

MINUTES

**of the General Body Meeting of
NAGPUR UNIVERSITY TEACHERS' ASSOCIATION
held at 12.00 noon on SUNDAY, the
15th May, 2016 at
Bar. Sheshrao Wankhede Mahavidyalaya,
MOHPA,
Tq. Kalmeshwar Dist. Nagpur**

General Body of Nagpur University Teachers' Association met at 12.00 noon on Sunday, 15th May, 2016 at Bar. Sheshrao Wankhede Mahavidyalaya, Mohpa, Tq. Kalmeshwar Dist. Nagpur. Prof. P. B. Raghuvanshi President was in the chair. The membership numbers of the members present at the meeting are as follows :-

0044, 0048, 0060, 0547, 1161, 1177, 1540, 1792, 1832, 1861, 1948, 1960, 1963, 2157, 2414, 2439, 2871, 2889, 2894, 2898, 3006, 3264, 3341, 3432, 3449, 3471, 3491, 3492, 3508, 3512, 3518, 3550, 3563, 3594, 3621, 3708, 3750, 3772, 3819, 4018, 4019, 4031, 4036, 4040, 4047, 4108, 4172, 4177, 4189, 4202, 4268, 4302, 4334, 4335, 4340, 4411, 4416, 4466, 4492, 4526, 4548, 4549, 4807, 4808, 4905, 4923, 4948, 4953, 4954, 4970, 5000, 5052, 5065, 5068, 5069, 5086, 5169, 5240, 5257, 5281, 5371, 5403, 5444, 5459, 9050

Signed sheets of papers recording the attendance are included on pages 50 to 54 of and will form part of, the "BOOK OF ATTENDANCE" of General Body meetings.

Agenda of the General Body meeting was circulated on page 69 of 2016 NUTA Bulletin and on Page 29 to 36 of 2016 Ex-file.

ITEM NO. 665 :**CONFIRMATION OF MINUTES :**

CONFIRMED the minutes of the General Body meeting of Nagpur University Teachers' Association held at 12.00 noon on Sunday, 11th October, 2015 at Bharatiya Mahavidyalaya Rajapeth, Amravati.

Notes :- (1) Copy of the minutes was Circulated on pages 141 to 144 of 2015 NUTA Bulletin.

(2) Corrections, if any, were invited in the copy of the Minutes of the General Body Meeting of Nagpur University Teachers' Association held at 12.00 noon on Sunday, 11th October, 2015 at Bharatiya Mahavidyalaya Rajapeth, Amravati vide No.CIM/40 Dated 1st November, 2015 published on page 144 of 2015 NUTA Bulletin. No correction was received.

विषय क्रमांक ६६५ (अ)**नलिनीताई लढके यांच्या दुःखद निधनावद्दल शोकप्रस्ताव**

नलिनीताई लढके यांच्या दुःखद निधनावद्दल प्रा. सतेश्वर मोरे यांनी मांडलेला पुढील शोकप्रस्ताव संमत करण्यात आला :-

अनिष्ट रूढी-परंपरा, जातीय विषमता, स्त्री-दास्य आणि माणसाला माणूस म्हणून जगण्याचे हक्क नाकारणाऱ्या व्यवस्थेच्या विरोधात निष्ठेने लढणाऱ्या फुले-आंबेडकरी विचाराने प्रेरित झालेल्या सत्यशोधकी चळवळीतील ज्येष्ठ कार्यकर्त्या, साक्षेपी समाजचिंतक, वैचारिक क्षेत्रातील नैष्ठिक बळ असलेल्या कृतिशील लेखिका आणि शिक्षण क्षेत्रातील प्रयोगशील शिक्षिका नलिनीताई लढके यांचे वयाच्या एकोणनव्या वर्षी दिनांक ३० जानेवारी २०१६ रोजी दुःखद

निधन झाले. त्यांच्या निधनाने मानवी मूल्याधिष्ठित समाज व्यवस्थेच्या निर्मितीची सुसूत्र प्रक्रिया गतिमान करणाऱ्या, माणसाला माणूस म्हणून जगण्याचे हक्क प्रदान करण्यासाठी झटणाऱ्या, जात-धर्म-पंथ-वर्णाच्या पल्याड जाऊन मानवमुक्तीचा शोध घेणाऱ्या, नव्हे तर प्रत्यक्ष स्वतःच्या आयुष्याला नवा आकार देणाऱ्या समाजाला जगण्याची नवी प्रेरणा बहाल करणाऱ्या एका कृतिशील सत्यशोधकी समाज परिवर्तनाची दिशा देणाऱ्या निष्ठावंत सामाजिक कार्यकर्तीला हा समाज मुकला आहे.

डोंबाऱ्याचे खेळ करणाऱ्या कोल्हाटी समाजामध्ये नलिनीताईचा जन्म झाला. त्यामुळे जन्मगत सामाजिक विषमतेचे चटकें सोसत त्यांनी नव्या उमेदीने स्वतःचे आयुष्य उभे केले. आंतरजातीय विवाह त्यावेळी समाजाला मान्य नसताना सामाजिक अस्पृश्यतेच्या विरोधात लढणाऱ्या आनंदराव लढके गुरूजींशी त्यांचा आंतरजातीय विवाह झाला. शिक्षणाशिवाय समाजाला पर्याय नाही हे ध्येय उरात ठेवून त्यांनी दोगांनीही शिक्षणाच्या प्रसारासाठी वाहून घेतले, त्या सातेगाव येथे शिक्षिका म्हणून कार्यरत होत्या, अनेक मुलांमुलींना त्यांनी स्वखर्चाने शिकविले, त्यांचे लग्न लावून दिले, सामाजिक अन्यायाच्या विरोधात त्याय मिळविण्यासाठी मोर्चे काढले, प्रसंगी तुरुंगवासही भोगला. हिंदू कोड बिलाच्या विरोधात जेव्हा उच्चभ्रू महिलांनी पुढाकार घेतला त्यावेळी नलिनीताई पुढे आल्या आणि त्या संबंधात प्रबोधनाच्या सभा घेऊन, प्रसंगी मोर्चे काढून स्त्रियांना हिंदू कोडबिलाचे महत्त्व पटवून दिले. हुंडाप्रथा, देवदासी प्रथा अशा अनिष्ट प्रथांच्या विरोधात त्यांनी लढे उभारले, इतकेच नव्हे तर महाविद्यालयीन शिक्षकांचे अनियमित वेतन, सेवाशर्तीच्या अभावी सेवाविषयक असलेली असुरक्षितता याविरोधात शिक्षकांनी शासनाच्या विरोधात उभारलेल्या लढ्यात शिक्षकांच्या बाजूने त्या

Nagpur University Teachers' Association**MEETING NOTICE : 1****DATED : 15.06.2016**

From :

Dr. A.W.DHAGE

Secretary, NUTA Sankalp Sahaniwas,

Khare Town, Dharampeth,

Nagpur-444 010

To,

All the members

of the Nagpur University Teachers' Association

Dear members,

I have the honour to inform you that the General Body meeting of the Nagpur University Teachers' Association will be held at 12.00 noon, on the Day and the Date mentioned below.

2. If you propose to move any resolution for the consideration of the General Body, you are requested to send such resolution to me, with a copy to Prof. P.B. Raghuvanshi, President NUTA, Buty Plot, Near Mahajan wadi, Rajapeth, Amravati 444 601 within a period of 10 days from the date of the posting of this Bulletin.

3. It will not be possible to include in the agenda, resolutions received after the due date. So please make it convenient to send such resolutions, if any, within the stipulated time. The place of the meeting will be intimated to you alongwith the agenda.

Thanking you.

Yours faithfully
Sd/- **Dr.A.W.DHAGE,**
Secretary, NUTA.

**Time, Day and Date of the Meeting
12.00 Noon on Sunday, the
11th September, 2016**

ठामपणे उभ्या झाल्या. प्रसंगी त्यांना शासनाने बहाल केलेला आदर्श शिक्षकाचा राज्य पुरस्कार न स्वीकारण्याचा निर्णय त्यांनी घेतला. अशा अनेक संदर्भात लोकचळवळ उभी करतांना शिक्षणखात्यातील वरिष्ठांचा रोषही त्यांनी पत्करला. परिणामी त्यांना निलंबनालाही सामोरे जावे लागले. परंतु आपल्या निष्ठेला जराही तडा न जाऊ देता त्या सक्रीय होत्या.

