

केंद्रीय विद्यालय संगठन


फ.स.110239/51/2020/बजट/केवीएस(मुख्या.)/ 2239

दिनांक: 03.2020
7-4

भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय, एवं वित्त मंत्रालय द्वारा जारी निम्न वर्णित कार्यालय जापन/आदेश, सूचना एवं आवश्यक कार्रवाही हेतु जारी किए जा रहे हैं।

1. G.I.,M.H & F.W., O.M. No.1-60/2017-CGHS/C&P/EHS, dated 12-6-2020, regarding Revision of time-limit for submission of final claims for reimbursement of medical expenses under CGHS.
2. G.I., CGHS, Office order No.S-11045/36/2016-CGHS(HEC),dated 29-6-2020, regarding extension of validity period of empanelment of already empanelled Health care Organisations under CGHS.
3. G.I., CGHS, O.M. No.2(16)/Estt./CGHS/2020-21/216-26,dated 2-7-2020, regarding Notification of Empanelment of Health Care Organisation(HCOs) under Continuous Empanelment Scheme.
4. G.I., M.H & F.W., O.M. No. F.No.6-52/CGHS/GR.CELL/2020/DIR/CGHS, dated 10-7-2020, regarding CGHS rates for treatment at private healthware organisations empanelled under CGHS -in view of the COVID-19 Pandemic.
5. G.I.,M.H.& F.W.,O.M.No. F.No.6-52/CGHS/GR.CELL/2020/DIR/CGHS, dated 20-7-2020, regarding Corrigendum to OM dated 10th july 2020 regarding CGHS rates for treatment at private healthcare organisations empanelled under CGHS in view of the COIVD-19 Pandemic.
6. G.I., M.F., O.M. F.No.18/15/2020-PPD, dated 25-6-2020, regarding Clarification on the applicability of OMs, dated 13-5-2020.
7. G.I., M.H. U.A., O.M. No.18011/2/2015-Pol.III,dated 29-6-2020, regarding revision of flat rate of Licence fee for General Pool Residential Accomodation (GPRA) through out the country.
8. G.I.,M.F.,CBDT, Notification No.38/2020,f.No 370142/15/2020-TPL,dated 26-6-2020, regarding the Income tax (13th Amendment)Rules,2020.
9. G.I.,M.H.& F.W.,O.M.no.S.11011/12/2020-EHS,dated 13-7-2020, regarding Fixation of rate for rt PCR test for COVID-19 in respect of Central Services(Medical Attendance).
10. G.I.,Dept. of Pen.&P.W.,O.M.No.38/37/16-P&PW(A),dated 22-6-2020, regarding Regulation of pension and other retirement benefits of Government servants who were extraordinary leave/unauthorised absence/suspension as on 1-1-2016 and retired/died thereafter without joining duty.

11. G.I., Dept. of Pen. & P.W.No. F.No.38/37/2016-P&PW(A),dated 18-6-2020, regarding Revision of pension of pre-2016 pensioners/family pensioners in implementation of Government's decision on the recommendation of the 7th Central Pay Commission-Concordance table-Corrigendum.
12. G.I.,Dept of Pen.&P.W.,O.M.No.12/9/2020-P&PW(C)-6450,dated17-7-2020, regarding Provisional release of retirement benefits as per Rule 64 of CCS(Pension)Rules,1972 during Covid Pandemic time.
13. G.I.,M.F.,O.M.No.19030/3/2014-E-IV,dated 23-6-2020,regarding Travelling Allowance Rules-Submission of Boarding Pass along with-TA Bill.


(ए के श्रीवास्तव)

सहायक आयुक्त (वित्त)

वितरण :

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

File No.1-60/2017-cghs/c&p

RECEIVED COPY BY R.K.P. SECTION

No. 1-60/2017-CGHS/C&P/EHS
Government of India
Ministry of Health & Family Welfare
Department of Health & Family Welfare
EHS Section

Nirman Bhawan, New Delhi
Dated: the June, 2020

OFFICE MEMORANDUM

Subject: Revision of time limit for submission of final claims for reimbursement of medical expenses under CGHS.

The undersigned is directed to refer to CGHS guidelines wherein the time limit for submission of final claims for reimbursement of medical expenses is 3 months. The matter has been examined in this Ministry and it has been decided to revise the time limit for submission of final claims for reimbursement of medical expenses to 6 months.

2. Henceforth, only the cases in which the bills are submitted after 6 months from the date of completion of medical treatment/ discharge of the patient from the hospital are required to be taken up for condonation. The power of condonation of such delays and other terms and conditions would be same as enumerated in the O.M. No. S.14025/8/99-MS dated 25.05.1999.

3. This issues with the approval of the Competent Authority.



Digitally signed by BIMAL KUMAR
Date: Mon Jun 01 17:13:29 IST 2020
Reason: Approved

(Bimal Kumar)
Deputy Secretary to the Govt. of India

To

1. All Ministries/Departments, Government of India
2. PPS to Secretary (H&FW)/Secretary (AYUSH)/Secretary (HR)/ Ministry of Health & Family Welfare
3. PPS to DGHS/AS&DG (CGHS)/AS&FA/AS&MD, NRHM/AS(H), MoHFW, New Delhi
4. Director, CGHS, Nirman Bhawan, New Delhi
5. Addl.DDG(HQ), CGHS, MoHFW, Nirman Bhawan, New Delhi
6. AD(HQ), CGHS, R.K.Puram, Sector-12, New Delhi

7. All Addl. Directors/Joint Directors of CGHS cities outside Delhi
8. Rajya Sabha/Lok Sabha Secretariat, New Delhi
9. Registrar, Supreme Court of India, New Delhi
10. U.P.S.C. Dholpur House, New Delhi
11. Office of the Comptroller & Auditor General of India, Pocket-9, Deen Dayal Upadhyaya Marg, New Delhi.
12. Integrated Finance Division, MoHFW, Nirman Bhawan, New Delhi
13. Deputy Secretary (Civil Service News), Department of Personnel & Training, 5th Floor, Sardar Patel Bhawan, New Delhi
14. Secretary, Staff Side, 13-D, Ferozshah Road, New Delhi
15. All Staff Side Members of National Council (JCM)
16. ED(H)/Planning, Railway Board, Ministry of Railways, Rail Bhawan, Rafi Marg, New Delhi – 110001
17. Central Organisation, ECHS, Department of Ex-Servicemen Welfare, Ministry of Defence, New Delhi
18. Chairman, Employees State Insurance Corporation, Ministry of Labour & Employment, Panchdeep Bhawan, C.I.G. Marg, New Delhi-110002
19. UTI-ITSL, 153/1, First Floor, Old Madras Road, Ulsoor, Bengaluru-560008.
20. Hindi Section, MoHFW, Nirman Bhawan, New Delhi for providing Hindi version of this OM.
21. Guard file.

F. No: S-11045/36/2016-CGHS (HEC)
Government of India
Directorate General of Central Govt. Health Scheme
Ministry of Health & Family Welfare

Nirman Bhawan, New Delhi
Dated: 29th June, 2020

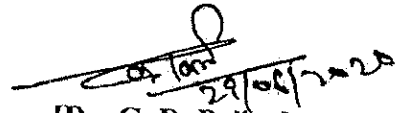
OFFICE ORDER

Sub: Extension of validity period of empanelment of already empanelled Health Care Organizations under CGHS.

