

Government of India
Department of Atomic Energy

Anushakti Bhavan,
C.S.M. Marg,
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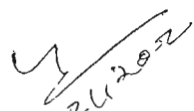
No.1/4/2002-IR&W/326 .

November 21, 2002

Sub: Reimbursement of expenditure in respect of
medical treatment availed in emergency.

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Whenever medical treatment is taken under CHSS in an emergency, as per Clause 1.5 of the Scheme reimbursement of the expenses would be restricted to the admissible amount and consequently the inadmissible amount if any would be disallowed. As per the practice followed so far, after processing the claim the amount that would be due for reimbursement would be authorised for payment to the beneficiary. The issue concerning the procedure in this regard came up for discussion in the 44th DC Meeting held on September 13, 2002. As per the request of the Staff Side it was agreed in the DC Meeting that specific reasons for disallowing any amount would be intimated for the information of the claimant while authorising payment for reimbursement. It is therefore requested that in future whenever any amount out of the medical expenditure becomes inadmissible and thereby disallowed in the above way, the reason for the same has to be indicated briefly for the information of the concerned person and also to serve as a guideline in future.


(M. Venugopalan)
Staff Relations Officer

Pay & Accounts Officer of the concerned Units.

Copy to Adm. Heads of Units.

Pay & Accounts Officer, DAE .