PART II—Section 3—Sub-section (f)

(Rule 93—Second Reading)

General Statutory Rules (including orders, by-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Central Authorities (other than the Administrations of Union Territories)

MINISTRY OF HOME AFFAIRS

(Deperartment of Personnel Admn. Reforms)

New Delhi, the 17th August, 1984

G.S.R. 934—In exercise of the powers conferred by the proviso to article 309 read with clause (3) of article 148 of the Constitution, and after consultation with the

Auditor General in relation to posts in the India Audit and Accounts Department, the Pro-

visor hereby makes the following rules further to amend the

Fundamental Rules, namely:

1. (1) These Rules may be called the Fundamental (Second Amendment) Rules, 1984.

(2) These amendments are notified on the date of their

publication in the Official Gazette.

2. In rule 22 of the Fundamental Rules, "tenure post other than a tenure post at the discretion of the Government" shall be omitted.

(No. F. 13/5/84-Ext. P.I.
S. HARIHARAN, Under Secy.)

700 GI/84
गृह और गारमेंट विभाग

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भारत गारमेंट
परन्तु यह या नहीं कि ऐसे अवधारणा या प्रतिभा के प्रभाव के प्रदर्शन, उन्हें नहीं या नहीं करने के विषय में, 
हुए रखकर, कई बार के बैठकों ने वह लगातार डांसर या संगीतकर्ता के 
(अत्यंत विशाल जनसभा के विवरण में तथा)। इसलिए डांसर, जो ऐसे 
संगीतकर्ता के लिए उनकी गुणवत्ता प्रदर्शित करते हैं।

परन्तु यह भी या नहीं कि ऐसे अवधारणा या प्रतिभा के प्रभाव के प्रदर्शन, उन्हें नहीं या नहीं करने के विषय में, 
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परन्तु यह कि विभिन्न कारणों से प्रस्तावित प्रतिक्रियाओं के आवश्यकता की हर वजह का समाप्ति किया जायगा।

(4) यदि विशेष आवेदन किए गए और उनका प्रतिलेख नहीं मिला तब आवेदन की स्थिति के अनुसार उसे स्थानीय शासन सूची में शामिल कर दिया जायगा।

परन्तु यह कि विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

रखे रखे यदि प्रस्ताव किया गया है, तब उसे स्थानीय शासन के अनुसार सूची में शामिल कर दिया जायगा।

(5) अदालत के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

(6) यदि विशेष आवेदन किए गए और उनका प्रतिलेख नहीं मिला तब आवेदन की स्थिति के अनुसार उसे स्थानीय शासन सूची में शामिल कर दिया जायगा।

(7) आवेदन के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

परन्तु यह कि विभिन्न कारणों से प्रस्तावित प्रतिक्रियाओं के आवश्यकता की हर वजह का समाप्ति किया जायगा।

(8) यदि विशेष आवेदन किए गए और उनका प्रतिलेख नहीं मिला तब आवेदन की स्थिति के अनुसार उसे स्थानीय शासन सूची में शामिल कर दिया जायगा।

(9) यदि विशेष आवेदन किए गए और उनका प्रतिलेख नहीं मिला तब आवेदन की स्थिति के अनुसार उसे स्थानीय शासन सूची में शामिल कर दिया जायगा।

(10) अदालत के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

(11) आवेदन के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

(12) आवेदन के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

रखे रखे यदि प्रस्ताव किया गया है, तब उसे स्थानीय शासन सूची में शामिल कर दिया जायगा।

(13) अदालत के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

(14) आवेदन के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

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(15) आवेदन के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

(16) आवेदन के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

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(17) आवेदन के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

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(18) आवेदन के किसी नियमों के अनुसार अदालत के किसी नियमों के अनुसार विभिन्न कारणों के आवश्यकता की हर वजह का समाप्ति किया जायगा।

रखे रखे यदि प्रस्ताव किया गया है, तब उसे स्थानीय शासन सूची में शामिल कर दिया जायगा।
बदू मिला 317-26-710
आगे करें उड़ीं के पक्षपात करने का

बदू निम्न दिनों के किसी उदर्शन के आधार

गहर (12) के स्वरूप विवाद के बारे

कब्जों घर घर होते हैं गला न हूँ तब जवाब

बहू पहले हुए शरीर के लिए अंदाज़ पूर्ण

विस्तार करा चुका है और जहाँ जहाँ पूरे

शरीर पर अग्रसर है। अगर जहाँ जहाँ

पूरी हालत में पूरी हालत हो तो तैयारी

ईस्लाम दर्शन है और जहाँ हो सके

कारण जिसी कि जो उसी कारण देरा

विवरण में इसी है, तो ऐसा

शरीर का व्यवस्था करना अत्याधुनिक

कतिपय के कारण।

1. कब्जा कर कर अजना

2. आवश्यकता कब्जा कर मू. 435

3. कूटनी तथा कृत्तिका लेने के लिए

4. आवश्यक अवधारणा के लिए गति

5. ठीक निम्न दिनों के कारण

नाशियन की तरीक़े से रूप दिखा जा

सकता है। आवश्यकता में अनुपुष्ट सिस्टम,

रूप दिखाने को नाशियन का अधिकार वर्ग

के 317-26-712 निम्नलिखित "लाई के अधिकार.