संपूर्ण आयुष्य परिवर्तनाच्या चळवळीला वाहिलेल्या नलिनीताईंना आदर्श शिक्षकाचा राष्ट्रीय पुरस्कार, महाराष्ट्र शासनाचा डॉ. बाबासाहेब आंबेडकर दलित मित्र पुरस्कार, सावित्रीबाई पुरस्कार आणि समाजातील अनेक नामवंत संस्थांच्या प्रतिष्ठित पुरस्कारांनी गौरवान्वित करण्यात आले. त्यांच्या निधनाने जोतिबा आणि सावित्रीबाई फुल्यांच्या विचारांचा वारस असणाऱ्या, डॉ. बाबासाहेब आंबेडकराच्या लढ्यात सहभागी असलेल्या आणि महिलांना त्यांच्या हक्काची जाणीव करून देण्यासाठी आयुष्य वाहून घेणाऱ्या मानवमुक्तीच्या लढ्यातील एका झुंझार प्रज्ञावंत व्यक्तिमत्त्वाला हा समाज आणि आपण मुकलो आहोत. त्यांच्याप्रती ही सभा तीव्र शोकसंवेदना व्यक्त करीत आहे.

विषय क्रमांक ६६५ (ब)

प्रा. डॉ. मुसद्दीक यांच्या दुःखद निधनावद्दल शोकप्रस्ताव

प्रा. डॉ. मुसद्दीक यांच्या दुःखद निधनावद्दल प्रा. डॉ. अनिल राऊत यांनी मांडलेला पुढील शोकप्रस्ताव संमत करण्यात आला :-

अकोला येथील श्री शिवाजी कला, वाणिज्य व विज्ञान महाविद्यालयातील सूक्ष्मजीवशास्त्र विभागाचे विभाग प्रमुख प्रा. डॉ. मुसद्दीक यांचे वयाच्या ५६ व्या वर्षी अल्पशा आजाराने दि. २८.०२.२०१६ रोजी दुःखद निधन झाले. डॉ.मुसद्दीक हे श्री शिवाजी महाविद्यालयातील आय. क्यु. ए. सी. समितीचे अनेक वर्षे समन्वयक होते, तसेच एक अभ्यासू व संशोधक व्यक्तित्व म्हणून त्यांचा लौकिक होता. विद्यापीठाच्या अभ्यास मंडळावर अध्यक्ष व सदस्य म्हणून त्यांनी अनेक वर्षे कार्य केले. ते नुटाचे आजीवन सदस्य होते. नुटाच्या अनेक आंदोलनामध्ये त्यांनी सक्रीय सहभाग घेतला. त्यांच्या दुःखद निधनावद्दल ही सभा तीव्र शोक संवेदना व्यक्त करीत आहे.

विषय क्रमांक ६६५ (क)

प्रा. रमेश श्रीराम सुळे यांच्या दुःखद निधनावद्दल शोकप्रस्ताव

प्रा. रमेश श्रीराम सुळे यांच्या दुःखद निधनावद्दल प्रा. आर. आर. रणपिसे यांनी मांडलेला पुढील शोकप्रस्ताव संमत करण्यात आला :-

अकोला येथील रा. ल. तो. विज्ञान महाविद्यालयातील गणित विषयाचे

(A)

ITEM NO. 17 COURT NO. 6 SECTION IX

SUPREME COURT OF INDIA

(Record of Proceedings)

**I.A. 17/2016 in Civil Appeal No(s).
10759/2013**

STATE OF MAHARASHTRA & ORS. Appellant(s)
VERSUS

ASHA RAMDAS BIDKAR & ORS. Respondent(s)
(apln(s) for impleadment)

Date : 08/03/2016

This matter was called on for hearing today.

CORAM :

**HON'BLE MR. JUSTICE FAKKIR
MOHAMED IBRAHIM KALIFULLA
[IN CHAMBERS]**

For Appellant(s) : Mr. Nishant Ramakantrao Katneshwarkar,Adv.* **For Respondent(s) :** Mr. Gopal Balwant Sathe,Adv.* Mr. Chander Shekhar Ashri,Adv.* Mr. Nishant Ramakantrao Katneshwarkar,Adv.* Mr. Sachin Patil,Adv.* Mr. Amol Nirmalkumar Suryawanshi,Adv.* Mrs Sarla Chandra,Adv.* Mr. T. Mahipal,Adv.* Ms. Anagha S. Desai,Adv.* Mr. Sudhanshu S. Choudhari,Adv.* Mr. Uday B. Dube,Adv.*

UPON hearing the counsel the Court made the following

ORDER

At the request of the learned counsel appearing for the applicant, adjourned.

(NARENDRA PRASAD)
COURT MASTER

(SUMAN JAIN)
COURT MASTER

सेवानिवृत्त प्राध्यापक स्व. प्रा. रमेश श्रीराम सुळे यांचे दि. ३०.०३.२०१६ रोजी वयाच्या ७३ व्या वर्षी दुःखद निधन झाले. प्रा. रमेश सुळे यांनी गणिता सारखा कठीण विषय विद्यार्थ्यांना अतिशय सोप्या व सरळ पद्धतीने त्यांच्या कार्यकाळात समजावून सांगितला, त्यामुळे ते खूप विद्यार्थी प्रिय होते. त्यांच्या निधनामुळे अकोला शहरात गणित विषयात पोकळी निर्माण झाली आहे. ते नुटाचे आजीवन सदस्य होते व सक्रीय कार्यकर्ते होते. त्यांच्या दुःखद निधनावद्दल ही सभा तीव्र शोक संवेदना व्यक्त करीत आहे.

शोकप्रस्ताव मांडणाऱ्या सदस्यांनी आपल्या भावना व्यक्त केल्या. सभाध्यक्षांनी सुद्धा आपल्या भावना व्यक्त केल्या. **सभेने दोन मिनिटे स्तब्ध उभे राहून दिवंगत सदस्यांना आपली आदरांजली वाहिली.** संमत केलेल्या शोकप्रस्तावाची प्रत संघटनेच्या वतीने सचिव शोकाकुल कुटुंबियांकडे पाठवतील असे सभाध्यक्षांनी सांगितले.

ITEM NO. 666 :

APPROVAL TO THE ANNUAL REPORT :

CONSIDERED AND APPROVED the Annual Report regarding the working of the Association for the calendar year ending on 31st December, 2015.

Notes : (i) As per Article VI (b) (iii) of the Constitution of NUTA, the Annual Report of the working of the Association was prepared by the Executive Committee (vide item No.2 of 2016) and was placed for the approval of the General Body.

(ii) The Copy of the Annual Report was circulated on

(B)

ITEM NO.34 & 50 COURT NO.6 SECTION IX

SUPREME COURT OF INDIA

(Record of Proceedings)

Petition(s) for Special Leave to Appeal (C).....CC No(s).
4534/2016

(Arising out of impugned final judgment and order dated 23/12/2015 in WP No. 2082/2013 passed by the High Court of Bombay)

ASHA RAMDAS BIDKAR AND ORS. Petitioner(s)
VERSUS STATE OF MAHARASHTRA AND ORS.
Respondent(s)

(with appln. (s) for permission to file SLP and interim relief and office report) WITH SLP(C) NOS.7059-7060/2016 (with appln. (s) for exemption from filing c/c of the impugned judgment and office report)

Date : 14/03/2016

These petitions were called on for hearing today.

CORAM :

**HON'BLE MR. JUSTICE FAKKIR MOHAMED
IBRAHIM KALIFULLA
HON'BLE MR. JUSTICE S.A. BOBDE**

For Petitioner(s) : Mr. V. Giri,Sr.Adv.* Mr. Amol Nirmalkumar Suryawanshi,Adv.* Ms. Meenakshi Arora,Sr.Adv.* Dr. R.R. Deshpande,Adv.* Mr. Yuvraj Gaikwad,Adv.* Ms. Prachiti Deshpande,Adv.* **For Respondent(s) :** Mr. Kunal A. Cheema,Adv.* Mr. Yogesh K. Ahirrao,Adv.* Mr. Nishant Ramakantrao Katneshwarkar,Adv.*

UPON hearing the counsel the Court made the following

ORDER

Permission to file special leave petition, in CC NO.4534/2016, is granted.

Application(s) seeking exemption from filing certified copy of the impugned order is allowed.

Issue notice on the special leave petitions, application for impleadment as also on the prayer for interim relief.

In the meantime, parties are directed to maintain status quo, in respect of those who are already covered by the Scheme.

