LOK SABHA SECRETARIAT

PARLIAMENT HOUSE ANNEXE,
NEW DELHI – 110001.

Dated the 22nd February, 2010
Phalguna 3, 1931 (Saka).

RECRUITMENT AND CONDITIONS OF SERVICE ORDERS

Order No. PGF- 501/2010

Subject: Amendment to Rule 12 of General Provident Fund (Central Services) Rules, 1960

In accordance with the provisions contained in Rule 9 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority has decided that the orders regarding amendment to Rule 12 of General Provident Fund (Central Services) Rules, 1960, as contained in the Government of India, Ministry of Personnel, Public Grievances & Pensions, Department of Pension and Pensioners Welfare Notification No. S.O. 2689 dated the 22nd September, 2009, as reproduced in Annexure to this Order read in conjunction with the General Adaptation Order No.185 dated the 19th December, 1957 shall apply to the officers of the Secretariat.

(A. LOUIS MARTIN)
JOINT SECRETARY
[No. F. 31/01/2010/AN-I]

To
1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch (10 copies)/IFU(5 copies)/O&M Section (5 copies).
4. AN-I Branch (10 copies).
5. All Officers / All Branches.

MINISTRY OF PERSONNEL, PUBLIC GR埃VANCES AND PENSIONS
(Department of Pension and Persons' Welfare)

New Delhi, the 22nd September, 2010

S.O. 2089—In exercise of the powers conferred by the said section and also the General Provident Fund Rules, 1960 vide R&CS Order No. 390 dated 10.02.1961, the President hereby makes the following rules further to amend the General Provident Fund (Central Services) Rules, 1960, namely:

1. These rules may be called the General Provident Fund (Central Services) (Second Amendment) Rules, 2010.

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

In the General Provident Fund (Central Services) Rules, 1960 in rule 10, sub-rule (1), after clause (a), the following clause shall be inserted, namely:

"(b) to meet the expenses for visiting places where the inspection of the accounts, records, etc., are carried out in place of physical inspections of accounts, etc., therefor.""

SADASHIV P & W

SADASHIV DEO

Note: The General Provident Fund (Central Services) Rules, 1960, were published in the Gazette of India vide Notification No. S.O. 390 dated the 1st December, 1960 and subsequently amended vide notifications mentioned below:

1. S.O. No. 2003 dated 9th September, 1986
2. S.O. No. 710 dated 4th March, 1990
3. S.O. No. 3006 dated 30th October, 1993
4. S.O. No. 1277 dated 9th December, 1996
5. S.O. No. 146 dated 1st March, 1993
8. S.O. No. 3788 dated 10th February, 1996.
10. S.O. No. 330 dated 5th December, 1998
11. S.O. No. 2096 dated 12th September, 2002
12. S.O. No. 1426 dated 30th December, 2003
13. S.O. No. 3682 dated 15th October, 2005
14. S.O. No. 1329 dated 6th June, 2009

LOK SABHA SECRETARIAT

PARLIAMENT HOUSE ANNEXE,
NEW DELHI – 110001.

Dated the 22nd February, 2010
Phalguna 3, 1931 (Saka).

RECRUITMENT AND CONDITIONS OF SERVICE ORDERS
Order No. PGF- 502/2010

Subject: Calculation of monthly contribution towards cost of Pension payable during foreign service.

In accordance with the provisions contained in Rule 8 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority has decided that the orders regarding calculation of monthly contribution towards cost of Pension payable during foreign service, as contained in the Government of India, Ministry of Personnel, Public Grievances & Pensions, Department of Personnel & Training OM No. 2/34/2008-Estt.(Pay II) dated the 19th November, 2009, as reproduced in Annexure to this Order read in conjunction with the General Adaptation Order No.185 dated the 19th December, 1957 shall apply to the officers of the Secretariat.

(A. LOUIS MARTIN)
JOINT SECRETARY
[No. F. 31/01/2010/AN-I]

To
1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch(10 copies)/IFU(5 copies)/O&M Section (5 copies).
4. AN-I Branch (10 copies).
5. All Officers / All Branches.
OFFICE MEMORANDUM

Subject: Calculation of monthly contribution towards cost of Pension payable during foreign service.

The undersigned is directed to invite reference to this Department’s O.M. No. 2/3/2000-Estt. (Pay II) dated 15th May, 2000 on the above subject and to say that according to that order w.e.f. 1.1.1996 the pension contribution payable in respect of a Government servant during the active period of his foreign service shall be based on the maximum of the pay as defined in Rule 9(21)(a)(i) of the Fundamental Rule of the revised pay scale of the post held by a Government servant at the time of proceeding on foreign service or to which he may receive proforma promotion while on foreign service.

2. Consequent upon revision of Central Government pay scales in Pay Bands and Grade Pay w.e.f. 1.1.2006 after implementation of the Sixth Central Pay Commission’s recommendations, the question of issuing necessary revised orders on the above subject has been engaging the attention of the Government of India. The President is now pleased to decide that pension contribution payable in respect of a Government servant during the active period of his foreign service shall be based on the existing basic pay (Pay in the Pay Band plus Grade Pay) of the post held by a Government servant at the time of proceeding on foreign service and in case he receives proforma promotion/financial up-gradation while on foreign service, on the basic pay (Pay in the Pay Band plus Grade Pay) fixed on such promotion/financial up-gradation.

3. These orders will apply w.e.f. 1.1.2006. In respect of persons who are already on foreign service as on 1.1.2006, the rates of pension contribution will be calculated as per above formula with effect from the date they opt to come over to the revised scale in their parent cadres. For the earlier period, the pension contributions will be as per extant orders i.e. the orders in force period prior to 1.1.2006 from time to time.
कार्यालय-जापन

विषय: विदेश सेवा के दौरान देय पेशें की लागत के संबंध में मासिक अंशदान का परिकलन

अध्यक्षतापीय कृति उपयुक्त विषय के रूप में इस विभाग के कार्यालय जापन स. 2/3/2008-रू. (दौरान-11) दिनांक 15 मई, 2000 का हवाला देने और यह कहने का निर्देश हुआ है कि दिनांक 1.1.1996 से उस आदेश के अनुसार विदेश सेवा की सक्रिय सेवा स्वरूप के दौरान सरकारी कर्मचारी के संबंध में देय पेशें अंशदान विदेश सेवा पर जाने समय सरकारी कर्मचारी द्वारा थारित पद अथवा जिस पर वह विदेश सेवा के समय प्राप्त होने वाले प्रोफिट पदोन्नति प्राप्त करेगा, के संशोधित वेतनमान के मौलिक नियम के नियम 9(21)(क)/1 में यथा परिभाषित अधिकांश वेतन पर आधारित होगा।

