

CENTRAL ADMINISTRATIVE TRIBUNAL HYDERABAD BENCH:HYDERABAD.

O.A.NO. 622 of 1997.

K. Narayana Applicant(S)

V E R S U S

no C.M. for A.P. circle, Hyd

8 3 88 Respondent(S)

Date	Office Note	ORDER
		<p><u>9-5-97</u></p> <p>OA is ordered at the admission stage vide common order on separate sheets. No Cost.</p> <p>✓ HRRN T(A)</p>

CENTRAL ADMINISTRATIVE TRIBUNAL
HYDERABAD BENCH

ORIGINAL APPLICATION NO. 622 OF 1997.

K. Narayana

Applicant(s)

VERSUS

~~Union of India, Repd. by.~~

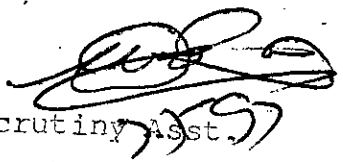
Chief Post Master Genl.,

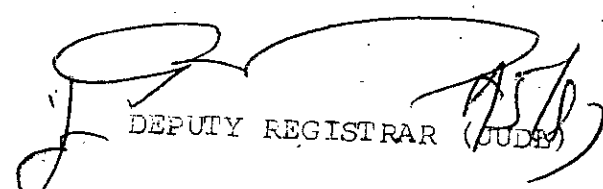
AP, Hqd & 3 others

Respondent(s)

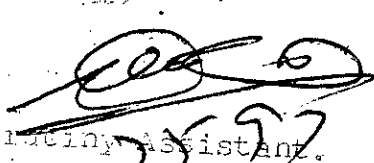
The application has been submitted to the Tribunal by
Shri PNA Christian Advocate/
~~Party in person~~ Under section 19 of the Administrative
Tribunal Act, 1985 and the same has been scrutinised with
reference to the points mentioned in the check list in the
light of the provisions in the Administrative Tribunal
(Procedure) Rules 1987.

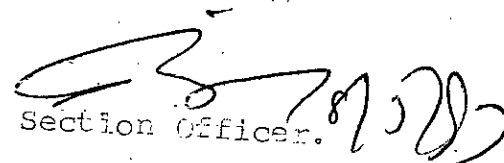
The Application is in order and may be listed for
Admission On _____


Scrutiny Asst.


DEPUTY REGISTRAR (JUDGE)

11. Have legible copies of the annexure duly attested been filed. ✓
12. Has the applicant exhausted all available remedies. ✓
13. Has the Index of documents been filed, and pagination done properly. ✓
14. Has the Declaration as required by item No. 7 of form I been made. ✓
15. Have required number of envelopes (file size) bearing full addresses of the respondents been filed. ✓
16. (a) Whether the relief sought for, arise out of single cause of action. ✓
(b) Whether any interim relief is prayed for. ✓
17. In case an MA for condonation of delay is filed, is it supported by an affidavit of the applicant. —
18. Whether this case be heard by single Bench. ✓
19. Any other Point. —
20. Result of the Scrutiny with initial of the Scrutiny clerk. ✓


Scrutiny Assistant.


Section Officer.

Deputy Registrar.

Registrar.

Pay 2
filed

CENTRAL ADMINISTRATIVE TRIBUNAL HYDERABAD BENCH ; HYDERABAD.

Dairy No. 1484

Report in the Scrutiny of Application.

Presented by P.N.A. Christian

Date of Presentation.

Applicant (S) K Narayana

257)

Respondent (S) CPGB, AT, H3 & others

Nature of grievance Drawal of HRA

No. of Applicants 1

No of Respondents 4.

CLASSIFICATION

Subject

Drawal of HRA

(No. (K))

Department ; ...

Postal

(No. (4))

1. Is the application in the proper form, (three complete sets in paper books form in two compilations.) ✓
2. Whether name, description and addressed of all the Parties been furnished in the cause title. ✓
3. (a) Has the application been fully signed and verified. ✓
(b) Have the copies been fully signed. ✓
(c) Have sufficient number of copies of the application been filed. ✓
4. Whether all the necessary Parties are impleaded. ✓
5. Whether English translation of documents in a language other than English or Hindi been filed. ✓
6. Is the application on in time, (See Section 21) ✓
7. Has the Vakalatnama/Memo of Apperance/Authorisation been filed. ✓
8. Is the application maintainability. (U/S 2, 14, 18, or U/R. 8 etc.) ✓
9. Is the application accompanied IPO/DD, for Rs. 50/- ✓
10. Has the impugned orders Original, duly attested legitable copy been filed. ✓

P.T.O.

CENTRAL ADMINISTRATIVE TRIBUNAL HYDERABAD BENCH: HYDERABAD

I N D E X S H E E T

O.A.NO. 622 of 1997.

CAUSE TITLE K. Narayana

V E R S U S

The C.P.M. Dr. A. P. Circle
and 7 BSNL

SL.NO.	Description of documents	Page No.
1.	Original Application	1 to 10
2.	MATERIAL PAPERS	11 to 27
3.	Vakalat	1
4.	Objection Sheet	—
5.	Spare Copies	4
6.	Covers	4

REG:- To declare that the applicant is entitled to receive full HRA even during occupation of quarters of M and direct the Respondents 1 to 3 to pay him HRA and recovered amounts.

APPENDIX - 'A' FORM

FORM - I
(Sub Rule-4)

Application U/S 19 of the Administrative Tribunals Act, 1985

IN THE HONOURABLE CENTRAL ADMINISTRATIVE TRIBUNAL
एकल सदस्य केस HYDERABAD BENCH AT HYDERABAD

SINGLE MEMBER CASE

O.A.No. 622 of 1997

Between : K. Narayana

(K) Drawal of HRA
... Applicant

and

THE CHIEF POST MASTER GENERAL,
A.P. CIRCLE, HYDERABAD AND 3 OTHERS

पोस्टल/POSTAL

... Respondents

I N D E X

Sl. No.	Description of the document	Annexure No.	Page Nos.	
			From	To
01.	Application		1	10
02.	Index to Material papers		11.	
03.	Copy of the Allotment letter dated issued by BHEL	I	12	13
04.	Rent Receipt dated in proof of payment of rent to BHEL	II	14.	
05.	Calculation Memo of arrears of HRA payable to the Applicant	III	15	
06.	Copy of the Representation given by the Applicant to the Respondent authorities	IV	16	
07.	Copy of the Judgment dated 5-7-96 delivered in OA No. 67/95 by the Hon'ble Central Administrative Tribunal, Bench at Hyderabad	V	17	25
08.	Copy of the Representation given by the Applicant to the Respondent No.2	VI	26	
09.	Copy of the Lr.No. TAL/LC/5-3/95 dt. 11-9-96 from the office of the 1st Respondent	VII	27	

~~10. Copy of the Representation dated given by the applicant~~ VIII

For use in Tribunal's Office

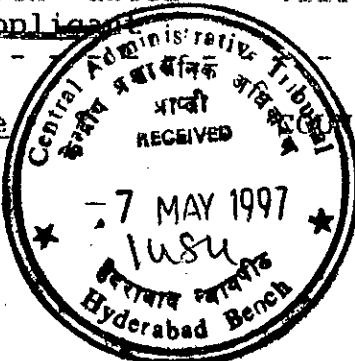
Date of Filing

or

Date of Receipt by post

Registration No.

for Registrar



COUNSEL FOR APPLICANT

RECEIVED COPY

N.R. D. Sr. 600

Allotted to:

IN THE HONOURABLE CENTRAL ADMINISTRATIVE TRIBUNAL
HYDERABAD BENCH AT HYDERABAD

O.A.No. 622 of 1997

Between : K. Narayana

... Applicants

and

THE CHIEF POST MASTER GENERAL,
A.P. CIRCLE, HYDERABAD AND 3 OTHERS

... Respondents

STATEMENT SHOWING THE EVENTS IN CHRONOLOGICAL ORDER

Sl. No.	Date	Particulars of events	Page No.
01.	9/8/95	The Applicant was allotted Quarters in BHEL	3
02.	Feb. '94	The respondent Postal Department stopped payment of HRA to Applicants	4
03.	March '94	The Respondent Postal Department revised the rate of HRA w.e.f. 03/91	5
04.	March '94	While paying arrears of HRA at the revised rates, the respondent Postal Department deducted HRA already paid to the Applicant till 01/94	5
05.	6/9/95	Applicant gave representation	5
06.	05-07-95	This Hon'ble Tribunal delivered Judgment in O.A.No. 67/95	5
07.	30/7/96	Applicant gave representation to Respondent No.2	5
08.		Applicant gave representation to Respondent No.2	
09.	11-09-96	First Respondent directed the R-2 to pay HRA only to the applicants in O.A.No. 67/95 in obedience to the Judgement in O.A.No. 67/95	6

Hyderabad

Date : 3/5/97

Advocate for Applicant

IN THE HONOURABLE CENTRAL ADMINISTRATIVE TRIBUNAL
HYDERABAD BENCH AT HYDERABAD

O.A.No. 622 of 1997

Between : K. Narayana s/o K. Lakshmaiah. Aged 54 yrs, occ. Clerk ID
Employee, O/o Post Office, Ramachandrapuram H/E Hyderabad. ... Applicant
P.O. No 270 G. BHEL T/S R.C. Puram. Hyderabad.