With reference to above mentioned subject attention is drawn to office order dated 26.12.2019 whereby empanelment of all existing empanelled health care organizations under CGHS was extended till 30.06.2020.

In this regards it has been now decided to extend empanelment of all Health Care Organizations already empanelled under CGHS for a further period of three months w.e.f. 01.07.2020 till 30.09.2020 or till next empanelment whichever is earlier on same terms conditions and rates on which they are presently empanelled. However, all hospitals and diagnostic centres shall charge NABL rates only for those investigations conducted by them which are NABL accredited. For all other investigations they shall claim Non-NABL rates.

This issues with approval of AS & DG (CGHS).


[Dr. G. D. Paliya]
Addl.DDG (HQ)
Tel- 011-23062683

To,

1. PPS to AS & DG (CGHS), Nirman Bhawan, New Delhi.
2. Addl. DDG(HQ)/All Additional Directors /Joint Directors of CGHS cities outside Delhi
3. Additional Director (Hqrs) / Additional Director (SZ)/ (CZ)/(EZ)/(NZ), CGHS, New Delhi.
4. JD (Gr.)/JD(R&H), CGHS Delhi
5. CGHS Desk-I/Desk-II/CGHS-I/CGHS-II, Dte.GHS, Nirman Bhawan, New Delhi
6. UTI-ITSL, 1/28, Sunlight Building, Asaf Ali Road, Delhi-110002.
7. Sr. Technical Director, NIC, MOHFW, Nirman Bhawan, New Delhi with the request to upload on the website of the CGHS.
8. Office Order folder.

भारत सरकार / Govt. of India
कार्यालय अतिरिक्त निदेशक / Office of the Additional Director
केन्द्रीय सरकार स्वास्थ्य योजना / Central Govt. Health Scheme
पुलिस आई.टी.आई. बिल्डिंग जहांगीराबाद, भोपाल / Police I.T.I. Building Jahangirabad, Bhopal
दूरभाष नं. 0755 - 2550265 E-mail - adcghs.bpl@cghs.nic.in

No.2(16)/Estt/CGHS/2020-21/ 216-26

Bhopal dated: 02/9/2020

Office Memorandum

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

With reference to the Ministry's **Office Memorandums 1. No. S. 11045/36/2012/CGHS EC dated 10.12.2014, 2. S.11035/36/2012-CGHS/HEC dated 16.10.2015, 3. S.11045/36/2012-CGHS/HEC dated 26.12.2017** vide which the continuous Empanelment Scheme for private hospitals and Diagnostic Center/ eye care &

Dental care centre having NABH/ NABL Accreditation under CGHS was revived with a view to empanel more such facilities for the CGHS beneficiaries of Bhopal. Accordingly after following due process a list of private hospitals have been finalized as per the terms and conditions laid down.

1. The Hospital mentioned below is empanelled for a **period of one year provisionally** from the date of issue of this office memorandum or till next new empanelment whichever is earlier subject to signing of a memorandum of Agreement and submission of Performance Bank Guarantee.
2. The hospital is empanelled under CGHS on the basis NABH Accreditation . If the recommendation is withdrawn for any reason during the empanelment period, its name shall be removed from CGHS panel and 50% of performance Bank guarantee shall be forfeited.
3. This office memorandum and the rates applicable under CGHS Bhopal for hospitals can be downloaded from the website of CGHS. www.cghs.gov.in.
4. This Office Memorandum is Issued in pursuance of delegation of power for empanelments of private hospitals vide **O.M. No. S.11045/36/2012-CGHS(HEC) dt. 26.12.2017** of Deptt. of Health & Family Welfare, Hospital Empanelment Cell, New Delhi.

Exclusive Orthopedic Hospital Bhopal

S. No.	Name of Eye care Center	NABH/NABL	Telephone No.	Empanelled for
1.	Shalva Joint Care Center B-18 Shahbura, Trilanga Bhopal-462039	NABH Accreditation	0755 - 2465024, 2465025 9826024332 Shalvajoint@gmail.com	Orthopedic, Arthroscopic surgery, Joint Replacement surgery & physiotherapy


**Additional Director
CGHS Bhopal**

Cont.-2

Copy to:

1. **Concerned Health Care organization.**
2. **The Director, CGHS, Directorate General of CGHS, Nirman Bhawan, New Delhi - 110108**
- for information.
3. **The Addl. DDG(HQ), MOHFW Directorate General of CGHS, Nirman Bhawan, New Delhi**
- 110108- for information.
4. **Estt.I/Estt.II/Estt.III/Estt.IV Section, Directorate General of CGHS, Nirman Bhawan**
New Delhi - 110108- for Information.
5. **UTI-ITSL, 75, Mezzanine Floor, Zone-II M.P. Nagar, Bhopal - 462011 - for information.**
6. **UTI-ITSL, 152/1, First Floor, Old Madras Road, Ulsoor, Bengalooru - 560008 - for**
Information.
7. **UTI-ITSL, Plot No. 3, Sector -11, CBD Belapur, Navi Mumbai - 400614 - for information.**
8. **Swamy Publishers(P) Ltd., P.B. No. 2468 R.K. Puram Chennai - 628 - for information.**
9. **Sr. Technical Director, NIC MOHFW Nirman Bhawan New Delhi - with the request to**
upload this O.M. on the CGHS website.
10. **Monitoring Computerization and Training Cell, MOHFW, Nirman Bhawan New Delhi**
- 110108- with the request to upload this O.M. on the CGHS website.



F No. 6-52/CGHS/GR.CELL/2020//DIR/CGHS
Government of India
Ministry of Health & Family Welfare
Directorate General of CGHS

Nirman Bhawan, New Delhi
Dated the 10th July , 2020.

OFFICE MEMORANDUM

Sub: CGHS rates for treatment at private healthcare organizations empanelled under CGHS –in view of the COVID-19 Pandemic

With reference to the above mentioned subject the undersigned is directed to state that In view of the current Corona Virus Disease(COVID-19) Pandemic this Ministry is in receipt of representations seeking clarifications and guidelines regarding rates applicable for treatment in private healthcare organizations empaneled under CGHS. This matter has been reviewed by the Ministry and it is now decided to issue guidelines and rates for treatment / investigations at private healthcare organizations empanelled under CGHS as per the details given under:

2. a) CGHS rates for **treatment for COVID-19** in private empanelled hospitals in respect of CGHS beneficiaries in a City shall be as per the **package rates prescribed by the concerned State Government**. In case no such rates have been prescribed by the State Government in any CGHS City, the rates prescribed by Govt. of NCT Delhi shall be applicable, till rates are notified by the concerned State Government.
- b) For non COVID related treatment in private hospitals empanelled under CGHS the Normal CGHS package rates shall be admissible. CGHS beneficiary shall undergo COVID-19 test as per the approved rate before elective treatment procedure.
- c) For treatment under emergency – the patient shall be treated in Isolation ward till the COVID-19 test results is not available and rates as per isolation ward rates for one day shall be applicable.
If the beneficiary is COVID-19 negative, he/ she shall be shifted to normal wards and normal CGHS rates will be applicable and if COVID-19 positive, he/she shall be under treatment in COVID ward and prescribed rates shall be applicable.
- d) COVID test shall be permitted as per ICMR guidelines, and CGHS rate shall be as per the rates fixed by concerned State Government or actual, whichever may be less. If State Government has not notified such rates in any CGHS City, the rates prescribed by ICMR are applicable till rates are notified by State Government.