2. छठे केन्द्रीय वेतन आयोग की सिफारिशों के कार्यन्वयन के बाद दिनांक 1.1.2006 से वेतन बैंड और गेंद में केन्द्र सरकार के वेतनमानों के संशोधन के परिणामस्वरूप उपयुक्त विषय पर आवश्यक संशोधित आदेश जारी करने के प्रस्ताव ने भारत सरकार का प्रयास अकृष्ट कर रखा है। राष्ट्रपति ने अब निर्देश दिया है कि विदेश सेवा की सक्रिय सेवा स्वरूप के दौरान सरकारी कर्मचारी के संबंध में देय पेशें अंशदान विदेश सेवा पर जाने समय सरकारी कर्मचारी द्वारा थारित पद के वर्तमान मूल वेतन (वेतन बैंड में वेतन जमा गेंद वेतन) पर और यदि विदेश सेवा के दौरान वह प्रोफिट पदोन्नति/वित्तीय स्तरोत्तिक कर निर्धारित मूल वेतन (वेतन बैंड में वेतन जमा गेंद वेतन) पर आधारित होगा।

3. ये आदेश दिनांक 1.1.2006 से लागू होगा। 1.1.2006 को जो व्यक्ति पहले से ही विदेश सेवा पर हैं, उनके संबंध में पेशें अंशदान की दर उपयुक्त सूचना के अनुसार उस तारीख से परिवर्तित की जाएगी जिस तारीख को वे अपने मूल संयंत्र में संशोधित वेतनमान पर आने की इच्छा व्यक्त करते हैं। उससे पहले की अवधि के लिए पेशें अंशदान वर्तमान आदेशों अर्थात् 1.1.2006 से पहले लागू आदेशों के अनुसार होगा।

4. जहां तक भारतीय लेखा परिषदा और लेखा विभाग में व्यक्तियों का संबंध है, ये आदेश भारत के नियंत्रक और महालेखा परिषद के कार्यकर्ता से जारी किए जा रहे हैं।

(वी.के. भुवनेश्वर) निदेशक
LOK SABHA SECRETARIAT

PARLIAMENT HOUSE ANNEXE,
NEW DELHI – 110001.

Dated the 23rd February, 2010
Phalguna 4, 1931 (Saka).

RECRUITMENT AND CONDITIONS OF SERVICE ORDERS
Order No. PGF-503/2010

Subject: Family pension-Appointment/Nomination of Guardians in respect of persons suffering from Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities.

In accordance with the provisions contained in Rule 8 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority has decided that the orders regarding family pension-Appointment/Nomination of Guardians in respect of persons suffering from Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities, as contained in the Government of India, Ministry of Personnel, Public Grievances & Pensions, Department of Pension and Pensioners Welfare OM No(s). 1/4/06-P&PW(E) dated the 31st July, 2006 and 17th November, 2009, as reproduced in Annexure-I and Annexure-II respectively to this Order read in conjunction with the General Adaptation Order No.185 dated the 19th December, 1957 shall apply to the officers of the Secretariat.

(A. LOUIS MARTIN)
JOINT SECRETARY
[No.F. 3110212010/AN-I]

To

1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch (10 copies)/IFU (5 copies)/O&M Section (5 copies).
4. AN-I Branch (10 copies).
5. All Officers / All Branches.
OFFICE MEMORANDUM

Subject: Family pension- Appointment/ Nomination of Guardians in respect of persons suffering with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities.

The undersigned is directed to invite your reference to Item No. 44-4 below proviso to Sub Rule (5) of Rule 54 of the CCS (Pension) Rules, 1972 which provides that in the case of a mentally retarded son or daughter, the family pension shall be payable to a person nominated by the Government servant or the pensioner, as the case may be, and in case no such nomination has been furnished to the Head of Office by such Government servant or pensioner during his lifetime, to the person nominated by the spouse of such Government servant of family pensioner, as the case may be, later on. Government of India instructions contained in the Department's O.M. No. 1/47/87-P&PW(C) dated 6th March, 1989, extract of which has been reproduced at Government of India decision No. 8 below Rule 54 of CCS (Pension) Rules, 1972, further provide that the existing stipulations in regard to grant of guardianship certificate/ appointment of guardians will continue to apply in respect of physically crippled/ disabled children who are minor and the children suffering from any disorder or disability of mind as they are covered by the existing law for the purpose of obtaining guardianship certificate/ appointment of guardian by the Court...
For the welfare of persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities, Parliament has passed National Trust Act, 1999 (No. 44 of 1999). Section 14 of the said Act provides for appointment of guardian in respect of persons suffering from the disabilities mentioned above by the local level committees. It has however been brought to the notice of this Department that the certificate of guardianship issued under the said Act are often not accepted for grant of the family pension as provision for the same do not exist in the Pension Rules. It is accordingly, clarified that since the guardianship certificate under the Act is issued on the authority of the law passed by the Parliament, the same may be accepted for nomination/appointment of guardian for grant of family pension in respect of persons suffering from the above disabilities included in the Act.

(Geetha Nair)
Under Secretary to the Government of India

*Adopted vide R&CS Order No. PGF-368/89 dated 01.05.1989.*
शंखया 1/4/2006—पी. एड पी.डब्ल्यू.(ई)
भारत सरकार
कार्यक, लोक शिक्षा एवं तथा पेशन मंत्रालय
पेशन और पेशावरी वक्यान्वित विभाग

लोकायत भवन, नई दिल्ली।
दिनांक '06, जुलाई, 2006

कार्यलय आपर

विषय—कुटुब पेशन : आल्म सिमोह (ऑटिट्ज़)। प्रशिक्षणीय प्रशासन, संदर्भ बुद्धि और बहुल अशक्तताओं से पीड़ित व्यक्तियों के संबंध में सरकार की नियुक्ति/नामांकन।

