

**National Anomalies Committee –
NAC items Concerning Pensioners
Discussed in the 2nd meeting on 27.03.2010**

8. Refixation of pension/family pension	Item closed as having been settled in the last meeting.
9. Anomaly in pension for Government servants who retired/died in harness between 1.1.2006 and 1.9.2008.	Anomaly in pension for Govt. employees retired/died between 1.1.2006 and 1.9.2008. Having been permitted to opt which is beneficial i.e. last pay drawn or 10 months' average and <u>full pension after 20 years for those retired after 1-1-2006</u> , the matter stands settled.
10. Commutation of pension. { Already dropped by staff side }	Dropped as per the minutes of the last meeting.
15. Parity in pension of all pre-1996 retirees with those who retired on or after 1.1.1996.	The official side stated that this was not acceptable even though they had examined it on the basis of the detailed submission by the Staff Side.
16. Anomaly in revised pension to pre-2006 retirees.	The official side stated that it would not be possible for them to concede the demand of the staff side as orders have been issued strictly in accordance with the recommendation of the 6 th CPC, which the staff side contested. They also did not agree to extend the benefit of last pay drawn and full pension after 20 years qualifying service in respect of pre 2006 retirees.
21. 50% of Revised Pay Band + Grade Pay not correctly determined.	
17. Disparity in pension/Family pension between pre and post pensioners/Family pensioners.	The official side did not agree for the reasons they had stated against item No. 16
18. Anomaly in pension to those retiring within first 9 months of 2006 not fully rectified.	This anomaly has been removed by allowing the last pay drawn as the basis of pension computation for those retired on and after 1.1.2006.
22. Revision of pension of those who are receiving two pensions.	The issue stands settled by O.M. NO. 38/37/08-P& P W (A) Pt. I dated 3 rd October, 2008. clarification at Para 5.1.
23. Special provision for those who retired on or after 1.1.2006 but retain pre-revised scales of pay.	The matter is under examination. The Staff Side will submit a specific case for illustration of the issue. Relevant orders in similar matter after the 5 th CPC recommendations were implemented will also be examined,
24. Commutation of Additional Pension or retrospective revision of pension in respect of post-31.12.2005 retirees.	.(same issues) Not agreed. But clarificatory orders issued stating that no retrospective deduction should be made in respect of additional commuted value of pension. The reduction in pension must start from the date of payment of additional commuted value of pension.
25. Application of new Commutation factor recommended by VI CPC contrary to Rules and Juducual directions.	
26. Commutation of Revised pension.	
29. Revision of Base Index for D.A.	
30. Bench Mark in AICPI Scheme for grant of DA/DR w.e.f. 1.1.2006 on CPC VI level pay/pension restructuring.	

36.	After some detailed discussion, it was decided that the Office side would examine this issue further. However, they have pointed out that the amount of Rs. 3500 fixed by them would automatically undergo change as when Dearness relief is granted to the parents/dependents. The Staff Side pointed out that every dependent or parent need not necessarily be a pensioner or a worker in the Govt. establishment or other institutions which pay periodical DA.
37. Waiver of recovery of higher DA/DR drawn during the period from 1.1.2006 to 31.8.2006.	
38. Anomaly in fixing Grade pay.	
40 (*)	not agreed.
43. Before the 6th Pay Commission, there were 3 HAG Scales of Pay, namely 22400-24500, 22400-26000 & 24050-26000 - Pension Anomaly on 6th CPC.	
45. Anomaly in pension of those in receipt of stagnation increments in pre-revised scale.	The issue is under Examination.
48. 15 years period fixed for restoration of Commuted portion of Pension (CPOP) is arbitrary and unjustified being contrary to the principle enumerated by the 6th CPC and laid down by the Apex Court.	Restoration of commutation after 15 years. After some discussions, it was agreed that the calculation made by the Staff Side would be examined and decision taken thereafter.