Mr. Kunal A. Cheema, learned counsel, appears and accepts notice for Respondent No.1/State, on behalf of Mr. Nishant Ramakantrao Katneshwarkar, Advocate-on-Record, in both the petitions.

(NARENDRA PRASAD)
COURT MASTER

(SHARDA KAPOOR)
COURT MASTER

pages 72 to 75 of 2016 NUTA Bulletin.

(iii) Dr. A. W. Dhage, Secretary presented the Annual Report on behalf of the Executive Committee.

ITEM NO. 667 :

APPROVAL TO THE ANNUAL BUDGET :

APPROVED the Annual Budget of the Association for the Financial year commencing on 1st April, 2016.

Notes : (i) Dr. B. T. Gawande, Treasurer, NUTA, presented the Budget on behalf of the Executive Committee.

(ii) The copy of the Budget was circulated on page 73 of 2016 NUTA Bulletin.

ITEM NO. 668 :

APPOINTMENT OF THE AUDITORS :

CONSIDERED AND APPROVED the following resolution for the appointment of Auditors for the Financial year ending on 31st March, 2016 namely :-

"C.R.Sagdeo & Co. Chartered Accountant "Prabha Niwas" Nagpur be appointed as auditor for the Financial year ending on the 31st March 2016"

Notes :

(i) As per Article VII of the Constitution of NUTA the "General Body shall appoint auditors annually in the Annual Meeting of the Association."

(ii) The Executive Committee resolved to recommend the above resolution, (Vide item No. 4 of 2016) which was placed before the General Body for its approval.

(iii) Dr. B. T. Gawande, Treasurer, on behalf of the Executive Committee, moved the resolution.

ITEM NO. 669 :

SUBMISSION OF STATEMENTS OF AUDITED ACCOUNTS FOR THE YEAR ENDING ON 31ST MARCH 2015

NOTED the submission of statements of Audited Accounts of Nagpur University Teachers' Association for the year ending on 31st March, 2015 to The Deputy Charity Commissioner Nagpur region, Nagpur by The Secretary NUTA, Dr. Anil Dhage vide his letter No. NUTA/CC/01/2016 Dated 21/03/2016.

Notes : (1) Copy of the letter No. NUTA/CC/01/2016, Dated

21/03/2016 regarding Submission of Audited Accounts was circulated on page 70 of 2016 NUTA Bulletin.

(2) Statement of Audited Accounts of Nagpur University Teachers' Association for the year ending on 31st March, 2015 were approved by the **Executive Committee** in its meeting held on 23rd August, 2015 vide item no. 16, Agenda on page 37, Minutes on page 45, Enclosures on pages 30 to 32 of 2015 Ex-file.

(3) Statements of Audited Accounts of Nagpur University Teachers' Association for the year ending on 31st March, 2015 were approved by **General Body** in its meeting held on 11th October, 2015 vide item no. 657, Agenda on page 125, Minutes on page 143, Enclosures on pages 126 & 128 of 2015 NUTA Bulletin.

(4) After the approvals mentioned at notes 2 & 3 above the Statements of Audited Accounts of Nagpur University Teachers' Association for the year ending on 31st March, 2015 were submitted to the Deputy Charity Commissioner, Nagpur region, Nagpur by the secretary as mentioned at note 1 above.

(5) Reference of **previous submission** for information:-

Details of the submission of statements of Audited Accounts of Nagpur University Teachers' Association for the year ending on 31st March, 2014 to The Deputy Charity Commissioner Nagpur region, Nagpur by The Secretary NUTA, Dr. Anil Dhage vide his letter No. NUTA/CC/02/2014 Dated 22/01/2015

Notes : (1) Copy of the letter No. NUTA/CC/02/2014, Dated 22/01/2015 regarding Submission of Audited Accounts was circulated on page 22 of 2015 NUTA Bulletin.

(2) Statements of Audited Accounts of Nagpur University Teachers' Association for the year ending on 31st March, 2014 were approved by the **Executive Committee** in its meeting held on 21st September 2014 vide item No. 27, Agenda on

(D)

ITEM NO.40 & 51 COURT NO.6 SECTION IX

SUPREME COURT OF INDIA

(Record of Proceedings)

Petition(s) for Special Leave to Appeal (C) No(s). 8749/2016

(Arising out of impugned final judgment and order dated 23/12/2015 in WP No. 6154/2015 passed by the High Court of Bombay)

SATISH S/O KISHANPRASAD TIWARI Petitioner(s)
VERSUS STATE OF MAHARASHTRA AND ORS. Respondent(s)

(with appln. (s) for exemption from filing c/c of the impugned judgment and exemption from filing O.T. and interim relief) WITH **SLP(C) NO.9645/2016** (With appln(s) for exemption from filing c/c of the impugned judgment and interim relief and office report) **SLP(C) NO.9716/2016** (With appln(s) for exemption from filing c/c of the impugned judgment and interim relief and office report) **SLP(C) NO.9727/2016** (With appln(s) for exemption from filing c/c of the impugned judgment) **SLP(C) NO.9731/2016** (With appln(s) for exemption from filing c/c of the impugned judgment and interim relief and office report)

Date : 08/04/2016

This petition was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE FAKKIR MOHAMED IBRAHIM KALIFULLA : HON'BLE MR. JUSTICE S.A. BOBDE

For Petitioner(s) : Ms. Rukhsana Choudhury, Adv.* Mr. Somanath Padhan, Adv.* Ms. Anuradha Mutatkar, Adv.* M/s. S.M. Jadhav & Company, AOR* **For Respondent(s)**

UPON hearing the counsel the Court made the following

ORDER

Applications seeking exemption from filing certified copy of the impugned judgments is allowed. Application seeking exemption from filing O.T. is allowed. **Issue notice.**

In the meantime, parties are directed to maintain status quo, in respect of those who are already covered by the Scheme.

Tag with CC No.4534/2016.

(NARENDRA PRASAD)
COURT MASTER

(SHARDA KAPOOR)
COURT MASTER

(C)

ITEM NO.4 COURT NO.14 SECTION IX

SUPREME COURT OF INDIA

(Record of Proceedings)

I.A. 17/2016 in Civil Appeal No(s). 10759/2013

STATE OF MAHARASHTRA&ORS.Appellant(s) **VERSUS**

ASHA RAMDAS BIDKAR & ORS. Respondent(s)

(For impleadment)

Date : 08/04/2016

This application was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE UDAY UMESH LALIT [IN CHAMBERS]

For Appellant(s) : Mr. Prashant Kanjale, Adv.* Mr. Nishant Ramakantrao Katneshwarkar, Adv.* **For Respondent(s) :** Mr. Chander Shekhar Ashri, Adv.* Mr. Uday B. Dube, Adv.* Ms. Anagha S. Desai, Adv.* Mr. Anup Kumar Mishra, Adv.* Mrs. Sarla Chandra, Adv.* Mr. Amol Nirmalkumar Suryawanshi, Adv.* Mr. T. Mahipal, Adv.* Mr. Sudhanshu S. Choudhari, Adv.* Mr. Gopal Balwant Sathe, Adv.* Mr. Sachin Patil, Adv.*

UPON hearing the counsel the Court made the following

ORDER

The application for impleadment be taken up along with the main matter.

(SWETA DHYANI)
SR.P.A.

(CHANDER BALA)
COURT MASTER

page 31, Minutes on page 42, Enclosure on pages 37 to 39 of 2014 Ex-File.

(3) Statements of Audited Accounts of Nagpur University Teachers' Association for the year ending on 31st March, 2014 were approved by **General Body** in its meeting held on 19th October 2014 vide item No. 637. Agenda on page 169, Minutes on page 177, Enclosures on page 170 & 171 of 2014 NUTA Bulletin.

(4) After the approvals mentioned at notes 2 & 3 above the Statements of Audited Accounts of Nagpur University Teachers' Association for the year ending on 31st March, 2014 were submitted to the Deputy Charity Commissioner, Nagpur region, Nagpur by the secretary as mentioned at note 1 above.

**ITEM NO. 670 :
DEVELOPMENTS (NET-SET CASES) IN
SUPREME COURT OF INDIA**

NOTED : (A) Record of Proceedings in Supreme Court of India on **08/03/2016** in Petition(s) for I.A. 17/2016 in Civil Appeal No(s). 10759/2013 STATE OF MAHARASHTRA & ORS. Appellant(s) **VERSUS** ASHA RAMDAS BIDKAR & ORS. Respondent(s) (apln(s) for impleadment) (See on Page No. 33 of 2016 EX-File. Now circulated on Page 82 of 2016 NUTA Bulletin.)