बदू, निम्नलिखित "लाई के अधिकार.

कब्जों को उप उठी पर देना।
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राम भक्ति तृतीय श्रीदेवीराम महाराज

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प्रमन-3

पत्री करनें की रिटर्टें
1. भारत की तारीखः
2. तारीख के बादें तत्सम शाखे संरो : 
3. नाम :  
4. पत्रिका : 
5. भाषी करने की तारीखः 
6. महसूल में लगाई गई बिजली के पंक्तियों की संख्या : 
7. महसूल में मोटे होने वाले सार्थक शाखे की संख्या : 
8. महसूल में बारे मिलने वाले सी महसूल के संबंध में सीमित करने के लिए कोई संदेह नहीं है।
9. वितरित मिटर की रिटर्टें : 
10. पत्री के मिटर की रिटर्टें : 

आदेश : 

प्रमन-4

पत्री करनें की रिटर्टें
1. भारत की तारीखः
2. तारीख के बादें तत्सम शाखे संरो : 
3. नाम :  
4. पत्रिका : 
5. भाषी करने की तारीखः 
6. महसूल में लगाई गई बिजली के पंक्तियों की संख्या : 
7. महसूल में मोटे होने वाले सार्थक शाखे की संख्या : 
8. महसूल में बारे मिलने वाले सी महसूल के संबंध में सीमित करने के लिए कोई संदेह नहीं है।
9. वितरित मिटर की रिटर्टें : 
10. पत्री के मिटर की रिटर्टें : 

आदेश : 

प्रमन-5

पत्री करनें की रिटर्टें
1. भारत की तारीखः
2. तारीख के बादें तत्सम शाखे संरो : 
3. नाम :  
4. पत्रिका : 
5. भाषी करने की तारीखः 
6. महसूल में लगाई गई बिजली के पंक्तियों की संख्या : 
7. महसूल में मोटे होने वाले सार्थक शाखे की संख्या : 
8. महसूल में बारे मिलने वाले सी महसूल के संबंध में सीमित करने के लिए कोई संदेह नहीं है।
9. वितरित मिटर की रिटर्टें : 
10. पत्री के मिटर की रिटर्टें : 

आदेश :
MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 20th July, 1984

G.S.R. 949.—In exercise of the powers conferred by rule 45 of the Fundamental Rules, the President hereby makes the following rules further to amend the Supplementary Rules issued with the Government of India, Finance Department's letter No. 104-55/84, dated the 4th February, 1982, namely:—

In part VIII of the said Rules, after S.R. 317 the following heading namely :- “Division XXVI-T” shall be inserted.

S.R. 317—XXVI-T-1

1. Short title and commencement.—The rules in this Division may be called the All India Radio (Allotment of Residential Quarters) Rules, 1983.

2. They shall come into force on the date of their publication in the Official Gazette.

S.R. 317—XXVI-T-2

2. Definitions.—In these rules unless the context otherwise requires:—

(a) “Allotment” means the grant of licence to occupy a quarter in accordance with the provisions of these rules;

(b) “Allotment year” means the year beginning on the 1st January or such other period as may be notified by the Director General;

(c) “Difficult Places” means places specified in the First Schedule annexed to these rules and include any other places as may be notified by the President;

(d) “Director General” means the Director General, All India Radio;

(e) “Emoluments” means the meaning assigned to it in Fundamental Rule 45-C, but excludes compensatory allowance. For staff artist fee has the same meaning as pay;

Explanation:—In the case of an Officer who is under suspension, the emoluments drawn by him on the first day of the allotment year in which he is placed under suspension, or if he is placed under suspension on the first day of the allotment year, the emoluments drawn by him immediately before that date shall be taken as emoluments;

(f) “Family” means wife or husband, as the case may be, and children, step-children, legally adopted children, parents, brothers or sisters as ordinarily reside with and are dependent on the officer;

(g) “Government” means the Central Government unless the context otherwise requires.

(h) “Head of office” means the officer declared as head of office under rule 14 of the Delegation of Financial Power Rules, 1978 in respect of radio station or any subordinate office of the All India Radio;

(i) “House” in relation to an officer or member of his family means a building or part thereof used for residential purposes and situated within the jurisdiction of a local municipality or of any adjoining municipality.

