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RMS SENTINEL

Editor : D. THEAGARAJAN

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QUICK MAIL SERVICE BECAME SNAIL MAIL SERVICE

A letter posted in Ladakah was delivered in Kanyakumari within 24 hours upto 1983. After 1983, inter-circle mails were delivered by 48 hours, while intra-circle mails delivered within 24 hours.

After introduction of automatic mail processing centres in Chennai and Mumbai, the unregistered mails were delayed badly.

After introduction of CRC, Registered mails were delayed upto 96 hours.

On 16th Nov. 2009, the Secretary, Dept. of Posts wrote D.O. Letter under No. 19-6/2008-D to all Heads of Circles stating that Metro Mails including Speed post take maximum 13 days for delivery. Minimum required is 4 days, though the Speed Post norm is 24 hours. The Secretary instructed all its Head of Circles that Speed Post should be delivered within 48 hours.

The Secretary has suggested in the D.O. Letter that two areas should be improved i.e. 1) quality of supervision in Mail Office 2) Poor quality of sorting.

Let us review ourselves -

i) Poor quality of sorting

We have 68 RMS Divisions in the country. Every Division is functioning with 40% to 60% shortage

of staff. There was hardly no recruitment for the past ten years. According to the Book of Information, there are 305 mail offices which are functioning with two or three stg. Assts. Mail offices in Metro cities are functioning with 10 to 15 Stg. Assts. Normally small offices receive 30000 to 35000 mails daily. If the two Stg. Assts. Are arranged in mail offices, he can sort out maximum 15000 mails. Remaining 20000 mails are sorted out by outsiders who normally do not know the sorting pattern. Similarly the offices which function with 15 S.A.s receive mails to the extent of 200000 to 400000 daily. 15 S.As can sort maximum 1.5 lakhs. Remaining 2.5 lakhs are sorted by the outsiders. In short, the mail volume of the country is 20 million daily. With the present staff strength, we can clear only 5 to 6 million letters. Remaining 10 to 14 million letters are handled by outsiders who do not possess any knowledge of sorting routes. Such being the condition of our mail offices, how we can improve the quality of sorting in the mail offices.

ii) Quality of Supervision in Mail office

Most of the mail offices are functioning without regular supervisors. Of course, Mail offices which function in Metro cities are having regular supervisor. But the Supervisors are compelled by

JOURNAL OF THE NATIONAL UNION OF RMS & MMS EMPLOYEES, GROUP 'C'
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the higher authority to clear the mails whatever received by that office. If mails are not cleared, the Supervisors are charge-sheeted under Rule 16. Some supervisors face even suspension and some are transferred. The irony is that sorting Assts. get Supervisor promotion only at the fag end of their service. Furthermore these supervisory posts do not carry any Special allowance. How the Dept. is expecting quality Supervision from the Supervisors when the workload is beyond their control.

Moreover, in the D.O. letter, the Secretary mentions about training and charge-sheets.

We have no objection in giving training to any staff. We do not have any second opinion in

charge-sheeting officials who habitually missend the letters. The Secretary does not understand the actual problems faced by the mail offices. No Heads of Circles dare to tell the Secretary the actual problems faced by the mail offices. In stead, in order to satisfy the Secretary, the Heads of Circles indulge in giving training to some officials and penalizing some officials as instructed by the Secretary.

Training and penalizing will not improve the quality of sorting. It may help the Heads of Circles to earn encomiums in their CRs. But it will never help to improve the Speed in the mail offices.

Will the higher officers understand ground realities?

In Contrn. P. No. 5

Decision : These items will be discussed in the next meetings.

Item No.15

Parity in pension of all pre 1996 retirees with those who retired on or after 1.1.2006

The Government have already accepted in principle that there shall be parity in pension amongst pensioners irrespective of the date from which they had retired.

Accordingly pension of all pre 1986 retirees was revised with effect from 1.1.96 by first determining the notional pay which would have been fixed as on 1.1.86 (treating as if the employees were in service on that date) and then the Notional Pension was updated by applying the same fitment formula which was applied to serving employees.

