I. Copy of Board's letter No. E(G)66 QR1-11 dated 25.6.1966 addressed to the General Manager, All Indian Railways including others.

Sub: Regularisation of allotment of railway quarter in the name of dependents of a railway servant who retires from or dies while in service.

The Railway Board have had under consideration the question of allotment of a railway quarter in occupation of a railway servant to his/her dependents when he/she retires from railway service. Accordingly, in supersession of the orders contained in their letter No. E(G)63QR1-7 dated 27.7.63, they have decided that when a railway servant who has been allotted railway accommodation retires from service or dies in service, his/her son, daughter, wife, husband or father, may be allotted railway accommodation on out of turn basis provided that the said relation is a railway servant eligible for railway accommodation and had been sharing accommodation with the retiring or deceased railway servant for at least six months before the date of retirement or death.

2. It has been decided that the same residence may be regularised in the name of relation if he/she is eligible for a residence of that type or a higher type. In other cases the said dependent will be allotted a residence of his/her entitled type or of a type next below.

II. Copy of Railway Board's letter No. E(G)78QR1-23 dated 22.12.79 addressed to the General Managers, All Indian Railways including others.

Sub: Allotment of quarters to dependents of deceased railway employees.

Reference Railway Board's letters Nos. E(G)66 QR1-11 dated 25.6.66, E(G)72QR1-10 dated 29.1.73 and E(G)73QR1-23 dated 29.11.77 regarding regularisation of allotment of railway quarters to the dependents of deceased railway servants who were sharing accommodation with the deceased employee or who are appointed on compassionate grounds.

2. The Ministry of Railways have had under consideration the question of making allotments on out of turn basis to the dependents of deceased railway servants who are not in occupation of railway accommodation or where such dependents have vacated the railway accommodation or to the dependents of the railway servants who were retired/sought retirement or being medically invalidated. The matter has been examined contd.....
and it has been decided that allotments on out of turn basis may be considered in the following cases also subject to the fulfilment of all other conditions:

1) To an eligible dependent (as mentioned in para 1 above) of a deceased railway servant who was in occupation of a railway accommodation but the accommodation had been vacated because of the time gap between the date of the employee's death and the securing of an appointment by the dependent, provided that the time gap does not exceed 12 months.

2) To an eligible dependent (as mentioned in para 1 above) of a railway servant who is in occupation of a railway accommodation and was retired/sought retirement on being medically invalidated.

3. It has been decided that no out of turn allotment should be made in favour of a dependent, if the deceased railway servant was not in occupation of a railway accommodation at the time of his/her death.

III.

Copy of Railway Board’s letter No. E(G)78 QR1-23 dated 19.12.81 addressed to the General Managers, All Indian Railways including others.

Sub: Regularisation of allotment of railway quarters in the name of dependents of a railway servant who retires from or dies while in service.

Reference Railway Board’s letter No. E(G)66 QR1-11 dated 25.5.66 wherein it was provided that when a railway servant who has been allotted railway accommodation retires from service or dies in service, his/her son, daughter, wife, husband or father may be allotted railway accommodation on out of turn basis provided that the said relation was a railway servant eligible for railway accommodation and had been sharing accommodation with the retiring or deceased railway servant for at least six months before the date of retirement or death. It was also provided therein that the same residence might be regularised in the name of the relation if he/she was eligible for a residence of that type or a higher type. In other cases a residence of entitled type or type next below was to be allotted.

The Ministry of Railways have since decided that the above concessions should be continued with the proviso that in cases where the retiring officer or the member of his family owns a house in the place of his/her posting, the specified relative will not be eligible for allotment of railway quarters on out of turn basis.