Explanation.—A building, part of which is used for residential purposes, shall be deemed to be a house for the purposes of this clause notwithstanding that any part of it is used for non-residential purposes;

(i) “Licence Fee” means the sum of money payable monthly in accordance with the provisions of the Fundamental Rules in respect of a quarter allotted under these rules, in case of Government servants who or any member of whose family owns a house.
or becomes owner of a house after the allotment of the Government quarter at the place of his duty, the licence fee will be as per Government orders issued from time to time.

(k) "Member of Family" in relation to an officer means the wife or husband, as the case may be or a dependent child of the officer;

(l) "Municipality" includes a municipal corporation, a municipal committee or board, a town area committee, a notified area committee and a cantonment board.

(m) "Adjoining Municipality" means any municipality contiguous to a local municipality,

(n) "Local Municipality" in relation to an officer means the municipality within whose jurisdiction his office is located.

(o) "Officer" means a member of the staff of the All India Radio including regular staff artists.

(p) "Priority Date" of an officer in relation to a type of quarter for which he is eligible under the provisions of S.R. 318-XXVI-T-7, means the earliest date from which he has been continuously drawing emoluments relevant to a particular type or a higher type of quarter in a post under the Central Government or a State Government or on foreign service or as a staff artist, except for period of leave:

Provided that in respect of type A, type B, type C or type D quarter, the date from which the officer has been continuously in service under the Central Government or the State Government (including the periods of foreign service) shall be his priority date for that type:

Provided further that where the priority dates of two or more officers are the same, seniority among them shall be determined by the amount of emoluments, the officer in receipt of higher emoluments taking precedence over the officer in receipt of lower emoluments and where the emoluments are equal, by length of service:

Provided also that in respect of officers who come to a station on transfer, a pool of quarters will be reserved to the extent necessary and in keeping with the other provisions of the rules relating to shift duty staff entitlement, concessional period of retention, etc.

Explanation.—In cases referred to in the third proviso, transfer would mean effective change of station (or duty) involving duty for one years or more excluding periods of leave other than casual leave;

(q) "Quarter" means any residential accommodation for the time being under the administrative control of the Controlling Authority defined in explanation under T-4(2) and specified in the Second Schedule;

(r) "Schedule" means a Schedule annexed to these rules;

(s) "Shift Duty Staff" means staff performing shift duty in terms of orders contained in the Ministry of Information and Broadcasting letter No. 12/11-74(BA) dated the 31st December, 1973 (as amended from time to time) and belonging to categories specified in the said order, appended to these rules as the Seventh Schedule;

(t) "Subletting" includes sharing or accommodation by an allottee with any person other than the members of his family with or without payment of licence fee by such other person;

(u) "Type in relation to an officer" means the type of residence to which he is eligible under S.R. 318-XXVI-T-7.

S.R. 317-XXVI-T-7

1 Eligibility for allotment of a quarter.—The quarters available at All India Radio Stations specified in column 1 of the Second Schedule shall be under the overall charge of the Controlling Authority specified in corresponding entry in column 2 of that Schedule and all officers working at the All India Radio at the said stations shall be eligible for allotment:

Provided that the quarters at high power transmitters specified in the Third Schedule shall be allotted to the staff of that high power transmitter only.

(2) No officer shall be allotted a quarter under these rules if the wife or the husband, as the case may be, of the officer has already been allotted a quarter at the same station from any other pool controlled by the Central Government or the State Government or a local body or a public sector undertaking and if an officer who has been allotted a quarter under these rules marries a person in possession of a quarter belonging to another pool of accommodation, that officer shall vacate the quarter allotted to him or her under these rules within one month from the date of the marriage:

Provided that if the husband and wife are both working at the same All India Radio Station the officer whose turn for allotment comes first shall be eligible for allotment of quarter.

S.R. 318-XXVI-T-4

(1) Distribution of accommodation.—At the high power transmitters specified in column 2 of the Third Schedule, quarters specified in column 3 thereof shall stand attached to the posts specified in corresponding entry in column 4 of that Schedule:

(2) At each All India Radio Station other than a High Power Transmitter, irrespective of the priority date of the officer, a quarter of the type where available, and where that is not available, a quarter of a higher/lower type available shall be earmarked for allotment:

(a) to the Controlling Authority;

(b) where the Controlling Authority is a station director or assistant station director, to the senior most engineering officer;

(c) where the Controlling Authority is an engineering officer to the senior most programme officer:

Provided that if a quarter so earmarked is likely to remain vacant for a minimum period of three months, it may be allotted to any officer in terms of S.R. 318-XXVI-T-12.

Explanation.—The Controlling Authority in respect of each All India Radio Station or any subordinate office will be the Head of Office as specified in the second Schedule.

(3) The quarters at transmitting centres and receiving centres specifically built for the security guards shall stand attached to the post where the number of posts exceeds the number of quarters, the allotment shall be made in accordance with these rules:

Provided that if a quarter so earmarked is likely to remain vacant for a minimum period of 3 months, it may be allotted to any officer in terms of S.R. 318-XXVI-T-12.