We, therefore demanded that the notional pay of all pre 1996 retirees may be fixed as on 1.1.96 in terms of Revised Pay Rules, 1996 and the notional pension as on 1.1.96 may be revised w.e.f. 1.1.06 by applying the same fitment formula which is applied in the case of serving employees i.e. by multiplying the notional pension as on 1.1.96 by 1.86 + the Grade Pay of the Pay Scale (V CPC) from which they would have retired.

The revision of pension has been done by applying the formula of Basic Pension as on 1.1.96 + Dearness Pension (50% of Basic Pension) + Dearness Relief on Basic Pension + Dearness Pension+40% of Basic Pension.

This is not the same that has been granted to serving employees. In whose case the Grade Pay which is the fitment benefit is 40% of the maximum of the Pre-revised Pay Scale.

As such the Pensioners should also be granted 50% the of Grade Pay of the Pay Scale from which they had retired by way of fitment benefit and not 40% of Basic Pension.

Decision : After detailed discussion, the official side agreed to consider the issue once again.

Note : Denial of higher Grade pay to Master-Craftsmen of workshop in MMS in the Postal Dept. while affording the same to those in Railways and Defence was raised by staff side. The Dept. of Expenditure informed that they have not received any reference from the Dept. of Posts in the matter. But the official side of the Postal Dept. stated that they already had referred the matter to the Dept. of Expenditure earlier.

After the discussion, it was agreed that the Dept. of Expenditure and Postal Dept. would sort out this matter at the earliest.



NATIONAL ANOMALY COMMITTEE MEETING AND DECISIONS THEREOF

First meeting of National Anomaly committee was held on 12-12-2009. Sri U.M. Purohit, Secretary Staff side explained the subjects in depth. The staff side requested the Chairman, Secretary (P) to ensure the functioning of JCM at all levels. The Secretary (P) agreed with staff side.

The next meeting of the JCM would be on 16-1-2010.

Discussions and decisions are as follows:

1. The item Nos. 1 to 4 and 5 (iii) and 7 were grouped together and discussed as they were identical in content. For the sake of convenience, we reproduce item No. 3 which covers all the above mentioned items.

Fixation of Pay in Revised Pay Scale

The VI CPC in para 2.2.9 (vii) has indicated that where prerevised pay scales have been merged it has been done by extending the existing minimum prescribed for the highest pay scale with which the other scales are being merged. Accordingly it has also been stipulated in 7(1)(A) of the CCS (Revised Pay) Rules, 2008 that if the minimum of the Revised Pay Band / Pay Scale is more than what is determined by multiplying the existing basic pay as on 1.1.2006 by a factor of 1.86 and rounding of the resultant figure to the next multiple of 10, the pay shall be fixed at the minimum of the revised Pay Band / Pay Scale. Note 2B below Rule 7, ibid and illustration 4B given in the Explanatory Memorandum to the Revised Pay Rule apply to cases of merger of Pay Scales. Note 2B states that pay in the revised Pay Bands will be fixed in the manner prescribed in accordance with Clause (A) (i) And clause (A) (ii) of Rule 7. In illustration 4B a case of an employee in the pre revised pay scale Rs.5000-8000 drawing Rs.5600 as on 1.1.2006 in the pay scale of 6500-10500 has been indicated with which the pay scale of Rs.5000-8000 stands merged.

Taking these into account the pay in the Pay Band in the case of all employees in the Pay Scales of Rs.5000-8000 and Rs.5500-9000 has to be fixed at Rs. 6500 multiplied by 1.86 i.e. Rs.12090. The fixation tables for pay scales 5000-8000 and 5500-9000 may therefore be modified fixing the pay in the pay band at Rs.12090 wherever it is less than that amount.

Illustration 4B in the explanatory memorandum to the Revised Pay Rules 2008 may be modified as under:- .

