GOVERNMENT OF INDIA
MINISTRY OF RAILWAYS
RAILWAY BOARD

No. E(G)2020/LE2/1/pt.2
New Delhi, dated: \( \underline{\text{4.06.2021}} \)

The General Managers,
All Zonal Railways/PUs


Ref: (i) Board's letter no. E(G) 2020/LE 2/1 dated 06.08.2020 & 03.09.2020.
(ii) DOP&T's OM No. 13020/1/2019-Estt.(L) dated 01.03.2021 & 07.06.2021.

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Copies of Office Memorandum dated 01.03.2021 and 07.06.2021 of Ministry of Personnel, Public Grievances and Pensions, Department of Personnel & Training on the above cited subject are being sent herewith for information and compliance please.

In view of the above, Railways are requested that the cases relating to regularization of absence during COVID-19 pandemic period may be examined in the light of the OM dated 28.07.2020, 01.03.2021 and 07.06.2021 of DOP&T and guidelines issued by MOH&FW and MHA from time to time at their own level.

\[ \underline{14/6/21} \]

(ANITA GAUTAM)
Director Estt. (General)

DA: As above
OFFICE MEMORANDUM

Subject: Treatment/regularization of hospitalization/quarantine period during COVID-19 Pandemic - regarding.

This Department has been receiving several references/queries requesting for clarification relating to treatment of the hospitalization/quarantine period during the COVID-19 pandemic. The matter has been considered, and keeping in view the hardships faced by the Government servants, it has been decided to treat the period of absence, in relaxation of CCS (Leave) Rules, 1972, as under:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Situation</th>
<th>Treatment of period of absence</th>
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</thead>
</table>
| (1)    | When the Government servant himself is COVID Positive and is in home isolation/quarantine | (i) Shall be granted Commuted Leave up to 20 days, if due and admissible, without Medical Certificate, on mere production of his COVID positive report.  
(ii) If Commuted Leave is not available, he shall be granted Special Casual Leave (SCL) for 15 days, followed by Earned Leave (EL) or Half Pay Leave (HPL) of 5 days and, in case of EL/HPL is also not available, he shall be given Extra Ordinary Leave (EOL) without insisting on production of Medical Certificate, and the period shall also be counted for qualifying service. |
| (2)    | When the Government servant himself is COVID positive, and is in home isolation and has also been hospitalized. | (i) Shall be granted Commuted Leave/SCL/EL for a period up to 20 days starting from the time having tested COVID positive, if the period of home quarantine/discharge from hospital falls within 20 days, as per Sl.No.1 above.  
(ii) In case of hospitalization beyond the 20th day from his testing COVID positive, he shall be granted Commuted leave, on production of documentary proof of hospitalization.  
(iii) If, however, after discharge from the hospital, the Government servant is required to remain at home for post-COVID recovery, he may be granted leave of any kind due and admissible to him, with the approval of the concerned Competent Authority, as per the CCS (Leave) Rules, 1972. It is only when the Commuted Leave is not available to the credit of the Government servant that SCL of 15 days or EL or EOL shall be considered. |
| (3)    | When a dependent family member of Government servant is COVID-positive or parent | (i) Shall be granted SCL of 15 days on production of COVID-positive report of dependent family member/parents.  
(ii) In case of active hospitalization of any of the family member/parent, even after 15 days of the expiry of SCL, the remain at home for post-COVID recovery, he may be granted leave of any kind due and admissible to him, with the approval of the concerned Competent Authority, as per the CCS (Leave) Rules, 1972. It is only when the Commuted Leave is not available to the credit of the Government servant that SCL of 15 days or EL or EOL shall be considered. |
| Whether dependent or not, living with him are COVID positive. | Government Servant may be granted leave of any kind due and admissible beyond 15 days of SCL till their discharge from hospital. After discharge from the hospital of dependent family member/parents, if the Government servant wishes to avail further leave, he shall be considered for the leave due and admissible as per the CCS (Leave) Rules, 1972, subject to functional requirements and sanction of leave by the Competent Authority. The Competent Authority is advised to take a liberal view in such cases and its decision in the matter shall be final. |
| (4) When the Government Servant comes into direct contact with a COVID-positive person and remains in Home Quarantine. | He shall be treated as on duty/Work from Home for a period of seven days. For any period beyond that, his attendance shall be regulated as per the instructions given by the Ministry/Department/Office concerned, where he is working. |
| (5) The period of Quarantine spent by Government servant, as a precautionary measure, residing in the Containment Zone. | He shall be treated as on duty/Work from Home till the Containment Zone is de-notified. |

2. These orders shall be applicable w.e.f. 25.03.2020 and shall continue until further orders. The past cases, wherever settled, shall be re-opened if the same is beneficial to the Government servant, and where he makes a request in writing for review.

