

## Dedicated Freight Corridor Corporation of India Ltd.

(A Government of India Enterprises)

5<sup>th</sup> Floor, Pragati Maidan, Metro Station Building Complex, New Delhi- 110001 Corporate Identity Number U60232DL2006GOI155068 Web: <a href="https://www.dfccil.gov.in">www.dfccil.gov.in</a>

No. 2019/HQ/Admin/RTI-398

DA: - To be attentio)

New Delhi: 23.08.2019

Shri Ashok Kumar Jain akjain.rly@gmai.com

Sub: Appeal disposal

Ref: Appeal dated 28-06-19.

Your appeal is against denial of information has been examined. It is seen that certain information/papers were not provided to you. The deemed PIO's office has supplied with some fresh papers which are sent herewith. So far as copy of noting as requested by you is concerned the information providing office has categorically stated that the same is not available. Giving reason for such non-availability is not covered under section 2(f) of the RTI Act.

Hope you appreciate the position. Your appeal thus stands disposed

of.

(SATISH KOTHARI)

**GGM/ADMIN** (Appellate authority)

#### NOTE

Sub: Information sought under Right to Information Act-2005

Ref: DGM/Admin (PIO) letter no. 2019/HQ/ADMIN/RTI-398 & 402

dated 30.05.2019 of Sh. Ashok Kumar Jain (RTI applicant)

With reference to the above note, as per available record the desired information is as under:-

Encl:a/a

SN	Point	
	I have been given reply from JGM/HR vide letter no. HQ/HR/P.file/918 dt 20.05.19 against my representation forwarded from CGM /Jaipur on 26.03.19 on the issue of pay protection of increment.  Pl provide copies of noting pages file from initial level to decision making level on the basis of this letter was issued.	HQ/HR/P.file/918 d 20.05.19 was issued in light of circular no. 04/2017 d 18.4.17  Noting not available.
	the referred letter circular No.04/2017 dt 18.04.17 was mentioned. In this letter Rule no 4 (C) of chapter III HR manual was amended. I did not found rule 4(C) in Ch. III of HR Manual.  Pl provide me copy from where existing rule was quoted in the circular.  Copy of minutes of BOD 59th dt 27.2.17 relevant portion on the basis of the circular.	Copy was provided earlier
	Copy of minutes of BOD 59th dt 27.2.17	Copy wa

JGM/HR

Date: 04.07.2019

GGM-HR-II

CPIO.

793/2013

## HR Manual of DFCCIL

### Other conditions:

- In terms of the DOP&T and DPE's instructions, in the case of deputation followed by absorption, the absorption in DFCCIL shall be effective from the date following the date of acceptance of resignation by the parent organization and in the case of immediate absorption, the date of joining shall be the date of absorption.
- Further, as per DOP&T/DPE's instructions, the absorbee shall severe all connections with the parent organization from the date of absorption in DFCCIL and he/she will not be b) allowed to revert to parent cadre. Such an absorbee will be governed by the rules/policies/instructions, etc. of DFCCIL in all respect.
- Pay Fixation: The pay of an employee shall be fixed in the IDA pay scale in which absorbed, as given under Col-2 of Para1(c), from the date of immediate absorption. In case of (c) deputation followed by permanent absorption, pay in the IDA pay scale in which absorbed (Col-2 of Para1-c) shall be fixed from the date of deputation on notional basis i.e. without arrears and actual from the date of permanent absorption.
- In case where there is a drop in pay on such fixation, the difference will be protected as personal pay to be absorbed in future increases in pay subject to the condition that such d) pay plus personal pay should not exceed the maximum of the pay scale of the post in which absorbed.

MD would be the competent authority to decide/clarify the provisions, issue necessary administrative instructions and procedural order, etc for implementation of Absorption Policy. This policy may be reviewed periodically.

