

RTI REQUEST DETAILS (आरटीआई अनुरोध विवरण)

Registration Number (पंजीकरण संख्या) :	AAIGU/R/E 25/00019	Date of Receipt (प्राप्ति की तारीख) :	26/05/2025
Type of Receipt (रसीद का प्रकार) :	Online Receipt	Language of Request (अनुरोध की भाषा) :	English
Name (नाम) :	Minu R Raju	Gender (लिंग) :	Female
Address (पता) :	C1 404, Ramky One North, Avalahalli, Yelahanka, Pin:560064		
State (राज्य) :	Karnataka	Country (देश) :	India
Phone Number (फोन नंबर) :	-91-9986000952	Mobile Number (मोबाईल नंबर) :	-91-9986000952
Email-ID (ईमेल-आईडी) :	minurraju@gmail.com		
Status (स्थिति)(Rural/Urban) :	Urban	Education Status :	Graduate
Is Requester Below Poverty Line ? (क्या आवेदक गरीबी रेखा से नीचे का है?) :	No	Citizenship Status (नागरिकता) :	Indian
Amount Paid (राशि का भुगतान) :	10) (original recipient)	Mode of Payment (भुगतान का प्रकार) :	Payment Gateway
Does it concern the life or Liberty of a Person? (क्या यह किसी व्यक्ति के जीवन अथवा स्वतंत्रता से संबंधित है?) :	No(Normal)	Request Pertains to (अनुरोध निम्नलिखित संबंधित है) :	Gian Batra - CPIO

Information Sought (जानकारी मांगी):

1. Refer attachment (CHQL.t-r No.A.60011/60/2008-PP/214 dated 18.04.2019.) Whether an AAI employee transferred to Imphal from Bangalore and his non dependent spouse working in PSU at Kochi. eligible for DHRA for his dependent parents staying at Calicut (hometown) ?
2. If spouse of an AAI employee working in PSU posted at non rear station (not his previous station) and drawing only HRA, whether he is eligible for DHRA when posted at Imphal ?
3. In what cases, spouse working in PSU and drawing only claiming HRA(not DHRA) a non eligibility for claiming DHRA for an AAI employee posted at Imphal ?
4. In which cases, an employee posted at Imphal can claim DHRA for his dependent parents, provided his spouse is working and claiming only HRA ?
5. Refer attachment (CHQL.t-r No.A.60011/60/2008-PP/214 dated 18.04.2019.) Point No. 3. Provide details of representation from the officers mentioned in the circular. For whom they claimed DHRA ?

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भारतीय विमानपत्तन प्राधिकरण
AIRPORTS AUTHORITY OF INDIA

NO. A.60011/60/2008 PP/ 214

Dated: 21 April, 2019

To

The Regional Executive Director-NER
Airports Authority of India,
Regional Headquarter,
North Eastern Region,
Guwahati-781015

Stamp: 26 APR 2019
Stamp: 26 APR 2019
Stamp: 26 APR 2019

[Kind Attn: Mr. B. MURALIDHARAN, GM (HR), NER]

Subject: Seeking clarification regarding Double HRA (DHRA) rules.

Sr.

Reference is made to your office letter no. AAI/NER/RED/DHRA/10928-29 dated 18.03.2019 on the subject cited above

In this matter, clarification on different cases of DHRA is as follow:

S.No.	Brief of cases	Clarification
1.	Where both employees i.e. husband and wife are employees of AAI and are claiming HRA as they are not residing in AAI accommodation. They are claiming DHRA for their dependents i.e. mother-in-law, father-in-law or parents at previous station or to any other station where they kept their families.	If both husband & wife are employees of AAI & are posted to NER & have left their dependents to previous station or other station, then only one of them is eligible for double HRA
2.	In some cases, where both employees are employed, but husband is working in AAI and wife is employed in other govt./semi govt. or vice versa and both are claiming double HRA. They are claiming DHRA for their dependent family members who are staying in their own/rented house.	If both husband & wife are posted in NER then, double HRA is admissible to one of them subject to condition that his/her spouse is not availing the facility of double HRA from his/her office.
3.	Whether or not to give double HRA to an official on initial appointment who kept their family members in their own houses/rented house.	An employee is not entitled for DHRA on initial posting

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4.	Is double HRA is admissible to the employees whose dependents are staying in own house but house is in name of parents of employee and their parents are not dependent or vice versa?	DHRA in such cases may be granted, provided that it should not be a Govt accommodation
5.	If only dependent child of an employee posted to NER is residing in the hostel of the college and in vacations he/she resided at the accommodation owned by the employee at his/her last station of posting.	Benefit of DHRA is admissible to the employees who or their, transfer, keep their families in the previous station in own/rented accommodation after vacating Govt accommodation due to transfer to NER. In other words, DHRA is not permissible for the worker staying in Hostel.

