Coffee Board)  
Increased to Rs.300/- with effect from 1.8.2011  
(ADM/AS/R/2011-12/2586 of Coffee Board)

4. Tobacco Board

F.M.A. @ Rs.300/- being paid with effect from 1.9.2008  

5. Central Silk Board

F.M.A. @ Rs.300/- being paid with effect from 1.9.2008  
(C.S.B-4(832) 2008-BS dated 29.8.2011)

6. Rubber Board

F.M.A. @ Rs.300/- being paid with effect from 1.9.2008  

X Grant of Fixed Medical Allowance (FMA) to the Central Government Pensioners residing in areas not covered under CGHS

The undersigned is directed to say that in pursuance of Government's decision on the recommendation of Fifth Central Pay Commission, the Government had issued instruction vide this Department's O.M. No.45/57/97-P&PW (C), dated 19th December, 1997 for grant of Fixed Medical Allowance @ Rs.100 per month to the Central Government Pensioners/Family Pensioners residing in areas not covered under Central Government Health Scheme administered by the Ministry of Health & Family Welfare and corresponding Health Schemes administered by other Ministries/Departments for their retired employees for meeting expenditure on their day-to-day medical
expenses that do not require hospitalization. Further clarifications were issued vide this Department’s O.M. Nos. 45/57/97-P&PW(C), dated 24-8-1998, 30-12-1998 and 18-8-1999.

2. The demand for enhancement of FMA has been under consideration of the Government for sometime past. Sanction of the President is hereby conveyed for enhancement of the amount of FMA from Rs. 100 to Rs.300 per month. The other conditions for grant of FMA shall continue to be in force.

3. These Orders will take effect from 1-9-2008.

(O.M. No. 4/25/2008-P&PW (D) dated 26.5.2010)

Annexure

APPLICATION FOR FIXED MEDICAL ALLOWANCE

Existing Pensioners/Family Pensioners shall have to exercise one time option to either avail medical facilities under CGHS (or similar Central Government Health Schemes of other Ministries/Departments, like Armed Forces Hospitals/M.I. Room etc.) OR to claim Fixed Medical Allowance of Rs.100/-p.m. If they opt for Medical Allowance, an undertaking shall be submitted by the claimant to the effect that he/she is entitled to Medical Facilities under CGHS (or other similar Central Government Health Schemes), but are residing in area where no such outdoor facilities are available. Upon that undertaking, the PDA’s shall make an entry in regard to grant of Medical Allowance. PDA’s shall obtain similar undertaking from Pensioners/Family Pensioners once in every year, along with other Certificates, and continue the payment of medical allowance for the year. This is effective from 1-12-1997. Medical Allowance will be paid on monthly basis along with the Pension/Family Pension. After grant of Medical Allowance to a Pensioner/Family Pensioner, PDA’s should intimate the same to the Accounts Office of the concerned department in the format prescribed for the same.

Declaration A

*i) I, Sri/Smt............................hereby opt for the medical facilities under the CGHS/Armed Forces Medical Scheme/RELHS/RRECHS/.............. Medical Scheme. OR

*ii) I, Sri/Smt.............................hereby declare and undertake that I am entitled to medical facilities under CGHS/Armed Forces Hospital/M.I. Room/RELHS/RRECHS/.............. Medical Scheme, but I am residing at................. (Residential address indicated in PPO) which area is not covered under CGHS or any other corresponding health scheme (RELHS/RRECHS) administered by Ministry/Dept. of ......................... I have also not obtained and do not wish to obtain a CGHS Card and avail outdoor facilities under CGHS/corresponding health scheme of other Ministries/Departments from any dispensary situated in an adjoining area. AND
I, Sri/Smt. ................................ hereby opt to claim Fixed Medical Allowance of Rs. 100 p.m., as I am residing in an area where facilities under CGHS/Armed Forces Medical Scheme/RELHS/RRECHS/...................... Medical Scheme are not available.

The applicant should produce a Certificate from the Medical Authorities of CGHS or from authorities of corresponding health schemes of the concerned Ministries/Departments, as the case may be, that the area where the pensioner is residing is not served by any dispensary under CGHS or the corresponding scheme administered by the Ministry/Department. (All PDAs' are required to obtain the above Certificate from such pensioners in CGHS covered Cities before payment of the Medical Allowance. An entry to this effect should be made in both halves of the PPOs).

Existing address of the Pensioner/Family Pensioner..........................

Signature,
(Name)
PPO No...........................

Personal Number/Regd. No. ..............................................

Head of Dept./Commissioned Officer

Unit/Formation/Department/Ministry

Treasury/PSB/Paying Branch/DPDO/PAO

Date

Station

*(Score out whichever is not applicable)

I, ........................................ Son/Daughter of ............................ hereby declare that I have not availed of any treatment as out-door patient during the period (indicate the date of retirement or the last date of availing OPD facility or 1-12-1997 whichever is latest) ............... to .......... (indicate the date of signing this declaration).

Name of the Pensioner/Family Pensioner..........................................................

PPO No...........................

Pension A/c. No. .........................

Bank/Branch .............................................

Place ......................................................

Date ......................................................

Signature of Pensioner/Family Pensioner.

SECTION 16

A. MISCELLANEOUS

A. List of CGHS and POSTAL Dispensaries existing at present in India

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Names of States</th>
<th>City &amp; No. of CGHS Dispensaries</th>
<th>Postal Dispensaries</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>Assam</td>
<td>Guwahati (3)</td>
<td>Guwahati, Dibrugarh, Silchar,</td>
</tr>
<tr>
<td>4.</td>
<td>Chattisgarh</td>
<td></td>
<td>Bhopal</td>
</tr>
<tr>
<td>5.</td>
<td>Delhi</td>
<td>Delhi (80)</td>
<td>One CGHS Hospital exists Ahmedabad, Vadodara. Ambala.</td>
</tr>
<tr>
<td>7.</td>
<td>Haryana</td>
<td>Gurgaon, Faridabad</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Karnataka</td>
<td>Bangalore (11)</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Kerala</td>
<td>Tiruvanandapuram (3)</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Madhya Pradesh</td>
<td>Jabalpur (3)</td>
<td>Jabalpur, Bhopal,</td>
</tr>
<tr>
<td>13.</td>
<td>Meghalaya</td>
<td>Shillong</td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>Orissa</td>
<td>Bhubaneswar*</td>
<td>Bhubaneswar, Cuttack, Berhampur</td>
</tr>
<tr>
<td>15.</td>
<td>Punjab</td>
<td>Jaipur</td>
<td>Amritsar, Jalandar</td>
</tr>
<tr>
<td>16.</td>
<td>Rajasthan</td>
<td>Jaipur</td>
<td>Jaipur, Jodhpur, Ajmir, Kota</td>
</tr>
<tr>
<td>17.</td>
<td>Tamilnadu</td>
<td>Chennai (16)</td>
<td>Tiruchirapalli, Tirunelveli.</td>
</tr>
<tr>
<td>18.</td>
<td>Uttar Pradesh &amp; Uttarakhand</td>
<td>Lucknow (7)</td>
<td>Allahabad</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Kanpur</td>
<td>Aligarh, Agra, Bareilly, Moradabad, Saharanpur, PTTC, S’Pur, Lucknow, Varanasi, Gorakhpur, Dehra Dun.</td>
</tr>
<tr>
<td>19.</td>
<td>West Bengal</td>
<td>Kolkata (18)</td>
<td>Siliguri, Jalpaiguri, Kolkata, Telecom Fty.,</td>
</tr>
</tbody>
</table>
B. Extension of medical facilities to retired P&T employees in non-CGHS areas.

The question of extension of medical facilities as available at P&T Dispensaries to retired P&T employees and their dependents residing at stations where such Dispensaries are functioning has been under consideration for some time. The P&T Board has now been pleased to decide that medical facilities as available at P&T Dispensaries may be extended to such retired P&T employees and their dependent Family members who reside within the jurisdiction of respective Dispensaries and are willing to avail such facilities, irrespective of the amount of Pension they are in receipt of, on the following terms and conditions:-

(a) Scope

(i) The Scheme will be known as the "P&T Retired Employees Contributory Health Service Scheme:" (P&TRECHS)

(ii) P&T Pensioners and members of their families who are dependent upon them and widows/widowers of deceased P&T employees in receipt of Family Pension or a child who draws Pension after the death of the P&T employee and his/her--wife/husband, residing in the area of jurisdiction of a P&T Dispensary only will be eligible for medical facilities under the Scheme. It would, however, be optional for them to join the scheme. The 'Family' is defined as the Pensioner's wife or husband as the case may be, children and step-children and parents who are mainly dependent and residing with the Pensioner concerned.

(b) Facilities

(i) Medical facilities under the Scheme will be extended only at places where regular P&T Dispensaries are already functioning or where such P&T Dispensaries might be set up in the future. The facilities can be availed of only at the places where the Pensioner's Card would be Registered and from the dates on which arrangements for extension of the requisite facilities to Pensioners and their dependents under the Scheme are made by the Administrative Authority concerned. No reimbursement will be allowed when the Pensioners and/or their dependents take treatment from sources other than the P&T Dispensary whether at the place where they are registered or elsewhere; such treatment will be at the cost and risk of the Pensioners and the P&T Dispensary shall not in any case be liable for any expenditure incurred thereon.

(ii) Only outdoor medical treatment as available in the P&T Dispensary from time to time will be provided. There will be no provision for reimbursement of medical charges of any kind irrespective of whether such charges were incurred during Outdoor Treatment on the advice of the Dispensary Doctor or not.

(iii) Retired P&T employees and/or their dependents will be entitled to the same facilities in respect of Outdoor Treatment as are available to serving P&T employees at the Dispensary concerned subject to the provisions of Sub Para (ii) above.

(Rest of the paras relating to contribution rates, issue of Identity Cards, administration of the Scheme etc., have not been reproduced. Hospitalisation facility is not admissible. Also charges incurred on purchase of medicines not available in Dispensary are not reimbursable. The Scheme is in the nature of a Welfare Measure unlike CGHS)

(No. 23-10/68-Med dtd. 20.1.77) (P&T Board, Min. of Communications)

C. After Corporatisation of the Dept. of Telecom from 1.10.2000 "P&T Dispensaries" have been renamed as "Postal Dispensaries."

(2.5/2000-Medical dated 10.10.2000 of DoP)

D. DoT employees who retired before formation of BSNL w.e.f 1.10.2000 shall continue to get medical facility in Postal Dispensaries until further Orders

(2.5/2000-Medical dated 29.12.2003 of DoP)
SECTION - 17

ISSUE OF INDIVIDUAL PLASTIC CARDS TO EACH CGHS BENEFICIARY
(Applicable to all cities now)


The undersigned is directed to state that the process of computerisation of the functioning of all CGHS Dispensaries and Administrative Offices of CGHS in Delhi is nearing completion. It has now been decided to issue individual Identity Cards to each CGHS beneficiary of Delhi for convenience. All CGHS beneficiaries in Delhi are (including existing Card Holders), therefore, requested to fill up the enclosed Application Form and submit the same to the Chief Medical Officer-in-Charge along with ID (Stamp sized) photos (2x3cm) of all eligible Family members and proof of address.

2. The last date for submission of completed application forms (for existing) is 20th January, 2008.

3. The Application Form and the Notice have already been put on the website of Ministry of Health & Family Welfare, www.mohfw.nic.in/cghs.htm. and was also advertised in newspapers. The form can be downloaded/copied.

4. In partial modification of guidelines issued, it is now clarified that:

1) Applications shall be submitted at Dispensary in respect of Pensioners as well as serving employees (after due verification by concerned Ministry/Department/Office). Two Drop Boxes (Card Board Cartons) shall be placed separately for Pensioners and serving employees.

2) In respect of Pensioners who are applying for New CGHS Cards, for the first time, the data will be entered at CGHS (HQ), at Bikaner House, Shahjahan Road, New Delhi, and a temporary (printout) Card will be issued. The temporary Card shall be valid till a Plastic Card is issued.

3) For serving employees, Ministries/Departments will continue to issue CGHS Cards as hitherto and have the form for issue of Plastic Cards verified and forwarded to the Dispensary concerned.

4) For purposes of identity/residential proof, of serving employees, the Certificate issued by a Gazetted Officer sponsoring the beneficiaries name for the issue of the Plastic Card shall be accepted as proof.

5) In case of Pensioner beneficiaries, Certificate issued by Residents' Welfare Association or by a Gazetted Officer shall be accepted for proof of residence, in case they do not have any other documents to verify the residential status of the beneficiary.

6) In case of serving employees of Autonomous Bodies covered under CGHS, Delhi, concerned organisation shall Certify that the required CGHS contribution has been deposited with CGHS(HQ).

7) Pensioners of Autonomous Bodies, who are presently covered by the CGHS, shall submit the draft for renewal from time to time and validity of Card shall be renewed from time to time in CGHS data base at Dispensary.

8) Plastic Card issued shall be valid for a maximum period of 5 (five) years; the actual validity of CGHS Card for availing services shall be as per records available in CGHS data base.

9) List of Autonomous Bodies covered under CGHS is available in the website of the CGHS.

10) In case of any dispute, the data available on CGHS data base shall be treated as final. An Agency appointed by NICSI shall collect these applications and deliver the Plastic Cards at the Dispensaries along with printed list in due course of time. The existing CGHS Cards shall however (subject to validity) remain valid till issue of new Cards.

11) If there are any inadvertent mistakes on the Identity Card, the Agency will bear the cost of correction in the event of an error in entering the data by them. However, the beneficiaries shall have to bear the cost in case of providing wrong information by them. The beneficiaries are, therefore, advised to be careful while filling up the form.

(Contd on next page)
Application For CGHS Card

☐ Applying for New CGHS Card in case of new Pensioner's Card--CGHS Card No. while in service

☐ Applying for New Card to replace existing CGHS Card No. .................................................

1. Name of the Applicant:........................................................................................................

2. Category ☐ Department ☐ Service ☐
   Pensioner ☐ Other ☐ (Pl. Specify) ☐
   (Please Tick Department if you are posted in the Ministry of Health & Family Welfare/DGHS/CGHS)
   (Please Tick Service if you belong to any specific organized service)

3. Name of Department/Service

4. Designation........................................... ☐ Gazetted ☐ Non-Gazetted

5. Scale of Pay........................................
   Present Pay............................

6. Last Pay / basic Pension (in case of Pensioner):

7. Official Address:..................................................................................................................

8. Residential Address:...........................................................................................................

9. Telephone Number: (O) (R) (M)

10. e-mail ID.............................................................................................................................

11. Date of Superannuation: Date..................
    Month............... Year

12. Are you on Deputation (Central Deputation) Yes/No

13. If yes, likely period of completion of Deputation

14. Are your service transferable to other Cities: Yes/No

15. Details of Family
   (* Please see definition of Family before filling up this column)

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of Family Members</th>
<th>Relationship to CGHS Card Holder / Self</th>
<th>Date of Birth/ Blood Group</th>
</tr>
</thead>
</table>

   (# Please attach Proof of age of persons mentioned above)

16. Are all the persons whose names are given above are dependent upon you and are residing with you? Yes/No
   (Please attach proof of their staying with you, like copy of Ration Card/Election ID/Pass Port/Identity Card issued by School/College/University/Bank Pass Book, etc.)

17. Paste one ID Card size of Photograph of each member of Family (including self) whose names are proposed to be included as part of your family in the space given below.
To
The Additional Director,
Central Govt. Health Scheme.

Dear Sir,
I along with the members of the family whose particulars are given at the Sl. No. 5 may please be admitted to CGHS on payment of subscription on the basis of last PAY DRAWN / PENSION / FAMILY PENSION*. My particulars are as under:
1. Name of the Head of family:
2. Residential Address:
3. In case the applicant is a Pensioner,
   a) Date of retirement:
   b) Ministry / Dept. / Office:
   c) Gross pension, if fixed:
   d) P.P.O No. ....................
4. In case the applicant is a Family Pensioner:
   a) Name of the deceased Govt. Servant:
   b) Date of Death of the deceased Govt. Servant:
   c) Ministry / Dept. / Office:
   d) Post held at the time of retirement:
   e) Pay last drawn at the time of retirement:
   f) Relationship of the applicant with the deceased Govt. Servant:
   g) Amount of family pension : at the enhanced rate (Please also specify the date upto which enhanced family pension is admissible):
   h) F.P.P.O No. ........................
5. Details of family according to the term family

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name</th>
<th>Age</th>
<th>Date of Birth</th>
<th>Relationship</th>
</tr>
</thead>
</table>

I declare that:
i) I will abide by the Rules and Regulations and Modifications of the services which may be issued from time to time.
*ii) I will deposit my contribution on six monthly/yearly instalments.

*iii) I wish to avail of CGHS facilities on the basis of last pay drawn / Pension.
*iv) I have not applied for CGHS Card previously / I have surrendered my CGHS identity Card issued to me from my Office while in service and the payment of contribution has been made upto the date of surrender of Card.
 v) I hereby undertake to surrender the CGHS Card being issued to me if not required, in the Dispensary concerned. In case the Card is not surrendered before the expiry of validity period and Card is retained by me, even if no facility is availed by me, I undertake to pay the CGHS contribution for the intervening period.

* Strike off * not applicable*

Place:
Date:

Signature of Applicant

AFFIDAVIT
(to be attested by a Notary Public or Gazetted Officer)

I..................................................... solemnly affirm that I am, and my dependants whose names are given below, are residing in .............................................. (place) and my address is ..............................................................................................................

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Govt. servant and also dependants</th>
<th>Age</th>
<th>Date of Birth</th>
<th>Relationship</th>
</tr>
</thead>
</table>

Place:
Date:

Signature of Applicant

Attested by

(Documents to accompany the application form as notified in Page No.194 of this publication.)

Signature with name and Office Seal
ANNEXURE - II
DELETION / ADDITION TO FAMILY (CGHS)
(IN DUPLICATE)

1. No. of the Identify Card. :
2. Name of the Govt. Servant :
3. Office / Department :
4. New Addition / Deletion :

<table>
<thead>
<tr>
<th>Name</th>
<th>Date of Birth</th>
<th>Relationship</th>
<th>Identification marks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

5. Signature of Govt. Servant / Pensioner :
Date :
Remarks :

6. Signature and designation of issuing Authority :

7. Signature of Medical Officer I/C of the Dispensary :

ANNEXURE - III
PREFERRING OF MEDICAL CLAIMS BY THE CGHS BENEFICIARIES (BOTH SERVING/PENSIONER) AND REIMBURSEMENT THEREOF (CGHS)

(G.O.I. M.H.&F.W., Lr. No. Misc. 3/04/R&H/CGHS/CGHS(P), dtd. 9.3.04)
(G.O.I. M.H. & F.W. No. 4.18/2005-C&P (Vol.1 pt(1) dt. 20.2.09)

I am directed to forward herewith the Medical 2004 Form, Checklist, and Essentiality-cum-Statement of expenditure Certificate to enable the CGHS beneficiaries (both serving/Pensioner) to prefer their medical claims for reimbursement from the Government.

2. In view of the above, the CGHS beneficiaries may be requested to henceforth prefer their medical claims as per the revised Medical 2004 Form, Checklist and Essentiality-cum-Statement of expenditure Certificate being circulated with this letter.

Central Government Health Scheme
Checklist for reimbursement of medical claims

1. CGHS Token No. and Place of issue : .................
2. Validity of CGHS Card : from ........... to ........
   (For Pensioner) and Entitlement Pvt/Semi Pvt./General
3. Full Name of Card Holder : (Block Letters)
4. Status (Government Servant/ Pensioner/Other) :
5. The following documents are submitted [Please tick (✔) the relevant column at 4 :
   a) Medical 2004 Form : Yes/No
   b) Photocopy of CGHS Card : Yes/No
   c) No. of Original Bills : ...
   d) Copy of discharge summary : Yes/No
e) Copy of Referral by Specialist/CMO: Yes/No
f) Whether the Hospital has given break-up for Lab Investigations: Yes/No
g) Original papers have been lost hence the following documents are submitted:
   I Photocopies of claim papers: Yes/No
   II Affidavit on Stamp Paper: Yes/No
h) In case of death of Card holder, the following documents are submitted:
   I Affidavit on Stamp Paper by Claimant: Yes/No
   II No Objection from other legal heirs on Stamp Paper: Yes/No
   III Copy of Death Certificate: Yes/No

Dated: .............
Signature of CGHS Cardholder
Tel. No. (O) .......... (R) ............
e-mail Address

Branch MCR code: .................. Ph.No. of Bank: ..................

CENTRAL GOVERNMENT HEALTH SCHEME
MEDICAL 2004 FORM FOR REIMBURSEMENT OF MEDICAL CLAIMS OF CGHS BENEFICIARIES

Computer No.

(To be filled by the Claimant)

1. CGHS Token No. and place of Issue: ............
2. Validity of CGHS Token Card and entitlement:
   From: ......................
   To: ........................
   Pvt./Semi Pvt./General

3. Full name of the Card Holder: ........
   (Block Letters)
4. Full Address: ................
5. Telephone No. (O) ............. (R) .............
6. E-mail address, if any: ...........
   Branch MCR code: .................. Ph.No. of Bank: ..................
8. Name of the patient and relationship with the Card Holder: ...........
9. Status tick (✓): (Government servant/Pensioner/serving employee or Pensioner of Autonomous Body/Member of Parliament/Ex. M.P./Ex. Governor/Former Judge of Supreme Court/Former Judge of High Court/Freedom Fighter/Legal Heir/Others).
10. Basic Pay/Basic Pension: ............
11. Name of the Hospital with Address:
    a) OPD Treatment and Investigations: ............
    b) Indoor Treatment: ............
12. Date of admission: ..................
    Date of discharge: ............
    (In case of Indoor Treatment only)
13. Total amount claimed:
    a) OPD Treatment: ............
    b) Indoor Treatment: ............
14. Details of Referral: ............
15. Details of Medical advance, if any: ............

DECLARATION
I hereby declare that the statements made in the application are true to the best of my knowledge and belief and the person for whom medical expenses were incurred is wholly dependent on me. I am a CGHS beneficiary and the CGHS Card was valid at the time of treatment. I agree for the reimbursement as is admissible under the Rules.

dated: .............
Signature of CGHS Card holder

Note: Misuse of CGHS facilities is a criminal offence. Suitable action including cancellation of CGHS Card shall be taken in case of wilful suppression of facts or submission of false statements. Suitable disciplinary action shall be taken in case of serving employees.
Information

a) Kindly write correct postal address in block letters.

b) Obtain Break-up of Investigation from the Hospital (details and rates of individual tests and the exact number of Sugar Tests, X-ray films, etc.) as the reimbursable amount is calculated as per approved rates only

c) Draft against column (1) of check list - in case of loss of Original Papers.

Draft Affidavit for Duplicate Claim Papers / bills on Stamp Paper

I, ........................................ son/wife/daughter of ........................................ and resident of ...................... declare that I lost/misplaced/not traceable the medical claim papers in respect of...................... I hereby give an undertaking that I have not received any payment against original bills/claim papers from any source and that if the original papers are traced, I shall not stake claim against original bills in future and that in the event I receive any cheque against original bills in future, I shall return the same to Competent authority.

Deponent

Verified by Notary Public

(d) Draft against column (1) of check list - in case of Death of Card holder

Draft Affidavit on Stamp Paper for claiming medical reimbursement

I................................. wife/son/daughter of Late................................. and resident of............................. hereby submit the medical claim papers pertaining to treatment of my spouse/father/mother/Late Shri/Smt................................. who had expired on.......................... (copy of Death Certificate is enclosed).

Late Shri/Smt. ..................................... has left behind the following other legal heirs none of whom have any objection if the entire amount reimbursable is paid to me.

.................................

.................................

No Objection Certificate signed by other legal heirs on Stamp Paper is enclosed.

Deponent

Attested by Notary Public

Draft for No Objection Certificate on Stamp Paper.

We........................................ S/o. D/o. Late Shri/Smt.................................

........................................ S/o. D/o. Late Shri/Smt.................................

being the legal heirs of Late Shri/Smt. ......................... have no objection if the entire amount reimbursable pertaining to the treatment of our father/mother is paid to our brother Shri.................................

( ) ( )

Address W/o

Address

Verified by Notary Public
SECTION 1

EMPANELMENT OF PRIVATE HOSPITALS AND
REVISION OF PACKAGE RATES APPLICABLE
UNDER CGHS, BANGALORE

The undersigned is directed to state that CGHS had initiated action for fresh empanelment of Private Hospitals under CGHS, Bangalore and also for the revision of package rates (which were fixed in 2007), to be paid to Hospitals, by floating tender for the same. On the basis of the responses received rates for various procedures/treatments have been arrived at and have been uploaded in the website of CGHS: www.mohfw.nic.in/cghsnew/index.asp and can be downloaded.

2. In order that CGHS beneficiaries get treatment from well maintained and run Hospitals, it has been decided to have differential rates of reimbursements, as per details given in the enclosed rates list. The principle followed for the differential package rates being:

(i) where L-1 rates were arrived at on the basis of rates quoted by non-NABH accredited Hospitals/Super-Speciality Hospitals, NABH accredited Hospitals will be entitled to reimbursement of certain percentage of additional amount over and above the L-1 rates;

(ii) where L-1 rates were arrived at on the basis of rates quoted by NABH accredited Hospitals, then non-NABH accredited Hospitals would be entitled to an amount lower by certain percentage than the reimbursement made to NABH accredited Hospitals at L-1 rates; and

(iii) Rates for Super-Speciality Hospitals have been identified separately and notified in the rate list put on the website of the CGHS. Super-Speciality Hospitals covered under this category are:

1) Cardiology & Cardio-Thoracic Surgery
2) Joint replacement Surgery made under Orthopaedics
3) Nephrology & Urology including Renal Transplantation;
4) Endocrinology;
5) Neurosurgery
6) Gastro-Enterology & GI Surgery and
7) Oncology

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

(b) Cost of Implants/stents/grafts is reimbursable in addition to package rates as per CGHS ceiling rates for Implants /stents/grafts or as per actual, in case there is no CGHS prescribed ceiling rates.