(4) The remaining available quarters at a station shall be distributed in two pools, namely:

(i) "Shift Duty Pool"

(ii) "General Pool"

(5) The quarters available under para 4 above shall be distributed between the Shift Duty Pool and General Pool in the ratio of 7 : 3.

(6) The quarters in the Shift Duty Pool shall be allotted only to the shift duty staff as defined in S.R. 318-XXVI-T-2/S on the basis of priority dates:

(7) The quarters in the General Pool shall be allotted to all other members of the staff of All India Radio on the basis of priority dates:
Provided that the shift duty staff shall be entitled to quarters in the General Pool also on the basis of priority dates.

(8) Allottees of quarters in the Shift Duty Pool shall be under obligation to make themselves available for duty at the Shift Duty Pool. The Controlling Authority shall notify the number of quarters available for allotment in the Shift Duty Pool on the basis of applications from shift duty staff. The allotment of quarters to these shift duty staff in the Shift Duty Pool will be on the basis of priority dates as among themselves;

Provided at the same time allotment will be made to each category of posts included in the complement of Shift Duty staff notwithstanding their inter se priority.

(9) A person who is allotted a quarter in the Shift Duty Pool may continue to remain in occupation of that quarter even on promotion provided he continues to make himself available for duty at call. If the performance of duty at call by the allottees of quarters in the Shift Duty Pool may be reviewed once in six months and even earlier if the controlling authority so decides and the allotments of those known to have failed to respond to calls for duty may be cancelled by the Controlling Authority. A notice of 15 days shall be given in such cases before cancellation becomes effective. The decision of the Controlling Authority in such cases shall be final.

S.R. 317-XXVI-T-5
(1) Maintenance of roster for allotment.—Every officer entitled for allotment of a quarter shall make an application to the concerned Controlling Authority along with his particulars in the form specified in the Fourth Schedule. The information furnished in the form shall be authenticated by the officer in whose charge the officer is working. The Controlling Authority shall, on the basis of the “Priority dates” of the officers draw up separate rosters for Shift Duty Pool and for General Pool in respect of each type of accommodation. An officer with an earlier priority date shall be placed higher in the roster than an officer with later priority date.

(2) Allotment of quarters in the Shift Duty Pool and General Pool will be made in accordance with the place of individual officer on the roster.

(3) The roster referred to in sub-rule (1) shall be kept up to date. It shall be necessary for every officer newly posted to a station to furnish within four weeks of assuming charge, his particulars in the form specified in the Fourth Schedule to the Controlling Authority who shall, on receipt of the particulars, make the necessary changes in the relevant roster.

(4) A waiting list giving the first five names in the rosters for each type of accommodation shall be displayed on the notice board for the information of all concerned on the first of each month.

S.R. 317-XXVI-T-6
(1) Penalties on non-acceptance of allotment.—The incumbent of a post to which a quarter has been allotted shall be considered to be in occupation of the quarter during the period of his incumbency and shall be liable to pay licence fee thereon unless the allotment is cancelled.

(2) In cases when the allotment made (on the basis of the roster drawn up) by the Controlling Authority is refused or the quarter is surrendered after accepting, the officer shall be liable to the following penalties from the date of allotment of the quarter:

(i) He shall be debarred from allotment of quarter for a period of one year.

(ii) The house rent allowance shall not be admissible to him for period he remains debarred from further allotment of accommodation;

Provided that the name of the officers debarred will remain on the roster after the expiry of the debarment period.

Provided further that the provisions of this sub-rule shall not apply to persons in respect of whom a general or special order is issued by Government from time to time exempting them from the operation of this sub-rule for any specified period.

Explanation:—The penalties under this rule shall cease to have effect when the officer concerned is transferred from the Station.

S.R. 317-XXVI-T-7
(1) Classification of quarters.—Save as otherwise provided under these rules, an officer shall be eligible for allotment for a quarter of the type shown in the table below:

<table>
<thead>
<tr>
<th>Type of quarters</th>
<th>Category of officer or his monthly emoluments</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>on the first day of the allotment year in which the allotment is made.</td>
</tr>
<tr>
<td>A</td>
<td>Less than Rs. 260/-</td>
</tr>
<tr>
<td>B</td>
<td>Less than Rs. 500/- but not less than Rs. 260/-</td>
</tr>
<tr>
<td>C</td>
<td>Less than Rs. 1,000/- but not less than Rs. 500/-</td>
</tr>
<tr>
<td>D</td>
<td>Less than Rs. 1,500/- but not less than Rs. 1,000/-</td>
</tr>
<tr>
<td>E</td>
<td>Rs. 1,500/- and above.</td>
</tr>
</tbody>
</table>

(2) All quarters shall be classified under the types mentioned in sub-rule (1).

