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TO BE PUBLISHED IN PART-IV OF THE DELHI GAZETTE (EXTRA ORDINARY)
Government of National Capital Territory of Delhi
Home Police -II Department,
5th Level, 'C' Wing, Delhi Secretariat, I.P. Estate, New Delhi.

F.3/02/HESMA/2015/HP-II/1426-1433

Dated, the 26 April, 2019

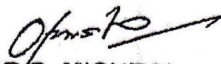
NOTIFICATION

F.3/02/HESMA/2015/HP-II/1426-33 : Whereas the vide Home Department GNCTD notification No. F.3/02/HESMA/2015/HP-II/941-49 dated 27.10.2018 HESMA was imposed against contractual employees (Drivers & Conductors) of Delhi Transport Corporation for a period of six months to secure uninterrupted Transport services necessary for the citizen of Delhi. The said notification is valid up to 26.04.2019.

And whereas the Lt. Governor of the National Capital Territory of Delhi is further satisfied that to ensure uninterruptedly essential services of Transport to the citizen of Delhi, it is necessary to extend HESMA for another period of six months against contractual employees (Drivers & Conductors) of Delhi Transport Corporation.

Now, therefore, the Lt. Governor of the National Capital Territory of Delhi, in exercise of Powers conferred upon him under section 3 read with section 4A of the Haryana Essential Services Maintenance Act 1974 (Haryana Act No. 40 of 1974) as extended to the National Capital Territory of Delhi vide Govt. of India, Ministry of Home Affairs Notification No. GSR 526(E) dated 30.07.93, hereby declares the above-said services as essential services and prohibits the strike/agitation by contractual employees (Drivers & Conductors) of Delhi Transport Corporation for an another period of six months w.e.f 27.04.2019 up to 26.10.2019.

BY ORDER AND IN THE NAME OF THE LT. GOVERNOR
OF THE NATIONAL CAPITAL TERRITORY OF DELHI,

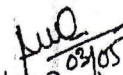

(O.P. MISHRA)
SPECIAL SECRETARY (HOME)

DELHI TRANSPORT CORPORATION
(GOVT. OF NCT OF DELHI)
IP ESTATE: NEW DELHI

No. Admn-I/Misc/2019/517

Dated: 03.05.2019

Forwarded to all concerned for information and necessary action please.


(Ankur Garg)
Manager (Admn)

All HODs
All Dy CGMs/ RMs/ Addl CAO
All DMs/ Unit Officers
Incharge-CCR
All Notice Boards- for information to employees

Copy to: OSD to MD: for kind information Please.

(दिल्ली राजपत्र असाधारण के भाग-चार में प्रकाशनार्थ)
दिल्ली राष्ट्रीय राजधानी क्षेत्र दिल्ली सरकार
गृह (पुलिस -II) विभाग
5वां तल, दिल्ली सचिवालय, आईपीओ एस्टेट, दिल्ली - 110002

गृह/3/02/एचईएसएमए/2015/गृह पुलिस-II/1426-1433 दिनांक: 26 April, 2019

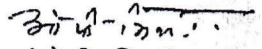
अधिसूचना

गृह/3/02/एचईएसएमए/2015/गृह पुलिस-II/- जबकि दिल्ली के नागरिकों के लिए आवश्यक निबंध परिवहन सेवाओं को सुरक्षित करने के लिए गृह विभाग की दिनांक 27.10.2018 की अधिसूचना सं० 3/02/हेस्मा/2015/गृहपु० - II/941-49 के अनुसार दिल्ली परिवहन निगम के संविदात्मक कर्मचारियों (ड्राइवरों एवं कंडक्टरों) के विरुद्ध छः माह की अवधि के लिए हेस्मा लगाया गया था। उक्त अधिसूचना दिनांक 26.4.2019 तक वैध है।

और जबकि राष्ट्रीय राजधानी क्षेत्र दिल्ली के उपराज्यपाल आगे इस बात से संतुष्ट हैं कि दिल्ली के नागरिकों के लिए परिवहन की निबंध आवश्यक सेवाएं सुनिश्चित करने के लिए दिल्ली परिवहन निगम के संविदात्मक कर्मचारियों (ड्राइवरों एवं कंडक्टरों) के विरुद्ध छः माह की अवधि के लिए हेस्मा का विस्तार करना आवश्यक है।

