

100  
**CENTRAL ADMINISTRATIVE TRIBUNAL**  
**GUWAHATI BENCH**  
**GUWAHATI-05**

(DESTRUCTION OF RECORD RULES, 1990)

**INDEX**

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SECTION OFFICER (Judl.)

CENTRAL ADMINISTRATIVE TRIBUNAL : GUWAHATI BENCH : GUWAHATI

ORIGINAL APPLN. NO.	187	OF 1995
TRANSFER APPLN. NO.		OF 1995
CONT EMPT APPLN. NO.		OF 1995 (IN NO. )
REVIEW APPLN. NO.		OF 1995 (IN NO. )
MISC. PETITION NO.		OF 1995 (IN NO. )

..... D. Singh. T. O. M. APPLICANT(S)

-vs-

..... M. O. I. T. O. M. RESPONDENT(S)

For the Applicant(s)	... Mr. B. K. Sharma Mr. K. Bhattacharya Mr. Mr.
For the Respondent(s)	Mr. A. K. Chudhury Add. C. A. S. ....

OFFICE NOTE	DATE	ORDER
<p>This application is in form and within time. C. F. of Rs. 50/- deposited vide IPO/BD No. 327247 Dated 27/9/95  A. K. Chudhury 27/9/95</p>		

OA/TA/CP/RA/MP No. of 19

OFFICE NOTE

DATE

ORDER

1. *Revised the list of names of the members of the*  
*Committee of the Department of Education and Training*  
*for the year 1968.*

2. *Revised the list of names of the members of the*  
*Committee of the Department of Education and Training*  
*for the year 1968.*

3. *Revised the list of names of the members of the*  
*Committee of the Department of Education and Training*  
*for the year 1968.*

4. *Revised the list of names of the members of the*  
*Committee of the Department of Education and Training*  
*for the year 1968.*

5. *Revised the list of names of the members of the*  
*Committee of the Department of Education and Training*  
*for the year 1968.*

6. *Revised the list of names of the members of the*  
*Committee of the Department of Education and Training*  
*for the year 1968.*

CENTRAL ADMINISTRATIVE TRIBUNAL: GUWAHATI BENCH, GUWAHATI

ORIGINAL APPLICATION NO. 187 OF 1995.

C.K.Jamndhara.....APPLICANT(S)

-VS-

Union of India & s,...

RESPONDENT(S).

For the Applicant(s) ... Mr. B.K. Sharma  
Mr. S.C. Biswas  
Mr. K. Bhattacharyya.

For the Respondent(s) ... Mr. A.K. Choudhury, Addl.C.G.S.C.

OFFICE NOTE

DATE

ORDER

14-9-95

Mr. B.K. Sharma for the applicant.

Mr. A.K. Choudhury Addl.C.G.S.C. for  
respondents on notice.

Leave <sup>to</sup> join in single application granted. In view of pending O.A. No. 168 of 1995 application admitted. Respondents to file written statement on or before 13-11-95. Pending further order the operation of the order containing letters dated 26-7-95 and 31-7-95 is hereby stayed. Liberty to respondents to file show cause and seek modification <sup>if so</sup> advised. Returnable on 13-11-95.

Adjourned to 13-11-95.

Requisites are issued

Case No. 187 of 1995  
Dated 16-9-95 to R.W. d-4.

  
Vice-Chairman

lm

  
Member

(2)

O.A.No. 187/95.

14.11.95 Mr. B.K.Sharma for the applicant.

Mr A.K.Choudhury, Addl. & G.S.C for the respondents.

At the request of learned Addl. C.G.S.C time granted for written statement.

Adjourned for orders to  
8.1.1996.

60  
Member

Keer  
Vice-Chairman

pg

194

(3)  
O.A. NO. 187 /1995

8-1-96

Mr. B. K. Sharma for the applicant.

Mr. A. K. Addl. C. G. S. C. for the respondents.

Adjourned for orders to 19-2-96.

Liberty to file counter.

  
Member

  
Vice-Chairman

lm

16.2.96

W/S Submitted  
to the Regd. Mts.



O.A.No. 187/95

(4)

19-2-96

Mr. S. Sharma for the applicant.  
Mr. A. K. Choudhury, Addl. C. G. S. C. for  
the respondents. To be listed for  
hearing on 25-4-96.

6  
Member

6  
Vice-Chairman

lm

5  
O.A.No. 187/95

25.4.96

Mr A.K. Choudhury, learned Addl.  
C.G.S.C. is present.

- 1) Service reports are still  
missed.
- 2) W/Statement has been filed.

Mr S. Sarma is present for Mr B.K.  
Sharma, learned counsel for the applicant.

Written statement has been filed.  
O.A. ready for hearing.

List for hearing on 7.6.96.

6  
Member

nkm

O.A. No. 187/95

7.6.96      Mr. K.Bhattacharjee for the applicants.  
                 Mr. A.K.Choudhury, Addl. C.G.S.C. for the  
                 respondents.

Hearing adjourned to 25.6.96.

Member (J)

Member (A)

trd

25-6-96      Learned council Mr.K.Bhattacharjee for  
                 the applicant. Learned Addl.C.G.S.C. Mr.A.K.  
                 Choudhury for the respondents.

    List for hearing on 5-7-96 Before Single  
    Bench.

pp

O.A.No. 187/95

5.7.96

Mr K.Battacharjee for the applicant.  
Mr A.K.Chowdhury, Addl.C.G.S.C for the  
respondents.

**Submission**  
Arguments of both the counsel heard  
and concluded. Judgment reserved.

60  
Member

pg

## OFFICE NOTES

## DATE

## COURT'S ORDER

12.7.96 Mr.A.K.Choudhury, learned Addl.C.G.S.C. present and informs that Mr. K.Bhattacharjee has some personal difficulties today and requests for listing the matter in next week.

List on 17.7.96 for hearing ('For being spoken to').

  
Member

trd

17.7.96

Learned counsel Mr K.S. Bhattacharjee for the applicants and learned Addl. C.G.S.C., Mr A.K. Choudhury for the respondents.

In the course of submission during the hearing of this O.A., learned counsel Mr Bhattacharjee appearing for the applicants in the O.A. had placed reliance among others on the following orders of the Guwahati Bench of the Central Administrative Tribunal in support of his contention that Special Compensatory (Remote Locality) Allowance is admissible simultaneously with the Field Service Concession to the civilian employees working under the Military Engineering Service:

- 1) Order dated 29.3.1994 in O.A.No.48(G)/89 - D.B. Sonar and others -vs- Union of India.
- 2) Order dated 30.8.1994 in O.A.No.174/93 - Satish Ch Omar -vs- Union of India.

After the hearing was over it was noticed that the order dated 25.4.1996 passed by the Hon'ble Supreme Court in SLP (CC No.1821) (in Union of India and others -vs- D.B. Sonar and others) arising from order dated 17.11.1995 of Guwahati Bench in R.A.No.3/95 in O.A.No.48(G)/89 had been received. This order could not be discussed during the course of hearing. Hence in order to give opportunity to the both the sides the O.A. has been placed for being spoken to.

After hearing the counsel for the parties it is ordered that the judgment in the O.A. already heard will be delivered after receipt of the final order from the Hon'ble Supreme Court in the above mentioned SLP, namely, Union of India and others -vs- D.B. Sonar and others.

Copy of the order may be furnished to the counsel for the parties.

60  
Member

25.6.97

None present. List for hearing on 6.8.97.

62  
Member

nkm

6.8.97. Adjudic - 20.8.97.

370.

20.8.97

Heard Mr K.Bhattacharjee for the applicant and Mr A.K.Choudhury, learned Addl.C.G.S.C for the respondents.

counsel of both sides have completed their submissions. Hearing concluded  
Judgment reserved.

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Member

pg

10-9-97

Judgment and order pronounced.

Application is disposed of in terms of the direction contained in the order. No order as to costs.

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Member

pg

CENTRAL ADMINISTRATIVE TRIBUNAL, GUWAHATI BENCH.

Date of Order : This the 10th Day of September, 1997.

Shri G.L. Sanglyine, Administrative Member.

O.A.No. 168 of 1995.

Sri Tikendrajit Brahma & 23 others . . . Applicants  
- Versus -  
Union of India & Ors. . . . Respondents

C.A.No. 183 of 1995.

Sri Gangadhar Kalita & 18 others . . . Applicants  
- Versus -  
Union of India & Ors. . . . Respondents

O.A.No. 184 of 1995

Sri Baikuntha Das & 14 others . . . Applicants  
- Versus -  
Union of India & Ors. . . . Respondents

O.A.No. 185 of 1995.

Sri P.R. Rajak & 11 others . . . Applicants  
- Versus -  
Union of India & Ors. . . . Respondents

O.A.No. 186 of 1995.

Sri K.K. Choudhury & 26 others . . . Applicants  
- Versus -  
Union of India & Ors. . . . Respondents

O.A.No. 187 of 1995.

Sri Tapeswar Singh & 16 others . . . Applicants  
- Versus -  
Union of India & Ors. . . . Respondents

O.A.No. 188 of 1995.

Sri Prem Kumar Baishya & 23 others . . . Applicants  
- Versus -  
Union of India & Ors. . . . Respondents

O.A.No. 189 of 1995.

Sri Mahendra Kumar Das & 21 others . . . Applicants  
- Versus -  
Union of India & Ors. . . . Respondents

O.A. No. 190 of 1995.

Sri Narendra Pandey & 27 others.

... . . . Applicants

- VS -

1. Union of India  
represented by the Secretary to  
the Govt. of India, Ministry of  
Defence (Engineer-in-Chief Branch)  
Army Head Quarters, New Delhi.

2. The Chief Engineer  
Eastern Command, Headquarter, Calcutta.

3. Garrison Engineer,  
859 Engineer Works Section  
C/O 99 A.P.O.

4. Controller of Defence Accounts,  
Gauhati.

... . . . Respondents

O.A. No. 191 of 1995.

Sri Rajat Kanti Dey & 24 others

... . . . Applicants

- Versus -

1. Union of India

2. The Chief Engineer,  
Eastern Command,  
H.Q. Calcutta.

3. Garrison Engineer,  
859 Engineer Works Section,  
C/O 99 A.P.O.

4. Controller of Defence Accounts,  
Gauhati.

... . . . Respondents

O.A. No. 192 of 1995.

Sri Jugal Das & 24 others

... . . . Applicants

- Versus -

1. Union of India

2. The Chief Engineer,  
Eastern Command H.Q.  
Calcutta.

3. Garrison Engineer,  
859 Engineer Works Section  
C/O 99 A.P.O.

4. Controller of Defence Accounts,  
Gauhati.

... . . . Respondents

O.A. No. 193 of 1995.

Sri Ananda Ch. Sarma & 22 others

... . . . Applicants

- Versus -

1. Union of India

2. The Chief Engineer,  
Eastern Command, H.Q.  
Calcutta.

3. Garrison Engineer,  
859 Engineer Works Section  
C/O 99 A.P.O.

... . . . Respondents

O.A.NO. 194 of 1995

Sri Anil Ch. Sarkar & 23 others. . . . Applicants.

- Versus -

1. Union of India
2. The Chief Engineer,  
Eastern Command H.Q.  
Calcutta.
3. Garrison Engineer,  
859 Engineer Works Section,  
C/O 99 A.P.O.
4. Controller of Defence Accounts  
Gauhati. . . . Respondents.

O.A.No. 195 of 1995.

William Smith & 21 others . . . Applicants.

- Versus -

1. Union of India
2. The Chief Engineer,  
Eastern Command H.Q.  
Calcutta.
3. Garrison Engineer,  
859 Engineer Works Section  
C/O 99 A.P.O.
4. Controller of Defence Accounts,  
Gauhati . . . Respondents

O.A. No. 196 of 1995.