The description of the applicant is the same as given above in the
cause title and the address for service of summons and notices on the
applicant is that of his counsel :

M/s. P.N.A. Christian
Shobhana Mokaat
G. Satish Manohar

Advocates
10-3-1/3 (I Floor)
East Marredpally
Secunderabad

and

- 1) CHIEF POST MASTER GENERAL, AP CIRCLE HYDERABAD-1
- 2) SUPERINTENDENT OF POST OFFICE,
SANGAREDDY DIVISION, SANGAREDDY-502 001
- 3) POST MASTER, SANGAREDDY H.O. 502 001
- 4) THE SENIOR MANAGER, ESTATE, BHEL,
RAMACHANDRAPURAM, HYDERABAD-32

... Respondents

The description of the respondents is the same as given above in
the cause title and address for service of summons and notices on the
respondents is the same as given above in the cause title.

.....2/-



1. Particulars of the Order against which the application is made :

The applicant in this Application impugns the illegal action of the first three respondents in not paying him the House Rent Allowance w.e.f. .1-8-75.... and recovering the amounts already paid to him as H.R.A. on account of his staying in the Quarters belonging to Bharath Heavy Electricals Ltd., a Government of India Undertaking.

2. Jurisdiction of the Tribunal :

The applicant declares that the subject matter of the action of the Respondent authorities against which he wants redressal is within the jurisdiction of this Hon'ble Tribunal under Section-14 of the Administrative Tribunals Act, 1985.

3. Limitation :

The Applicant further declares that the application is thin the limitation period prescribed in Section-21 of the Administrative Tribunals Act, 1985.

4. Facts of the case :

i) The applicant submits that he is working in the Respondent Postal Department as *Class. IV. Employee*..... under the control of the First three respondents. The third respondent is the Officer who disburses the salary of the applicant every month. In Sangareddy Division, Sangareddy District in the vicinity of a Government of India Undertaking called Bharat Heavy Electricals Limited (for short hereinafter referred to as "BHEL") has got a big town-ship. There are many family quarters in the said town-ship under the control and supervision of the Fourth Respondent. The applicant is not provided with accommodation by the respondents Postal Department.

....3/-



The area in which the applicant is serving the Department is not so developed one and since it is difficult to get accommodation in the private houses with necessary amenities, the applicant approached the authorities of the BHEL through his personal oral and written requests for allotment of a quarter to him on payment of necessary monthly rent to be paid by him. The respondent postal department has neither requested the authorities of BHEL for allotment of quarters to the applicants nor recommended his case. On the persuasion of the applicant, the authorities of the BHEL allotted him the quarters bearing No. 270 .9. . . . A copy of the said Allotment letter dated .9.8.95. is filed herewith as Annexure-I to this O.A. The applicant submits that he secured the said accommodation by his direct efforts and not through any assistance and help of the respondent postal department and that he is directly paying the rent which is called "Licence Fee" to the BHEL every month as per the extant Rules in force. A copy of the receipt evidencing the payment of Rent by the applicant directly to the BHEL is filed herewith as Annexure-II to this O.A. ii) The applicant submits that he, being a regular employee of the Respondent Postal Department, is entitled for payment of House Rent Allowance by the respondent Postal Department. The eligibility condition for drawal of House Rent Allowance payable to Government Servants is controlled by Para-5 (c) of the conditions for the drawal of the House Rent Allowance given in House Rent Allowance Rules reads as follows :

" (C) A Government servant shall not be entitled to HRA, if

- i) he shares Govt. accommodation allotted rent-free to another Government servant; or

....4/-

P. S. Kumar

ii) He/she resides in accommodation allotted to his/her parents/son/daughter by the Central Government, State Government, an autonomous Public Undertaking or Semi-Govt. Organisation such as Municipality, Port Trust, Nationalised Bank, LIC of India, etc.

iii) His wife/her husband has been allotted accommodation at the same station by the Central Govt., state Govt., an autonomous Public Undertaking or Semi-Govt. Organisation such as Municipality, Port Trust, etc. whether he/she resides separately in accommodation rented by him/her. "

iii) The applicant submits that he is neither sharing the Government accommodation allotted rent free to any other Government servants nor residing in an accommodation allotted to his parents, sons, daughters by any Central Government or State Government or Atonomous Body, Public Undertaking or from any Government Organisation such as Municipality, Port Trust, Nationalised Banks, Lift Insurance Corporation of India and further his wife has been allotted accommodation at the station at which he is working. The applicant submits that in view of the above, he is fully entitled to receive the entire House Rent Allowance. The applicant was being paid H.R.A. until . 31.7.95. . But curiously it was stopped from . 1.8.95. . and the respondent postal department is continuing the stoppage of payment of House Rent Allowance to the applicant even as on date. The applicant further respectfully submits that in March '94 the respondent Postal Department was pleased to extend the benefit of entitlement of House Rent Allowance at the rate at which it is paid to the employees working in the city of Hyderabad to the employees working in Ramachandrapuram w.e.f. March '91 and as such the applicant became eligible for the benefit of House Rent Allowance at the revised

rate from the said date. And while paying the arrears of revised House Rent Allowance in the month of March '94, the respondent Postal authorities deducted all the arrears of House Rent allowance already paid to the applicant from 1.8.95....., the date he occupied the BHEL Quarters till January '94. Therefore, the applicant has not been paid his House Rent Allowance from the time he occupied the Quarters. The applicant submits that the amount of arrears payable to him is Rs 3000/- (Arrears) calculated from 1.8.95..... to 31/3/96. A Calculation Memo showing the arrears payable to him is filed as Annexure-III to this O.A. The applicant submits that aggrieved by the action of the Respondent Postal Department, he gave a representation dated 6/2/95. (Annexure-IV) to the respondent postal department, but the respondent postal authorities did not consider his application.

iv) The applicants submit the certain similarly placed employees approached this Hon'ble Tribunal for redressal of similar grievance through the O.A.No. 67/95 and this Hon'ble Tribunal by its Judgment dated 05-07-96 was pleased to allow the said O.A. holding that the applicants in O.A.No. 67/95 are entitled for House Rent Allowance, eventhough they are occupying the Quarters belonging to BHEL. A Copy of the said orders passed by this Hon'ble Bench in O.A.No.67/95 dated 05-07-96 is filed herewith as Annexure-V. The applicant further respectfully submits that after the said judgment was pronounced by this Hon'ble Tribunal, the Applicant gave another representation dated 30/7/96. (Annexures-VI & VII) to the respondent Postal Authorities bringing the said Judgment to the notice of the Second

....6/-

[Handwritten signature]

Respondent, but the said respondents did not give any reply so far. The applicant submits that in fact the Respondent Postal authorities ought to have paid the House Rent allowance to the applicant even without waiting for the representation after the Judgment dated 05-07-96 was pronounced. But unfortunately they did not choose to do so. The applicant submits that the first respondent addressed a letter dated 11-09-96 (Annexure-VII) to the Second Respondent in the said O.A. to implement the Judgment in O.A. No. 67/95 to the applicants in the said O.A. only. By the action of the first respondent, the applicant is put to monetary loss resulting in violation of his constitutional right guaranteed under Article-300 A of constitution of India. The applicant further submits that by the first respondent not paying the applicant his HRA and paying the same to the applicants in O.A. No. 67/95, his fundamental right to equality before Law as enshrined in Articles 14 & 16 of Constitution of India are being violated. The applicant submits that the action of the respondent postal authorities is illegal, unlawful, opposed to Rule-5 (c) of Rules governing the payment of HRA to the employees and opposed to the Principles of natural justice and opposed to the Judgment dated 05-07-96 of this Hon'ble Tribunal delivered in O.A.No. 67/96, opposed to Articles 14,16 and 300 A of constitution of India. Hence the O.A. on the following amongst other.