(B) Record of Proceedings in Supreme Court of India on **14/03/2016** in Petition(s) for Special Leave to Appeal (C).....CC No(s). 4534/2016 (Arising out of impugned final judgment and order dated 23/12/2015 in WP No. 2082/2013 passed by the High Court of Bombay) Asha Ramdas Bidkar and Ors. Petitioner(s) **VERSUS** State of Maharashtra and Ors.

Respondent(s) (See on Page No. 33 of 2016 EX-File. Now circulated on Page 82 of 2016 NUTA Bulletin.)

(C) Record of Proceedings in Supreme Court of India on **08/04/2016** in Petition(s) for I.A. 17/2016 in Civil Appeal No(s). 10759/2013 STATE OF MAHARASHTRA & ORS. Appellant(s) **VERSUS** ASHA RAMDAS BIDKAR & ORS. Respondent(s) (for impleadment) (See on Page No. 33 of 2016 EX-File. Now circulated on Page 83 of 2016 NUTA Bulletin.)

(D) Record of Proceedings in Supreme Court of India on **08/04/2016** in Petition(s) for Special Leave to Appeal (C) No(s). 8749/2016 (Arising out of impugned final judgment and order dated 23/12/2015 in WP No. 6154/2015 passed by the High Court of Bombay) SATISH S/O KISHANPRASAD TIWARI Petitioner(s) **VERSUS** STATE OF MAHARASHTRA AND ORS. Respondent(s) (See on Page No. 34 of 2016 EX-File. Now circulated on Page 83 of 2016 NUTA Bulletin.)

(E) Record of Proceedings in Supreme Court of India on **11/04/2016** in Petition(s) for Special Leave to Appeal (C) No(s). 9062/2016 (Arising out of impugned final judgment and order dated 23/12/2015 in WP No. 7857/2015 passed by the High Court

राज्य शासकीय व इतर पात्र कर्मचाऱ्यांना मंजूर करण्यात येणाऱ्या
महागाई भत्त्याच्या दरात दिनांक १ जानेवारी,
२०१५ पासून सुधारणा करण्याबाबत

महाराष्ट्र शासन : वित्त विभाग

शासन निर्णय क्रमांक मभवा-२०१५/प्र.क्र.४२/सेवा-९
मंत्रालय, मुंबई ४०० ०३२ : तारीख : १५ ऑक्टोबर २०१५

वाचा :- शासन निर्णय, वित्त विभाग क्रमांक मभवा-१११४/प्र.क्र.१२/
सेवा-९, दिनांक ७ फेब्रुवारी, २०१५

शासन निर्णय :

राज्य शासकीय कर्मचारी व इतर पात्र पूर्णकालिक कर्मचाऱ्यांना महागाई
भत्त्याच्या दरात सुधारणा करण्याचा प्रश्न शासनाच्या विचाराधीन होता.

२. शासन असे आदेश देत आहे की, दिनांक १ जानेवारी, २०१५
पासून सुधारित वेतन संरचनेतील मूळ वेतनावरील (वेतनबँडमधील वेतन
अधिक ग्रेड वेतन) अनुज्ञेय महागाई भत्त्याचा दर १०७ टक्क्यांवरून ११३
टक्के करण्यात यावा. दि. १ जानेवारी, २०१५ ते दि. ३० सप्टेंबर, २०१५
पासून सदर महागाई भत्त्याच्या वाढीची रक्कम रोखीने देण्यात यावी. दि. १
जानेवारी, २०१५ ते दि. ३० सप्टेंबर, २०१५ या कालावधीतील महागाई
भत्त्याच्या थकवाकीच्या आहरणाबाबत स्वतंत्रपणे आदेश निर्गमित करण्यात
येतील.

३. महागाई भत्त्याची रक्कम प्रदान करण्यासंदर्भातील विद्यमान तरतुदी
व कार्यपद्धती आहे त्याचप्रकारे यापुढेही लागू राहतील.

४. सदर आदेश सुधारित वेतनसंरचनेत वेतन अनुज्ञेय असलेल्या संस्थामधील
कर्मचाऱ्यांना योग्य त्या फेरफारासह लागू राहतील.

५. यावर होणारा खर्च संबंधित शासकीय कर्मचाऱ्यांचे वेतन व भत्ते या
लेखा शीर्षाखाली खर्ची टाकण्यात येतात. या लेखाशिर्षाखाली खर्ची टाकून
त्याखालील मंजूर अनुदानातून भागविण्यात यावा. अनुदानप्राप्त संस्था व
जिल्हा परिषद कर्मचाऱ्यांच्या बाबतीत, संबंधित प्रमुख लेखा शीर्षाखालील
ज्या उप लेखा शीर्षाखाली त्यांच्या सहाय्यक अनुदानाबाबतचा खर्च खर्ची
टाकण्यात येतो, त्या उप लेखा शीर्षाखाली हा खर्च खर्ची टाकण्यात यावा.

सदर शासन निर्णय महाराष्ट्र शासनाच्या www.maharashtra.gov.in
या संकेतस्थळावर उपलब्ध असून त्याचा संगणक संकेतांक
२०१५१०१५१३०५१६६२०५ असा आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

Bhalchandra Digitally signed by
Bhalchandra Jagannath
Gadekar
Jagannath DN : c=IN, o=Government
of Maharashtra, ou=Deputy
Secretary, postal Code=400
032, st=Maharashtra,
Gadekar cn=Bhalchandra Jagannath
Gadekar Date : 2015.10.15
13:08:17+05'30'

(भा. ज. गाडेकर)

उपसचिव, वित्त विभाग

PR :- (7) NB 2011 P 130 (8) NB 2012 P 48 (9) NB 2013 P 08 (10) NB 2013 P 90
(11) NB 2013 P 140 (12) NB 2013 P 247 (13) NB 2014 P 113 (14) NB 2015 P 57 (15) NB
2016 P 84

***** AF : P 71 *****

(E)

ITEM NO.28 COURT NO.5 SECTION IX

SUPREME COURT OF INDIA

(Record of Proceedings)

**Petition(s) for Special Leave to Appeal (C)
No(s). 9062/2016**

(Arising out of impugned final judgment and order dated 23/12/
2015 in WP No. 7857/2015 passed by the High Court Of Bombay)

SHIVAJI UNIVERSITY TEACHERS ASSOCIATION (SUTA),
THR. OFFICE SECRETARY AND ORS. Petitioner(s) **VERSUS**
STATE OF MAHARASHTRA AND ORS. Respondent(s)

(with appln. (s) for exemption from filing c/c of the impugned
judgment and interim relief and office report) **WITH SLP(C) No.**
9697/2016 (With appln(s) for exemption from filing C/C of the
impugned judgment and interim relief and office report) **SLP(C) No.**
9851/2016 (With appln(s) for exemption from filing C/C of the
impugned judgment and interim relief and office report) **SLP(C) No.**
9850/2016 (With appln(s) for exemption from filing C/C of the
impugned judgment and interim relief and office report) **SLP(C) No.**
9853/2016 (With appln(s) for exemption from filing C/C of the
impugned judgment and interim relief and office report) **SLP(C) No.**
9854/2016 (With appln(s) for exemption from filing C/C of the
impugned judgment and interim relief and office report) **SLP(C) No.**
9862/2016 (With appln(s) for exemption from filing C/C of the
impugned judgment and interim relief and office report) **SLP(C) No.**
9878/2016 (With appln(s) for exemption from filing C/C of the
impugned judgment and interim relief and office report)

Date : 11/04/2016

These petitions were called on for hearing today.

CORAM:

**HON'BLE MR. JUSTICE J. CHELAMESWAR HON'BLE
MR. JUSTICE : ABHAY MANOHAR SAPRE**

For Petitioner(s) : Mr. Gurukrishna Kumar, Sr. Adv.* Ms.
Rukhsana Choudhury, Adv.* Ms. Anindita Gupta, Adv.* Mr. Satyajit
A. Desai, Adv.* Ms. Anagha S. Desai, Adv.* Mr. Somanatha Padhan,
Adv.* Ms. Anuradha Mutatkar, Adv.* **For Respondent(s)**

UPON hearing the counsel the Court made the following

ORDER

Appln(s) for exemption from filing certified copy of the
impugned judgment granted. **Issue notice.** In the meantime,
parties are directed to maintain status quo, in respect of
those who are already covered by the Scheme. Tag with
SLP arising out of SLP(C)...CC No. 4534/2016.