Existing Scale of Pay	5000-8000
Pay Band PB-2	9300-34800
Merged with Pay Scale	6500-10500
Existing Basic Pay as on 1.1.06	Rs.5600
Pay in the PB-2	Rs.5600 X 1.86 = 10420

As per Clause (A) (i) of Rule 7(i) of Revised Pay rules 2008

Pay in the PB-2 Rs.6500- X 1.86 = 12090

As per Clause (A) (ii) of Rule 7 (i) of Revised Pay Rules 2008

Grade Pay Rs.4200

Revised Basic Pay Rs.16290

Decision : The official side agreed to re-look into the matter.

Item No. 5(i)

On Revised Pay Rules. 2008

(i) Option

It has been mentioned under sub rule 4 thereof that the option once exercised shall be final and should be exercised within three months from the date of notification of the rule vide Sub rule I thereof. Since it is very difficult to comprehend and assess the implication of such option, we propose that the first option exercised within three months may not be treated as final and the employees be permitted to revise the option within six month of the date of exercising the first option.

Decision : The official side has agreed to examine the issue.

Item No. 5(ii)

(ii) Special allowance and qualification pay which are taken for fixation purposes on promotion should be doubled with effect from 1.1.2006 and not from 1.9.2008 as it cannot be construed to be an allowance. If this is not done, senior employees will suffer loss in emoluments, in case of persons who are promoted during the period between 1.1.2006 and 1.9.2008.

It was pointed out that the item relating to 5th CPC is still pending at the Standing Committee. The Official

Side stated that the item would be covered when a decision is taken on the item relating to 5th CPC.

Item No. 5(vi)

(vi) Rule 9. Date of next increment

It is seen after going through the stipulation in the above rules that a person whose increment falls on 1.1.2006 will get the increment on 1.1.2006 in the pre revised pay scale and will get the next increment in the revised pay structure on 1.7.2006 i.e. on expiry of six months. Similarly those, whose next increment is between 1st July, 2006 and 1st December, 2006 would also be granted next increment in the revised pay structure on 1.7.2006. On the other hand, the persons whose increment dates are between 1st Feb. 2006 and 1st June 2006 have to wait for more than 12 months to get the next increment on 1.7.2006. This is quite anomalous. In the case of those who retire during the period between 1st Feb. and 30th June, they will suffer a loss of one increment perpetually thus affecting their pension. It is, therefore proposed that the persons whose increment falls between 1st February and 1st June, 2006 may be given one increment on 1.1.2006 as a one time measure.

The official side agreed to issue orders to cover those in service between 1.1.2006 and 1.7.2006 as a one time measure. The Staff Side however, pointed out that they have made the suggestion for a one time measure on the specific understanding that Rule 9 of the Revised Pay Rules 2008 has no applicability in the fixation of increment date in future as in those cases, the Fundamental Rules will have the application. The Official side was of the opinion that the Revised Pay Rules will override the provisions of the Fundamental Rules. The Staff Side then contended that the increment of an official cannot be postponed except on award of a penalty after initiation of disciplinary proceedings. The official side after some discussion agreed to reconsider the issue in the light of the contention made by the Staff Side.

Item No. 5(vii)

(vii). Tax deduction from salary:

Spread over of the arrears of salary is permissible under section 89 (a) of the I.T. Act. No tax will thus become payable by Group D employees on account of receipt of arrears eventually. Therefore, executive instructions may be issued not to deduct any tax from the arrears payment pertaining to the Group D employees. In respect of others, they may be allowed to exercise option to tax the arrears either on receipt basis or accrual basis.

Item No. 5 (vii) Temporary Status Casual Labourers

As per existing scheme the employees who are afforded temporary status are paid the wages computed with reference to the minimum of the corresponding scale of pay of regular employees. In the case of Group D temporary status employees, it will become necessary that they are afforded the requisite training if they are non-matriculantes.

Decision : The item was not pressed since the arrears have all been paid.