Sri Someswar Bhuyan & 24 others . . . Applicants

- Versus -

1. Union of India
2. The Chief Engineer,  
Eastern Command H.Q.  
Calcutta.
3. Garrison Engineer,  
859 Engineer Works Section C/O 99 A.P.O.
4. Controller of Defence Accounts.  
Gauhati . . . Respondents

O.A.No. 197 of 1995.

Sri C.K.Janardhar & 24 others . . . Applicant

- Versus -

- Union of India & Others . . . Respondents
2. The Chief Engineer,  
Eastern Command H.Q., Calcutta.
  3. Garrison Engineer,  
859 Engineer Works Section C/O 99 A.P.O.
  4. Controller of Defence Accounts  
Gauhati . . . Respondents

Advocates for all the applicants : Sri B.K.Sharma &  
K.Bhattacharjee.

Advocate for all the respondents : Sri A.K.Choudhury,  
Addl.C.G.S.C.

G.L.SANGLYINE, ADMINISTRATIVE MEMBER,

The applicants in the above mentioned 16 (sixteen) Original Applications are employees under the Military Engineering Service and posted in various places in the State of Arunachal Pradesh. Permission to submit combined applications had been granted. Facts and law involved in these applications are same and therefore, for the sake of convenience the Original Applications are disposed of by this common order.

2. The Special Compensatory (Remote Locality)

Allowance was paid to the Defence Civilian employees posted in the NEWLY DEFINED FIELD AREAS and MODIFIED FIELD AREAS with effect from 1.4.1993 vide Ministry of Defence No.8/37269/AG/PS-3(a)/165/D (Pay/Services) dated 31.1.1995 as follows :

"i) Defence civilian employees serving in the newly defined field areas will continue to be extended the concession enumerated in Annexure 'C' to Govt letter No.A/02586/AG/PS 3(a)/97-5/D (Pay/Services) dt 25 Jan '64. Defence civilians employees serving in Newly Defined Field Areas will continue to be extended the concessions enumerated in Appendix 'B' to Govt letter No. AP 25762/AG/PS 3(a)/146-S/2/D(Pay/Services) dt 2nd March 1968.

ii) In addition to above, the Defence civilians employees serving in the newly defined Field Areas and Modified field areas will be entitled to payment of Special Compensatory (Remote Locality) Allowance and other allowances as admissible to defence civilians as per the existing instructions issued by this Ministry from time to time."

The date of effect of the above order was substituted by corrigendum No.B/37269/AG/PS-3(a)/1862/D(Pay)/Services dated 12.9.1995 as below :

"These orders will come into force w.e.f the date of issue of this letter dt. 12.9.1995

contd... 5

namely w.e.f. 31.1.95. In other words, no recovery will be made on account of concessions like free rations/free single accommodation etc. already availed of by Defence Civilians as part of Field Service Concessions from 1.4.93 to 31.1.95. Similarly, no payment on account of SDA/SCA/SCA(RL) will also be made from 1.4.93 to 30.1.95."

Further amendment had been made to the letter dated 31.1.1995 above vide Ministry of Defence letter No.B/37269/AG/PS-3(a)/7800D(Pay/Services) dated 17.4.1995 insofar as it relates to employees posted in the Newly Defined Field Areas and newly defined Modified Field Areas as below :

"The Defence Civilian employees, serving in the newly defined modified Field areas, will continue to be entitled to the Special Compensatory (Remote Locality) Allowance and other allowance as admissible to defence Civilians, as hitherto, under - existing instructions issued by this Ministry from time to time. However, in respect of Defence Civilians employees in the newly defined Field Areas, Special Compensatory (Remote Locality) Allowance and other allowances are not concurrently admissible alongwith Field Service Concessions."

3. Heard Mr K.Bhattacharjee, learned counsel for the applicants in each Original Application and Mr A.K. Choudhury, learned Addl.C.G.S.C for the respondents. The applicants are Defence civilian employees posted in various places in Arunachal Pradesh and according to the respondents, the applicants were enjoying Field Service Concessions facilities (FSC for short), namely, Free Ration, Free Single accommodation etc. provided by the respondents. Therefore, in terms of the aforesaid letter dated 17.4.1995 they are not entitled to the payment of Special Compensatory (Remote Locality) Allowance, SCA, for short, in addition to FSC. Accordingly the amount of SCA<sup>(RL)</sup> paid for the period from 1.4.1993 to 31.1.1995 was not

admissible to them and was ordered to be recovered. Learned counsel Mr. K. Bhattacharjee submitted that the contention of the respondents is not sustainable. In S.C. (R) Omar vs. Garrison Engineer (1995) 30 ATC 763, the Tribunal had held that SCA is admissible in addition to FSC. In many other cases such as O.A. No. 124 and 125 of 1995 etc. Defence civilian employees posted in Nagaland the Tribunal had allowed payment of SCA. Further, in Union of India & Others vs. B. Prasad, B.S.O and others, 1997 SCC (L&S) 1055, the Hon'ble Supreme Court had held that upto 17.4.1995 Special Duty Allowance and Field Area Special Compensatory (Remote Locality) Allowance are admissible together. Thus the applicants are entitled to payment of SCA(RL).

4. The cause of action arose out of the order No. Pay/01 dated 26.7.1995 issued by CDA, Gauhati, that is Controller of Defence Accounts, Gauhati and the order dated 31.7.95 issued by the Accounts Officer of the Area Accounts Office, Shillong. A tussle was going on between the administrative authorities of the respondents 1 to 3 in one hand and the Audit and Accounts authorities on the other over the question of payment of SCA, alongwith FSC. The CDA, Gauhati wrote in his No. Pay/01 dated 26.7.95 :

"In view of pending clarification regarding application of provisions of Min of Defence letter dt. 31-1-95 and 17-4-95 payment on account of SCA(RL) for the period 1-4-93 onwards already made is irregular and unauthorized and requiring recovery in lumpsum from the ensuing pay bills without any consideration and intimated to this. AO Shillong has already been instructed to effect recovery in lump-sum.

As per Min of Def letter dated 17.4.95 certain Area of Arunachal Pradesh have been classified both Field and Modified Field Area as well. Please intimate specific authority classifying your office location in Modified field Area. If located in modified field area, facility of FSC may be stopped forthwith and recovery if any from 1-2-95 on account of cost of Free Ration/Single accommodation may be effected before allowing SCA(RL).

In future advice of your AAO CE on financial matter may inverable be accepted to avoid any complication which has arisen now."

The Accounts Officer, Shillong followed it up as below:

"The recoveries may please be effected from the concerned indirecd involved in the following bills to comply will be directive of the CDA Guwahati.

- |                            |    |
|----------------------------|----|
| 1) 01/Cash/30 dt. 29-5-95. | 3  |
| 2) 01/Cash/31 dt. 29-5-95. | 3  |
| 3) 02/Cash/73 dt. 27-5-95. | 73 |
| 4) 03/Cash/51 dt 17-5-95   | 53 |
| 5) 05/Cash/19 dt. 26-5-95  | 1  |
| 6) 01/Cash/71 dt. 30-6-95  | 71 |

The sy pay bill bearing voucher No. 01/Cash/69 dt. 29-6-95 on account of payment of SCA(RL) is returned unpassed for the reason stated above."

Operation of the above two orders have been stayed by the Tribunal at admission of the present original applications.

5. The decision of the Tribunal in S.C.Omar(Supra) was based on the its decision in D.B.Sonar and others. SLP No.17254 of 1995 filed by the respondents was dismissed by the Hon'ble Supreme Court on 24-7-1995 with liberty to file Review Application. Review Application No.18 of 1995 filed by the respondents was dismissed by the Tribunal on 20-11-1995. D.B.Sonar and others, RA 3/95(O.A.48/89)and RA 4/95(OA 49/89), and some of the other cases referred to by Mr.K.Bhattacharjee were subject matter in Union of India and others vs. B.Prasad, B.S.O and others(Supra). The aforesaid letter dated 17.4.1995 was under consideration by the Hon'ble Supreme Court in that case. The Hon'ble Supreme Court had held in the Order dated

- 8 -

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17.2.1997 in that case that upto 17.4.1995 the employees are entitled to both the Special Duty Allowance and the Field Area Special Compensatory (Remote Locality) Allowance and thereafter to only one Special allowance in terms of the aforesaid order dated 17.4.1995. Further, as regards payment of Special Duty Allowance to Defence civilian employees posted in Field Areas and in Modified Field Areas the Government was directed by the Hon'ble Supreme Court to modify the order dated 17.4.1995 and issue the necessary corrigendum. It was also directed that Union of India is not entitled to recover any payments made of the period prior to 17.4.1995. In the impugned order No. Pay/01 dated 26.7.1995 the CDA had referred to the letter dated 13.1.1995 issued by the Ministry of Defence classifying certain areas of Arunachal Pradesh as Field Areas and Modified Field Areas and sought clarification as mentioned therein. Mr A.K. Choudhury, learned Addl.C.G.S.C submitted that classifications of areas were made under letter dated 13.1.1994 and not dated 13.1.1995. Mr K.Battacharjee submitted that the applicants were posted in Modified Field Areas. Apart from this clarification, the CDA also sought clarification regarding the aforesaid order dated 17.4.1995. The impugned actions of the CDA and the Accounts Officer were taken by them pending clarification of the order dated 31.1.95 and dated 17.4.1995 by the authorities under the respondents No.1 to 3. From the impugned order No. PM/1/306-CI dated 31.7.95 issued by Area Accounts Office, Shillong the recovery ordered to be made relates to the payment of Special Compensatory (RL) Allowance made from 4/93 to 1/95 through

the vouchers mentioned therein. In some of the original applications under consideration however, the CDA, Gauhati was not made a respondent while in all the Original Applications the Accounts Officer, Area Accounts Office, Shillong was not made a respondent. In the facts and circumstances stated above the respondents 1 to 3 are directed to communicate to the CDA, Gauhati the clarifications sought for by him in the impugned order dated 26.7.95 as mentioned above as soon as it may be possible. On receipt of the communication from the respondents the CDA, Gauhati shall take appropriate action immediately. Till such action is taken by him, the operation of the impugned orders in each Original Application shall remain suspended.

With the above directions, the original applications under consideration are disposed of. No order as to costs.

Sd/- MEMBER (A)

IN THE CENTRAL ADMINISTRATIVE TRIBUNAL : GAUHATI BENCH

GAUHATI.

Original Application No. 187 of 1995.

IN THE MATTER OF :

Sri Tapeswar Singh son of Daroga Singh  
& Others. .... Applicants.

- Vs -

Union of India and Others,

..... Respondents.

It is respectfully submitted for the  
applicants -

- 1) That the applicants have submitted a joint petition seeking relief of payment of allowances and service benefits as admissible to civilian central Government employees in terms of Office memoranda dated 14-12-83 and 1-12-88 of the Ministry of Finance (Dept. of Expenditure) of Govt. of India.
- 2) That from facts of the case, it would be clear that all the applicants have a common cause and interest in it and as such the joint application deserves to be entertained as provided by Rule 4(5) of the procedure Rules.

In these premises it is prayed that the Hon'ble Tribunal may be graciously pleased to permit filing of single application by all the applicants jointly for ends of justice.

Dated the -

R  
AKC:Chanchal  
Addl. C.J.C  
11/9/95

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VERIFICATION

I, Sri S. P. Singh  
son of Sri D. D. Singh employed under  
Garrison Engineer, 859 Engineers Works Section C/O  
99 A.P.O, do hereby verify that the contents as  
para 1&2..... as the application are  
true to my knowledge and belief.

