Subject: Official dealings between the Administration and Members of Parliament and State legislatures – Observance of proper procedure.

The Members of Parliament and State Legislatures, as the accredited representatives of the people, occupy a very important place in our democratic set-up. In connection with their duties, they often find it necessary to seek information from the Ministries/Departments of the Government of India or the State Governments, or make suggestions for their consideration or ask for interviews with the officers.

2. The guidelines concerning official dealings between Administration and Members of Parliament and State Legislatures have been issued by the Ministry of Personnel, Public Grievances and Pensions and being reiterated from time to time. The provisions of the Central Secretariat Manual of Office Procedure regarding prompt disposal of communications from MPs have also been reiterated from time to time. However, keeping in view the instances of occasional non-observance of the above guidelines, a need was also felt by the Committee of Privileges of the Lok Sabha for consolidating and reiterating the existing instructions. Accordingly, revised comprehensive guidelines were issued by this Department vide Office Memorandum No. 11013/4/2011-Estt.(A) dated 1st December 2011 (copy enclosed). A copy of former Secretary (P)’s D.O. No. 11013/4/2011-Estt.(A) dated 9th October, 2012, O.M. No. 11013/2/2012-Estt.A dated 19.11.2014, O.M. of even No. dated 7.02.2018 and 11.10.2018 reiterating the said instructions are also enclosed for ready reference.

3. Instances have come to the notice of this Department on violation of Protocol Norms laid in the guidelines. Therefore, all the Ministries/Departments are once again requested to ensure that instructions issued through aforementioned communications are followed by all officials concerned, both in letter and spirit. Violation of these guidelines will be viewed seriously.

Contd..
3. Chief Secretaries of all States/ UTs are also requested to circulate these instructions to all State Government officials at the State/ Division and District levels and sensitize them with regard to their duties and obligations in so far as the movement of Members of Parliament in general and more particularly during Parliament sessions. It is also requested to periodically review implementation of these instructions.

4. Hindi version will follow.

(Stamp)
(Umesh Kumar Bhatia)
Deputy Secretary to the Government of India
Tel: 011-23094471

Encl: As above.

To
1. The Secretaries of All Ministries/Departments (as per the standard list)
2. Chief Secretaries of all States/UTs (as per the standard list)

Copy to:
1. Rajya Sabha Secretariat/Lok Sabha Secretariat, New Delhi.
2. PSO to Secretary (P)/Sr. PPS to Establishment Officer/Sr. PPS to AS (SRK), PPS to AS (LR)/PPS to AS (SC)
3. All Divisional Heads of DOPT
4. All Under Secretaries/Section Officers of DOPT
5. NIC, Department of Personnel & Training, North Block, New Delhi [for uploading the same on the website of this Ministry under the Head Notifications >> OMs & Orders >> Establishment >> CCS (Conduct) Rules & What's New]
6. Hindi Section, DoP&T
No. 11013/4/2011-Estt (A)
Government of India
Ministry of Personnel, Public Grievances and Pensions
(Department of Personnel and Training)

North Block, New Delhi,
01st December, 2011

OFFICE MEMORANDUM

Subject: Official dealings between the Administration and Members of Parliament and State Legislatures – Observance of proper procedure.

The Members of Parliament and State Legislatures as the accredited representatives of the people occupy a very important place in our democratic set-up. In connection with their duties, they often find it necessary to seek information from the Ministries/Departments of the Government of India or the State Governments, or make suggestions for their consideration or ask for interviews with the officers. Certain well-recognized principles and conventions to govern the relations between the Members of Parliament/ State Legislatures and Government servants have already been established.

2. Reference is invited to the guidelines concerning the official dealings between Administration and Members of Parliament and State Legislatures which were issued by the Cabinet Secretariat, Public Grievies and Administrative Reforms, in the O.M. No. 25/10/64-Estt. (A) dated 08.11.1974. The importance of adherence to these guidelines was reiterated in the Department of Personnel and Training’s O.M. No. 11013/6/2005-Estt. (A) dated 17.08.2007. The provisions of the Central Secretariat Manual of Office Procedure regarding prompt disposal of communications from MPs have also been reiterated by the Department of Administrative Reforms and Public Grievances. The Minister of State for Personnel, Public Grievances and Pensions has also written to all Ministers in this regard vide D.O letter dated 5th May, 2011, requesting that a mechanism may be set up to periodically monitor progress in disposal of references received from Members of Parliament.

