14/0/13

भारत सरकार

GOVERNMENT OF INDIA

सूचना एंव प्रसारण मंत्रालय

MINISTRY OF INFORMATION & BROADCASTING

मुख्य लेखा कार्यालय

PRINCIPAL ACCOUNTS OFFICE

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DATED:.....

No.G-11508/PrAO/Complaint/2014-15/TA//3258

To All PAO's, M/o I&B. PAO (Air Delhi)

Sub: Clarification on admissibility of MACP to TREX and some other cadres (Programme & Engg.Staff) – request for stopping of recovery from the retiring/retired employees – reg.

Ref: Letter No.515/04/2014-BA(E) Pt. dated 17.02.2015.

Sir/Madam,

Find enclosed herewith copy of letter No.515/04/2014-BA(E)/Pt. dated 17th Feb 2015 received from DS(BA-E) Prasar Bharti regarding `Clarification on admissibility of MACP to TREX and some other cadred (Programme & Engineering Staff) & request for stopping of recovery from the retiring./retired employees.

In this context, it is intimated that the pension cases of the employees falling under aforesaid categories is to be finalised as per the extant rules. Further the gist of the letter cited under reference are as under:

That the matter was taken up with Ministry of Law (Department of Legal Affairs). The Ministry of Law has advised that the administrative office order dated 08.09.2014 does not appear to be justifiable in given facts and is against the law laid down by the Supreme Court in Rafiq case. The MIB may at first instance consult DOP&T for its final views/determination and till then, recoveries etc may not be executed. The MIB may make a suitable reference to DOP&T on urgent basis with complete details and precedents as noted above".

In view of above, it is advised to keep in abeyance the recovery being made if any on account of grant of MACP as per DOP&T advice dated 10.07.2013 conveyed to DG:AIR vide this Ministry's letter

08.09.2014 till the matter is finally decided by this Ministry in consultation with nodal department i.e. DOP&T.

All PAO's are directed to immediately and strictly follow the compliances in accordance with the OM cited under reference.

Encl: As above.

Sr. Accounts Officer (Admn)