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RMS SENTINEL

Editor : D. THEAGARAJAN

Vol. XXIII No. 9

SEPTEMBER 2015

BED OF THORNS

I have been once again re-elected as General Secretary at the 20th AIC, Thiruvananthapuram.

I know that coming days will be very challengable. During earlier days the most of the issues of the Circles have been settled at the Circle level. Now even small & petty issues are referred to the CHQ. When we take up such issues with the Directorate, the Directorate points out the hierarchy and direct us to take up the matters with the Circle level. Even if we address the Directorate as a principle, the Directorate calls for report from the circles only. Ultimately the results become negative. This causes among the members that the CHQ is unable to find solution to the issues pertaining to Circle level. The CHQ is unable to express the truth in this regard. Besides this, attitude of the Department is also negative in many aspects. The issues focused by the CHQ

in the Departmental Council Meeting are dealt with by the officers very casually as well as callously stating that most of the issues focused in the meeting do not come under the purview of the Directorate. The Circle administrations have to settle.

When the policy matters come up for discussion such as Cadre Restructuring, MACP anomalies, Revision of OTA, Bonus ceiling etc. the Department sidelines the

issues taking cover of DOP & T. Our hue and cry is not heard by the officers properly. They usually turn blind eye even to our genuine issues. The CHQ can only argue vigorously and record protests. Beyond that we are unable to do anything like walk-out or boycotting the meeting as was done in the past. If we resort to such acts, the Departmental will not conduct any meeting with us in future. This is the present state of affairs of the Department. JCM Meeting has not been convened for several years inspite of our repeated requests.

Coming to the Central Government, the Govt. has started amending the labour laws according to their wims and fancies to protect the corporates/employers and not to employees. The Government has not bothered about our repeated requests. Our appeal has gone to deaf ears. I am not a magician to settle all the issues instantaneously problems can be settled through the means of tireless negotiation and serious industrial action. The present mindset of our members are not for serious industrial action. Under the Circumstances. I have been crowned as General Secretary with thorns. However I assure you that I shall strive hard to fulfill requirement of our members as much as I can.

JOURNAL OF THE NATIONAL UNION OF RMS & MMS EMPLOYEES, GROUP 'C'
CH 17-1-18, ATUL GROVE ROAD, NEW DELHI - 110 001, PHONE : 23321378

ANNUAL SUBSCRIPTION RS. 30/-

SRI SUBRATO CHOUDHARY BEREAVED

Our CHQ regrets to inform that Smt. Shima Choudhry, wife of Sri Subrato Chowdhry, President, NUR 'C' CHQ New Delhi died on 23-8-2015 due to prolonged illness. Smt. Shima Choudhry was one of the active members of our union in West Bengal Circle. Our GS visited the residence of Sri Subrato Choudhry and conveyed the deepest condolences. Our CHQ prays to the Almighty that the soul of Smt. Shima Choudhry may rest in peace and also prays to god to give enough courage to Sri Subrato Choudhry to bear this irreparable loss and come out from the feeling of sadness at the earliest.



UNIQUE ACTION ON THE PART OF THE DECEASED OFFICIAL

Our CHQ proudly informs that Sri Prasanna Barla, Ex-Branch Secretary, Sambalpur Branch, RMS 'K' Dn. retired on VRS due to his prolonged illness. After retirement, he expired on 17-7-2014. Before his death, he had informed his wife that he wanted to donate Rs. 4000/- to the CHQ, NUR 'C' through former Circle Secretary Sri Niranjana Das. Accordingly the wife of late Sri Prasanna Barla gave Rs. 4000/- from her Widow pension to the CHQ through Sri Niranjana Das to fulfill the wishes of her late husband. The above donation was handedover to the CHQ during the AIC at Thiruvananthapuram by Colleagues of RMS 'K' Dn. The CHQ is unable to find words to applaud desire of Sri Prasanna Barla and subsequent action of his wife. The CHQ salutes the action of Mr. & Mrs. Prasanna Barla, former Branch Secretary, Sambalpur Branch.