3. Some instances of non-adherence to the existing guidelines have been brought to Government’s attention by Members of Parliament and a need has been felt for again sensitizing all administrative authorities concerned.

4. The Central Secretariat Manual of Office Procedure provides following instructions for prompt disposal of letters from Members of Parliament:

Correspondence with Members of Parliament –

   (1) Communications received from a Member of Parliament should be attended to promptly.

   (2) Where a communication is addressed to a Minister or a Secretary to the Government, it should, as far as practicable, be replied to by
the Minister or the Secretary himself as the case may be. Where it
is not practicable for the Minister to reply, a reply should normally
be issued under the signature of an officer of the rank of Secretary
to the Government.

(3) Where a communication is addressed to the head of an attached
or subordinate office, Public Sector Undertakings, Financial
Institutions (including nationalized banks) Division/Branch in
charge in a Ministry/Department/Organization, it should be replied
to by the addressee himself. In such cases, care may be taken to
ensure that wherever policy issues are involved, approval of the
competent authority is obtained before a reply is sent. It should,
however, be ensured that the minimum level at which such replies
are sent to Member of Parliament is that of Under Secretary and
that also in a polite letter form only.

(4) Information sought by a Member of Parliament should be supplied
unless it is of such a nature that it would have been denied to him,
if similar information had been sought in Parliament.

(5) While corresponding with Members of Parliament, it should be
ensured that the letter is legible. Pre-printed or cyclostyled
replies should be scrupulously avoided.

(6) In case a reference from an ex-member of Parliament is addressed
to a Minister or Secretary, reply to such reference may be sent by
the concerned Divisional Head after obtaining approval of the
Secretary of Ministry/Department.

In case the reference is addressed to a lower level officer,
reply to such reference could be sent by the officer on his own in
non-policy cases and after obtaining approval of the higher
authorities in policy cases. Here also, it may be ensured that the
minimum level at which a reply is sent is that of an Under
Secretary and that too in a polite letter form only.

Prompt response to letters received:

(1) Each communication received from the Member of Parliament, a
member of the public, a recognized association or a public body
will be acknowledged within 15 days, followed by a reply within the
next 15 days of acknowledgement sent.

(2) Where a delay is anticipated in sending a final reply, or where the
information has to be obtained from another Ministry or another
office, an interim reply may be sent within a month (from the date
of receipt of the communication) indicating the possible date by
which a final reply can be given.

(3) If any such communication is wrongly addressed to a department,
it should be transferred promptly (within a week) to the
appropriate department under intimation to the party concerned.

5. The aforesaid guidelines also cover Official dealings between
Administration and Members of Parliament/State Legislatures. In this
context, attention is also invited to Rule 5(2A) of All India Service (Conduct)
Rule, 1968 and Rule 3-A of Central Civil Service (Conduct) Rules, 1964 which provide as follows:-

Every member of the service shall in the discharge of his duties act in a courteous manner and shall not adopt dilatory tactics in his dealings with the public or otherwise.

The existing instructions are hereby appropriately strengthened to emphasize the basic principles to be borne in mind by the Government servants while interacting with the Members of Parliament and State Legislatures. These are as follows:-

(i) Government servants should show courtesy and consideration to Members of Parliament and State Legislatures;

(ii) while the Government servants should consider carefully or listen patiently to what the Members of Parliament and of the State Legislatures may have to say, the Government servant should always act according to his own best judgment and as per the rules;

(iii) Any deviation from an appointment made with a Member of Parliament/State Legislature must be promptly explained to him to avoid any possible inconvenience. Fresh appointment should be fixed in consultation with him;

(iv) An officer should be meticulously correct and courteous and rise to receive and see off a Member of Parliament/State Legislature visiting him. Arrangements may be made to receive the Members of Parliament when, after taking prior appointment, they visit the officer of the Government of India, State Government or local Government. Arrangements may also be made to permit entry of vehicles of the Members to their Offices subject to security requirements/ restrictions;

(v) Members of Parliament of the area should invariably be invited to public functions organized by a Government office. Proper and comfortable seating arrangements at public functions and proper order of seating on the dais should be made for Members keeping in view the fact that they appear above officers of the rank of Secretaries to Government of India in the Warrant of Precedence. The invitation cards and media events, if organized for the function held in the constituency, may include the names of the Members of that constituency who have confirmed participation in these functions.