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

(d) The Hospitals empanelled under CGHS shall not charge more than the package rate/rates.

3.2. Package rate envisage upto a maximum duration of indoor treatment as follows:
12 days for Specialised (Super Specialities) treatment
7 days for other Major Surgeries;
3 days for Laparoscopic Surgeries/normal deliveries; and
1 day for day care/Minor (OPD) Surgeries.

3.3. However, if the beneficiary has to stay in the Hospital for his/her recovery for a period more than the period covered in package rate, in exceptional cases, supported by relevant medical records and certified as such by Hospital, the additional reimbursement shall be limited to accommodation charges as per entitlement, investigations charges at approved rates and Doctors visit charges (not more than 2 visits per day per visit by Specialists/Consultants and cost of medicines for additional stay)

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

4.1 CGHS beneficiaries are entitled to facilities of private, semi-private or general ward depending on their basic pay/pension. The entitlement is as follows:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Basic Pay (without the inclusion of grade pay)</th>
<th>Entitlement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Upto Rs.13,950/-</td>
<td>General Ward</td>
</tr>
<tr>
<td>2.</td>
<td>Between Rs.13,951/- and Rs.19,530/-</td>
<td>Semi-Private Ward</td>
</tr>
<tr>
<td>3.</td>
<td>Rs.19,540/- and above</td>
<td>Private Ward</td>
</tr>
</tbody>
</table>

4.2 The package rates are for Semi-Private Wards.

4.3. It has now been decided that the CGHS beneficiaries taking treatment in the empanelled Hospitals will be entitled for reimbursement/treatment on credit as per the package rate/rates. The package rates are for Semi-Private Ward. If the beneficiary is entitled for General Ward there will be a decrease of 10% in the rates; for Private Ward entitlement there will be an increase of 15%. However, the rates shall be same for investigation irrespective of entitlement whether the patient is admitted or not and the test per se does not require admission to Hospital.

4.4. A Hospital empanelled under CGHS, whose normal rates for treatment procedure/test are lower than the CGHS prescribed rates shall charge as per the rates charged by them for that procedure/treatment from a non-CGHS beneficiary and
will furnish a certificate to the effect that the rates charged from CGHS beneficiaries are not more than the rates charged by them from non-CGHS beneficiaries.

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

5.2. Semi Private Ward is defined as a Hospital room where two to three patients are accommodated and which has attached toilet facilities and necessary furnishings.

5.3. General Ward is defined as halls that accommodate four to ten patients.

5.4. Normally treatment in higher category of accommodation than the entitled category is not permissible. However, in case of an emergency when the entitled category accommodation is not available, admission in the immediate higher category may be allowed till the entitled category accommodation becomes available. However, if a particular Hospital does not have the Ward as per entitlement of beneficiary, then the Hospital can only bill as per entitlement of the beneficiary even though the treatment was given in higher type of Ward.

6.1. In case of non-emergencies, the beneficiary shall have the option of availing specific treatment/investigation from any of the empanelled Hospitals of his/her choice (provided the Hospital is empanelled for that treatment procedure/test), after the same has been advised by CGHS/other Government Specialist/CMO in-charge and permission is obtained from the Competent Authority.

6.2 CGHS beneficiaries have so far, been given the option to get themselves treated in any Hospitals of their choice. However, in view of the increased outgo on getting treatment in Super-Speciality Hospitals, it has now been decided that CGHS beneficiaries desirous of getting treated in Super Speciality Hospital in non-emergency conditions prior approval of the concerned Additional Director, CGHS would have to be obtained.

6.3. Permission for treatment, other than those covered by para 6.2 above, is granted by CMO in-charge/Additional Director/ Joint Director, CGHS in case of pensioners, former Governors, former Vice-Presidents, ex-mps. Freedom Fighters etc., and by Rajya Sabha/Lok Sabha Secretariat as the case may be in case of sitting Members of Parliament, concerned Ministry/Department /Organisation in case of serving Government employees, serving employees and pensioners of autonomous bodies covered under CGHS.

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

8.1. Hospitals shall provide credit facility to the following categories of CGHS beneficiaries (including dependant family members, whose names are entered on CGHS Card) on production of valid permission letter.

* Members of Parliament
* Pensioners of Central Government drawing pension from Central Estimates
* former Vice-Presidents, Former Governors and former Prime Ministers
* Ex-Members of Parliament
* Freedom Fighters
* Serving CGHS employees
* serving employees of Ministry of Health & Family Welfare (including attached/Subordinate Offices under the Ministry of Health & Family Welfare) and
* such other categories of CGHS cardholders as notified by the Government

8.2. Bills should be submitted to the Office of the Rajya Sabha Secretariat/Lok Sabha Secretariat in case of sitting Members of Parliament and to Additional Director, CGHS, Bangalore in case of other beneficiaries enlisted above, once in a month

8.3. The Hospitals shall extend credit facility to the above categories of CGHS beneficiaries under emergency with prior permission irrespective of the CGHS City where they are
registered and send the bill to Additional Director, CGHS, Bangalore.

8.4. Bills of serving employees of the Ministry of Health & Family Welfare and the employees if attached/Subordinate Offices under the Ministry of Health & Family Welfare will be sent directly to the Office/Officer which/who referred the patients to the Hospitals.

8.5. In case of emergencies empanelled Hospitals shall not refuse admission nor demand payment from CGHS beneficiaries on production of valid CGHS Card issued by Competent Authority of any CGHS City.

8.6. Reimbursement in case of pensioners former Governors, former Vice-Presidents, ex-MLAs, Freedom Fighters etc., is made by CGHS and by Rajya Sabha Secretariat /Lok Sabha Secretariat in case of sitting Members of Parliament and by concerned Ministry/Department/Organisation in case of serving Govt. employees, serving employees and pensioners of autonomous bodies covered under CGHS.

8.7. Serving Central Government employees and their dependent family members not covered by the CGHS will not be denied treatment at package rates if they approach the Hospitals with a proper referral letter from the Ministry/Department in which they are working after verifying the genuineness of the employee by production of his/her valid Identity Card issued by the appropriate authority.

8.8. Serving Central Government employees and their dependent family members not covered by the CGHS will not be denied treatment at package rates if they approach the hospitals in emergency condition to the patient. The treatment will be given after verifying the genuineness of the employee by production of his/her valid identity card issued by the appropriate authority.

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

10. In case of treatment taken in emergency in any non-empanelled Private Hospitals, reimbursement shall be considered by Competent Authority at CGHS prescribed packages/rates only.

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

12. Any legal liability arising out of such services, responsibility solely rests on the Hospital and shall be dealt with by the concerned Empanelled Hospital themselves.

13. This Office Memorandum supersedes all earlier instructions relating to Empanelment of Hospitals for specialised and general purpose treatment and investigations for Bangalore.


15. The revised rates will come into effect from 1st September, 2010

16. A copy of this Office Memorandum along with rate list and a copy of MOA are placed on the internet at http://mohfw.nic.in/cghsnew/index.asp.

II Fresh empanelment of Private Hospitals and revision of Room Rent applicable under CGHS

The undersigned is directed to state that CGHS had initiated action for fresh empanelment of Private Hospitals under CGHS and also for the revision of package rates (which were fixed in 2006-2007), to be paid to Hospitals, by floating tender for the same. On the basis of the responses received package rates for various procedures/treatments have been arrived at and have
been uploaded in the website of CGHS: www.mohfw.nic.in/cghsnes/index.asp and can be downloaded.

2.(a) "Package Rate" shall mean and include lumpsum cost of inpatient treatment/daycare/Diagnostic procedure for which a CGHS beneficiary has been permitted by the Competent Authority or for treatment under emergency from the time of admission to the time of discharge including (but not limited to)-

b) Cost of Implants/Stents/Grafts is reimbursable in addition to package rates as per CGHS ceiling rates for Implants/Stents/Grafts or as per actual, in case there is no CGHS prescribed ceiling rates.

c) Treatment charges for new born baby are separately reimbursable in addition to delivery charges for mother
d) The Hospitals empanelled under CGHS shall not charge more than the package rate/rates.

2.2. Package rates envisage up to a maximum duration of indoor treatment as follows:-
12 days for Specialized (Super Specialities) treatment;
7 days for other Major Surgeries;
3 days for Laparoscopic Surgeries/normal deliveries; and
1 day for day care/Minor (OPD) Surgeries.

2.3. However, there are certain procedures where there is no prescribed package rate under CGHS. Similarly, there are medical emergencies where the treatment is mainly conservative.

The admissible amount in such cases is calculated Itemwise, room rent, procedures, investigation, etc.

Therefore, it has now been decided to revise the rates applicable for room rent (Accommodation Charges) for different categories of wards as given below:-

- General Ward Rs.1,000 per day
- Semi-Private Ward Rs.2,000 per day
- Private Ward Rs.3,000 per day

3. CGHS beneficiaries are entitled to facilities of Private, Semi-Private or General Ward depending on their basic pay/pension the entitlement is follows:-

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Basic Pay (without the inclusion of grade pay)</th>
<th>Entitlement</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Up to Rs.13,950</td>
<td>General Ward</td>
</tr>
<tr>
<td>2.</td>
<td>Between Rs.13,951 and Rs.19,530</td>
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</tr>
<tr>
<td>3.</td>
<td>Rs.19,540 and above</td>
<td>Private Ward</td>
</tr>
</tbody>
</table>


The revised rates will come into effect from the date of issue of this Office Memorandum.

A copy of this Office Memorandum along with rate list and a copy of MoA are placed on the internet at http://mohfw.nic.in/cghsnew/index.asp.


III Continuous empanelment of Private Hospitals and Diagnostic Centres under CGHS

With a view to ensuring comprehensive health care to CGHS beneficiaries, CGHS has been apart from the Government
Hospitals, empanelling Private Hospitals and Diagnostic Centres by floating tenders periodically. The latest tender process in this context commenced in the second half of 2009. Even the already Empanelled Hospitals/Diagnostic Centres under CGHS were required to submit the bids under this tender process. Through this process, package rates for different treatment procedures and investigations have been notified in 2010. As a part of this process, certain Hospitals and Diagnostic Centres which have accepted these rates and also signed MoAs with CGHS have also been notified in some of the CGHS Cities.

2. However, it has been noticed that the number of Hospitals and Diagnostic Centres notified in some Cities through the current tender process is not adequate to provide a satisfactory level of healthcare to CGHS beneficiaries in all areas in these Cities. Also, there has been no or little response in certain other Cities, with the result a situation has arisen where CGHS is not in a position to provide to its beneficiaries the requisite healthcare due to lack of adequate number of Hospitals and Diagnostic Centres in different Cities.

3. Accordingly, it has become necessary to introduce 'Continuous Empanelment Scheme', under which more Hospitals and Diagnostic Centres could be empanelled to take care of inadequacy in the current tender process. In this background, it has been decided to invite Hospitals and Diagnostic Centres to come forward and apply for empanelment under CGHS if they are willing to fulfil the same terms and conditions and accept the rates notified by CGHS in the latest tender process.

4. The continuous empanelment scheme will not cover, for the present, the following Cities, as the tender process initiated in these Cities is yet to be completed:-
   i) Bhopal
   ii) Bhubaneshwar
   iii) Meerut
   iv) Nagpur and
   v) Patna

In addition, continuous empanelment scheme is not being extended, for the present, to Delhi (including NCR), Allahabad, Kanpur and Jaipur.

5. The continuous empanelment scheme will cover, for the present, the following Cities:-

6. The continuous empanelment scheme would be in force initially for a period of six months, i.e., up to 31st May, 2011.

7. The application form for the continuous empanelment scheme can be downloaded from the website of CGHS, www.mohfw.nic.in/cghsnew/index.asp.


Note: Since at present, there are three different package rates, i.e.
   i) 2007 Rates
   ii) NABH Rates
   iii) 2010 Non-NABH Rates

Package Rates are not being printed in this edition.
SECTION 2

TREATMENT IN EMERGENCY

(in CGHS-recognised Private Hospitals as per Memorandum of Agreement (MoA) between Director, CGHS and Hospitals concerned)

Para 1.1.8 of MoA Emergency (defined) "Emergency" shall mean any condition or symptom resulting from any cause, arising suddenly and if not treated at the early convenience, be detrimental to the health of the patient or will jeopardize the life of the patient.

Para 8 of MoA:

8 Treatment in Emergency

8.1 In emergency the Hospital will not refuse admission or demand an advance payment from the beneficiary or his family member and will provide credit facilities to the patient whether the patient is a serving employee or a Pensioner availing CGHS facilities, on production of a valid CGHS Card and the Hospital shall submit the bill for reimbursement to the concerned Deptt./ Ministry/ CGHS. The refusal to provide the treatment to bonafide CGHS beneficiaries in emergency cases and other eligible categories of beneficiaries on credit basis, without valid ground, would attract disqualification for continuation of empanelment.

8.2 In cases of non-emergency the Hospital will provide treatment on credit basis to Members of Parliament, Pensioners, Ex-Members of Parliament, Freedom Fighters, serving CGHS employees and such other categories of CGHS Cardholders as notified by the Government, and submit the bills for payment.

8.3 The following ailments may be treated as emergency which is illustrative only and not exhaustive, depending on the condition of the patient:

i. Acute Coronary Syndromes (Coronary Artery By-pass Graft/Percutaneous, Transluminal Coronary Angioplasty) including Myocardial Infarction, Unstable Angina, Ventricular Arrhythmias, Paroxysmal Supra Ventricular Tachycardia, Cardiac Tamponade, Acute Left Ventricular Failure/Severe Congestive Cardiac Failure, Accelerated Hypertension, Complete Heart Block and Stroke Adam attack, Acute Aortic Dissection.

ii. Acute Limb Ischemia, Rupture of Aneurysm, Medical and Surgical shock and peripheral circulatory failure.


iv. Acute Abdomen pain.

v. Road Traffic Accidents/with injuries including fall.

vi. Severe Hemorrhage due to any cause.

vii. Acute poisoning

viii. Acute Renal Failure

ix. Acute abdomen pain in female including acute Obstetrical and Gynecological emergencies.

x. Electric shock.

xi. Any other life threatening condition.
### GENERAL PURPOSE HOSPITALS

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Name of the Hospital</th>
<th>Approved for</th>
<th>Whether already accredited by NABH</th>
<th>Whether already on the panel of CGHS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>M.S. Ramiah Memorial Hospital, M.S. Ramaiah Nagar, MSRIT Post, New Bel Road, Bangalore-560 054. Tel. No. 23608888 w.e.f. 16th November 2011</td>
<td>General Purpose</td>
<td>Yes w.e.f. Oct. 2012</td>
<td>No</td>
</tr>
<tr>
<td>2.</td>
<td>Sagar Hospitals, 44/54, 30th Cross, Tilak Nagar, Jayanagar Extension, Bangalore-560 041. Ph.: 42888888 w.e.f. 16th November, 2011</td>
<td>General Purpose</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>3.</td>
<td>K.R. Hospital, No. 979, 25th Main Road, BSK 1st Stage, Hanumanthanagar, Bangalore-560 050. Ph.: 26755800 / 26755402 w.e.f. 16th November, 2011</td>
<td>General Purpose including Joint Replacement</td>
<td>No</td>
<td>Yes for General and Specialised purpose (Dialysis, Renal Transplantation, Lithotripsy/Turp, Laproscopic surgery, Joint Replacement, IOL Implant) and Diagnostic Services (Laboratory, CT, USG/Colour Doppler and X-Ray)</td>
</tr>
<tr>
<td>4.</td>
<td>Mallya Hospital, # 2, Vittal Mallya Road, Bangalore-560 001. Ph.: 22277979 / 22277997 w.e.f. 16th November, 2011</td>
<td>General Purpose including Cardiology, Cardio-Thoracic Surgery, Joint Replacement</td>
<td>NABH w.e.f. 18.7.2011</td>
<td>Yes for General and Specialised purpose (Cardiology, Cardiothoracic Surgery, Renal Transplantation, Haemodialysis, Laproscopic Surgery, Joint Replacement and IOL Implant) and Diagnostic services (Laboratory, MRI, CT, Mammography, USG/Color Doppler and X-Ray)</td>
</tr>
</tbody>
</table>

### SPECIALITY (SELECTIVE) HOSPITALS

<table>
<thead>
<tr>
<th>Sl. No</th>
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<th>Whether already on the panel of CGHS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Fortis Hospital, # 14, Cunningham Road, Bangalore. Tel: 080-41994444. w.e.f. 16th November 2011</td>
<td>Cardiology Cardiovascular &amp; Cardiothoracic Surgery and Urology including dialysis &amp; Lithotripsy</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>2.</td>
<td>Bhagwan Mahavir Jain Heart Centre, # 8, Miller's Road, Bangalore-560 052. Ph.: 41100550 / 22286000 w.e.f. 16th November 2011</td>
<td>Cardiology Cardiovascular &amp; Cardiothoracic Surgery</td>
<td>No</td>
<td>Yes, for Cardiology, Cardiovascular and Cardiothoracic Surgery</td>
</tr>
<tr>
<td>3.</td>
<td>Sparsh Hospital as Accidents Orthopaedic Plastic &amp; Maxillo-Facial Surgery, # 29/P2, Narayana Hrudayalaya Health City, Hosur Road, Boomasandra Industrial Area, Bangalore-560 099 Tel: 080-27835921</td>
<td>Orthopedic Surgery including Arthroscopic Surgery and Joint Replacement</td>
<td>NABH w.e.f. 16.2.2010</td>
<td>Yes, for Orthopedic Surgery including Arthroscopic Surgery &amp; Joint Replacement</td>
</tr>
</tbody>
</table>

### SUPER SPECIALITY HOSPITALS

<table>
<thead>
<tr>
<th>Sl. No</th>
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<th>Whether already on the panel of CGHS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Narayana Hrudayalaya, # 258/A, Bommasandra Industrial Area, Anekal Taluk, Bangalore-560 099 Ph.: 78350000 w.e.f. 16th November 2010</td>
<td>Cardiology and Cardio-thoracic Surgery, Dialysis</td>
<td>NABH w.e.f. 5.6.2010</td>
<td>No</td>
</tr>
</tbody>
</table>

### List of new Hospitals empanelled under CGHS, Bengaluru

**SECTION 3**

**GENERAL PURPOSE HOSPITALS**

1. M.S. Ramiah Memorial Hospital, M.S. Ramaiah Nagar, MSRIT Post, New Bel Road, Bangalore-560 054. Tel. No. 23608888 w.e.f. 16th November 2011

2. Sagar Hospitals, 44/54, 30th Cross, Tilak Nagar, Jayanagar Extension, Bangalore-560 041. Ph.: 42888888 w.e.f. 16th November, 2011

3. K.R. Hospital, No. 979, 25th Main Road, BSK 1st Stage, Hanumanthanagar, Bangalore-560 050. Ph.: 26755800 / 26755402 w.e.f. 16th November, 2011

4. Mallya Hospital, # 2, Vittal Mallya Road, Bangalore-560 001. Ph.: 22277979 / 22277997 w.e.f. 16th November, 2011

5. N.U. Hospital Ltd., CA-6, 15th Main, 11th Cross, Padmanabha Nagar, Bangalore-560 070. Ph.: 26392700 w.e.f. 16th November 2011

6. PD Hinduja Sindhi Hospital, 12th 'A' Cross, Nagar, Bangalore-560 027. Ph.: 22237117 / 22237318 w.e.f. 16th November 2011

**SPECIALITY (SELECTIVE) HOSPITALS**

1. Fortis Hospital, # 14, Cunningham Road, Bangalore. Tel: 080-41994444. w.e.f. 16th November 2011

2. Bhagwan Mahavir Jain Heart Centre, # 8, Miller's Road, Bangalore-560 052. Ph.: 41100550 / 22286000 w.e.f. 16th November 2011

3. Sparsh Hospital as Accidents Orthopaedic Plastic & Maxillo-Facial Surgery, # 29/P2, Narayana Hrudayalaya Health City, Hosur Road, Boomasandra Industrial Area, Bangalore-560 099 Tel: 080-27835921

**SUPER SPECIALITY HOSPITALS**

1. Narayana Hrudayalaya, # 258/A, Bommasandra Industrial Area, Anekal Taluk, Bangalore-560 099 Ph.: 78350000 w.e.f. 16th November 2010
2. Fortis Hospitals, # 154/9, Bannerghatta Road, opp. IIMB, Bangalore-560 076. Ph.: 66214444 w.e.f. 27.7.11
   Super Speciality Yes (JCI) No

3. Apollo Hospital, # 154/11, opp. IIM Bannerghatta Road, Bangalore-560 076. w.e.f. 16th November 2011
   Super Speciality Yes (JCI) No

4. Bangalore Baptist Hospital Bellary Road, Bangalore-560 024 . Tel. No. 080-22024700 w.e.f. 16th November 2011
   Super Speciality

CANCER HOSPITAL

1. Bangalore Institute of Oncology, # 8 P.Kalinga Rao Road, Sampangiramnagar, Bengaluru-27 Ph. 40206000 w.e.f 16th November 2010
   Cancer Hospital NABH w.e.f. December 2012 Yes

2. Bangalore Institute of Oncology, renamed as Health Care Global Enterprises Ltd., (HCG Ltd.) w.e.f. 19.6.2012 # 8 P, Kalinga Rao Road Sampangiram Nagar, Bangalore-27 Ph.: 40206000 w.e.f. 16th November, 2010
   Cancer Hospital NABH w.e.f. December 2012 Yes

EYE CARE CENTRES

1. Narayana Netralaya, No. 121C Chord Road, Rajajinagar 1st R Block, Bengaluru-560010 Ph. 66121300 / 01 / 02 / 03 w.e.f.16th November, 2010
   Eye Care No (Eye Care (Cataract/Glaucoma, Retinal & Vitreo-Retinal surgery except corneal transplant surgery, Strabismus, Occuloplasty, Adnexa and other specialised treatment.)

2. Narayana Netralaya Narayana Health City No. 258/A Bommasandra, Hosur Road, Bengaluru 99 Ph.: 66503878 w.e.f.16th November, 2010
   Eye Care No (Eye Care (Cataract/Glaucoma, Retinal & Vitreo-Retinal surgery except corneal transplant surgery, Strabismus, Occuloplasty, Adnexa and other specialised treatment.)

3. Karthik Netralaya Institute of Ophthalmology Pvt. Ltd., 89, 6th Cross, Ashok Nagar, BSK-I Stage, Bg.-50 Ph.: 26674399 w.e.f. 16th November, 2010
   Eye Care No No

4. B.W. Lions Super Speciality Eye Hospital, No. 5 Lions Eye Hospital Road, (off J.C. Road) Bengaluru 560 002. Ph.: 22232562 w.e.f. 16th November, 2010
   Eye Care No No

5. Devi Eye Hospital, 434, 18th Main, 80 Feet Road, 6th Block, opp. Koramangala Bus Depot,Bengaluru-95. Ph.: 25535514 w.e.f. 16th November, 2010
   Eye Care No (Eye Care (Cataract/Glaucoma, Retinal & Vitreo-Retinal surgery except corneal transplant surgery, Strabismus, Occuloplasty, Adnexa and other specialised treatment.)

6. Dr. M.C Modi Eye Hospital, Dr. M.C Modi Eye Hospital Road, Mahalaasmiapuram, Bengaluru-86 Ph.: 23492233 w.e.f. 16th November, 2010
   Eye Care No (Eye Care (Cataract/Glaucoma, Retinal & Vitreo-Retinal surgery Strabismus, Occuloplasty, Adnexa and other specialised treatment.)

7. Netradhama Super Speciality Eye Hospital, No. 2567/14 Kanakapura Main Road, 7th Block Jayanagar, Bengaluru 560 082. Ph.: 26634202, 26633533 w.e.f. 16th November, 2010
   Eye Care Yes (Eye Care (Cataract/Glaucoma, Retinal & Vitreo-Retinal surgery Strabismus, Occuloplasty, Adnexa and other specialised treatment.)

8. Shekar Netralaya No. 633, 100 ft. Ring Road, JP Nagar 3rd Phase Bengaluru-78. Ph.: 26593210 w.e.f. 16th November, 2010
   Eye Care Yes (Eye Care (Cataract/Glaucoma, Retinal & Vitreo-Retinal surgery Strabismus, Occuloplasty, Adnexa and other specialised treatment.)

9. Bangalore Nethralaya, No. 946, 21st Main, BSK II Stage, Near BDA Complex, Bengaluru-560070. Ph.: 26713763 w.e.f. 27th July 2011
   Eye Care NR No

10. Dr. Agarwal's Eye Hospital (Dr. Agarwal Health Clinic), Bangalore. Ph: 26784010 w.e.f. 16th November 2011
    Eye Care NR No

11. Sri Eye Care, Laser & Surgical Centre # 98-4, I Main, KHM Block Ganganagar, Bangalore-32, Ph.: 23338502 w.e.f. 16.11.2011
    Eye Care NR No
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Hospital</th>
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</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Supra Diagnostics, No. 18, 5th Cross, Malleswaram Circle, Bangalore-56003</td>
<td>MRI</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Apollo Hospital # 154/11, opp. IIM, Bannerghatta Road, Bangalore-76. Ph.: 66499284 w.e.f. 16th November 2011</td>
<td>Lab Services MRI, CT, Mammography, Ultra Sound Color Doppler, X-Ray, OPG, Bone Densitometry</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Central Lab, F3, 3rd Floor, Shiva Shankar Plaza, No.19, Lalbagh Road, Richmond Circle Junction, (Top of Tata Motors/Indian Bank), Bangalore 560027. Ph.: 66491206 w.e.f. 16th November 2011</td>
<td>Lab Services MRI, CT, Mammography, Ultra Sound Color Doppler, X-Ray, OPG, Bone Densitometry</td>
<td>Yes (NABL) No</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Clumax Diagnostics and Research Centre Pvt. Ltd., # 68/150/3, Sri Lakshmi Towers, 9th Main, 3rd Block, Jayanagar, Bangalore-560.011. Ph.: 080-40084545 w.e.f. 16th November 2011</td>
<td>Lab Services MRI, CT, Mammography, Ultra Sound Color Doppler, X-Ray, OPG, Bone Densitometry</td>
<td>Yes (NABL) No</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>MS Ramaiah Hospitals, MS Ramaiah Nagar, MSRIT Post, new BEL Road, Bangalore-560 054. Ph. 23608888 w.e.f. 16th November 2011</td>
<td>Lab Services MRI, CT, Mammography, Ultra Sound Color Doppler, X-Ray, OPG, Bone Densitometry</td>
<td>No No</td>
<td></td>
</tr>
</tbody>
</table>

* Empanelment of these Dental Clinics is provisional and is subject to the recommendation of Quality Council of India after inspection of these Dental Clinics.