General Secretary

GOVERNMENT ORDERS

No. 36028/1/2014-Estt.(Res.)
Government of India
Ministry of Personnel, Public Grievances & Pensions
Department of Personnel & Training
Establishment (Reservation-I) Section
North Block, New Delhi

Dated September 3, 2015

To
The Chief Secretaries of all the
State Governments/ Union Territories

Subject: List of Authorities empowered to issue caste/community certificates- Information on the complete list - regarding

Madam/ Sir

As you are aware, the Government of India has issued instructions vide Office Memorandum No. 36012/22/93-Estt.(SCT) dated 15.11.1993 and Office Memorandum No. 36012/6/88-Estt.(SCT) dated 24.04.1990 prescribing the following authorities who are competent to issue caste certificates for the members belonging to Scheduled Castes (SC), Scheduled Tribes (ST) and Other Backward Classes (OBC) category:

(i) District Magistrate/Additional District Magistrate/Collector Deputy Commissioner/ Additional Deputy Commissioner/ 1 st Class Stipendary Magistrate/ Sub Divisional Magistrate/ Taluka Magistrate/Executive

Magistrate/Extra Assistant Commissioner,

(ii) Chief Presidency Magistrate/Additional Chief Presidency Magistrate/ Presidency Magistrate,

(iii) Revenue Officer not below the rank of Tehsildar and

(iv) Sub-Divisional Officer of the area where the candidate and/or his family normally resides.

2. It has come to the notice of the Government that in some States, offices/ officers, other than those prescribed above, have been authorized to issue caste/ social status certificates. The complete list of these said new offices/ officers is not available centrally.

3. It is, therefore, requested that the list of officers/offices authorized by the State Government/ Union Territory to issue caste/ social status certificates, alongwith the copies of the relevant Notifications to that effect, may please be provided to this Department at an early date.

Yours faithfully
(G. SRINIVASAN)

Deputy Secretary to the Government of India

GRANT OF TRANSPORT ALLOWANCE TO
CENTRAL GOVERNMENT EMPLOYEES

No. 21(2)/2015-E.II (B)

Government of India
Ministry of Finance
Department of Expenditure
New Delhi, the 6th August, 2015

OFFICE MEMORANDUM

Subject:- Grant of Transport Allowance to
Central Government employees.

Reference is invited to Ministry of Finance, Department of Expenditure O.M. No. 21(2)/2008-E.II(B) dated 29th August, 2008 regarding grant of Transport Allowance to Central Government employees, consequent upon implementation of the recommendations of the Sixth Central Pay Commission (6th CPC).

2. The Government has since considered the re-classification of cities/towns/localities as per Census-2011 (population criteria) for the purpose of Transport Allowance. Accordingly, the President is pleased to decide the revised classification of cities, towns and localities, for the purpose of grant of Transport Allowance at higher rates to Central Government employees, as per Annexure-1. Therefore, the table below Para '1' of O.M. dated 29.08.2008 stands partially modified as under:-

The revised classification of ,cities/towns/ localities for the purpose of grant of Transport Allowance shall take effect from 1st April, 2015.

4. The orders will apply to all civilian employees of the Central Government.

The orders will also be applicable to the civilian employees paid from the Defence Services Estimates. In respect of Armed Forces personnel and Railway

employees, separate orders will be issued by the Ministry of Defence and the Ministry of Railways, respectively.

5. All other conditions mentioned in Department of Expenditure O.M. No. 21(2)/2008-E.II(B) dated 29.08.2008 shall remain unchanged.

6. In so far as the persons working in the Indian Audit and Accounts Department are concerned, this Order issues in consultation with the Comptroller and Auditor General of India.

"Review of orders of holding in abeyance of appointment/training pertaining to PA/SA DR Exam 2014.

No. 25014/1/2013-AIS-II

Government of India
Ministry of Personnel, Public Grievances and Pension
(Department of Personnel & Training)
North Block, New Delhi

Dated : 17-8-2015

To
All the Chief Secretaries of State Governments/UTs.

Sub : Revision of Pension/Family Pension of pre-2006 pensioners of All India Services.

Sir,

I am directed to refer to the above mentioned subject and to say that in compliance to the Judicial pronouncement, the Department of Pension & Pensioners vide its O.M. No. 38/37/08-P & PW(A) dated 30/7/2015 has decided that the pension/family pension of all pre-2006 pensioners/family pensioners may be revised in accordance with their Department's O.M. No. 38/37/08/-P & PW(A) dated 28-1-2013 w.e.f. 1-1-2006 instead of 24-9-2012. The applicability of the provisions of the aforesaid O.M. dated 30/07/2015 to All India Services pensioners of pre-2006 has been considered by this Department and it is decided that provisions of the aforesaid O.M. of Department of Pension & Pensioners Welfare shall be applicable mutatis-mutandis to All India Service Pensioners of pre-2006.