It is clarified that if a constituency of any Member of Parliament is spread over more than one District, the M.P should invariably be invited to all the functions held in any of the Districts which are part of his/her constituency;

(vi) Where any meeting convened by the Government is to be attended by Members of Parliament, special care should be taken to see that notice is given to them in good time regarding the date, time, venue etc. of the meeting. It should also be ensured that there is no slip in any
matter of detail, however minor it may be. It should especially be ensured that:

(a) intimations regarding public meetings/functions are sent through speedier communication devices to the MPs, so that they reach them well in time, and

(b) that receipt of intimation by the MP is confirmed by the officer/official concerned;

(vii) Letters from Members of Parliament and Members of State Legislatures must be promptly acknowledged, and a reply sent at an appropriate level expeditiously as per the relevant provisions of the Central Secretariat Manual of Office Procedure;

(viii) Information or statistics relating to matters of local importance must be furnished to the MPs and MLAs when asked for. The information so supplied should be specific and answer the points raised. A soft copy of the information should also be sent to the Member via e-mail;

(ix) If the information sought by a Member of Parliament cannot be given and is to be refused, instructions from a higher authority should be taken and the reasons for not furnishing the information should be given in the reply;

(x) Wherever any letter from a Member of Parliament is in English and the reply is required to be given in Hindi in terms of the Official Languages Act, 1963 and the rules framed there under, an English translation should also be sent along with the reply for the convenience of such Members of Parliament from non-Hindi speaking areas;

(xi) References from the Committees of Parliament must be attended to promptly;

(xii) The officers should not ignore telephonic messages left for them by the Members of Parliament/State Legislatures in their absence and should try to contact at the earliest the Member of Parliament/State Legislature concerned. These instructions also include SMS and e-mails received on official mobile telephones which also should be replied to promptly and on priority;

(xiii) All Ministries/Departments may ensure that the powers of Members of Parliament/State Legislatures as Chairpersons/ Members of committees under various Centrally Sponsored/Central Sector government schemes are clearly and adequately defined; and

(xiv) A Government servant should not approach MPs/MLAs for sponsoring his individual case as bringing or attempting to bring political or non-official or other outside influence is prohibited under the conduct Rules e.g. Rule 18 of the All India Service (Conduct) Rules, 1968 and Rule 20 of the Central Civil Services (Conduct) Rules.
6. All Ministries/Departments are requested to ensure that the above basic principles and instructions are followed by all officials concerned, both in letter and spirit. Violation of the guidelines laid down on this subject will be viewed seriously.

7. Any violation of relevant Conduct Rules in this regard, which violation is established after due enquiry will render the Government servant concerned liable for appropriate punishment as per Rule.

(C.A. Subramanian)
Joint Secretary to the Government of India

To
All the Ministries/Departments of Government of India

Copy to:

1. Presidents Secretariat/ Vice Presidents Secretariat.
2. PMO/Cabinet Secretariat.
3. Comptroller and Auditor General of India.
4. UPSC/SSC/CILBS/NAA/IST/MC/CIC.
5. Lok Sabha Secretariat/ Rajya Sabha Secretariat.
6. All Officers/Sections in Ministry of Personnel, PG & Pension.
7. NIC, DOPT—please upload this OM on this Department’s website.

Copy also to:

Chief Secretaries of all States / UTs with a request to circulate these instructions to all State Government officials at the State/Division and District levels and to periodically review implementation.

(C.A. Subramanian)
Joint Secretary to the Government of India
Dear Chief Secretary,

You would be aware that guidelines concerning official dealings between Administration and Members of Parliament and State Legislatures have been issued by the Ministry of Personnel, Public Grievances and Pensions. However, keeping in view certain instances of occasional non-observance of the above guidelines, the Committee of Privileges of the Lok Sabha recommended consolidation and reiteration of the existing instructions so that all concerned are aware of the same. Accordingly, revised comprehensive guidelines have been issued by this Department vide Office Memorandum No.11013/4/2011-Estt.A dated 7th December, 2011. Copy of this O.M. was also forwarded to the Chief Secretaries of all the States/UTs vide D.O. letter dated 8.12.2011 from my predecessor with the request that these instructions may be circulated to all officials of the State Government for compliance.

2. A copy of the above instructions dated 7th December, 2011 is again enclosed. It is once again requested that these instructions may be circulated to all officials of the State Government for compliance.