अधिकारी को केन्द्रीय सिविल सेवा (पेशन) नियमावली, 1972 के नियम 54 के उपनियम (6) के परस्तुक के नीचे दी गई मंद संख्या (प्र) की ओर ध्यान आकर्षित करने का निर्देश हुआ है जिसमें यह प्रवचन है कि मद बुद्धि युवा अथवा पुरुष के नामस्कर में कुटुब पेशन, सरकारी कर्मचारी अथवा पेशावरी की पत्नी/पति आथवा कुटुब पेशावरी के अन्य जीवनकाल में कार्यालय अध्यक्ष के समान ऐसा कोई नामांकन प्रस्तुत नहीं किया गया है तो वह बाद में ऐसे सरकारी कर्मचारी की पत्नी/पति अथवा कुटुब पेशावरी के अथवा पेशावरी की पत्नी/पति को देख होगी। इस संबंध में भारत सरकार के अनुदेश इस विभाग के दिनांक 6 मार्च, 1989 के कार्यालय—1/47/87—पी.एड पी.डब्ल्यू. (सी) में निहित है और जिसके उद्देश्य केन्द्रीय सिविल सेवा (पेशन) नियमावली, 1972 के नियम 54 के नीचे, भारत सरकार के निर्णय संख्या 8 में पुन: प्रस्तुत किए गए हैं जो अगे यह प्रवचन करते हैं कि संरक्षण सबसे महत्त्वपूर्ण प्रमाण—पत्र/संरक्षक की नियुक्ति संभव किया जाने के संबंध में गौजुदा शर्त, शासनीय रूप से विकलान्त/अवस्थान ऐसे वचन, जो नामांकित है और ऐसे वचन, जो किसी प्रकार की पत्नी/पति अथवा कुटुब पेशावरी से पीड़ित हैं, के संबंध में लाते भी रहेंगे वृद्धि व्यवस्था से संरक्षण प्रमाण—पत्र प्राप्त करने, संरक्षक की नियुक्ति किए जाने के प्रयोजन से गौजुदा कानून के दावे में आते हैं।

2. आल्म सिमोह, प्रशिक्षणीय प्रशासन, संदर्भ बुद्धि और बहुल अशक्तताओं से पीड़ित व्यक्तियों के कार्य लाई के लिए संसद ने राष्ट्रीय न्याय अधिनियम (1999 की संख्या—44) पारित किया है।
उपर्युक्त अधिनियम की धरा 14, उपर्युक्त अशक्तताओं से पीड़ित व्यक्तियों के संबंध में स्थानीय सर्व की समितियों द्वारा संरक्षक की नियुक्ति का प्रवचन करती है। तथापि, वह बात, इस विभाग के नोटिस में लाई गई है कि उपर्युक्त अधिनियम के तहत प्रदान किए गए सरकार संबंधी प्रमाण—पत्र, प्राय: कुटुब
पेशन की सूची के लिए संचालन नहीं किए जाते चूंकि पेशन मिशन स्वायत्त नहीं है। तबतंत्र स्थित किया जाता है कि परिवर्तन न्याय अधिनियम, 1939 के तहत संवैधानिक संक्षेप-पत्र, संवाद द्वारा पत्रिका कमेटी के प्रत्यक्षक से जारी किया जाता है, अतः ऐसे प्रभाव-पत्र जो समकालीन असंबंधित व्यक्ति या व्यक्ति जिनके उपरिवर्तन अधिनियम में शामिल निर्देश नहीं निर्देशन किया जाए।

(गीता नायर)
अयर सचिव, प्रधान संसद

No 1/4/06-P&PW(E)
Government of India
Ministry of Personnel, Public Grievances & Pensions
Department of Pension & Pensioners' Welfare

Lok Nayak Bhavan
New Delhi, the 17th November, 2009

OFFICE MEMORANDUM

Sub: Grant of family pension to persons with disabilities -- acknowledgement of Legal Guardianship Certificate issued by the Local Level Committee constituted under the National Trust Act, 1999 (No 44 of 1999).

Attention of all Ministries/Departments is hereby invited to the Department of Pension & Pensioners' Welfare's O.M. No 1/4/06-P&PW(E) dt. 31st July, 2006 (Copy enclosed) whereby it was intimated that for the welfare of persons with Autism, Cerebral Palsy, Mental Retardation and Multiple disabilities, the Parliament has passed the National Trust Act, 1999 (No 44 of 1999). The Act provides, inter alia, for Constitution of Local Level Committees and Appointment of Guardian by the Local Level Committee in respect of persons suffering from the above said disabilities. It was clarified therein that since the Guardianship Certificate issued under the National Trust Act is based on the authority of Law passed by the Parliament, the same need to be accepted for the purpose of grant of family pension in respect of persons suffering from the disabilities as incorporated in the Act.

2. It has, however, been intimated by the National Trust for the Welfare of Persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities, New Delhi, that certain Ministries/Departments have not been accepting the Legal Guardianship Certificate issued by the Local Level Committee of the District, constituted under the provisions of the National Trust Act, 1999. It need to be emphasized here that such action on the part of Ministries/Departments not only results in inconvenience and harassment to the persons with disabilities but also leads to delay in the family pension sanction process. Besides, it has to be appreciated by one and all that persons with disabilities deserve special attention, support, protection and care of all concerned in order to enable them lead a dignified life in the society.

3. All the Ministries/Departments, etc. are, therefore, again requested to ensure that Guardianship Certificate issued by the Local Level Committee constituted under the provisions of the National Trust Act, 1999, for the purpose of grant of family pension in respect of persons suffering from the said disabilities, are invariably honoured/accepted. The Certificate issued by the Local Level Committee, has the same sanctity and force as the one issued by a Court of Law and cannot be summarily dismissed and ignored. The Ministries/Departments may also pass on these instructions for necessary action and compliance to the Establishments/Organisations in the field under their control.

4. Hindi version will follow.

(K.S. Chibb)
Deputy Secretary to the Government of India
Tele: 24635979

LOK SABHA SECRETARIAT
PARLIAMENT HOUSE ANNEXE,
NEW DELHI – 110001.

Dated the 23rd February, 2010
Phalguna 4, 1931 (Saka).

RECRUITMENT AND CONDITIONS OF SERVICE ORDERS
Order No. PGF- 504/2010


In accordance with the provisions contained in Rule 8 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority has decided that the orders regarding Implementation of Government’s decision on the recommendations of the Sixth Central Pay Commission – revision of CCS (Extraordinary Pension) Rules, 1939- Constant Attendant Allowance, as contained in the Government of India, Ministry of Personnel, Public Grievances and Pensions, Department of Pension and Pensioners’ Welfare O.M. No(s) 45/6/2008-P&PW(F) dated the 16th April, 2009 and 7th December, 2009 as reproduced in Annexure I and Annexure II respectively to this Order read in conjunction with the General Adaptation Order No.185 dated the 19th December, 1957 shall apply to the officers of the Secretariat.

(A. LOUIS MARTIN)
JOINT SECRETARY
[No. F. 31/02/2010/AN-I]

To
1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch (10 copies)/IFU(5 copies)/O&M Section (5 copies).
4. AN-I Branch (10 copies).
5. All Officers / All Branches.
OFFICE MEMORANDUM

Subject: Implementation of Government's decision on the recommendation of the Sixth Central Pay Commission in para 5.1.44 of its Report, orders were issued vide Department of Pension & Pensioner's Welfare O.M. No.38/37/2008-P&PW (A) dated 29.2.2009 that:

"In the case of pensioners who retired on disability pension under the CCS (Extraordinary Pension) Rules, 1939, for 100% disability (where the individual is completely dependent on somebody else for day to day function), a Constant Attendant Allowance of Rs.3,000/- p.m. shall be allowed in addition to the disability pension, on the lines existing in Defence Forces."