(3) When an allottee becomes entitled to a higher type of quarter by virtue of increase in his emoluments, he shall be allowed to retain the quarter of the lower type until such time as a quarter in the higher type is allotted to him. If the said allottee, on increase of his emoluments refuses to shift to the higher type allotted to him, he shall be liable to pay licence fee for higher type of quarter even though he continues to retain lower type.

S.R. 317-XXVI-T-8
Provision relating to licence fee.—When an allotment of quarter has been made, the liability for payment of licence fee shall commence from the date of occupation or the eighth day from the date of receipt of the allotment whichever is earlier.

S.R. 317-XXVI-T-9
(1) Period of retention of quarter.—A quarter allotted to an officer may be retained on the happening of any of the events specified in column I of the Table below for the period specified in column II thereof, provided that the period is required for the bona fide use of the officer or members of his family, provided that in respect of quarters attached to the post at high power transmitters cited in sub-rule (1) of rule 7-4 or to posts at All India Radio stations, other than those at high power transmitters cited in sub-rule (2) of rule 7-4 or to posts of security guards at transmitting or receiving centres cited in sub-rule (3) of rule 7-4 except in special cases where for reasons to be recorded in writing the government may allow an officer to retain quarter for a period not exceeding one month from the date of transfer of the officer on payment of twice the standard licence fee under F.R. 45-A, no retention as at (i) to (iv), (vii), (x) and (xi) of the table appended below is permissible.

<table>
<thead>
<tr>
<th>Events</th>
<th>Permissible period for retention of the quarters.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) Resignation, dismissal or removal from service, termination of service, or unauthorized absence without permission</td>
<td>1 months</td>
</tr>
<tr>
<td>(ii) Retirement or terminal leave</td>
<td>2 Months</td>
</tr>
<tr>
<td>(iii) Death of the allottee</td>
<td>4 Months</td>
</tr>
<tr>
<td>(iv) Transfer to a Place outside 3 Months the station</td>
<td></td>
</tr>
<tr>
<td>(v) On proceeding on foreign service in India</td>
<td>2 Months</td>
</tr>
<tr>
<td>(vi) Temporary transfer in India</td>
<td>4 Months</td>
</tr>
<tr>
<td>(vii) Transfer to a place outside 4 Months India</td>
<td></td>
</tr>
<tr>
<td>(viii) Leave (other than leave preparatory to retirement)</td>
<td>For the period of leave but not exceeding 4 months</td>
</tr>
</tbody>
</table>

Provided further that the provisions of this clause shall not apply to persons in respect of whom a general or special order is issued by Government from time to time exempting them from the operation of this sub-rule for any specified period.
(a) Maternity leave
For the period of maternity
leave plus the leave granted
in continuation subject to
maximum of 3 months.

(ix) Leave preparatory to re-
retirement or refused leave
granted under Funda-
mental Rule 86 or earned
leave granted to Govern-
ment servant who retires
under Fundamental Rule
56(f).
For the full period of leave
on full average pay subject
to a maximum of 4 months
inclusive of the period per-
missible in the case of retire-
ment.

(x) Study leave in or outside
India
(a) In case the officer is in
occupation of accommodation
below his entitlement, for
entire period of study leave.
(b) In case the officer is in
occupation of his entitled
type of accommodation for
the period of study leave but
not exceeding 6 months:
Provided that where the
study leave extends beyond
six months, he may be allott-
ed alternative accommodation
one type below his entitlement
on the expiry of six
months, or from the date of
commencement of study leave,
if he so desires.

(xi) Deputation outside India—Period not exceeding 6
months.

(xii) Leave on medical grounds—Full period of leave.

(xiii) On proceeding for training—Full period of training.

(2) The allotment of quarters shall automatically stand
cancelled on the expiry of the period mentioned in column 2
of the Table aforesaid.

(3) Where an Officer is on medical leave without pay and
allowances, he may retain his quarter by virtue of the
concession under item (xii) of the Table below T-9 sub-
(1) provided he remits the licence fee for such quarter in
cash every month and where he fails to remit such licence
fee for more than two months, the allotment shall stand
cancelled.

S. R. 317-XXVI-T-10

Overstay in quarters after cancellation of allotment.—
Where, after an allotment has been cancelled or is to be
cancelled under any provisions contained in these rules and
the quarter remains or has remained in occupation of the
officer to whom it was allotted or of any person claiming
through him, such officer shall be liable to pay licence fee
at penal rate as may be determined from time to time.

To obtain vacant possession of the quarter, the Controlling
Authority may, besides levy of penal rent, also undertake eviction
proceedings under the Public Premises (Eviction of Un-
authorised Occupants) Act 1971:

Provided that, in special cases and for reasons of edu-
cation of children or serious sickness of a member of
family to be recorded in writing, the Director General may allow an officer to retain a quarter
on payment of twice the standard licence fee under
Fundamental Rule 45-A for a period not exceeding
6 months beyond the period permitted under S. R.