Date :- 7/9/95

S. Singh  
SIGNATURE Singh

187

V

IN THE CENTRAL ADMINISTRATIVE TRIBUNAL : GAUHATI BENCH

- 1) Sri Tapeswar Singh son of Sri Daroga Singh,
- 2) Sri Deben Boro son of Sri Bhagurake Boro,
- 3) Sri B. Rama Rao son of Sri Bindu Rao,
- 4) Sri Durga Bahadur son of Late Bhakto Bahadur,
- 5) Sri Basudev Thakur son of Late Faguni Thakur,
- 6) Sri L.C. Dass son of Sri Kakeswar Dass,
- 7) Sri Vishnu Bahadur son of Sri Bir Bahadur,
- 8) Sri N.C. Thakuria son of Late Dondi Ram Thakuria,
- 9) Sri N. Pandey son of Babulal Pandey,
- 10) Sri Provu Lal son of Late Sankar Lal,
- 11) Sri Semal Bhengra son of Late D.M. Bhengra,
- 12) Sri N. Bhengra son of Late Junathan Bhengra,
- 13) Sri H.P. Bhuyan son of Late D.N. Bhuyan,
- 14) Sri T.R. Sharma son of Sri Kebela Sharma,
- 15) Sri Ram Swarup son of Late Sodilal,
- 16) Sri N. e Brahma Son of R. Brahma
- 17) Sri G. Das Son of K. N. Das

all employed in Chindit Top E/M

Maint. Cell under the -

*Tapeswar Singh*

APPENDIX A :

FORMS :

FORM I :

APPLICATION UNDER SECTION 19 OF THE ADMINISTRATIVE  
TRIBUNAL ACT : 1985 :

Title of the Case : Sri Tapeswar Singh

& ors.

..... Applicants.

-Vs-

Union of India and others.

..... Respondents.

I N D E X

Sl. No.	Description of documents relied upon	Page NO.
1.	Application	1-8
2.	Annexure A : Copy of letter st. 26.12.95	9-10
3.	Anexure B :Copy of letter dt. 31.7.95	11-12
4.	Annexure C :Memo dt. 14.12.83	13-
5.	Annexure D : Memo dt. 1.12.88.	14-15

Note : Other documents referred to in the application are seized and possessed by and happen to be in the control, custody and power of respondents being correspondence exchanged in official channal and may be required to be produced by respondents.

FOR USE IN TRIBUNAL'S OFFICE :

DATE OF FILING :

SIGNATURE :

FOR REGISTRAR :

*Tapeswar Singh*  
SIGNATURE OF APPLICANT

under the Garrison Engineer,

859 Engineer Works Section C/O

99 A.P.O. .... Applicants.

- Versus -

1. Union of India

represented by the Secretary to  
the Government of India, Ministry  
of Defence (Engineer-in-chief's  
Branch, Army Head Quarters), New Delhi.

2. The Chief Engineer,

Eastern Command H.Q.,  
Calcutta.

3. Garrison Engineer,

859 Engineer Works Section  
C/O 99 A.P.O.

4. Controller of Defence Accounts, Gauhati  
..... Respondents.

DETAILS OF APPLICATION :

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

Letter No. PM/1/306-CI dt. 31.7.95 issued by  
Accounts Officer directed to recovery special  
compensatory (CRL) allowance from 4/93 to 1/

2. JURISDICTION OF THE TRIBUNAL :

The applicants declare that the subject matter

of the order ..... 3/

Tapeswar Singh

the order against which they want redressal is within the jurisdiction of the Tribunal.

**3. LIMITATION :**

The applicants further declare that the application is within the limitation period prescribed in Section 21 of the Administrative Tribunal Act, 1985.

**4. FACTS OF THE CASE :**

- 1) That the applicants are civilian defence employees of Ministry Engineer services Department employed under the respondents and as such the applicants are posted to work at high altitudes of Arunachal Pradesh, a hard, remote and costly area where necessities and essential services of file are very scarce and are available only on paying abnormally high prices.
- 2) That the Central Government ordered for payment of special duty and special compensatory (Remote locality) allowances to its employees posted in the North-eastern Region of the country to attract postings to this remote and costly locality. The field service concessions were extended to the civilians by the Government of India, Ministry of Defence vide their letter

dated .....4/

*Tapeswar Singh*

dated 25-1-64 as amended from time to time. The applicant are in receipt of Modified field service concessions. Similar concessions are also being paid to GREF staff posted to this area.

- 3) That the need for attracting and retaining the services of competent staff for service in the North Eastern Region comprising the seven states including Arunachal Pradesh was engaging attention of the Government and with a view to review the existing allowances and service benefits to employees posted in this region, a committee under the Chairmanship of Secretary, Department of personnel and Administrative Reforms was appointed and after considering carefully the recommendations of the Committee, the President of India was pleased to decide in favour of allowances and benefits being continued as modified by Government of India Office Memorandum No. 20014/2/83-E.IV of Ministry of Finance (Department of Expenditure) issued on 14-12-83. Subsequent thereafter another office Memorandum being No. 20014/16/86/E.IV/E.II(B) dated 1-12-88 was issued making some improvements in allowances and facilities to employees posted in this region.

- 4) That such.....5/

*Japendar Singh*

- 4) That such allowances and facilities were admitted by the audit authorities in the past. Reference in this connection may be made to letter No. 1350/A/2623/EIC(3) dated 20-2-87 of the C.W.E. Tezpur wherby Ministry of Finance, Department of Expenditure Office Memorandum No. 200414/3/83-EIV dated 29-10-86 sent under CE, ~~SZ~~, was forwarded to the respondent No.3. Reference in this connection may also be made to the Ministry of Finance, Department of Expenditure Office Memorandum No. 20014/4/86-E-IV dated 23- 9-85 making special mention of the employees posted in Arunachal Pradesh and to letter No. Pay/24/IV/PC dated 20-2-87 of the C.D.A., Gauhati.
- 5) That, however, in so far as special compensating allowance is concerned, the C.D.A. Gauhati as per letter M/D dt. 31-1-95 and 17-4-95 allowed the applicants to withdraw the benefits with effect from 1-4-93 instead of 1-12-83. The applicants begs to state that they have withdraw the said benefits as per the Order of the authority, from 1.4.93 under protest.
- 6) Be it stated here that with regard to special duty allowance as per memo dt. 14.12.83, and 1-12-88, the applicants has filed a petition No. B.A. No. 53 and after hearing the matter your lordship was pleased to dismissed the petition on 3-7-95.

contd.....6/

*Japeswar Singh*

7) That on the long part of july the petitioner was informed by the office that CDA Gauhati vide its letter No. Pay/01/Y dated 26-7-95 has directed the C.W.E. Tezpur & recovery the said amount of S.C.A. which was paid to the applicants w.e.f, 1-4-93 to 1/95 pending clarification from Ministry of Defence. The arrear price to 31.1.95 will be paid after receipt of clarification from the Ministry.

(Copies of letter dt. 26.7.95 and 31.7.95 are enclosed hereto and marked as  
Annexure - A & B.)

8) That the applicants begs to state that the authority has already gave to direction to its local Audit department to recovery the said amount as SCA which was paid earlier to the applicants from the salaries inspite of the O.M. dated 14-12-83, 1.12.88.

(Copies of O.M. dt. 14.12.83 and 1.12.88 are enclosed hereto and marked as  
Annexure C & D.)

**5. GROUND FOR RELIEF WITH LEGAL PROVISIONS :**

i) For that the applicants are entitled to special compensatory allowances as per Office memoranda dt. 14.12.83, 1.12.88 in as much as the said memoranda have been made applicable & all civilian control Govt. employees and cannot be discriminated against.

contd.....7/

*Topeswar Singh*

- 3
- ii) For that the departmental authorities have been seized of the matter since after 1-12-83, initially by making payments in accordance with office memorandum dt. 14-12-83, thereafter by making Orders stopping such payments and directing for recovery of amounts already paid that to without seeking any clarification is gross violation of the applicants right which is guaranteed under the constitution of India.
- iii) For that notwithstanding payment of SCA to the GREF personal they being entitled to allowances and benefits under O.M. dt. 14-12-83 and 1-12-88 also, the applicant are also entitled to such allowances and benefits, effective from 1-12-83 but the same was given effect from 1-4-93 which deprived the applicants from their legitimate right.
- iv) For that the respondent fail to understand the Order dt. 3-7-95 passed by this Hon'ble Tribunal in letter and spirit as such the Respondent issued a direction to recover the SCA from the applicant, which is miscarriage of justice toward the applicants.
- v) For that the applicants being posted to high altitude of Arunachal Pradesh, the necessities and .....

Tapawar Singh

necessities and essential services of life are care at such places and are available only or payment of abnormally high prices which is far, what unless the applicants are compensated by making payment of allowances and service benefits as per Office memorandum dt. 14-12-83 and 1-12-88, they shall have to face grave. Injustice and serious injury that desided to be remedied by protecting them from the vide at discrimination that is guaranteed to them as citizen/public employees under Articles 14 and 16 of the constitute.

6. DETAILS OF REMEDIES EXHAUSTED :

The applicants declare that they have awaited at all remedies awaitable to them under the relevant service rules etc, as would be revealed from paragrophy 4 above.

7. MATTERS NOT PREVIOUSLY FILED OR PENDING WITH ANY OTHER COURT :

The applicants further declare that they have not previously filed any application, writ petition or suit regarding the matter to respect of shich this application has been made, before

any Court .....9/

Topeswar Singh

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 as them.

8. RELIEF SOUGHT :

The respondents may be ordered/directed to pay to applicants the special compensating allowances in accordance with O.M. dt. 14.12.83 and 1-12-88 of the Central Government as referred above and be further pleased to set aside and quashed the order dt. 26.7.95 (Annexure-A) and 31.7.95 (Annexure -B)

9. INTERIM ORDER IF ANY PRAYED FOR :

The respondent may be directed not to give effect of letter dt. 26.7.95 issued the Sr. A.O. (D) and letter dt. 31.7.95 issued by A.O. and also be directed not to recover the arrear amount paid to the applicant pending the clarefication from the Ministry of Defence.

10. In the event of application being sent by registered post etc :- Not applicable.

11. Particulars of Postal Order

of P.O. No. 09 327248

filed in respect of application

fee & date 7/9/95 issued by Gauhati Head Post

Office fee Rs. 50/- payable

at Gauhati is annexed hereto.

12. List of enclosers : Annexure. A.B c D

contd.....10/

*Tape Seawar Singh*

VERIFICATION

I, Sri Tapeswar Singh son of Daroga Singh  
employed under the Garrison Engineer, 859 Engineer  
Works Section C/O 99 A.P.O. do hereby verify that the  
contents as para 1,4,6,7 of the  
application are true to my knowledge and paras 2,3,5  
are believed to be true on legal advice and that I  
have not supported any material fact.

Date :- 7/9/95

*Tapeswar Singh*  
SIGNATURE

Copy of TDA Barhali Letter No. Pay/01/X dated 26-7-95. ~~xxxxxxxxxx~~

Sub : PAYMENT OF SCA (RL) IN RESPECT OF INDUSTRIAL STAFF.

It has been intimated by your AAO GE that payment on account of SCA (RL) (alongwith FSC) has been made to Industrial personnel for the period from 1-4-93 to 31-5-95 in spite of disagreement with unit.

As per A/O letter dt 31-1-95 and 17-4-95 Defence Civilian serving newly defined Modified Field Areas are entitled to SCA (RL) for other allowances w.e.f. 1-4-93 and no Field service concession is admissible though the Govt. letter was issued on 31-1-95.

The case regarding payment of arrears on account of SCA (RL) for the period 1-4-93 to 31-1-95 and recovery of cost of Free Ration/Single accommodation already availed is under reference with higher audit authority for clarification in consultation of Min. of Defence. The case is still under consideration with Min of Defence and in meantime it has been decided that recovery of cost of Free Ration/Single accommodation already availed prior to 31-1-95 may not be made. Similarly any payment on account of SCA/RCA/SCA may not be made for the period 1-4-93 to 31-1-95 (payments w.e.f. 1-2-95 may be admitted in case no FSC (Free Ration/ accommodation) is being availed).