2. Accordingly, the payment of the Constant Attendant Allowance (C.A.A.) shall be governed by the provisions as under:

(i) Constant Attendant Allowance (C.A.A.) will be Applicable to cases where the disability for which Constant Attendance Allowance is payable is attributable to or aggravated by service.

(ii) Constant Attendant Allowance (C.A.A.) may be granted to a Government servant who is awarded a disability pension for 100 percent disablement, if in the opinion of the medical board, he needs the services of a constant attendant for at least a period of three months, and the necessity arises solely from the condition of the accepted disability or disabilities.

(iii) Constant Attendant Allowance (C.A.A.) shall not be payable for any period during which the pensioner is an inmate or an in-patient of a Government institution or hospital.

(iv) Payment of Constant Attendant Allowance (C.A.A.) shall be made along with disability pension. Payment shall be made on the basis of declaration as in Annexure which shall be submitted to the Pension Disbursing Authority in May & November each year.

3. Formal amendments to the Central Civil Services (Extraordinary Pension) Rules, 1939, are being issued separately.

4. These orders are issued with the approval of the Ministry of Finance, Department of Expenditure vide their U.O.No.7.32/10/2009-IC dated 23rd February, 2009.

5. In their applicability to the personnel of the Indian Audit and Accounts Department, these orders issue in consultation with the Comptroller & Auditor General of India.
6. Ministry of Agriculture, etc. are requested to bring the contents of these orders to the notice of the Heads of Departments, their Attached and Subordinate Offices, Controller of Accounts, Pay & Accounts Officers, etc. under their administrative control.

(M.P. Singh)
Director
Tele: 24624802

Declaration for drawal of Constant Attendant Allowance by a Government servant along with their disability pension

1. PPO No.

2. Name of the Government Servant/Pensioner

3. (a) Post
   (b) Grade
   (c) Rank last held

4. Name of the Ministry/Deptt/Office from which he/she retired under the Govt. of India

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

6. Pay last drawn

7. Date of Birth

8. Rate of Constant Attendance Allowance

9. Particulars of any period spent as an inmate or an in-patient of a Government Hospital or institution since the allowance was last drawn
   (a) Date of admission to the hospital/institution
   (b) Date of discharge from hospital/institution

10. I hereby declare that I am the pensioner described above, that the particulars given on this form are true and that for the period viz. ..................to ..................for which I now claim Constant Attendant Allowance (C.A.A.). ..................
    (a) I was not an inmate or an in-patient of a government hospital/institution.
    (b) I actually employed Shri .................. son of Shri .................. as a paid attendant to look after me, such attendance having been necessitated by the disability/disabilities for which I am drawing the disability pension.
    (c) Shri .................. is not related to me in any way.

Place
Date

(Pensioner's signature)
Full Address

I certify to the best of my knowledge and belief that the above declaration is correct.

Place
Date

(Signature of a responsible office or well known person)
Full Name & Designation
OFFICE MEMORANDUM


The undersigned is directed to say that on the Recommendations of Sixth Central Pay Commission in para 5.1.44 of its Report, orders were issued vide Department of Pension & Pensioners' Welfare O.M. No.38/37/2008-P&PW(A) dated 29.2.2008 that:

"In the case of pensioners who retired on disability pension under the CCS (Extraordinary Pension) Rules, 1939, for 100% disability (where the individual is completely dependent on somebody else for day to day function), a Constant Attendant Allowance of Rs.3,000/- p.m. shall be allowed in addition to the disability pension, on the lines existing in Defence forces."

2. In this Department's O.M. dated 16th April, 2009, the provisions of the payment of Constant Attendant Allowance on the civil side were also laid down.

3. Ministry of Defence, Department of Ex-Servicemen's Welfare vide their letter No.16(6)/2008(1)/D (Pension/Policy) dated 4.5.09 has issued orders to increase the rates of Constant Attendant Allowance by 25% every time when the Dearness Allowance payable on revised pay band goes up by 50%.

4. Based on the recommendations of Sixth Central Pay Commission as contained in their para 5.1.68, it has been decided that the rates of Constant Attendant Allowance payable to the Civilian employees shall also be increased by 25% every time the dearness allowance on the revised pay bands goes up by 50%.

5. Formal amendments to the Central Civil Services (Extraordinary Pension) Rules, 1939, are being issued separately.


7. In their applicability to the personnel of the Indian Audit and Accounts Department, these orders issue in consultation with the Comptroller & Auditor General of India.

(Raj Singh)
Director

Subject: Implementation of Government's decision on the recommendations of the Sixth Central Pay Commission regarding revision of pension of pensioners/family pensioners etc. - Grant of full pension to Government servants who retired on or after 1.1.2006

In accordance with the provisions contained in Rule 8 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority has decided that the clarifications regarding implementation of Government's decision on the recommendations of the Sixth Central Pay Commission regarding revision of pension of pensioners/family pensioners etc. - Grant of full pension to Government servants who retired on or after 1.1.2006, as contained in the Government of India, Ministry of Personnel, Public Grievances and Pensions, Department of Pension and Pensioners' Welfare O.M. No. 38/37/08-P&PW(A) dated the 10th December, 2009 as reproduced in Annexure to this Order read in conjunction with the General Adaptation Order No.185 dated the 19th December, 1957 shall apply to the officers of the Secretariat.

(A. LOUIS MARTIN)
JOINT SECRETARY
[No. F. 31/02/2010/AN-I]

To
1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch (10 copies)/IFU(5 copies)/O&M Section (5 copies).
4. AN-I Branch (10 copies).
5. All Officers / All Branches.
Sub: Implementation of Government's decision on the recommendations of the Sixth Central Pay Commission regarding revision of pension of pensioners/family pensioners etc. - Grant of full pension to Government servants who retired on or after 1.1.2006

The undersigned is directed to say that in pursuance of Government's decision on the recommendations of Sixth Central Pay Commission, orders were issued vide this Department's O.M. No. 38/37/08-P&PW(A) dated 2.9.2008 for introducing modifications in the rules regulating pension, Retirement/Death/Service Gratuity/Family Pension/ disability pension and ex-gratia lump-sum compensation. In accordance with para 5.2 and para 5.3 of that O.M, once a Government servant becomes entitled to pension on completion of 20 years/10 years of qualifying service, he shall be paid pension at 50% of the emoluments or average emoluments received during the last 12 months, whichever is more beneficial to him. In terms of para 5.4 of the O.M, these revised provisions have come into force w.e.f. 2.9.2008 and shall be applicable to Government servants retiring on or after that date. Subsequently, it was clarified vide O.M No. 38/37/08-P&PW(A) dated 11.12.2008 that pension of Government servant retiring on or after 1.1.2006 will also be calculated based on the emoluments or average emoluments received during the last 10 months, whichever is more beneficial to him but his pension would continue to be proportionate to the pension on completion of 33 years of qualifying service. Para 5.4 of this Department's O.M. No. 38/37/08-P&PW(A) dated 2.9.2008 was modified to that extent.