**DENTAL CLINIC**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Dental Clinic</th>
<th>Address</th>
<th>Ph. No.</th>
<th>w.e.f.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Divya Dental Clinic</td>
<td>New Thippasandra Main Road, HAL III Stage, Bengaluru-560 075. Ph.: 25281559</td>
<td>16th November, 2010</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Chinmayi Dental and Medicare No. 28, 2nd Main, 5th Cross, Govindraja Nagar, Bengaluru-560 040. Ph.: 23404380</td>
<td>w.e.f. 16th November, 2010</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Apoorva Dental Care, HIG # Dollars Colony, 1st Floor, 80 Feet Double Cross Road, RMV II Stage, Bengaluru-560 094 Ph.: 65951922</td>
<td>w.e.f. 16th November, 2010</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Smiles Dental Care, # 74/2, above Nagendra Medicals, 1st Floor, Nagavarapalya Main Road, C.V. Raman Nagar, Bangalore-560 093 Ph.: 64557113</td>
<td>w.e.f. 5th July 2011</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Dental Health Clinic, # 150, 5th Cross, Koramangala, 5th Block, 5th Cross, KHB Colony, next to Juice Junction, Bangalore-560 095. Ph.: 9845101056</td>
<td>w.e.f. 16th November 2011</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Empanelment of these Eye Care Centres is provisional and is subject to the recommendation of Quality Council of India after inspection of these Eye Care Centres.
I Credit facilities and dedicated services to CGHS beneficiaries are available at the following Autonomous Institutes in Bangalore

1. Sri Jayadeva Institute of Cardio Vascular Sciences and Research
2. Kidwai Memorial Institute of Oncology
3. Institute of Nephro-Urology, Victoria Hospital Campus
4. Sanjay Gandhi Trauma and Orthopaedics
6. Pradhana Mantri Swasthaya Suraksha Yojana Super Speciality Hospital (Victoria Hospital Compound)

II Availability of treatment in State Government Hospitals

Hospitalisation facility can also be availed without intervention of CGHS in the under mentioned State Government Hospitals. Payment will have to be made by the beneficiary and reimbursement has to be claimed from CGHS. Rates will be as per ward-entitlement charged by the State Government Hospitals.

List of State Government Hospitals in Bangalore

1. Victoria Hospital All purposes
2. Bowring and Lady Curzon Hospital All purposes
3. Vani Vilas Hospital Maternity & Child Health
4. Minto Opthalmic Hospital For Eye
5. K.C. General Hospital All purposes
6. Isolation Hospital Epidemic
7. Lady Wellington State TB Centre Tuberculosis
8. Haji Sir Ismail Ghosha Hospital Maternity
9. S.D.S. Sanatorium Tuberculosis
10. Government TB Hospital Tuberculosis
11. Central Leprosorium Leprosy
12. Jayanagar General Hospital All purposes
SECTION 1

PENSION SCHEME APPLICABLE TO BSNL RETIREES - RULE 37A OF CCS (PENSION) RULES 1972 INTRODUCED


S.O. 4000 - 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 the following Rules further to amend the Central Civil Services (Pension) Rules, 1972, namely:-

1.(a) These Rules may be called the Central Civil Services (Pension) Amendment Rules, 2002.

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

2. In the Central Civil Services (Pension) Rules, 1972, in Rule 37-A.

(a) after Sub-Rule (8), the following explanation shall be inserted, namely:-

"Explanation:- The amount of Pension/Family Pension of the absorbed employee on superannuation from Public Sector Undertaking/Autonomous Body shall be calculated in the same way as would be the case with a Central Government servant retiring on superannuation on the same day";

(b) after Sub-Rule (11), the following shall be inserted, namely:

"(11-A) A permanent Government servant absorbed in a Public Sector Undertaking/Autonomous Body or a temporary/Quasi Permanent Government servant who has been confirmed in the Public Sector Undertaking/Autonomous Body subsequent to his absorption therein, shall be eligible to seek voluntary
be substituted, namely:-

"37A Conditions for payment of pension on absorption consequent upon conversion of a Government Department into a Public Sector Undertaking -

1) On conversion of a department of the Central Government into a Public Sector Undertaking, all Government servants of that Department shall be transferred en-masse to that Public Sector Undertaking, on terms of foreign service without any deputation allowance till such time as they get absorbed in the said undertaking, and such transferred Government servants shall be absorbed in the Public Sector Undertaking with effect from such date as may be notified by the Government.

Sub-Rule (22) Nothing contained in Sub-Rules (13) to (21)* shall apply in the case of conversion of the Departments of Telecom Services and Telecom Operations into Bharat Sanchar Nigam Limited, in which case the Pensionary benefits including Family Pension shall be paid by the Government.

Sub-Rule (23) For the purposes of payment of Pensionary benefits including Family Pension referred to in Sub-Rule (22), the Government shall specify the arrangements and the manner including the rate of Pensionary contributions to be made by Bharat Sanchar Nigam Limited to the Government and the manner in which financial liabilities on this account shall be met.

Sub-Rule (24) The arrangements under Sub-Rule (23) shall be applicable to the existing Pensioners and to the employees who are deemed to have retired from the Government.

* Refers to creation of Pension Fund in the form of a trust and its administration.

II Government Order on New Pension Scheme

(Applicability to the employees of Autonomous Bodies/PSU under various Central Ministries/Department)

The undersigned is directed to say that the Government have decided to introduce a New Pension Scheme based on defined contributions for new entrants recruited in Central Government service on or after 1.1.2004. The existing Pension Scheme will not therefore, be applicable to such employees.
2. A Resolution has already been issued vide letter No. 5 (7)/2003-ECB & PR, on 10th October, 2003 to operationalise the decision of the Government to introduce a new Pension Scheme based on defined contributions. An interim Pension Fund Regulatory and Development Authority (PFRDA) is also being constituted.

3. In line with this decision, it has been further decided that new entrants in all Autonomous Bodies under various Central Ministries/Departments recruited on or after 1.1.2004 will also be governed by the new scheme and not by the existing Pension Scheme in these Organisations.

4. It is accordingly requested that all Autonomous Bodies/PSU under the Administrative Control of your Ministry/Department may be suitably informed so that they can take up the matter with Department of Economic Affairs (ECB & Pension Reforms Division) who are administratively concerned with formulation, processing and operationalisation of the new Pension Scheme, for detailed information in this regard.

(MoF (Deptt. of Expenditure) O.M. No. 1(13)/EV/2001) dated 13.11.03 forwarded under DoT No. 36-12/2003-Pen(T) dated 16.12.03/8.1.04)

III A) Revision of Pension and other attendant benefits of Central Government employees retired/retiring on IDA pay scales and opting for Pensionary benefits of combined service in Government and Public Sector Undertakings (PSU)

The issue of framing general guidelines for revision of the Pension of PSU absorbnees drawing Pension in IDA pay scales who were permanently absorbed in the PSU as a result of conversion of a Government Department and had opted to retain Central Government Pensionary benefits has been under consideration of the Government. The President is now pleased to decide that with effect from 1-1-1996, Pension of all such PSU retirees who had been absorbed in PSUs as a result of conversion and had opted for Pensionary benefits of combined service in the Central Government and the PSU as per Central Government Rules on their absorption, shall be revised as under:-

2.(a) For the purpose of fixation of Pension as per O.M., dated 10-2-1998, all absorbnees shall be notionally brought on to CDA scale with effect from 1-1-1996. For this purpose:

   i) Concerned Administrative Ministries shall work out the corresponding equivalent scale in CDA pattern, as on 1-1-1996, and in cases where it is not feasible to clearly establish the corresponding equivalent pay scale in CDA pattern, the final decision shall be taken by the Head of Department in consultation with the Department of Expenditure and Department of Personnel and Training as envisaged in Para 14 of Department of Pension and P.W.s O.M., dated 10-2-1998.

   ii) The Pay and Pension of the absorbnees would then be notionally determined as on 1-1-1996 as per this equivalent scale.

   iii) Notional consolidation, as on 1-1-1996, shall thereafter be done.

   b) For the purpose of fixation in terms of provisions contained in O.M., dated 17-12-1998, equivalent scale as on 1-1-1996 shall be worked out. Pension shall thereafter be calculated at 50% of the minimum of that scale.

   c) The higher of the two amounts, as in (a) and (b) above, shall be taken as the revised Pension on 1-1-1996, and D.R on CDA pattern be granted thereon.

   d) In all those cases, where the Pension of the absorbnees have already been consolidated as per O.M., dated 27-10-1997 using D.R on IDA pattern, and such consolidated Pension together with IDA happens to be higher than the revised Pension plus D.R arrived as above, the Pensioner may be allowed to draw such higher amount by allowing personal Pension to the extent of the difference which shall be absorbed in subsequent increase in the future.

   e) Provisions of this O.M., shall not apply to the past Pensioners of this category who have, in the past, been given a special dispensation on account of specific Orders of the Courts as accepted and implemented by the Government. Cases of this nature shall continue to be governed as per the existing provisions specifically applicable to them.

3. Family Pension shall be worked out as per Department

4. In order to avoid wrong fixation of Pension by adopting different corresponding pay scales by different Ministries/Departments, a specimen of an illustrative examples indicating IDA pay scales and corresponding presumptive CDA pay scales for working out basic Pension in CDA scales is enclosed as per Annexure.

5. These Orders issue with the approval of Ministry of Finance, Department of Expenditure vide their U.O.No. 76/4/2001-IC, dated 26-12-2002.

6. In their applicability to the personnel of Indian Audit and Accounts Department, these Orders issue in consultation with the Comptroller and Auditor-General of India vide their U.O. No. 249-Audit (Rules) 80-2002, dated 10-12-2002.

7. Ministry of Agriculture, etc., are requested to urgently bring the contents of these Orders to the notice of the Public Sector Undertakings, etc., under their administrative control. All Pension Disbursing Authorities in the PSUs are also advised to display these Orders prominently on their Notice Boards for information and guidance of Pensioners/Family Pensioners of the PSUs.

Annexure

Specimen

Revision of Pension with effect from 1-1-1996 as per V CPC of Central Government employees absorbed in PSUs as a result of conversion of a Government Department and opted for retention of Central Government Pensionary benefits on the absorption in PSUs but retired from PSU in IDA pay scales.

Example: Revision of Pension of an absorbee of the above category retired during 1985. Let his existing Pension be 'A'. The revision as per O.M., dated 10-2-1998 may now be done as under:

Step 1: Concerned Administration/Ministry/Department shall work out the corresponding pay scale in CDA pattern, as on 1-1-1986.

Step 2: The notional pay and Pension as on 1-1-1986 of the Pensioner in the said CDA pay scale shall thereafter be determined in accordance with provision contained in Department of P&PW's O.M., dated 10-2-1998. Let the amount of notional Pension so computed be 'X'.

Step 3: Notional consolidation of Pension as on 1-1-1996, shall thereafter be done as under:-

i) Pension = X

ii) D.R up to CP 1510, i.e., @ 148%, 111% or 96% of Basic Pension

iii) IR I

iv) IR II

v) Fitment weightage @ 40% of existing Pension

Gross full Pension = Add (i) to (v) above. Let this amount be "Z".

Step 4: As per O.M., dated 17-12-1998, the corresponding revised pay scale as on 1-1-1996 recommended by V CPC, shall be worked out. Suppose minimum of that scale is "Y" then the Pension shall be calculated as under:-

Revised Pension in the scale of pay effective from 1-1-1996 in the pay scale recommended by V CPC = Y/2 (50% of minimum of that scale) Let this be "Q".

Step 5: The highest of the three viz., (i) existing Pension-"A" ii) Gross full Pension="Z" as computed in Step 3, (iii) Pension equivalent to 50% of the minimum of the corresponding pay scale revised by V CPC- "Q" as computed in Step 4, shall be taken as the revised Pension as on 1-1-1996 and D.R on CDA pattern be granted thereon. In case "A" being existing Pension is the highest, the difference between 'A' and higher of 'Z' and 'Q' as computed in Steps 3 and 4 respectively shall be allowed

Suppose a PSU absorbee of this category retired in 1985 in IDA pay scale of Rs. 2,700-3,500, was holding basic pay of Rs. 3,000 at the time of his/her retirement.
as Personal Pension to be absorbed in subsequent increase in future.


I am directed to refer to this Department's letter of even number dated 4th/15th May, 2009 to give the following clarification on the applicability of revised Rules of CCS (Pension) Rules, 1972 consequent to VI CPC to the Government employees absorbed in BSNL with regard to emoluments, Qualifying Service, Family Pension, DCRG and Commutation of Pension:

Pension

1. **Emoluments:** The emoluments for the purpose of all Pensionary benefits (other than Gratuity) shall be equal to Basic Pay plus Dearness Pay (wherever applicable). The paras 5.2 and 5.3 of DoP & PW shall be applicable from 1.1.2006 subject to provisions of para 2 of DoP & PW's O.M. No. 38/37/08-P&PW(A) dated 11.12.2008.

2. **Qualifying Service:** The revised Rules shall be applicable from 2.9.2008.

3. **Minimum Pension:** The present method of calculation of minimum Pension which is 50% of the minimum of the lowest pay scale shall continue.

4. **Minimum Family Pension:** The minimum Family Pension shall be 30% of the minimum of the lowest pay scale.

DCRG

1. **Emoluments:** Emoluments for the purpose of all types of Gratuities shall be equal to Basic Pay plus Dearness Pay (wherever applicable) plus IDA (as applicable)

2. **Enhancement in maximum limit of DCRG:** The enhanced limit for all kinds of Gratuities may be made applicable from 1.1.2006

Commutation of Pension

1. **For those retiring between 1.1.2006 and 1.9.2008 (both inclusive):** Cases have not become absolute as on 2.9.2008. New Table shall be made applicable with prevalent pay scale as on date of retirement

2. **Cases which have already become absolute:** The additional amount of commutable Pension due to revision of pay shall be commuted in accordance with New Table.

3. **For those retiring on or after 2.9.2008:** New Commutation Table shall apply with prevalent pay scale as on date of retirement. This issues with the approval of the Competent Authority (O.M. F.No. 40-31/2008-Pen(T) dated 12.8.2009 from Under Secretary (STP), DoT, New Delhi to all Principal CCAs/CCAs/Joint CCAs and CMD, BSNL)

III C) Full Pension after 20 years

With reference to this Office letter of even number dated 12th August 2009, it is clarified that provision of admissibility of full pension on completion of 20 years of qualifying service, which was earlier applicable from 2-9-2008 in terms of Deptt. of Pension and Pensioners' Welfare O.M. No. 38/37/2008 P&PW(A) dated 2.9.2008 has since been revised vide DoP & PW O.M. No. 38/37/2008/ P&PW (A) dated 10-12-2009, is now admissible with effect from 1-1-2006. This amendment in CCS (Pension) Rules with regard to admissibility of full pension on completion of 20 years of qualifying service is also applicable to absorbed employees of BSNL.

(Dept. of Telecom No. 40-31/2008-Pen(T) dated 16th August 2010 to all CCAs/Jt. CCAs, CMD)

III D) Proportionate pension on completion of 10 years combined service with Govt. and BSNL taken together and also on superannuation. Applicability of revised Rules of CCS (Pension) Rules, 1972 consequent to VI CPC and extension thereof to Govt. employees absorbed in BSNL

On implementation of recommendations of VI CPC, the Department of Pension & Pensioners' Welfare, vide their O.M. No. 38/37/08-P/PW(A) dated 2-9-2008, withdrew the benefit of adding years of qualifying service for the purpose of computation of pension as granted under Rules 29, 29-A, 30, 48-B, and 48-C of the CCS (Pension Rules) 1972. The DoP&PW has again reiterated this point vide their O.M. No. 7-7-2008-P&PW(F) dated 13th February 2009 indicating therein "Linkage of full pension
with 33 years of qualifying service should be dispensed with. Once an employee renders the minimum pensionable service of 20 years, pension should be paid at 50% of the average emoluments received during the past 10 months or the pay last drawn, whichever is more beneficial to the retiring employee. Simultaneously, the benefit of adding years of qualifying service for the purpose of computing pension-related benefits should be withdrawn as it would no longer be relevant."

4. In view of the Rule position explained above, it is advised that the pension cases of the retired Officers/Officials absorbed in BSNL, who retired voluntarily before completing 20 years of qualifying service after 1-1-2006 may be settled by granting them pro-rata pensionary benefits as per Sub-Rule 11A of Rule 37-A of CCS (Pension) Rules, 1972 or granting them the amount of pension arrived at on calculating it proportionately based on their actual qualifying service as provided in Clause (b) of Rule 49(2) of CCS (Pension) Rules, 1972, as the case may be.

(Dep. of Telecom No. 40-31/2008/pen (T) dated 8.9.2010)
B. Revision of Pay Scales for Non-Executive Employees in BSNL w.e.f. 1.1.2007.

1.0. In pursuance of Agreement dated 7.5.2010 signed on behalf of the BSNL Management with the representative union of non-executive employees of BSNL in terms of Department of Public Enterprises O.M. No.2(7)/2006-DPE(WC)-GL-XIV dated 9.11.2006, the undersigned is directed to convey the approval of the competent authority that the revised IDA Pay Scales in replacement of existing IDA Scales of non-executive employees of BSNL, effective from 1.1.2007, will be as under:

(Pay Scale w.e.f. 1.1.2007 furnished in para 379)

2.0. Fitment Method:

2.1. Non-Executives who were in the pre-revised Non-Executive pay scales before 1.1.07 will be placed in the corresponding revised Non-Executive pay scales as per the fitment formula given in para 2.3.

2.2. Non-Executives joining BSNL on or after 1.1.2007 will be placed at the initial stage of the revised pay scale in which they are appointed. In cases where emoluments in the pre-revised pay scale(s) on the date of joining BSNL (i.e., Basic Pay+DP+IDA applicable on the date of joining exceeds the sum of the pay fixed in the revised pay scale and applicable IDA thereon on the same date, the difference will be allowed as Personal Pay and it will be absorbed in future increments.

2.3. Fitment in the revised scale shall be made applicable as per following formula

a) Basic Pay in the Pre Revised Pay Scale as on 1.1.2007 +

b) IDA neutralisation @ 68.8% on Basic Pay +

c) Fitment benefit @ 30% on (Basic Pay +IDA (68.8%))

d) The amount so arrived at, rounded off to the next multiple of Rs. 10/- shall be the Basic Pay in the revised pay scale

(Pay Scales w.e.f. 1.1.2007 furnished in page 379)

2.4. Benefit of merger of 50% of D.A. effectively amounting to 78.2% for the purpose of fixation of Revised Pay in the Revised Pay Scales introduced w.e.f. 1.1.2007 in respect of Non-executive employees was allowed w.e.f. 10.6.2013 vide BSNL Corporate Office O.M. No.1-16/2010-PAT (BSNL) dated 10.6.2013. This shall take effect from the date of issue of Presidential Directive i.e. 10.6.2013 and no arrears is payable. Consequently, the Pay of Non-executives shall be re-fixed on notional basis w.e.f. 1.1.2007 after taking in to account D.A. at 78.2% instead of at 68.8% and the benefit of re-fixation of Pay shall be allowed on actual basis w.e.f. 10.6.2013.

3. Annual Increment/Stagnation Increment/Pay Fixation on Promotion

3.1. Annual Increment will be at the rate of 3% of the revised basic pay and will be rounded off to the next Rs.10/-. 

3.2. Stagnation increment will be @ 3% of the revised basic pay and the Non-Executive will be allowed to draw maximum 3 stagnation increments—one increment after every two years upon reaching the maximum of the revised pay scales.

3.3. On promotion, one notional increment equal to 3% of the existing basic pay rounded off to the next multiple of Rs. 10/- would be granted and pay fixed in the promoted scale.

3.4. The annual increment which falls on 1.1.2007 will be granted in the revised pay scale on 1.1.2007

3.5. The extra increment granted to those Non-Executive who were unable to get BCR 10% promotion one year prior to their retirement, in terms of BSNL CO Order No. 27.8.2003-TE-II(i) dt. 18.11.2003, before 1.1.2007, shall be added to the pre-revised basic pay for calculating the revised pay. In case this extra increment falls on or after 1.1.2007, then this increment will be granted in the revised pay scale @ 3% of the revised
basic pay.

3.6. The Non-Executive can opt for the revision of pay on 1.1.2007, or from the date of promotion after 1.1.2007, or from the date of next increment in the existing scale.

3.7. In case no option is received within the stipulated period mentioned above, pay will be revised w.e.f. 1.1.2007 by default.

4.0. Dearness Allowances:

100% DA neutralization will be adopted for all the non-executives, who are on IDA pattern of scales of pay w.e.f. 1.1.2007. Thus DA as on 1.1.2007 will become zero with link point of All India Consumer Price Index (AICPI) 2001=100, which is 126.33 as on 1.1.2007. The periodicity of adjustment will be once in three months, as per the existing practice for these categories. The quarterly IDA payable from 1.1.2007 will be as per new IDA scheme as given below:

<table>
<thead>
<tr>
<th>Date of Dearness Allowance</th>
<th>Rate of Dearness Allowance (in percentage)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1.2007</td>
<td>0</td>
</tr>
<tr>
<td>1.4.2007</td>
<td>0.8</td>
</tr>
<tr>
<td>1.7.2007</td>
<td>1.3</td>
</tr>
<tr>
<td>1.10.2007</td>
<td>4.2</td>
</tr>
<tr>
<td>1.1.2008</td>
<td>5.8</td>
</tr>
<tr>
<td>1.4.2008</td>
<td>6.3</td>
</tr>
<tr>
<td>1.7.2008</td>
<td>9.2</td>
</tr>
<tr>
<td>1.10.2008</td>
<td>12.9</td>
</tr>
<tr>
<td>1.1.2009</td>
<td>16.6</td>
</tr>
<tr>
<td>1.4.2009</td>
<td>16.9</td>
</tr>
<tr>
<td>1.7.2009</td>
<td>18.5</td>
</tr>
<tr>
<td>1.10.2009</td>
<td>25.3</td>
</tr>
<tr>
<td>1.1.2010</td>
<td>30.9</td>
</tr>
<tr>
<td>1.4.2010</td>
<td>34.8</td>
</tr>
</tbody>
</table>

5.0. House Rent Allowance:

The house rent allowance to the non-executive employees of BSNL will be at the following rates and will be payable on revised pay w.e.f. 27th February, 2009:

<table>
<thead>
<tr>
<th>Cities with Population</th>
<th>Rates of HRA</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 Lakhs &amp; above</td>
<td>30% of Basic Pay</td>
</tr>
<tr>
<td>5 to 50 Lakhs</td>
<td>20% of Basic Pay</td>
</tr>
<tr>
<td>Less than 5 Lakhs</td>
<td>10% of Basic Pay</td>
</tr>
</tbody>
</table>

6.0. City Compensatory Allowance (CCA)

CCA stands dispensed w.e.f. 27.2.2009. The amount equal to CCA already paid to some employees in accordance with this office letter No.1-22/2009-PAT (BSNL) dated 4.6.2009, shall be adjusted against the pay revision arrears.

(BSNL No. 1-16/2010-PAT dated 7.5.2010)

C. Revision of scales of pay of Board Level and below Board Level Executives of BSNL w.e.f. 1.1.2007

In pursuance of the Presidential Directives issued by Ministry of Communications & Information Technology, Department of Telecom vide letter No. 61-1/2009-SU dated 27th February 2009 in terms of Ministry of Heavy Industries & Public Enterprises, Department of Public Enterprises O.M. No. 2(7)08-DPC (WC) dated 26.11.2008, the undersigned is directed to convey the approval of the competent authority that the revised IDA Pay Scales in replacement of existing IDA Pay Scales for the Board Level and below Board Level Executives of BSNL (absorbed and BSNL recruited), effective from 1.1.2007, will be as under:

<table>
<thead>
<tr>
<th>Grade</th>
<th>Pre-revised IDA Scales</th>
<th>Revised IDA Scales</th>
</tr>
</thead>
<tbody>
<tr>
<td>E1A</td>
<td>9850-250-14600*</td>
<td>#</td>
</tr>
<tr>
<td>E2A</td>
<td>11875-300-17275*</td>
<td>#</td>
</tr>
<tr>
<td>E3</td>
<td>13000-350-18250</td>
<td>24900-50500</td>
</tr>
<tr>
<td>E4</td>
<td>14500-350-18700</td>
<td>29100-54500</td>
</tr>
<tr>
<td>E5</td>
<td>16000-400-20800</td>
<td>32900-58000</td>
</tr>
<tr>
<td>E6</td>
<td>17500-400-22300</td>
<td>36600-62000</td>
</tr>
</tbody>
</table>
3. Increment:

The Annual Increment will be at the rate of 3% of the revised basic pay and the same will be rounded off to the next multiple of rupees ten.

4. Stagnation increment:

The rate of stagnation increment will be 3% of the revised basic pay and Executives will be allowed to draw maximum three stagnation increments, one after every two years, upon reaching the maximum of the revised pay scale provided the Executive gets a performance rating of "Good" or "above".