Item No.6

Benefit on promotion

It is an accepted proposition that an employee when promoted to a higher post involving higher responsibility should get a suitable raise in his salary. It was on this consideration that FR 22-C was framed whereby the promotee was first granted an increment in the lower Pay Scale and then fixed at the appropriate (next) stage in the higher grade.

At the time of V CPC it was agreed that minimum increase in salary on promotion shall not be less than Rs. 100/- There are certain grades in which, on promotion, a hike of Rs.650/- is being allowed with reference to pre-revised pay scale.

In these circumstances grant of only one increment in the lower Pay Band / Pay scale and difference in grade pay, if there be any, being granted on promotion is certainly inadequate. We therefore propose that minimum benefit on promotion should not be less than 10% of the Pay+Grade Pay of the feeder post.

Decision : Though the official side declared that the item would not come under purview Anomaly committee, the official side agreed to discuss the issue outside the forum.

Item No.7

Fixation of pay on promotion.

The minimum Entry pay with Grade Pay in the revised pay structure for direct recruits appointed on or after 1.1.2006 has been specific vide first Schedule, Part-A, Section II of the Gazette

DIVISIONAL SECRETARIES

Please remit quota to Federation @ 50 paise per member per month to

Sri BRIJ MOHAN

Secretary (Finance)

District Court Post Office, Delhi - 110 054.

Notification of the Govt. of India, Ministry of Finance No. G.S.R. 622 (E) dated 29.8.2008.

On promotion, the pay of the promotees should not be less than the direct recruits.

In VI CPC structure there is no pay scale and new concept of grade pay has been inducted, which should determine the status. As such the following provisions need to be inserted below clarification 2. 'The method of Fixation of Pay on promotion on or after 1.1.2006.

"on promotion to the higher grade pay of an employee should be fixed appropriately and in any case it should not be less than the entry Pay in the revised pay Structure for direct recruits appointed on or after 1.1.2006 for the post." further, on promotion to the next higher grade- pay an employee should be fixed by adding 10% of pay, plus the grade pay as demanded by NCIJCM in its memorandum submitted to the Chairman, NCIJCM/ Cabinet secretary on 8.4.2008.

Decision : The official side agreed to issue orders.

Item No.8

Refixation of pension/family pension

Para 9 of the Ministry of Personnel, Public Grievances and Pension's O.M. No. F.No. 38/37/08-P&PW (A) dated 1.9.2008 states as under:-

"The consolidated pension / family pension as worked out in accordance with provisions of para 4.1 above shall be treated as final basic pension with effect from 1.1.2006 and shall qualify for grant of Dearness Relief sanctioned thereafter."

This has left uncovered the provision made in para 4.2 of the same OM, which lays down as under:-

"The fixation of pension will be subject to the provision that the revised pension in no case, shall be lower than fifty percent of the minimum of the pay in the pay band plus the grade pay corresponding to the pre-revised pay scale from which the pensioner had retired. In the case of HAG + and above scales, this will be fifty percent of the minimum of the revised pay scale."

Since re-fixation of pension has been allowed both under paras 4.1 and 4.2, they should both be covered in para 9 of the OM. It is requested that para 9 of the said OM may be revised including both paras 4.1 and 4.2 thereof.

Decision : Orders have been issued in Sept. 2009.

Item. No.9

Anomaly in pension for Government Servants who retired/Died in harness between 1.1.2006 and 1.9.2006

The Sixth Central Pay Commission lays down inter-alia that once an employee renders the minimum pensionable service of 20 years, pension should be paid at 50% of the average emoluments received during the past 10 months or the pay last drawn, whichever is more beneficial to the retiring employee.

As per the Ministry of Personnel, Public Grievances and Pension O.M. F.No. 38/37/08-P&PW(A) dated 2nd September 2008, these orders shall come into force with effect from the date of issue of this OM, namely 2nd September 2008 and shall be, applicable to all Government Servants becoming entitled to pension after rendering the minimum qualifying service of 20 years or on completion of 10 years qualifying service in accordance with rule 49(2) of the CCS (Pension) Rules, 1972.