2. This matter has been reconsidered by the Government. In partial modification of the instructions/order issued in this respect, it has now been decided that linkage of full pension with 33 years of qualifying service shall be dispensed with, with effect from 1.1.2006 instead of 2.9.2008. The revised provisions for calculation of pension in para 5.2 and 5.3 of the O.M No. 38/37/08-P&PW(A) dated 2.9.2008 shall come into force with effect from 1.1.2006 and shall be applicable to the Government servants retired/retiring after that date. Para 5.4 will further stand modified to that extent.

3. Consequent upon the above revised provisions, in partial modification of para 7.1 of the O.M No. 38/37/01-P&PW(A)-P&PW(A) dated 2.9.08, the extant benefit of adding years of qualifying service for the purpose of computation of pension and gratuity shall stand withdrawn.
with effect from 1.1.2006.

4. The overall calculation may take into account revised gratuity and revised pension including arrears up to the date of revision based on these instructions. However, no recoveries should be made in the cases already settled.

5. It is impressed upon all the Ministries/Departments of the Government of India to keep in view the above modifications/clarifications while disposing of the cases of revision of pension. They are also advised to dispose of the representations received by them from pensioners on the above issues without referring the same to this Department.

6. This issues with the concurrence of Ministry of Finance (Department of Expenditure) vide their U.O. No. 375/EV/2009 dated 19.11.2009.

7. In their application to the employees of the Indian Audit and Accounts Departments, these orders issue in consultation with the Comptroller & Auditor General of India.

8. Hindi version will follow.

(Raj Singh)
Director

RECRUITMENT AND CONDITIONS OF SERVICE ORDERS
Order No. PGF-506/2010

Subject: Restoration of 1/3rd commuted portion of pension in respect of Government servants who had drawn lumpsum payment on absorption in Central Public Sector Undertakings/Central Autonomous Bodies - clarifications regarding.

In accordance with the provisions contained in Rule 8 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority has decided that the clarifications regarding restoration of 1/3rd commuted portion of pension in respect of Government servants who had drawn lumpsum payment on absorption in Central Public Sector Undertakings/Central Autonomous Bodies, as contained in the Government of India, Ministry of Personnel, Public Grievances and Pensions, Department of Pension and Pensioners’ Welfare O.M. No. 4/79/2006-P&PW(D) dated the 13th May, 2008 as reproduced in Annexure to this Order read in conjunction with the General Adaptation Order No.185 dated the 19th December, 1957 shall apply to the officers of the Secretariat.

(A. LOUIS MARTIN)
JOINT SECRETARY
[No. F. 31/02/2010/AN-I]

To
1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch(10 copies)/IFU(5 copies)/O&M Section (5 copies).
4. AN-I Branch (10 copies).
5. All Officers / All Branches.

No. 4/79/2006-P&PW (D)
Government of India
Ministry of Personnel, Public Grievances & Pensions
(Department of Pension & Pensioners' Welfare)
3rd Floor, Laxmi Bhawan
New Delhi-110 003, Dated the 13th May 2006

OFFICE MEMORANDUM

Subject: Restoration of 1/3rd commuted portion of pension in respect of Government servants who had drawn lump sum payment on absorption in public sector undertakings/autonomous bodies.

The undersigned is directed to say that the Government servants who had drawn lump sum payment in respect of pro-rata pension (1/3rd as well as 2/3rd) on absorption in a PSU/Autonomous Body and have become entitled to restoration of 1/3rd commuted portion of pension as per the provisions of this Department's O.M. No. 34/2/86-P&P dated 5th March 87 after 15 years from the date of commutation or 14.85 whatever is later, are regulated vide this Department O.M. No. 4/53/97-P&P(W) dated 14th July 1998 and OM No. 4/79/2006-P& PW (D) dated 6.9.2007 - clarifications regarding.

2. The modalities of implementation of above judgement have been detailed in OM of even no. dated 6.9.2007. However this Department has been receiving requests for certain clarifications from individuals, associations and Ministries/Departments. The matter has been examined and clarified as below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Point raised</th>
<th>Clarification</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>In para 3 (i) (b) I whether the date 31.12.85 is w.r.t. pension or Dearness Relief</td>
<td>The date mentioned is w.r.t. pension i.e. the pension as on 31.12.85 is to be taken into account.</td>
</tr>
<tr>
<td>2.</td>
<td>In para 3 (ii) (b) I what is the rate of Dearness Relief</td>
<td>The rate of Dearness Relief which was taken into account for revision of pension i.e. as on 1.1.1996 is to be applied.</td>
</tr>
<tr>
<td>3.</td>
<td>In para 3 (ii) (b) I whether the date 31.12.85 is w.r.t. pension or Dearness Relief</td>
<td>The date mentioned is w.r.t. pension i.e. the pension as on 31.12.95 is to be taken into account.</td>
</tr>
<tr>
<td>4.</td>
<td>In para 3 (ii) (b) I what is the rate of Dearness Relief</td>
<td>The rate of Dearness Relief which was taken into account for revision of pension i.e. as on 1.1.1996 is to be applied.</td>
</tr>
<tr>
<td>5.</td>
<td>In para 3 (i) (b) I what is full pension as on 31.12.85</td>
<td>The full pension shall be actual full pension sanctioned or the revised pension (in case of pre-1979 pensioners) as per the Liberalised Pension formula of 1979 (Deptt. of Expenditure OM No. F.1(8)-EW/83 dated 22.10.93)</td>
</tr>
<tr>
<td>6.</td>
<td>In para 3 (i) (b) I what is full pension as on 31.12.95</td>
<td>The full pension shall be actual full pension sanctioned (in case of post 1986 pensioners) or the revised notional full pension (in case of pre-1986 pensioners) as per the guidelines given in OM No.4/59/97 P&amp;PW(D) dated 14.7.1998 and OM No. 4/69/93 P&amp;PW(D) dated 12.1.99 read with corrigendum of even No. dated 5.2.99.</td>
</tr>
</tbody>
</table>

3. Hindi Version will follow

(Amitabh Duvvuri)
Under Secretary to the government of India
Ph.No.24644636

^ Adopted vide R&CS Order No. PGF-423/98 dated 06.08.1998.
LOK SABHA SECRETARIAT

Parliament House Annexe,
New Delhi - 110001.