3. Some Members of Parliament have brought to the notice of this Department directly or through Lok Sabha / Rajya Sabha Secretariat that District level officials have not been showing them due regard and courtesy. This has also been raised in the recent meeting of the Committee on violation of Protocol Norms and Contumacious Behaviour of Government Officers with Members of Lok Sabha constituted by the Hon’ble Speaker. It is, therefore, advised that implementation of the above mentioned instructions are to be periodically reiterated and reviewed in the Conference of District Magistrates / Collectors and Superintendent of Police of your States / UTs.

4. You may please issue necessary directions to the district level officers and send a copy to this Department for its onward transmission to the Lok Sabha Secretariat, as desired by them.

With regards,

Yours sincerely,

(P.K. Misra)

Chief Secretaries of all States / UTs

(As Jt. Secy.)
Copy along with enclosures to:

1. Sh. Sanjey Kothari, Secretary, D/o Administrative Reforms and Public Grievances, Sanchar
   Patel Bhawan, New Delhi with the request to make it as one of the agenda items for
   discussing in the Annual Chief Secretaries Conference.

2. Sh. V.R. Ramesh, Joint Secretary, Inq Sabha Secretariat (Privileges & Ethics Branch,
   Parliament House, New Delhi w.r.t. their O M. No. 127/1/2012 CpPv dated 13-9-2012

3. Sh. Alok Rawat, Secretary (Coordination), Cabinet Secretariat, New Delhi

[Signature]

[Stamp]

09 OCT 2012
F.No. 11013/2/2012-Estt.A
Government of India
Ministry of Personnel, Public Grievances and Pensions
Department of Personnel & Training
Establishment Division

North Block, New Delhi
Dated November 19th, 2014

Subject: Official dealings between the Administration and Members of Parliament and State legislatures – Observance of proper procedure.

The Members of Parliament and State Legislatures as the accredited representatives of the people occupy a very important place in our democratic set-up. In connection with their duties, they often find it necessary to seek information from the Ministries/Departments of the Government of India or the state Governments, or make suggestions for their consideration or ask for interviews with the officers.

2. The guidelines concerning official dealings between Administration and Members of Parliament and State Legislatures have been issued by the Ministry of Personnel, Public Grievances and Pensions and reiterated from time to time. The provisions of the Central Secretariat Manual of Office Procedure regarding prompt disposal of communications from MPs have also been reiterated from time to time. However, keeping in view the instances of occasional non-observance of the above guidelines, a need was felt by the Committee of Privileges of the Lok Sabha for consolidating and reiterating the existing instructions. Accordingly, revised comprehensive guidelines were issued by this Department vide Office Memorandum No. 11013/4/2011-Estt.(A) dated 1st December 2011 (copy enclosed). A copy of former Secretary (P)'s D.O. No. 11013/4/2011-Estt.(A) dated 9th October, 2012 reiterating the said instructions is also enclosed for ready reference.

3. The Committee on Violation of Protocol Norms and Contemptuous Behaviour of Government Officers with Members of Lok Sabha in Paragraph 63 of its First Report tabled in the Lok Sabha on 06.02.2014 has recommended that this Department may sensitise all civil servants and officials in various Ministries and Departments particularly under them for strict compliance of the instructions relating to official dealings issued in this regard between the Administration and the Members of Parliament.

4. The Committee on Violation of Protocol Norms and Contemptuous Behaviour of Government Officers with Members of Lok Sabha at its first sitting held on 28 October, 2014, also felt that the consolidated instructions/guidelines issued by the Department of Personnel & Training (DoPT) on 1 December, 2011 on Official Dealing between Administration and Members of Parliament need to be again circulated to all concerned Executive Functionaries.

5. All Ministries/Departments are requested to ensure that the above basic principles and instructions are followed by all officials concerned, both in letter and spirit. Violation of the guidelines laid down on this subject will be viewed seriously.

6. Chief Secretaries of all States/UTs are requested to circulate these instructions to all State Government officials at the State/Division and District levels and to periodically review implementation.

To
1. All Ministries/Departments (as per standard list)
2. Chief Secretaries of all States/UTs (as per standard list)

\[Signature\]
Director (Establishment)
Subject: Official dealings between the Administration and Members of Parliament and State legislatures – Observance of proper procedure.

The Members of Parliament and State Legislatures, as the accredited representatives of the people, occupy a very important place in our democratic set-up. In connection with their duties, they often find it necessary to seek information from the Ministries/Departments of the Government of India or the State Governments, or make suggestions for their consideration or ask for interviews with the officers.