3. It is once again reiterated that all CGHS empanelled hospitals, which are notified as COVID-Hospitals by State Governments shall provide treatment facilities to CGHS beneficiaries as per the CGHS norms and as per the rates prescribed above, for all COVID related treatments.


Similarly, it is again reiterated that all the CGHS empanelled hospitals, which are not notified as COVID Hospitals shall not deny treatment facilities / admission to CGHS beneficiaries and shall charge as per CGHS norms, for all other treatments.

Suitable action shall be taken in case of violation of the guidelines.

CGHS empanelled healthcare organizations shall perform the treatment / test on Cashless basis in respect of pensioners, etc., and submit the bills to CGHS through UTI-ITSL. The reimbursement for the cost of expenditure on the test at approved rate shall be reimbursed by concerned Ministry / Department / Organization in respect of serving employees and beneficiaries of Autonomous Bodies.

4. These orders come into effect from the date of issue till further orders.

5. This issues with the concurrence of Integrated Finance Division, MoHFW vide CD No 805 dt 10.07.2020.


(Dr. Sanjay Jain)
Director, CGHS

To:

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

- 14 PPS to AS&DG, CGHS /AS&MD, NRHM / AS (H) /DGHS
- 15 Secretary, Staff Side, 13-C, Ferozshah Road, New Delhi- e-mail nc.jcm.np@gmail.com
- 16 All Staff Side Members of National Council (JCM)
- 17 Office of the Comptroller & Auditor General of India, 10 Bahadur Shah Zafar Marg, New Delhi

- 18 All Offices / Sections / Desks in the Ministry
- 19 UTI Infrastructure Technology And Services Limited, UTI-ITSL Tower, Plot No3 Sector - 11, CBD Belapur, Navi Mumbai-400614
- 20 Nodal Officer, MCTC, CGHS with a request to upload a copy of OM on CGHS Web-site
- 21 Office Order folder

Copy to

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PS to Hon'ble HFM

PS to Hon'ble MOS



F No. 6-52/CGHS/GR.CELL/2020//DIR/CGHS
Government of India
Ministry of Health & Family Welfare
Directorate General of CGHS

Nirman Bhawan, New Delhi
Dated the 20th July , 2020.

OFFICE MEMORANDUM

Sub: Corrigendum to OM dt 10th July 2020 regarding CGHS rates for treatment at private healthcare organizations empanelled under CGHS –in view of the COVID-19 Pandemic

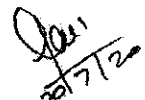
With reference to the above mentioned subject kind attention is drawn to Office Memorandum of even No. dated the 10th June 2020 para 2 (c) , which is reproduced below and to state that there is an inadvertent typographical error and the paragraph 2 (c) is corrected as per the details given under:

2. c) *For treatment under emergency – the patient shall be treated in Isolation ward till the COVID-19 test results is not available and rates as per isolation ward rates for one day shall be applicable.*

It is modified to read as under:

2. c) For treatment under emergency – the patient shall be treated in Isolation ward till the COVID-19 test result is available and rates as per isolation ward rates for one day shall be applicable.

The other terms and conditions of the Office Memorandum No. F No. 6-52/CGHS/GR.CELL/2020/ DIR/CGHS dated the 10th June , 2020 shall remain unchanged.


(Dr. Sanjay Jain)

Director, CGHS

To:

- 1 All Ministries / Departments, Government of India
- 2 All private healthcare Organizations empanelled under CGHS though AD , CGHS of concerned City

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

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PS to Hon'ble HFM

PS to Hon'ble MOS

No. F.18/4/2020-PPD
Government of India
Ministry of Finance
Department of Expenditure
Procurement Policy Division

512, Lok Nayak Bhawan, New Delhi.
Dated the 25th June, 2020.

OFFICE MEMORANDUM

Subject: Clarification on the applicability of OMs dated 13.05.2020.

Attention is invited to the two OMs No.F.18/4/2020-PPD dated 13.05.2020 regarding Performance Security in terms of Rule 171 of GFRs 2017 and Force Majeure Clause issued by this Department in the time of COVID-19 pandemic (copies attached). A Doubt has arisen as to whether the Central Public Sector Undertakings (CPSUs) are covered under the term "Government Agencies" referred in these OMs. In this regard it is hereby clarified that these two OMs are applicable not only to all Central Ministries/ Departments, their attached and subordinate offices, Autonomous Bodies covered by GFR, 2017 but also to Central Public Sector Undertakings (CPSUs) subject to issue of any separate orders by Department of Public Enterprises in this regard.

K. Narayana Reddy
(Kotturu Narayana Reddy)

Deputy Secretary to the Govt. of India

Tel.No.2462 1305

Email: kn_reddy@gov.in

To

All Secretaries of Central Ministries/ Departments

Copy to Secretary, Department of Public Enterprises with a request to reiterate the instructions in the OMs cited for compliance of CPSUs as these were part of the Government's 'Atmanirbhar Bharat' package.

F. 18/4/2020- PPD
Government of India,
Ministry of Finance,
Department of Expenditure
Procurement Policy Division

Room No. 512, Lok Nayak Bhawan,
New Delhi dated the 13th May, 2020

OFFICE MEMORANDUM

Subject: Performance Security in terms of Rule 171 of General Financial Rules, 2017 (GFR) – Guidelines Regarding

Rule 171 of the GFR 2017 prescribes conditions for obtaining performance security for the execution of goods and works contract. The Rule prescribes that performance security is to be obtained from the successful bidder which is awarded the contract amounting to 5% - 10% of the value of contract as specified in the bid documents. The validity of the performance security is for a period of 60 days beyond the date of completion of all contractual obligations of the supplier including warranty obligation.

2. Attention is drawn to Department of Expenditure's O.M. No. F.18/4/2020 – PPD dated 19.2.2020 wherein it was clarified that disruption of supply chains due to spread of Corona virus in China or any other country would be considered as extraordinary events or circumstances beyond human control and would be termed as a natural calamity. It was, therefore, advised that wherever considered appropriate, after following due procedure as stated in para 9.7.7 of the Manual for Procurement of Goods 2017, "Force Majeure Clause" (FMC) may be invoked.

3. Since the issue of the said O.M., restrictions have been placed on the movement of goods, services and manpower on account of the lockdown situation prevailing in the country in terms of the guidelines issued by the Ministry of Home Affairs (MHA) in terms of the Disaster Management Act 2005 (D.M. Act 2005) and executive orders of the respective States and U.T. Governments. Under such situations the payment cycle too has got disrupted due to the restrictive measures, on account of which some contractors, who have otherwise fulfilled their contractual obligations, are facing liquidity problems impacting their future performance. In some cases, it may not have been possible for a contractor/supplier to fulfil all his contractual obligations in terms of the contract. Public interest lies in quick resumption of economic activity.