However, the Govt. servants who have retired on or after 1.1.2006 but before the date of issue of this OM (2.9.2008) have been debarred from this benefit. They will be governed by the rules/ orders which were in force immediately before coming into effect of these orders. In other words their pension will be calculated on average emoluments received during the last 10 months and not on the actual pay last drawn. It is requested that this discrimination should be removed.

Decision : Orders are under issue.

Item No. 10

Commutation of Pension

The minimum period of Service for eligibility for pension is 10 years. For appointment to Government Service the minimum age is 18 years. In view of this, if a person is appointed at the age of 18 years he cannot become eligible for pension unless he has served for a period of at least 10 years and attained the age of 28 years i.e. when his birthday falls in the 29th years.

The table adopted as per the Ministry of Personnel, Public Grievances and Pension's OM No. 38/37/08-P&PW (A) dated 2.9.2008 shows the minimum age of next birthday after retirement as 20 which is not understood. It is requested that suitable amendment to the table referred to may be notified.

Decision : The Item was withdrawn by the Staff Side.

Item No. 11 to 14. These items were deferred for discussion at the next meeting.

Contd. P. No. 2

GOVT. ORDERS

G.I. Dept. of Per & Trg. F.No. 14014/2/2009-
Estt.(D), dated 11-12-2009

Review of Scheme for Compassionate Appointment in the light of the Sixth Pay Commission recommendations

The modification of the existing Scheme for Compassionate Appointment has been considered in the light of the recommendation of the Sixth CPC as contained in Para 2.2.9 and 2.2.10 of its Repot. Accordingly, in partial modification of the Scheme for Compassionate Appointment issued by this Department vide O.M. no. 14014/6/94-Estt. (D) dated the 9th October, 1998, as amended from time to time, it has been decided in consultation with the Department of Expenditure that for appointment on compassionate grounds, in exceptional circumstances Government may consider recruiting persons not immediately meeting the minimum educational standards. Government may engage them as trainees who will be given the regular pay bands and grade pay only on acquiring the minimum qualification prescribed under the recruitment rules. The emoluments of these trainees, during the period of their training and before they are absorbed in the Government as employees, will be governed by the minimum of the - IS pay band of Rs. 4,440-7,440 without any grade pay. In addition, they will be granted all applicable Allowances, like Dearness Allowance, House Rent Allowance and Transport Allowance at the admissible rates. The same shall be calculated on the minimum of - IS pay band without any grade pay. The period spent in the - IS pay band by the future recruits will not be counted as service for any purpose as their regular service will start only after they are placed in the pay band PB-1 of Rs. 5,200-20,200 along with grade pay of Rs. 1,800.

2. The above decision may be brought to the notice of all concerned for information, guidance and necessary action.

G.I. Dept. of Per. & Trg., O.M. No. 31011/
6.2002-Estt. (A), dated 2-12-09

LTC to Central Government Employees - Travel by tour packages operated by IRCTC

The undersigned is directed to refer to DoP & T., O.M. of even number dated 14-3-2008 (should be 26-3-08 - Sl. No. 248 of Swamy's Annual, 2008), allowing tours by road conducted by the Indian Railway Catering and Tourism Corporation (IRCTC), a Government of India's undertaking under the Ministry of Railways for the purpose of reimbursement of LTC by Government servants on the lines of ITDC/STDC and to say that as the IRCTC is also offering tour packages involving air travel in the sectors like Delhi-Leh, Delhi-Srinagar, Jaipur-Goa, Chennai/Calcutta-Port Blair, etc., the question of allowing LTC packages of IRCTC, including the component of air travel has been examined in consultation with the Ministry of Finance.

2. It has now been decided to allow the reimbursement of air fare along with rail and road fare in the case of LTC journey of Government servants in tours offered by IRCTC for reimbursement under LTC, provided the IRCTC indicates and certifies the 3 components separately and booking of tickets is done by IRCTC fully complying with the instructions of Government of India issued from time to time in this regard such as journey by Air India under LTC 80 scheme in economy class without package benefits, etc.