G R O U N D S

- a) That the applicant is fully entitled for the House Rent Allowance as an employee of the Respondent department.

....7/-

[Signature]

- b) That the Rule-5 (c) relating to the conditions for drawal of HRA has no application to the circumstances under which the applicant was allotted the Quarters under the control of 4th respondent and for with-holding the House Rent Allowance by the first three respondents.
- c) That the first three respondent authorities ought to have seen that the Quarters allotted to the applicant was done on the persuasion of the applicant without any assistance and help from the Respondent Postal Department.
- d) That the applicant is directly paying the rent which is called "Licence Fee" to the BHEL.
- e) That the first three respondents ought to have seen that this Hon'ble Tribunal held that the applicants in O.A.No. 67/95 who are similarly placed like the applicant are entitled to receive the House Rent Allowance and as such the applicant is also entitled for the H.R.A.
- f) That the first three respondents ought to have paid the applicant the arrears of his HRA as well as the current HRA following the judgement dated 5.7.96 in O.A.No. 67/95 by this Hon'ble Bench.
- g) Other grounds will be urged at the time of hearing the O.A.

5) Details of remedies exhausted :

The applicant submits that the applicant approached the respondent Postal Department through his representation dated . 6.1.95 . . , but no action was taken by the first respondent so far. Thereafter, after Judgement dated 5.7.96 was delivered in O.A.No. 67/95, the

....8/-



applicant submitted another representation dated ... 30/7/96 . to the second respondent which was forwarded to the First respondent and no action was taken by the Respondent Postal Department on the said representation too. Further by letter dated 11.09.96 the first respondent made it clear that the benefit claimed for in O.A.No. 67/95 was being implemented in respect of the applicants in O.A. No. 67/95 only. They are, therefore, constrained to approach this Hon'ble Tribunal.

6) Matter not previously filed on pending with any other court :

The applicant further declares that he has not previously filed any application, Writ Petition or Suit or any other proceedings regarding the matter in respect of which this application has been made before any court or any other authority or any other bench of the Tribunal nor any such application, Writ Petition or Suit is pending before any of them.

7) Relief sought :

In view of the facts mentioned in Para-4 above, the applicant prays that the Hon'ble Tribunal may be pleased to pass an appropriate Order declaring that the applicant is fully entitled to receive and be paid full HRA even during his being in occupation of the Quarters No. . 280 . 67 . . in BHEL township under the control of the 4th respondent and that the action of the respondent Postal authorities in

....9/-



not paying the House Rent Allowance to the applicant as illegal, unlawful, opposed to the equality before Law as enshrined under Article 14 & 16 of Constitution of India and opposed to Article-300 A of Constitution of India and for issuing a consequential direction to the first three respondents to pay the applicant forthwith the unpaid, with-held and recovered arrears of House Rent Allowance from 1.8.95..... which works out to Rs. 3000/- (App) ³¹¹³⁵⁷ till the date of filing of this O.A. and issue a further direction to pay him his House Rent Allowance in future regularly in his salary and pass such other order or orders as this Hon'ble court deems fit and proper in the ends of justice.

8) Interim relief, if any, prayed for :

Pending disposal of the above O.A., the Hon'ble Tribunal may be pleased to direct the first three respondents to pay the applicant his House Rent Allowance regularly every month and pay him the arrears of House Rent Allowance from the date he was stopped paying HRA and pass such other Order or Orders as this Hon'ble Court deems fit and proper in the ends of justice.

9) Particulars of the Bank Draft/Postal Order filed in respect of the Application Fee :

01. Name of the Bank on which :
drawn

02. Demand Draft No. :

on :

....10/-



03. Indian Postal Order No.

: 23/267

04. Name of the Issuing P.O.

: H.P.O

05. Date of Issue of P.O.

: 3/5/97

06. Post Office at which payable :

10) List of enclosures :

01. Vakalat

13/-

02. Application Fee of Rs.

50/-

03. Material papers

(As detailed in Appendix - 'A' form)

Rs. 50/- A
P.O. No. 100/97

VERIFICATION

I, K. Narayana the applicant in the above O.A. do hereby verify that the contents of Paras Nos. 1 to 4 are true to the best of our knowledge and Paras Nos. 5 to 9 are believed to be true on legal advice and that I have not suppressed any material facts.

Counsel for the Applicant.

*
APPLICANT

To
The Registrar
Central Administrative Tribunal
Hyderabad Bench
Hyderabad

IN THE HONOURABLE CENTRAL ADMINISTRATIVE TRIBUNAL
HYDERABAD BENCH AT HYDERABAD

O.A.No. of 1997

Between : K. Narayana

... Applicant

and

THE CHIEF POST MASTER GENERAL,
A.P. CIRCLE, HYDERABAD-1

... Respondents

I N D E X


TO THE MATERIAL PAPERS (DOCUMENTS RELIEF UPON) BY THE APPLICANT

Sl. No.	Description of the document	Annexure No.	Page Nos.	
			From	To
01.	Copy of the Allotment letter dated 9.8.95..... issued by BHEL.	I	12	213
02.	Copy of the Rent Receipt dated 20.2.96 in proof of payment of rent by the applicant to BHEL.	II	14	
03.	Calculation Memo of arrears of HRA payable to the Applicant	III	15	
04.	Copy of the Representation given by the applicant to the respondent authorities	IV	16	
05.	Copy of the Judgement dated 5.7.96 delivered in OA No. 67/95 by the Hon'ble Central Administrative Tribunal, Bench at Hyderabad	V	17	25
06.	Copy of the representation given by the applicant to the respondent No.2	VI	26	
07.	Copy of the Lr.No. TAL/LC/5-3/95 dt. 11.09.96 from the Office of the 1st respondent.	VII	27	
08.	Copy of the representation dated given by the applicant.	VIII		

Hyderabad

Date : 5/5/97


Advocate for Applicant

	CVL-011 REV-0	BHARAT HEAVY ELECTRICALS LIMITED RAMACHANDRAPURAM :: HYDERABAD-32 (TOWNSHIP ADMINISTRATION) ESTATE OFFICE	No. HY:TA:HAC:E:02690 DATE: 9/8/95

ALLOTMENT ORDER

Shri: K. Narayana Staff No. _____

Designation: Asst. Secy. Dept. Code: _____

now residing in quarter No. _____ is hereby permitted by the Estate Officer, M/s. Bharat Heavy Electricals Limited, Ramachandrapuram, Hyderabad-500 032, to occupy Quarter No.: 27016 Type 2 on or before 12.8.95. He will be known as the service occupant/licencee and he will be charged fixed occupancy water and conservancy charges per minimum applicable at such rates as may from time to time to be fixed by the Management.

2. The above quarter should be occupied within 8 days from the date of this order. On taking possession, the service occupant must satisfy regarding the condition of the building and must furnish receipt, with the list of inventories in duplicate, duly signed by him, to the Estate Officer referred to.
3. The service occupant will be required to confirm to the stipulations contained in the BHEL House Allotment Rules in force governing the occupation of Company's quarter and all other such rules/modifications/amendments laid down by the competent authority from time to come.
4. Should an occupant fail to give the due notice to the Estate Officer of his intention to vacate the building as aforesaid, he will be held responsible for all damages shortages which may be discovered when the building is inspected by the Engineer concerned subsequent to its vacation and in addition he will be charged prescribed occupancy charges in respect of the buildings as applicable to commercial organisations until it is re-occupied by another allottee subject to a minimum recovery of one month's prescribed occupancy charges as applicable to commercial organisations.
5. The service occupant shall not tamper with/damage/remove or put out of commission any of the fittings fixtures and other conveniences provided in the quarter. If anything is found tampered with/damaged/put out of commission or removed, necessary recovery will be effected from the service occupant as provided for under the allotment rules in force.