In view of pending clarification regarding application of provisions of Min of Defence letter dt 31-1-95 and 17-4-95 payment on account of SCA (RL) for the period 1-4-93 onwards already made is irregular and unauthorised and requiring recovery in lumpsum from the Govt's pending pay bills without any consideration and intimated to this office. All Shillong NGOs already been instructed to offset recovery in lumpsum.

As per Min of Def letter dt 13-1-95 certain Area of Arunachal Pradesh have been classified both Field and Modified Field Area as well. Please intimate specific authority classifying your office location in Modified Field Area. If located in modified field area, facility of FSC may be stopped forthwith and recovery if any from 1-2-95 on account of cost of Free Ration/Single accommodation may be effected before lenoing SCA (RL).

In future advice of your AAO GE on financial matter may invariably be accepted to avoid any complication which has arisen now.

94/-x-x-x-  
C.RAO (P)

Copy to :-

Contd. P/2

*Attakur*  
*N*

Copy to :-

1. ADD CE  
859 EWS

8. W. rate B/o No. A/113/XVIII dt 7-7-95.  
He is directed to place the amount to  
SCA(RL) payment under 510 and effect recovery  
vary in Lump-sum. SCR(RL) may not be  
admitted unless FSC is stopped.

This office circular No Pay/01/105 dt  
30-6-95 may be referred to.

2. SFC Shillong  
Shillong Zone

WITH A REQUEST TO ISSUE suitable Inst. to  
CE 859 EWS to effect recovery in Lump-sum  
account of irregular and unauthorised payment  
of SCA(RL) to Defence Civilians including  
Officers and also to stop F.S.C. i.e.  
Free Ration/Singis accommodation.

3. SFC Tezpur

Also confirm that 859 EWS is located in  
Modified Field Area as per M/D letter  
dt 13-1-94.

4. ALA(A) Tezpur

for information.

affixed  
K

Area Accounts Office, Zoram Villa  
Shillong letter no. PM/1/306-CI dt 31-7-95.

Sub : SPECIAL COMPENSATORY (RL) ALLOWANCE FROM  
4/93 TO 1/95 | RECOVERY OF

It has been directed by the CDA, Guwahati to recover the amount on account of SCA (RL) paid from 4/93 to 1/95 pending clarification from Ministry of Defence. The arrears prior to 31.1.95 will be paid after receipt of clarification from the Ministry.

As such the payment made from 4/93 to 1/95 on the above account through the following vouchers have been noted for recovery from the pay bills :-

The recoveries may please be effected from the concerned indirects involved in the following bills to comply will be directive of the CDA Guwahati.

- 1) 01/Cash/30 dt 29.5.95.
- 2) 01/Cash/31 dt 29.5.95
- 3) 02/Cash/73 dt 27.5.95
- 4) 03/Cash/51 dt 17.5.95
- 5) 05/Cash/19 dt 26.5.95
- 6) 01/Cash/71 dt 30.5.95.

The pay bill bearing voucher No. 01/Cash/69 dt 29.6.95 on account of Payment of SCA (RL) is returned unpassed for the reason stated above.

Sd/-x-x-x-x

( RNP Singh )  
Account Officer

*Officer*  
*W*

Annexure C

38 (14)

L. M. K.

No. 20014/2/83-L, IV  
GOVERNMENT OF INDIA  
MINISTRY OF FINANCE  
DEPARTMENT OF EXPENDITURE

All India  
Tribunal Circular No. 27/2/95

Reference

NEW DELHI, the 14th  
DECEMBER 1983

OPTIONAL MEMORANDUM

Object :- ALL CHARGES AND FACILITIES FOR CIVILIAN EMPLOYEES OF THE CENTRAL GOVERNMENT SERVING IN THE STATES AND UNION TERRITORIES OF NORTH EASTERN REGION IMPROVEMENT IN THE FIELD OF

The need for attracting and retaining the services of competent officers for service in the North Eastern Region comprising the States of Assam, Meghalaya, Manipur, Nagaland and Tripura and the Union Territories of Arunachal Pradesh and Nagaland has been occupying the attention of the Government for some time. The Government had appointed a committee under the Chairmanship of Secretary, Department of Personnel Administrative Reforms, to review the existing allowances and facilities admissible to the various categories of Civilian Central Government employees serving the this region & to suggest suitable improvements. The recommendation of the committee have been carefully considered by the Government and the President is now pleased to decide as follows:-

(i) Tenure of posting/deputation:

There will be a fixed tenure of posting of 3 years at a time for officers with service of 10 years or less and 2 years at a time for officers with more than 10 years of service. Periods of leave, training, etc. in excess of 15 day per year will be excluded counting the tenure period of 2/3 years. Officers, on completion of the fixed tenure of service mentioned above, may be considered for posting to a station of their choice as far as possible. Satisfactory performance of duties for the prescribed tenure in the North East shall be given due recognition in the case of eligible officers in the matter of:-

The period of deputation of the Central Government employees to the states/Union Territories of the North Eastern Region will generally be for 3 years which can be extended in exceptional cases in exigencies of public service as well as when the employee concerned is prepared to stay longer. The admissible deputation allowance will also continue to be paid during the period of deputation so extended.

(ii) Allowance for Central Deputation/Training abroad  
ALL ELLIPTICAL FIGURE IN CONFIDENTIAL RECORDS.

- (a) Promotion in cadre posts;
- (b) deputation to central tenure posts; and
- (c) course of training abroad.

The general requirement of at least three years service in a cadre post between two central tenure deputations may also be relaxed to two years in deserving cases of meritorious service in the North East.

Contd.....2

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A specific entry shall be made in the C.R. of all employees who 39  
served in full tenure of service in the North Eastern Region to  
that effect.

(iii) Special (Duty) Allowance :-

Central Government civilian employees who have all India transfer liability will be granted a special (Duty) Allowance at the rate of 25 per cent of basic pay subject to a ceiling of Rs. 400/- p.m. month on posting the any station in the North Eastern Region. Such of these employees who are except from payment of income tax will, however, not be eligible for this special (Duty) Allowance. Special (Duty) Allowance will be in addition to any special pay and/or Deputation (Duty) Allowance already being drawn subject to the condition that the total of such special (Duty) Allowance plus special pay/Deputation (Duty) Allowance will not exceed Rs. 400/- p.m. Special Allowance like Special Compensatory Allowance will be drawn separately.

(iv) Special Compensatory Allowance :-

1. Assam and Nagaland

The rate of the allowance will be 5% of basic pay subject to maximum of Rs. 50/- p.m. admissible to all employees without any pay limit. The above allowance will be admissible with effect from 1-7-1982 in the case of Assam.

-----.

2. Manipur

The rate of Allowance will be as follows for the whole of Manipur :-

Pay up to Rs. 260/-	Rs. 40/- p.m.
Pay above Rs. 260/-	15% of basic pay subject to maximum of Rs. 150/- p.m.

3. Arunachal

The rates of the allowance will be as follows :-

(a) Difficult areas - 25% of pay subject to minimum of Rs. 50/- and maximum of Rs. 150/- p.m.

(b) Other areas

Pay up to Rs. 260/-	Rs. 40/- p.m.
---------------------	---------------

Pay above Rs. 260/-	15% of basic pay subject to a maximum of Rs. 150/- p.m.
---------------------	---------------------------------------------------------

There will be no change in the existing rate of Special Disturbance Allowance admissible in Arunachal Pradesh, Nagaland and Mizoram and the existing rate of Disturbance Allowance admissible in specified areas of Mizoram.

Sd/- XXX XX XX XX  
Under Secretary to the Govt of India

*Malleswari*

DVS, G.O. (S. Rayudu)

(S. Rayudu)

AE B/R

Annexure D

Copy

16  
N.C. (11/11/86) 11/11/86  
Shivaji W

F.No. 20014/16/86/E.1V/E.II(B)  
Govt of India, Ministry of Finance  
Department of Expenditure

New Delhi, the 1 Dec 1986

REF ID: A11000001

~~NOTIFICATION IN RELATION TO ALLOWANCES FOR CIVILIAN EMPLOYEES OF THE  
CENTRAL GOVERNMENT STATIONED IN THE STATES OF NORTH EASTERN  
REGION AND ASSAM, ARUNACHAL PRADESH AND MIZORAM~~

The undersigned is directed to refer to this Ministry's O.M. No. 014/3/83-b, IV dated 14th December, 1983 and 30th March, 1984 on the subject mentioned above and to say that the question of making suitable provisos in the allowances and facilities to Central Govt. employees posted in North Eastern region comprising the States of Assam, Meghalaya, Manipur, Nagaland, Tripura, Arunachal Pradesh and Mizoram has been engaging the attention of the Govt. Accordingly the President has pleased to decide as follows:-

EXPLANATORY NOTES AND EXPLANATION

i) Tenure of posting/deputation

The existing provisions as contained in this Ministry's O.M. dated 14.12.83 will continue.

ii) Weightage for Central deputation and training abroad:-  
Special mention in confidential records

The existing provisions as contained in this Ministry's O.M. dated 14.12.83 will continue. Cadre authorities are advised to give the weightage for satisfactory performance of duties for the prescribed tenure in the North-East in the matter of promotion in the cadre posts, deputation to Central tenure post and courses of training abroad.

iii) Special (Duty) Allowance:-

Central Govt. Civilian employees who have all India transferability will be granted special (duty) Allowance at the rate of 2% of basic pay subject to ceiling of Rs. 1000/- per month on posting to any station in the North-Eastern Region. Special (Duty) Allowance will be in addition to any special pay and/or deputation (duty) allowance already being drawn subject to the condition that the total of such allowance will not exceed Rs. 1000/- p.m. Special allowances like special compensatory (Remote Locality) Allowance, Construction Allowance and Project Allowance will be drawn separately.

The Central Govt. Civilian employees who are members of Scheduled Tribes and are otherwise eligible for the grant special (duty) Allowance under this para and are exempted from payment of Income-Tax under the Income-Tax Act will also draw special (duty) Allowance.

iv) Special Compensatory Allowance:-

The recommendations of the 4th pay Commission have been accepted by the Govt. and Special Compensatory Allowance at the revised rates have been made effective from 1-10-86 (1-10-86).

Contd.....Page -

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Part 2

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(v) to (xii) - Not applicable.

2. The above orders will also apply mutatis mutandis to the Central Govt. employees posted in Andaman & Nicobar Islands and Lakshadweep Islands. These orders will also apply mutatis mutandis to officers posted to N.E. Council, when they are stationed in the N.E. Region.

3. These orders will take effect from the date of issue.

4. In so far as the persons serving the Indian Audit & Accounts Deptt. are concerned these orders issue after consultation with the Comptroller & Auditor General of India.

5. Hindi version of this Memorandum is attached.

Sd/- XXX XXX XXX  
(A. J. AYARAKKAL)  
Joint Secretary to the Govt of India.