G.I. Dept. of Per. & Trg.,
O.M. No. 1/20/2009-IR, dated 23-6-09

Disclosure of 'file noting' under the Right to Information Act, 2005

The undersigned is directed to say that various Ministries/Departments, etc., have been seeking clarification about disclosure of file nothing under the Right to Information Act, 2005. It is hereby clarified that file nothing can be disclosed except file nothing containing information exempt from disclosure under Section 8 of the Act.

2. It may be brought to the notice of all concerned.

REPLY FROM THE DEPARTMENT

No. 16/64/2009-SR 15th December, 2009

Sub : Alleged drastic action taken by SRM RMS 'AM' Dn. Ahmedabad, Gujarat Circle - reg.

Sir,

I am directed to refer to your letter No. 31/Guj/72/09 dated 22-9-2009 on the above mentioned subject.

2. The matter has been examined in consultation with the Circle Office. As reported, there is an acute shortage of staff in RMS 'AM' On and if the officials refuse to perform of OTA even minimum up to 15-20 hours in one OTA cycle or even in a quarter, it may adversely affect smooth running of the operation of the division. As such for streamlining the work and in the interest of service one official was charge-sheeted by the then SSRM & Nine officials were charge-sheeted by the then Superintendent Sorting RMS 'AM' Dn. for non-performance of OT duty. It is further to intimate that all such cases were reviewed by the then SSRM 'AM' On and punishment of "censured" has been awarded. Thus say of Union Secretary about issuing 78 charge sheets is not correct.

Further, in order to provide effective and timely services to the customers of Speed Post Articles, Registered Articles and Ordinary Articles, proper and correct sorting as well as labeling of bags at all level including office of dispatch/sending is absolutely necessary. Missending, transfer & delay due to mistake by trained RMS Staff may adversely affect achieving the goal of providing better services. As such, in connection with reports from receiving offices about missending articles/bag by the RMS 'AM' Dn., cases were viewed seriously by the CPMG and 29 defaulted officials were Charge-sheeted to mend themselves in future. However, except three cases, all twenty six charge-sheets were reviewed and 'Censured" by the then SSRM 'AM' Dn. The action thus taken by the SSRM, 'AM' Dn was with a view to improve in quality of sorting and satisfactory output, in the interest of service.

No. 28-6/2006-D Dated 8-12-2009

Sub : Construction of Hardwar RMS.

This has reference to your letter No. 31/UP/75/09 dated 22-9-2009 and telegram dated 19-11-2009 on the subject noted above. The matter has been examined by U.P. Circle.

It has been informed that a suitable hired accommodation for Hardwar RMS is being looked for.

No. 28-10/2007-D

Dated 19-11-2009

Sub : Irregular transfer of officials by SRM RMS BL Dn. Bareilly.

This has reference to your letter No. 31/UP/62/09 dated 3-9-2009 on the subject noted above. The matter has been examined by P.M.G. Bareilly.

It has been informed that the officials who were found guilty were transferred on administrative ground.

No. 16/50/2009-SR

11-11-2009

Sub : Alleged harassment meted out to RMS Staff by PMG Kurnool Region, A.P. Circle - reg.

Sir,

I am directed to your letter No. AP/50.09 dated 2-7-2009 on the above mentioned subject.

2. The matter has been examined in consultation with the Circle office. As reported, PLI/RPLI business was procured in Kurnool Region as under :

Year	Target in crores		Achievement in crores	
	PLI	RPLI	PLI	RPI
2007-08	75	550	88.79	645.83
2008-09	75	530	77.38	539.37

The above targets were achieved by conducting various training sessions, paying timely incentives and guiding the officials personally. Officers at senior levels like PMG, DPS and SPs attended Melas conducted in remote areas, solving the customer's grievances if any, then and there, which helped in procuring more business and no coercive measures were used. RMS units in Kurnool Region have also done well in procuring PLI business as under.