(DEEPAK MANSUKHANI)
COURT MASTER

(INDU BALA KAPUR)
COURT MASTER

Of Bombay) SHIVAJI UNIVERSITY TEACHERS ASSOCIATION (SUTA), THR. OFFICE SECRETARY AND ORS. Petitioner(s) **VERSUS** STATE OF MAHARASHTRA AND ORS. Respondent(s) (See on Page No. 34 of 2016 EX-File. Now circulated on Page 84 of 2016 NUTA Bulletin.)

(F) Record of Proceedings in Supreme Court of India on **02/05/2016** in Petition(s) for Special Leave to Appeal (C) No(s). 10081/2016 (Arising out of impugned final judgment and order dated 23/12/2015 in WP No. 6077/2015 passed by the High Court Of Bombay) DR. MADHAVRAO RAGHOJI JADHAV AND ORS. Petitioner(s) **VERSUS** STATE OF MAHARASHTRA AND ORS. Respondent(s) (See on Page No. 34 of 2016 EX-File. Now circulated on Page 89 of 2016 NUTA Bulletin.)

ITEM NO. 671 :
NET-SET SLPS IN SUPREME COURT OF INDIA

NOTED the following details submitted by the President NUTA, regarding the filing of SLPs in the Supreme Court of India in respect of NET-SET Teachers:-

Special Leave Petitions have been filed on 28.03.2016, on behalf of Non-NET/SET lecturers. The details are as follows :

(1) Ramesh S. Sontakke & Ors. Vs. State of Maharashtra & Ors.- Diary No. 10582 of 2016.

(2) Vilas Thakre & Ors. Etc. Vs. State of Maharashtra & Ors. Etc.- Diary No. 11055 of 2016.

(3) Anil S. Dahat & Ors. Etc. Vs. State of Maharashtra & Ors. Etc.- Diary No. 10910 of 2016.

(4) Tanaji S. Morey & Ors. Etc. Vs. State of Maharashtra & Ors. Etc.- Diary No. 10839 of 2016.

There are total 742 petitioners, 55 Writ Petitions in which order has been challenged. Total 4 SLPs have been filed.

ITEM NO. 672 :
SELECTION GRADE LECTURER'S RETIRED BEFORE 2006 - WRIT PETITION

(A) **NOTED** the following details submitted by Dr. Anil Dhage, Secretary NUTA, regarding the filing of Writ Petition of those teachers who retired before 1 January, 2006 after 3 years or more service in Selection Grade seeking the benefit of proper pension fixation.

(1) A meeting of those teachers who retired before 1 January, 2006 after 3 years or more service in Selection Grade was held at Shikshak Bhavan, Amravati on 20 September, 2015 in which it was decided to file a Writ Petition seeking the fixation of pension that will be subject to the provision that the revised pension, in no case, shall be lower than fifty percent of the sum of the minimum of the pay in the pay band and the grade pay thereon corresponding to the pre-revised pay scale from which the pensioner had retired w.e.f. 01.06.2006 as a result of 6th pay.

(2) As per the decision in this meeting a Writ Petition consisting of 56 paras has been filed in the High Court of Judicature at Bombay, Nagpur Bench on 19-03-2016. The Stamp Number of the petition is 6576/16. The petition has been filed on behalf of NUTA and 110 petitioners.

(3) The prayers in the petition are as below-

"It is therefore, most humbly and respectfully prayed that this Hon'ble Court may kindly be pleased to issue suitable writ, order or direction and be pleased to....."

(a) Command the respondent no. 2 State of Maharashtra to extend the pensionary benefits to the petitioners as per the Government of India's Scheme dated 31.12.08 (Annexure-E) as adopted through Government Resolution dated 12.08.09;

निवृत्तिवेतन/कुटुंब निवृत्तिवेतनावरील महागाई वाढ दिनांक १ जानेवारी, २०१५ पासून ११३ टक्के

महाराष्ट्र शासन वित्त विभाग

निर्णय क्रमांक : निमवा २०१५/प्र.क्र.७९/सेवा-४ मादाम कामा रोड, हुतात्मा राजगुरु चौक, मंत्रालय, मुंबई ४०० ०३२ तारीख : १७ ऑक्टोबर, २०१५

वाचा - (१) शासन निर्णय क्रमांक, निमवा - २०१५/प्र.क्र.१८/सेवा-४, दिनांक १२.०२.२०१५

शासन निर्णय

शासन असा आदेश देत आहे की, राज्य शासकीय निवृत्तिवेतनधारक/कुटुंब निवृत्तिवेतनधारकांना त्यांच्या मूळ निवृत्तिवेतन/कुटुंब निवृत्तिवेतन आणि महागाई निवृत्तिवेतन/महागाई कुटुंब निवृत्तिवेतन (असल्यास) यांच्या एकूण रकमेवर दि. १ जानेवारी, २०१५ पासून अनुज्ञेय महागाई वाढीचा दर १०७ टक्के वरून ११३ टक्के करण्यात यावा. दिनांक १ ऑक्टोबर, २०१५ पासून सदर महागाई वाढीची रक्कम रोखीने देण्यात यावी. दि. १ जानेवारी, २०१५ ते दि. ३० सप्टेंबर, २०१५ या कालावधीतील महागाई वाढीच्या थकवाकीच्या आहरणाबाबत स्वतंत्रपणे आदेश निर्गमित करण्यात येतील.

२. प्रत्येक वैयक्तिक प्रकरणी देय होणाऱ्या महागाई वाढीच्या रकमेची परिगणना करण्याची जबाबदारी ही निवृत्तिवेतन संवितरण प्राधिकरण म्हणजे यथास्थिती, अधिदान व लेखा अधिकारी, मुंबई/कोषागार अधिकारी यांची राहिल.

३. शासन असाही आदेश देत आहे की ज्यांना निवृत्तिवेतन योजना लागू केलेली आहे अशा मान्यता व अनुदानप्राप्त शैक्षणिक संस्था, कृषित्तर विद्यापीठे व त्यांच्याशी संलग्न असलेली अशासकीय महाविद्यालये व कृषि विद्यापीठे यामधील निवृत्तिवेतनधारक/कुटुंब निवृत्तिवेतनधारक यांना वरील निर्णय योग्य त्या फेरफारांसह लागू राहिल.

४. महाराष्ट्र जिल्हा परिषदा व पंचायत समिती अधिनियम, १९६१ (सन १९६२ चा महाराष्ट्र अधिनियम क्रमांक पाच) च्या कलम २४८ च्या परंतुकान्वये प्रदान केलेले अधिकार आणि त्यासंबंधातील इतर सर्व अधिकार यांचा वापर करून शासन असाही आदेश देत आहे की वरील निर्णय जिल्हा परिषदांचे निवृत्तिवेतनधारक/कुटुंबनिवृत्तिवेतन धारक यांनाही लागू राहतील.

५. ज्या राज्य शासकीय कर्मचाऱ्यांनी सरकारी क्षेत्रातील उपक्रमांमध्ये/स्वायत्त संस्थांमध्ये/स्थानिक संस्था इत्यादीमध्ये स्वतःला सामावून घेतल्यानंतर एक रकमी ठोक रक्कम स्वीकारलेली आहे, व जे निवृत्तिवेतनाचा १/३ इतका अंशराशीकृत भाग पुनःस्थापित करण्यासाठी तसेच शासन निर्णय, वित्त विभाग, क्रमांक निअंक-१०९९ / ३०६/ सेवा-४, दिनांक १५ नोव्हेंबर १९९९ अनुसार

अंशराशीकृत रकमेच्या सुधारणेस पात्र ठरले आहेत, अशा कर्मचाऱ्यांनाही शासन निर्णय, वित्त विभाग, क्रमांक निअंक १००१/५०/सेवा-४, दिनांक ९ एप्रिल २००१ च्या तरतुदीनुसार त्यांच्या पूर्ण निवृत्तिवेतनावर, वरील परिच्छेद -१ मध्ये विहित केलेल्या दिनांकापासून व विहित दराने महागाई वाढ अनुज्ञेय राहिल.