1022
1023
1024
1025
1026
1027
1028
1029
1030
1031
1032
1033
1034
1035
1036
1037
1038
1039
1040
1041
1042
1043
1044
1045
1046
1047
1048
1049
1050
1051
1052
1053
1054
1055
1056
1057
1058
1059
1060
1061
1062
1063
1064
1065
1066
1067
1068
1069
1070
1071
1072
1073
1074
1075
1076
1077
1078
1079
1080
1081
1082
1083
1084
1085
1086
1087
1088
1089
1090
1091
1092
1093
1094
1095
1096
1097
1098
1099
1100
1101
1102
1103
1104
1105
1106
1107
1108
1109
1110
1111
1112
1113
1114
1115
1116
1117
1118
1119
1120
1121
1122
1123
1124
1125
1126
1127
1128
1129
1130
1131
1132
1133
1134
1135
1136
1137
1138
1139
1140
1141
1142
1143
1144
1145
1146
1147
1148
1149
1150
1151
1152
1153
1154
1155
1156
1157
1158
1159
1160
1161
1162
1163
1164
1165
1166
1167
1168
1169
1170
1171
1172
1173
1174
1175
1176
1177
1178
1179
1180
1181
1182
1183
1184
1185
1186
1187
1188
1189
1190
1191
1192
1193
1194
1195
1196
1197
1198
1199
1200
1201
1202
1203
1204
1205
1206
1207
1208
1209
1210
1211
1212
1213
1214
1215
1216
1217
1218
1219
1220
1221
1222
1223
1224
1225
1226
1227
1228
1229
1230
1231
1232
1233
1234
1235
1236
1237
1238
1239
1240
1241
1242
1243
1244
1245
1246
1247
1248
1249
1250
1251
1252
1253
1254
1255
1256
1257
1258
1259
1260
1261
1262
1263
1264
1265
1266
1267
1268
1269
1270
1271
1272
1273
1274
1275
1276
1277
1278
1279
1280
1281
1282
1283
1284
1285
1286
1287
1288
1289
1290
1291
1292
1293
1294
1295
1296
1297
1298
1299
1300
1301
1302
1303
1304
1305
1306
1307
1308
1309
1310
1311
1312
1313
1314
1315
1316
1317
1318
1319
1320
1321
1322
1323
1324
1325
1326
1327
1328
1329
1330
1331
1332
1333
1334
1335
1336
1337
1338
1339
1340
1341
1342
1343
1344
1345
1346
1347
1348
1349
1350
1351
1352
1353
1354
1355
1356
1357
1358
1359
1360
1361
1362
1363
1364
1365
1366
1367
1368
1369
1370
1371
1372
1373
1374
1375
1376
1377
1378
1379
1380
1381
1382
1383
1384
1385
1386
1387
1388
1389
1390
1391
1392
1393
1394
1395
1396
1397
1398
1399
1400
1401
1402
1403
1404
1405
1406
1407
1408
1409
1410
1411
1412
1413
1414
1415
1416
1417
1418
1419
1420
1421
1422
1423
1424
1425
1426
1427
1428
1429
1430
1431
1432
1433
1434
1435
1436
1437
1438
1439
1440
1441
1442
1443
1444
1445
1446
1447
1448
1449
1450
1451
1452
1453
1454
1455
1456
1457
1458
1459
1460
1461
1462
1463
1464
1465
1466
1467
1468
1469
1470
1471
1472
1473
1474
1475
1476
1477
1478
1479
1480
1481
1482
1483
1484
1485
1486
1487
1488
1489
1490
1491
1492
1493
1494
1495
1496
1497
1498
1499
1500
1501
1502
1503
1504
1505
1506
1507
1508
1509
1510
1511
1512
1513
1514
1515
1516
1517
1518
1519
1520
1521
1522
1523
1524
1525
1526
1527
1528
1529
1530
1531
1532
1533
1534
1535
1536
1537
1538
1539
1540
1541
1542
1543
1544
1545
1546
1547
1548
1549
1550
1551
1552
1553
1554
1555
1556
1557
1558
1559
1560
1561
1562
1563
1564
1565
1566
1567
1568
1569
1570
1571
1572
1573
1574
1575
1576
1577
1578
1579
1580
1581
1582
1583
1584
1585
1586
1587
1588
1589
1590
1591
1592
1593
1594
1595
1596
1597
1598
1599
1600
1601
1602
1603
1604
1605
1606
1607
1608
1609
1610
1611
1612
1613
1614
1615
1616
1617
1618
1619
1620
1621
1622
1623
1624
1625
1626
1627
1628
1629
1630
1631
1632
1633
1634
1635
1636
1637
1638
1639
1640
1641
1642
1643
1644
1645
1646
1647
1648
1649
1650
1651
1652
1653
1654
1655
1656
1657
1658
1659
1660
1661
1662
1663
1664
1665
1666
1667
1668
1669
1670
1671
1672
1673
1674
1675
1676
1677
1678
1679
1680
1681
1682
1683
1684
1685
1686
1687
1688
1689
1690
1691
1692
1693
1694
1695
1696
1697
1698
1699
1700
1701
1702
1703
1704
1705
1706
1707
1708
1709
1710
1711
1712
1713
1714
1715
1716
1717
1718
1719
1720
1721
1722
1723
1724
1725
1726
1727
1728
1729
1730
1731
1732
1733
1734
1735
1736
1737
1738
1739
1740
1741
1742
1743
1744
1745
1746
1747
1748
1749
1750
1751
1752
1753
1754
1755
1756
1757
1758
1759
1760
1761
1762
1763
1764
1765
1766
1767
1768
1769
1770
1771
1772
1773
1774
1775
1776
1777
1778
1779
1780
1781
1782
1783
1784
1785
1786
1787
1788
1789
1790
1791
1792
1793
1794
1795
1796
1797
1798
1799
1800
1801
1802
1803
1804
1805
1806
1807
1808
1809
1810
1811
1812
1813
1814
1815
1816
1817
1818
1819
1820
1821
1822
1823
1824
1825
1826
1827
1828
1829
1830
1831
1832
1833
1834
1835
1836
1837
1838
1839
1840
1841
1842
1843
1844
1845
1846
1847
1848
1849
1850
1851
1852
1853
1854
1855
1856
1857
1858
1859
1860
1861
1862
1863
1864
1865
1866
1867
1868
1869
1870
1871
1872
1873
1874
1875
1876
1877
1878
1879
1880
1881
1882
1883
1884
1885
1886
1887
1888
1889
1890
1891
1892
1893
1894
1895
1896
1897
1898
1899
1900
1901
1902
1903
1904
1905
1906
1907
1908
1909
1910
1911
1912
1913
1914
1915
1916
1917
1918
1919
1920
1921
1922
1923
1924
1925
1926
1927
1928
1929
1930
1931
1932
1933
1934
1935
1936
1937
1938
1939
1940
1941
1942
1943
1944
1945
1946
1947
1948
1949
1950
1951
1952
1953
1954
1955
1956
1957
1958
1959
1960
1961
1962
1963
1964
1965
1966
1967
1968
1969
1970
1971
1972
1973