अतः, इसलिए राष्ट्रीय राजधानी क्षेत्र दिल्ली के उपराज्यपाल गृह मंत्रालय, भारत सरकार की दिनांक 30.7.1993 की अधिसूचना सं० जी एस आर 526(ई) के अनुसार राष्ट्रीय राजधानी क्षेत्र दिल्ली में यथाविस्तारित हरियाणा अनिवार्य सेवा रखरखाव निगम, 1974 (1974 का हरियाणा अधिनियम सं० 40) की धारा 4क के साथ पठित धारा 3 के अधीन उक्त प्रदत्त भाषाओं का प्रयोग करते हुए एतद्वारा उपर्युक्त सेवाओं के अनिवार्य सेवाएं घोषित करते हैं और दिल्ली परिवहन निगम के संविदात्मक कर्मचारियों (ड्राइवरों / कंडक्टरों) द्वारा की जाने वाली हड़ताल / आंदोलन पर दिनांक 27.4.2019 से 30.10.2019 तक छः माह की अवधि के लिए प्रतिबंध लगाते हैं।

राष्ट्रीय राजधानी क्षेत्र दिल्ली के उपराज्यपाल
के आदेश से तथा उनके नाम पर

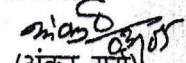

(ओ.पी. मिश्रा)
विशेष सचिव (गृह)

दिल्ली परिवहन निगम
(राष्ट्रीय राजधानी क्षेत्र दिल्ली सरकार).
आईपी एस्टेट: नई दिल्ली

सं. प्रशा/विविध/2019/517

दिनांक: 03.05.2019

कृपया सूचना और आवश्यक कार्रवाई के लिए सभी संबंधित को अग्रेषित।


(अंकुर गर्ग)

प्रबंधक (प्रशासन)

सभी विभागाध्यक्ष

सभी उप मुख्य महाप्रबंधक / क्षेत्रीय प्रबंधक / अतिरिक्त मुख्य लेखा अधिकारी

सभी डिपो प्रबंधक / यूनिट अधिकारी

प्रभारी-केंद्रीय नियंत्रण कक्ष

कर्मचारियों को सूचना के लिए सभी नोटिस बोर्ड

प्रतिलिपि: प्रबंध निदेशक के विशेष कर्तव्य अधिकारी: कृपया सूचनार्थ।

Government of India
Ministry of Health and Family Welfare
Department of Health & Family Welfare
Nirman Bhawan, Maulana Azad Road
New Delhi-110108

No. S.11011/4/2003-CGHS(P)

Dated the 19th February, 2009

OFFICE MEMORENDUM

Subject: Payment/Reimbursement of medical expenses to beneficiaries under CGHS and central services (Medical Attendance) Rules, 1944 from two sources – from Insurance Agencies and from the CGHS or from the Ministry / Department.

The undersigned is directed to invite reference to the office memoranda, of even number dated the 8th January, 2004, and 27th February, 2004, vide which beneficial under CGHS and Central services (Medical Attendance) Rules, 1944 (who have subscribed to mediclaim policy from an insurance Agency) were permitted to claim reimbursement of the medical expenditure from both the sources viz. the insurance agency and CGHS and Ministries / Departments (as the case may be). This benefit was subject to the condition that the beneficiary will first claim reimbursement from the Insurance agency and then from the CGHS of Ministry / Department concerned. The reimbursement from the two sources was, however, not to exceed the package rates prescribed under the CGHS for the particular treatment.

2. This Ministry had received representations from beneficiaries requesting for the removal of the monetary 'cap' mentioned above. The main argument advanced in the representation was that this offered the beneficiary no incentive to subscribe to the mediclaim policy for reimbursement only up to the package rates as it did not provide them with any additional benefit because they would in any case get the same amount from the CGHS without subscribing to mediclaim policy. Chairman Insurance Regulatory & Development Authority (IRDA) also wrote to Secretary (H & FW) requesting appropriate revisions in CGHS rules so that any expenditure incurred by policy holders which was inadmissible as per the CGHS rules but admissible medical claim insurance policies could be suitably claimed from the insurer.

3. The above have been carefully considered in this Ministry and it has been decided, with the approval of the Competent Authority that beneficiaries who have subscribed to medical insurance policies in addition to availing CGHS facilities / central services (Medical Attendance) Rules, 1944, may be allowed to claim reimbursement from such sources subject to the condition that the reimbursement from such sources should not exceed the total expenditure incurred by the beneficiary on the treatment. The beneficiary will make the first claim to the insurance Company and the second claim to the CGHS or the Ministry / Department concerned. The medical claim against the original vouchers / bills would be raised by the beneficiary first on the Insurance Company, which would issue a certificate indicating the amount reimbursed to the Director, CGHS or Head of Department of the Ministry / Department concerned. The Insurance Company concerned will retain the original