5. Pay fixation on promotion:

One notional increment equal to the increment being drawn by the Executive in the pay scale, before such promotion would be granted and pay fixed in the promoted pay scale and rounded off to the next multiple of Rs.10.

6. Dearness Allowance:

100% DA neutralization will be adopted for all the Executives, who are on IDA pattern of scales of pay w.e.f. 1.1.2007. Thus DA as on 1.1.2007 will become zero with link point of All India Consumer Price Index (AICPI) 2001=100, which is 126.33 as on 1.1.2007. The periodicity of adjustment will be once in three months, as per the existing practice for these categories. The quarterly DA payable from 1.1.2007 will be as per new DA scheme as given below:

<table>
<thead>
<tr>
<th>Date of Dearness Allowance</th>
<th>Rate of Dearness Allowance (in percentage)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1.2007</td>
<td>0</td>
</tr>
<tr>
<td>1.4.2007</td>
<td>0.8</td>
</tr>
<tr>
<td>1.7.2007</td>
<td>1.3</td>
</tr>
</tbody>
</table>
1.10.2007  4.2  
1.1.2008  5.8  
1.4.2008  6.3  
1.7.2008  9.2  
1.10.2008  12.9  
1.1.2009  16.6  

7. House Rent Allowance (HRA)  
The house rent allowance to the employees of BSNL will be at the following rates and will be payable on revised pay w.e.f. 27.2.2009:-  

<table>
<thead>
<tr>
<th>Cities with Population</th>
<th>Rates of HRA</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 Lakhs &amp; above</td>
<td>30% of Basic Pay</td>
</tr>
<tr>
<td>5 to 50 Lakhs</td>
<td>20% of Basic Pay</td>
</tr>
<tr>
<td>Less than 5 Lakhs</td>
<td>10% of Basic Pay</td>
</tr>
</tbody>
</table>

8. City Compensatory Allowance (CCA)  
The payment of CCA stands dispensed with w.e.f. 27.2.2009.  

9. Other Allowances & Perks:  
Medical allowance/reimbursement shall be admissible as per pre-revised Basic Pay + DP + DA as on 1.4.2008. All other allowances and perks other than those specified above will remain unchanged at the amount admissible for the month of January, 2009 till further orders.  

10. Pension Contribution  
Pension Contribution will be made at the applicable rate as per FR 116 on the maximum of the revised pay scales w.e.f. 1.1.2007.  

Other paras - not reproduced  
(No. 1-50/2008-PaT (BSNL) dated 5.3.2009)  

SECTION 3  
INDUSTRIAL DEARNESS ALLOWANCE (IDA)  
(Applicable to staff of BSNL with effect from 1-10-2000)  

Dearness Allowance in the IDA pattern as on 1-10-2000 is 28% which will be revised once in 3 months (i.e., 1st January, 1st April, 1st July, 1st October) as per Orders issued by Department of Public Enterprises (D.P.E.). The rates of Dearness Allowance payable on the IDA Pay Scales as per Orders issued by D.P.E. from time to time from 1-10-2000 and onwards are as follows:  

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>I.D.A. Rate</th>
<th>Effective Date</th>
<th>I.D.A. Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.10.2000</td>
<td>28.10%</td>
<td>1.07.2004</td>
<td>45.8%</td>
</tr>
<tr>
<td>1.01.2001</td>
<td>29.2%</td>
<td>1.10.2004</td>
<td>49.2%</td>
</tr>
<tr>
<td>1.04.2001</td>
<td>28.3%</td>
<td>1.01.2005</td>
<td>51.4%</td>
</tr>
<tr>
<td>1.07.2001</td>
<td>29.3%</td>
<td>1.04.2005</td>
<td>51.2%</td>
</tr>
<tr>
<td>1.10.2001</td>
<td>33.4%</td>
<td>1.07.2005</td>
<td>52.1%</td>
</tr>
<tr>
<td>1.01.2002</td>
<td>35.2%</td>
<td>1.10.2005</td>
<td>54.6%</td>
</tr>
<tr>
<td>1.04.2002</td>
<td>34.9%</td>
<td>1.01.2006</td>
<td>58.1%</td>
</tr>
<tr>
<td>1.07.2002</td>
<td>35.5%</td>
<td>1.04.2006</td>
<td>58.9%</td>
</tr>
<tr>
<td>1.10.2002</td>
<td>38.6%</td>
<td>1.07.2006</td>
<td>60.4%</td>
</tr>
<tr>
<td>1.01.2003</td>
<td>40.6%</td>
<td>1.10.2006</td>
<td>65.2%</td>
</tr>
<tr>
<td>1.04.2003</td>
<td>39.6%</td>
<td>1.01.2007</td>
<td>68.8%</td>
</tr>
<tr>
<td>1.07.2003</td>
<td>41.8%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.10.2003</td>
<td>44.0%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.01.2004</td>
<td>44.90</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.04.2004</td>
<td>45.3%</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1. Orders on D.R on IDA pay scale at DoT web site  
(O.M.No. 7-1/2000 FFA-1/17/KW-LL dt. 11.7.07 of DoT)  
It has come to notice that retired employees of BSNL receiving Pension in IDA pay scale are facing hardship due to the delay in issuing Order for D.R from time to time. To avoid the hardship of Pensioners retiring from BSNL, the Orders will be put on the web site of DOT HQs (i.e., www.dot.govt.in) by Estt. Branch of DOT. It is requested to check up the web site of DOT HQs from time to time and take further action on the basis of Orders on D.R on IDA pay scale available at the site.
without waiting for the receipts of Orders from DOT HQs.

2. Releasing Industrial Dearness Relief (IDA) using Orders available in DPE Website

It has come to the notice of this Office that Orders for releasing Dearness Relief on IDA pension are not being regularly received in various Offices of CCA resulting in delay in payment of Dearness Relief to Pensioners. The matter has been considered in this Office and it has been decided that CCAs may download these Orders from DPE Website and act accordingly. These Orders are available under the url http://dpenic.innewglt/glch-bbinde1.htm.

(Letter No. 36.04/2008-Pen(T) dated 24.11.2010 of Dept. of Telecommunications) New Delhi to all Controllers and CCAs

3. Merger of 50% of Dearness Allowance (D.A) with basic pay to the employees on IDA scales of BSNL w.e.f. 1.1.2007.

Portion of IDA equal to 50% of the existing basic pay may be merged w.e.f 1.1.2007 with the basic pay of the employees and shown distinctly as 'Dearness Pay' which would be counted for purposes like payment of allowances, Transfer Grant Retirement Benefits, contribution to Contributory Provident Fund, Licence Fee, various advances etc.

Portion of Dearness Allowance converted into Dearness Pay will be deducted from the existing rate of Dearness Allowance while computing quantum of Dearness Allowance

(DoT No. 14-3/2008-PAT (BSNL) dated 29.5.2008)

**Industrial Dearness Allowance with effect from 1-1-2007**

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>IDA rate before merger of IDA with pay</th>
<th>After merger of 50% of IDA with pay</th>
<th>After revision of Pay Scales of below Board Level Executives</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-01-2007</td>
<td>68.8%</td>
<td>18.8%</td>
<td>Nil</td>
</tr>
<tr>
<td>1-04-2007</td>
<td>70.2%</td>
<td>20.2%</td>
<td>0.8%</td>
</tr>
<tr>
<td>1-07-2007</td>
<td>71.1%</td>
<td>21.1%</td>
<td>1.3%</td>
</tr>
<tr>
<td>1-10-2007</td>
<td>76%</td>
<td>26%</td>
<td>4.2%</td>
</tr>
<tr>
<td>1-01-2008</td>
<td>78.6%</td>
<td>28.6%</td>
<td>5.8%</td>
</tr>
<tr>
<td>1-04-2008</td>
<td>79.4%</td>
<td>29.4%</td>
<td>6.3%</td>
</tr>
<tr>
<td>1-07-2008</td>
<td>84.4%</td>
<td>34.4%</td>
<td>9.2%</td>
</tr>
<tr>
<td>1-10-2008</td>
<td>90.6%</td>
<td>40.6%</td>
<td>12.9%</td>
</tr>
<tr>
<td>1-01-2009</td>
<td>96.8%</td>
<td>46.8%</td>
<td>16.6%</td>
</tr>
<tr>
<td>1-04.2009</td>
<td>97.3%</td>
<td>47.3%</td>
<td>16.9%</td>
</tr>
<tr>
<td>1-07-2009</td>
<td>100%</td>
<td>50%</td>
<td>18.5%</td>
</tr>
<tr>
<td>1-10-2009</td>
<td>111.6%</td>
<td>61.6%</td>
<td>25.3%</td>
</tr>
<tr>
<td>1-01-2010</td>
<td>121.0%</td>
<td>71.0%</td>
<td>30.9%</td>
</tr>
<tr>
<td>1-04-2010</td>
<td>127.5%</td>
<td>77.5%</td>
<td>34.8%</td>
</tr>
<tr>
<td>1-07-2010</td>
<td>128.0%</td>
<td>78.0%</td>
<td>35.1%</td>
</tr>
<tr>
<td>1-10-2010</td>
<td>136.1%</td>
<td>86.1%</td>
<td>39.8%</td>
</tr>
<tr>
<td>1-01-2011</td>
<td>141.5%</td>
<td>91.5%</td>
<td>43.0%</td>
</tr>
<tr>
<td>1-04-2011</td>
<td>148.6%</td>
<td>98.6%</td>
<td>47.2%</td>
</tr>
<tr>
<td>1-07-2011</td>
<td>121.0%</td>
<td>71.0%</td>
<td>30.9%</td>
</tr>
<tr>
<td>1-10-2011</td>
<td>156.6%</td>
<td>71.0%</td>
<td>30.9%</td>
</tr>
<tr>
<td>1-01-2012</td>
<td>164.6%</td>
<td>71.0%</td>
<td>30.9%</td>
</tr>
<tr>
<td>1-04-2012</td>
<td>No change</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td>1-07-2012</td>
<td>172.6%</td>
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<td>71.0%</td>
<td>30.9%</td>
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<tr>
<td>1-7-2013</td>
<td>202%</td>
<td>71.0%</td>
<td>30.9%</td>
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<tr>
<td>1-10-2011</td>
<td>156.6%</td>
<td>71.0%</td>
<td>30.9%</td>
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<tr>
<td>1-01-2012</td>
<td>164.6%</td>
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<td>1-4-2013</td>
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<td>1-7-2013</td>
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<td>1-07-2012</td>
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<td>1-4-2013</td>
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<td>1-7-2013</td>
<td>202%</td>
<td>71.0%</td>
<td>30.9%</td>
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</tbody>
</table>
SECTION 4
BSNL PENSION

Revision of pension of pre-2007 pensioners/family pensioners of BSNL

1. The employees of erstwhile Department of Telecom (DoT) who were absorbed in BSNL with effect from 1.10.2000 in accordance with Rule 37-A of CCS (Pension) Rules 1972 and have since retired are being paid pension by the Government in accordance with Sub-Rule 21 of the said Rule.

2. The matter regarding revision of Pension in respect of BSNL IDA Pensioners, who retired during the period from 1.10.2000 to 31.12.2006, pursuant to wage revision in BSNL with effect from 1.1.2007 had been under consideration of the Government of India.

3. The undersigned is directed to convey the decision of Government of India to regulate the pension/family pension of all the BSNL absorbed pensioners/family pensioners, who retired during the period 1.10.2000 to 31.12.2006, with effect from 1.1.2007, in the manner indicated in the succeeding paragraphs.

3.1. These Orders shall apply to all pensioners/family pensioners who were drawing/entitled to draw pension/family pension on 1.1.2007 under the provisions of Sub-Rule 21 of Rule 37-A of Central Civil Services (Pension) Rules, 1972, based upon the combined services rendered in Government and in BSNL.

3.2. In these Orders:

a.) Pre-2007 BSNL pensioner/family pensioner means a pensioner/family pensioner, who after retirement from BSNL during the period 1.10.2000 to 31.12.2006, was drawing/entitled to draw pension based upon his combined service in Government and in BSNL, in accordance with Sub-Rule 21 of Rule 37-A of CCS (Pension) Rules 1972, as on 31.12.2006.

b.) Existing pension means the basic pension inclusive of commuted portion, if any, as on 31.12.2006, covered under Sub-Rule 21 of Rule 37-A of the CCS (Pension) Rules, 1972.

C.) Existing family pension means the basic family pension as on


4.1. The pension/family pension of pre-2007 BSNL pensioners/family pensioners will be consolidated with effect from 1.1.2007 by adding together.

i.) The existing pension/family pension, including commuted portion of pension, if any

ii.) Dearness Relief upto AICPI (IW) average index 126.33 (Base year 2001=100) i.e., @ 68.8% of Basic Pension/Basic family pension;

iii.) Fitment weightage @ 30% of the sum of existing pension/family pension and Dearness Relief thereon.

The amount so arrived at will be regarded as consolidated pension/family pension with effect from 1.1.2007.

4.2. The fixation of pension will be subject to the provision that the revised pension, in no case, shall be lower than fifty percent of the minimum of the pay in the pay scale corresponding to the pre-revised pay scale from which the BSNL pensioner had retired.

4.3. Since the consolidated pension will be inclusive of commuted portion of pension, if any, the commuted portion will be deducted from the said amount while making monthly disbursement.

4.4. The lower and upper ceiling on pension/family pension shall be Rs. 3500/- and Rs. 45000/- respectively.

4.5. The quantum of pension/family pension available to the old pensioners/family pensioners shall be increased as follows.

<table>
<thead>
<tr>
<th>Age of Pensioner/family pensioner</th>
<th>Additional quantum of pension</th>
</tr>
</thead>
<tbody>
<tr>
<td>From 80 years to less than 85</td>
<td>20% of Revised Basic Pension</td>
</tr>
<tr>
<td>From 85 years to less than 90</td>
<td>30% of Revised Basic Pension</td>
</tr>
<tr>
<td>From 90 years to less than 95</td>
<td>40% of Revised Basic Pension</td>
</tr>
<tr>
<td>From 95 years to less than 100</td>
<td>50% of Revised Basic Pension</td>
</tr>
<tr>
<td>100 years or more</td>
<td>100% of Revised Basic Pension</td>
</tr>
</tbody>
</table>
The amount of additional pension will be shown distinctly in the Pension Payment Order. For example, in case where a pensioner is more than 80 years of age and his/her consolidated pension in terms paras 4.1. and 4.2 above is Rs.10,000 pm, the pension will be shown as (i) Basic pension=Rs.10,000 and (ii) Additional pension=Rs. 2,000 pm. The pension on his/her attaining the age of 85 years will be shown as (i) Basic Pension=Rs. 10,000 and (ii) additional pension=Rs. 3,000 pm.

4.6. The consolidated pension/family pension arrived at as per paragraph 4.1 includes dearness relief of 68.8% of basic pension corresponding to average Index Level upto 126.33 (Base year 2001=100) as on 1.1.07, as per Orders issued quarterly by Department of Public Enterprises in respect of serving employees, whose pay scales were revised w.e.f. 1.1.1997. Therefore, dearness relief on the consolidated pension/family pension will be admissible only beyond index average 126.33 (Base year 2001=100) in accordance with the scheme of dearness allowance which is admissible on pay to serving employees of BSNL, i.e., the quarterly IDA rates notified by Department of Public Enterprises. Sixteen such quarterly instalments of Dearness Relief on IDA pension due w.e.f. 1.4.07 up to the date of issue of these Orders will be paid on the basis of DPE OM issued from time to time in respect of serving employees of CPSEs whose scales were revised w.e.f. 1.1.07. A table indicating dearness relief admissible w.e.f. 1.4.2007 to 31.3.2011 is as under:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>IDA effective from</th>
<th>IDA Rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>1-01-2007</td>
<td>Nil</td>
</tr>
<tr>
<td>2.</td>
<td>1-04-2007</td>
<td>0.8%</td>
</tr>
<tr>
<td>3.</td>
<td>1-07-2007</td>
<td>1.3%</td>
</tr>
<tr>
<td>4.</td>
<td>1-10-2007</td>
<td>4.2%</td>
</tr>
<tr>
<td>5.</td>
<td>1-01-2008</td>
<td>5.8%</td>
</tr>
<tr>
<td>6.</td>
<td>1-04-2008</td>
<td>6.3%</td>
</tr>
<tr>
<td>7.</td>
<td>1-07-2008</td>
<td>9.2%</td>
</tr>
<tr>
<td>8.</td>
<td>1-10-2008</td>
<td>12.9%</td>
</tr>
</tbody>
</table>

4.7. Where the consolidated pension/family pension in terms of paragraph 4.1 above works out to an amount less than Rs. 3500, the same shall be stepped up to Rs. 3500. This will be regarded as pension/family pension w.e.f. 1.1.2007. In the case of pensioners who are in receipt of more than one pension. The floor ceiling of Rs. 3500/- will apply to the total of all pensions taken together.

(4.8, 5 to 11 Not reproduced)

(BSNL No. 40-06/2011-Pen(B) dated 4.4.2011)
SECTION - 1

BSNL EMPLOYEES' MEDICAL REIMBURSEMENT SCHEME - INSTRUCTIONS FOR OPERATION OF THE SCHEME

Pursuant to the BSNL Employees, Medical Reimbursement Scheme (BSMRS) issued vide this Office letter of even No. dated 28-2-2003, the following instructions are issued for operation of the scheme:

1. The abbreviated form of the scheme will be known as ‘BSNLMRS’ in place of ‘BSMRS’.

2. All serving and retired employees of BSNL will be required to exercise their option for either CGHS or BSNLMRS by filling up the prescribed proforma. Option, once exercised, cannot be changed. It may be noted in this connection that CGHS facility which is, in general, not available for PSU employees, has been extended to BSNL employees who have come *en masse* on deputation from DoT as a special case. The continuance of this facility is entirely under discretion of the Ministry of Health and cannot be guaranteed by BSNL Management. However, in case the CGHS facility is subsequently withdrawn by the Ministry of Health, the optees of CGHS will automatically have to switch over to BSNLMRS.

3. All serving and retired employees, who opt for BSNLMRS as per para 2 above, are required to fill up a ‘Registration Form’ for ‘BSNLMRS’ as appended at ‘Annexure 1’.

While registering for this scheme, the option regarding Outdoor treatment, viz., entitlement with voucher/without voucher treatment from P&T Dispensary has to be exercised. Suitable Registration No. and Card will be issued to all the beneficiaries under BSNLMRS.

4. All serving and retired employees registered under BSNLMRS must present their claim for reimbursement of Medical Expenses in the prescribed format which is
11. As per para 2.2.3 of BSNLMRS, working employees may be allowed advance towards expenses on hospitalisation where long duration Treatment or major operation becomes necessary. A Proforma for ‘Application for Medical Advance’ is appended at ‘Annexure 5’.

12. As per para 2.2.2 of BSNLMRS, the reimbursement will be allowed for treatment in non-recognised Hospitals in emergency cases with the approval of CGM for Field Office employee and concerned Director for C.O. employees. The amount of reimbursement will be restricted to the CGHS rates applicable at Delhi.

13. As per para 4.0 of BSNLMRS, the facility for direct payment to the Hospitals by the Company (i.e., BSNL) has to be arranged. All CGMs of Territorial Circles may make suitable arrangement with approved Hospitals accordingly and notify to their employees & C.O. In C.O. this is presently being negotiated with approved Hospitals.

14. An employee should intimate regarding his/her serious illness needing hospitalisation to the Sections dealing with Medical Policy Implementation. A Letter of Authorisation shall be issued to the Hospital concerned so that necessary help is extended by the Hospital. A sample of such Authorisation Letter is enclosed for guidance Annexure 6.

15. All claims for reimbursement should be submitted latest by six months from the completion of the treatment. Claims submitted beyond this period are liable to be rejected.

16. The existing arrangement of AMA will be discontinued henceforth.

17. In case of any doubt regarding any provision of the BSNLMRS, the matter may be referred to Corporate Office for clarification.

18. In case, the spouse of any BSNL employee is employed in any other Organisation, and the BSNL employee concerned wants to avail of BSNLMRS facility for his/her spouse or other dependent Family members, a Certificate has to be submitted by the spouse regarding non-availing (Annexure-G).

Appendix

- Annexure 2: For Outdoor/Domiciliary treatment
- Annexure 3: For Indoor treatment involving hospitalization
- Annexure 5: Proforma for ‘Application for Medical Advance’
- Annexure 6: Sample Authorisation Letter
- Annexure 7: Guidelines for empanelling of Hospitals
of any medical facility for self/family from his/her Organisation.

19. Any misuse of the BSNLMRS facility would attract stringent action against employee(s) under the CCS(CCA) Rules or the Rules notified by BSNL from time to time.

20. CGMs in Circle Office are their own Controlling Officer for the purpose of BSNLMRS.

21. The retired employees have the option to choose the Circle/SSA of their choice for availing the facility under BSNLMRS. Any change in the Circle/SSA subsequently will be changed on a request from the retired employee by this Office.

(Models Office Order No. BSNL/ADMN/1 dated 22-4-2003)

II Eligibility of employees taking voluntary retirement

Employees who have taken voluntary retirement from BSNL shall be treated at par with the retired employees, as defined in Clause 1.4 (ix) of BSNLMRS, for taking benefit under BSNLMRS.

(BSNL/Admin. 1/1 dated 3.6.2004)

III Eligibility of family dependents of expired employees

On the death of BSNL employee who was availing BSNLMRS facilities, spouse/children who become Family Pensioners shall continue to avail the same facility, as was being availed by the employee prior to his/her death. However, the dependents shall not be entitled to change any option.

(BSNL/Admin. 1/1 (P+) dated 24.9.2004)

The Family Pensioner includes those getting family pension on death of serving and retired employees both.

This has the approval of the Competent Authority.

(BSNL/Admin. 1/14-2/09 dated 20.8.2010)

IV Implementation of guidelines regarding indoor treatment under BSNLMRS

Following further guidelines on Indoor Treatment under BSNLMRS are issued:

1. A Medical Card containing photographs of all the Family members and dependents of concerned employees shall be issued to all BSNLMRS optees immediately. The medical/hospitalisation claim should be duly certified by the Doctor along with photograph of the Pensioner given for Indoor Treatment.

2. In all cases of extreme emergencies the employee concerned shall have to inform the SSA Head or his Controlling Officer soon after hospitalisation for treatment. In order to ensure that the facility is used by the employee and his dependent Family members only, a designated Officer of BSNL may visit the Hospital and verify the authenticity of the beneficiary.


V Clarifications on eligibility of retired employees for BSNLMRS

1. An employee who has retired after October 2000 and has not opted for BSNL (though option was offered and date deadline for option has passed): Not eligible.

2. An employee who has retired from BSNL but option to opt for DoT or BSNL was not offered to him viz., Group A Officers: Eligible

3. An employee who opted for DoT but was serving BSNL at the time of retirement. Not eligible.

4. An employee who opted for DoT and retired from DoT: Not eligible

5. An employee who opted for BSNL and retired from BSNL: Eligible.

(No. BSNL/Admin. 1/1, dated 3.11.2004)

VI Medical facility - Change over option from CGHS to BSNLMRS

It has been decided by the Competent Authority to allow all serving and eligible retired employees of BSNL, who are currently taking medical benefit under CGHS, to exercise their option to move over to BSNLMRS. The option must be exercised latest by 31.3.05. The facility of BSNLMRS shall be available
VII Clarification on Eligibility of Retired Group 'A' Officers for BSNLMRS

It is decided by the Competent Authority that the BSNLMRS shall not apply to those employees who have retired from BSNL without being absorbed in BSNL or have not given option for absorption in BSNL. It is further decided that quarterly reimbursement for Outdoor Treatment, if any, being made shall be discontinued w.e.f. 30th September 2006.

(VISN/Admn. 15-2/06 dt. 6.9.2006)

VIII BSNLMRS - Guidelines for regulation of expenditure on indoor treatment etc.

Cases where no CGHS rates are prescribed for any treatment/procedure. The issue of treatment for diseases for which no CGHS rates are prescribed was under consideration of BSNL Corporate Office for sometime. Following guidelines for finalization of such cases have been approved by the Competent Authority:

i) Any life saving treatment or transplant operation, for which no CGHS rates are prescribed, can be undertaken at any Govt. Hospitals or Govt. Medical Colleges/Institutes.

ii) For past cases where such treatments have already been taken at Hospitals other than Govt. Hospitals-Colleges/Institutes, the rates prescribed by the respective State Medical College would be applicable for settlement of their claims.

(IBSNL/Admn. 1/1-1/07 dt. 23.4.2007)

iii) The issue of restoration of powers to field units for sanctioning of Indoor medical expenditure beyond five times Basic+DA of the employee was in consideration at Corporate Office for some time. The following decision has been taken by the competent authority for streamlining the process of sanction of indoor expenditure.

1. CGMs shall have full powers to approve the expenditure incurred on the treatment taken in Govt. hospitals.

2. In respect of Indoor treatment, taken in empanelled hospitals, CGMs shall have full powers to settle the claims, where at least 90% of the total expenditure are covered under the rate list prescribed by CGHS for specialized and general purpose treatment and diagnostic procedure.

3. In case of treatment taken in non-empanelled hospitals in emergency condition with approval of competent authority, CGMs shall have full powers to settle the claim by restricting it to CGHS rates.

4. The financial powers shall not be sub-delegated by CGM.

5. In all cases involving hospitalization of two or more than two days, a designated officer of BSNL shall visit the hospital and give a certificate as per enclosed format. The certificate shall be attached to the claim while forwarding the same to CGM's office for approval.

6. The instruction regarding attaching a certificate by the concerned doctor identifying the patient in the copy of the BSNLMRS Card as conveyed by this office O.M. No. BSNL/Admn. 1/15-4/04 (Pt.) dated 15.10.2004 should be strictly followed.