Dated the 23rd February, 2010
Phalguna 4, 1931 (Saka).

Recruitment and Conditions of Service Orders
Order No. PGF-507/2010

Subject: Revision of 1/3rd commuted portion of pension in respect of Government servants who had drawn lumpsum payment on absorption in Central Public Sector Undertakings/Central Autonomous Bodies - Implementation of Government's decision on the recommendations of the Sixth Central Pay Commission.

In accordance with the provisions contained in Rule 3 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority has decided that the orders regarding revision of 1/3rd commuted portion of pension in respect of Government servants who had drawn lumpsum payment on absorption in Central Public Sector Undertakings/Central Autonomous Bodies - Implementation of Government's decision on the recommendations of the Sixth Central Pay Commission, as contained in the Government of India, Ministry of Personnel, Public Grievances and Pensions, Department of Pension and Pensioners' Welfare O.M. No(s) 4/38/2008-P&PW(D) dated the 15th September, 2008, 27th May, 2009, 17th September, 2009 and 19th January, 2010 as reproduced in Annexure I to Annexure IV respectively to this Order read in conjunction with the General Adaptation Order No.185 dated the 19th December, 1957 shall apply to the officers of the Secretariat.

(A. LOUIS MARTIN)
Joint Secretary
[No. F. 31/02/2010/AN-I]

To

1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch (10 copies)/IFU (5 copies)/O&M Section (5 copies).
4. AN-I Branch (10 copies).
5. All Officers / All Branches.
Office Memorandum

Subject: Revision of 1/3rd commuted portion of pension in respect of Government servants who had drawn lump sum payment on absorption in Central Public Sector Undertakings/Central Autonomous Bodies - Implementation of Government's decision on the recommendations of the Sixth Central Pay Commission

The undersigned is directed to say that the restorable 1/3rd pension of the Government servants who had drawn lump sum payment in respect of prorata pension (1/3rd as well as 2/3rd) on absorption in a PSUs/Autonomous Bodies and have become entitled to restoration of 1/3rd commuted portion of pension as per the provisions of this Department's O.M. No. 34/2/86-P&PW dated 5th March 1987 after 15 years from the date of commutation or 1.4.85 whichever is later, is regulated vide this Department O.M. No. 4/59/97-P&PW(D) dated 14th July 1998, O.M No.4/79/2006-P&PW (D) dated 6.9.01 and dated 13.5.08 as clarified from time to time.

2. In pursuance of Government's decision on the recommendations of Sixth Central Pay Commission, instructions have been issued for revision of pension of pre-2006 pensioners/family pensioners vide Deptt. of Pension & Pensioners Welfare's O.M. No.38/37/08-P&PW(A) dated 1st September 2008. Accordingly sanction of the President is hereby accorded for revision of 1/3rd restorable pension of absorbbees with effect from 1.1.2006, as explained hereunder:

A. As on 01.01.2006, the full pension of the absorbbees shall be notionally revised w.e.f. 1.1.2006 based on full pension as on 31.12.2005 in accordance with the instructions for revision of pension, issued for implementing the 6th Pay Commission Recommendations vide OM No.38/37/08-P&PW(A) dated 1st September 2008. Benefit of additional pension available to old pensioners will granted as indicated in para 3 below.

B. The restorable 1/3rd pension shall be the sum of the following:
   ii. Dearness Pension on the full pension as on 31.12.2005

Contd....
iii. Dearness Relief upto AICPI (IW) average index 536 (Base year 1982-100) i.e. @ 24% of Basic full pension plus dearness pension.
iv. Fitment weightage @ 40% of the full pension as on 31.12.2005

3. The quantum of 1/3rd restorable pension as per para 2(B) above shall be further increased in respect of old pensioners as follows:

<table>
<thead>
<tr>
<th>Age of pensioner</th>
<th>Additional quantum</th>
</tr>
</thead>
<tbody>
<tr>
<td>From 80 years to less than 85 years</td>
<td>20% of revised 1/3rd restorable pension</td>
</tr>
<tr>
<td>From 85 years to less than 90 years</td>
<td>30% of revised 1/3rd restorable pension</td>
</tr>
<tr>
<td>From 90 years to less than 95 years</td>
<td>40% of revised 1/3rd restorable pension</td>
</tr>
<tr>
<td>From 95 years to less than 100 years</td>
<td>50% of revised 1/3rd restorable pension</td>
</tr>
<tr>
<td>100 years or more</td>
<td>100% of revised 1/3rd restorable pension</td>
</tr>
</tbody>
</table>

The amount of additional pension will be shown distinctly in the pension payment order.

4. Payment of DR shall be on full pension as per instructions issued from time to time and is subject to the condition that the absorbed employee was not re-employed/employed under the Central Government or State Government or a Corporation/Company/Body/Bank under them in India or abroad, including permanent absorption in such Corporation/Company/Body/Bank at the time of restoration.

5. The benefit of revision of restorable 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.

6. This issues with the concurrence of Ministry of finance (Department of Expenditure) vide their UO No 4.2/11/2008-IC dated 10.09.2008.

7. Hindi version will follow.

*Adopted vide R&C Order No. PGF- 423/98 dated 06.08.1998.
OFFICE MEMORANDUM

Subject: Revision of 1/3rd commuted portion of pension in respect of Government servants who had drawn lumpsum payment on absorption in Central Public Sector Undertakings/Central Autonomous Bodies -amount of the revised 1/3rd restored pension plus Dearness Pay (DP) & Dearness Relief (DR) on implementation of Government's decision on the recommendations of the Sixth Central Pay Commission to be not less than 1/3rd pre revised restored pension plus admissible DP & DR as already drawn up to 01.09.2008- Regarding,

The undersigned is directed to say that the restorable 1/3rd pension of the Government servants who had drawn lumpsum payment in respect of pre-rata pension (1/3rd as well as 2/3rd) on absorption in a PSUs/Autonomous Bodies and have become entitled to restoration of 1/3rd commuted portion of pension as per the provisions of the Department's O.M. No. 34/2/86-P&PW dated 5th March 1987 after 15 years from the date of commutation or 1.4.85, whichever is later, is regulated vide this Department's O.M. No. 4/59/7-P&PW(D) dated 14th July 1998, OM No.4/79/2006-P&PW (D) dated 6.9.07 and dated 13.5.08. In pursuance of Government's decision on the recommendations of Sixth Central Pay Commission, instructions have been issued for revision of 1/3rd restorable pension of such absorbees vide Deptt. of Pension & Pensioners Welfare's OM of even No. dated 15th September 2008.