६. यासंबंधीचा खर्च वरील परिच्छेदांत नमूद केलेल्या निवृत्तिवेतनधारकांची निवृत्तिवेतने ज्या अर्थसंकल्पीय शीर्षाखाली खर्ची टाकण्यात येतात. त्या शीर्षाखाली खर्ची टाकण्यात यावा व तो त्या त्या शीर्षातर्गत मंजूर अनुदानातून भागविण्यात यावा.

७. शासनाने वेळोवेळी मंजूर केलेल्या निवृत्तिवेतनावर महागाई वाढी देण्याबाबतचे सध्या अस्तित्वात असलेले सर्व आदेश, योग्य त्या फेरफारांसह, आता मंजूर केलेल्या महागाई वाढीस देखील लागू राहतील.

८. या आदेशाची इंग्रजी प्रत सोबत जोडली आहे.

सदर शासन निर्णय महाराष्ट्र शासनाच्या www.maharashtra.gov.in या संकेतस्थळावर उपलब्ध करण्यात आला असून त्याचा संकेतांक २०१५१०१७१३१०३३०८०५ असा आहे. हा आदेश डिजिटल स्वाक्षरीने साक्षात्कृत करून काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.

DEEPA Digitally signed by Deepa
Laxman Salgaonkar
LAXMAN DN : c=IN, o=Government of
Maharashtra, ou=Section
Officer, postal Code=400
032, st=Maharashtra,
cn=Deepa Laxman
Salgaonkar Date : 2015.10.17
13:16:37+05'30'

(दिपा साळगांवकर)

कार्यासन अधिकारी, महाराष्ट्र शासन

PR :- (7) NB 2011 P 130 (8) NB 2012 P 48 (9) NB 2013 P 08 (10) NB 2013 P 91 (11) NB 2013 P 141 (12) NB 2013 P 250 (13) NB 2014 P 112 (14) NB 2015 P 56 (15) NB 2016 P 85

***** AF : P 77 *****

(b) Hold and declare that the impugned Government Resolution dated 05.05.2009 (Annexure-K) is not applicable to the class of Petitioners in this petition in particular and Teachers working in the Universities and the Colleges in the State of Maharashtra in general;

(c) Hold and declare that the Superannuated Lecturers retired in the Selection Grade/Readers Scale after completing 3 years of service in the Selection Grade prior to 01.01.2006 are entitled for the fixation of pension that will be subject to

NOTICE

It is hereby notified for the information of all the members of the Nagpur University Teachers' Association (Hereinafter referred to as NUTA) that :-

(1) In accordance with the provision of article VI(a) of the constitution of NUTA the General Body of NUTA will elect (A) President (B) Two Vice Presidents out of which one shall be from the Nagpur University area and one shall be from Amravati University area. (C) Secretary (D) Two Joint Secretaries out of which one shall be from the Nagpur University area and one shall be from Amravati University area. (E) Treasurer (F) Five Executive Committee members, for the five year tenure commencing from 1st January 2017 in its next meeting.

(2) The Membership Register of the Association will remain closed from 5 P.M. of 02.07.2016 to 5 P.M. of 11.09.2016

(3) Nomination papers duly filled in must be submitted to the Secretary, NUTA (to be assisted by joint Secretaries, NUTA) at NUTA Office, D. Lakshminarayan Building, Amravati Road, Nagpur from 11 A.M. to 2 P.M. on 03.07.2016

(4) Scrutiny of nomination forms will be held on 03.07.2016 at 3.00 P.M. at NUTA Office, D. Lakshminarayan Building, Amravati Road, Nagpur.

(5) Publication of the List of validly nominated candidates at 4.00 P.M. on 03.07.2016.

(6) Date of withdrawal :- 05.07.2016 upto 3 P.M.

(7) Final list of the candidates will be published on the Notice Board of the Office on 06.07.2016 and also will be published in NUTA Bulletin along with the Agenda of the General Body Meeting.

(8) Each candidate must submit a Nomination form as given below on plain paper, preferably typed. Separate Nomination form will not be supplied.

(9) Candidates contesting for the office of the Vice Presidents and Joint Secretaries shall have to mention in col no. 1 as Vice President/Joint Secretary, (Nagpur University Area) or (Amravati University Area) as the case may be.

Dated : 15th June 2016

Sd/ Dr. A. W. Dhage
Secretary, NUTA

**NAGPUR UNIVERSITY TEACHERS' ASSOCIATION:
NOMINATION FORM**

- (1) Contesting for the office of
- (2) Name of the Candidate
- (3) Postal Address of the candidate including Pin
- (4) Tel.No. (With STD) R O Mobile.....
- (5) Life membership No. of the candidate.....
- (6) Name of the proposer.....
- (7) Life membership No. of the proposer
- (8) Signature of the proposer.....
- (9) Signature of the candidate.....
- (10) Date and Time.....

I hereby declare that I am not a superannuated Teacher.

RECEIPT

Received a Nomination Form of Shri./ Smt..... on at for the office of

Secretary

the provision that the revised pension, in no case, shall be lower than fifty percent of the sum of the minimum of the pay in the pay band and the grade pay thereon corresponding to the pre-revised pay scale from which the pensioner had retired w. e. f. 01.06.2006 as a result of 6th Pay and further direct the respondent State to take immediate action for fixation of pay and pensions of the petitioners accordingly and release the same alongwith interest within a stipulated period;

(d) Hold and declare that recommendation of Hakeem Committee are not applicable for deciding pensionary benefits of the teachers working in the Universities and the Colleges in the Maharashtra;

(e) Grant any other relief, which this Hon'ble Court may deem fit and proper in the facts and circumstances of the case in the interest of justice and equity."

(4) In all 27 Annexures marked as A to ZA have been annexed to the Petition.

(B) Secretary Dr. Anil Dhage informed the House that in One case Judgment is delivered by MAT in favour of the three senior teachers.

राज्य शासकीय व इतर पात्र कर्मचाऱ्यांना मंजूर करण्यात येणाऱ्या महागाई भत्त्याच्या दरात दिनांक १ जुलै, २०१५ पासून सुधारणा करण्याबाबत

महाराष्ट्र शासन : वित्त विभाग
शासन निर्णय क्रमांक मभवा-१११५/प्र.क्र.४२/सेवा-९
मंत्रालय, मुंबई ४०० ०३२ : तारीख : ५ फेब्रुवारी २०१६

वाचा :- शासन निर्णय, वित्त विभाग क्रमांक मभवा-१११५/प्र.क्र.४२/सेवा-९, दिनांक १५ ऑक्टोबर, २०१५

शासन निर्णय

राज्य शासकीय कर्मचारी व इतर पात्र पूर्णकालिक कर्मचाऱ्यांना महागाई भत्त्याच्या दरात सुधारणा करण्याचा प्रश्न शासनाच्या विचाराधीन होता.

२. शासन असे आदेश देत आहे की, दिनांक १ जुलै, २०१५ पासून सुधारित वेतन संरचनेतील मूळ वेतनावरील (वेतनबँडमधील वेतन अधिक ग्रेड वेतन) अनुज्ञेय महागाई भत्त्याचा दर ११३ टक्क्यांवरून ११९ टक्के करण्यात यावा. दि. १ फेब्रुवारी, २०१६ पासून सदर महागाई भत्त्याच्या वाढीची रक्कम रोखीने देण्यात यावी. दि. १ जुलै, २०१५ ते दि. ३१ जानेवारी, २०१६ या कालावधीतील महागाई भत्त्याच्या थकवाकीच्या आहरणाबाबत स्वतंत्रपणे आदेश निर्गमित करण्यात येतील.

३. महागाई भत्त्याची रक्कम प्रदान करण्यासंदर्भातील विद्यमान तरतुदी व कार्यपद्धती आहे त्याचप्रकारे यापुढेही लागू राहतील.

४. सदर आदेश सुधारित वेतनसंरचनेत वेतन अनुज्ञेय असलेल्या संस्थामधील कर्मचाऱ्यांना योग्य त्या फेरफारासह लागू राहतील.

५. यावर होणारा खर्च संबंधित शासकीय कर्मचाऱ्यांचे वेतन व भत्ते या लेखा शीर्षखाली खर्ची टाकण्यात येतात. या लेखाशिर्षखाली खर्ची टाकून त्याखालील मंजूर अनुदानातून भागविण्यात यावा. अनुदानप्राप्त संस्था व जिल्हा परिषद कर्मचाऱ्यांच्या वाबतीत, संबंधित प्रमुख लेखा शीर्षखालील ज्या उप लेखा शीर्षखाली त्यांच्या सहाय्यक अनुदानाबाबतचा खर्च खर्ची टाकण्यात येतो, त्या उप लेखा शीर्षखाली हा खर्च खर्ची टाकण्यात यावा.