4. Therefore, in the following circumstances:

- (a) where an application is made by a contractor who is not in default of any contractual obligations; or
- (b) where FMC is invoked by a contractor and the requirements of FMC are fulfilled,

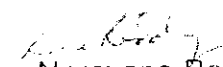
the contractee (Government Department/Agency) may return the value of performance security to the contractor/supplier as is proportional to the supplies made/contract work completed to the total contract value.

5. It is clarified that if the contractor/ supplier is in violation of the contractual obligation, the contractee shall be under no obligation to take action as per these guidelines. It is further clarified that the guidelines contained in the present OM shall apply only in respect of such non-performance as can be attributable to a lockdown

Kareeshma

situation or restrictions imposed under any Act or executive order of the Government/s on account of COVID-19 global pandemic

6 These guidelines are issued under Rule 6(1) of GFR 2017


(Kotluru Narayana Reddy)
Deputy Secretary to the Govt. of India
Tel. No. 24621305
Email: kn.reddy@gov.in

To:
Secretaries of all Central Government Ministries/Departments

No. F. 11-101/2020
Government of India
Ministry of Finance
Department of Expenditure
Procurement Policy Division

North Block, New Delhi
New Delhi dated the 13th May, 2020

OFFICE MEMORANDUM

Subject: Force Majeure Clause (FMC)

Attention is invited to Department of Expenditure's O.M. No. 18/4/2020-PPD dated 19th February, 2020 on the invocation of Force Majeure Clause (FMC). Vide the O.M., it was clarified that disruption of supply chains due to spread of Coronavirus will be covered under FMC which could be invoked, wherever considered appropriate, following the due procedure as stated in para 9.7.7. of the Manual on Procurement of Goods.

2. Subsequent to issuance of the above referred O.M., further disruptions have affected transportation, manufacturing and distribution of goods and services in the country. Limitations placed on the movement of men and material as per the guidelines issued by the Ministry of Home Affairs (MHA) under the Disaster Management Act, 2005 (DM Act 2005) and the respective State and UT governments from time to time have severely impaired the fulfilment of contractual obligations for supply of goods, works and consultancy services (including other services), and affected the volume of vehicular traffic.

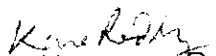
3. Attention in this regard is invited to para 9.7.7 of the "Manual for Procurement of Goods 2017", Para 6.4.2 of the "Manual for Procurement of Works 2019" and para 8.14.1 of the "Manual for Procurement of Consultancy and other Services 2017" issued by the Department of Expenditure. The above referred three Manuals recognize extraordinary events or circumstances beyond human control leading to delays in or non-fulfilment of contractual obligations. In a situation of such events happening, and after following due procedure, parties to the contract are allowed flexibility to invoke FMC following prescribed due procedure.

4. It is recognised that in view of the restrictions placed on the movement of goods, services and manpower on account of the lockdown situation prevailing overseas and in the country in terms of the guidelines issued by the MHA under the DM Act 2005 and the respective State and UT Governments, it may not be possible for the parties to the contract to fulfil contractual obligations. In respect of Public-private Partnership (PPP) concession contracts, a period of the contract may have become unremunerative. Therefore, after fulfilling due procedure and wherever applicable, parties to the contract may invoke FMC for all construction/works contracts, goods and services contracts and PPP contracts with Government Agencies and in such event, date for completion of contractual obligations which had to be completed on or after 20th February 2020 shall stand extended for a period not less than

Kamlesh

three months and not more than six months. No extension of time or penalty on the contractor/concessionaire of the contract, which is contracts ending on or after 20th February 2020, will be extended less than three and not more than six months. The period of extension (between three and six months) may be decided based on the specific circumstances of the case and the period for which performance was affected by the *force majeure* events.

5. It is clarified that invocation of FMC would be held valid only in a situation where the parties to the contract were not in default of the contractual obligations as on 19th February, 2020. It is further clarified that invocation of FMC does not absolve all non-performances of a party to the contract, but only in respect of such non-performance as is attributable to a lockdown situation or restrictions imposed under any Act or executive order of the Government/s on account of COVID-19 global pandemic. It may be noted that, subject to above stated, all contractual obligations shall revive on completion of the period.


(Kotluru Narayana Reddy)
Deputy Secretary to the Govt. of India
Tel.No. : 24621305
Email: kn.reddy@gov.in

To,
Secretaries of all Central Government Ministries/Departments

No. 180112/2015-Pol III
Government of India
Ministry of Housing and Urban Affairs
Directorate of Estates

Nirman Bhawan, New Delhi
Dated the 29th, June, 2020

OFFICE MEMORANDUM

Subject: Revision of flat rate of licence fee for General Pool Residential Accommodation (GPRA) throughout the country.

In terms of the provisions of the Rule 74 of the "Central Government General Pool Residential Accommodation Rules, 2017", the Government has decided to revise the flat rates of licence fee recoverable for the residential accommodation available in General Pool and also in Departmental Pools of Ministries/Departments of the Government of India throughout the Country (except in respect of substandard/unclassified accommodation of Ministry of Defence accommodation for service persons of the Ministry of Defence and accommodation under the control of Ministry of Railways) as shown in the Annexure.

The revised rates of licence fee would be effective from 1st July, 2020. All Ministries/Departments are requested to take action to recover the revised licence fee in accordance with these orders in respect of accommodation under their control all over the country.

This issues with the concurrence of the ranked Rankee Wing of the Ministry of Housing and Urban Affairs vide no. 180112/2020.

M. C. Sonowal
(M.C. Sonowal)
Deputy Director of Estates (Policy)
Tel. 23062505

All Ministries/Departments of Government of India. It is requested that this O.M. may be circulated to all the concerned subordinate offices under their Ministries/Departments which are eligible for GPRA/Departmental Pool. Commissioner & Assistant Commissioner of India, Joint Commissioner, Additional Commissioner, I.C. of Union Territories and Deputy Commissioner, Jammu & Kashmir, Srinagar.

180112/2020-180112/2015-Pol III (L&B)/IS/DE/Director of Estates I &

3. The Director General, CPWD, New Delhi - It is requested that this OM may be circulated to all the allottees of GPRA through their respective Service Centres.
4. CMD, NBCC Limited, NBCC Bhawan Extn Road, New Delhi, 110003 - it is requested that this OM may be circulated to all the allottees of GPRA through their respective Service Centres.
5. Chief Engineers of ND Zones, Ex. Eng (LF), CPWD, New Delhi
6. Sr. Technical Director (NIC), MoHUA, Nirman Bhawan - with a request to upload the OM on Directorate of Estates' website.
7. All Attached/ subordinate offices under Ministry of Housing and Urban Affairs.
8. Coordination Section/ Works Division of Ministry of Housing and Urban Affairs.
9. Finance Division, Ministry of Housing and Urban Affairs.
10. All Dy. Directors/ Asstt. Directors/ Sections/ Suptds. (Accounts) and Accountants of Directorate of Estates.
- E1. Estate Managers/ Asstt. Estate Managers of all Regional Offices under the Directorate of Estates including CPWD.
- E2. AD (Hindi Section), Directorate of Estates, Nirman Bhawan, New Delhi - with a request to provide an Hindi version of the OM.