Certificate of visit of BSNL Officer

As per the instructions of ........................................ I visited the ..................... hospital at ....................A.M./P.M. on............. (date) and found that .............. (name of the patient) is undergoing treatment under Dr. ................ under Registration No. ................ in ward No. ............. and observed the following particulars of the patient.

Date of admission: .........................
Name of disease: .........................
Name of employee: .........................
Relationship with the employee: .........................
BSNLMRS Card No. .........................
The patient/the employee is satisfied with the treatment being
given. As per the documents available with him/her, he/she is found to be the authorized beneficiary to take treatment under the BSNLMRS.

Signature

Name of the Officer: .........................
Date: ...............................
Place: ...........................

To

...............................
...............................
...............................

iv) In continuation of this office orders of even No. dated 8th August 2005 on the subject cited above, it is further clarified that in case an employee or his dependent has to be hospitalized in emergency at a place other than his/her place of posting, parent office will advise an officer posted at the place of hospitalization to visit the hospital and certify the hospitalization. However, if such visit and certification is not found feasible due to some practical difficulty then the CGM, in respect of the field staff and the concerned Director, in respect of the Corporate Office staff, may exempt the requirement of aforesaid certification.

In all other cases the certification by an officer of the parent office of an employee or by an officer posted at the place of hospitalization will be invariably required. In case the family of any employee permanently stays at a place other than the place of posting of the employee, an arrangement may be made in advance such that a BSNL officer posted at the place of residence of the family is asked to visit the hospital and certify the hospitalization.

(BSNL/Admn. 1/15-2/05 (pt.) dated 24.3.2006)

IX Entitlement of Room/Bed for Indoor Treatment

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Employees Group</th>
<th>Eligibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Group D</td>
<td>General Ward</td>
</tr>
<tr>
<td>2.</td>
<td>Group C</td>
<td>Semi-Pvt. Ward</td>
</tr>
<tr>
<td>3.</td>
<td>Group B &amp; Group A (Upto STS)</td>
<td>Pvt. Ward (Non A.C)</td>
</tr>
<tr>
<td>4.</td>
<td>Group A JAG and above</td>
<td>Pvt. Ward with A.C.</td>
</tr>
<tr>
<td>5.</td>
<td>CMD &amp; Board Directors (Full Time)</td>
<td>Delux room with A.C.</td>
</tr>
</tbody>
</table>

* Further classifications of Employees Group in PSU will be added as and when the same are notified.

Note. ICU/ICCU as per the empanelled hospitals’ rates

(BSNL/Admn. 1/1 dt. 28.2.2003)

X BSNL/MRS-guidelines for regulation of expenditure on indoor treatment-cases where no CGHS rates are prescribed for any treatment/procedure.

1. It has been decided by the Competent Authority that where no CGHS rates are prescribed, and AIMS rates are also not available or rates in Govt. Hospitals, Govt. Medical Colleges/Institutes are not available following procedure shall be adopted.

i) In the first instance, in such cases reimbursement may be made as per the hospital rates by the CGM concerned in the field units.

ii) Immediately, the case may be referred to Corporate Office along with the details and cost.

iii) Corporate Office may get the rates from all the empanelled hospitals in Delhi for the said treatment and notify the lowest rate for the treatment for reimbursement in the subsequent cases.

iv) The difference between the hospital rates and the notified rates will be borne by the employee concerned in the subsequent cases.

The rates so notified will be effective till the rates for such treatment/procedure are notified by CGHS or AIIMS.

(BSNL/Admn. 1/14-2/09 dated 29.10.2009)

2. It is observed that CGHS notifies rates for majority of the treatments. Rates for certain treatments/procedures which are cosmetic in nature and treatments for correction of deficiencies like infertility etc. are not available in CGHS. Therefore, it is decided that before examining such cases following facts may be ascertained from the hospitals before processing the bills.
i) Whether any alternate procedure is prescribed under CGHS for treatment and the rates prescribed by CGHS for such procedure.

ii) If there is no alternate procedure prescribed in CGHS, is the treatment critically essential for normal functioning of the patient.

iii) The treatment is not of cosmetic nature, in any way.

iv) The treatment is not for infertility or for correction of any deficiency.

The cases duly examined on the above lines along with due documentary support papers may only be sent to this office for further decision.

(BSNL/Admn. 1/15-3/11 dated 2.2.2012)

XI Discontinuance of medical facilities to BSNL employees from P&T Dispensary

Department of Posts has decided to discontinue medical facility through P&T Dispensary, being availed by serving/retired employees of BSNL, w.e.f. 01-01-2004.

Therefore, all the field units may make necessary arrangement immediately for providing alternative of Outdoor Treatment under BSNLMRS to the employees who are presently taking benefits from P&T Dispensary and who are fulfilling eligibility conditions as per para 1.5 of BSNLMRS.

(BSNL/Admn./1(pt.) dt. 28.11.2003)

XII Procedure for reimbursement of Medical Claim for Retired Employees of BSNL

1.0 General

1.1. Eligibility: (Presently defined as per Clause 4 (ix) of Circular dated 28.2.03 and amended vide Order No. BSNL/admn. 1/1 dtd. 03.06.04)

i) Employees retired after 01.10.2000, i.e., after formation of BSNL, are only eligible.

ii) Employees who were on deemed deputation to BSNL at the time of retirement and absorbed in BSNL subsequently.

iii) Employees who were on deemed deputation to BSNL at the time of retirement and whose cases of absorption in BSNL*. However, after the cases of absorption have not been finalized so far after they have given option for absorption are finalized, only such retired employees as have been absorbed in BSNL shall be eligible for BSNLMRS.

1.2. Registration for BSNLMRS: (As per guidelines outlined in Para 3 of Office Order No. BSNL/ADMN/1 dated 22.4.03)

In order to avail the facility of BSNLMRS after retirement, all eligible employees may fill up the stipulated Registration Form for BSNLMRS, 3 months prior to his/her scheduled date of retirement and submit to his/her Controlling SSA Office. The eligible employees who have already retired, may fill up the Registration Form and submit it either to the SSA Office from where he/she has retired or from where he/she is getting the benefits of BSNLMRS at present. A separate Registration Form has been designed exclusively for the retired employees (Annex. 1). Provision for indication of choice for change of Circle/SSA has been made in the Registration Form.

1.3. Issue of BSNLMRS Card: (As per guidelines issued vide Para 3 of Office Order No. BSNL/ADMN/1 dated 22.4.03 and BSNL/ADMN.i/15-4/04(Pt.) dated 15.10.04.

After due verification of the Registration Form, the BSNLMRS Card will be issued to the eligible employees. The BSNLMRS Card shall contain the Registration No., details of self and dependent members, including photographs, and particulars of SSA Office from which the benefits shall be taken, including space for indicating subsequent changes of place, if any.

1.3.1. Annual verification:

i) The Medical Card issued to the Pensioner may be got revalidated every year by the beneficiary in the month of April. For this purpose, a Certificate will be given by the Pensioner/beneficiary that dependent members whose names were included in the Card continue to satisfy the eligibility conditions as per the BSNLMRS.

ii) The retired employee, who is gainfully employed and where the spouse of the retired employee is serving and he/she is receiving medical facilities from the Organizations of the spouse, he/she
shall not be eligible for the medical facilities.

iii) The facilities under the scheme shall be liable to be withdrawn at any time for misuse or abuse of the facility under the scheme. Such facilities shall not be restored without the approval of Corporate Office.

1.4. Change of place of settlement (As per provision made vide Para 21 of Circular dated 22.4.03)

i) While registering for BSNLMRS, the retired employees may indicate his/her place of settlement after retirement. The Circle Head of his Office while in service, shall issue an Advice Memo (Proforma-I) indicating new Circle & SSA from which the benefit is intended to be taken. Based on such Advice Memo, new BSNLMRS Card shall be issued by the SSA.

ii) For any subsequent change of place of settlement, the retired employee shall apply to the Head of Circle, through the SSA Office from which he/she is getting his/her medical reimbursement in the prescribed proforma. The Office of Head of Circle after due verification, shall issue Advice Memo (Proforma-II) for change of Circle or SSA in favour of new Circle/SSA under intimation to Corporate Office. (Proforma Advice Memo enclosed)

iii) It has been observed that employees continue to avail medical facility from the place of retirement even after shifting their place of settlement. For the convenience of the employees and the administrations, the competent authority has approved that the employees may change their claim office to their place of settlement. Provisions are made in Clause 1.4 of the orders dated 23.8.2006 for change of place of settlement. Therefore retired employees who change the place of settlement may change their claim office to their place of current settlement for early settlement of their claims and also for availing credit facility from the local empanelled hospital during hospitalization.

(For BSNL/Admn. I/1(pt.) dated 16.5.2011)

iv) Issue of BSNLMRS Card to family pensioner after changing the place of settlement other than the place which was given by the employee at the time of retirement.

The procedure followed in case of retired employees for change of place of settlement shall also be applicable for family pensioners. Therefore, provisions under Clause 1.4(II) circulated vide letter No. BSNL/Admn. I/1(Pt.) dated 23rd August 2006 will be also applicable in the case of family pensioners.

(For BSNL/Admn. 1/14-2/9 dated 31.12.2009)

Extracts from the Order dated 23.8.2006

(i) While registering for BSNLMRS, the retired employee may indicate his/her place of settlement after retirement. The Circle Head of his/her office, while in service, shall issue an advice Memo (Proforma-I) indicating new Circle and SSA from which the benefit is intended to be taken. Based on such advice Memo, new BSNLMRS card shall be issued by the SSA.

(ii) For any subsequent change of place of settlement, the retired employees shall apply to the Head of Circle, through the SSA office from which he/she is getting his/her medical reimbursement in the prescribed proforma. The office of Head of Circle after due verification shall issue Advice Memo (Proforma - II) for change of Circle or SSA in favour of new Circle SSA under intimation to Corporate Office.

1.5. Mode of Payment

All payments i.e., payment for Outdoor Treatment with/without voucher and payment for reimbursement of Indoor Treatment from Non-Empanelled Hospitals may be made by Account Payee Cheque, mentioning the A/c No. as declared by the retired employee. Such cheques should be sent to the retired employees by Registered Post. Wherever possible, the mode of Electronic Transfer of Payment shall be implemented.

1.6. Accessibility of information regarding BSNLMRS:

All circulars of BSNLMRS relevant to the Retired employees shall be made available in BSNL Website, i.e., www.bsnl.co.in in a suitably created section.

2.0. Outdoor Treatment:

2.1. Payment of Outdoor Treatment expenditure without voucher:

(For BSNL/Admn. 1/P dated 16.5.2011)

As per provision in Para 2.1.1 of BSNLMRS Notification No. BSNL/ADMIN/1 dated 28.02.03, the payments are presently made to such retired employees, who have opted for 'reimbursement under Para 2.1.1, i.e., without voucher' in four equal instalments. Such payment shall, in general be made
through cheque and sent to the residence of the employee by the 1st week of each quarter. SSA Head shall make all necessary arrangement for this purpose.

2.2. Settlement of claim for Outdoor Treatment expenditure with voucher:

Such claims shall be accepted only from those retired employees who have opted for 'Outdoor Treatment expenditure reimbursement with voucher; while registering for the scheme. As per prevailing instructions dated 22.4.03, the claim should be submitted in stipulated form along with all supporting vouchers like copy of prescription and bills in original. The claim shall be admitted up to the prescribed limit, i.e., equal to the salary (Basic+DA) of last month of service, per annum. The claims may preferably be submitted each month for the preceding month. However, claims received within six months of incurring the expenditure will also be accepted.

(As per provisions of Para 2.1.0 of Notification No. BSNL/ADMN/1 dt. 28.2.03 and guidelines issued dt. 22.4.03)

Clarification on BSNLMRS

1. For undertaking outdoor treatment outside the place of posting/State, permission of Competent Authority is not required. Reimbursement of expenditure is governed by the limit/ceiling prescribed for outdoor treatments. No TA/DA is allowed for such journeys. However, outstation permission has to be sought as per administrative procedure in the case of employee.

2. There is no limit prescribed for consultation with follow-up check-ups except the ceiling prescribed for outdoor treatment.

Reimbursement of outdoor expenses should be entertained for those employees only who have opted for reimbursement with vouchers.

(BSNL/Admin. 1/14-2/09 dated 30.12.2009)

BSNLMRS - Guidelines for reimbursement of cost of appliances - Reimbursement of cost of Hearing Aids.

Reimbursement of cost of Hearing Aids under outdoor treatment was under consideration. The Competent Authority has now decided that the reimbursement of Hearing Aids may be allowed subject to following conditions:

Cost of Hearing Aids:

1. One-sided Hearing Aid - Rs.10,000/-
2. Bilateral Hearing Aid - Rs.20,000/-
3. Digital Hearing Aid - Rs.30,000/-

   a) Cost of Hearing Aids mentioned at Sl.No. 1&2 above may be reimbursed within the annual ceiling of outdoor limit under BSNLMRS.
   b) Cost of Digital Hearing Aid is reimbursable on the basis of recommendation from three ENT experts. Out of three ENT experts, there should be one ENT Specialist from a Govt. Hospital/BSNL Empanelled Hospital.
   c) Regarding Digital Hearing Aid, 50% of the cost of the machine shall be borne by the employee and 50% by BSNL.
   d) 50% cost borne by the employee can be claimed as part of annual outdoor ceiling limit to the extent it is available.
   e) 50% of the cost borne by BSNL will be as per the rates prescribed by CGHS for such appliances.
   f) Replacement of Hearing Aid shall be allowed after the average life of 5(five) years on the basis of a condemnation certificate from a technical expert and on approval of a ENT Specialist.
   g) In case of a child below 12 years Hearing Aid may be replaced, if damaged after 3 (three) years of its purchase on the basis of a condemnation certificate from technical expert and on approval of a ENT Specialist.
   h) The benefit is not extendable to the optees without voucher as it is a case of reimbursement under BSNLMRS outdoor treatment.

(BSNLMRS Admin. 1/14-7/9 dated 9.7.2009)

3.0 Indoor Treatment:

i) In normal circumstances, Indoor Treatment should be taken only from BSNL Empanelled Hospitals and Referral from a Doctor registered in the Allopathic System of Medicine is essential.

ii) The retired beneficiary may approach the designated Officer (not below the rank of STS or equivalent) in the SSA/Circle Office for
issue of authorization letter for the particular BSNL Empanelled Hospital. Advice of any Doctor registered in the Allopathic System of Medicine for hospitalization and copy of BSNLMRS Card have to be submitted as supporting documents for issue of authorization letter.

iii) The designated Officer of the SSA Office shall issue a authorization letter in prescribed format for treatment in the particular BSNL Empanelled Hospital.

iv) In general, Empanelled Hospitals shall send the bills to BSNL, as per agreement. However, in some cases, the Empanelled Hospitals may not extend such facility. In such cases, the payment has to be made by the retired employee to the Hospital and such expenditure may be submitted in stipulated form along with all supporting vouchers. Medical advance shall not be given in any case.

v) Retired employee may draw the attention of the designated Officer in SSA/Circle Office in case he/she faces any problem in getting proper treatment in the Empanelled Hospital.

vi) Retired employee or his/her dependent may take Indoor Treatment from Non-Empanelled Hospitals only in cases of emergency. The designated Officer in BSNL may be informed as early as possible regarding such treatment being taken in Non-Empanelled Hospitals. However, reimbursement shall be restricted to prevailing CGHS rates only after due verification.

vii) Emergent cases are those which involve accident, serious nature of disease etc. In such cases only, the person on the spot may use his/her discretion for taking the patient for treatment in a Private Hospital, in case no Government or an Empanelled Hospital is available nearer than the Private Hospital. The Administrative Office will decide on merit of the case whether it was a case of real emergency necessitating admission in a Private Hospital.

viii) All Controlling Offices of BSNL shall ensure that all indoor expenditure reimbursement claim preferred by retired employee is settled within a maximum period of one month.

Clarifications regarding consideration of claims of Cataract Surgery with IOL

The issue of consideration of claims of Cataract Surgery with IOL was considered in Corporate Office and it has been decided that the claims of Cataract Surgery with IOL may be considered as indoor treatment.

This has the approval of Competent Authority

(BSNL/Admn. 1/14-2/9 dated 25.3.2010)

Settlement of claims under CGHS package rates for the overstay period of patient in the hospital in excess of days prescribed in package rate.

A reference was received on clarifications on the above subject in Corporate Office. In BSNL as we are following CGHS Rules in our medical policy, therefore we may follow the CGHS guidelines on the subject. The guidelines on the subject are as under:

As per the guidelines no additional charge on account of extended period of stay shall be allowed if that extension is due to infection on the consequence of surgical procedure or due to any improper procedure and is not justified. It further provides that if a patient has to stay in hospital for recovery for a period more than as prescribed in package rate in exceptional cases, supported by relevant medical records and certified as such by hospital, the additional reimbursement shall be limited to accommodation charges as per entitlement, investigation charges at approved rates, and doctors visit charges (not more than 2 visits per day by Specialist/Consultant) and cost of medicines for additional stay.

Heads of the Circles/CGMs may adopt similar procedure for settling the claim of overstay of patient in hospital in excess of days prescribed in package rate at the circle level. Heads of Circle/CGMs will be the Competent Authority to settle such cases/claims of exception, in their respective administrative jurisdiction. For Corporate Office, Director (HR) would be the Competent Authority for such cases/claims.

(BSNL/Admn. 1/15-7/12(pt.) dated 3/4-4-2012)

4. Out Door Ceiling for pre/post 01.01.2007 revised based upon option.

The BSNL Board has revised the outdoor ceiling for its retired employees as under:
For employees retired after 1.1.07

i.) For employees who have opted for reimbursement with voucher it is revised as amount equivalent to 25 days of last Basic pay drawn (remain unchanged) + DA applicable in the month of April for the Financial Year for which his/her claim pertains to.

ii.) For employees who have opted for reimbursement without voucher it remains unchanged as the amount equivalent to 12.1/2 days of last Basic Pay and D.A drawn by the retired employee at the time of retirement and shall be paid in four equal quarterly instalments.

For employees retired prior to 1.1.07

1. For employees who have opted for reimbursement with voucher can exercise option from the following two options. The option once exercised cannot be changed later.

Option 1: The amount reimbursable shall be limited to an amount equivalent to 25 days of the basic pay (which will be freezed at the minimum of the revised pay scale) +D.A as applicable in the month of April of the Financial Year for which the claim pertains to

Option 2: Alternatively, option can be exercised to claim an amount equivalent to 25 days of Basic pay drawn at the time of retirement and D.A as applicable for the month of April of the Financial Year for which the claim pertains to

2. For employees who have opted for retirement without voucher it remains unchanged as the amount equivalent to 15 days of Basic Pay + D.P+D.A as applicable, drawn by the retired employee at the time of retirement and is being paid in four equal quarterly instalments. The new scheme is applicable with effect from the Financial Year 2010-11.

For employees retired after 1.1.07

Expenditure Control in BSNL

Keeping in view the financial condition of BSNL, the competent authority has decided to modify the eligibility criteria for items mentioned hereunder.

1) Medical Expenditure: All outdoor treatment facilities under BSNLMR S will be "with vouchers" only. The facility of "without voucher" is withdrawn w.e.f. 1st October 2011. Those who have opted for "without Vouchers" during the financial year 2011-12, can avail the benefit for "with voucher" for 6 months proportionately. The number of bills for outdoor treatment may increase and the units should make arrangement for payment of these bills without delay. This applies to BSNL pensioners also.

The indoor facility under BSNLMR S will continue without any change.

The claims of optees of without voucher shall be entertained only for the treatments undertaken or medicines taken after 1st October 2011, as medical expenses for treatments upto 30th September 2011 are covered from the allowances received for the said period.

The Provisions of Medical policy are accordingly amended/ revised as above.

XIII No. of dependents under BSNL MRS.

The dependent as defined under Clause 1.4.(iii) of Order No. BSNL/ADMIN/1 dated 28.2.2003 is modified and replaced as under:

For serving and retired employees, dependent means and includes self, spouse, two dependent children and dependent parents. Criteria of dependency shall be as defined under CGHS and CS (MA) Rule and as amended by the Central Government from time to time.
The number of children is restricted to two for the children of BSNLMRS beneficiaries who are born after the date of the Order i.e., 16th April 2010. The restriction is not applicable to the children born prior to 16th April 2010. It is further clarified that the third child will be allowed in cases where twins are born in the second delivery. The other provisions in the Order shall continue to apply.

(BSNL/Admin. 1/15-10/07 dated 27.8.2010)

XIV Review of BSNLMRS Policy for pre-01.01.2007
BSNL Pensioners - Eligibility criteria modified.

With reference to the O.M referred above, clarifications from various quarters were sought on the cut off date for excluding the third child from extending the medical facility. The issue was examined and the clarifications are issued as under:

"The number of children is restricted to two for the children of BSNLMRS beneficiaries, who are born after the date of the Order i.e., 16th April, 2010. The restriction is not applicable to the children born prior to 16th April, 2010. It is further clarified that the third child will be allowed in cases where twins are born in the second delivery. The other provisions in the Order shall continue to apply."

(Copy of BSNL HQ Office Memorandum No. BSNL/Admn. I/15-10/07 dated 26/27 August, 2010)

XV Reimbursement of medical expenses from two sources.

The Management Committee has approved the introduction of reimbursement of medical expenses from two sources for BSNLMRS beneficiaries i.e., from Insurance Agencies and BSNL under BSNLMR Scheme as allowed to CGHS beneficiaries under this scheme:

i) The BSNLMRS beneficiary can subscribe to Mediclaim Policy and prefer his/her claims from both the sources i.e., Insurance Agency and the BSNL.

ii) Under the arrangement, the beneficiary shall prefer claim against the original vouchers/bills first on the Insurance Company which would issue a Certificate indicating the amount reimbursed to the BSNL employee. The Insurance Company concerned will retain the original vouchers/bills in such cases.

iii) The beneficiary then prefer his/her medical claim along with photocopies of the vouchers/bills duly certified in ink, along with stamp of the Insurance Company on reverse of the vouchers/bills to BSNL.

iv) Reimbursement from BSNL will be restricted only to the admissible amount as per approved package rates subject to the condition that the total amount reimbursed by the two Organizations does not exceed the total expenditure incurred by the beneficiary.

(BSNL O.M No. BSNL/Admn. 1/14-14/09 dtd. 2.9.2009 to all concerned)

XVI BSNLMRS - Guidelines for reimbursement of cost of appliances reimbursement of cost of CPAP/BPIP Machine.

Reimbursement of cost of CPAP/BPIP Machine under outdoor treatment was under consideration. The Competent Authority has now decided that the reimbursement of CPAP/BPIP Machine may be allowed subject to following conditions:

a) 50% of the cost of the Machine shall be borne by the employee and 50% by BSNL

b) 50% of the cost borne by the employee can be claimed as part of annual outdoor ceiling limit to the extent it is available

c) 50% of the cost borne by BSNL will be as per the rates prescribed by CGHS for such appliances.

d) Requests should be accompanied by copies of Steep Lab Reports and all basic investigation reports.

e) The Machine shall be provided once in a lifetime to the beneficiary.

f) Responsibility of maintenance of Machine shall be of the beneficiary and expenditure incurred in this regard shall be borne by the beneficiary.

XVII) Reimbursement of expenditure for treatment of live liver transplant incurred by BSNLMRS beneficiary

The issue of reimbursement of expenditure incurred on live liver transplant was under consideration for some time. The Competent Authority has approved the limit of reimbursement for the treatment involving live liver transplant upto Rs. 10 lakhs. The pending cases may be settled after adjusting provisional amounts sanctioned.

(BSNL/Admn. 1/15-6/07 dtd. 1.12.2009)

Reimbursement of cost of Oxygen Concentrator

Reimbursement of cost of Oxygen Concentrator under outdoor treatment was under consideration. The Competent Authority has now decided that the reimbursement of Oxygen Concentrator may be allowed subject to following conditions:

a) Recommendations of Oxygen Concentrator is required from two Pulmonology Specialists. Out of the two one should be from existing BSNL empanelled Hospital/Govt. Hospital.

b) The maximum cost of the appliance is fixed as Rs. 40,000/- (inclusive of all taxes).

c) 50% of the actual cost of appliance or Rs. 20,000/- (inclusive of all taxes) whichever is less shall be borne by BSNL.

d) The appliance shall be provided once in a lifetime to the beneficiary.

e) Cost of maintenance of machine shall be borne by the beneficiary.

f) 50% of the actual cost of appliance or Rs. 20,000/- whichever is less can be claimed as the part of annual outdoor ceiling limit to the extent it is available.

(BSNL/Admn. 1/15-19/11 dtd. 22.3.2012)

XVIII) Check list for reimbursement of Medical Bill

To facilitate expeditious settlement of claims pertaining to Outdoor medical reimbursement, indoor treatment, TA on tour, transfer, LTC etc., it has been decided to streamline the existing procedure/guidelines for preferring the above claims. Accordingly, a check list has been prepared head-wise and enclosed herewith for strict compliance by all Officers/Officials while preferring their claim. It has also been decided to make payment against all claims along with monthly salary. In the absence of check list duly signed by the claimant, it may not be feasible to settle the claim.

It is requested to make note of above and it should be brought to the notice of all Officers/Officials working under your respective branches/sections for necessary compliance.


Check list for reimbursement of In-door medical bill to be attached alongwith the Hospital Bill

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Description</th>
<th>Mark (√) if Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Whether the bill is submitted in original along with a duplicate copy of the bill?</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Whether Discharge certificate/summary card submitted in original?</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Whether permission letter issued by BSNL &amp; copy of visit report are attached with the bill?</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Whether the photograph of the patient affixed on the Medical Card of BSNL’s employee is attested by the concerned Doctor providing treatment and enclosed with the bill?</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Whether Form D-1 or Form-B duly completed and signed by the Doctor providing treatment is attached?</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Whether the details breakup of room rent, consultation charges, treatment given, Lab Tests, charges of medicines/consumable items etc., enclosed along with CGHS Code No. and rates provided along with the bill?</td>
<td></td>
</tr>
</tbody>
</table>
7. Whether the contact No. of the Relation Officer of the hospital, Bank A/c. No., Name of Bank & branch address, IFSC Code of the Bank of the hospital provided for making payment online?