1974
1975
1976
1977
1978
1979
1980
1981
1982
1983
1984
1985
1986
1987
1988
1989
1990
1991
1992
1993
1994
1995
1996
1997
1998
1999
2000
2001
2002
2003
2004
2005
2006
2007
2008
2009
2010
2011
2012
2013
2014
2015
2016
2017
2018
2019
2020
2021
2022
2023
2024
2025
2026
2027
2028
2029
2030
2031
2032
2033
2034
2035
2036
2037
2038
2039
2040
2041
2042
2043
2044
2045
2046
2047
2048
2049
2050
2051
2052
2053
2054
2055
2056
2057
2058
2059
2060
2061
2062
2063
2064
2065
2066
2067
2068
2069
2070
2071
2072
2073
2074
2075
2076
2077
2078
2079
2080
2081
2082
2083
2084
2085
2086
2087
2088
2089
2090
2091
2092
2093
2094
2095
2096
2097
2098
2099
2100
2101
2102
2103
2104
2105
2106
2107
2108
2109
2110
2111
2112
2113
2114
2115
2116
2117
2118
2119
2120
2121
2122
2123
2124
2125
2126
2127
2128
2129
2130
2131
2132
2133
2134
2135
2136
2137
2138
2139
2140
2141
2142
2143
2144
2145
2146
2147
2148
2149
2150
2151
2152
2153
2154
2155
2156
2157
2158
2159
2160
2161
2162
2163
2164
2165
2166
2167
2168
2169
2170
2171
2172
2173
2174
2175
2176
2177
2178
2179
2180
2181
2182
2183
2184
2185
2186
2187
2188
2189
2190
2191
2192
2193
2194
2195
2196
2197
2198
2199
2200
2201
2202
2203
2204
2205
2206
2207
2208
2209
2210
2211
2212
2213
2214
2215
2216
2217
2218
2219
2220
2221
2222
2223
2224
2225
2226
2227
2228
2229
2230
2231
2232
2233
2234
2235
2236
2237
2238
2239
2240
2241
2242
2243
2244
2245
2246
2247
2248
2249
2250
2251
2252
2253
2254
2255
2256
2257
2258
2259
2260
2261
2262
2263
2264
2265
2266
2267
2268
2269
2270
2271
2272
2273
2274
2275
2276
2277
2278
2279
2280
2281
2282
2283
2284
2285
2286
2287
2288
2289
2290
2291
2292
2293
2294
2295
2296
2297
2298
2299
2300
2301
2302
2303
2304
2305
2306
2307
2308
2309
2310
2311
2312
2313
2314
2315
2316
2317
2318
2319
2320
2321
2322
2323
2324
2325
2326
2327
2328
2329
2330
2331
2332
2333
2334
2335
2336
2337
2338
2339
2340
2341
2342
2343
2344
2345
2346
2347
2348
2349
2350
2351
2352
2353
2354
2355
2356
2357
2358
2359
2360
2361
2362
2363
2364
2365
2366
2367
2368
2369
2370
2371
2372
2373
2374
2375
2376
2377
2378
2379
2380
2381
2382
2383
2384
2385
2386
2387
2388
2389
2390
2391
2392
2393
2394
2395
2396
2397
2398
2399
2400
2401
2402
2403
2404
2405
2406
2407
2408
2409
2410
2411
2412
2413
2414
2415
2416
2417
2418
2419
2420
2421
2422
2423
2424
2425
2426
2427
2428
2429
2430
2431
2432
2433
2434
2435
2436
2437
2438
2439
2440
2441
2442
2443
2444
2445
2446
2447
2448
2449
2450
2451
2452
2453
2454
2455
2456
2457
2458
2459
2460
2461
2462
2463
2464
2465
2466
2467
2468
2469
2470
2471
2472
2473
2474
2475
2476
2477
2478
2479
2480
2481
2482
2483
2484
2485
2486
2487
2488
2489
2490
2491
2492
2493
2494
2495
2496
2497
2498
2499
2500
2501
2502
2503
2504
2505
2506
2507
2508
2509
2510
2511
2512
2513
2514
2515
2516
2517
2518
2519
2520
2521
2522
2523
2524
2525
2526
2527
2528
2529
2530
2531
2532
2533
2534
2535
2536
2537
2538
2539
2540
2541
2542
2543
2544
2545
2546
2547
2548
2549
2550
2551
2552
2553
2554
2555
2556
2557
2558
2559
2560
2561
2562
2563
2564
2565
2566
2567
2568
2569
2570
2571
2572
2573
2574
2575
2576
2577
2578
2579
2580
2581
2582
2583
2584
2585
2586
2587
2588
2589
2590
2591
2592
2593
2594
2595
2596
2597
2598
2599
2600
2601
2602
2603
2604
2605
2606
2607
2608
2609
2610
2611
2612
2613
2614
2615
2616
2617
2618
2619
2620
2621
2622
2623
2624
2625
2626
2627
2628
2629
2630
2631
2632
2633
2634
2635
2636
2637
2638
2639
2640
2641
2642
2643
2644
2645
2646
2647
2648
2649
2650
2651
2652
2653
2654
2655
2656
2657
2658
2659
2660
2661
2662
2663
2664
2665
2666
2667
2668
2669
2670
2671
2672
2673
2674
2675
2676
2677
2678
2679
2680
2681
2682
2683
2684
2685
2686
2687
2688
2689
2690
2691
2692
2693
2694
2695
2696
2697
2698
2699
2700
2701
2702
2703
2704
2705
2706
2707
2708
2709
2710
2711
2712
2713
2714
2715
2716
2717
2718
2719
2720
2721
2722
2723
2724
2725
2726
2727
2728
2729
2730
2731
2732
2733
2734
2735
2736
2737
2738
2739
2740
2741
2742
2743
2744
2745
2746
2747
2748
2749
2750
2751
2752
2753
2754
2755
2756
2757
2758
2759
2760
2761
2762
2763
2764
2765
2766
2767
2768
2769
2770
2771
2772
2773
2774
2775
2776
2777
2778
2779
2780
2781
2782
2783
2784
2785
2786
2787
2788
2789
2790
2791
2792
2793
2794
2795
2796
2797
2798
2799
2800
2801
2802
2803
2804
2805
2806
2807
2808
2809
2810
2811
2812
2813
2814
2815
2816
2817
2818
2819
2820
2821
2822
2823
2824
2825
2826
2827
2828
2829
2830
2831
2832
2833
2834
2835
2836
2837
2838
2839
2840
2841
2842
2843
2844
2845
2846
2847
2848
2849
2850
2851
2852
2853
2854
2855
2856
2857
2858
2859
2860
2861
2862
2863
2864
2865
2866
2867
2868
2869
2870
2871
2872
2873
2874
2875
2876
2877
2878
2879
2880
2881
2882
2883
2884
2885
2886
2887
2888
2889
2890
2891
2892
2893
2894
2895
2896
2897
2898
2899
2900
2901
2902
2903
2904
2905
2906
2907
2908
2909
2910
2911
2912
2913
2914
2915
2916
2917
2918
2919
2920
2921
2922
2923
2924
2925