2. The guidelines concerning official dealings between Administration and Members of Parliament and State Legislatures have been issued by the Ministry of Personnel, Public Grievances and Pensions and reiterated from time to time. The provisions of the Central Secretariat Manual of Office Procedure regarding prompt disposal of communications from MPs have also been reiterated from time to time. However, keeping in view the instances of occasional non-observance of the above guidelines, a need was felt by the Committee of Privileges of the Lok Sabha for consolidating and reiterating the existing instructions. Accordingly, revised comprehensive guidelines were issued by this Department vide Office Memorandum No. 11013/4/2011-Estt.(A) dated 1st December 2011 (copy enclosed). A copy of former Secretary (P)'s D.O. No. 11013/4/2011-Estt.(A) dated 9th October, 2012 and O.M. No. 11013/2/2012-Estt.A dated 19.11.192014 reiterating the said instructions are also enclosed for ready reference.

3. The Committee on Violation of Protocol Norms and Contemptuous Behaviour of Government Officers with Members of Lok Sabha in its Second Report tabled in the Lok Sabha on 4.01.2018 has recommended that the consolidated instructions/ guidelines on Official dealing between the Administration and Member of Parliament and State Legislature should strictly be complied by all the Government servants, both in letter and spirit.

4. The Committee on Violation of Protocol Norms and Contemptuous Behaviour of Government Officers with Members of Lok Sabha in Paragraph 43 of its Third Report tabled in the Lok Sabha on 4.01.2018 has recommended discouraging and desisting the State Governments to involve Private companies/ agencies in organizing/ sponsoring functions which essentially fall under the domain of State Governments.

Contd....
5. All Ministries/ Departments are requested to ensure that the above basic principles and instructions are followed by all officials concerned, both in letter and spirit. Violation of the guidelines laid down on this subject will be viewed seriously.

6. Chief Secretaries of all States/ UTs are requested to circulate these instructions to all State Government officials at the State/ Division and District levels and to periodically review implementation.

Under Secretary to the Government of India
Tel: 011-23040264

Encl: As above.

To

1. All Ministries / Departments (as per standard list)
2. Chief Secretaries of all States / UTs (as per standard list)
OFFICE MEMORANDUM

Subject: Official dealings between the Administration and Members of Parliament and State legislatures – Observance of proper procedure.

The undersigned is directed to refer to this Department’s Office Memorandum No. 11013/4/2011-Estt.[A] dated 1st December 2011 subsequently reiterated vide D.O. letter dated the October 9, 2012 from Secretary [Personnel], O.M. No. 11013/2/2012-Estt.A dated 19.11.2014 and O.M. of even No. dated 7.02.2018 (copies enclosed) on the subject mentioned above and to reiterate these instructions for strict compliance on the recommendations of the Committee of Privileges, Lok Sabha in its Sixth Report tabled in the Lok Sabha on 20.12.2017 and Committee on Violation of Protocol Norms and Contemptuous Behaviour of Government Officers with Members of Lok Sabha in its Fourth and Fifth Report tabled in the Lok Sabha on 01.08.2018.

2. All Ministries/ Departments are requested to ensure that instructions issued through aforementioned communications are followed by all officials concerned, both in letter and spirit. Violation of these guidelines will be viewed seriously.

3. Chief Secretaries of all States/ UTs are requested circulate these instructions to all State Government officials at the State/ Division and District levels and sensitise them with regard to their duties and obligations in so far as the movement of Members of Parliament in general and more particularly during Parliament sessions. It is also requested to periodically review implementation of these instructions.

4. Hindi version will follow

Encl: As above.

Under Secretary to the Government of India
Tel: 011-23040264

To:
1. All Ministries / Departments (as per standard list)
2. Chief Secretaries of all States / UTs (as per standard list)

Copy to:

Secretary, Ministry of Home Affairs, North Block, New Delhi - with the request to take appropriate action with regard to recommendation at para 44 of Committee of Privileges, Lok Sabha in its Sixth Report tabled in the Lok Sabha on 20.12.2017 (copy enclosed).
Subject: Official dealings between the administration and Members of Parliament and Members of Legislative Assembly – Observance of proper procedure.

The members of Parliament and Members of Legislative Assembly as representatives of the people occupy a very important place in our democratic setup. In connection with their duties, they often find it necessary to interact with officers of the Departments.

2. Reference is invited to the guidelines/instructions circulated vide No.PER.9/2009/Pt./74 Dated 13-03-2018 concerning the official dealings between administration and Members of Parliament and Members of Legislative Assembly which were issued by the Cabinet Secretariat (Department of Personnel and Administrative Reforms, in the O.M. No. 25/19/64-Estt. (A) dated 08.11.1974). The importance of adherence to these guidelines was reiterated in the aforementioned letter of the Department.