(To OM No. 18011-2/2015 Pol III dated 29th June 2017)

Revised flat rates of licence fee applicable for General Pool Residential Accommodation (GPRA) throughout the country w.e.f. 01-07-2020

Types of accommodation	Range of living area in sq. mtr.	Level in the pay matrix in 7th CPC	Existing rates of flat rate of LF as per 2017 revision	Revised rates of licence fee effective from 01.07.2020, rounded to nearest 10 (Rs.)
1	2	3	4	5
	Unto 30	1	150	180
I	26.5 to 50	2,3,4,5	310	370
II	41 to 65	6,7,8	470	560
IV	59 to 91	9,10,11	630	750
IV (Special)	59 to 91.5	LF	670	790
V	Unto 106	12	1180	1400
VI	Beyond 106	13, 13A, 14	1260	1490
VIA	Unto 159.5	14	1550	1800
VIB	Beyond 159.5	15 (with pay numbers 16 to 18 in the level)	1860	2200
VII	89.5 to 224.5	16 (index Nos. 8 to 8 in the level)	2180	2580
VIII	41 to 52	17, 18	1890	2200

For Servant Quarters & Garages

Sl. No.	Particulars	Existing Rates (p.m.)	Revised Rates (p.m.) effective from 01.07.2020 rounded of to nearest 10 (Rs.)
1	Servant Quarters	Rs. 70/-	80
2	Garages	Rs. 40/-	50

For categories of Suite, living area and proposed flat rates of licence fee for Hostel Accommodation.

Sl. No.	Category of Suite	Living Area (Sq. mtr.)	Existing rates	Level in the pay matrix in 7 th CPC	Revised Rates (p.m.) effective from 01.07.2020 rounded of to nearest 10 (Rs.)
	Single Room without kitchen	21.5 to 30	400	6 & 7	470
	Single Room with kitchen	30.5 to 39.5	500	8	660
	Double Room	47 to 66	770	8 & above	910



भारत का राजपत्र The Gazette of India

सी.जी.-डी.एल.-अ.-26062020-220198
CG-DL-E-26062020-220198

असाधारण
EXTRAORDINARY
भाग II—खण्ड 3—उप-खण्ड (i)
PART II—Section 3—Sub-section (i)
प्राधिकार से प्रकाशित
PUBLISHED BY AUTHORITY

सं. 315]
No. 315]

नई दिल्ली, शुक्रवार, जून 26, 2020/आषाढ 5, 1942
NEW DELHI, FRIDAY, JUNE 26, 2020/ASADHA 5, 1942

वित्त मंत्रालय

(राजस्व विभाग)

(केन्द्रीय प्रत्यक्ष कर बोर्ड)

अधिसूचना

नई दिल्ली, 26 जून, 2020

आय-कर

सा.का.नि. 415(अ).—केन्द्रीय प्रत्यक्ष कर बोर्ड, आय-कर अधिनियम, 1961 (1961 का 43) की धारा 295 के साथ पठित धारा 115खकग की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, आय-कर नियम, 1962 का और संशोधन करने के लिए निम्नलिखित नियम बनाता है, अर्थात्:—

- संक्षिप्त नाम और प्रारंभ.—(1) इन नियमों का संक्षिप्त नाम आय-कर(तेरहवां संशोधन) नियम, 2020 है।
(2) ये 1 अप्रैल, 2021 से प्रवृत्त होंगे और तदनुसार निर्धारण वर्ष 2021-2022 तथा पश्चात्वर्ती निर्धारण वर्षों के संबंध में लागू होंगे।
- आय-कर नियम, 1962 में,—
 - नियम 2खख में, उपनियम (2) के पश्चात् निम्नलिखित उपनियम अंतःस्थापित किया जाएगा, अर्थात्:—

"(3) उपनियम (1) और उपनियम (2) में अंतर्विष्ट किमी बात के होते हुए भी, ऐसा कर्मचारी, जो एक निर्धारिती है, जिसने धारा 115खकग की उपधारा (5) के अधीन विकल्प का प्रयोग किया है, उपनियम (1) के उपखंड (क) से (ग) में और उपनियम (2) के नीचे सारणी के क्रम संख्यांक 11 पर उस विस्तार तक और उसमें विनिर्दिष्ट शर्तों, यदि कोई हों, के अधीन रहते हुए उल्लिखित भत्तों की बाबत ही छूट का हकदार होगा।";

(ख) नियम 3 के उपनियम (7) के खंड (iii) में, परंतुक के पश्चात् निम्नलिखित परंतुक अतःस्थापित किया जाएगा, अर्थात्:--

"परंतु यह और कि संदत्त वाउचर के माध्यम से ऐसे नियोजक द्वारा उपलब्ध कराए गए निशुल्क भोजन और गैर मद्यसारिक सुपेय के संबंध में पहले परंतुक में उपबंधित छूट किसी ऐसे कर्मचारी, जो निर्धारिती है, जिसने धारा 115खकग की उपधारा (5) के अधीन विकल्प का प्रयोग किया है, को लागू नहीं होगी।"

[अधिसूचना सं. 38/2020, फा. सं. 370142/15/2020-टीपीएल]

गुट्टन नेहार, निदेशक (कर नीति और विधान)

टिप्पण: मूल नियम भारत के राजपत्र, असाधारण, भाग II, खंड 3, उपखंड (ii) में का.आ.सं. 969(अ) तारीख 26 मार्च, 1962 द्वारा प्रकाशित किए गए थे और अंतिम बार उनमें अधिसूचना सं. सा.का.नि 338 (अ) तारीख 29 मई, 2020 द्वारा संशोधन किए गए थे।

MINISTRY OF FINANCE

(Department of Revenue)

(CENTRAL BOARD OF DIRECT TAXES)

NOTIFICATION

New Delhi, the 26th June, 2020

INCOME-TAX

G.S.R. 415(E).—In exercise of the powers conferred by sub-section (2) of section 115BAC read with section 295 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following rules further to amend the Income-tax Rules, 1962, namely:—

1. Short title and commencement: - (1) These rules may be called the Income-tax (13th Amendment) Rules, 2020.

(2) They shall come into force from the 1st day of April, 2021 and shall accordingly apply in relation to the assessment year 2021-22 and subsequent assessment years.

2. In the Income-tax Rules, 1962,—

(a) in rule 2BB, after sub-rule (2), the following sub-rule shall be inserted, namely:—

"(3) Notwithstanding anything contained in sub-rule (1) and (2), an employee, being an assessee, who has exercised option under sub-section (5) of section 115BAC shall be entitled to exemption only in respect of the allowances mentioned in sub-clauses (a) to (c) of sub-rule (1) and at serial no.11 of the Table below sub-rule (2) to the extent and subject to the conditions, if any, specified therein.";

(b) in rule 3, in sub-rule (7), in clause (iii), after the proviso, the following proviso shall be inserted, namely:—

“Provided further that the exemption provided in the first proviso in respect of free food and non-alcoholic beverage provided by such employer through paid voucher shall not apply to an employee, being an assessee, who has exercised option under sub-section (5) of section 115BAC.”

[Notification No. 38/2020/F, No.370142/15/2020-TPL.]