Name of the Unit	PLI Target in crores		PLI achievement in crores	
	2007-08	2008-09	2007-08	2008-09
	'AG' Dn.	-	3	0.40
'TP' Dn.	-	3	1.47	1.05

Hence, the allegation of the union that RMS officials are compelled to procure PLI business is incorrect. There is not a single instance of taking any action against any officials for not procuring PLI/RPLI business, by the PMG Kurnool. If any specific case of harassment is furnished, the same will be enquired into.

Yours faithfully,

(Subhash Chander), Director (SR & Legal)



General Secretary's Letter

On 1-12-2009 the GS NUR 'C' and Devendra Kumar, CS Delhi Circle visited Directorate and discussed with DDG (P) about finalization of Recruitment Rules to Asst. Manager, MMS. The DDG (P) assured that issue is under progress and orders will be issued after the approval of the Dept. of Personnel.

NAPE 'C' CIRCLE CONFERENCE :

The Circle Conference of NAPE 'C' of Tamilnadu Circle was held in Cuddalore from 2nd Dec. to 4th Dec. 2009. The SG FNPO addressed the subject committee meeting on 3rd Dec. 2009. The PIII Tamilnadu Circle donated Rs. 33500/- to the Federation. Sri G.P. Muthukrishnan was re-elected as Circle Secretary with huge margin. The FNPO wishes the new office-bearers of NAPE 'C' Tamilnadu Circle all success in their endeavours.

RC REMEMBERED

The death anniversary Sri R. Chakravarthi, former General Secretary, NUR 'C' was observed on 8-12-2009. Forum of Chakravarthi offered new clothes to the inmates of the orphanage at Maduratakam. In addition various articles worth one lakh rupees were presented to the orphanage.

We salute the office-bearers of Chakravarthi Forum and donors.

'TP' DN. CONFERENCE

RMS 'TP' Dn. Conference was held at Tirupathi on 25 Dec. 2009. The GS addressed the Conference. S/Sri. Vasu Udayar, Sahadeva Reddy Sri M.A. Naidu, Sri K.T.V. Pillai and SRM 'TP' Dn. participated in the Conference. Sri C.S. Bhanu presided the meeting. Sri Maruthi Prasad Reddy presented the annual report. Sri V. Baskar, Ganapathy and K. Vasudevachari were felicitated.

MERGER OF DOP-DOT ACCOUNTS AND PROMOTION OF AAOS

Orders were issued by DOT to absorb 465 JAOs of DOP into DOT as AAOS. The Hon'ble Minister of MOC and MOS also issued orders to relive the

JAOs intime. We have made maximum efforts to get the orders issued from DOP. We congratulate the promoted officials who have been waiting for 15 years.

NATIONAL ANOMALY COMMITTEE

The first meeting of the National Anomaly Committee was held on 12-12-2009 under the Chairmanship of the Secretary, Dept. of Personnel. The Staff side Secretary Sri Drohit explained the subjects and insisted the Govt. to settle issues. Subjects and decisions are published elsewhere.

LETTER FROM OUR FEDERATION

The FNPO sent a letter to Directorate to conduct Departmental Anomaly Committee Meeting, Departmental Council Meeting and periodical Meeting. The Dept. has sought the subjects for Departmental Council Meeting. The Subjects for Departmental Anomaly Committee meeting were already submitted by FNPO to the staff side leader. In regard to periodical Meeting, FNPO affiliates have already submitted subjects to Director, SR.

MEETING WITH THE CPMG, KARNATAKA CIRCLE

GS R3, Circle President NUR C Shri Nagarajan, and the Circle Secretary R4 met CPMG Karnataka Circle on 31st Dec, 2009 on the eve of CPMG retirement.

Yours fraternally,

D. THEAGARAJAN, General Secretary

QUOTA TO CHQ

Remit the Quota to CHQ
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