सदर शासन निर्णय महाराष्ट्र शासनाच्या www.maharashtra.gov.in या संकेतस्थळावर उपलब्ध असून त्याचा संगणक संकेतांक २०१६०२०५१३०८२९१८०५ असा आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

Bhalchandra Digitally signed by
Bhalchandra Jagannath
Gadekar
Jagannath DN : c=IN, o=Government
of Maharashtra, ou=Deputy
Secretary, postal Code=400
Gadekar 032, st=Maharashtra,
cn=Bhalchandra Jagannath
Gadekar Date : 2016.02.05
13:08:24+05'30'

(भा. ज. गाडेकर)

उपसचिव, वित्त विभाग

PR :- (7) NB 2011 P 130 (8) NB 2012 P 48 (9) NB 2013 P 08 (10) NB 2013 P 90 (11) NB 2013 P 140 (12) NB 2013 P 247 (13) NB 2014 P 113 (14) NB 2015 P 57 (15) NB 2016 P 84 (16) NB 2016 P 86

ITEM NO. 673 :
SELECTION GRADE LECTURER'S
RETIRED AFTER 2006 -
WRIT PETITION

NOTED the representation dated 26.04.2016 submitted by Dr. Anil Dhage, Secretary NUTA to The Principal Secretary, Higher and Technical Education, Mantralaya, Mumbai-32, on the subject **“Revision of beneficial pension to the lecturers retired after 01.01.2006 and prior to 01.01.2009”** as a preparatory step regarding the filing of Writ Petition of those teachers who retired after 1 January, 2006 and before 01.01.2009 after 3 years or more service in Selection Grade seeking the benefit of proper pension fixation.

Note :- Representation on the subject **“Revision of beneficial pension to the lecturers retired after 01.01.2006 and prior to 01.01.2009”** was Circulated on Page 30 of 2016-Ex File. Now circulated on Page 91 of 2016 NUTA Bulletin.

ITEM NO. 674 :
ANNOUNCEMENT IN RESPECT OF
CHANGE OF ADDRESS :

NOTED the announcement in respect of Change of address : Acknowledgment No. 31

Note : Announcement in respect of Change of address : Acknowledgment No. 31 was circulated on page 71 of 2016 NUTA Bulletin.

ITEM NO. 675 :
REPORT OF GENERAL SECRETARY OF
AIFUCTO

NOTED (a) the Report of AIFUCTO Demonstration on 14th March at Jantar Mantar & Meeting with HRD Minister and NEC meeting on 15th March 2016. **(b)** Urgent Communication by General Secretary, From Delhi Office dated 11/05/2016.

Notes : (a) Report of AIFUCTO Demonstration was circulated on Page 78 of 2016 NUTA Bulletin.

(b) Urgent Communication by General Secretary, From Delhi Office, dated 11/05/2016 was placed before the house by the President Dr. Pravin Raghuvanshi. This Urgent Communication is now circulated on Page 93 of 2016 NUTA Bulletin.

विषय क्रमांक ६७६ :

केळकरी कारस्थान विशेषांक

(एक) “नुटा बुलेटीन”चा सन २०१५ चा १२ वा अंक “केळकरी कारस्थान विशेषांक” सभागृहाला सादर करण्यात आला. (उपरोक्त विशेषांक ‘नुटाच्या’ www.nuta.in या संकेतस्थळावर दिनांक ३० डिसेंबर २०१५ रोजी प्रसृत करण्यात आला आहे.)

(दोन) प्रा. बी. टी. देशमुख यांनी “सिंचन अनुशेष निर्मूलनार्थ सन २०१६ चे मा.राज्यपालांचे निदेश निर्गमित होतांना विचारात घ्यावयाचे मुद्दे” या विषयावर मा. राज्यपालांना पाठविलेल्या दिनांक २७ जानेवारी २०१६ च्या निवेदनाची नोंद घेण्यात आली. (ई-एक्स फाईलच्या पृष्ठ ३५ वर हे निवेदन प्रसृत

निवृत्तिवेतन/कुटूंब निवृत्तिवेतनावरील महागाई वाढ दिनांक १ जुलै, २०१५ पासून ११९ टक्के

महाराष्ट्र शासन : वित्त विभाग

निर्णय क्रमांक : निमवा २०१६/प्र.क्र.१६/सेवा-४ मादाम कामा रोड,

हुतात्मा राजगुरु चौक, मंत्रालय, मुंबई ४०० ०३२

तारीख : ०६ फेब्रुवारी, २०१६

वाचा - (१) शासन निर्णय क्रमांक, निमवा - २०१५/प्र.क्र.७९/सेवा-४,
दिनांक १७.१०.२०१५

शासन निर्णय

शासन असा आदेश देत आहे की, राज्य शासकीय निवृत्तिवेतनधारक/कुटूंब निवृत्तिवेतनधारकांना त्यांच्या मूळ निवृत्तिवेतन/कुटूंब निवृत्तिवेतन आणि महागाई निवृत्तिवेतन/महागाई कुटूंब निवृत्तिवेतन (असल्यास) यांच्या एकूण रकमेवर दि. १ जुलै, २०१५ पासून अनुज्ञेय महागाई वाढीचा दर ११३ टक्के वरून ११९ टक्के करण्यात यावा. दिनांक १ फेब्रुवारी, २०१६ पासून सदर महागाई वाढीची रक्कम रोखीने देण्यात यावी. दि. १ जुलै, २०१५ ते दि. ३१ जानेवारी, २०१६ या कालावधीतील महागाई वाढीच्या थकवाकीच्या आहरणाबाबत स्वतंत्रपणे आदेश निर्गमित करण्यात येतील.

२. प्रत्येक वैयक्तिक प्रकरणी देय होणाऱ्या महागाई वाढीच्या रकमेची परिगणना करण्याची जबाबदारी ही निवृत्तिवेतन संवितरण प्राधिकरण म्हणजे यथास्थिती, अधिदान व लेखा अधिकारी, मुंबई/कोपागार अधिकारी यांची राहिल.

३. शासन असाही आदेश देत आहे की ज्यांना निवृत्तिवेतन योजना लागू केलेली आहे अशा मान्यता व अनुदानप्राप्त शैक्षणिक संस्था, कृषित्तर विद्यापीठे व त्यांच्याशी संलग्न असलेली अशासकीय महाविद्यालये व कृषि विद्यापीठे यामधील निवृत्तिवेतनधारक/कुटूंब निवृत्तिवेतनधारक यांना वरील निर्णय योग्य त्या फेरफारांसह लागू राहिल.

४. महाराष्ट्र जिल्हा परिषदा व पंचायत समिती अधिनियम, १९६१ (सन १९६२ चा महाराष्ट्र अधिनियम क्रमांक पाच) च्या कलम २४८ च्या परंतुकान्वये प्रदान केलेले अधिकार आणि त्यासंबंधातील इतर सर्व अधिकार यांचा वापर करून शासन असाही आदेश देत आहे की वरील निर्णय जिल्हा परिषदांचे निवृत्तिवेतनधारक/कुटूंबनिवृत्तिवेतन धारक यांनाही लागू राहतील.

५. ज्या राज्य शासकीय कर्मचाऱ्यांनी सरकारी क्षेत्रातील उपक्रमांमध्ये/स्वायत्त संस्थामध्ये/स्थानिक संस्था इत्यादीमध्ये स्वतःला सामावून घेतल्यानंतर एक रकमी ठोक रक्कम स्वीकारलेली आहे, व जे निवृत्तिवेतनाचा १/३ इतका अंशराशीकृत भाग पुनःस्थापित करण्यासाठी तसेच शासन निर्णय, वित्त विभाग, क्रमांक निअंक-१०९९ / ३०६/ सेवा-४, दिनांक १५ नोव्हेंबर १९९९ अनुसार

अंशराशीकृत रकमेच्या सुधारणेस पात्र ठरले आहेत, अशा कर्मचाऱ्यांनाही शासन निर्णय, वित्त विभाग, क्रमांक निअंक १००१/५०/सेवा-४, दिनांक ९ एप्रिल २००१ च्या तरतुदीनुसार त्यांच्या पूर्ण निवृत्तिवेतनावर, वरील परिच्छेद -१ मध्ये विहित केलेल्या दिनांकापासून व विहित दराने महागाई वाढ अनुज्ञेय राहिल.

