

efforts, after two years, pension was revised on the same fitment factor as that of serving employees vide DoT OM dated 15/3/2011 on the basis of Cabinet approval.

5. As per the Cabinet decision in 2004, the liability of paying pension/FP to absorbed employees was restricted to 60% of the revenue remitted to Govt. by these companies. The Cabinet in 2016 annulled that condition and now 100% liability of paying pension/FP lies with the Govt. as per DoT OM dated 20/7/2016. So, Our pension has nothing to do with the financial position of the companies.

6. In the past three decades pension revision is granted to past C.G. pensioners once in 10 years on the basis of CPC recommendations. We request that the same yardstick should be applied to absorbed employees also. The absorbees who retired prior to 1/1/2017 have worked in Govt. for more than 20 years; some of them more than 30, 35 years.

7. Our demand is basic pension as on 1/1/2017 + DR of 119.5% as on 1/1/2017 + 32% of basic pension which works out to 14.58% of total pension.

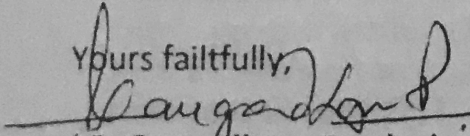
8. The outline of the justifications have also been clearly spelt out in Para 5,6,7,8,9,10,11,12,13,14, and 15 of our letter dated 14/12/2018 addressed to Secretary, Department of Pension (copy enclosed).

9. If pension revision is given to pre-2017 retirees and if no pay revision takes place to post-2017 retirees then it may create a pension anomaly. To solve this anomaly, at the time of retirement, for post-2017 retirees, 32% of basic pay can be added notionally and pension can be worked out on that basis. There are precedences to fix the pension on notional pay.

10. We once again request you, sir, to take necessary initiative to clinch the issue of pension revision in the interest of 2 lakh DoT absorbed pensioners.

Thanking you

Yours faithfully,


(P. Gangadhara Rao)

Convenor / CBMPA

Enclosure :-

As above

Copy to :-

1. Smt. Aruna Sundararajan, Secretary(T) / DOT

2. Shri Anshu Prakash, Additional Secretary (T) / DOT

.....for information please