GUDRUN NEHAR, Director (Tax Policy and Legislation)

Note: The principal rules were published in the Gazette of India, Extraordinary, Part-II, Section-3, Sub-section (ii) *vide* number S.O. 969 (E), dated the 26th March, 1962 and last amended by the Income-tax (12th Amendment) Rules, 2020, *vide* notification number G.S.R. 338 (E) dated 29.5.2020

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

Dated: the 13th July, 2020
Nirman Bhawan, New Delhi

OFFICE MEMORANDUM

Subject: -Fixation of rate for rt PCR Test for COVID-19 in respect of Central Services (Medical Attendance) beneficiaries- reg.

The undersigned is directed to say that it has been decided that rate for rt PCR test for COVID-19 prescribed by Indian Council of Medical Research or the rate prescribed for the State by the concerned State Government or actual, whichever may be lower, shall be admissible for reimbursement for Central Services (Medical Attendance) [CS(MA)] beneficiaries. The private hospitals empanelled under CS (MA) Rules, 1944/ CGHS and approved for undertaking the test shall perform the investigation after the same has been advised as per the prevalent ICMR protocols by any Specialist of Government Hospital/ Centre/ private empanelled hospital/ Authorized Medical Attendant.

The medical claim for reimbursement shall be submitted by the beneficiary to the concerned Ministry/ Department/ Organization for further processing.

The above instruction shall be applicable w.e.f. 21.04.2020 i.e. the date from which this facility has been extended in respect of CGHS beneficiaries.


(GIMAL KUMAR)
Deputy Secretary to Govt. of India

To:

1. All Ministries/ Departments, Government of India
2. Director, CGHS, Nirman Bhawan, New Delhi
3. Secretary, National Council of ICMR
4. All Divisions, Sections of MHFW
5. NIO, MHFW for uploading the same on MHFW website
6. Office of Information

Copy to :-

- 1 PS to Hon'ble HFM.
- 2 PS to Hon'ble MOS(AKC)
- 3 Sr. PPS to Secretary (H-W)
- 4 Sr. PPS to OSD, MOHFW.
- 5 PPS to AS&DG, CGHS

No. 38/37/16-P&PW(A)
 Government of India
 Ministry of Personnel Public Grievances and Pensions
 Department of Pension and Pensioners Welfare

Lok Nayak Bhawan, Khan Market,
 New Delhi - 110003,
 Dated 22.06.2020

OFFICE MEMORANDUM

Sub: Regulation of pension and other retirement benefits of Government servants who were on Extraordinary leave/unauthorized absence/suspension as on 1.1.2016 and retired/died thereafter without joining duty.

The undersigned is directed to say that in accordance with Rule 33 of the CCS (Pension) Rules, for calculation of pension, the expression 'emoluments' means basic pay as defined in Rule 9(21) (a) (i) of the Fundamental Rules which a Government servant was receiving immediately before his retirement or on the date of his death. In accordance with Note 3 under this rule, if a Government servant immediately before his retirement or death while in service had been absent from duty on extraordinary leave or had been under suspension, the period whereof does not count as service, the emoluments which he drew immediately before proceeding on such leave or being placed under suspension shall be the emoluments for the purpose of this rule.

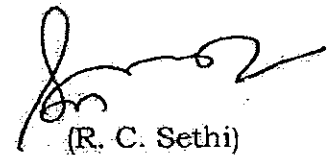
2. Doubts have been raised in regard to the manner in which the pension and other retirement benefits of Government servants, who were on extraordinary leave/unauthorized absence/suspension as on 1.1.2016 and retired/died thereafter without joining duty, would be regulated. The matter has been examined in consultation with the Ministry of Finance (Department of Expenditure) and the following clarifications are issued:

Category of Government servant	Manner in which pension and other pensionary benefits are to be regulated
Government servant, who was on extraordinary leave/unauthorized absence the period whereof does not count as qualifying service - as on 1.1.2016 and retired/died thereafter without joining duty	<p>In accordance with Rule 33 of CCS(Pension) Rules, 1972, the basic pay which he drew immediately before proceedings on such leave shall be the emoluments for the purpose of pension. The pension/family pension thus calculated will be revised in the accordance with the instructions contained in the Department's O.M. No. 38/37/16-P&PW(A) dated 12.05.2017 read with O.M. No. 38/37/16-P&PW(A)(ii) dated 04.08.2016 and will be paid to the pensioner/family pensioner from the date it becomes due.</p> <p>For the purpose of gratuity, the emoluments shall also include Dearness Allowance (as per 6th CPC) admissible on the date of retirement/death of the Government servant.</p> <p>The Pension/family pension/commutation of pension and gratuity will be regulated in accordance with the rules/instructions applicable before 1.1.2016</p>
Government servant, who was	The pay of such a Government servant will be notionally

<p>on extraordinary leave - the period whercof counts as qualifying service - as on 1.1.2016 and retired/died thereafter without joining duty.</p>	<p>revised w.e.f. 1.1.2016 and this notionally revised basic pay will be reckoned as emoluments for the purpose of pension.</p> <p>For the purpose of gratuity, the emoluments shall also include Dearness Allowance (as per 7th CPC) -admissible on the date of retirement/death of the Government Servant.</p> <p>His pension/family pension, commutation of pension and gratuity will be regulated in accordance with the instructions contained in this Department's O.M. No. 38/37/16-P&PW(A) dated 12.05.2017 read with O.M. No 38/37/16-P&PW(A)(i) dated 04.08.2016 and will be paid to the pensioner/family pensioner from the date it becomes due.</p>
<p>Government servant, who was under suspension as on 1.1.2016 and retired thereafter without joining duty.</p>	<p>Such a Government servant, on retirement, is entitled to only provisional pension. The emoluments which he drew immediately before suspension shall be the emoluments for the purpose of provisional pension. This provisional pension will be revised in accordance with Department's O.M. No. 38/49/16-P&PW(A) dated 12.02.2018. The provisional pension will be reviewed / regularized on conclusion of the departmental/judicial proceedings and issue of final orders thereon.</p>

3. These orders issue with the concurrence of Ministry of Finance (Department of Expenditure) vide their U.O. No. 1(23)/EV/2019 dated 05.02.2020.

4. In their application to the employces of Indian Audit and Accounts Department, the orders are issued under Article 148(5), of the Constitution with the concurrence of the Comptroller and Auditor General of India.



(R. C. Sethi)

Under Secretary to the Government of India

To,

1. All Ministries/Departments.
2. CGA/CAG/CPAO.
3. As per standard mailing list.
4. NIC for uploading on Department's website.

E.No. 38/37/2016-P&PW(A)
Government of India
Ministry of Personnel, Public Grievances & Pensions
Department of Pension & Pensioners' Welfare

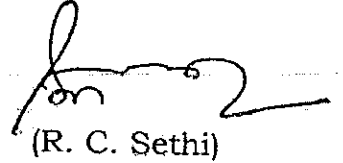
Lok Nayak Bhawan
Khan Market New Delhi
Dated 18.06.2020

OFFICE MEMORANDUM

Subject: Revision of pension of pre-2016 pensioners / family pensioners in implementation of Government's decision on the recommendations of the 7th Central Pay Commission- Concordance Table **Corrigendum** regarding.

The undersigned is directed to refer to this Department's OM of even number dated 06.07.2017 on the subject mentioned above and to say that there is some error in the entries relating to the pre-revised pay of Rs.21820/- (6th CPC Grade Pay : Rs.5400/-, 7th CPC Level-9) in Table 29 enclosed therewith.