6. Water supply, Electricity charges will be recovered as per the charges to be fixed by the Company from time to time.

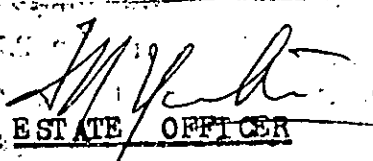
7. The occupant shall not transfer/assign/alienate or in any way part with the interests of benefits or privileges, if any granted to him under the allotment rules and any breach of the terms and conditions of the allotment rules shall entail termination of service occupancy forthwith.

8. The service occupant must contact the Mandal Revenue Officer for the issue of a Ration Card after getting an occupancy certificate from the Estate Office.

9. While taking the allotment, you must be present with your Lock and Key.

10. The occupant should not rear a garden on the TERRACE by artificially creating a place by dumping earth or any other means.

11. You are requested to communicate your willingness for occupation within four days, failing which the allotment will be cancelled.


ESTATE OFFICER

To Shri K Narayan

Staff No. 10812

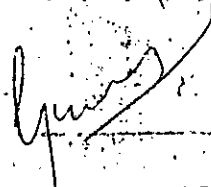
Through Sub Post Master

K. Aggarwal


Sub Post Master (S.O.)

Ramachandrapuram-H.B.

Hyderabad-500 032



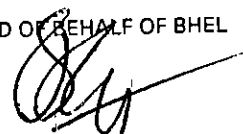
Annexure II

	AC-060 REV 2	BHARAT HEAVY ELECTRICALS LTD. RAMACHANDRAPURAM, HYDERABAD-500 082. PHONES: 225353, 241011 FAX: 040-281932 GRAMS : BHARATELEC TELEX: 0425-62125 REGD. OFFICE : BHEL HOUSE, SIRI FORT NEW DELHI-110 049.	CASH RECEIPT	
			78181	
			CR.NO.:	20/02/96
			CR.DT.:	

RECEIVED RS. 242.00 (RUPEES TWO HUNDRED FORTY TWO AND PAISE NIL ONLY)

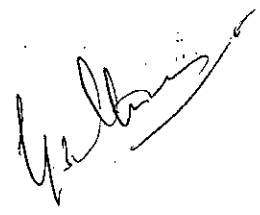
FROM SRI/MS/MESSRS NARAYANA K POSTAL , CODENO QM387 270-G
STAFF NO. & DEPT. CASH
BY 02/96 RENT AND ALLIED CHARGES
BEING

FOR AND ON BEHALF OF BHEL


INCHARGE, CASH OFFICE/CASHIER

(DD/PO/CHEQUE SUBJECT TO REALISATION)

ACCOUNT CODE	DR. AMOUNT	CR. AMOUNT	FOR INTERNAL USE IN SECTION:
208000	242.00		mis 81/08181 QM387 270-G
240000		242.00	



CALCULATION MEMO OF ARREARS OF HRA PAYABLE TO THE APPLICANT

K. Narayana Cl. IV Employee

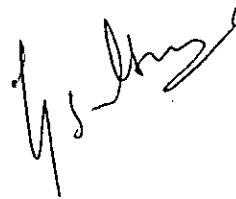
S.No.	Basic Pay	PERIOD		No. of Months	Rate of HRA	Amount of HRA
		From	To			
1.	898	1.8.95	31.12.95	5	150	750/-
2.	912	1.1.96	31.12.96	12	150	1800/-
3.	936	1.1.97	31.3.97	3	150	450/-
4.						
5.						
6.						
7.						
8.						
9.						
10.						

Total HRA:

3000/-

Total HRA :

3000/-



Date: 6-9-'95

16

From

K. NARAYANA
Cl-IV Employee
Ramachandrapuram H.E.
Hyderabad

To

The Superintendent of POS
Sangareddy Division
Sangareddy - 502 001

Sir,

Sub: Request for grant of HRA - Request - Reg.

I respectfully submit that the authorities of BHEL have allotted Quarters to me on my application and I have been paying rents etc. to the authorities of BHEL as per their Demand Notice every month.

I submit that I was paid House Rent Allowance upto 31-7-'95, even at the revised rate i.e. benefit of entitlement of HRA on par with the employees working in Hyderabad City to the employees working in Ramachandrapuram also, during March 1994. But curiously I have not been paid the House Rent Allowance from 1-8-'95 from which month I occupied the Quarters in BHEL on the plea that the BHEL Quarters are Government Quarters and therefore I am not entitled to House Rent Allowance.

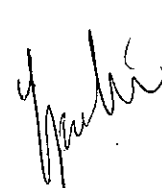
I ~~XXXXXX~~ respectfully submit that though the Quarters of BHEL are Government Quarters, we have been allotted by the BHEL authorities on our request and not at the instance or request of the Postal Department and therefore we are paying rent and other charges to the BHEL authorities as per their Demand Notice and we have not been allotted the Quarters freely without any rent or the Quarters are not provided by the Postal Department to me.

I, therefore, request you to kindly pay me the House Rent Allowance every month together with my salary to meet the demand of the BHEL authorities for payment of rent and also kindly repay me the already with-held amount towards HRA from the date of allotment of Quarters to me.

An early action is solicited.

Thanking you Sir,

Yours faithfully,


(K. NARAYANA)



IN THE CENTRAL ADMINISTRATIVE TRIBUNAL: HYDERABAD BENCH:
AT HYDERABAD

ORIGINAL APPLICATION NO.67 of 1995

DATE OF ORDER: 5th July, 1996

BETWEEN:

1. SWARUPA S.KATLAPARTHI,
2. M.THANGAM,
3. M.N.REDDY,
4. CH.RAMA KRISHNA RAO,
5. N.AMBAIAH,
6. G.SATYANARAYANA,
7. M.VENKATESWARA RAO,
8. M.M.APPA,
9. M.SANCAIAH,
10. M.MALLESWARA RAO,
11. MOHD. KHAJA GHAJI UDDIN,
12. K.RAMA KRISHNA,
13. D.KASIAH

.. Applicants

and

1. The Sr.Superintendent,
Telegraph Traffic,
Warangal Division,
Hanmakonda 506 001,
2. The Chief General Manager,
Telecom, A.P, (1Reptg. Union of India),
Hyderabad 500 001,
3. The Sr.Manager, Estate,
BHEL, Ramachandrapuram,
Hyderabad 500 032.

.. RESPONDENTS

COUNSEL FOR THE APPLICANTS: Shri C.SURYANARAYANA

COUNSEL FOR THE RESPONDENTS: Mr NV Ramana, ADDL.CGSC

CORAM:

HON'BLE SHRI R.RANGARAJAN, MEMBER (ADMINISTRATIVE)

JUDGEMENT

(AS PER HON'BLE SHRI R.RANGARAJAN, MEMBER (ADMINISTRATIVE))

Heard Shri C.Suryanarayana, learned counsel for
the applicants and Shri V.Rajeswara Rao representing Shri

[Handwritten signature]

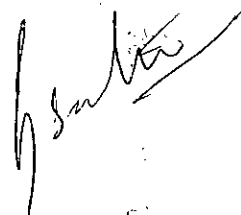
-18-

N.V.Ramana, learned standing counsel for the respondents.

2. There are 13 applicants in this OA who are working in the Telegraph Office at BHEL, Ramachandra Puram, Hyderabad. The dates of joining of the applicants 1 to 10 are indicated at Annexure A-7. The applicant No.8 has been relieved on 23.8.94 on transfer to Sadashivapet. The applicants 11 and 12 are working there since July 1994 while the applicant 13 has been working since October, 1994.

3. The applicant 10 is the Assistant Superintendent, Telegraph Traffic and all of them were provided with quarters in the BHEL Township and date of occupation was on various dates between 1992-94. The applicant 10 had signed the letter dated 22.6.94 addressed to the Estate Officer, Township Administration, BHEL to the effect that he will pay the licence fee at 10% of his basic pay and CCA and also agreed to forego the House Rent Allowance admissible to him as per the extant rules and occupy the quarter allotted to him in BHEL Township, Ramachandrapuram. It is stated that the other applicants had not given any such undertaking. R-3 by his letter No.REF;HY:TA:EO:94 dated 28.7.94/8.8.94 (Annexure A-2) addressed to R-1 requested ^{him} to give details of the employees occupying houses at BHEL Township. The details were supplied to him by R-2 by his letter No.B-1/94-95 dated 24.8.94 (Annexure A-4). Para 3 of the letter is relevant which reads as below:


"House rent allowance is being drawn and paid to the officials. Due to the



following reasons the quarters were not allotted according to the eligible type, the officials emoluments were supplied to the BHEL authority for recovery of HRA and they have charged only 10% licence fee on pay, I/R and CCA. The BHEL authority is not charging as per central Government rules. The officials are paying the rent charged by BHEL authority privately. Hence HRA could not be recovered from the pay bills."

A further clarification was asked for by R-1 vide letter No. EST-17/RFA/94-95/81 dated 2.9.94 (Annexure A-5) to know whether HRA paid to the officials occupying house in the BHEL Township is to be stopped and whether the HRA payment already made should be recovered from them or not. To this clarification, R-2 informed R-1 by the impugned letter No. TAC/TT/Genl/94/2 dated 23.11.94 (Annexure A-6) that the occupants of the quarters in BHEL Township, Ramachandrapuram are not entitled to HRA as per 5(c) of the conditions for drawing of HRA under FR SR Part V (HRA & CCA) since BHEL is a Government of India undertaking and further a direction was also issued to recover the HRA already paid to the officials occupying houses at BHEL Township. Recovery of the HRA already paid was also ordered by the impugned letter dated 4.12.94 (Annexure A7). As a consequence of the above letters, payment of HRA for the month of December 1994 has been stopped and recovery for the HRA payment made earlier was ordered from the month of January 1995 as per the details given in Para 4.6 of the OA.

2



4. Aggrieved by the above, this OA has been filed for setting aside the impugned orders dated 4.12.94 Annexure A7) read with the letter dated 23.11.94 (Annexure A-6) and for consequential direction to continue the payment of HRA from the date it was stopped and stoppage of recovery of the excess HRA alleged to have been made earlier.

5. The main contention of the applicants in this OA is that the Telecom Department has not allotted nor did it allot those quarters to its employees according to its own rules. Even allotment order does not indicate that the Department had allotted the quarters but it is allotted directly to the applicants by BHEL management. The applicants are paying licence fee and other charges direct to the BHEL authorities. When the quarter is allotted by the Government of India undertakings (BHEL is one among them) the quarter allotted cannot be deemed to be a Government quarter and hence the applicants are not disentitled for payment of HRA.