2. The Deptt. of Pension and PW has received representations that implementation of instructions contained in OM dated 15.9.2008 is resulting in drop in the total amount of 1/3rd restored pension plus DR in comparison to total amount of the 1/3rd restored pension plus admissible DP & DR as drawn by pensioners.

3. The President is pleased to decide that such absorbees, whose pre-revised 1/3 restored pension plus admissible DR as on 1.9.2008 works out to be more than the amount of the revised 1/3rd restorable pension plus DR on the implementation of the Government's decision on the recommendations of the Sixth Central Pay Commission in terms of instructions contained in OM dated 15.9.2008 shall continue to draw the pre-revised pension plus DP plus DR admissible in terms of orders existed prior to issue of the OM dated 15.9.2008 till such time the restoral amount of revised pension in terms of instruction contained in OM dated 15.9.2008 plus admissible DR works out to be more than the pre revised 1/3rd restored pension.

4. The Administrative Ministries/Departments are therefore directed to ensure that wherever the restoral amount of the revised pension plus DR of such absorbees, in terms of instructions contained in OM dated 15.9.2008 becomes less than 1/3rd pre revised restored pension plus admissible DP & DR as already drawn, the absorbed employees should be allowed to draw the pensionary benefits admissible to them till such time restoral amount of the revised pension in terms of instructions contained in OM dated 15.9.2008 plus admissible DR works out to be more than the pre revised 1/3rd restored pension plus admissible DP & DR as on 01.09.2008. Necessary entries in the PPOs to this effect shall be made accordingly.

5. This issues with the concurrence of Ministry of Finance (Department of Expenditure) vide their UO No.106/EV/2009 dated 18.05.2009 and C&AG's U.O.No.30 Audit (Rules)12-2009 dated 5.5.2009.

6. Hindi version will follow.

(Raj Singh)
Director

No.4/38/2008-P&PW(D)
GOVERNMENT OF INDIA
MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES & PENSIONS
DEPARTMENT OF PENSION & PENSIONERS WELFARE

LOK NAYAK BHAVAN, KHAN MARKET,
NEW DELHI, dated the , 2009.

OFFICE MEMORANDUM

Subject: -Representations on method of revision of restorable 1/3 commuted portion of pension consequent to 6th Pay Commission recommendations in respect of Govt. Servants who had drawn lump-sum payment on absorption in public sector undertaking/autonomous bodies - regarding.

This Department has been receiving representations on the above noted subject. In this regard, the undersigned is directed to state that the Government had issued instructions on restoration of 1/3rd commuted portion of pension in respect of Government servants who had drawn lump sum payment on absorption in public sector undertaking/autonomous bodies implementing the Andhra Pradesh High Court judgement dated 24.12.03 in Writ Petition No.8532 of 2003 followed by the Supreme Court judgement dated 29.11.06 in Civil appeal No.5269 of 2006 arising out of SLP Nos.21647-648 of 2005 and the Supreme Court judgement dated 24.7.2007 in Review petition No.443 of 07 vide O.M.No.4/79/2006-P&PW(D) dated 6.9.2007 in consultation with Ministry of Law & Justice and Ministry of Finance (Deptt. of Expenditure). It was further clarified vide OM dated 13.5.08. In pursuance of Government's decision on the recommendations of Sixth Central Pay Commission, Instructions have been issued for revision of 1/3rd restorable pension of such absorbees vide Deptt. of Pension & Pensioners Welfare's OM of even No. dated 15th September 2008 followed by OM dated 27.5.2009:

2. The formula for arriving at 1/3rd restorable pension in the OM dated 15.9.2008 is on the same lines which the Hon'ble Court has prescribed in the above mentioned judgement as the revision of restorable pension of such absorbees is governed by the Hon'ble Court judgement mentioned above. It is pertinent to mention that pension (full pension on which OR etc. are paid) in respect of this class of pensioners is revised as per instructions for any other pensioner as it is not regulated by Hon'ble Court order. So far as instructions contained in O.M. dated 27.5.2009 are concerned this has been issued so as to protect this class of pensioners in case there is loss in 1/3rd restorable pension plus DA w.r.t. pre-revised 1/3rd restorable pension plus DP plus DR.

3. All references/representations received on this subject stand disposed off accordingly.

4. Hindi version will follow.

(Raj Singh)
Director

OFFICE MEMORANDUM

Subject: Revision of 1/3rd commuted portion of pension in respect of Government servants who had drawn lump sum payment on absorption in Public Sector Undertakings/Autonomous Bodies - Implementation of Government's decision on the recommendations of the Sixth Central Pay Commission - regarding.

The undersigned is directed to say that the restorable 1/3rd pension of the Government servants who had drawn lump sum payment in respect of pro-rata pension (1/3rd as well as 2/3rd) on absorption in PSUs/Autonomous Bodies and have become entitled to restoration of 1/3rd commuted portion of pension as per the provisions of this Department's O.M. No. 34/2/87-P&PW dated 5th March 87 after 15 years from the date of commutation or 1.45 whichever is later, is regulated vide this Department O.M. No. 4/58/97-P&PW(D) dated 14th July 1996, OMs No.4/79/2006-P&PW (D) dated 6.9.07 and dated 13.5.08 as clarified from time to time.

2. In pursuance of Government's decision on the recommendations of Sixth Central Pay Commission, instructions have been issued for revision of 1/3rd restorable pension of absorbees with effect from 1.1.2006 vide this Department's OMs of even number dated 15.9.2008 and 27.5.2009.

3. The benefit of additional pension to old pensioners was regulated vide para 3 of this Department's O.M. dated 15.9.2006. The matter has been reconsidered and it has been decided that in supersession of instructions contained in para 3 of this Department's O.M. dated 15.9.2008, the quantum of additional pension available to old pensioners and Dearness Relief thereon shall be on full pension and regulated as per instructions contained in O.M.No.38/39/06-P&PW(A) dated 19.2.2008 as clarified from time to time.


5. Hindi version will follow.

* Adopted vide R&CS Order No. PGF- 423/98 dated 06.08.1998.
RECRUITMENT AND CONDITIONS OF SERVICE ORDERS
Order No. PGF-593/2010

Subject: Implementation of the law against excess recovery from pension-
non-deduction of the non-deductibles - clarification regarding.

In accordance with the provisions contained in Rule 8 of the Lok Sabha
Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with
R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority
has decided that the clarifications regarding implementation of the law against
excess recovery from pension-non-deduction of the non-deductibles, as contained in
the Government of India, Ministry of Personnel, Public Grievances and Pensions,
Department of Pension and Pensioners' Welfare O.M. No. 4/4/2008-P&PW(D) dated the
27th January, 2010 as reproduced in Annexure to this Order read in conjunction with the
General Adaptation Order No.185 dated the 19th December, 1957 shall apply to the
officers of the Secretariat.