8. Whether Emergency Certificate is attached along with bill in case the patient admitted in emergency in the non-empanelled hospital?

9. In case the treatment is Day Care then full payment may be collected from the patient (except Cataract Surgery (IOC))

10. Whether the copy of Identity Card of BSNL employee attached with the bill?

11. Any other document attached with the claim

Note:- This check list must be attached with each bill.

(Signature of authorized representative of Hospital)

Check list for reimbursement of Outdoor medical treatment to be attached with the claim form

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Description</th>
<th>Mark (✓) if Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Whether Medical reimbursement claims form (Annexure-C) duly filled in all columns including HRMS No. is attached in duplicate with the claim?</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Whether claim is submitted in following order:- i) Original copy of Annex-C, ii) Prescription slip iii) Receipt of consultation fee, iv) Medicines bills, v) Receipt of Lab Tests, vi) Receipt of Appliances (if any), vii) Receipt of Physiotherapy charges, viii) Receipt of Yoga etc., ix) Receipt of any other charges, x) Duplicate copy of Annexure-C. All the documents should be given Sl. No.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Whether prescription (Original/Photo copy) &amp; cash memos for medicines purchased, tests, consultation fee &amp; other documents are attached in original?</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Whether medicines and tests match with those prescribed on the prescription slip?</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Whether the Doctor for long-term diseases like Hypertension (BP), Thyroid or Diabetes etc., has mentioned on the prescription that the treatment is of long term nature and mentioned the period for which the medicines has to be taken?</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Whether the details of last claims submitted is given in case of long-term treatment on claim form (Annexure-C)?</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Whether the contact No., Bank A/c. No., Name of Bank &amp; branch address, IFSC Code of the Bank provided, in case of retired employee? If 'No', a copy of blank cheque duly cancelled may be submitted along with the claim (one time exercise)</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Whether Revalidation of BSNL MRS facility undertaking &amp; copy of PAN Card submitted in the month of April for the year for which claim relate to? (To be submitted by the retired employees)</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Whether all documents attached with the claim are self-attested?</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Any other document attached with the claim</td>
<td></td>
</tr>
</tbody>
</table>

Note:- This check list must be attached with each reimbursement claim.

(Name & Signature of Employee) with Phone No.

XIX Reimbursement of claims for treatments undertaken in Ayurvedic, Unani, Naturopathy Hospitals.

The issue of reimbursement of claims of indoor treatments undertaken in Ayurvedic, Unani, Naturopathy Hospitals was under consideration in Corporate Office. The Competent Authority has
decided that the claims of medical expenditure incurred on
treatment in Ayurvedic, Unani, Naturopathy Hospitals shall be
considered as outdoor treatment and shall be reimbursed
accordingly.

(O.M.No. BSNL/Admn. 1/14.2/0.9 dated 2-3-2010 from Bharat Sanchar Nigam
Limited Corporate Office, Bharat Sanchar Bhawan, New Delhi)

XX BSNLMRS--Review of BSNLMRS Policy

The Management Committee has reviewed the
recommendations of BSNLMRS Review Committee and
approved following modification in the BSNLMRS policy.

1. Empanelment of reputed Hospitals

Competent Authorities in BSNL may continue to empanel
those Hospitals who agree to provide medical facilities at CGHS
rates on continuous basis as per the current practice. In addition,
other reputed Hospitals can also be empanelled for providing
medical services to the employees of BSNL at special discounted
dates to be arrived by mutual negotiations between the
Competent Authority in BSNL and Hospital Management, which
may not necessarily be CGHS rates, subject to the condition
that the charges for medical facilities shall be reimbursed by
BSNL as per CGHS rates and the excess charges if any, shall
be borne by the employee.

2. No. of dependents under BSNLMRS

The dependent as defined under Clause 1.4 (iii) of Orders
No. BSNL/ADMN/1 dated 28.2.2003 is modified and replaced
as under:

For serving and retired employees, dependent means and
includes self, spouse, two dependent children and dependent
parents. Criteria of dependency shall be as defined under CGHS
and CS (MA) Rules and as amended by the Central Government
from time to time.

3. Grant of advance for treatments in Hospital not
 extending credit facility

A. Treatment undertaken in Govt. Hospitals

For undertaking treatment in Government Hospitals, AIIMS
or any such Government institutions which are not extending
credit facility, an advance can be granted upto 80% of the
estimated expenditure and paid directly to the Hospital.

B. Treatment undertaken in Empanelled Hospitals not
 extending credit facility

i. For undertaking treatment in Empanelled Hospitals which are
 extending CGHS rates but not extending credit facility, an advance
can be granted upto 80% of the cost of treatment as per the CGHS
rates and paid directly to the Hospital. However the Administration
should try to get credit facility from the Hospital as far as possible.

ii. For undertaking treatment in empanelled reputed/specialized
Hospital not extending CGHS rate facility, an advance can be
granted upto 80% of the cost of treatment on furnishing the
estimates which should clearly indicate that the amount is estimated
strictly as per CGHS rates only and in the absence of such
comments the advance will be restricted to 60% only and paid to
the Hospital.

4. Treatment in life threatening diseases

A. In life threatening diseases for which CGHS rates are not
 available, if the treatment is undertaken in any Government
Hospitals including AIIMS payment may be made as per
actuals

B. If such treatments are undertaken in any Empanelled
Hospitals the reimbursement may be restricted to AIIMS rates
or actuals whichever is lower.

The Orders shall be effective from the date of issue of the
Order.

(No. BSNL/Admn. 1/15-10/07 dated 16.4.2010)
BSNL EMPLOYEES MEDICAL REIMBURSEMENT SCHEME

Registration Form for Serving Employees

1. Name of Employee
2. Designation
3. Place of posting
   (Mention complete Office address)
4. Staff No.
5. Basic Pay
6. Telephone No. Office/Residence:
7. Details of Family Members:
   Sl. No. Name Date of Relationship Blood Group
   1. Sl. No. Name Date of Relationship Blood Group
   2. Sl. No. Name Date of Relationship Blood Group
   3. Sl. No. Name Date of Relationship Blood Group
   4. Sl. No. Name Date of Relationship Blood Group
   5. Sl. No. Name Date of Relationship Blood Group
8. Details of Chronic Disease, if any
   a) Treatment from RMP (as per Para 2.1.0)
   b) Treatment from P&T Dispensary (as per Para 2.1.2)
   (Tick relevant box)
9. Options for Outdoor Treatment (under BSNLMRS): (Tick any one of i), ii) or iii)
   i) Outdoor/Domiciliary Treatment from RMPs; Reimbursement against Vouchers. (as per Para 2.1.0)
      (Annual limit is One Month's Salary (Basic+D.A)-starting month of Financial Year) or
   ii) Outdoor/Domiciliary Treatment: Entitlement without Voucher, (as per Para 2.1.1)
      (50% of the admissible amount as in Para 2.1.0 above–paid in cash in four equal instalments at the end of each quarter) or
   iii) Outdoor/Domiciliary Treatment from P&T Dispensaries. (as per Para 2.1.2)

Declaration:
I hereby declare that above mentioned members of my family are fully dependent on me, i.e., their income from all sources does not exceed (3,500+D.A) per month. If the above information is found to be false at any time, Company can take action against me as per Rules or as deemed fit.

Place: Signature:
Date: Name:

For Office Use only
Registration No.: Issued: Reg. No.
Card Issued: Yes/No: Card No:
Date of Issue: Signature of Issuing Authority

Annexure - 2
MEDICAL REIMBURSEMENT CLAIM FORM FOR OUTDOOR TREATMENT (BSNL)

1. Name of Employee:
2. Designation
4. Salary (Basic Pay + D.A) /Pension (as on 1.04.04):
5. Place of Duty:
6. Name of Patient:
7. Relationship with Employee:
8. Age:
9. Reimbursement claimed under:
   (Tick relevant box)
   * Treatment from RMP (as per Para 2.1.0)
   * Treatment from P&T Dispensary (as per Para 2.1.2)
10. Nature of illness:
11. Name of Doctor/Hospital
12. Details of Claim:
    (attach prescription, vouchers, etc., in duplicate)

<table>
<thead>
<tr>
<th>Voucher No.</th>
<th>Amount Rs.</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

* Consultation:
* Diagnostics/Tests:
* Medicines
* Appliances:
* Special treatment (e.g., Physiotherapy, Yoga etc.)
* Others:
   Total
   (Rupees .................)

Declaration:
I, hereby declare that the statements given in application are true to the best of my knowledge and belief and that the person for whom medical expenses are incurred is wholly dependent on me.

(Signature of Employee)
MEDICAL REIMBURSEMENT CLAIM FORM FOR INDOOR TREATMENT (BSNL)

1. Name of Employee:
2. Designation:
3. Reg.No.:
4. Salary (Basic Pay+D.A) Pension (as on 1.4-2004)
5. Place of Duty:
6. Name of Patient:
7. Relationship with Employee:
8. Age:
9. Nature of illness:
10. Name of Doctor/Hospital:
11. Period of Treatment: From....... To.......
   (Certificate issued by the Medical Officer in-charge of the Hospital as per enclosed proforma is to be attached)
12. Details of claim:
   (attach prescription, vouchers, etc., in duplicate)

<table>
<thead>
<tr>
<th>Voucher No.</th>
<th>Amount Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Consultation:
* Diagnostics/Tests:
* Medicines/Injections:
* Appliances:
* Room Rent:
* Charges for Nurses:
* Others:

Total:
(Rupees........)

Declaration:
I, hereby declare that the statements given in application are true to the best of my knowledge and belief and that the person for whom medical expenses are incurred is fully dependent on me.

(Signature of Employee)
Annexure - 5

APPLICATION FORM FOR MEDICAL ADVANCE (BSNL)

1. Name of Patient:
2. Relationship with Employee:
3. Age:
4. Nature of Disease (for which hospitalizaion is required)
5. Name of Hospital:
6. Name of Employee:
7. Designation:
8. Salary (Basic Pay+DA)/Pension
9. Basic Pay:
10. Estimated cost of Treatment
    (Enclose original copy of Hospital’s Estimate)
11. Amount of Advance required for Treatment:

   Signature:
   Designation:
   Section:
   Tel.No.:

Annexure-F

No..............
Date............

Annexure - 6

AUTHORISATION LETTER FOR TREATMENT IN HOSPITAL

This is to Certify that Shri/Smt. ................................................. (Name of the patient), age ............... is the Husband/Wife/Son/Daughter/Mother/Father of Shri/Smt. .............................................. an employee of BSNL. He/she may be admitted in (Hospital’s Name).............................. as per his/her room entitlement i.e., ....................................................................................

He/She may be charged as per agreed rates with BSNL.
Bills as per agreed rates may be sent to this Office for payment.

(Signature of the Competent Authority)
2. NORMAL VALUES OF CERTAIN TESTS
(MAY VARY IN SOME CASES DEPENDING UPON THE KIT USED FOR INVESTIGATION)

<table>
<thead>
<tr>
<th>TEST</th>
<th>REFERENCE RANGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Haemoglobin</td>
<td>M: 14 - 18 g/dL F: 11 - 16 g/dL</td>
</tr>
<tr>
<td>Total WBC Count</td>
<td>4000 - 11000 cells/cmm</td>
</tr>
<tr>
<td>Differential WBC Count</td>
<td></td>
</tr>
<tr>
<td>Neutrophils</td>
<td>40-75%</td>
</tr>
<tr>
<td>Lymphocytes</td>
<td>20-45%</td>
</tr>
<tr>
<td>Eosinophils</td>
<td>01-04%</td>
</tr>
<tr>
<td>Monocytes</td>
<td>02-08%</td>
</tr>
<tr>
<td>Basophils</td>
<td>00-01%</td>
</tr>
<tr>
<td>E.S.R.</td>
<td>M: 5-15 mm at the end of 1 hr F: 5-20 mm at the end of 1 hr</td>
</tr>
<tr>
<td>Platelet Count</td>
<td>2-5 Lakhs/cmm</td>
</tr>
<tr>
<td>Absolute Eosinophil Count</td>
<td>50-450 cells/cmm</td>
</tr>
<tr>
<td>Bleeding Time</td>
<td>Upto 6 min</td>
</tr>
<tr>
<td>Clotting Time</td>
<td>Upto 8 min</td>
</tr>
<tr>
<td>PCV</td>
<td>M: 42-52% F: 36-48%</td>
</tr>
<tr>
<td>RBC</td>
<td>M: 4.5-6.0 million/cmm F: 4.5-5.1 million/cmm</td>
</tr>
<tr>
<td>Fasting Plasma Glucose</td>
<td>70-110 mg/dL</td>
</tr>
<tr>
<td>Postprandial</td>
<td>1½ hrs to 2 hrs</td>
</tr>
<tr>
<td>Postprandial Plasma Glucose</td>
<td>Upto 140 mg/dL</td>
</tr>
<tr>
<td>Random Plasma Glucose</td>
<td>45-130 mg/dL</td>
</tr>
<tr>
<td>Glycosylated (HbA1c)</td>
<td>4-6% Non-diabetic/Excellent control &lt; 7% Good Glycemic control</td>
</tr>
<tr>
<td>Serum Total Cholesterol</td>
<td>&lt;200 mg/dL: Desirable 201-239 mg/dL: Borderline - Hypercholesterolaemia &gt;240 mg/dL: Hypercholesterolaemia</td>
</tr>
<tr>
<td>Serum HDL Cholesterol</td>
<td>&gt;60 mg/dL: Desirable</td>
</tr>
<tr>
<td>Serum LDL Cholesterol</td>
<td>Without CHD: &lt;160 mg/dL With CHD: &lt;100 mg/dL</td>
</tr>
<tr>
<td>Serum VLDL Cholesterol</td>
<td>20-40 mg/dl</td>
</tr>
<tr>
<td>Serum Triglyceride</td>
<td>&lt;200 mg/dL: Desirable 201 - 400 mg/dL: Borderline Hypertriglyceridemia &lt;400 mg/dL: Hypertriglyceridemia</td>
</tr>
<tr>
<td>Serum Urea Nitrogen</td>
<td>5-25 mg/dL</td>
</tr>
<tr>
<td>Serum Creatinine</td>
<td>Males: 0.7 - 1.4 mg/dL Females: 0.6 - 1.2 mg/dL</td>
</tr>
<tr>
<td>Serum Total Protein</td>
<td>6.0 - 8.0 g/dL</td>
</tr>
<tr>
<td>Serum Albumin</td>
<td>3.8 - 5.0 g/dL</td>
</tr>
<tr>
<td>Serum Uric Acid</td>
<td>3.5 - 6.5 mg/dL</td>
</tr>
<tr>
<td>Serum GOT (AST)</td>
<td>5-40 IU/L</td>
</tr>
<tr>
<td>Serum GOT (ALT)</td>
<td>8-40 IU/L</td>
</tr>
<tr>
<td>Serum GGT</td>
<td>5-40 IU/L</td>
</tr>
<tr>
<td>Serum Total Bilirubin</td>
<td>0.2 - 1.0 mg/dL</td>
</tr>
<tr>
<td>Serum Direct Bilirubin</td>
<td>0.0 - 0.5 mg/dL</td>
</tr>
<tr>
<td>Serum Total Protein</td>
<td>6.0 - 8.0 g/dL</td>
</tr>
<tr>
<td>Serum Albumin</td>
<td>3.8 - 5.0 g/dL</td>
</tr>
<tr>
<td>Serum Uric Acid</td>
<td>3.5 - 6.5 mg/dL</td>
</tr>
<tr>
<td>Serum GOT (AST)</td>
<td>5-40 IU/L</td>
</tr>
<tr>
<td>Serum GOT (ALT)</td>
<td>8-40 IU/L</td>
</tr>
<tr>
<td>Serum GGT</td>
<td>5-40 IU/L</td>
</tr>
<tr>
<td>Serum Alkaline Phosphate</td>
<td>40-135 IU/L</td>
</tr>
<tr>
<td>Calcium</td>
<td>8.0 - 10.5 mg/dl</td>
</tr>
<tr>
<td>Triiodothyronine (T3)</td>
<td>90-250 ng/dL</td>
</tr>
<tr>
<td>Total Thyroxine (T4)</td>
<td>4.4 - 11.6 micro g/dL</td>
</tr>
<tr>
<td>Thyroid Stimulating Hormone (TSH)</td>
<td>0.25 - 5.0 mIU/L</td>
</tr>
<tr>
<td>Blood Pressure</td>
<td>120/80 mm of Hg*</td>
</tr>
<tr>
<td>Pulse Rate</td>
<td>70-80 / minute*</td>
</tr>
</tbody>
</table>

* May vary according to age and physiological conditions

 Courtesy: Jubilee CamdarC Diagnostic Centre
### 3. HEIGHT AND WEIGHT CHART

<table>
<thead>
<tr>
<th>Height</th>
<th>Men</th>
<th>Women</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Kilogram</td>
<td>Kilogram</td>
</tr>
<tr>
<td>Range</td>
<td>Range</td>
<td>Range</td>
</tr>
<tr>
<td>1.523 M (5'-0'')</td>
<td>50.8</td>
<td>54.4</td>
</tr>
<tr>
<td>1.5485 M (5'-1'')</td>
<td>51.7</td>
<td>55.3</td>
</tr>
<tr>
<td>1.5738 M (5'-2'')</td>
<td>56.3</td>
<td>56.7</td>
</tr>
<tr>
<td>1.5992 M (5'-3'')</td>
<td>57.6</td>
<td>58.1</td>
</tr>
<tr>
<td>1.6246 M (5'-4'')</td>
<td>58.9</td>
<td>59.9</td>
</tr>
<tr>
<td>1.65 M (5'-5'')</td>
<td>60.8</td>
<td>61.2</td>
</tr>
<tr>
<td>1.6554 M (5'-6'')</td>
<td>62.0</td>
<td>63.5</td>
</tr>
<tr>
<td>1.7008 M (5'-7'')</td>
<td>64.0</td>
<td>65.3</td>
</tr>
<tr>
<td>1.7262 M (5'-8'')</td>
<td>65.8</td>
<td>66.7</td>
</tr>
<tr>
<td>1.7516 M (5'-9'')</td>
<td>67.6</td>
<td>68.5</td>
</tr>
<tr>
<td>1.7770 M (5'-10'')</td>
<td>69.4</td>
<td>70.3</td>
</tr>
<tr>
<td>1.8024 M (5'-11'')</td>
<td>71.2</td>
<td>71.7</td>
</tr>
<tr>
<td>1.8532 M (6'-0'')</td>
<td>73.0</td>
<td>73.9</td>
</tr>
<tr>
<td>1.8532 M (6'-1'')</td>
<td>73.3</td>
<td>80.7</td>
</tr>
<tr>
<td>1.8786 M (6'-2'')</td>
<td>77.6</td>
<td>83.5</td>
</tr>
<tr>
<td>1.9040 M (6'-3'')</td>
<td>79.8</td>
<td>85.9</td>
</tr>
</tbody>
</table>

The deviation from the standard weight for height can be classified on the basis given by Robinson and Lawler (1986) as follows:

- **Normal Weight**: Within 10% of ideal weight.
- **Under Weight**: < 10% of ideal weight.
- **Over Weight**: > 10%-20% of ideal weight.
- **Obese**: > 20% of ideal weight.

*Source: Life Insurance Corporation of India*

### 4. OPTIMAL CALCIUM REQUIREMENT

<table>
<thead>
<tr>
<th>Age Groups</th>
<th>Daily intake (mg)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Infants</td>
<td></td>
</tr>
<tr>
<td>Birth- 6 months</td>
<td>400</td>
</tr>
<tr>
<td>6 months-1 year</td>
<td>600</td>
</tr>
<tr>
<td>Children</td>
<td></td>
</tr>
<tr>
<td>1-5 years</td>
<td>800</td>
</tr>
<tr>
<td>6-10 years</td>
<td>800-1200</td>
</tr>
<tr>
<td>Adolescents/Young adults</td>
<td></td>
</tr>
<tr>
<td>11-24 years</td>
<td>1200-1500</td>
</tr>
<tr>
<td>Men</td>
<td></td>
</tr>
<tr>
<td>25-65 years</td>
<td>1000</td>
</tr>
<tr>
<td>Over 65 years</td>
<td>1500</td>
</tr>
<tr>
<td>Women</td>
<td></td>
</tr>
<tr>
<td>25-50</td>
<td>1000</td>
</tr>
<tr>
<td>50-65 yrs., (Postmenopausal)</td>
<td>1500</td>
</tr>
<tr>
<td>Over 65 years</td>
<td>1500</td>
</tr>
<tr>
<td>Pregnancy and Nursing</td>
<td>1200-1500</td>
</tr>
</tbody>
</table>

*Source: Nutrition 1995:11:409-17*
### 5. VITAMINS: SOURCES AND DEFICIENCY DISEASES

(Recommended Vitamins for elderly)

<table>
<thead>
<tr>
<th>Name of Vitamin</th>
<th>Recommended Daily Allowance for sedentary elderly</th>
<th>Food Sources</th>
<th>Deficiency Diseases</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vitamin A</td>
<td>2400 μg</td>
<td>Butter, Ghee, Whole Milk, Curds, Liver, Egg-Yolk, Cod or shark liver oil, Green leafy vegetables, carrots, Pumpkin.</td>
<td>Dryness of eyes (Xeropthalmia) Night blindness Papillary eruptions on elbows &amp; Knees. Softening Cornea.</td>
</tr>
<tr>
<td>(Carotene or Retinal)</td>
<td>600 μg</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vitamin D</td>
<td>200 I.U.</td>
<td>Egg-yolk, Fish-liver oil, Liver, Milk and Milk fat (Butter &amp; Ghee)</td>
<td>Softening of Bones (Osteomalacia) Loss of Mineral content of bones (Osteoporosis)</td>
</tr>
<tr>
<td>(Galciferol)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vitamin E</td>
<td>30 I.U.</td>
<td>Whole-grain cereals, Green Vegetables, Olive Oil, Coconut Oil, Other Vegetables, oils.</td>
<td>Patchy Loss of Vision</td>
</tr>
<tr>
<td>(Tocopherol)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vitamin K</td>
<td>-</td>
<td>Green vegetables and tomatoes, Soyabean</td>
<td>Defective dotting of blood. (Haemorrhage)</td>
</tr>
<tr>
<td>(Phytomenadione)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of Vitamin</th>
<th>Recommended Daily Allowance</th>
<th>Food Sources</th>
<th>Deficiency Diseases</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vitamin B1</td>
<td>1.2 mg</td>
<td>Whole-grain cereals, wheat germ, unpolished rice and parboiled rice, rice polishings Yeast, Dried beans, peas and lentils, pulses and nuts, fortified cereals.</td>
<td>Wet beriberi leads to water retention and heart failure, Dry beriberi leads to pricking pain of hands and feet with muscle wasting.</td>
</tr>
<tr>
<td>(Thiamine)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vitamin B2</td>
<td>1.4 mg</td>
<td>Milk and Milk products, Liver, Kidney, Egg, Green leafy Vegetables, Mushroom Fortified cereals, Wheat germ and bran, yeast.</td>
<td>Fissures at the angle of the mouth, Haziness of cornea with defective vision, Magenta Colouration of tongue</td>
</tr>
<tr>
<td>(Riboflavin)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Niacin</td>
<td>16 mg</td>
<td>Milk, Pulses, Cereals, Nuts, Fish, Liver, Kidney, Meat, Egg, Fresh Green Vegetables and Fruits</td>
<td>Skin infection, (Dermatitis) Diarrhea, Defective Mental Faculty (Dementia)</td>
</tr>
<tr>
<td>Vitamin B6</td>
<td>2 mg</td>
<td>Egg-Yolk, Meat, Liver, Vegetables, Whole-Cereal grain, Pulses and Yeast</td>
<td>Pricking pains in hands and feet, Skin infection (Dermatitis) Sore tongue.</td>
</tr>
<tr>
<td>(Pyridoxine group)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## 6. Calcium Content in Food Items

<table>
<thead>
<tr>
<th>Food</th>
<th>Quantity</th>
<th>Calcium (mg)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Milk &amp; Milk Products</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Buffalo's Milk</td>
<td>1 cup (250 ml)</td>
<td>300</td>
</tr>
<tr>
<td>Cow's Milk</td>
<td>1 cup (250 ml)</td>
<td>244</td>
</tr>
<tr>
<td>Ice Cream</td>
<td>1 cup (250 ml)</td>
<td>200</td>
</tr>
<tr>
<td>Curd from Cow's Milk</td>
<td>100 gms</td>
<td>120</td>
</tr>
<tr>
<td>Milk Powder (skimmed)</td>
<td>100 gms</td>
<td>1370</td>
</tr>
<tr>
<td>Milk Powder (whole)</td>
<td>100 gms</td>
<td>910</td>
</tr>
<tr>
<td>Paneer</td>
<td>1 pc.</td>
<td>27</td>
</tr>
<tr>
<td>Cheese</td>
<td>1 pc.</td>
<td>203</td>
</tr>
<tr>
<td>Khoa</td>
<td>50 gms</td>
<td>478</td>
</tr>
</tbody>
</table>

(Other than the above foods, calcium content is insignificant)

| **Vegetables**              |                |              |
| Dark Green Leafy veg.       | 1 cup          | 200          |
| Potato                      | 100 gms        | 5            |
| Methi                       | 50 gms         | 235          |
| Onion (Raw)                 | 100 gms        | 180          |

(Other than the above foods, calcium content is insignificant)

| **Cereals/Pulses**          |                |              |
| Wheat-chappati              | 4 No. (thin)   | 28           |
| Idly-Rice                   | 2 Nos.         | 10           |
| Dosa-Rice                   | 1 No.          | 10           |
| Rice-cooked                 | 100 gms        | 10           |
| White bread                 | 1 slice        | 32           |
| Soyabean                    | 100 gms        | 240          |
| Dal                         | 100 gms        | 160          |
| Bengal Gram                 | 100 gms        | 202          |

(Other than the above foods, calcium content is insignificant)

| **Dry Fruits**              |                |              |
| Cashewnuts                  | 25 gms         | 12           |
| Almonds                     | 25 gms         | 63           |
| Pista                       | 25 gms         | 140          |

(Other than the above foods, calcium contents is insignificant)

| **Egg/Meat/Fish**           |                |              |
| Chicken                     | 100 gms        | 30           |
| Mutton (Muscle)             | 100 gms        | 150          |
| Prawn (without shell)       | 100 gms        | 145          |
| Eggs (Hen)                  | 2 Nos.         | 40           |
| Sardines (fish)             | 1 average size | 409          |

(Other than the above foods, calcium content is insignificant)

---

7. FOOD - IS IT THE QUANTITY THAT MATTERS?

Elders should select their food from the five food groups to consume a well-balanced diet. Their health depends on the type of food they select and not the quantity. For example, one hundred gram of ragi contains 344 mg of calcium, but the same quantity of rice has only 9 mg of calcium. The comparison of the nutrients of common cereals are given below:

<table>
<thead>
<tr>
<th></th>
<th>Ragi (100 gm)</th>
<th>Wheat (100 gm)</th>
<th>Rice (100 gm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calories</td>
<td>328</td>
<td>346</td>
<td>346</td>
</tr>
<tr>
<td>Carbohydrate (gm)</td>
<td>72.0</td>
<td>71.2</td>
<td>79.0</td>
</tr>
<tr>
<td>Protein (gm)</td>
<td>7.3</td>
<td>11.8</td>
<td>6.4</td>
</tr>
<tr>
<td>Fat (gm)</td>
<td>1.3</td>
<td>1.5</td>
<td>0.4</td>
</tr>
<tr>
<td>Calcium (mg)</td>
<td>344.0</td>
<td>41.0</td>
<td>9.0</td>
</tr>
<tr>
<td>Iron (mg)</td>
<td>3.9</td>
<td>5.3</td>
<td>1.0</td>
</tr>
</tbody>
</table>

Hundred grams of wheat contains nearly 12 gms of protein while the same quantity of rice has only 6.4 gms. So, if one eats only rice he has to consume a large quantity of it to derive the protein present in wheat. Hence it is advisable for the elderly who cannot consume large quantities to avoid rice as far as possible and include in their diet ragi or wheat. Ragi is easily digestible and economical.