6. A reply has been filed in this connection resisting the prayer. The reply states that in terms of Govt. of India O.M.No.12034(1)/82-Pol.III dated 10.4.95 and 24.4.87 (Annexure R-II of the reply), grant of HRA is subject to certain conditions under which Government servants occupying Govt. accommodation are not eligible for HRA. Since the quarters provided by BHEL are Govt. quarters, and the applicants who are Govt. servants are in occupation of the Govt. accommodation they are not eligible for HRA.


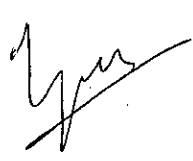
A →

[Signature]

7. The main controversy now is whether the quarters in occupation of the applicants at BHEL Township can be said to be the Govt. accommodation for the purpose of admissibility of HRA to the applicants.

8. The law in this connection has been analysed from the various citations and it was held in O.A.NO.943 decided today that "the law laid down in this connection is that the accommodation provided to the Govt. servants directly by the autonomous corporation/undertakings by the direct effort of the allottees cannot be construed as accommodation provided by the Govt. Department and also cannot be treated as accommodation procured through the active assistance and help of the concerned Govt. Department. Under the above circumstances, the Govt. servants are entitled for HRA. The converse is that if the accommodation is either provided by the Govt. or through their active assistance, cooperation and help, the accommodation is to be treated as the one provided by the Govt. and such allottees are disentitled for HRA."

9. The case has to be looked from the law as laid down above. In para 3 of the letter to the Assistant Superintendent (TT), Telegraph Office, R.C.Puram vide letter No. cited supra dated 24.8.94 (Annexure 4) which is extracted in Para 3 above it is stated that the HRA could not be recovered for reasons stated in that para. It is also submitted by the learned counsel for the applicants

fee has been paid direct by the applicants and the quarters were obtained by their dealing with the BHEL authorities and the bills for collection of licence fee will prove that the billing for payment of licence fee etc. is directly done by the BHEL and sent to the allottee and not through the Telecom Department.

10. The respondents though stated that the quarters were allotted through the efforts of the Telecom Department, no evidence to that effect has been enclosed to the OA. Reply also is silent in regard to the various efforts taken by the Department for getting the quarters allotted for their staff working in BHEL Township.

11. In view of the above submissions, without any reliable proof on either side, it is not possible to come to a conclusive decision whether houses in BHEL were given to the applicants herein direct or it is allotted through the Department. In order to ascertain the factual position, Registry was directed by the order dated 19.2.96 to get necessary details as above by addressing a letter to the Director, BHEL. In pursuance of the above directions, Registry addressed letter No.CAT/HYD/Judl./OA.67/95 dated 6.3.96 to the Director, BHEL, Ramachandrapuram. The Senior Manager (Estate), BHEL had replied that letter vide reference No.HY/TA/ED/96 dated 26.3.96. For the sake of clarity, the contents of the letter are produced below:

"With reference to your letter cited above, the information is furnished

[Signature]

- 23 -

hereunder as requested by you.

Quarters owned by Bharat Heavy Electrical are allotted to the applicants of Telegraph Department on their request and duly recommended by the department.

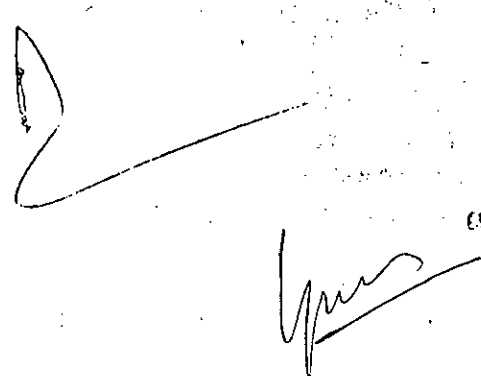
List of employees staying in the BHEL quarters is enclosed for your information."

The enclosure showing the Telegraph Department employees staying in the company quarters is also attached to that letter. It has been clearly stated in the above letter that the quarters owned by BHEL are allotted to the applicants of Telegraph Department on their request after getting recommended by the Department. The above reply shows that the request was made by the employees only and not by the Telecom Department. The quarters were allotted to the employees on their request and hence they are to be treated as principal allottees. The recommendations by the DoT are only to identify the employees belonging to Telecom Department and to stand as a surety in case the employees allotted with the quarters fails to pay licence fee and other charges. Hence the Telecom Department can be treated only as a proforma allottee for the purpose of surety and they have no hand in allotment of quarters to the applicants herein. From the above analysis it transpires that the applicants got quarters allotted to them on their request, occupied those quarters and paid rental charges directly to BHEL. Even in the list attached to the letter dated 26.3.96, nowhere it is stated that the Department was

B

[Signature]

allotted quarters and that the quarters were reallocated to the applicants. The Annexure shows the name of the allottees as the applicants and also the date of their occupation of those quarters. It is contra to the allotment letter issued by VSP to the applicants in OA 945/94. VSP has shown one of the officials of the department by designation as an allottee and thereafter the quarters were reallocated to the applicants in that OA. There is clear indication in regard to the re-allotment of quarters by the parent Department for applicants in OA 945/94 as per the allotment order. In the present case, no allotment order has been enclosed and even the annexure to the letter of BHEL shows the applicants as allottees and nowhere it is stated that the department was allotted the quarters first and then reallocation was done to the applicants in this OA later. A perusal of the Demand Notice No.AA/MISC/EST.REV/1994 dated 1.12.94 (Enclosure I to the written arguments of applicants) issued by BHEL clearly shows that it was directly addressed to the applicants and cash receipt for the demand was issued directly by BHEL to the allottees as can be seen from Enclosure II. In view of the above documents it can be reasonably concluded that the quarters in BHEL Township were allotted to the applicants herein directly by the BHEL authorities and no substantial assistance or help or cooperation was extended by the Departmental authorities in getting the quarters for their employees headquartered in BHEL Township.



12. From the above discussions, there can be no doubt in the mind of anybody that the quarters in the BHEL Township were allotted to the individual employees directly. Hence, it has to be held that the applicants were provided with the quarters from the Government of India Undertaking viz, BHEL directly without active assistance and help from the Department of Telecom. In view of the law laid down as indicated in para 8 supra the applicants are entitled for HRA.

13. In the result, the following direction is given:-

The applicants are entitled for HRA even though they are occupying the quarters belonging to BHEL, a Govt. Undertaking, in BHEL Township. If any recovery had been made for the alleged excess payment of HRA the same should be returned back to them along with the arrears of HRA payable to them from the date of stoppage of HRA till the resumption of the payment of HRA in pursuance of this order. Time for compliance for payment of arrears is three months from the date of receipt of a copy of this order.

14. The OA is ordered accordingly. No costs.

CERTIFIED TO BE TRUE COPY

[Handwritten Signature]

MAHARAJA
COMMISSIONER

UDHARMAJI

Central Office

UDHARMAJI

UDHARMAJI

[Handwritten Signature]

From K. Narayana
class IV
R.C. Prambur

To

The Superintendent of POS
Sangareddy Division
Sangareddy - 502 001

Sir,

Sub: Grant of HRA - Reg.

The authorities of BHEL have allotted a quarter to me on my application and I have been paying rent etc. as per BHEL's demand notices.

I am not being paid the HRA on the plea that BHEL Quarters are Govt. Quarters and therefore, I am not entitled to the payment of HRA.

In view of the order dt. 5.7.96 in OA No. 67 of 1995 filed by SWAROOPA S. KATLAPARTI & 12 OTHERS against THE SR.SUPERINTENDENT OF TELEGRAPH TRAFFIC HANAMKONDA AND 2 OTHERS, I am entitled to payment of HRA by the Department. I therefore, request you kindly to apply the principles laid down in the said order dt. 5.7.95 and take action to grant me HRA with effect from the date of my joining at Ramachandrapuram P.O., BHEL or from the date from which HRA entitlement is declared for Ramachandrapuram Staff. I request for early favourable action.

Be pleased to consider,

Yours faithfully,

BHEL Township
Ramachandrapuram HE
Date: 30-7-96

Name:
Designation:
Office:

K. Narayana
R.C. Prambur
502032

[Signature]

-49-
30
G.O.I.