Yours faithfully,

(Rajiv Jain)

Under Secretary to the Government of India

No. 38/37/08-P & PW(A)

Government of India
Ministry of Personnel, PG & Pensions
Department of Pension & Pensioner's Welfare
3rd Floor, Lok Nayak Bhawan
Khan Market, New Delhi

Dated : 30th July, 2015

OFFICE MEMORANDUM

Sub : Revision of pension of pre-2006 pensioners - reg.

The undersigned is directed to say that as per Para 4.2 of this Department's OM of even number dated 1-9-2008 relating to revision of pension of pre-2006 pensioners w.e.f. 1-1-2006, the revised pension w.e.f. 1-1-2006, in no case, shall be lower than 50% of the sum of the minimum of pay in the pay band and the grade pay thereon corresponding to the pre-revised pay scale from which the pensioner had retired. A clarification was issued vide DOP & PW OM of even number dated 3-10-2008 that the pension calculated at 50% of the minimum of pay in the pay band plus grade pay would be calculated at the minimum of the pay in the pay band (irrespective of the pre-revised scale of pay) plus the grade pay corresponding to the pre-revised pay scale.

2. Several petitions were filed in Central Administrative Tribunal, Principal Bench, New Delhi inter alia claiming that the revised pension of the pre-2006 pensioners should not be less than 50% of the minimum of the pay band + grade pay, corresponding to the pre-revised pay scale from which pensioner had retired, as arrived at with reference to the fitment tables annexed to Ministry of Finance, Department of Expenditure OM No. 1/1/2008-IC dated 30th August, 2008. Hon'ble CAT, Principal Bench, New Delhi vide its common order dated 1-11-2011 in OA No. 655/2010 and three other connected OAs directed to re-fix the pension of all pre-2006 pensioners w.e.f. 1-1-2006 based on the Resolution dated 29-8-2008 of the Department of Pension & Pensioners' Welfare and in the light of the observations of Hon'ble CAT in that order.

3. The above order was challenged by the Government by filing Writ Petition No. 1535/2012 in respect of OA No. 655/2010 and WP no. 2348-50/12 in respect of the three other connected OAs in the High Court of Delhi. The Hon'ble High Court in its common Order dated 29-4-2013 noted that the DoP & PW has in the meanwhile, issued an OM No. 38/37/08-P & PW(A) dated 28-1-2013 which provided for stepping up of pension of pre-2006 pensioners w.e.f. 24-9-2012 to 50% of the minimum of pay in the pay band and grade pay corresponding to pre-revised pay scale from which the pensioner had retired. Hon'ble High Court observed that the only issue which survived was, with reference to Paragraph 9 of OM Dated 28-1-2013 which makes it applicable w.e.f. 24-9-2012 instead of 1-1-2006. Hon'ble High Court of Delhi dismissed the Writ Petition No. 1535/2012 along with three other Writ Petitions vide its order dated 29-4-2013. Special Leave Petitions (No. 23055/2013 and No. 36148-50/2013) filed against the said order dated 29/4/2013 of the Hon'ble Delhi High Court have also been dismissed by the Hon'ble Supreme Court.

4. Accordingly, in compliance with the above judicial pronouncements, it has been decided that the pension/family pension of all pre-2006 pensioners/family pensioners may be revised in accordance with this Department's OM No. 38/37/08-P & PW(A) dated 28-1-2013 with effect from 1-1-2006 instead of 24-9-2012. Further, this benefit has already been granted to the Applicants in OA No. 655/2010 vide OM of even No. dated 26/08/2014 read with OM dated 19/9/2014 following dismissal of SLP (C) No. 23055/2013 by the Hon'ble Supreme Court.

5. In case the consolidated pension/family pension calculated as per para 4.1 of O.M. No. 18/37/08-P & PW(A) dated 1-9-2008 is higher than the pension/Family pension calculated in the manner indicated in the O.M. dated 28-1-2013, the same (higher consolidated pension/family pension) will continue to be treated as basic pension/family pension.

6. All other conditions as given in OM No. 38/37/08-P & PW(A) dated 1-9-2008, as amended from time to time shall remain unchanged.