Yours

Dr. S. V. Rayudu  
(D. V. S. Rayudu)  
AE B/R  
AGE (T)  
For Garrison Engineer

all done  
✓

16731396

In the matter of :-

O.A. NO. 187 OF 1995

SHRI TAPESWAR SINGH AND OTHERS

.... Applicant

-Vs-

Union of India &amp; Others

... Respondents

Written statement for and on behalf of Respondents

Nos 1, 2, 3, &amp; 4

I, Major M.K. Arora, Garrison Engineer, 859 Engineer Works Section, C/O 99 A.P.O., do hereby solemnly affirm and say as follows :-

- 1) That I am the Garrison Engineer, 859 Engineer Works Section C/O 99 APO and Respondents No 3 in the case, and acquainted with the facts and circumstances of the case. I have understood the contents thereof. Save and except whatever is specifically admitted in the written statement the other contentions and statement made in the application may be deemed to have been denied. I am competent and authorised to file this written statement on behalf of all the respondents.
- 2) That the respondent beg to state that the special Compensatory Allowance (Remote Locality) was ordered vide Govt of India, Min of Def letter No B/37269/AG/PS-3(a)/165/D(Pay/ Services) dated 31st Jan 95. The order came into effect wef 01st Apr 1993. As per Govt of India, Min of Def letter, it has been ordered that field service concession viz-a-viz, the special compensatory allowance (RL) will be admissible to the Defence Civilian employees on representation from all Defence employees of this works Section during the month of July 1995 the payment of arrears of SCA (RL) for the period from 01st April 1993 to 31st Jan 95 was made after obtaining the UNDERTAKING from the employees that "Any over Payment of arrears of SCA (RL) that may be found at a later date is refundable to this office".
- 3) That the respondents beg to state that the amendment to the above order was issued vide Govt of India, Min of Def letter

No. B/37269/AG/PS-3(a)/730/D(Pay/Services) dated 17th April 1995 regarding Field Service Concessions to Defence Civilian Employees serving in the newly defined area under which it has been clarified that Special Compensatory Allowance (RL) and other Field Service Concessions are not admissible concurrently, but these orders on the subject were received late in this office.

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4) That the respondent beg to state that the on payment of arrears of SCA (RL) for the above period CDA Guwahati issued instruction to this office and Asstt. Accounts Officer vide his letter No. PAY/01/IX, dated 31st July 1995 that payment of arrears of SCA made to the Defence Civilian Employees is irregular and be recovered in lump sum as the employees are availing field service concessions. Both the concessions i.e. SCA (RL) and Field Service Concessions could not be granted at a time. The matter is under examination in consultation with Min of Def in connection of Govt of India, Min of Def letter dated 31st January, 1995 as modified vide letter dated 17th April 95.

5) That the respondents beg to state that the on receipt of Min of Def Corrugendum No. B/37269/AG/PS-3(a)/1862/D(Pay/Service) dated 12th Sept 95 under which para 2 of Govt of India, Ministry of Def letter dated 31st Jan 95 has been deleted and substituted as under :-

"These orders will come into force wef the date of issued of this letter namely wef 31st January 1995. In other words, no recovery will be made on account of concessions like free rations/free single accommodation etc. already availed by Defence Civilians as part of Field Service concessions from 01st April 93 to 30 Jan 95 Similarly no payment on account of SDA/SCA/SCA(RL) will also be made from 01st April 1993 to 30th January 1995".

6) That the respondents beg to state that in view of the above, it is clarified vide Govt of India, Min of Def letter No B/37269/AG/PS-3(a)/1862/D(Pay/Services) dt 12th Sept 95 that both of the concessions are not admissible at the same time.

7) That the respondents beg to state that this unit is located in the remote and hard area at the distance of 140 Kms away from Tezpur at the height of 4749 ft from sea level where even communication to and from is very much infrequent due to the rough terrain of the area. Based on this fact, the Govt of India, Min of Def has declared this area as Field Service Concession area wherein the facilities for field concessions are being enjoyed.

by Defence Civilians Employees as per Govt of India, Min of Def letter No. 4/92584/AG/PS-3(a)/191/S(Pay/Services) dated 25th Jan' 1964 as modified vide Govt of India, Min of Def letter No. A/2576/AG/PS-3(b)/146-S/2/D(Pay/Services) dated 02nd March'1968.

In view of the clarification received on Govt of India, Min of Def letter dated 31st January'95 and 17th April'95 vide Govt of India, Min of Def letter No. B/37269/AG/PS-3(a)/1862/D(Pay/Services) dated 12 Sep'95 the recovery of arrears of SCA(RL) for the period from 01st April'1993 to 31st Jan'95 is required to be made as SCA(RL) and other allowances are not concurrently admissible alongwith Field Service Concessions.

84 That the Respondents beg to state that on perusal of our old records, it is revealed that the Civilian employees of this office were granted SCA wef 1st Oct'1986 vide Govt of India, Min of Def letter No. 20014/S/86/E-IV dated 23 Sep'1986. The SCA(RL) was claimed in respect of this office for Defence Civilian Employees through the regular pay bill for the month of 12/86 but the same was disallowed by AAO Shillong stating that since field service concessions are being enjoyed by the employees of this office and therefore no SCA(RL) is admissible. In this connection para-4 of letter dated 23 Sep'1986 is relevant. It states that where the bill compensatory allowance or any other compensatory allowance is more beneficial the same may be allowed in lieu of special compensatory allowance. In other words only one concession is admissible at one time. The payment against the intention of Govt order cannot be authorised.

In view of the present orders received on the subject, it is very clear that the SCA(RL) and availing of field service concession at the same time are not admissible. Hence recovery of arrears of SCA(RL) for the period from 1st April'1993 to 31st Jan'1995 is required to be made as per Govt of India, Min of Def letter dated 12 Sep'1995.

The irregular payment amounting to Rs. 22.00 lakhs made in account of arrears of SCA(RL) for the period from 1st Apr'1993 to 31st Jan'95 is required to be deposited with Govt as the Defence Civilian Employees of this office are enjoyed field concession.

Since the employees of this works section have been paid the SCA(RL) for the period from 1 Apr'93 to 31 Jan'95 which is irregular in terms of the existing Govt orders and the latest clarification received from Govt of India, Min of Def letter dated 12 Sep'95 on the subject, no SCA(RL) will be admissible concurrently with field service concession. Hence amount already paid termed as irregular is required to be recovered from the employees.

9) That with reference to paragraph 1 of the application the respondents beg to state that on representation from all the Defence Civilian Employees of this office during the month of Jul' 1995, the payment of arrears of SCA(RL) for the period from 1st Apr'1993 to 31st Jan'95 were made after obtaining the undertaking from the employees that "any over payment of arrears of SCA that may be found later date, is refundable to this office."

On payment of arrears of SCA(RL) for the above period, CDA Guwahati issued instructions to this office and Asstt. Account Officer vide his letter No. PAY/01/IX dated 31st Jul'1995 that payment of arrears of SCA from 01 April'1993 to 31st Jan'95 made to the Defence Civilian Employees is irregular and be recovered in lump sum as the employees are enjoying field service concession. Both the concession i.e. grant of SCA(RL) and availing of field service concessions could not be granted at the same time. The matter is under examination is consultation with Ministry of Def in connection of Ministry of Defence letter No. B/37269/AG/165/ PS-3(a)/D(Pay/Services) dated 31st Jan'95 (Annexure-I) as modified vide Min of Def letter No. B/37269/AG/PS-3(a)/730/D(Pay/Services) dated 17 Apr'1995 (Annexure-II).

10) The both reference to paragraph 2 and 3 of the application on the respondents have no comments.

11) That with reference to paragraph 4(i) of the application the respondents beg to state that this being the remote area located at a distance of 140 Kms away from Tezpur, at the height of 4749 ft above sea level, the essential commodities are being obtained from Tezpur by local merchants and thereby the cost commodities are very high. Based on this fact, the Govt of India, Min of Def has declared this area as Field Service concessional area wherein the facilities for field concession are being enjoyed by Defence Civilian Employees as per Govt of India, Min of Def letter No. 4/02584/ AG/PS-3(a)/B(Pay/Services) dated 25th Jan'1964 (Annexure-III) modified vide Govt of India, Min of Def letter No. A/25761/AG/PS-3(b)/146-S/2/D(Pay/Services) dated 02nd March'1968 (Annexure-IV).

However as per the present Govt. order this area has been declared as modified field concessional area vide Min of Def letter No. 37269/AG/PS-3(a)/90/D(Pay/Service) dated 13th Jan 1994 (Annexure V) and the payment of arrears of SCA (RL) was made accordingly on receipt of Govt. of India, Min of Def letter No. B/37269/AG/PS-3(a)/165/D(Pay/Service) dated 31st Jan '95 (Annexure-I) which was later amended vide Govt of India, Min of Def letter No. B/37269/AG/PS/3(a)/730/D(Pay/Service) dated 17th April 95 (Annexure-II) that Defence Civilian employees in the newly defined field areas, special Compensatory (Remote Locality) Allowance and other allowance are not concurrently admissible alongwith Field Service Concessions".

In view of the above, both the concessions could not be granted at the same time as clarified vide Govt of India, Min of Def letter dated 17 April 95 quoted above, as such the payment made on account of arrears of SCA (RL) from 1st April 93 to 31st Jan 95 is irregular. The intention of the Govt. of India order is very clear i.e. only one concession either Special Compensatory Allowance in terms of Govt of India, Min of Def letter dated 17th April 95 or any other compensatory allowance/concession available in terms of any other Govt. order whichever is more beneficial is admissible.

It is further clarified that the concession of special Compensatory allowance and field service concessions are given under different orders, the same are not admissible simultaneously.

12) That with reference to paragraph 4(2) of the application the respondent beg to state that so far the payment of Special Compensatory (RL) Allowance to GREF Personnel is concerned, this office has no comments to offer since the Govt. orders regarding non admissibility of both concessions concurrently are very clear.

13) That with reference to paragraph 4(3) of the application the respondents have no comments.

14) That with reference to the paragraph 4(4) of the application the respondents beg to state as per Govt. of India, Min of Def

WY  
 ) Letter No. 4(7)/77/0(Civ-I) dated 14th July 80 under which special  
 compensatory allowance (RL) has been granted initially the  
 allowance in question is not admissible to civilians who are in rec-  
 eipt of field service concessions. It has been clarified by the  
 Ministry of Finance (Dept. of Exptr) that the basic conditions  
 for admissibility of the allowance remain the same. In connection,  
 para-4 of OM No. dated 23 Sept 86 (Annexure-VII) is relevant. It  
 states that where the hill compensatory allowance or any other  
 compensatory allowance is more beneficial the same may be allowed  
 in lieu of special Compensatory Allowance. In other words only one  
 concession is admissible at one time. The payment against the intent-  
 ion of Govt. orders cannot be authorised.

15) That with reference to the paragraph 4(5) of the application  
 the respondents beg to state that as per Govt. of India, Min of  
 Def letter No B/37269/AG/PS-3(a)/165/D(Pay/Services) dated 31st  
 Jan '95 (Annexure-I) as modified vide letter No. 37269/AG/PS-3(a)/  
 D(Pay/Services) dated 17th April 95 (Annexure-II the Defence  
 Civilian employees serving in the newly defined modified field  
 area, the special compensatory (Remote Locality) allowance and  
 other allowances are not concurrently admissible alongwith field service  
 concession. The employees of this office are in receipt of  
 Field Service Concession till date.

16) That with reference to the paragraph 4(6) of the application  
 the respondents beg to state that it has been laid that the  
 memora nda dated 14th Dec 83 (Annexure-VIII) and 1st Dec 88 are  
 meant for attracting and retaining the service of competent  
 officers posted in the North Eastern Region from other parts of  
 the Country and are not applicable to the personnel belonging to  
 the region where they are appointed and posted. Since the  
 applicants have been appointed and posted in the North Eastern  
 Region, the claim does not survive and OA No. 61/95 was rejected.

17) That with reference to the paragraph 4(7) of the application  
 the respondents beg to state that the present order on the subject  
 has been issued vide Govt of India, Min of Def letter No.

(Annexure-VIII) under which para 2<sup>o</sup> of Govt of India, Min of Def letter No. B/37269/AG/PS-3(a)/165/D(Pay/Service) dated 31st Jan '95 (Annexure-I) has been deleted substituted as under :-

" These orders will come into force wef the date of issue of this letter namely wef 31st Jan 95. In other words, no recovery will be made on account of concession like free ration/free single accommodation etc. already availed by Defence Civilian as part of Field service Concessions from 1st April 93 to 30th Jan '95, Similarly no payment on account of SDA/SCA/SCA(RL) will also be made from 01st April 93 to 30th Jan 95 ".

The above clarification is self explanatory and there is no further comments to offer.