2. It is requested that the existing Table 29 may be substituted by the enclosed Table 29. The revised entries have been shown in bold letters.



(R. C. Sethi)

Under Secretary to the Government of India

To,

1. All Ministries/Department of Government of India (as per standard mailing list).
2. Controller General of Accounts, New Delhi
3. Comptroller & Auditor General of India, New Delhi
4. Central Pension Accounting Office, New Delhi.

Table No. 29

Scale of pay/Pay in the pay Band & Grade Pay at the time of retirement

From 01.01.1986 to 31.12.1995	2200-75-2800-100-4000
From 01.01.1996 to 31.12.2005	8000-275-13500
From 01.01.2006 to 31.12.2015	9300-34800 GP 5400
Corresponding level w.e.f. 1.1.2016	Level-9 (53100-167800)

Basic Pay From 01.01.1986 to 31.12.1995	Basic Pay From 01.01.1996 to 31.12.2005	Basic Pay From 01.01.2006 to 31.12.2015	Pay range for pensioners retired during 1.1.2006 to 31.12.2015		Notional Pay as on 01.01.2016	Revised Pension /Enhanced Family pension (if applicable) w.e.f. 1.1.2016	Revised Family pension w.e.f. 1.1.2016
			Minimum	Maximum			
2200	8000	20280		20660	53100	26550	15930
2275	8000	20280		20660	53100	26550	15930
2350	8000	20280		20660	53100	26550	15930
2425	8275	20800	20670	21280	54700	27350	16410
2500	8275	20800	20670	21280	54700	27350	16410
2575	8275	20800	20670	21280	54700	27350	16410
2650	8550	21310	21290	21900	56300	28150	16890
2725	8550	21310	21290	21900	56300	28150	16890
2800	8550	21310	21290	21900	56300	28150	16890
2900	8825	21820	21910	22560	56300	28150	16890
3000	9100	22330	21910	22560	58000	29000	17400
3100	9375	22840	22570	23220	59700	29850	17910
3200	9650	23350	23230	23920	61500	30750	18450
	9925	23870	23930	24630	63300	31650	18990
3300	10200	24380	23930	24630	63300	31650	18990
3400	10475	24890	24640	25360	65200	32600	19560
3500	10750	25400	25370	26140	67200	33600	20160
3600	10750	25400	25370	26140	67200	33600	20160
3700	11025	25910	25370	26140	67200	33600	20160
3800	11025	25910	25370	26140	67200	33600	20160
3900	11300	26420	26150	26920	69200	34600	20760
4000	11300	26420	26150	26920	69200	34600	20760
4100	11575	26930	26930	27740	71300	35650	21390
4200	11850	27450	26930	27740	71300	35650	21390
4300	11850	27450	26930	27740	71300	35650	21390
	12125	27960	27750	28560	73400	36700	22020
	12400	28470	27750	28560	73400	36700	22020
	12675	28980	28570	29410	75600	37800	22680

	12950	29490	29420	30310	77900	38950	23370
	13225	30000	29420	30310	77900	38950	23370
	13500	30510	30320	31200	80200	40100	24060
	13775	31030	30320	31200	80200	40100	24060
	14050	31540	31210	32140	82600	41300	24780
	14325	32050	31210	32140	82600	41300	24780
			32150	33110	85100	42550	25530
			33120	34120	87700	43850	26310
			34130	35130	90300	45150	27090
			35140	36180	93000	46500	27900
			36190	37270	95800	47900	28740
			37280	38400	98700	49350	29610
			38410	39570	101700	50850	30510
			39580	40770	104800	52400	31440
			40780	41980	107900	53950	32370
			41990	43220	111100	55550	33330
			43230	44510	114400	57200	34320
			44520	45830	117800	58900	35340
			45840	47190	121300	60650	36390
			47200	48590	124900	62450	37470
			48600	50030	128600	64300	38580
			50040	51550	132500	66250	39750
			51560	53110	136500	68250	40950
			53120	54700	140600	70300	42180
			54710	56340	144800	72400	43440
			56350	58010	149100	74550	44730
			58020	59760	153600	76800	46080
			59770	61550	158200	79100	47460
			61560	63380	162900	81450	48870
			63390	65290	167800	83900	50340

No.12/9/2020-P&PW(C)-6450
Government of India
Ministry of Personnel, Public Grievances & Pension
Department of Pension & Pensioners' Welfare

8th Floor, Janpath Bhavan,
Janpath, New Delhi,
Dated: 17th July, 2020

OFFICE MEMORANDUM

Subject: - Provisional release of retirement benefits as per Rule 64 of CCS (Pension) Rules, 1972 during Covid Pandemic time.

The undersigned is directed to say that in view of the unprecedented situation which has arisen due to the outbreak of COVID-19, there may be cases where the processing of pension case of a retiring Government servant gets delayed due to various factors. A Government servant may find difficulty in submission of his pension Forms (Form 5, Form 3, etc.) to the Head of Office (HOO) or the Head of Office (HOO) may not be able to forward the claim form in hard copy along with service book to the concerned Pay & Accounts office in time, particularly when both the offices are located in different cities. There may also be cases where the Pay & Accounts Office is not able to process the case for authorization of pension before the retirement of the Government servant.

2. Rule 64 of the CCS (Pension) Rules, 1972 provides for sanction of provisional pension and provisional gratuity in cases where a Government servant is likely to retire before finalization of his pension and gratuity. In order to ensure timely payment of pension and retirement gratuity on retirement of a Government servant, wherever a Government servant is likely to retire before finalization of his pensionary benefits, the Head of Office may rely upon the information as available in the official records and take action to sanction provisional pension and provisional gratuity, with the approval of the Head of Department. The provisional pension and provisional gratuity may be sanctioned in those cases also, where retiring Government servant is unable to submit the pension claim Forms for any reason. In cases where it is not possible to verify the entire length of qualifying service immediately, provisional gratuity may be sanctioned in respect of the verified continuous spell of service immediately preceding the date of retirement. A copy of the draft letter for sanction of provisional pension and provisional gratuity is enclosed.

3. The Pay & Accounts Office shall consider the case on the basis of details of last emoluments and length of qualifying service indicated by the Head of Office and release the provisional pension and provisional gratuity in the same manner as pay and allowances of the establishment are paid. The Pay & Accounts Office shall not insist for complete documents of the case, including service book, at the stage of release of provisional pension and provisional gratuity.

4. These instructions shall also be applicable in cases where the Government servant retires otherwise than on superannuation, i.e. voluntary retirement, retirement under FR 56, etc.

5. In cases where the amount of provisional pension is later found to be in excess of the final pension, the excess amount of pension may be adjusted in the manner indicated in Rule 64 of CCS (Pension) Rules, 1972.

6. The payment of provisional pension sanctioned in accordance with para 2 above, may initially continue for a period not exceeding six months from the date of retirement. The period of provisional pension may be further extended, in exceptional cases, with the concurrence of PAO and after approval by the Head of Department. However, the total period of provisional pension shall, in no case, be more than one year from the date of retirement.