7. Ministry of Agriculture, etc. are requested to bring the contents of these orders to the notice of Controller of Accounts/Pay and Accounts

Officers and Attached and subordinate Offices under them on a top priority basis. All pension disbursing offices are also advised to prominently display these orders on their notice boards for the benefit of pensioners.

8. This issues with the approval of Ministry of Finance ID Note NO. 1(9)/EV/2011-Vol. II dated 24-7-2015.

9. Hindi version will follow.

(Harjit Singh)
Deputy Secretary to the Government of India

DEPARTMENTAL ORDER NEW HOLIDAY HOME IN CHENNAI

Government of India
Department of Posts
For Postmaster General
Chennai City Region
Chennai- 600 002

NO: WLF/2-304/HH/Tambaram/2015/CCR dated at Chennai the 18.08.2015

A New Holiday Home at Chennai located in the BPC, Railway Station premises of Tambaram was declared open by Dr. Charles Lobo,,Chief Postmaster General, Tamilnadu Circle on 15.08.2015.

The new Holiday Home opened at Tambaram Railway station will cater to the needs of the officials who are coming to Chennai from different parts of the country for various purposes. All South Bound trains pass through Tambaram and stop at Tambaram Railway Station. The Holiday Home is easily accessible by suburban trains also.

It is hoped that the Holiday Home at Tambaram will be fully utilized by the staff in general and lower grade officials in particular.

The Holiday Home at Tambaram consists of one Family room, two dormitories besides kitchen, and dining hall . It can accommodate a total of 10 persons. SSPOs, Tambaram division is the controlling officer and will do the reservation for accommodation.

NOTIFICATION

Government of India
Ministry of Communications & IT
Department of Posts
Dak Bhawan, Sansad Marg,
New Delhi - 110 001.

No. 18-1/2015-SCT

Dated : 13-8-2015

To
All Heads of the Postal Circles
CGM, PLI Directorate
CGM, BO Directorate
Secretary (PSB), Dak Bhawan
All Directors, Postal Training Centres
Director, RAKNPA, Ghaziabad,
Director, CEPT, Mysore

Sub : Sexual Harassment of women at workplace
(Prevention, Prohibition and Redressal) Rules, 2013.

Sir/Madam,

I am directed to forward herewith copy of Notification dated 9th December, 2013 issued by Ministry of Women and Child Development on the subject mentioned above for compliance.

Yours faithfully,
(Tarun Mittal)
Assistant Director General (PE-1 & sct)
Tel : 011-23036239
Encl: As above.

MINISTRY OF WOMEN AND CHILD DEVELOPMENT NOTIFICATION

New Delhi, the 9th December 2013

G.S.R. 769(E) - in exercise of the powers conferred by section 29 of the Sexual harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (14 of 2013), the Central Government hereby makes the following rules, namely-

1. Short title and commencement :- (1) These rules may be called the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Rules, 2013.

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

2. Definitions - In these rules, unless the context otherwise requires

a. "Act" means the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (14 of 2013)

b. "Complaint" means the complaint made under section 9.

c. "Complaints Committee" means the Internal committee or the Local committee, as the case may be;

d. "Incident" means an incident of sexual harassment as defined in clause (a) of section 2.

e. "Section" means a section of the Act.

f. "Special educator" means a person trained in communication with people and special needs in a way that addresses their individual differences and needs'

g. words and expressions used herein and not defined but defined in the Act shall have the meanings respectively assigned to them in the Act.

3. Fees or allowances for Member of Internal Committee: 1. The member appointed from amongst non-government organisations shall be entitled to an allowance of two hundred rupees per day for holding the proceedings of the Internal Committee and also the reimbursement of travel cost incurred in travelling by train in three tier air condition or air conditioned bus and auto rickshaw or taxi or the actual amount spent by him on travel, whichever is less.

The employer shall be responsible for the payment of allowances referred to in sub-rule (1).

4. Person familiar with issues relating to sexual harassment:- Person familiar with the issues relating to sexual harassment for the purpose of clause (C) of sub-section (1) of section 7 shall be a person who has expertise on issues relating to sexual harassment and may include any of the following:-

a. a social worker with at least five years experience in the field of social work which leads to creation of societal conditions favourable towards empowerment of women and in particular in addressing workplace sexual harassment.

b. a person who is familiar with labour, service, civil or criminal law.