- 18) That with reference to paragraph 4(8) of the application the respondents beg to state that CDA's letter for recovery of arrears of SCA (RL) paid to the Defence Civilians employees for the period from 1st April 93 to 31st Jan '95 is in order as per Govt. of India letter quoted in para-7 above. Since the Defence Civilian employees of this organisation are in receipt of Field Service Concessions, the request for grant of SCA (RL) in addition to field service concession is not admissible as per existing orders.
- 19) That with reference to paragraph 5 of the application the respondents have no comments.
- 20) That with reference to paragraph 8 of the application the respondents have no comments.
- 21) That with reference to paragraph 9 of the application the respondents beg to state that the clarification received from Govt. of India, Ministry of Defence letter No. B/37269/AG/PS-3(a)/1862/D(Pay/Service) dated 12th Sept '95 (Annexure-VIII) has categorically stated that both the concession are not admissible concurrently and the stay order passed by the Hon'ble Tribunal may be vacated.
- 22) That with reference to paragraph 10,11 and 12 of the application the respondents have no comments.

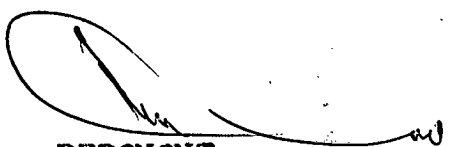
23) That with the respondents craves leave of the Hon'ble Tribunal to file additional written statement of occasion arises.

V E R I F I C A T I O N

I, Major M K Arora, Garrison Engineer, 859 Engineer Works Section, C/O 99 APO do hereby declare that the statements made in this written statement are true to my knowledge derived from the records of the case.

I sign this verification on this the 10 of February 1996  
at



  
DEPONONT  
(MK ARORA)

MAJOR  
Garrison Engineer  
859 ENGR WKS SEC

Copy of G of I, II of D letter No. 8/37269/1G/PS-3(a)/165/D  
(Pay/Services) dated 31 Jan '95.

FIELD SERVICE CONCESSIONS TO DEFENCE CIVILIANS  
SERVING IN THE NEWLY DEFINED FIELD AREAS

Sir,

1. I am directed to refer to Para 13 of Govt letter No. 37269/AG/PS 3(a)/D Pay/Services dt 13.1.94 and to convey the sanction of the president to the following Field service concession to Defence civilians in the Newly defined Field Areas & Modified Field Areas as defined in the above mentioned letter :-

i) Defence civilian employees serving in the newly defined field areas will continue to be extended the concession enumerated in Annexure 'C' to Govt letter No. A/02586/AG/PS 3(a)/97-5/D(Pay/Services) dt 25 Jan '64. Defence civilians employees serving in Newly Defined Field Areas will continue to be extended the concessions enumerated in Appendix 'B' to Govt letter No. AP 25762/1G/PS 3(a)/146-S/2/D(Pay/Services) dt 2nd March 1968.

ii) In addition to above, the Defence civilians employees serving in the newly defined Field Areas and Modified Field areas will be entitled to payment of Special Compensatory (Remote Locality) Allowance and other allowances as admissible to Defence civilians as per the existing instructions issued by this Ministry from time to time.

2. These orders will come into force w.e.f. 1st April 1993.

3. This issues with the concurrence of Finance Division of this Min vide their DD No. 5(a)/85-AG (14-9A) dt 09.01.1995.

Yours Faithfully,

Sd/-x x x x  
( K I Tluanga )

Under Secretary to the Govt of India.

COPY

No. B/37269/AG/PS-3(a)/1862/D(Pay/Services)  
Government of India  
Ministry of Defence  
New Delhi, the 12th September 95.

C O R R I G E N D U M

The following amendment is made to this Ministry's letter No..B/37269/AG/PS-3(a)/165/D(Pay/Services) dated 31.1.95, regarding ~~V~~ Field Service Concessions to Defence Civilians serving in the newly defind Field Areas :-

Para 2 may be deleted and substituted as under :-

"These orders will come into force w.e.f. the date of issue of this letter namely w.e.f. 31.1.95. In other words, no recovery will be made on account of concessions like free rations/free single accommodation etc. already availed of by Defence Civilians as part of Field Service Concessions from 1.4.93 to 31.1.95. Similarly, no payment on account of SDA/SCA/SCA(RL) will also be made from 1.4.93 to 30.1.95".

2. This corrigendum issued with the concurrence of the ~~the~~ Finance Division/AG of this Ministry vide their I.D. No. 1033-PA dated 11.9.95.

Sd/-x x x x x  
( L T Thuanga )

Under Secretary to the Govt. of India

To

The Chief of the Army Staff  
New Delhi

Amendments II  
Annexure 'B'

SV

Copy of Govt of India, I.O.P letter No. I/37269/AG/PS3(a)/730/D(Pay/Services) dated 17 April'95.

FIELD SERVICE CONCESSIONS TO DEFENCE CIVILIANS  
SERVING IN THE NEWLY DEFINED FIELD AREAS

1. The following amendment is made to this Ministry's letter No. B/37269/AG/PS3(a)/D(Pay/Services) dated 31 Jan'95, regarding Field Service Concessions to Defence Civilians Serving in the newly defined Field Areas :-

"The Defence Civilian employees, serving in the newly defined modified Field areas, will continue to be entitled to the special Compensatory(Remote Locality)Allowances and other allowance as admissible to defence Civilians, as hitherto, under existing instructions issued by this Ministry from time to time. However, in respect of Defence Civilians employees in the newly defined Field Areas, Special Compensatory(Remote Locality) Allowance and other allowances are not concurrently admissible alongwith Field Service Concessions."

2. This Corrigendum issues with the concurrence of the Finance Division/Ad of this Ministry vide their I.O. No. 388/PA dated 05 April'95.

Ed/- x x x x x x x x x x x x x x x  
( L T Fluenga)

Under Secretary to the Govt of India  
( Tele : 3012739)

FIELD SERVICE CONCESSIONS TO ARMY PERSONNEL AND PERSONNEL OF CIVILIAN IN  
CONCESSIONAL AREA

1. I am directed to convey the sanction of the president to the grant and of pub 64 of the field service concessions as given in the following paragraphs to Army personnel (including Army postal service personnel) and Defence Civilians in the defined areas.
2. The concessions detailed in Appendix Annexure 'A' to this letter will be applicable to Army personnel of detachments, units and formations located in the areas defined in Annexure 'B' to this letter. Those personnel will not be admissible to state formations/units as Mill forces, MCB, Recruit Officers, Trg centres and establishment. MCB Directors and their units, T-1 units on billets embodied, Recruiting Officers and Record Officers and units whose personnel are eligible for the grant the above concessions will also be admissible to these concessions.
3. Personnel of formations/units which will not be given family allowances concessions being state or outside the concessional areas, will be governed by normal conditions of allowances applicable in peacetime stations for all purposes e.g. provision of family even medical facilities for families of officer or grant of P.D.
4. Officers, COs and GCOs who have been allowed to retain family even in the locality station and who are issued of these orders will not be entitled to receive such accommodation, they continue to retain the accommodation until such time as married even in the officer duty station is made available or the family may be allowed to go to an selected place residence or Govt of expenses, 2 and 7 of Annexure 'A' as applicable.
5. Defence civilian including, civilian employees in lieu of dependents and MCB (both posted and locally recruited) serving in the areas defined in Annexure 'B' with units and formations whose contents personnel have been allowed field-service concession under para 2 above will be entitled to the concessions detailed in Annexure 'A' to this letter.
6. Individuals/detachments from static/field units not governed by the above which are attached for OP purposes to units or formations during the concessional will be entitled to the concessions granted at SRI Nos 1,3,5,11,12 for Annexure 'A' if the attachment is less than two weeks, if the attachment is for two weeks or more the concession granted will be SRI Nos. 4,5,6,7 & 10 of Annexure will also be admissible in addition. No CO or P.D. will be admissible in either case.
7. These orders supersede the provisions contained in Ministry's orders affixed to below:-
- (a) No. 67/1/63/26046/D(Pay/Services) dated the 6th Jan 1963 as modified by No. 9202/15/63(2)/26046/D(Pay/Services) dated 17 Jun 63.
- (b) No. 92267/A/6/63(2)/26046/D(Pay/Services) dated 10/11/62 as extended/modified by No. 9257/A/6/63(2)/3675/D(Pay/Services) dated 15 Apr 63 and Corr No. 9299/A/6/63(2)/12865/D(Pay/Services) dated 23 Oct 63.
- (c) No. 96459/A/6/63(2)/353-50/D(Pay/Services) of 30 Jun 1962 as extended by No. 96459/A/6/63(2)/325-3/D(Pay/Services) dated 25 Sept 62 except the provisions relating to OP allowances.
- (d) No. 92719/Army 4(Civv(d)/14-3/D(CIV-11) dated 19 Jun 1962 extended from time to time.
8. These orders will be in force for a period of two years after which they will be confirmed.
9. These issues with the concurrence of the Fin. of Fin. (Def) vide their letter 96459/62.

Copy/

Annexure A

Copy of Govt of India Min of Def letter No. 4/02584/AG/PB  
 (a) 1917/3 (Pay/Services) dated 25 Jan 64.

**CONCESSIONS AVAILABLE TO CIVILIAN RAID FROM  
 PERSONNEL ESTABLISHMENTS INCLUDING CIVILIAN AND EMPLOYEES  
 OF ARMY OF COMBATANTS AND THOSE WHO POSTED ON  
 LOCALLY SECURED**

- (a) Proc ration on scales applicable to combatants of the Army or Air Forces as the case may be and fuel.
- (b) Free janted/based acon and connected service to extent feasible.
- (c) Free clothing of minimum essential scale of Army personnel if the Corps Commander AO in Air Force Command considers, the issue of such clothing for essential for OP reasons.
- (d) Free remittance of family allotments.
- (e) Free medical treatment and hospital treatment.
- (f) Reward/injury or family pension or gratuity under Chapter XXXVIII CCR or Army Instruction 157/57 AFM 20/58, as the case may be for compensation under the workmen compensation, act where applicable.
- (g) 2 Postage free forced letters per individual per week.
- (h) Remittance within Indian limits of money Orders and Indian postal orders free of commissions upto the minimum value of Rs. 30/- PM per individual.
- (i) Retension family acon allotted by Govt, at the old duty station on payment or normal rent, If the acon retain is required to be service, the families may be shifted to alternative acon whether service, the families may be shifted to alternative whether appropriate or inferior to the status of the individual concerned.

Note 1. Dearness allowances will continue to be admissible in full.

2. The concession in (i) above is applicable only in respect of acon held by the Min of Def aperate orders will follow in r/o of belonging to Min of WHOR.

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Sd/- x x x x  
 (M Arumugam)  
 Major  
 Garrison Engineer

Copy of Secret letter No A/25761/AG/PS3(b)/146-S/2/D(Pay/Services) dated 2.3.68 from ~~XXX~~ Govt of India Min of Def, New Delhi.

\* Sub : Field Service Concessions to Army Personnel And Defence Civilians in Operational Areas

I am directed to refer to this Min letter No A/02584/AG/PS3(a)/97-S/D(Pay/Services) dt the 25th January, 1964 as extended and Army Instruction 7/S/48 as amended from time to time and to say that the President is pleased to sanction the following modification with effect from the dates shown :-

(a) The rates of special compensatory allowances will be revised as under with effect from the 1st Mar, 1968 :-

<u>Rank</u>	<u>Rate</u>
Hony Commissioned officers	30.00
JCOs	25.00
Hav	18.00
Nk	15.00
OR	13.00
NCS (E)	10.00

(b) Field Service Concessions will cease to be admissible to officers & personnel (including civilians paid ~~as~~ from Defence Services Estimates) serving in Municipal & Cantonment areas of :-

(i) SRINAGAR, JAMMU, UDHAMPUR and Darjeeling with effect from the 1st March 1968.

(ii) Siliguri & Bagdogra with effect from 1st March 1968.