The existing instructions are hereby appropriately strengthened to emphasize the basic principles to be borne in mind by Government servants while interacting with the Members of Parliament and Members of Legislative Assembly. These are as follows:

(i) All Government servants should show courtesy and consideration to Members of Parliament and Members of Legislative Assembly;

(ii) While the Government servants should consider carefully or listen patiently to what the Members of Parliament and Members of Legislative Assembly may have to say, the Government servant should always act according to his own best judgment and as per the rules;

(iii) Any deviation from an appointment made with a Member of Parliament/ Members of Legislative Assembly must be promptly explained to him to avoid any possible inconvenience. Fresh appointment should be fixed in consultation with him:
(iv) An officer should be meticulously correct and courteous and rise to receive and see off a Member of Parliament/ Member of Legislative Assembly visiting him. Arrangements may be made to receive the Member of Parliament when, after taking prior appointment, they visit the officer of the State Government. Arrangements may also be made to permit entry of vehicles of the Members to these Offices subject to security requirements/restrictions.

(v) Members of Parliament/ Members of Legislative Assembly of the area should invariably be invited to public functions organized by a Government office. Proper and comfortable seating arrangements at public functions and proper order of seating on the dias should be made for Members. The invitation cards and media events, if organized for the function held in the constituency, may include the names of the Members of that constituency who have confirmed participation in these functions.

(vi) Where any meeting convened by the Government is to be attended by Members of Parliament/ Members of Legislative Assembly, special care should be taken to see that notice is given to them in good time regarding the date, time, venue etc. of the meeting. It should also be ensured that there is no slip in any matter of detail, however minor it may be. It should especially be ensured that:

(a) Intimations regarding public meetings/functions are sent through speedier communication devices to M.P.s/ Members of Legislative Assembly, so that they reach them well in time, and

(b) That receipt of intimation by the M.P./ Members of Legislative Assembly is confirmed by the officer/official concerned;

(vii) Letters from Members of Parliament and Members of Legislative Assembly must be promptly acknowledged, and a reply sent at an appropriate level expeditiously.

(viii) Information relating to matters of local importance must be furnished to the MPs and MLAs when asked for. The information so supplied should be specific and answer the points raised.

(ix) If the information sought by a Member of Parliament/ Member of Legislative Assembly cannot be given and is to be refused, instructions from a higher authority should be taken and the reasons for not furnishing the information should be given in the reply:

(x) The officers should not ignore telephonic messages left for them by the Member of Parliament/ Member of Legislative Assembly in their absence and should try to contact at the earliest the Member of Parliament/
Member of Legislative Assembly concerned. These instructions also include e-mails and SMS received on official mobile telephones which also should be replied to promptly and on priority:

(xi) A Government servant should not approach MPs/MLAs for sponsoring his individual case as bringing or attempting to bring political or non-official or other outside influence is prohibited under the Meghalaya Civil Services Conduct Rules.

4. All Departments are requested to ensure that the above basic principles and instructions are followed by all officials concerned, both in letter and spirit. Violation of the guidelines laid down on this subject will be viewed seriously.

Sd/- R. Lyngdoh, IAS
Secretary to the Government of Meghalaya
Personnel & A.R. (A) Department

Memo.No. PER 9/2009/Pt/99 - A, Dated Shillong, the 21st June, 2018

Copy forwarded:-

1. The Addl. Chief Secretary to the Governor of Meghalaya, Shillong.
2. The P.S. to the Chief Minister, Meghalaya, Shillong.
3. The P.S. to the Chief Secretary, the Govt. of Meghalaya, Shillong.
4. The P.S. to the Addl. Chief Secretary to the Govt. of Meghalaya, Shillong.
5. The Principal Secretary/ Commissioner & Secretary/ Secretary to the Govt. of Meghalaya, Shillong.
6. The Commissioner & Secretary, Meghalaya Legislative Assembly, Shillong for kind information of all MLAs.
7. All Deputy Commissioners/ SDOs for information and necessary action with a request to inform all Subordinate Officers under your jurisdiction.
8. State Informatics Officer/Senior System Analyst/NIC, Meghalaya, Shillong

By Order etc.,

Under Secretary to the Govt. of Meghalaya,
Personnel & A.R. (A) Department