S. R. 318-XXVI-T-11

Subletting and sharing of quarter.—The officer to whom
a quarter has been allotted shall not sublet it either wholly
or in part including any of the out houses attached to it to any person. However, sharing of quarter with employees of
All India Radio posted at the same place and eligible for
allotment of quarter under these rules is permissible provided
permission of the Controlling Authority in this regard has
been obtained in writing. In case an allottee sublets or
shares the quarter with another without the prior permission
of the Controlling Authority, it draws cause notice shall be
served on him to explain within 3 days why the allotment
made to him shall not be cancelled. If the explanation is
not furnished by the allottee is not satisfactory, the allotment
may be cancelled by the Controlling Authority in the
date of unauthorized subletting or sharing. The allottee
shall be charged licence fee at penal rate from the date of
cancellation of the allotment. The decision of the Controlling
Authority in the matter shall be final.

S. R. 317-XXVI-T-12

Allotment of higher/lower type of quarter under special
conditions.—When a quarter falls vacant and there is no
eligible person on the roster, the Controlling Authority may,
if he is satisfied that the quarter is likely to remain vacant
for a minimum period of 3 months, offer the quarter to any
officer or to more than one officer who is entitled to a quarter.
The officer shall be subject to the following conditions:

1. The quarter would be vacated when an eligible person
on the roster applies for it.

2. The officer shall pay standard licence fee under FR-
45-A of the quarter if the quarter occupied by him
is of a type higher than his entitlement and licence
fee to be recovered shall be 10 per cent of the emolu-
ments or standard licence fee under F. R. 45-A
whichever is less in case the officer is allotted a
quarter of a type lower than his entitlement.

In case a quarter of higher type is allotted to more
than one officer on sharing basis, the licence fee
to be recovered shall be 10 per cent of the emolu-
ments from each of the shares whose combined
monthly emoluments shall not be less than pay limits
specified for that type of quarter in table under

3. The allottee(s) shall not put up any structures un-
authorisedly.

4. Such allotment shall not confer on the allottee(s)
any right to alternate accommodation.

5. Allotment of quarters under this rule will not disturb
the priority date of the officer in that roster for
the entitled type.

S. R. 317-XXVI-T-13

Change and mutual exchange of quarter.—(1) An officer
who has a quarter but has not been allotted may apply for
and be allowed a change of quarter of the same type.

Provided that not more than one change shall be allowed
at the same station in respect of the type of quarter
allotted to the officer;

Provided further that a roster for change of quarter
shall be maintained and preference in allotment of
new vacancies is given to those who have applied
for change.

The (2) Officers to whom quarters of the same type have been
allotted under these rules may apply for permission to mu-
ually exchange their quarters. The Controlling Authority
may grant permission for mutual exchange if both the
officers are reasonably expected to be on duty at the station
and to reside in their mutually exchanged quarters for at
least six months from the date of approval of such ex-
change.

S. R. 317-XXVI-T-14

Difficult stations.—Notwithstanding anything contained in
these rules, in the allotment of quarters in the Shift Duty
Pool and General Pool at a difficult place, preference shall
be given to those who have come on transfer to that station
from other stations and allotment of a quarter to a locally
recruited officer shall be made only if, in the relevant roster
for the type of quarters, there are no officers who have come
to the station on transfer from outs de.
THE SECOND SCHEDULE

[See rule 96]

LIST OF CONTROLLING AUTHORITY

<table>
<thead>
<tr>
<th>S. No.</th>
<th>State</th>
<th>Controlling authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Agartala</td>
<td>Heads of Office of Radio Station, Agartala</td>
</tr>
<tr>
<td>2</td>
<td>Ahmedabad</td>
<td>Head of Office of Radio Station, Ahmedabad</td>
</tr>
<tr>
<td>3</td>
<td>Akhled</td>
<td>Head of Office of Radio Station, Akhled</td>
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<tr>
<td>4</td>
<td>Ajmer</td>
<td>Head of Office of Radio Station, Ajmer</td>
</tr>
<tr>
<td>5</td>
<td>Ambikapur</td>
<td>Head of Office of Radio Station, Ambikapur</td>
</tr>
<tr>
<td>6</td>
<td>Ananga</td>
<td>Head of Office of Radio Station, Ananga</td>
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<tr>
<td>7</td>
<td>Bangalore</td>
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<tr>
<td>8</td>
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<tr>
<td>9</td>
<td>Bhopal</td>
<td>Head of Office of Radio Station, Bhopal</td>
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<tr>
<td>10</td>
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<td>14</td>
<td>Nalbari</td>
<td>Head of Office of Radio Station, Nalbari</td>
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<td>15</td>
<td>Patna</td>
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<td>16</td>
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<td>17</td>
<td>Pushkar</td>
<td>Head of Office of Radio Station, Pushkar</td>
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<td>36</td>
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</tr>
</tbody>
</table>

