No. PC-1(07)/2013-D(Pension/Policy) Government of India Ministry of Defence Department of Ex-Servicemen Welfare New Delhi, 110011

Dated: 4# May, 2020

To,

The Chief of the Army Staff The Chief of the Naval Staff The Chief of the Air Staff

Subject: Inclusion of names of the widowed / divorced/unmarried daughter/parents/permanently disabled children/dependent disabled siblings (i.e. brothers and sisters) in the PPO-Procedure regarding. ____******

Sir.

I am directed to refer to this Ministry's letter No. 1(07)/2013-D(Pension/Policy) dated 15.05.2015 regarding simplification of pension process for permanently disabled children and dependent parents/siblings for family pension. It has been noticed that name of divorced/widowed/unmarried daughter has not been included in MoD letter No. 1/(07)/2013/-D(Pension/Policy) dated 15.05.2015 causing delay in sanctioning of family pension to such eligible members i.e. widowed/divorced/unmarried daughter, although name of such eligible members was a part of DoP&PW OM No. 1/6/08-P&PW(E) dated 22.06.2010.

- It is, therefore, decided to issue amendment to GoI MoD letter No. 1(07)/2013-D(Pension/Policy) dated 15.05.2015 as under-
- For "disabled children/ siblings and dependent parents" read- "permanently disabled (a) child/children/ siblings/ dependent parents and widowed/ divorced/ unmarried daughter," wherever it appears in GoI MoD letter dated 15.05.2015.
- New clause numbered 5(iii) "To widowed/divorced/unmarried daughters" may be (b) inserted below Para-5(ii) to GoI MoD letter dated 15.05.2015 as under:-

"To widowed/divorced/unmarried daughters" (iii)

In case the eligibility of all the above categories of claimant mentioned in para 5(i) and 5(ii) of Gol, MoD letter no. 1(7)/2013-D(Pension/Policy) dated 15.05.2015 ceases to be payable, the PDA will allow family pension to such widowed/divorced/ unmarried daughter in their hierarchy of DoB after production of marriage/ re-marriage/ death certificate, as the case may be, in respect of all the categories of claimants mentioned in Sub Para - i) and (ii) of para 5 of Gol, MoD letter dated 15.05.2015, if any."

- (c) After inserting above clause in Gol, MoD letter dated 15.05.2015, remaining sub clauses under para -5 may be renumbered in following manner:
 - Existing Clause 5(iii) "To the dependent parents-first mother, then father" to be renumbered as 5(iv)
 - Existing Clause 5(iv) "To the permanently disabled siblings" to be renumbered as 5(v).
- 3. The word "Farther" in first line of para 5(iii) of GoI, MoD letter no. 1(7)/2013-D(Pension/Policy) dated 15.05.2015 may be replaced by word "Father".
- 4. The renumbered para 5(iv) referred above may be amended as follows:-

For: "When claimants in (i) and (ii) die or become ineligible- on production of death certificate/ re-marriage-intimation of spouse and/ or death certificates of all permanently disabled children, family pension would be allowed by PDA to dependent parents."

Read: "When claimants in (i), (ii) and (iii) die or become ineligible- on production of death certifate/marriage/ re-marriage -intimation of spouse and/ or on production/intimation of marriage/ re-marriage/ death certificates (as the case may be) of all the eligible dependent son(s) or daughter(s) including permanently disabled child/children and widowed/ divorced/ unmarried daughter, family pension would be allowed by the PDA to dependent parents."

- 5. All other terms and conditions shall remain unchanged.
- 6. This issues with the concurrence of the finance Division of this Ministry vide their ID No 10(01)/2015/Fin/Pen dated 18/02/2020.
- 7. Hindi version will follow.

Yours Faithfully,

Deputy Secretary to the Government of India

Copy to:
As per standard list.
AFA(Pension)
CGDA, New Delhi