5. Fees or allowances for Chairperson and Members of Local committee : 1. The Chairperson of the Local Committee shall be entitled to an allowance of two hundred and fifty rupees per day for holding the proceedings of the said committee.

2. The members of the Local Committee other than the Members nominated under clause (b) and (d) of sub-section(1) of section 7 shall be entitled to an allowance of two hundred rupees per day for holding the proceedings of the said committee and also the reimbursement of travel cost incurred in travelling by train in three tier air condition or air conditioned bus and auto rickshaw or taxi or the actual amount spent by him on travel whichever is less.

The District Officer shall be responsible for the payment of allowances referred to in sub-rules (1) and (2).

6. Complaint of sexual harassment - For the purpose of sub-section (2) of section 9-

i. Where the aggrieved woman is unable to make a complaint on account of her physical incapacity, a complaint may be filed by-

a. her relative or friend, or

b. her co-worker, or

c. an officer of the National Commission for Women or State Women's Commission; or

d. any person who has knowledge of the incident, with the written consent of the aggrieved woman;

ii. Where the aggrieved woman is unable to make a complaint on account of her mental incapacity a complaint may be filed by

a. Her relative or friend, or

b. A special educator, or

c. A qualified psychiatrist or psychologist, or

d. The guardian or authority under whose care she is receiving treatment or care; or

e. Any person who has knowledge of the incident jointly with her relative or friend or a special educator or qualified psychiatrist or psychologist or guardian or authority under whose care she is receiving treatment or care;

(iii) where the aggrieved woman for any other reason is unable to make a complaint, a complaint may be filed by any person who has knowledge of the incident, with her written consent

(iv) where the aggrieved woman is dead, a complaint may be filed by any person who has knowledge of the incident, with the written consent of her legal heir.

7. Manner of inquiry into complaint: 1. Subject to the provisions of section 11, at the time of filing the complaint, the complainant shall submit to the complaints committee, six copies of the complaint along with supporting documents and the names and addresses of the witnesses.

2. On receipt of the complaint, the complaints committee shall send one of the copies received from the aggrieved woman under sub-rule (1) to the respondent within a period of seven working days.

3. The respondent shall file his reply to the complaint along with his list of documents, and names and addresses of witnesses, within a period not exceeding ten working days from the date of receipt of the documents specified under sub-rule (1)

4. The Complaints committee shall make inquiry into the complaint in accordance with the principles of natural justice.

5. The complaints committee shall have the right to terminate the inquiry proceedings or to give an ex parte decision on the complaint, if the complainant or respondent fails, without sufficient cause, to present herself or himself for three consecutive hearings convened by the Chairperson or presiding officer, as the case may be

Provided that such termination or ex parte order may not be passed without giving a notice in writing, fifteen days in advance to the party concerned.

6. The parties shall not be allowed to bring in any legal practitioner to represent them in their case at any stage of the proceedings before the complaints committee.

7. In conducting the inquiry, a minimum of three Members of the Complaints committee including the Presiding Officer or the Chairperson, as the case may be shall be present.

8. Other relief to complainant during pendency of inquiry : The complaints committee at the written request of the aggrieved woman may recommend to the employer to-

a. restrain the respondent from reporting on the work performance of the aggrieved woman or writing her confidential report and assign the same to another officer;

b. restrain the respondent in case of an educational institution from supervising any academic activity of the aggrieved woman.

9. Manner of taking action for sexual harassment : Except in cases where service rules exist, where the complaints committee arrives at the conclusion that the allegation against the respondent has been proved, it shall recommend to the employer or the District officer, as the case may be, to take any action including a written apology, warning, reprimand or censure, withholding of promotion, withholding of pay

rise or increments, terminating the respondent from service or undergoing a counseling session or carrying out community service.

10. Action for false or malicious complaint or false evidence : Except in cases where service rules exist, where the complaints committee arrives at the conclusion that the allegation against the respondent is malicious or the aggrieved woman or any other person making the complaint has made the complaint knowing it to be false or the aggrieved woman or any other person making the complaint has produced any forged or misleading document, it may recommend to the employer or District Officer, as the case may be, to take action in accordance with the provisions of rule 9.