## FOLLOW UP ACTION – 59<sup>th</sup> Bod MEETING HELD ON 27.02.2017 AT CORPORATE OFFICE

59.3.5 Creation of one post of DGM/Rajbhasha (E-5) and upgradation of one post of Executive/Rajbhasha (E1/E0) to AM/Rajbhasha (E-3).

After discussion, it was decided that no additional post will be created over and above the sanctioned strength. Additional requirement, if any, should be filled up through outsourcing.

59.3.7 Forwarding of Applications for Board level posts-Amendment.

The item was deferred.

59.3.8 Recovery of Rent for leased accommodation.

The item was deferred.

59.3.10 Engagement of Telephone Attendant-cum-DAK Khalasi (TADK) by officials of DFCCIL. The item was withdrawn for review.

## 59.3.11 Fixation of Pay on Immediate/Permanent absorption.

After discussion, the Board passed the following resolution:

"Resolved that Board be and hereby approve amendment in policy on fixation of pay on permanent/immediate absorption basis and counting of residency period of deputationists for promotion after absorption as contained in Para – 8 above with modification in Para 8(ii) allowing to exercise option for re-fixation of pay within three months from the date of issue of revised rules, as recommended by Nomination and Remuneration Committee".

In view of the above, amendment in the existing provision of Rule 4(c) of Chapter-III and Rule 8(b) of Chapter-IV of HR Manual on fixation of pay on permanent/immediate absorption basis and counting of residency period of deputationists for promotion after absorption is approved as under:-

Existing	Proposed
Chapter-III	
Permanent /Immediate Absorption Policy	
Rule 4 (c)	Pay Fixation:
Pay Fixation:	(i) The pay of an employee shall be

FILE NO: HQ/CS/Compliance-BM/5/3

May

2--

## FOLLOW UP ACTION – 59<sup>th</sup> Bod MEETING HELD ON 27.02.2017 AT CORPORATE OFFICE

The pay of an employee shall be fixed in the IDA pay scale in which absorbed, as given under Col-2 of Para1I, from the date of immediate absorption. In case of deputation followed by permanent absorption, pay in the IDA pay scale in which absorbed (Col-2 of Para 1-c) shall be fixed from the date of deputation on notional basis i.e. without arrears and actual from the date of permanent absorption.

- fixed in the IDA pay scale in which absorbed, as given under Col-2 of Para1I, from the date of immediate absorption.
- (ii) In case of deputation followed by permanent absorption, pay in the IDA pay scale in which absorbed (Col-2 of Para 1-c) shall be fixed based on the exercise of option of employee either,
- (a)from the date of deputation on notional basis i.e. without arrears and actual from the date of permanent absorption, or
- (b) from the date when he/ she is granted the last higher scale in DFCCIL consequent upon his /her NBR/ promotion in the parent cadre on notional basis, without arrears and actual from the date of permanent absorption, or
- (c) from the date of absorption on actual basis,
- (iii)The benefit of one notional increment may be granted in

FILE NO: HQ/CS/Compliance-BM/5/3

4w

2-3

# FOLLOW UP ACTION – 59<sup>th</sup> BOD MEETING HELD ON 27.02.2017 AT CORPORATE OFFICE

fixation of pay to the employee joining on Permanent/Immediate absorption basis in case of movement from lower scale to the higher scale as per general principle of Fundamental Rules of DOP&T/ DPE guidelines.

## Chapter-IV Promotion Policy Rule 8(b)

For the purpose of counting residency period for promotion, the deputation period rendered in DFCCIL followed by permanent absorption, at the initial constitution of the cadres, shall be taken into account.

For the purpose of counting residency period for promotion in the case of employees joining on deputation followed by permanent absorption in DFCCIL, they will be governed by the following:

1. In the cases where the employees are considered for absorption in higher grade, their date of seniority would be the date of absorption. In cases where they are absorbed in the same grade in which they are working on the date of absorption, their date of seniority would be the date of entry to the grade in which absorption is being made but not before the date of joining on deputation.

the

FILE NO: HQ/CS/Compliance-BM/5/3