(A. LOUIS MARTIN)
JOINT SECRETARY
[No. F. 31/02/2010/AN-I]

To
1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch (10 copies)/IFU (5 copies)/O&M Section (5 copies).
4. An-I Branch (10 copies).
5. All Officers / All Branches.
LOK SABHA SECRETARIAT

PARLIAMENT HOUSE ANNEXE,
NEW DELHI – 110001.

Dated the 28th May, 2010
Jyaistha 07, 1932 (Saka).

RECRUITMENT AND CONDITIONS OF SERVICE ORDERS
Order No. PGF- 509/2010

Subject: Amendment to Rule 33·B of General Provident Fund (Central Services) Rules, 1960

In accordance with the provisions contained in Rule 9 of the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 read with R&CS Order No. PDA-1104/2004 dated the 17th December, 2004, the Competent Authority has decided that the orders regarding amendment to Rule 33-B of General Provident Fund (Central Services) Rules, 1960, as contained in the Government of India, Ministry of Personnel, Public Grievances & Pensions, Department of Pension and Pensioners Welfare Notification No. S.O. 1529 dated the 27th May, 2009, as reproduced in Annexure to this Order read in conjunction with the General Adaptation Order No. 185 dated the 19th December, 1957 shall apply to the officers of the Secretariat.

(P.K. GROVER)
JOINT SECRETARY
[No. F. 31/09/2010/AN-1]

To

1. The Pay & Accounts Officer, Lok Sabha (10 copies).
2. The DGACR, Concurrent Audit (P) Branch.
3. B&P Branch (10 copies)/IFU (5 copies)/O&M Section (5 copies).
4. AN-I Branch (10 copies).
5. All Officers / All Branches.
भारत का राजपत्र
The Gazette of India

प्रकाशक से प्रकाशित
PUBLISHED BY AUTHORITY

साप्ताहिक
WEEKLY

भारत सरकार के मंत्रालयों (राज मंत्रालय को छोड़कर) द्वारा जारी किए गए पाबंदित आदेश और अधिकारिक विविध भिन्न भिन्न
Statutory Orders and Notifications issued by the Ministries of the Government of India.
(Other than the Ministry of Defence)

(व) फूट के बाद के स्थान पर पूर्वस्ती तथा निर्देश की हिस्सी भी साथ ऐसे अभिलेख का जना अधिकारी निर्देशसंचलन संचय के फ़ा होगा होगा—

(i) कोन्ठीय निषेध सेवा (पूर्वीविद सेवा) निवेदन, 2008 के अनुसार में बैंक-2 (9,300-34,800 रुपए) या क्षेत्र में पद भार उत्तरी और 4,800 रुपए या अधिक प्रतिशत बैंक ने देने वाले अभिलेख की दस्तावेज में 35,000 रुपए;

(ii) कोन्ठीय निषेध सेवा (पूर्वीविद सेवा) निवेदन, 2008 के अनुसार में बैंक-2 (9,300-34,800 रुपए) में पद भार देने वाले और 4,200 रुपए, प्रतिशत या अधिक किस्म 4,800 रुपए प्रतिशत से समान देने वाले अभिलेख की दस्तावेज में 15,000 रुपए;

(iii) कोन्ठीय निषेध सेवा (पूर्वीविद सेवा) निवेदन, 2008 के अनुसार में बैंक-2 (9,300-34,800 रुपए) में पद भार देने वाले और 1,400 रुपए प्रतिशत या अधिक फिर्ता 4,200 रुपए.

hereby makes the following rules 'further to 'amend the

Constitution, and after consultation with the Comptroller
the proviso to article 309a.nd clause (5)

Wi(

MINIS'TRYOF PERSONNEl. PUBLICGRlEVANCES

THE GAZETTE OF INDIA: JUNE 6, 2009/JYAISTH A 16, 1931

13.

10.

8.

1. (1) These rules may be called the General Provident Fund (Central Services) Amendment Rules, 2009.

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

3. In the General Provident Fund (Central Services) Rules, 1960, in rule 33-B, for clauses (a) and (b), the following clauses shall be substituted, namely:

(6) the balance at the credit of such subscriber shall not at any time during the three years preceding the month of death have fallen below the limits of:

(i) Rs. 25,000 in the case of a subscriber holding a post in the Pay Band-2 (Rs. 9,100-34,800) or above and drawing a Grade Pay of Rs. 4,800 p.m. or more as per Central Civil Service (Revised Pay) Rules, 2008;

(ii) Rs. 15,000 in the case of a subscriber holding a post in the Pay Band-2 (Rs. 9,300-34,800) and drawing a Grade Pay of Rs. 4,200 p.m. or more but less than Rs. 4,800 p.m. as per Central Civil Services (Revised Pay) Rules, 2008;

3. (a) Rs. 10,000 in the case of a subscriber holding a post in the Pay Band-2, Pay Band-1 or Pay Band-1S (Rs. 4,440-7,440) and drawing a grade Pay of Rs. 4,100 p.m. or more but less than Rs. 4,200 p.m. as per Central Civil Services (Revised Pay) Rules, 2008;

(b) Rs. 6,000 in the case of a subscriber holding a post in the Pay Band-1S (Rs. 4,440-7,440) and drawing a Grade Pay of Rs. 1,300 p.m. or more but less than Rs. 1,400 p.m. as per Central Civil Services (Revised Pay) Rules, 2008;

(b) the additional amount payable under this rule shall not exceed Rs. 60,000.

Note:—Pre-revised Scheme which existed before this Notification published in the Gazette of India vide S.O. 826 dated 25th April, 1998, shall apply in cases of death of subscriber on or before the publication of this date and to whom aforesaid amended rule 33-B does not apply.

[F. No. 45/4/2008-P&P(WF)]

M. P. SINGH, Director

Foot note:—The General Provident Fund (Central Services) Rules, 1960, were published in the Gazette of India vide Notification No. S.O. 3,000 dated the 1st December, 1960. The Fourth re-print of the Rules, (corrected up to 2004-2005) have since been published in diglot form. The rules were subsequently amended vide notifications mentioned below:

2. S.O. No. 710 dated the 4th March, 1990.
4. S.O. No. 3272 dated the 9th December, 1990.
6. S.O. No. 377 dated the 10th February, 1996.
7. S.O. No. 379 dated the 10th February, 1996.
8. S.O. No. 3288 dated the 23rd November, 1996.

*Adopted vide R&CS Order No. PGF-439/99 dated 29.06.1999*