

Government of India
Department of Atomic Energy

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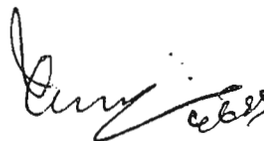
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June 4, 1999

Sub : Extension of the medical facility under CS(MA) Rules
1944 to Central Government pensioners residing in
non-CGHS areas.

At present the facilities for treatment under the CS(MA) Rules 1944 are available to Central Government employees only while in service. However, the Ministry of Health and Family Welfare vide their letter No.S.14025/4/96-MS dated April 28, 1999 (copy enclosed) intimated that the facility for indoor treatment is going to be extended under CS(MA) Rules to the pensioners. They have, therefore, intimated that the liability on medical expenditure in this regard would have to be met by the concerned offices.

As far as the pensioners in the DAE are concerned, by and large they are covered under the CHSS and as such the above instructions under MH & FW O.M. referred to above are not applicable to them. However, such of those persons who are covered under the CS(MA) Rules while in service and left out with no medical facilities after retirement would be coming under the purview of these orders. In the context of what is indicated above, the responsibility for reimbursement of the medical expenditure to such persons would have to be taken over by the concerned Units. This may please be noted for information and also for further action as and when orders are issued by the Ministry of Health & Family Welfare on the subject matter.



(M. Venugopalan)

Under Secretary to the Govt. of India

All administrative heads of Units.