Annexure VII

M.O.C. - 27-

DEPARTMENT OF TELECOMMUNICATIONS : ANDHRA PRADESH CIRCLE

Office of the Chief General Manager Telecom, Hyderabad -500 001

No. TAL/LC/5-3/95

Dated at Hyderabad the

11-09-1996

To

- 1) The Senior Superintendent
Telegraph Traffic
O/O GM Telecom, Warangal Area,
Hanumakonda - 506 050
- 2) The Telecom District Manager
Sangareddy District
SANGAREDDY - 502 050

Sub: Payment of HRA to Telecom Officials
in occupation of BHEL Quarters -
Implementation of CAT Hyderabad
Judgment in O.A. No. 67/95

Kindly refer to C.A.T., Hyderabad Judgment dated
5th July, 1996 in O.A. No. 67 of 1995 filed by Smt. Swarupa
S. Katlaparthi and 12 others to pay HRA and arrears.

2. In this regard, I am directed to state that the
Chief General Manager, Telecom, AP, Hyderabad has decided
to implement the Judgment of the Hon'ble Tribunal to the
applicants only. As such, you are requested to take
immediate/ necessary action to comply with the Judgment
to avoid contempt of Court/Legal complications.

3. Receipt of this letter may be acknowledged and
compliance reported.

Sd/-
(B.V.R. Setty)
Asst. General Manager (Legal)
O/O the C.G.M., Telecom, A.P. Circle
Hyderabad - 500 001

[Signature]

(32)

3. The applicant in OA 617/97 is a Class IV employee. He is occupying the quarter No.219/H in BHEL Township under the control of R-4.

4. The applicant in OA 618/97 is Postal Assitant occupying the quarter No.270/H in BHEL Township under the control of R-4.

5. The applicant in OA 619/97 is Postman occupying quarter No.280/G in BHEL Township under the control of R-4.

6. The applicant in OA 620/97 is Postman occupying the quarter No.277/H in BHEL Township under the control of R-4.

7. The applicant in OA 621/97 is Mail Oversear occupying the quarter No.203/G in BHEL township under the control of R-4.

8. The applicant in OA 622/97 is a class IV employee occupying quarter No.270/G in BHEL Township under the control of R-4.

9. The applicant in OA 623/97 is Postman occupying quarter No.268/D in BHEL township under the control of R-4.

10. The applicant in OA 624/97 is Postman occupying the quarter No.293/H in BHEL Township under the control of R-4.

11. All the applicants were denied House Rent Allowance on the pretext that the quarters occupied by them

31

IN THE CENTRAL ADMINISTRATIVE TRIBUNAL: HYDERABAD BENCH:
AT HYDERABAD

ORIGINAL-APPLICATION-NOS. 616, -617, -618, -619, -620, -621,
622, -623, -624-of-1997

DATE OF ORDER: -9th-May, -1997

BETWEEN:

D.NAGAI AH
N.GANESH
V.BRAHMA REDDY
S.K.DAWOOD
K.MANIKYA RAO
G.VIDYA SAGAR
K.NARAYANA
B.NARASIMHA REDDY
A.SIDDULU



.. APPLICANT IN OA 616/97
.. APPLICANT IN OA 617/97
.. APPLICANT IN OA 618/97
.. APPLICANT IN OA 619/97
.. APPLICANT IN OA 620/97
.. APPLICANT IN OA 621/97
.. APPLICANT IN OA 622/97
.. APPLICANT IN OA 623/97
.. APPLICANT IN OA 624/97

AND

1. The Chief Postmaster General,
A.P.Circle, Hyderabad-1,
2. The Superintendent of Post Offices,
Sangareddy Division, Sangareddy 502001,
3. The Post Master,
Sangareddy H.O. 502001,
4. The Senior Manager, Estate,
B.H.E.L, Ramachandrapuram,
Hyderabad-32.

.. RESPONDENTS IN ALL THE OAS

COUNSEL FOR THE APPLICANTS: Mr. P.N.A.CHRESTIAN

COUNSEL FOR THE RESPONDENTS: Mr. NR DEVARAJ, Sr.CGSC

CORAM:

HON'BLE SHRI R.RANGARAJAN, MEMBER (ADMN.)

ORDER

ORAL ORDER (PER HON'BLE SHRI R.RANGARAJAN, MEMBER (ADMN.))

Heard Mr.P.N.A.Christian, learned counsel for the applicants and Mr.N.R.Devaraj, learned standing counsel for the respondents in all the OAs.

2. The applicant in OA 616/97 is Postal Assitant and he is occupying the quarter No.289/H in BHEL Township under the control of R-4.

one provided by the govt. and such allottees are disentitled for HRA."

14. It is not necessary for this Tribunal to scrutinise each and every case to adjudicate the eligibility of the applicants in these OAs for the purpose of grant of HRA. The respondents should themselves analyse each case on the basis of the law laid down by this Tribunal and decide the issue in regard to admissibility of the HRA to the applicants in all these OAs.

15. The learned counsel for the respondents submitted that the cases will be analysed in accordance with the norms extracted above and a final decision on each case will be taken.

16. In view of the above submission, we direct the Post Master General, Hyderabad Region, Hyderabad to decide the claim of the applicants for payment of House Rent Allowance and also return the recovered arrears of HRA in accordance with the above norms expeditiously.

17. All the OAs are disposed as above at the admission stage itself. No order as to costs.

प्रमाणित प्रति
CERTIFIED TO BE TRUE COPY

न्यायालय अधिकारी
COURT OFFICER
केन्द्रीय प्रशासनिक अधिकरण
Central Administrative Tribunal
हैदराबाद न्यायापीठ
HYDERABAD BENCH

केस नम्बर 0 A 616/970
CASE NUMBER.....624/97
दिनांक 9/5/82
Date of Judgment.....9/5/82
प्रमाणित किया गया (न)
Copy attested by me 26/8/82

are Government/Autonomous/Public Sector Undertaking quarters. All the 9 OAs are filed praying for direction to R-1 to pay them House Rent Allowance and the recovered arrears of HRA from 1.9.91 or from the date they are eligible for HRA.

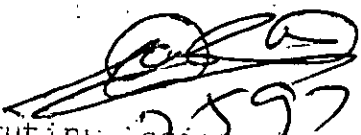
12. The applicants rely on the judgment of this Tribunal in OA 67/95 decided on 5.7.96 to state that they are eligible for House Rent Allowance though they are occupying the quarters allotted to them by BHEL.

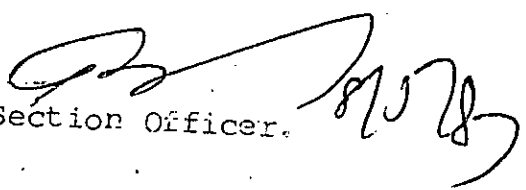
13. This Tribunal had already laid down certain norms for payment of HRA to those employees who are occupying the quarters belonging to Public Sector Undertakings. The norms laid down in this connection read as follows:-

"The law in this connection has been analysed from the various citations and it was held in O.A.No.945/94 decided today that "the law laid down in this connection is that the accommodation provided to the govt. servants directly by the autonomous corporation/undertakings by the direct effort of the allottees cannot be construed as accommodation provided by the govt. Department and also cannot be treated as accommodation procured through the active assistance and help of the concerned govt. Department. Under the above circumstances, the Govt. servants are entitled for HRA. The converse is that if the accommodation is either provided by the Govt. or through their active assistance, cooperation and help, the accommodation is to be treated as the



11. Have legible copies of the annexure duly attested been filed. ✓
12. Has the applicant exhausted all available remedies. ✓
13. Has the Index of documents been filed, and pagination done properly. ✓
14. Has the declaration as required by item No. 7 of form I been made. ✓
15. Have required-number of envelopes (file size) bearing full addresses of the respondents been filed. ✓
16. (a) Whether the relief sought for, arise out of single cause of action. ✓
(b) whether any interim relief is prayed for, ✓
17. In case an MA for condonation of delay in filed, is it supported by an affidavit of the applicant. —
18. Whether this case be heard by single Bench. ✓
19. Any other Point. —
20. Result of the Scrutiny with initial of the Scrutiny clerk. Pay be filed


Scrutiny Assistant.


Section Officer.

Deputy Registrar.

Registrar.