GOVERNMENT OF WEST BENGAL FINANCE DEPARTMENT AUDIT BRANCH

No. 5539-F

Calcutta, the 27th June, 2000.

MEMORANDUM

In terms of Finance Deptt. Memo No. 6871-F, dated 01-7-94 a Govt. employee who was appointed first under the work-charged establishment and subsequently brought into the regular establishment has been allowed the benefit under the C.A. Scheme by taking into account the services rendered by him in the work-charged establishment.

- 2) A question as now been under consideration of the Govt. if the employee who was appointed under work-charged establishment and who could not subsequently be brought to the regular establishment, will be allowed the benefit under the C. A. Scheme 1990 for the service rendered by him in the work-charged establishment.
- 3) After careful consideration of the matter, the Governor has been pleased to order that the benefit of C.A.S. 90 will also be admissible to the employees who have been appointed in the work-charged establishment, but who could not subsequently be brought into the regular establishment, provided they fulfill all the conditions laid down in the F. D. Memo No. 6075-F, dt. 21.6.90.
- 4) The cases of work-charged employee subsequently brought under regular establishment and were allowed the benefit under C.A.S. 90 taking into account the services rendered by them in the work-charged establishment (in terms of F.D. Memo No. 6871-F, Dt. 01-7-94) should not be reopened.

Sd/- S. K. Chakraborty

Deputy Secretary to the Government of West Bengal Finance Department.