THE FIRST SCHEDULE

[See rule 67]

LIST OF DIFFICULT PLACES

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Alwar</td>
</tr>
<tr>
<td>2</td>
<td>Agartala</td>
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<td>3</td>
<td>Ambikapur</td>
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<td>4</td>
<td>Ahraur</td>
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<tr>
<td>5</td>
<td>Allahabad</td>
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<td>6</td>
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<td>11</td>
<td>Allahabad</td>
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<tr>
<td>12</td>
<td>Allahabad</td>
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<tr>
<td>13</td>
<td>Allahabad</td>
</tr>
</tbody>
</table>
### THE THIRD SCHEDULE

(See rule 4(1))

<table>
<thead>
<tr>
<th>No.</th>
<th>Transmitters</th>
<th>Type of quarters</th>
<th>Post to which attached</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>High Power Transmitter, Aligarh</td>
<td>Entitled to 1 Engineer</td>
<td>Qr.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Entitled to 2 Station Engineers</td>
<td>(2 posts)</td>
</tr>
<tr>
<td>2</td>
<td>High Power Transmitters, Jhunjhunu</td>
<td>Entitled to 1 Engineer</td>
<td>Qr.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Entitled to 2 Station Engineers</td>
<td>(2 posts)</td>
</tr>
<tr>
<td>3</td>
<td>High Power Transmitter, Jhunjhunu</td>
<td>Entitled to 1 Engineer</td>
<td>Qr.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Entitled to 1 Station Engineer</td>
<td>Qr.</td>
</tr>
<tr>
<td>4</td>
<td>High Power Transmitters, Jhunjhunu</td>
<td>Entitled to 1 Engineer</td>
<td>Qr.</td>
</tr>
<tr>
<td>5</td>
<td>High Power Transmitters, Jhunjhunu</td>
<td>Entitled to 1 Engineer</td>
<td>Qr.</td>
</tr>
<tr>
<td>6</td>
<td>High Power Transmitters, Jhunjhunu</td>
<td>Entitled to 1 Engineer</td>
<td>Qr.</td>
</tr>
<tr>
<td>7</td>
<td>High Power Transmitters, Jhunjhunu</td>
<td>Entitled to 1 Engineer</td>
<td>Qr.</td>
</tr>
<tr>
<td>8</td>
<td>High Power Transmitters, Jhunjhunu</td>
<td>Entitled to 1 Engineer</td>
<td>Qr.</td>
</tr>
</tbody>
</table>
I, Shri _______ son of Shri _______ at present employed as _______ in the _______ hereby stand surety (which expression shall include my heirs, executors and administrators) to the President of India (hereinafter called "the Government") for the payment of Shri _______ of licence fee and other dues in respect of the residence now allotted to him by Government as also for any residence additional accommodation extra servant quarters or garages that may be allotted to him from time to time by the Government.

I, the surety, shall indemnify the Government against all loss and damages until delivery of vacant possession of the same is made to the Government. I, the surety, hereby undertake to pay the Government forthwith on demand by the Government and without demur all such sums as may be due to the Government as aforesaid and I hereby agree that the Government shall be at liberty (and be hereby irrevocably authorised to do so) to recover the said sums from the salary payable to me and the decision of the Government as to the amount to be recovered shall be final.

The obligations undertaken by me shall not be discharged or in any way affected by an extension of time or any other indulgence granted by the Government to the said Shri _______ (name of the allottee) or by any other matter or thing whatsoever which under the law relating to sureties would but for this provision have the effect of so releasing me _______ from my such liability.

This guarantee shall not be discharged by my death nor shall it be revocable by me at any time except with the consent in writing of the Government until the delivery of vacant possession of any such residence, servant quarters or garage which is in occupation of the allottee to the Government.

Provided however that this guarantee shall ipso facto terminate from the date Shri _______ is declared permanent or quasi permanent in any service in the Government of India.

The Government have agreed to bear the stamp duty, if any, for this documents.

Date _______ at New Delhi to the day of _______ (Signature of Surety)

Signature Address and occupation _______ Designation _______ Office to which attached.

Certified that the above surety is a permanent Government servant. He is _______ years of age and his pay is _______ per month.

Signature of the Head of the Department of the Office in which the surety is employed. Office Stamp

THE FOURTH SCHEDULE
[See rule 5(1) & (3)]
TO BE COMPLETED IN DUPLICATE

1. Name of Officer.
2. Designation.
3. Office to which posted.
4. Whether permanent or temporary
5. Present employment.
6. Type of quarter to which entitled.
7. Date from which in continuous G.S. employment.
8. Whether performing "shift duty".
9. Particulars of "transfers in/ during the transfer to the present station.