(Sunil Kumar)
Under Secretary to the Government of India

To

1. All the Ministries/Departments of Government of India
2. PMO/Cabinet Secretariat
3. PS to MoS(PP)
4. PS to Secretary (Personnel)
5. Sr. Technical Director, NIC, DoPT – with a request for uploading on the website of this Department.
No. 13020/1/2019-Estt(L)
Government of India
Ministry of Personnel, Public Grievances and Pensions
Department of Personnel & Training
*****
Old JNU Campus, New Delhi 110 067
Dated: 01.03.2021

OFFICE MEMORANDUM

Subject:- Clarification on regularization of absence during COVID-19 pandemic lockdown period - regarding.
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This Department has been receiving several references requesting for clarification relating to regularization of absence during COVID-19 epidemic lockdown period.

2. In this regard, it is stated that this Department has already issued a clarification on regularization of absence during COVID-19 lockdown period vide DoPT’s OM no. 14029/5/2020-Estt.(L)(pt.) dated 28.07.2020 (copy enclosed).

3. It is further clarified that this Department’s OM dated 28.07.2020 has been issued in view of the circumstances that the country is going through due to COVID-19 situations and the unavoidable problems faced by the Government employees in different sectors under the Government of India. A general terminology has been adopted to cover all kinds of problems faced by the employees due to COVID-19 situation. The said OM may not touch all specific circumstantial problems faced by all employees under the Government of India; however, an interpretation of such circumstances in congruence with the clarification made in the above OM is adoptable.

4. Therefore, all Ministries / Departments may examine cases relating to regularization of absence during COVID-19 lockdown period in the light of this Department’s OM dated 28.07.2020 referred to above and the guidelines issued by the Ministry of Health and Family Welfare and Ministry of Home Affairs from time to time.

(Sunil Kumar)
Under Secretary to the Government of India

To:
All Ministries/Departments as per standard mailing list
Subject: Clarification on regularization of absence during COVID-19 epidemic lockdown period - regarding.

This Department has been receiving several references/queries from Central Government employees who proceeded on leave, with station leave permission, but could not report for duty due to non-availability of public transport / flights and restrictions on inter/intra state movement of persons as per Ministry of Home Affairs’ Orders from time to time, to contain the spread of COVID-19 pandemic in the country. The matter has been considered and the following clarifications relating to regularization of period of absence during the period of lockdown are issued in the matter :-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Situation</th>
<th>Clarification</th>
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<tbody>
<tr>
<td>1.</td>
<td>Government Servants who were on official tour and were unable to return to their Headquarters (HQs) due to non-availability of Public Transport.</td>
<td>Deemed to have joined duty on the date of expiry of official tour, if intimation in any form, indicating difficulty in joining duty due to non-availability of public transport/flights, has been given by the Government servant to the office.</td>
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<tr>
<td>2.</td>
<td>Government servants who were on leave prior to issue of lockdown orders with effect from 25.03.2020 and the leave ended during lockdown period.</td>
<td>Deemed to have joined duty from the date of expiry of leave, if intimation in any form, indicating difficulty in joining duty due to non-availability of public transport/flights has been given by the Government servant to the office. In case of leave on medical grounds, this is subject to production of medical/fitness certificate.</td>
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<td>3.</td>
<td>Government servants who left HQ on the week-end prior to lockdown, i.e. 20.03.2020 (Friday), but could not return to HQ on 23.03.2020 (Monday) due to non-availability of transport.</td>
<td>Deemed to have joined on 23.03.2020, if intimation, in any form indicating difficulty in joining duty due to non-availability of public transport/flights has been given by the Government servant to the office.</td>
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<tr>
<td>Government servants who were on leave prior to issue of orders on lockdown with effect from 25.03.2020 and the leave expired during the lockdown period, but who wish to curtail the leave before expiry and join duty.</td>
<td>Curtailment of sanctioned leave may not be agreed to, unless allowed by the leave sanctioning authority only in rare cases based on official exigency. From the date following the date of expiry of leave during the period of lockdown, the employee may be deemed to have joined duty.</td>
<td></td>
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2. All the Ministries/Departments and their attached/subordinate offices are directed to regulate the period of absence strictly as per above clarifications and unnecessary references to DoPT on the subject may be avoided.

(Satyajit Mishra)
Joint Secretary to the Government of India

To:

1. All the Ministries / Departments of Government of India.
2. NIC Cell, DoPT, with a request for uploading on the website of this Department.