(c) Consequent upon the withdrawal of field service concessions, the following concessions would become admissible at the stations mentioned in (b) above with effect from the dates shown therein to Army officers and personnel to whom the orders referred to in para 1 above originally applied.

(i) Concessions listed in Appx 'A' to this letter to service officers and personnel and those in Appendix 'B' to civilians paid from Defence Services Estimates.

(ii) Special ad-hoc allowance of Rs. 70/-pm to married service officers forced to live singly due to non-availability of married accommodation for 2 years, the position to be reviewed before the expiry of that period.

(iii) The concessions listed in Appx 'A' and the special ad-hoc allowance referred to at (ii) above will be withdrawn when married accommodation is available to the extent of 50%.

2. Field Service Concessions for all the other areas would be reviewed every two years.

3. This letter issues with concurrence of the Min of Fin (Defence) vide their U.O. No 279-S/PA of 1968.

~~SECRET~~

Appendix 'B' to Ministry of  
Defence letter No A/25761/AG/  
PS3(b)/146-S/2/D(Pay/Services)

Dated the 2nd March 1968

Concessions Admissible to Civilians Paid From Defence Services Estimates Including civilians Employed in lieu of Combatants And NCS(E) (BOTH POSTED) AND LOCALLY RECRUITED.

- (a) Free remittance of family allotments.
- (b) 2 postage free forces letters per individual per week
- (c) Remittance within INDIAN limits of money orders and Indian postal orders free of commission upto the maximum value of Rs. 30/- per month per individual.
- (d) Retention of family accommodation allotted by Govt at the old duty station on payment of normal rent. If the accommodation retained is required to be allotted to another entitled personnel for exigencies of service, the families may be shifted to alternative accommodation whether appropriate or inferiors to the status of the individual concerned.

Note :- 1. Dearness allowances will continue to be admissible in full.

Note:- 2. The concession in (d) above is applicable only in respect of accommodation held by the Ministry of Defence. Separate orders will follow in respect of accommodation belong to the Ministry of works housing and supply.

Garrison Engineer  
859 Engr Wks Sec  
C/O 99

907

4 AUGUST 1956  
HQS, D/R - 1

182 *John C. Scott*

concerning communication between the two groups.

1. A copy of Govt of India, Min of Defence Letter No. 37260/2000/PS3(a)/99/9 (Pay/servicess) dt 13 Jan 1999, received vide J.O.S. and fuses Pay Action released on 10 Feb 1999. It is fwd herewith for info  
2. **Concessions** - **Household Utensils**

2. Concerning the - Hospitalization of the Negroes Please

Copy of Govt of India, Min of Defence letter No 37269/AG/PSU 3(a) dated 13 Jan 94 to the Comptroller and Auditor General of India.

3. TRAITS  
4. GROWTH  
5. CAPACITY  
6. 3000 PROJECTS  
7. 908  
8. AS ABOVE  
9. 380  
10. 830

I am directed to say that the 4th Central Pay Commission in para 28.98 of their report, had recommended that the existing classification of areas for the grant of extra

Classification of areas for the grant of Field service concessions and the concessions admissible in the field areas to Armed Forces, which should be reviewed by the Government. The grant of field service in specific concessions has since been reviewed, and an order directed to convey the sanction of the President to implementation of India the following decisions, taken in this regard, in accordance with the officers concerned.

2.1 Classification of Areas The present Post Box System is classified into three types, namely full field, modified field and Improved Modified Field Areas. The areas in which field service concessions are admissible have been designated thereafter. Field Area will be classified as Full Box and Modified Box only, Let them you see. (1) Classification of Areas The present Post Box System is classified into three types, namely full field, modified field and Improved Modified Field Areas. The areas in which field service concessions are admissible have been designated thereafter. Field Area will be classified as Full Box and Modified Box only, Let them you see. (1)

2.2 Pre-requisites for classifying an area as Field (Area and Modified Field Area) will be as follows:

1. The area will be within 100 km of a front line or

Field Area. Field Area is an area where troops are deployed across the borders for operational requirements and where imminent hostilities and associated risks to life exists. Troops in such areas are located for reasons

### Wetland methods

963 8801 214-1

of operation considerations alone and are not living in  
camps.

1 to 2.7 2000

Modified Field Area : Modified field area is an area where troops are deployed in support of combat echelons/troops in an operational support role. Degree of operation ~~is~~ <sup>is</sup> ~~higher~~ <sup>higher</sup> is slightly lower than that in field Area though sustained surveillance continues.

2.3 The details of newly defined field areas and modified field areas are contained in Appendices A&B respectively.

2.4 Alteration-if any, in the field/modified field area s will be notified by the Government of India from time to time.

2.5 Areas classified as field areas and modified field areas will be reviewed every three years. The review process will commence one year in advance of the completion of three years.

3.6 Concessions - Monetary Allowance: Personnel serving in Field Areas and Modified Field Areas will be eligible to the grant of Compensatory Field Area Allowance and Compensatory Modified Field Area Allowance respectively.

3.2 The rates of the allowances are given below :-

Ser No	Rank	Rate of Comensatory Field Area Allowance	Rate of Comensatory Qualified Field Area Allowance	
			in Rs. P.M.	in Rs. P.M.
1.	Lt Col & above	8975/- to 8975/-	8975/- to 8975/-	8975/-
2(a)	Lt Col (TS) & Major	895/- net of 8975/-	895/- net of 8975/-	350/-
3.	Capatin	820	820	325/-
4.	2 Lt/Lt	780	780	300/-
5.	JCOs including Non-commissioned officers.	650	650	225/-
6.	Sgt/MC including Non-commissioned officers	375/-	375/-	150/-

3.3 The conditions governing the grant of compensatory field area allowance and modified field area allowance in the case of officers will be as follows:—

(i) Admissibility of compensatory field area allowance—An officer will be entitled to compensatory modified field area allowance (with commutation) from the date on which an officer arrives in field area/modified field area on being posted to a unit/formation.

Field Area subject to the following exceptions and below listed Exemptions—An officer who is absent from a field area/modified field area in any one or more of the following different circumstances shall be eligible for compensatory field area allowance:

(1) for a maximum period of 15 days

(a) for which placed on the sick list provided that immediately on the expiry of the period on the sick list, he returns to the area at which the allowance by virtue of which he is entitled to sick pay is admissible;

(b) when on casual leave in case of urgent necessity.

-3-

AB

S8A

(c) While on transit from one field area/modified area to another field area, given off in field posts in field areas and concessional areas, while on temporary duty for a maximum period of 3 months, if while on temporary duty, including return journey, the following conditions shall hold for all officers and like persons as P.D.F. 30:

(a) The officer continues to be borne on the strength of the Unit/Formation in the field area/modified fd area, of which he is reverred, if he is not available on duty to field area/modified field area (necessarily same as the one from which he went) on termination of the temporary duty.

(b) The officer in the ordinary course returns to duty to field area/modified field area (necessarily same as the one from which he went) on termination of the temporary duty.

NOTE . Compensatory field area allowance/compensatory modified field area allowance will not be admissible in the following cases:

(a) Circumstances that are not in the ordinary course of his service in the field area/modified field area, if the officer is absent from the field area/modified field area on annual leave or sick leave or any other leave except casual leave in the following cases:

(b) When an officer from a peace area is deputed to be appointed to officiate in vacancy of less than 3 months duration, if the permanent incumbent continues to draw the compensatory field area allowance/compensatory modified field area allowance under the exceptions mentioned above.

NOTE : Compensatory field area allowance/compensatory modified field area allowance will not be admissible in addition to expatriation allowance, foreign allowance, compensatory/daily allowance of for serving in India.

4.1 Admissibility. For the drawal of compensatory field area allowance and modified field area allowance in the case of NC/CO/OR including NC(E) will be the same as given in para 5 of Annexure A to this Min. letter No. M/225/64/AG/PS3(a)/97-S/D (Pay/Service) dated 25-1-64, as amended.

4.1 The conditions These rates of allowances will be admissible to :-

(a) Personnel serving in Detachments, units and areas mentioned in appendix A&B.

(b) Personnel of Defence security corps employed with units whose personnel are eligible for the drawal of these concessional allowances.

4.2 Lists of formations/units which are in field area or modified field area and are eligible to field service concession will be notified by the corps, both under the pay concerned quarterly i.e. for the quarters ending 31st December and February every year by the 10th of the month subsequent to the close of the quarter.

4.3 Other concessions Other concessions in kind at present admissible in full field areas as per Utd. Reg. given in Annexure A to this Ministry's letter No. M/224/64/AG/PS3(a)/97-S/D (Pay/



8. Concessions on Attachment:-

(a) Individuals/Attachments from Formations/Units not covered by these orders but who are attached for operational purposes to Formations or Units drawing the Field Service Concessions will, if the attachment is for less than two weeks, be entitled to the concessions at present admissible under Para 6 of Annexure A to this Ministry's letter No A/02584/AC/PS 3(a)/97-S/D(Pay/Services), dated 25.1.64, as amended.

(b) If the attachment is for two weeks or more, the allowance i.e. Compensatory Field Area Allowance/Compensatory Modified Field Area Allowance under these orders as ~~xx~~ also the concessions ~~as~~ applicable as per orders referred to in Para 8(a) above be admissible.

REVERSE (C) also cash TA/DA will be admissible in either case.

9.1. Date of Effect. Those orders will come into force with effect the 1st April, 1993.

9.2. Consequent upon the coming into force of the ~~new~~ revised orders, the following monetary allowance will stand withdrawn from 1.4.1993 except in cases referred to in Para 11.2 below:-

(b) ~~is not payable to a special constable or allowance of £50/- is not admissible for  
expenses of officers.~~  
~~is not payable to a special constable or allowance of £50/- is not admissible for  
expenses of officers.~~

(c) Special Compensatory (Field) Allowance ranging from Rs 53/- to 23/- per admissible for Jobs/Cars including NC(E).

10. Establishment of Non-Combatant Areas. This  
allowance which is at present admissible in classified field areas  
Peace Areas on the civilian pattern will also stand withdrawn  
by w.e.f. 1st Feb 94.

11.1. Adjustments. The allowances mentioned in para 9.2 above drawn by the individuals concerned after the 1st April, 1993 will be adjusted against the compensatory field area allowance and compensatory simplified field area allowance if applicable under the scheme. Orders in the concerned area will be issued under the existing pattern of allowances in the concerned area. In case of any individual who has become entitled to any monetary allowance consequent upon change in the classification of area, no recovery will be made of the monetary allowance already availed of by an individual under the existing orders upto the date of issue of these orders. In case of any individual who has no rights under the existing orders in the concerned area, the concessions will stand modified to the extent indicated above. Concessions will stand modified to the extent indicated above. In case of any individual who has no rights under the existing orders in the concerned area, the concessions to be admissible to defence personnel in concerned newly-defined field areas will be notified by concerned authority with concurrence of concerned administrative authority.

#### Geographic locations of effective

8

Under the seal of the Commonwealth of Massachusetts, at Boston, this 10th day of October, in the year of our Lord one thousand eight hundred and forty-five, and in the 17th year of the Commonwealth, we the undersigned, being a majority of the members of the Legislature of the Commonwealth, do make, ordain, and establish this act, to be called, "An act to regulate the sale and distribution of lottery tickets." (5) X-X-X-X

Under ~~Subj~~ to the Govt of India

and a new technique is to use the *top-down* approach. (d)

also the consequences of the new information may cause some to be  
misled.

Appendix 'R' to Govt. of Ind.  
Ministry of State (Petitioner) (No) 37269/  
3(a)/90/D (Pay/Services). dat  
13/Jan/90 3:10 075 D.E.  
Gurdaspur, Pard 21/01/1990

1.4.1993 except in case letter to him from the former  
oldies, the following statement fully describes the  
oldies. Consequently upon the following statement  
of facts, the court may consider the same in  
deciding the cause.

