Chapter 13

EXTENSION TO RETIRED EMPLOYEES

13.1 Definition of ‘family’

For definition of ‘family’ in respect of a retired employee, please refer to Para 6.4 under Chapter 6.

13.2 No addition of new members after retirement

The Department has clarified that no additional dependents can be included under the Scheme after retirement [DOS letter No. 3.1.10.2001.IV dated 12.11.2001 addressed to ISAC, reproduced as DOS Order (30) under Chapter 2].

13.3 Entitlement of facilities

The entitlements in respect of retired employees will be based on the basic pay drawn a retired employee on the date of his/her retirement [DOS O.M. No. 1/5/5/2005-IV dated 23.10.2006, reproduced as DOS Order (12) under Chapter 19].

13.4 Employees who have retired from a non-CHSS station

Retired employees of DOS/ISRO, who have put in a minimum of five years of service in the Department and their family members, are eligible for coverage under the Scheme. Retired employees, whose last place of duty was other than a CHSS station but who settle down at any of the CHSS stations, may be admitted to the Scheme [Para 2.2(5) of the Scheme and DOS O.M. No. 3/1(6)/89-IV dated 31.08.1989, reproduced as DOS Order (13) under Chapter 2].

13.5 Employees who have retired from a CHSS station

Retired employees, who have put in a minimum of five years of service, whose last place of duty was a CHSS station, i.e., they were members of the CHSS on the date of their retirement, can settle down even in a non-CHSS station and avail the facilities under the Scheme at any CHSS station [DOS O.M. No. 3/1(6)/89-IV dated 27.09.1991, reproduced as DOS Order (14) under Chapter 2].
treatment [DOS O.M. No. 3/1(6)/89-IV dated 27.09.1991, reproduced as DOS Order (14) under Chapter 2].

13.10 TA not admissible even if referred to hospitals/institutions outside the CHSS station for specialized treatment

In terms of Para 9.2 of the Scheme, hospitals/institutions outside the CHSS stations have been recognized for specialized treatment. When serving employees or their family members are referred to such outside hospitals/institutions, Travelling Allowance as admissible under the CS (MA) Rules is allowed. However, CS (MA) Rules are not applicable to retired employees and, therefore, the retired employees and their family members covered under the Scheme are not eligible for any Travelling Allowance even if they are referred to such outside hospitals/institutions for specialized treatment [DOS O.M. No. 3/1(10)/95-IV dated 12.07.1995, reproduced as DOS Order (39) under Chapter 2].

13.11 Direct settlement of bills of certain identified hospitals

For the medical attendance and treatment availed in hospitals/institutions which have not accepted the CHSS rates, the retired employees should first settle the bills directly to such hospitals/institutions and thereafter claim reimbursement from the concerned Office later. The reimbursement in such cases is to be restricted to CHSS rates [DOS O.M. No. 3/1(6)/94-IV dated 29.07.1994, reproduced as DOS Order (36) under Chapter 2].

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