11. Appeal : Subject to the provisions of section 18, any person aggrieved from the recommendations made under sub-section (2) of section 13 or under clauses (i) or clause (ii) of sub-section (3) of section 13 or sub-section (1) or sub-section (2) of section 14 or section 17 or non-implementation of such recommendations may prefer an appeal to the appellate authority notified under clause (a) of section 2 of the Industrial Employment (Standing Orders) Act, 1946 (20 of 1946)

12. Penalty for contravention of provisions of section 16 : Subject to the provisions of section 17, if any person contravenes the provisions of section 16, the employer shall recover a sum of five thousand rupees as penalty from such person.

13. Manner to organize workshops, etc- Subject to the provisions of section 19, every employer shall

a. formulate and widely disseminate an internal policy or charter or resolution or declaration for prohibition, prevention and redressal of sexual harassment at the workplace intended to promote gender sensitive safe spaces and remove underlying factors that contribute towards a hostile work environment against women

b. Carry out orientation programmes and seminars for the Members of the Internal committee

c. Carry out employees awareness programmes and create forum for dialogue which may involve Panchayati Raj Institutions, Gram Sabha, Women's groups, mothers committee, adolescent groups, urban local bodies and any other body as may be considered necessary.

d. conduct capacity building and skill building programmes for the Members of the Internal Committee;

e. declare the names and contact details of all the Members of the Internal Committee;

f. use modules developed by the State Governments to conduct workshops and awareness programmes for sensitizing the employees with the provisions of the Act.

14. Preparation of annual report : The annual report which the complaints committee shall prepare under section 21, shall have the following details:

a. number of complaints of sexual harassment received in the year;

b. number of complaints disposed off during the year;

c. number of cases pending for more than ninety days;

d. number of workshops or awareness programme against sexual harassment carried out;

e. nature of action taken by the employer or District officer.

(F.No. 19-5/2013-WW)

Dr. SHREERANJAN, Joint Secretary

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GENERAL SECRETARY'S LETTER

Reached Delhi on 26-8-2015.

INTUC & HMS MEETING

The General Secretary attended INTUC and HMS meeting at Kochi on 1st & 2nd August 2015 after AIC.

MEETING AT UDAGAMANDALAM

On 16-8-2015, SG FNPO attended joint Divisional Conference of Udagamandalam Division (P III, P IV & GDS).

MEETING WITH PMG COIMBATORE

The SG FNPO met PMG Coimbatore alongwith FNPO Union's Divisional Secretaries of Western Region of Tamilnadu Circle on 17-8-2015 and discussed the issues of Western Region.

MEETING AT THOOTUKUDI

The SG FNPO addressed meeting at Thookudi HO on 20-8-2015 explaining the reasons for strike on 2nd September 2015.

MEETING WITH ARKONAM

103rd Birth Anniversary of Sri K. Ramamurthy was celebrated at Arkonam on 23-8-2015. The SG FNPO addressed and recalled the services and sacrifices of KR.

MEETING WITH CHIEF PMG, WEST BENGAL

The SG FNPO met Chief PMG West Bengal on 26-8-2015 and discussed issues of West Bengal Circle.

P IV CWC MEETING OF WEST BENGAL CIRCLE

The SG FNPO addressed P IV CWC meeting at Kolkata on 25-8-2015 and

discussed the Federal Congress arrangements which as to be held in November 2015.

MEETING WITH OFFICERS IN DIRECTORATE

SG FNPO met Member (PLI), Member (HRD), DDG (Est), Director (Staff), Director (Est) and Director (MU) alongwith Sri Devendra Kumar, CS NUR 'C' Delhi Circle.

OUTCOME OF THE MEETING

1. MMS Cadre Restructuring file is finalized by Departmental officers for the further approval.
2. Recruitment Rules of Driver Grade I, Grade II & Grade III is approved. Gazette Hindi Translation is pending.
3. PA/SA Recruitment investigation is going on. The outcome of investigation is awaited.

MEETING WITH CHIEF PMG, HARYANA

On 26-8-2015, the SG FNPO met the Chief PMG, Haryana Circle at Ambala and discussed various issues alongwith Circle Secretaries of FNPO affiliated unions.

Sri Ramzan retirement

The GS NUR 'C' participated in the farewell party of Sri Ramzan who retired on 31-8-2015 at Jodhpur. GS felicitated Sri Ramzan and wished him a happy and peaceful retired life.

With fraternal greetings,



D. THEAGARAJAN
General Secretary

Please visit our website : www.fnpo.org for day-to-day news.

E-mail : theagarajannachi@hotmail.com

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