<table>
<thead>
<tr>
<th>Name of station</th>
<th>Period of posting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From</td>
</tr>
</tbody>
</table>

DECLARATION

I certify that I have read the rules governing the allotment of quarters and declare that the particulars given by me above are correct and that the allotment to be made to me or already made shall be subject to these rules and subsequent amendment, if any, thereto. I also certify that I do not own a house in my name or in the name of any member of my family at the place of my present posting or within the limits of the local or adjoining municipality.

Place _______ Date _______. Signature of the Officer.

"Transfer", means effective change of station (city) involving duty for one year or more excluding period of leave other than casual leave.

(TO BE COMPLETED BY THE OFFICERS’ ADMINISTRATIVE OFFICER)

No. _______ Date _______.

Forwarded to the Controlling Authority _______. The facts stated by the officer above have been verified and are correct.

Signature _______.

Designation _______.

THE FIFTH SCHEDULE
[See rule 15(1)]
FORM I
OCCUPATION REPORT

1. Date of allotment.
2. Quarter number with servant’s quarter.
3. Name.
4. Designation.
5. Date of occupation.
6. Number of electric fans fitted in the house.
7. Number of light points filled in the house.
8. Number of sockets and plugs.
9. List of other fixtures in the house, viz., wash basins W.C., gratings etc.
10. Electric meter reading.

I understand that as long as I remain in occupation of this quarters, I shall be held personally responsible for any loss or damage to the quarters.

Place _______. Date _______. Signature of occupant.

THE SIXTH SCHEDULE
[See rule 15(1)]
(SURETY BOND)

I, Shri _______ son of Shri _______ at present employed as _______ in the _______ hereby stand surety (which expression shall include my heirs, executors and administrators) to the President of India (hereinafter called "the Government") for the payment of Shri _______ of licence fee and other dues in respect of the residence now allotted to him by Government as also for any residence additional accommodation extra servant quarters or garages that may be allotted to him from time to time by the Government.

I, the surety, shall indemnify the Government against all loss and damages until delivery of vacant possession of the same is made to the Government. I, the surety, hereby undertake to pay the Government forthwith on demand by the Government and without demur all such sums as may be due to the Government as aforesaid and I hereby agree that the Government shall be at liberty (and be hereby irrevocably authorised to do so) to recover the said sums from the salary payable to me and the decision of the Government as to the amount to be recovered shall be final.

The obligations undertaken by me shall not be discharged or in any way affected by an extension of time or any other indulgence granted by the Government to the said Shri _______ (name of the allottee) or by any other matter or thing whatsoever which under the law relating to sureties would but for this provision have the effect of so releasing me _______ from my such liability.

This guarantee shall not be discharged by my death nor shall it be revocable by me at any time except with the consent in writing of the Government until the delivery of vacant possession of any such residence, servant quarters or garage which is in occupation of the allottee to the Government.

Provided however that this guarantee shall ipso facto terminate from the date Shri _______ is declared permanent or quasi permanent in any service in the Government of India.

The Government have agreed to bear the stamp duty, if any, for this documents.

Date _______. at New Delhi to the day of _______ (Signature of Surety)

Signature Address and occupation _______. Designation _______. Office to which attached.

Certified that the above surety is a permanent Government servant. He is _______ years of age and his pay is _______ per month.

Signature of the Head of the Department of the Office in which the surety is employed. Office Stamp.
III. Engineering staff

(4) Senior engineering assistants.
(5) Engineering assistants.
(6) Technicians (Senior)
(7) Technicians.
(8) Diesel engine drivers
(9) Teleprinter operators
(10) Radio technicians.

IV. Menial and miscellaneous staff

(11) Stenographers in News Services Division.
(12) Clerk Grade II  
do-
(13) Motor drivers
(14) Teleprinter operators
(15) Transport assistants
(16) Stenographers
(17) Studio assistants
(18) Telephone attendants or operators
(19) Studio executives
(20) Cleaners/Helpers
(21) Khilari
(22) Farashes
(23) Sweepers
(24) Peons
(25) Gestetner operators
(26) Dairy staff

in the Gazette of India, Part II, Section 3, Sub-section (i) dated 3rd January, 1984, in the second line, for the words and figures “by section 34 and 35 (ii) may be substituted.

[File No. PW/GR/683]

THOMAS MATHEW, Under Secy.

(Shipping Wing)

(MERCHANT SHIPPING)

New Delhi, the 17th August, 1984

CORRIGENDUM

G.S.R. 951.—In the notification of the Government of India, Ministry of Shipping & Transport (Shipping Wing), No. G.S.R. 977, dated the 3rd December, 1983, published in the Gazette of India, Part II, Section 3, Sub-section (i), dated the 17th December, 1983, at page 2863, —

(1) in the Table, for the words “The Govt. Polytechnic of Karwar”, read “The Government Polytechnic, Karwar”;

(2) in the Note, for “3118”, read “311”.

[No. 54/5MSR/7]/93-MA

S. SYNGHAL, Under Secy.