Source: "Ageing Beautifully" by Dr. V.S. Natarajan, Geriatrician, Chennai.

SECTION - 2

HEALTHY AGEING

By Dr. V.S. Natarajan MD. F.R.C.P (Edin)

Dr. V. S. Natarajan was a Specialist in Geriatric Medicine attached to the Government General Hospital, Chennai. He is the first Medical professional in India to undergo advanced training in Geriatrics and to obtain accreditation as a Specialist in Geriatrics from the Joint Committee on Higher Medical Training, first to start a separate Geriatric Department in India and first Professor of Geriatric Medicine in the Madras Medical College.

Ageing is not simply a feature of later life, but a life-long activity. From the moment of birth, we are growing elder, through infancy to childhood, adolescence to adulthood, and onwards towards maturity. Changes do not happen overnight. Over a period of years, we develop from one stage of our lives to the next and the stages merge into one another. We do not suddenly become 'old'. Certainly our outward appearance may alter with the passing years, but our personalities, our ways of relating to other people and dealing with events in life, have developed and matured in earlier years and rarely undergo radical change in old age. Ageing occurs at different levels - social, behavioural, physiological, morphological cellular and molecular.

So Ageing is a fact of life, but as yet we understand very little about why it happens. There is no widespread agreement between Scientists.

WHO declares health to be a state of complete physical, mental and social well-being and not simply the absence of disease and infirmity.

i. AGEING

The structural and functional changes which occur with advancing years is called the 'ageing process'.
Theories of Ageing

There is no single known cause for ageing. Gerontologists have formulated number of theories for ageing.

1. Loss of irreplaceable cells.
2. Production of unsound cells.
3. Limited capacity for division.
4. Accumulation of waste products.

Structural changes

With the advancing years, most of the organs tend to become smaller in size, but some organs like Prostate may increase in size. Moreover different organs age at different periods in the same individual. For e.g., if a person is 50 years old, it does not mean, that all the organs are of the same age. It depends upon how much insult is given to a particular organ, e.g., in a chronic smoker, lungs are badly affected, and the ageing process sets faster in lungs than the other organs. Premature ageing is commonly seen in economically poor groups and those who are adopting irregular habits since younger age.

Functional changes

Functions of most of the organs tend to decrease as the age advances. Since this is in par with the ageing process, the functional decline will not affect the health of the elderly persons very much.

-- Gastric secretions tend to decrease.
-- Sluggish colonic movements.
-- Reduction in kidney function.
-- Decline in hormonal functions.

What is ageing? What is disease?

Certain changes which occur in our body due to ageing process is usually benign e.g., Cataract, Deafness, abnormal taste, Dry Skin, Tremors, Constipation, Skin Pigmentation and growing of facial hair in women. These things need not be viewed seriously and appropriate remedies may be taken when needed.

The old person is prone to develop multiple diseases due to degeneration (arthritis), infection (pneumonia) neoplasms (cancer) and miscellaneous conditions (obesity, nutritional deficiency etc.)

Appropriate steps should be taken to prevent or treat these disease processes.

ii. COMMON DISEASES AFFECTING THE ELDERLY

Hypertension

If the blood pressure goes above 160/95 in a person of 60 years or above, it is called hypertension. The incidence is more in urban elderly (40%) than in rural (18%). It may be silent, without any symptom in old age or may present with symptoms like, headache, giddiness, breathing difficulty, swollen legs or chest pain. Untreated hypertension, may lead to heart attack, stroke, kidney failure or eye problems.

Once hypertension is diagnosed, it may be brought under control without drugs if possible. Mild to moderate hypertension can be treated by regular exercise, avoiding smoking, taking less salt in diet and by advocating meditation. If the above measures fail, drugs are needed to reduce the blood pressure.

Diabetes Mellitus

It is a common disease in old age. The pre-disposing factors are familial, obesity, restricted activity, mental stress and drugs like steroids. Symptoms are less classical and commonly presents with complications like loss of vision, kidney failure, heart attack, stroke, or tingling and numbness in hands and feet. If the fasting blood sugar is above 120mg and post prandial blood sugar is (1 1/2 hr. after meal) above 160mg, the diagnosis is confirmed.

The diabetes in elderly is easily brought under control by diet restriction and doing regular exercise. In majority of the elderly people, the blood sugar can be brought under control with drugs alone. Insulin is required for those who are not improving with drugs, in the presence of infections, or planning to undergo surgery. The ideal treatment in the elderly diabetic
patient should relieve symptoms, achieve satisfactory blood sugar control and prevent complications with minimal interference to quality of life.

**Obesity**

It is more harmful to men than women. Obese people are prone for arthritis, hypertension, diabetes, raised cholesterol, gall stones, falls and fungal infections etc. Obesity may be corrected by restricting the calories intake to 1000 cal/day and by doing regular exercise. Regular physical activity has enormous benefits of increasing mobility, energy expenditure and provides psychological and social stimulus.

**Heart Attack**

When the blood supply to the heart is reduced, heart attack occurs. The symptoms of heart attack in younger age group are classical, i.e., severe excruciating central chest pain spreading to left side of arm or of sides of neck, associated with profuse sweating and vomiting. In an elderly, this type of classical presentation will occur only in 1/3rd of patients. Rest of them, may be present in entirely different ways. e.g., gastric problem, sudden extreme weakness, breathing difficulty or mental confusion. These above atypical presentations are more common in elderly diabetics. Once heart attack is suspected, it can be confirmed by ECG, blood tests, Echo, exercise test and coronary angiogram. The management is mainly medical. In selected cases, either coronary angioplasty or bypass surgery may be needed.

**How to prevent heart attack?**

Avoid smoking, reduce over weight, control diabetes and BP. High cholesterol has to be reduced and sedentary habits, stress and strain should be avoided. Persons with a family history of heart attack, or with any of the above risk factors can take 150 mg of aspirin per day after the meal. Since aspirin may produce gastritis and other side effects, periodic medical supervision is mandatory.

**Stroke**

When the blood supply to the brain reduces, one side of the body fails to function and results in paralysis. The reduction of blood supply may be due to a block, by a clot or bleeding from an artery. The risk factors for the development of stroke are hypertension, diabetes mellitus, smoking, high cholesterol. The cause for stroke can be confirmed by brain CT scan.

Management is mainly treatment of risk factors and physiotherapy.

**Peptic Ulcer**

Ulcer in the stomach or upper part of small intestine is not uncommon in old age. It may be due to too much of acidity or loss of mucosal resistance in the above organs. Drugs like aspirin, smoking, alcohol and mental stress can predispose for the development of ulcer. The patient complaints of stomach pain and sometime blood vomiting. Peptic Ulcer can easily be diagnosed by Endoscopy. Treatment is mainly medical and surgery is needed, when the complications like vomiting, perforation or obstruction set In.

**Constipation**

It is a symptom where it signifies bowel movement which are less frequent than they used to be or which are more difficult to pass than they used to be.

Causes: Intake of less fibre diet, disease of stomach and intestine, thyroid deficiency, mental depression, drugs (iron, antacids), lack of exercise and less fluid intake.

Complications: Chest pain or giddiness may develop during straining for stools, anxiety, hernia, varicose veins in legs, obstruction of intestine may develop.

Management:

--- Increased fluid intake
--- Regular exercise
--- Include high fibre diets e.g., ragi, wheat, bran, greens, banana stem, cabbage, cauliflower, bitterguard, dates, mango, pappaya, pepper, coriander, omum
Drugs as recommended by the physician

Jaundice

It is commonly due to viral infection affecting the liver, but in old age this is less common. Obstructive Jaundice is due to the obstruction of flow of bile from gall bladder to intestine. It may be due to gall stones or cancer of pancreas. Sometimes, drugs (e.g., Hormones, anti-TB drugs) can also produce jaundice. In old age, obstructive Jaundice is more common than infective type and hence Jaundice should be taken seriously and necessary tests including ultrasonogram should be done without any delay. The management depends upon the cause for Jaundice.

Tuberculosis

It is commonly silent in old age. It may not be present with cough, phlegm or blood in the phlegm. The main presentation of tuberculosis in aged person is in the form of loss of weight, weakness, or low grade temperature. It is more common in diabetics and smokers.

It is easily diagnosed by chest X-ray and with modern treatment, cure is possible within a year.

Lung Cancer

More common in chronic smokers. When there is change of voice, persistent cough associated with rapid loss of weight, one should suspect Cancer of Lung. Diagnosis is by X-ray chest and bronchoscopy. Treatment depends upon the stage of the Cancer. Either Chemotherapy, Radiotherapy or Surgery can be contemplated.

Arthritis

Degenerative Arthritis involving Knee, Hip Back Bone and Neck Bone are common. The other type Rhumatoid Arthritis involving joints of hand and feet are less common.

Management : Weight reduction, pain relievers, physiotherapy and surgery.

Urinary problem

The elderly people tend to pass urine quite frequently which may be due to Enlarged Prostate (only in males), urinary infection, diabetes and drugs. Urinary infection is a frequent complaint in the elderly which may be due to stagnation of urine, due to obstruction in the urinary passage. Diabetics are more prone for recurrent urinary infection.

Complaints : Frequent urination, scanty and burning urination associated with the chills and fever. Sometimes the patient may be admitted for acute confusion which may mask the underlying infection. Hence, in any confessional state urinary infection should be ruled out. Treatment of urinary infection is with appropriate antibiotics.

Thyroid Disease

Thyroid gland is situated in front of the neck and is very small and normally not visible. When it secretes less hormone, aclinical condition of hypothyroidism develops. Clinical features—lethargy, excess weight, dry skin, change of voice.

Hypothyroidism

Excess of secretion of thyroid hormone leads to symptoms which include excess of appetite, weight loss, sweating, tremors of hand, and prominent eye ball. The above condition can easily be confirmed by Hormone Assay Tests. With the appropriate treatment the patient will improve dramatically.

Cancer

Elderly people are more prone to Cancer. Men are prone to develop Cancer of mouth, stomach, lungs, rectum, liver and prostate, whereas women are prone to Cancer of uterus, breast, stomach, oesophagus and rectum.

Warning signal for Cancer

1) Change in bowel or bladder habits.
2) Sore throat which does not heal.
3) Bleeding or discharge.
4) Lump in breast and elsewhere.
5) Difficulty in swallowing.
6) Change in wart or mole.
7) Nagging cough, change of voice.
8) Progressive weight loss with anaemia.

**Surgical Problems**

Hernia, piles, hydrocele, intestinal obstruction, intestinal perforation, gall stone, enlarged prostate, uterine mass, lump anywhere, fractures, gangrene, bleeding inside the brain are some of the surgical problems which the elderly face.

Types of surgery--elective or emergency.

Types of anaesthesia--general, regional or local.

Age itself is not a contra-indication for surgery but the risk and complications are more in old age.

**Sexuality In Old Age**

Gradual decline of libido is normal with advancing age. But rapid decline of libido may be due to diabetes, cancer, urinary problems, liver disorders and mental depression.

Physical problems like asthma, heart ailments, stroke, arthritis and obesity may cause difficulty in performing the act. Alcohol and drugs (drugs to reduce B.P) may interfere with the sexual performance in old age. Continued sexual activity promotes satisfactory relationship, personal well being and quality of-life.

"Sexuality for the aged is a good thing for those who want it."

**iii. PSYCHIATRIC PROBLEMS**

**Depression**

Depression is the commonest mental illness in the old age. The depressed persons may lose interest in life, eat less, lose weight and suffer from sleeplessness and constipation. They are vulnerable for suicidal attempts. Treatment is mainly by counselling, and antidepressants. With the recent advances in the medical therapy, cure is possible in most of the cases. Those who are not responding with the above measures may need electro convulsive therapy.

**Dementia**

It is a mental illness in which there is an increasing inability to remember, to learn, to think and to reason. In an aged, it may be due to Alzheimer’s disease, in which there are areas of damage, which stop communication between brain cells or to repeated small clots affecting the blood supply to brain. The reason for this condition is not known and it is often irreversible and progressive. Because dementia is untreatable, it is essential to ensure that a correct diagnosis is made. The management is mainly supportive and symptomatic. For despite the muddled conversation and lack of social graces, the old person still merits consideration, kindness and respect as a human being.

**Special features of Geriatric Medicine**

The Word "Geriatrics" was derived from the Greekword "Geriaoos" meaning old age, and "latros" meaning medicine and was coined 'by Nascher in 1914. Geriatrics cannot be easily defined. Unlike other specialities, it does not deal with a group of diseases, like rheumatology or system like neurology. The British Geriatric Society has defined Geriatrics "as the branch of General Medicine concerned with the clinical, preventive, medical and social aspects of illness in the elderly."

**Who belongs to the Geriatric group?**

Is there any age limit beyond which a patient can be called as belonging to the Geriatric group? Strictly speaking, old age is not entirely a matter of years. Some people continue to remain young even in their seventies, while others seem old in their fifties or even earlier. For practical purpose, however, old age is best defined as the age of retirement, for it is at that time that the combined effect of ageing, social changes and diseases are likely to cause a breakdown in health. In our country, since the age of retirement varies from 55 to 60, it is fixed as 60 years and above.
How Geriatrics differs from the other speciality?

Elderly patients differ in many ways from the young; indeed such distinctions underlie the separate existence of Geriatrics as a medical speciality. They differ mainly because of diagnostic, therapeutic and social problems.

Diagnostic problems

There are certain difficulties in making an accurate diagnosis in the elderly. History taking in the elderly patients presents many special features and difficulties, in comparison with younger adults. Mental impairment and deafness are the main communication barriers with the old people. They may not emphasise their problems very much. They may attribute everything to their age and tend to "suffer in silence." Practical skill and experience are therefore needed in order to obtain adequate histories in Geriatric work.

A typical presentation of illnesses in the elderly is very common. Presentation may be obscure or misleading or less florid and dramatic. These special features provide fascinating diagnostic and management problems.

Therapeutic problems

The elderly are more prone for drug side-effects. This is due to reduced lean body mass, diminished kidney function and altered organ sensitivity. Since the elderly are suffering from multiple diseases, multiple drug therapy is common. This will lead to more side-effects, drug interaction and omission. So the elders should not take drugs without consulting doctors, since side-effects will be more serious than the disease itself.

Social problem

The longevity of life has increased from 20 years (1901) to 60 years (1991) and there are more number of elders, who have to face more mental, social and economic problems. The stresses and strains of modern life, rapid urbanisation, altered social and moral values and the generation gap in the attitude to life, are responsible for breaking-up of the joint family system in India. Consequently, the aged persons have developed a sense of frustration together with a feeling of complete isolation and loneliness. These social problems add to their already existing medical, physical and mental problems.

The traditional joint family systems of our country is slowly breaking down and about 30-35% of the elderly are not in the joint family. They live separately or with distant relatives or with friend or in "homes". Poor finance and dependency are the major problems, that they have to face.

Paying-homes are mainly meant for destitute elders.

Paying-homes: People who are unable to manage their elders at the houses due to various reasons may be admitted in paying homes - but strengthening of joint family and keeping the elders of the family should be main objective.

Preventive Geriatric Medicine

"50 is the old age of youth and
60 is the youth of old age"

Old age should be anticipated and prophylactic care should be given from middle age itself. Hence the following measures can be undertaken for healthy ageing.

Periodic Health Check-up

Many diseases in old age are either preventable or treatable. e.g., nutritional deficiency, Arthritis, Obesity, Mental Depression, Hypertension, Diabetes, Tuberculosis etc. Hence periodic health check up is very essential, atleast once a year.

--- To detect silent diseases.
--- To make early diagnosis.
--- To prevent complications of disease.

iv. NUTRITION AND EXERCISE

Proper nutrition is vital for promotion of health and prevention of illness. Quality of diet is more important than the quantity.
Recommended daily allowance of nutrients for an elderly (I.C. M. R.)

<table>
<thead>
<tr>
<th>Nutrients</th>
<th>Quantity</th>
<th>Per day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calories</td>
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<td>1760</td>
</tr>
<tr>
<td>Protein (G)</td>
<td></td>
<td>60</td>
</tr>
<tr>
<td>Calcium (mg)</td>
<td></td>
<td>400</td>
</tr>
<tr>
<td>Iron (mg)</td>
<td></td>
<td>28</td>
</tr>
<tr>
<td>Carotene (mg)</td>
<td></td>
<td>2400</td>
</tr>
<tr>
<td>Thiamine (mg)</td>
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<tr>
<td>Niacin (mg)</td>
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<td>16</td>
</tr>
<tr>
<td>Riboflavin (mg)</td>
<td></td>
<td>1.4</td>
</tr>
<tr>
<td>Vitamin C (mg)</td>
<td></td>
<td>40</td>
</tr>
</tbody>
</table>

The General Guidelines

1) More fluid intake.
2) Inclusion of dietary fibre.
3) Inclusion of at least one fruit and two glasses of milk per day.
4) To have heavy breakfast, moderate lunch and light dinner.

Balanced diet - Sample menu

Balanced diet (1800 kcal) 1 cup == 200ml

Early morning: Coffee or Tea - one cup (1/2 cup milk)

Breakfast: Idly - 3 (or) Pongal 1 1/2 cup (or) Uppuma 1 1/2 cup (or) Bread - 4 slices
Sambar 1/2 cup (or) chutney 1/4 cup Egg - 1 (or) Fruit - 2

Midmorning: Buttermilk 1 cup (or) Soup 1 cup (or) Fruit juice 1 cup

Lunch: Cooked rice 1 1/2 cup (or) Chappathi - 3 (or) Chicken 1 piece (or) Mutton 5 to 6 (or) Dhal 1/4th cup (or) Rasam Buttermilk 1/2 cup

Tea: Coffee (or) Tea-one cup (1/2 cup milk) Sundal 1/2 cup (or) Biscuits - 2

Dinner: Idly 2 (or) Chappathi 2 (or) Rice 1 cup Others - same as lunch

Exercise

It is good for all ages, more so in old age. Regular exercise improves blood circulation in almost all the organs and maintains normal function. The benefits are that it reduces obesity, reduces cholesterol, reduces B.P., reduces blood sugar, prevents constipation and promotes sound sleep.
Keep Moving

Rest is equal to rust : Choose the exercise according to individual physical capacity.

Types of exercise : Brisk walking 3 to 5 km distance or 40 mts to 60 mts, morning in empty stomach and if possible in the evening also.

Other exercise : Cycling, swimming, indoor games, etc. Before choosing the exercise, consult a Physician.

Prevention of bone loss (Osteoporosis)

Loss of bone and other minerals, particularly from the spine can lead to low back pain or fracture. This can be prevented by doing regular exercise and increasing calcium intake in diet. Since coffee and alcohol reduces absorption of calcium from the intestines, they should be reduced.

Prevention of arthritis

Obese persons should reduce weight. Mild exercise to give full range of movement to all joints to be performed daily.

Care of Special Senses

Periodic eye check up will detect cataract and glaucoma, ENT check up to remove wax, to detect hearing impairment, throat cancer etc. Since tooth decay affects general health, periodic dental check up is mandatory. Whenever necessary artificial denture should be fitted, which will help to improve the diet intake, thereby the quality of life.

Maintenance of Mental Health

Progressive loss of neurons from brain is inevitable. At 70 years, the brain weight is 40% of its original wt. But the symptoms due to progressive loss of brain cells are not evident, because of adaptability. But failing mental function occurs with stress e.g., bereavement, physical ailment, retirement.

Mental Exercise

Brain atrophies with disuse. Senility is 6 times greater in those who have withdrawn from people and life.

Loneliness leads to depression, which may lead to death.

To maintain mental health, one should involve himself, in some hobbies like gardening, indoor games, meditation, bhajans, religious discourses, reading etc., from middle age itself.

v. SOUND FINANCE

Save money, for a better quality of life.

Better the financial position, better is the quality of life in old age. So save money from the middle age itself and if possible, undertake part time job.

Keep the properties till the end—atleast, some one will care for you because of the property.

vi. TIT BITS FOR HEALTHY AGEING

For healthy living in later life, a proper planning must be carried out from the middle age itself.

1) Periodic health check up.
2) Proper nutrition.
3) Regular exercise
4) Adopting a suitable hobby

- Will all help to maintain both physical and mental health. With a little bit of sound finance, the elders living in the joint family can definitely enjoy their old age.
SECTION - 3

MAKING A WILL (Leaving Well)

By Dr. V. S. NATARAJAN. M.D., FRCP (Edin.)

Old-age is a period in one's life-cycle which has many unique features. One such unique feature is the need to facilitate the easy disbursement of one's possessions and properties to one's loved ones without leading to legal battles amongst them. For this reason, it is advisable for everyone with some property to know how to prepare a WILL which is a legal declaration containing instructions on how one's possessions can be disbursed after one's demise.

A WILL can be defined as "A legal statement written by an individual stating the manner in which his or her wealth may be distributed after his or her demise." A person making a WILL is known as Testator.

It is best that one consults an advocate before preparing a WILL. It would be ideal if the Advocate is a known person on whom one can have utmost confidence. The following guidelines may be followed while preparing a WILL.

-- It is better to make WILL at a younger age. Whenever changes have to be made at a later stage, due to events and changes in the family, the WILL made earlier can always be changed.

-- One reason why it is better to make a WILL at a younger age is that unscrupulous relatives may legally contest the WILL made by the older person on the basis that he or she is of unsound mind.

-- A WILL must always be dated. If a number of WILLS have been made, the WILL with the latest date will nullify all other WILLS. While making successive WILLS, it would be better to specifically make a statement nullifying previous WILLS.

-- A WILL must be made as simple as possible and should be very precise and clear in its statements.

Otherwise it may cause problems for the legal heirs. Sometimes, unwanted persons and relatives may try to distort the interpretation of the WILL for their own benefit. Hence one should be careful while preparing such a WILL and try to avail of the service of a trusted advocate.

-- A WILL can be hand-written or typed out. No stamp paper is necessary.

-- There should be an Executor of the WILL who would be entrusted with the responsibility of ensuring that the assets are distributed according to the provisions of the WILL. Sometimes more than one Executor may be needed to execute the WILL. The Testator (person making the WILL) should obtain prior consent of the person whom he/she wishes to name as Executor.

-- A WILL should be signed by the Testator in the presence of at least two Witnesses who have to attest the same. The full names and addresses of the witnesses should be clearly indicated in the WILL. It would be better if one of the witnesses is a Medical Practitioner, but this is not essential. The Practitioner should certify that the Testator is of sound mind (especially if the Testator is of advanced age) and he/she should also note his or her Registration number and degree. A witness should not be a beneficiary of the WILL. A witness should also not be an Executor of the WILL.

-- Each page of the WILL should be serially numbered and signed by the Testator and the Witnesses. This should be done to prevent substitution or replacement or insertion of a page or pages by persons with fraudulent intention. At the end of the WILL, the Testator can indicate the total number of pages in the WILL. Corrections if any should be countersigned.

-- The WILL may be kept in a safe place like a Bank Vault. The Executor and beneficiaries should be...
informed where the WILL is kept. It is advisable to keep a signed copy of the WILL with a Trusted Advocate and duplicate copies of the WILL may be signed by the Testator and the Witnesses and kept at separate places so that if one is misplaced, the other may be used.

-- Sometimes, the value of certain items of the assets (example value of shares) may fluctuate. In such a situation, it is desirable to mention the percentage of such item which should go to each beneficiary.

