

Government of Nagaland
Personnel & Administrative Reforms Department
(Pension Cell)

NO.PAR/INV PEN-8/2015

Dated: Kohima, the 22nd Dec, 2015

OFFICE MEMORANDUM

Sub: Guidelines on Invalid Pension.

It has been observed that cases for sanction of invalid pension are referred to P&AR Department by other Departments for concurrence even though the government employee concerned has been released from service by the respective Department before the employee completed the mandatory 10 (ten) years of qualifying service required for Invalid Pension.

1. In this regard, attention is invited to Rule 38 read with Rule 49(1) of the CCS (Pension) Rules, 1972, wherein if an employee has put in a qualifying service of less than 10 years at the time of retirement, she/he is not entitled to pension, but is entitled to service gratuity only. In order to be eligible for Invalid Pension, a permanent/temporary Govt. servant must have rendered not less than 10 years of service.
2. In view of the position stated above, the following procedure may be followed while processing such cases henceforth:
 - (a) Prior clearance of P&AR Department may be obtained before the Govt. servant is released from service on Invalid Pension.
 - (b) While forwarding the proposal for Invalid Pension, the referring Department may specify the proposed date of retirement, and shall also furnish the Service Book and Medical Board's recommendation.
 - (c) All Invalid Pension cases may be routed to P&AR Department through the Administrative Head of Department.
3. This issues with the concurrence of Finance Department vide their RFC/ESTT/No.26/48 dated 15/10/15.

Sd/- PANKAJ KUMAR
Chief Secretary to the Govt .of Nagaland