7. The date from which the final pension shall be commenced by the Pension Disbursing Authority(PDA), may be indicated by the Pay & Accounts Office in the PPO. The date for commencement of final pension by the PDA shall be at least two months after the date of issue of the PPO, taking into consideration the time likely to be taken by CPAO and CPPC to process the pension case. Pay & Accounts Office shall record a note in the PPO, as mentioned below, while authorizing the final pension.

"Provisional pension has been/shall be paid by the office for the period from ----- to ----
--- @ Rs. ----- plus DA. The payment of final pension shall commence from the
bank w.e.f. -----."

The payment of provisional pension shall, accordingly, continue from the office till the date mentioned in the PPO for commencement of final pension by the PDA so that there is no gap between the date upto which the provisional pension is to be paid and the date of commencement of final pension by the PDA.

8. The instructions in this OM, in so far as they are at variance with the provisions of rule 64, shall be applicable till the work in offices is affected due to the outbreak of COVID-19. These instructions would be reviewed by this Department after normalcy is restored. The provisions of Rule 64 of the CCS (Pension) Rules, 1972 shall stand relaxed to the extent indicated above.

9. The Administrative Divisions of all Ministries/Department and attached/subordinate offices are requested to bring these instructions to the notice of all concerned for compliance.

This issues with the approval of the competent authority.

Rajesh Kumar

(Rajesh Kumar)
Under Secretary to the Government of India
Tel No. 23310108

1. All the Ministries/ Department, Government of India
2. All Officers/Desks of the department
3. NIC, DoPPW: to incorporate the change in Bhavishya module.

Copy to:- Controller General of Accounts, Mahalekha Niyantak Bhawan, Ministry of Finance, GPO Complex, Block E, INA Colony, New Delhi, Delhi 110023:- With reference to their UO Note No.TA-3-104/8/2019-TA-III/CS-568/285 dated 30th June, 2020.

No.....
Government of India
Ministry of.....
Department/Office.....

Dated the.....

To

Shri/Smt./Km.
.....
.....

(Name, designation and address of the Government servant)

Sub: Sanction of provisional pension and provisional gratuity in favour of
(Shri /Smt. /Km.....)

Sir,

I am directed to say that Shri/Smt./Km..... (Name and Designation) of this Ministry/ Department/office has retired/ is due for retirement from Government service with effect from..... However there is likely to be a delay in assessment and settlement of his/her pension and gratuity and Issuing Pension Payment Order. Shri/Smt./Km.....was drawing/shall be drawing a basic pay of Rs..... on the date of retirement and he/she hasyears qualifying service on the date of retirement. Shri/Smt./Km..... has submitted Form 5 on/has not submitted Form 5 so far.

2.— In accordance with Rule 64 of the Central Civil Services (Pension) Rules, 1972, sanction of the competent authority is here by accorded authorizing payment of the following:

* (i) An amount of Rs...../- per month as provisional pension for a period commencing from (Date following the date of retirement of Government servant)

** (ii) An amount of Rs./- as provisional gratuity

* The amount of provisional pension shall be 100% of pension calculated based on emoluments and qualifying service on the date of retirement.

** The amount of provisional gratuity shall be calculated after withholding 10% of the amount of gratuity from the amount of retirement gratuity calculated based on the emoluments and qualifying service on the date of retirement. In cases where it is not possible to verify the entire length of qualifying service immediately, provisional gratuity may be sanctioned in respect of the verified continuous spell of service immediately preceding the date of retirement.

3. The following are the details of Government dues which will be recovered out of the amount of provisional gratuity indicated in para 2 above.

(a) Balance of the house-building or conveyance advance	Rs.
(b) Overpayment of pay and allowances including leave salary	Rs.
(c) Income Tax deductible at source under the Income Tax Act, 1961 (43 of 1961)	Rs.
(d) Arrears of license fee for occupation of Government accommodation	Rs.
(e) The amount of license fee for the retention of Government accommodation for the permissible period beyond the date of retirement	Rs.
(f) Amount to be withheld as per intimation of the Directorate of Estates under rule 72(5), if any	Rs.
(g) Any other assessed/ dues and the nature thereof	Rs.
(h) Amount to be withheld on account of unassessed govt. due	Rs.
Total	

4. The payment of provisional pension shall continue for a period of six months for the period from to

OR

The payment of provisional pension has been further extended with the concurrence PAO for the period from to (Period to be specified, provided that provisional pension will not be extended in any case after one year of retirement.).

In case the PPO determining the amount of final pension and the amount of final gratuity is issued before the expiry of a period of six months from the date of retirement or the extended period, the payment of provisional pension shall discontinue from the date of commencement of final pension, to be indicated in the Pension Payment Order.

5. If the amount of provisional pension is found to be in excess of the final pension, the excess amount of pension shall be adjusted out of the withheld amount of gratuity failing which it shall be recovered in installments by making short payments of the pension payable in future.

Yours faithfully,

Head of Office

Copy for information to: The Pay and Accounts Officer

North Block, New Delhi,
Dated the 23rd June, 2020.

OFFICE MEMORANDUM

Subject: Travelling Allowance Rules- Submission of Boarding Pass alongwith TA Bill.

The undersigned is directed to refer to this Department's O.M. No.19030/3/2014-E.IV dated 08.10.2014 regarding submission of Boarding Pass as a proof that the journey was actually performed by the official.

2. Several references are being received in this Department to do away with the condition of submission of Boarding Pass with the TA claims. The matter has been considered in this Department and it has been decided that in case, a Government servant is unable to submit the Boarding Pass alongwith TA Bill, he can submit a self-declaration certificate in lieu of Boarding Pass alongwith TA Bill. The proforma for self certification is enclosed as Annexure. The proforma needs to be countersigned by the Controlling Officer in case of officials below the Under Secretary level (i.e. from Pay level 10 and below).

3. These instructions will be applicable in respect of journey on tour performed by employees of Central Government. Ministries/Departments are advised that these instructions may be brought to the notice of all concerned for compliance.



(Nirmala Dev)

Deputy Secretary to the Government of India

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

Copy to: C&AG, UPSC etc as per standard endorsement list.

(Annexure)

Self-declaration Certificate in lieu of Boarding Pass

(In terms of OM No. - 19030/3/2014-E.IV dated 23.06.2020 issued by D/o Expenditure, M/o Finance, Government of India)

I (Name of the employee....., S/o or D/o.....) hereby declare and certify that:

1. I have misplaced my Boarding Pass and do not have a digital/physical copy.
2. I have actually performed the onward journey on Tour from..... to on (date) using the air ticket purchased by my office/by me vide PNR No..... dated..... Issued by (Name of Airlines Company/Authorised Agency) to visit.....(address of the office visited).
3. I have actually performed the return journey on Tour from..... to on (date) using the air ticket vide PNR No..... dated..... Issued by (Name of Airlines Company/Authorised Agency) to visit.....(address of the office visited).
4. I further declare that I have neither claimed nor I will claim part or full of this claim for this journey from any other source/office.
5. In case the above declaration given by me is not found true at any stage, I shall be liable to disciplinary action under Central Civil Services (Classification, Control and Appeal) Rules, 1965, as amended from time to time and to refund the sum along with penal interest thereon to the Government.

(Signature/Thumb impression)

Name of the Government Servant.....

Designation.....

Name of the Office.....

Countersigned by Controlling Officer