In addition to above, representation from Sh. Rajeev Kumar Dwivedi, Mgr. ENR vide letter dated 18.03.2019, Sh. P. Ravichandran, Jt. GM (ATM) vide letter dated 15.03.2019 & K. K. Soni, GM Engrg. (C) vide e-mail dated 15.03.2019 from Imphal Airport was received. All the three cases are of similar nature, where their spouse are working in Central Govt / State Govt / PSUs at their previous station of posting. Since their spouse are claiming HRA from their office at rear station, therefore they are not entitled for DHRA. They may be informed accordingly.

This has the approval of the Competent Authority.

Yours faithfully

(Handwritten Signature)

(Handwritten Name)

(Harish Mehta)

Dy. General Manager (HR)



भारतीय विमानपत्तन प्राधिकरण
AIRPORTS AUTHORITY OF INDIA

No: A.60011/25/2021/HRPC/193

Date: 17th August 2021

The Regional Executive Director
Airports Authority of India
Northern/Western/Eastern/Southern/North-East Region
Delhi/Mumbai/Kolkata/Chennai/Guwahati

The Executive Director,
Airports Authority of India
RCDU/FIU, New Delhi

The Airport Director
Airports Authority of India
Kolkata/Chennai Airport

The Director,
Indian Aviation Academy,
New Delhi

The Principal,
Civil Aviation Training College (CATC),
Bamrauli, Prayagraj

The General Manager,
Airports Authority of India
CRSD/E&M Workshop,
New Delhi

Corporate HRM Circular No. 13 / 2021

Subject: Admissibility of Double HRA (DHRA)- Clarification thereof.

Further to circular issued vide no. A.60011/60/2008-PP dated 18th November, 2008 on the subject matter, time and again clarification is being sought from the CHQ regarding the admissibility of DHRA. Hence, in order to simplify the procedure and for more clarity, it is decided/clarified that the officials on transfer to North-Eastern States, Andaman & Nicobar Islands, Leh, Lakshadweep and Srinagar (as specified by DoPT) are admissible for DHRA as per the eligibility defined in Annexure-'A' (enclosed) and on submission of an undertaking enclosed as Annexure-'B'.

2. However, the name of dependent family members, for whom an official claims the benefit of DHRA on his/her transfer to above mentioned places, must be mentioned in his/her official record and subject to condition that the official has not claimed TA/DA or any other admissible benefits for them on his/her transfer to the stations as specified above.

3. The above instructions/clarification should be followed uniformly by all the concerned and all the cases should be dealt accordingly.

4. This issues with the approval of the competent authority.


(R. Prabhu)

Executive Director (HR)

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Distribution: -

- ❖ OSD to Chairman
- ❖ DGM (ES) to Member(HR)/ Member(Ops)/ Member(Ptg)/ Member(ANS)/ Member (Fin)/ CVO
- ❖ All HoDs at CHQ / Operational Office / AAI Office Complex
- ❖ ED (HR-II) / All GM (HR) at CHQ
- ❖ GM (IT) for uploading on AAI Website
- ❖ GS, AAEU/ GS, IAKU/ GS, AAIEG/ GS, ATCG(I)/ GS, IAAIOA/ GS, AAI SC/ST EWA/ GS, AAI SC/ST/OBC (NE) EWA
- ❖ Hindi version will follow



भारतीय विमानपत्तन प्राधिकरण

AIRPORTS AUTHORITY OF INDIA

File No. : AAI/NER/HR/RTI/ACT/

Date: 09.06.2025

To
Ms. Minu R Raju
C1 404, Ramky One North,
Avalahalli, Yelahanka,
Pin: 560064, Kanartaka

Email: minurraju@gmail.com

Subject: - Information sought under Right to Information Act, 2005.

Reference is made online RTI Registration No. AAIGU/R/E/25/00019 dated 26.05.2025.

The information/reply in respect of N.E. Region sought is as under:

Sl.No.	Information sought	Reply
1	Refer attachment (CHQLt-r No.A.60011/60/2008-PP/214 dated 18.04.2019). Whether an AAI employee transferred to Imphal from Bangalore and his nondependent spouse working in PSU at Kochi, eligible for DHRA for is dependent parents staying at Calicut (hometown)?	Information sought is in the question answer form which does not qualify under the definition of information as per Clause 2(f) of RTI Act.
2	If spouse of an AAI employee working in PSU posted at non-rear station (not his previous station) and drawing only HRA, whether he is eligible for DHRA when posted at Imphal?	
3	In what cases, spouse working in PSU and drawing only claiming HRA (not DHRA) a non-eligibility for claiming DHRA for an AAI employee posted at Imphal?	
4	In which cases, an employee posted at Imphal can claim DHRA for his dependent parents, provided his spouse is working and claiming only HRA.	
5	Refer attachment (CHQLt-r No.A.60011/60/2008-PP/214 dated 18.04.2019) Point No. 9. Provide details of representation from the officers mentioned in the circular. For whom they claimed DHRA?	

In case you are not satisfied with the information provided, then you are at the liberty to file an appeal before the First Appellate Authority/Regional Executive Director, Airports Authority of India, N. E. Region, Guwahati- 781015 within the statutory time period.

Yours faithfully,

(Gian Batra)

General Manager (HR)/PIO

Copy to: -

1) RTI Cell, RHQ, NER for information.