-- Whenever important changes in the circumstances of the family take place during the intervening period (from the time of making the WILL to the time of demise of the Testator) the structure of the WILL may be amended if found necessary. Such an amendment may be needed even in the case of changes in the nature of the property itself.

-- For making changes only in certain Clauses of the WILL, a Codicil (supplement) is to be prepared which should be read in conjunction with the WILL and which has the power to make appropriate changes in the relevant Clauses of the WILL. If there are too many changes in the WILL, it is better to prepare an entirely new WILL.

-- It is not compulsory for one to register a WILL with the Registering Authority. But in case any property or asset is given to any Charitable Organization then registration should be done.

-- Only after a person’s demise does his/her WILL becomes operative. There is no restriction in the way a person can deal with his/her property even after writing the WILL.

Though it is not possible to prescribe the exact structure of a WILL, the following model has been presented based on which the actual WILL may be prepared by any person.

SECTION - 4

MODEL WILL

I (Name), son of (Father’s Name), normally residing at (Address), being of sound mind and memory hereby revoke any WILL, Codicil or Testamentary disposition I may have made hitherto and declare this WILL made at (Address) on (Date) to be my last WILL.

In order to prevent any litigation amongst my heirs, it is my wish that all my properties and assets should be disbursed amongst my heirs in the manner described below.

1. I here by appoint the following two persons.
   
   i) .................................................................
   (Name and Address) 1st Executrix
   .................................................................
   .................................................................

   ii) .................................................................
   (Name and Address) 2nd Executrix
   .................................................................
   .................................................................

   to be Executors / Executrixes of this WILL.

   The 1st Executor/Executrix (Name) shall administer the disbursement of my properties and if he/she is unable to take up this responsibility, the 2nd Executor/Executrix (Name) shall administer the disbursement. The Executor so appointed shall act as guardian of any minor person who may benefit from my WILL.

2. I have been enjoying full ownership and control over the following properties:

   2.1 Immovable property
   (Give full details, address, names and percentage of share of other co-holders if any)

   2.2 Movable Property
   
   a) Cash  b) Bank A/cs. (Saving, Current, Fixed etc.)
c) Insurance  d) Jewellery  e) Shares

3. I declare that all my belongings shall be distributed amongst the persons mentioned by me as follows:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Property</th>
<th>Name, Address &amp; Relationship to me</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. The following are my special instructions before commencing disposal of my properties:

4.1 (Example) I have allocated Rupees .................. to my daughter (Name) aged ................. who is a widow and having a daughter (Name) aged ................. I request the Executor/Executrix of my Will to guide her in investing this amount in a safe and prudent manner so that she will be able to maintain herself out of the returns of this investment. On the demise of my daughter, the returns from this money is to be transferred to her daughter who, if she is a minor at the time of demise of my daughter, will be under the custody of the Executor/Executrix.

5. I have kept aside cash value of Rs. ................... for expenses that may be incurred on my illness if any; or to meet expenses for my funeral and related ceremonies. Any legal expenses, unpaid taxes etc., shall be met out of this money. The balance from this money after all payments, and any other residue of my property, I bequeath to my wife.

6. I declare that this WILL comprises of .................... pages.

7. This WILL has been prepared in the presence of the following two persons as Witnesses:

1. .................................. Name and address

2. .................................. Name and address

SECTION - 5
WHAT IS A "LIVING WILL"?

A Living Will is made by a healthy individual who is competent in the eyes of the law to make such a Will in front of two witnesses. It needs to state one's desire to die in case of terminal illness also allowing him to revoke this decision at any given point of time.

In India, the Living Will is not legal and is, as of now, useful for organ donation after death.

Note: Netherland is the first country in the world to legalise Euthanasia.

SECTION - 6
SC OKAYS FATHER'S WILL AGAINST SON

The Supreme Court found nothing suspicious in a father cutting out of his Will a son who had refused to look after his Cancer afflicted parent.

The son lived separately and had hardly inquired about the health of his father for 19 years. Sankaran Nair, a Cancer patient, lost his job in 1959 but got no succour from his son, Madhavan Nair. For the next 19 years, the son lived separately. During the trying times, the son and daughter of Sankaran's sister took care of him.

However, immediately after his father's death in 1978, the avaricious son moved a Kerala Civil Court demanding rights over Sankaran's property claiming to be the natural heir. What came in his way was a Will Executed by Sankaran in 1971 giving the entire property to his Nephew and Niece, probably in gratitude for the care they gave him when his own son was found wanting.

The Trial Court found this utterly suspicious, that a father would deprive his son of his rights over the paternal property and ruled in favour of Madhavan. On appeal, the Kerala High Court set aside the Trial Court Order and restored the property to Sankaran's Nephew and Niece.
When the matter reached the SC and the 'suspicion' ground was raised, perhaps implying that Sankaran had been influenced by his Niece and Nephew, the Court said, "Deprivation of a due share to the natural heirs itself is not a factor which would lead to the conclusion that there exists suspicious circumstances."

The Bench noted that Sankaran, during the time he was ailing, lived with his sister and her children. "If in that situation, he Executed a Will in their favour, no exception thereto can be taken," it said.

The fact that the Will was Executed in 1971, did not escape the SC's scrutiny. It said, "The Testator (Sankaran) lived for seven years after the Execution of the Will. He could have changed his mind; but he did not," observed SC.

(Source: Times of India/Bangalore: 18.10.2007)

SECTION - 7

CONCESSIONS FOR SENIOR CITIZENS

By Air

i) Indian Airlines: 50% Discount on normal Economy Class fare for travel on Indian Airlines Domestic Flights only to Senior Citizens who attained the age of 65 years in respect of males and 63 years in respect of females. Discount is applicable in Economy Class only. For permanent Identity Card, two recent stamp size photographs and for one time journey one passport size photo required.

(For more details, contact Indian Airlines).

ii) Sahara India Airlines: 50% Discount on basic fare for travel on Domestic Flights only to Senior Citizens who have attained the age of 62 years. Discount is applicable in Economy Class only.

(For more details, contact Sahara India Airlines).

iii) Jet Airways: 50% Discount on basic fare on Domestic Flights to Senior Citizens who have attained the age of 65 years. Discount is applicable to Economy Class only.

iv) Air India: is offering discount of 55% for Senior Citizens of 60 plus on flights to USA and Europe in Economy Class. Further, Air India has now decided to lower the eligibility age to 60 plus for discount on this domestic routes as well with immediate effect. For Identity Card, two passport size photographs have to be submitted along with the form.

v) King Fisher Airlines: Offers discount in Business Class only for citizens of 65 years and above on sectorial basis. Age proof is required.

vi) Jetlite: offers a discount of 50% on Economy Class for citizens of 65 years or above. One passport size photograph is required on the form along with age proof.

(Source: "Pensioners' Counsellor" - June, 2009 issue)

(For more details, contact Jet Airways)
By Train

**Concession in Fare:** Indian Railways provide 40% concession in all classes and trains including Rajdhani/Shatabdi/Jan Shatabdi Trains for Senior Citizens (male and female) who have attained 60 years of age. Railways have now extended 50% concession to female Sr. Citizens of 58 years

**Allotment of lower berth to Senior Citizens:** Lower berths are generally allotted to Senior Citizens subject to availability.

The concession is not available on ordinary II Class Fares. Documentary proof of age issued by any Govt. Institution/Ageing Local Body etc., Identity Card, Ration Card, Driving Licence, Passport, Educational Certificate is to be carried during journey.

Wheel Chairs for use of older persons are available at all junctions, District Headquarters and other important Stations for convenience of needy person.

Ramps for Wheel Chair movement are available at the entry to important stations.

Also specially designed coaches with provisions of space for wheel chairs, hand rail and specially designed toilet to physically challenged have been introduced.

Railways provide 75% concession for undergoing Heart/ Cancer operations from starting Station to Hospital Station for self and companion.

By Road

**Delhi:** 50% Discount on fare for travel in Delhi Transport Corporation buses for those above 65 years of age.

**Tamilnadu:** Reserved two seats in the front exclusively for old people and physically handicapped.

**Maharashtra:** Can enter the bus from front side of BEST buses in Mumbai, though no other concession is offered. Maharashtra State Road Transport Corporation buses provide 50% concession, if a person is 65 years and above and has an election Identity Card or a Tehsildar Certificate.

**Chandigarh:** Senior Citizen Certificates holders get 50% travel concession for travelling in City Buses in Chandigarh.

**Punjab:** Elderly Women above 60 years enjoy free travel in Punjab.

**Rajasthan:** Rajasthan State Road Transport Corporation provides concession of 25% to persons above 65 years.

**Karnataka:** Senior Citizens (65 yrs and above) travelling in State Road Transport Corporation buses are entitled to get 25% concession in bus fares. Two seats are reserved in all BMTC buses.

(Govt. of Karnataka Notification No. SRE 45 NSE-08 dt. 8.9.2008 No. 94/08 dt. 8-9-2008)

Similar Order extending 25% concession in fares in City Buses belonging to BMTC has also been issued by the Chief Traffic Manager, Admn., BMTC Bangalore (vide his Order No. BMRTC/Central Office No. 2052/2008-09)

The concession is now available in Pushpak, Suvarna, Big 10 and Vajra (except Bangalore International Airport Services)

Senior Citizens should however carry Identity Cards issued by any of the following:

- Any establishment of the Central or State Governments.
- Federation for Senior Citizens Forum of Karnataka Institutions approved for the purpose by Govt. of Karnataka, Karnataka State Govt. Pensioner's Association (Voter I.D. Card, Driving Licence, Pan Card and Passport can be provided)

**Special Counters**

**Railway Ticket Booking:** Separate Reservation Counters earmarked for Senior Citizens at various Passenger Reservation Systems (PRS) if the average demand per shift is more than 120 tickets. The position is reviewed from time to time for continuity of this facility. (Rly. Bd. No.96/TG-1/20/P dated 20-2-1996)

**Medical Insurance Scheme**

Mediclaim is available to persons up to 75 years.

(Details to be got from New India Assurance Company Ltd.)
Income Tax and filing of Income Tax Return:

Senior Citizen/Very Senior Citizen

Individuals who attain the age of 60 years any time during the previous year and those who are 60 years and above are considered as Senior Citizens. From 1-4-2011 individuals who are 80 years of age and above are considered as very Senior Citizens.

Filing of Income Tax return

Every individual has to furnish the return of his income, if his total income before allowing deductions under Chapter VI-A, exceeds the maximum amount which is not chargeable to Income Tax.

In the case of a Senior Citizen, filing of Income Tax return is obligatory if his/her total income exceeds Rs.2,50,000 for the financial year 2013-14. Senior Citizens/individuals whose total income for the relevant assessment year does not exceed Rs.5 lakhs are exempted from filing returns from the assessment year 2011-12 subject to certain conditions.

Rates of Tax payable by Senior Citizens (60 years and above but less than 80 years)

A. Assessment year 2013-14

1. Where the total income does not exceed Rs.2,50,000 Nil
2. Where the total Income exceeds Rs.2,50,000 but does not exceed Rs. 5,00,000 10% of the amount by which the income exceeds Rs.2,50,000
3. Where the total income exceeds Rs.5,00,000 but does not exceed Rs.10,00,000 Rs.25000 plus 20% of the amount by which the income exceeds Rs.5,00,000
4. Where the total income exceeds Rs.10,00,000 Rs.1,25,000 plus 30% of the amount by which the income exceeds Rs.10,00,000

Slabs for Very Senior Citizens (80 years and above)

1. Where the total income does not exceed Rs.5,00,000 Nil
2. Where the total income exceeds Rs.5,00,000 but does not exceed Rs.10,00,000 20 per cent of the amount by which the total income exceeds Rs.5,00,000
3. Where the total income exceeds Rs.10,00,000 plus 30 per cent of the amount by which the total income exceeds Rs.10,00,000

2.2. Surcharge on Income Tax:

There will be no Surcharge on Income Tax payments by individual taxpayers during FY 2012-13 (AY 2013-14)

2.3.1 Education Cess on Income Tax:

The amount of Income Tax shall be increased by Education Cess on Income Tax at the rate of two per cent of the Income Tax.

2.3.2. Secondary and Higher Education Cess on Income Tax:

From Financial year 2007-8 onwards, an additional Surcharge is chargeable at the rate of one per cent of Income Tax (not including the Education Cess on Income Tax)

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

B. Assessment year 2014-15 (FY 2013-14)

No change either in the slabs or the rates of personal Income Tax. However, relief for tax payers in the bracket of Rs.2 lakhs to Rs.5 lakhs has been proposed in the Budget for the year 2013-14. A Tax Credit of Rs.2000 will be given to every person with total income up to Rs.5 lakhs.

Deductions under Chapter VI-A

Deductions from the Gross Total Income are allowed under the following Sections of the Act

Section 80 C savings under PPF, NSC, Senior Citizens Saving Scheme, 5-Year Time Deposit in Post Office/ Bank etc: Maximum investment Rs. one lakh
Section 80 CCC Annuity plan of LIC of India

Section 80 CCG Investment made under notified Equity Saving Scheme subject to certain conditions. (Scheme: Rajiv Gandhi Equity Savings Scheme)

Section 80 D a) Payment made to effect or keep in force an insurance on the health of the assessee or on the health of the spouse or dependent children where the assessee is an individual up to Rs.15,000

b) In the case of a Senior Citizen Rs.20,000
c) Payment on account of preventive health checkup Rs.5,000
d) An assessee being an individual makes any payment to effect or keeps in force an insurance on the health of his parent or parents (dependency condition dispensed with) an additional deduction up to Rs.15,000. This additional deduction will be Rs.20,000 if either of the individual assessee’s parents is a Senior Citizen
e) Payment made an account of preventive health check up of parents Rs.5,000.

Section 80 DD If any expenditure is incurred for maintenance including medical treatment of a dependent being a person with disability: Rs.50,000. If the dependent is a person with severe disability: Rs.1,00,000
Dependent means spouse, children, parents, brothers, sisters or any of them.

Section 80 DDB Expenditure incurred for the medical treatment for himself or a dependent: Expenditure actually incurred or Rs.40,000 whichever is less. If the expenditure incurred is in respect of the assessee or his dependent who is a Senior Citizen, the amount of deduction will be actual expenditure incurred or Rs.60,000 whichever is less.

Section 80-E Allows deduction in respect of repayment of interest on loan taken from any Financial Institution or any Charitable Institution for higher education for the purpose of pursuing his higher education or for the purpose of higher education of his spouse or his children or the student for whom he/she is the Legal Guardian.

Section 80 G Donations to certain funds and Charitable Institutions-50% of the donations to certain funds and 100% of the donations to certain other funds specified in the Section.

Section 80 GG An assessee is entitled to a deduction in respect of house rent paid by him/her for his/her own residence subject to the following conditions:
a) the assessee is not in receipt of HRA
b) the assessee files a declaration in Form 10 BA
c) the assessee will be entitled to a deduction in respect of house rent paid by him/her in excess of 10% of his/her total income subject to a ceiling of 25% thereof or Rs.2000 pm. whichever is less
d) (i) the assessee does not own any residential accommodation himself or by his spouse or minor child at the place where he/she is residing (ii) at any other place, any residential accommodation being accommodation in the occupation of the assessee.

Section 80-TTA (introduced from FY 2012-13) Allows deduction from gross total income of an Assessee if it includes any income by way of interest on deposits (not being time deposit) in a savings account amounting to:
i) In case where the amount of such income does not exceed in the aggregate Rs.10,000, the whole of suc amount:
ii) in any other case, Rs.10,000
If such savings account is maintained in a :-
a) Banking Company to which the Banking Regulation Act, 1949 applies;
b) Co-operative Society engaged in carrying on the business of Banking;
c) Post Office

Section 80 U Individuals who at any time of the previous year is certified by the medical authority to be a person with disability: Rs.50,000. If such an individual is a person with severe disability: Rs.1,00,000.

TDS on Income from Pension:
In the case of pensioners who receive their pension from a Nationalized Bank the instructions contained in this circular
shall apply in the same manner as they apply to salary income. The deductions from the amount of pension under Section 80-C on account of contribution to Life Insurance, Provident Fund, NSC etc., if the pensioner furnishes the relevant details to the banks may be allowed. Necessary instructions in this regard were issued by the Reserve Bank of India to the State Bank of India and other Nationalized Banks vide RBI's Pension Circular (Central Series) No. 7/C.D.R/1992 (Ref. CO: DGBA: GA(NBS) No. 60/ GA.64 (11 CVL)-/92), dated the 27th April, 1992, and, these instructions should be followed by all the branches of the Banks, which have been entrusted with the task of payment of pensions. Further all branches of the Banks are bound under Section 203 to issue Certificate of tax deducted in Form 16 to the pensioners also vide CBDT Circular No. 761, dated 13-1-1998.

Other Facilities

Chandigarh and Haryana: Priority is given to Senior Citizens while paying the Electrical Bills/Telephone Bills as well as in Hospitals.

Punjab: The Government provides priority to the Senior Citizens in paying Electricity/Telephone Bills, reservation of bus seats and separate OPD in these Hospitals.

Gujarat: Civil Hospitals have separate counters for registration and separate queues for elderly.

Delhi: Separate Counter has been opened to facilitate the Senior Citizens for submission of Property Tax Bills.

A concession of 30% on House Tax for Senior Citizens above 65 years of age for a self-occupied residential building upto one hundred Sq. mtrs.

Telephone:

Provision of Telephone connection on priority to Senior Citizens: As a welfare gesture, Senior Citizens of the age of 65 years and above shall be entitled to register their demand for one Telephone connection in their names under “Non-OYT Special Category”. Telephone thus provided shall be transferred only in the name of the spouse, if alive after the death of the subscriber as a general category telephone and subsequent transfers shall be governed by the prevailing Telephone Rules.

(DOT Circular 11/99N0. 2-1299 PHA dated 5-10-1999)

Waiver of Registration Charges for Telephones for Senior Citizens: Senior Citizens of the age 65 years and above who are entitled for Registration of Telephone on priority basis under Non-OYT Special Category, as per Circular No.11/99 dated 5-10-1999 will be exempted from payment of charges for registering request for telephone connection.

(DOT Circular No. 2-1299 PHA dated 29-5-2000)

MTNL, Delhi is allowing 25% concession in monthly rental telephone Tariff without reduction of "free calls" (being allowed at present) to all Senior Citizen-subscribers aged 65 years and above.

(GM-IT/Aol/MS/500-20/132 dated 31-7-2003 of GM, MTNL, New Delhi. Similar concession has also been allowed by MTNL, Mumbai.)

Priority in Court Cases

Chief Justices of some High Courts have Ordered that all Courts in their jurisdiction in the respective States should give priority in hearing and final disposal of cases where the complainant or defendant is a Senior Citizen of 65 years or above in pursuance of Ministry of Social Justice & Empowerment (SD Section) O.M. No. F. 20/76/99-SD dated 3-11-1999.

Higher interest on Fixed Deposits in Banks

In pursuance of the directive of the RBI, some Banks are granting interest at higher rate ranging between 0.5% and 1% on Fixed Deposit in respect of Senior Citizens.

Concession as Pensioners

Registration for Telephone connection: Priority in Registration for new Telephone connection under Non-OYT SS Category on their retirement from Central or State Govt. if they have drawn Basic Pay (pre-revised) Rs.3,700 in respect of Central or State Govt. retiree (in respect of P&T Officers Rs.3000).
For DOT retirees: If there is no other Telephone connection working in his/her name, the DOT/MTNL employees on their retirement are entitled for an out-of-turn allotment of Telephone in Non OYT-General in private capacity as the place declared as home town in their records after production of a Certificate from the Head of the Unit from where the Official retired. The telephone will be eligible for transfer after initial Registration has been cleared in normal course.

Allotment of STD/ISD/PCOs on out-of-turn basis to Group C and D Staff retired voluntarily on or after 1-1-1995: They should not be more than 55 years of age at the time of retirement and have rendered not less than 20 years of service.

Out-of-turn priority to retired/retiring employees of DoT: Entitled for the concession if the employee was having a residence Telephone for at least six months in his Official Capacity.

Rent-free Telephone connection to retired DoT/MTNL staff: W.e.f. 1-10-1998 (i) Should have a minimum of 20 years of continuous service in the DoT or (ii) last posting in the DoT for at least one year before retirement. Will be eligible for Rent-Free Telephone connection with the following free calls:

(Ref: DoT L.R. No. 2-79/04 PHA dt. 25-9-1998)

Group A Staff 1000 free calls bimonthly in addition to the normal 150 calls.

Group B Staff 500
Group C Staff 300
Group D Staff 200

The concession is admissible to the spouse of the deceased who dies in harness irrespective of the service the employee has put in or after the death of the retired employee.

Note: Extension of the facility to retirees of Dept. of Posts, who were part of erstwhile P&T-case filed by M.S. Sachdev, a retiree of Dept. of Posts, retired voluntarily after 28 years of service in 1988 and settled in Delhi MTNL, Delhi. DoT to extend the facility by CAT Principal Bench, New Delhi in OA No. 21291/2004 On 4.3.2005. CAT's decision confirmed by High Court of Delhi in Writ Petition (Civil) No. 13265 of 2005 & CM 10120/2005 decided on 4.9.2008. DoT, in its letter No. 08-01/2004-PHP dt. 29.1.2009, has directed MD MTNL, New Delhi to extend the facility to M.S. Sachdev.

Railways –Post Retirement Complimentary Passes

Group A & B 3 sets, if service is more than 25 years.
(Officers) 2 sets if service is more than 20 years but less than 25 years.

Group C 2 sets if service is more than 25 years
1 set if service is more than 20 years but less than 25 Years

Group D 1 set if service is minimum 26 years.

Widows of retired Railway employees of Group A, B and C are eligible for half the above mentioned quota of the Complimentary Pass of the same class which their husbands were getting as Pensioners while they were alive. Widows of Group D employees are entitled to one set of pass once in two years. Railway servants dismissed from service are not entitled for the above facility.
SECTION - 8

SENIOR CITIZENS CAN NOW EARN A FIXED MONTHLY AMOUNT BY MORTGAGING THEIR HOUSES

Reverse Mortgage Loan under the scheme, Senior Citizens in the age group of 62-70 years can get a loan upto 45% of the market value of the house; those between 71-75 can avail loan upto 50% of the market value; while those aged 76-80 can get upto 55% of the house's market value. Those above 80 can get upto 80% of the house's value.

Borrowers can also choose to receive the money as fixed monthly payment. In this case, the entire amount will be paid as annuity for 15 years, which will be fixed irrespective of the borrower's age. So even for an 80-year old borrower, the tenure will be fixed for 15 years. As the loan amount is higher for the older age group, they will be given higher annuity.

The borrower can also take a lump sum payment in certain situations, like house renovations or for medical treatment for the owner of the house or his or her spouse. The borrower can also choose to take a part of the money as lump sum and the rest in the form of annuity. However, the loan amount will not be given for making investments. There would be provision for re-valuation and consequent adjustment of payments under the loan every five years.

How much annuity can one expect?

On a Rs.1 crore house, a borrower aged 62 years will get Rs.45 lakh. If he chooses to take it in the form of annuity for 15 years, he will get Rs.31,000 per month. If the value of the house keeps going up by 5% every year, his annuity will increase to Rs.39,500 per month after five years and to Rs.50,000 per month after 10 years. The owner of the house and his or her spouse will be the joint-borrowers and will be responsible for the maintenance of the house. In the event of the owner's death, the spouse will continue to get the monthly payment and will be entitled to live in the house till his or her death. If the borrowers outlive the 15 year tenure, they can continue to live in the house for as long as they live, but the monthly payment will stop. NHB will guarantee the monthly payments in case the lending Bank or Finance Company goes bankrupt.

How will the loan be repaid?

The loan would become due for settlement only after the death of the borrower and spouse. The principal amount and accumulated interest will be settled from the proceeds of the sale of the house. However, the borrowers' heirs will have the option to settle the loan without sale of property.

<table>
<thead>
<tr>
<th>Age (yrs)</th>
<th>Loan amount</th>
<th>Annuity (per month)</th>
</tr>
</thead>
<tbody>
<tr>
<td>62-70</td>
<td>Rs 45,00,000</td>
<td>Rs 31,000</td>
</tr>
<tr>
<td>71-75</td>
<td>Rs 50,00,000</td>
<td>Rs 34,500</td>
</tr>
<tr>
<td>76-80</td>
<td>Rs 55,00,000</td>
<td>Rs 38,000</td>
</tr>
<tr>
<td>Above 80</td>
<td>Rs 60,00,000</td>
<td>Rs 41,500</td>
</tr>
</tbody>
</table>

* Annuity for 15 years against Rs 1 Crore house.

(Courtesy: Times of India dt. 25.9.2006)
SECTION - 9
MAINTENANCE AND WELFARE OF PARENTS AND SENIOR CITIZENS BILL, 2007 PROVIDES

1. A Senior Citizen including parent who is unable to maintain himself/herself from his/her own earning or out of property owned by him/her shall be entitled to claim maintenance from children / grand children.

2. Application for maintenance can be made
   i) by a Senior Citizen or a parent, as the case may be
   ii) if he/she is incapable, by any other person or organisation authorised by him/her
   iii) the Tribunal (under the Bill) may take Cognizance Suo Motu

3. An application for maintenance shall be disposed of within ninety days with a maximum grace period of thirty days.

4. The State Government shall, within six months from the date of commencement of this Act, constitute for each Sub Division one or more Tribunals

5. The maximum maintenance allowance which may be ordered by such Tribunal shall not exceed ten thousand rupees per month.

6. Under Chapter III of Bill, the State Government shall establish/maintain oldage homes.

7. Under Chapter IV, Geriatric Ward shall be provided in every District Level Hospital

8. Under Chapter V, protection of life and protection from forcible transfer of property will be ensured

9. The Bill provides for 3 months jail term if children do not look after old parents.

10. There is no provision to go on appeal against Tribunal's Order.

(Note: The Bill was passed in Lok Sabha on 5.12.2007 and by Rajya Sabha on 6.12.2007)