(5) Specifics concerning the following topics will be included in the report:

(c) Himachal Pradesh, area North of line joining Markanda

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821.21 2000 AND

LETTERS 177: 15-6.

• 5

It is (a) Assam and Arunachal Pradesh State Election  
In (b) At (1) - Cachar, Golaghat, Dacheri, etc., Assam  
including Silchar.

(ii) All areas of Arunachal, Dangdeng, and Lassang North of River Brahmaputra less Tegpur, Misamari and Field

(c) Sikkim and West Bengal. ~~westwards~~ Northwards of line joining Lekh LV 9112 - Berrong LV 9250 - Sherwanji LV 9453 point on Nagarkotri LV 11200 Dardim, Lekh LV 1109 - Sikkim Hasimara - DB from 7199 Bunga Ghat tea estate up to 27,000 ft. high altitude line/field area line/international border, all inclusive.

and in the service - in - crossed fingers - human. (5)

36. PROBLEMA 10 Seja  $\alpha$  um número real. Se  $\alpha$  é racional, então  $\alpha^2$  é racional. Se  $\alpha$  é irracional, então  $\alpha^2$  é irracional.

THE COTTON VALLEY FEDOR. A GREAT FESTIVAL IS JOINING

Barnali, Khopara, Drugmula, Ranjez, ~~Shagis~~<sup>Shagis</sup> Buniyar, Patna Chowk, Khanabal, Anantnag, Khundry and Ithru upto the existing high altitude line all inclusive.

(b) Jammu region. Areas west of line joining - BP-19, Brahma-di-Bari, Jindra, Thanch, Ketr, Sanjhi Chatt, Battora, Sialki, TOR, Ramban and Benihal upto the existing Jigna altitude line all inclusive.

## MENTHICED

Appendix A to Covt of India.

Ministry of Defense letter No 37269/

Encl self private file add memo serial 43/PB/3(a)/90/0 (by Services)

and 15 van 946, — finnysc.  
(See also 1902, 2, 3.)

(REFERS TO DATA 2-3)

196) 96. *Amphibolite* 4000 ft. *Metavolcanic* *Metavolcanic*  
197) 97. *Metavolcanic* 4000 ft. *Metavolcanic* *Metavolcanic*



TO KEDAH (SH 42) and straight line to MELI MELAH (SH 6486) along ~~SH 42~~ to PIR P. W. L II pass (TH 1560) then in straight line to L. C. L. (SH 2536) - SOUTH EAST TO CHUAU (919986) along river to CHIKL (9408859) in straight line to LARUT pass (SH 944875).

3. UTAR PIPISH - Area along the following line and beyond :-

BANGAY Pass (944875) point 20370 (940859) KARSEL (973852), KEDARHAN (TG 5555) BADAKHAN (TG 9053) PENDUKHAN (TH 0739) (excluding town limits) to JAMAGHAR (TH 3539) KALANG (TH 5028) MILIM (TH 7423) SEIA (TG 2593) CHILYUNG (TG 4994) and areas above 9000 ft in the designated field / area in Appendix 'A'.

4. NEWA - Area along the following line and beyond :-  
Point 14500 (MP 4881) to SINCH DAWO (NM 2883) - NAPAU (TG 6777) SING (MP 1379) - LAPUNG (MP 2289) KHANFA (NO 2803) NYAPIN (NO 7525) to 8th mile - stone (One ZIRO - NYAPIN Road) 9th mile stone (On DIPORIO-LIMEKING Road) HOYOH (MP 9379) 2nd mile stone north of YARE (MP 9575) DOSING (MP 3592) DJAKH (MP 6203) AHINKOL IN (NM 8811) KACELI (NM 2407) GUOKOON (NM 4592) LABON (MP 7579) HAYULLAH (NM 3199) CHOAH (NM 9943) - KUMPHU (NM 0125) Point 6490 (NM 1403) - VIJAYNAG R (NM 4866).

5. LYNN - South and North East of the line running from Point 11789 (LT 96) - point 10140 (LT 17) point 10405 (LT 38) Point 9010 (LT 48) - Lais Junction - (LT 5373), PADANGHUA (LT 6751) point (LT 64).

ALSO REFER D

No. 20014/4/86-E.IV  
 Govt of India,  
 Ministry of Finance  
 Deptt of Expenditure

✓  
 New Delhi the 23rd Sept'86

OFFICER MEMORANDUM

Subject : Grant of Special Comp (Remote Locality) Allowance of Central Govt employees posted in Arunachal Pradesh.

The undersigned is directed to say that consequent upon decisions taken by the Government of the recommendations of the Fourth Pay Commission in regard to grant of Special Comp (Remote Locality) Allowance to Central Govt Employees posted in Arunachal Pradesh vide Resolution No. 14(I)/IC/86-dated the 13 Sep 86. Sanction of the president is hereby conveyed, in supersession of all the existing orders on the Subject to the grant of special Comp (Remote Locality) allowance to Central Govt Employees posted in Arunachal Pradesh at the following revised rates :-

Srl. No	Area	Rates of Special Comp Allowance per month (Rs)				
		Basic Pay below Rs. 950/-	Basic pay of Rs. 950/- above but below 1500/-	Basic pay of Rs. 1500/- above but 1500/-	Basic pay of Rs. 3000/- but below Rs. 2000/-	Basic pay of Rs. 3000/- and above but below Rs. 2000/-
1.	Difficult area of Arunachal Pradesh	150/-	250/-	350/-	500/-	660/-
2.	Through out Arunachal Pradesh except difficult areas.	125/-	200/-	275/-	400/-	525/-

2. These areas take effect from 1.10.86 for the period from 1.1.86 to 20.9.86, the above allowances will be drawn at the existing rates on the normal pay in the pre-revised scale.

3. Pay means pay in the revised scales of pay introduced under the CCS (RP) Rules 1986. In the case of those who retained the existing scale of pay. It will include besides pay in the pre-revised scale of pay appropriate dearness allowance, additional dearness allowance, dearness pay ad-hoc DA and interim relief thereon at the rate in force on 31.12.85. Where the application of revised rates is a loss to an employee, who has been continuously drawing the allowance from a date prior to 1.10.86. The amount drawn by him immediately prior to that date will be protected by treating the difference between the allowance so drawn and that admissible at the revision rates as personal to him. The protection will continue till the employee remains posted in the said region and becomes eligible to higher amount either on promotion or otherwise.

Note : Pay means pay as pay as defined under FR. 9(21)(a)(i).

4. The Central Govt employees in respect of Special Compensatory allowance & under there order will not be entitled to composite Hill compensatory allowance in addition, However where the Hill Compensatory Allowance of any other compensatory allowance admissible is more beneficial the same may be allowed in lieu of the Speical Compensatory allowance.
5. The Special Compensatoru allowance will be ~~gr~~ regulated during leave joining & time and suspension in the same manner as City Compensatory allowance under this Ministry's Office Memorandum No. 2.((87)-E-II (B)/64 dated the 27 th November 1965 as amended from time to time.
6. These arrears will apply to civilians employees of the Central Govt belonging to Group B, C and D only. These orders will also apply to the B,C and D civilians employees paid from the Defence Service Estimates. In regard to Armed Forces personnel and Railway Employees the sparate orders will be issued by the Ministry of Defence and Deptt of Railways respectively.
7. In their application to the staff of India Audit and Account Deptt, these ordess issue in consultation with Controller & Auditor General of India.
8. Hindi version of the order is attached.

Sd/-x-x-x-x-x-x  
( R Verma )

Joint Secy to the Govt of India

E T C

Sd/-x-x-x-x  
( PT Peethamner )  
Lt  
For Garrison Engineer

M. O. E. S.

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No. 20014/2/83-L.IV

GOVERNMENT OF INDIA

MINISTRY OF FINANCE

DEPARTMENT OF EXPLORATION

NEW DELHI, the 14th  
DECEMBER 1983CONTENTS

Subject :- ~~RECOMMENDATION RELATING TO CIVILIAN EMPLOYEES OF THE  
NORTH EASTERN REGION AND UNION TERRITORIES OF MANAS, MEGHALAYA, ASSAM, NAGALAND AND TRIPURA AND THE UNION  
TERRITORIES OF JHARKHAND, CHHATTISGARH, JHARKHAND AND LORRAWA~~

The need for attracting and retaining the services of competent officers for service in the North Eastern region comprising the States of Assam, Meghalaya, Manipur, Nagaland and Tripura and the Union Territories of Jharkhand, Chhattisgarh and Bihar has been engaging the attention of the Government for some time. The Government had appointed a committee under the chairmanship of Secretary, Department of Personnel & Administrative Reforms, to review the existing allowances and facilities admissible to the various categories of civilian Central Government employees serving the this region & to suggest suitable improvements. The recommendation of the Committee have been carefully considered by the Government and the President is now pleased to accept as follows:-

(i) Deputation/posting:

There will be a fixed tenure of posting of 3 years at a time for officers with service of 10 years or less and 2 years at a time for officers with more than 10 years of service. Periods of leave, training, etc. in excess of 15 day per year will be excluding counting the tenure period of 2/3 years. Officers, on completion of the fixed tenure of service mentioned above, may be considered for posting to a station of their choice as near as possible. Satisfactory performance of duties for the prescribed tenure in the North East shall be given due recognition in the case of eligible officers in the matter of:-

The period of deputation of the Central Government employees to the States/Union Territories of the North Eastern region will generally be for 3 years which can be extended in exceptional cases in exigencies of public service as well as when the employee concerned is prepared to stay longer. The admissible deputation allowance will also continue to be paid during the period of deputation so extended.

(ii) Deputation for central deputation/training abroad  
and deputation in confidential records.

- (a) Promotion in cadre posts;
- (b) deputation to central tenure posts; and
- (c) course of training; abroad.

The general requirement of at least three years service in a cadre post before to central tenure deputations may also be relaxed to two years in deserving cases of meritorious service in the North East.

Contd.....2

2. Special Allowance to be given to the civilian employees in the Central Excise Service in the form of a gratuity.

(i) General Civilian Employees :

All civilian Government civilian employees who have been in the service for 20 years will be granted a special (duty) gratuity of 15% per cent of basic pay subject to a maximum of Rs. 50/- per month on posting the duty station in the North East Frontier Agency. 25% of these employees who are except from pay, the gratuity will, however, not be eligible for this category of employees. Special (duty) allowance will be in addition to the basic pay and/or conventional (Army) allowance shall not be subject to the condition that the total of basic pay/duty pay allowances plus special pay/duty allowance will not exceed Rs. 700/- p.m. Special allowance like Special pay and duty allowance will be examm separately.

(ii) Special Compensation Allowances

1. Separation Allowance

The rate of the allowance will be 5% of basic pay subject to a maximum of Rs. 50/- p.m. admissible to all employees without any pay limit. The above allowance will be admissible with effect from 1-7-1932 in the case of Assam.

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2. Retirement

The rate of allowance will be as follows for the whole of Manipur :-

Pay upto Rs. 200/-  
Pay above Rs. 250/-

Rs. 40/- p.m.  
15% of basic pay subject to maximum of Rs. 150/- p.m.

3. Ex-Servicemen

The rates of the allowance will be as follows :-

(a) Discharge pay = 25% of pay subject to minimum of Rs. 50/- and maximum of Rs. 150/- p.m.

(b) Other pay

Pay upto Rs. 200/- Rs. 40/- p.m.

Pay above Rs. 250/- 15% of basic pay subject to a maximum of Rs. 150/- p.m.

There will be a change in the existing rule of Special Allowance. The revised rule will be in accordance with the existing rule of disturbance allowance as available in the special areas of Assam.

3d/- XXX XXX XXX XXX  
Under Secretary to the Govt. of India.

Encl: 1

D. V. S. Rayudu

(D. V. S. Rayudu)

AE B/R

AGE (T)

For Garrison Engineer