६. यासंबंधीचा खर्च वरील परिच्छेदांत नमूद केलेल्या निवृत्तिवेतनधारकांची निवृत्तिवेतने ज्या अर्थसंकल्पीय शीर्षाखाली खर्ची टाकण्यात येतात. त्या शीर्षाखाली खर्ची टाकण्यात यावा व तो त्या त्या शीर्षातर्गत मंजूर अनुदानातून भागविण्यात यावा.

७. शासनाने वेळोवेळी मंजूर केलेल्या निवृत्तिवेतनावर महागाई वाढी देण्याबाबतचे सध्या अस्तित्वात असलेले सर्व आदेश, योग्य त्या फेरफारांसह, आता मंजूर केलेल्या महागाई वाढीस देखील लागू राहतील.

८. या आदेशाची इंग्रजी प्रत सोबत जोडली आहे.

सदर शासन निर्णय महाराष्ट्र शासनाच्या www.maharashtra.gov.in या संकेतस्थळावर उपलब्ध करण्यात आला असून त्याचा संकेतांक २०१६०२०६१२२१०३०४०५ असा आहे. हा आदेश डिजिटल स्वाक्षरीने साक्षात्कृत करून काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.

Satish Digitally signed by Satish
Hanmantrao Bhosale
DN : c=IN, o=Government of
Hanmantrao Maharashtra, ou=Under
Secretary, postal Code=400
Bhosale 032, st=Maharashtra,
cn=Satish Hanmantrao
Bhosale Date : 2016.02.06
12:30:06+05'30'

(स. ह. भोसले)

अवर सचिव, महाराष्ट्र शासन

PR :- (7) NB 2011 P 130 (8) NB 2012 P 48 (9) NB 2013 P 08 (10) NB 2013 P 91 (11) NB 2013 P 141 (12) NB 2013 P 250 (13) NB 2014 P 112 (14) NB 2015 P 56 (15) NB 2016 P 85 (16) NB 2016 P 87

***** AF : P 97 *****

करण्यात आले होते. ते आता २०१६ च्या नुटा बुलेटीनच्या पृष्ठ ८८ वर प्रसृत करण्यात आले आहे.)

(तीन) NOTED the letter dated 25th February, 2016 from Ch. Vidyasagar Rao, Honorable Governor of Maharashtra to Shri Nitin Gadkari ji (ई-एक्स फाईलच्या पृष्ठ ३५ वर हे पत्र प्रसृत करण्यात आले होते. ते आता २०१६ च्या नुटा बुलेटीनच्या पृष्ठ ८९ वर प्रसृत करण्यात आले आहे.)

(चार) कार्यकारी मंडळाने विशेषांक प्रसृत करण्याबाबत केलेली व्यवस्था विचारात घेण्यात आली व पुढील ठराव संमत करण्यात आला :-

“यापुढे नुटा बुलेटीनच्या विशेषांकाच्या बाबतीत सामान्यपणे उपरोक्त प्रमाणे मर्यादित वितरण सभेमध्ये करण्यात यावे असा धोरणात्मक निर्णय घेण्यात येत आहे.”

विषय क्रमांक ६७७ :

महागाई भत्ता वाढीचे शासननिर्णय

महागाई भत्ता वाढीच्या पुढील शासननिर्णयांची नोंद घेण्यात आली :-

प्रा.वी.टी.देशमुख,

माजी विधान परिषद सदस्य व महाराष्ट्र प्राध्यापक महासंघाचे माजी अध्यक्ष,
३, सुबोध कॉलनी, विदर्भ महाविद्यालय रोड,
अमरावती - ४४४ ६०४

क्रमांक :- जीवीएल - १०१ : दिनांक :- २७.०१.२०१६

प्रति,

मा.राज्यपाल,

महाराष्ट्र राज्य, मलबार हिल, मुंबई

विषय :- सिंचन अनुशेष निर्मूलनार्थ सन २०१६ चे मा.राज्यपालांचे निदेश निर्गमित होतांना विचारात घ्यावयाचे मुद्दे.

संदर्भ :- भारतीय संविधानाच्या कलम ३७१(२) अन्वये मा.राज्यपालांनी निर्गमित करावयाचे निदेश.

मा.महोदय,

मी आपल्या माहितीसाठी 'नुटा बुलेटीन'चा सन २०१५ चा १२ वा अंक (ज्यामध्ये पृष्ठ १५७ ते २०८ समाविष्ट आहेत.) सोबत पाठवित आहे. डॉ.विजय केळकर यांनी आपला अहवाल सादर करतांना विदर्भ व मराठवाड्यावर घोर अन्याय केलेला आहे. भारतीय घटनेच्या विरोधात व महाराष्ट्र जलसंपत्ती नियमन प्राधिकरण अधिनियम, २००५ च्या विरोधात व एकूणच सिंचन अनुशेषग्रस्त भागांच्या विरोधात, त्यांनी ज्या शिफारशी केलेल्या आहेत, त्याबाबतची तपशीलवार मीमांसा या अंकामध्ये करण्यात आलेली आहे.

२. मुद्दामहून आपणास हे निवेदन सादर करण्याचे प्रयोजन असे की, भारतीय संविधानाच्या खंड ३७१(२) अन्वये मा.राज्यपालांना जे विशेष अधिकार प्रदान केलेले आहेत, त्यांचा वापर करून, सिंचन अनुशेष निर्मूलनार्थ २०१६ मध्ये जे निदेश निर्गमित करण्यात येतील त्यावेळी काही महत्त्वपूर्ण मुद्दे आपण विचारात घ्यावे, अशी विनंती करण्यात येत आहे.

३. मा.राज्यपालांनी जे मुद्दे विचारात घ्यावे अशी विनंती आहे त्या मुद्द्यांचे सर्व तपशील मी सदरहू अंकाला जी प्रस्तावना लिहिलेली आहे, त्या प्रस्तावनेच्या परिच्छेद १६ मध्ये उपपरिच्छेद १ ते १५ मध्ये मांडलेले असून ते या बुलेटीनच्या पृष्ठ १६० व १६१ वर नमूद केलेले आहेत. ही दोनही पृष्ठे सत्वर संदर्भासाठी सोबत जोडत आहे. सन २०१६ चे निदेश निर्गमित होतांना मा.राज्यपालांनी हे मुद्दे अवश्य विचारात घ्यावे अशी विनंती आहे.

आपला विनित

प्रा.वी.टी.देशमुख,

माजी विधान परिषद सदस्य व

महाराष्ट्र प्राध्यापक महासंघाचे माजी अध्यक्ष

पत्राची प्रतिलिपी :-

(१) श्री. देवेंद्रजी फडणवीस मा.मुख्यमंत्री, महाराष्ट्र राज्य, मंत्रालय, मुंबई

(२) मा.श्री.नितीनजी गडकरी रस्ते व वाहतूक मंत्री, भारत सरकार, नवी दिल्ली यांना समादराने अग्रेषित

सहपत्रे :-

(१) वरीलप्रमाणे पृष्ठ १६० व १६१

(२) 'नुटा बुलेटीन'चा अंक

(१) राज्य शासकीय व इतर पात्र कर्मचाऱ्यांना मंजूर करण्यात येणाऱ्या महागाई भत्त्याच्या दरात दिनांक १ जानेवारी, २०१५ पासून सुधारणा करण्याबाबत..... महाराष्ट्र शासन : वित्त विभाग शासन निर्णय क्रमांक मभवा-२०१५/प्र.क्र.४२/सेवा-९ मंत्रालय, मुंबई ४०० ०३२ : दिनांकीत : १५ ऑक्टोबर २०१५

(२) निवृत्तिवेतन/कुटूंब निवृत्तिवेतनावरील महागाई वाढ दिनांक १ जानेवारी, २०१५ पासून ११३ टक्के महाराष्ट्र शासन वित्त विभाग निर्णय क्रमांक : निमवा २०१५/प्र.क्र.७९/सेवा-४ मादाम कामा रोड, हुतात्मा राजगुरू चौक, मंत्रालय, मुंबई ४०० ०३२ दिनांकीत : १७ ऑक्टोबर, २०१५

(३) राज्य शासकीय व इतर पात्र कर्मचाऱ्यांना मंजूर करण्यात येणाऱ्या महागाई भत्त्याच्या दरात दिनांक १ जुलै, २०१५ पासून सुधारणा करण्याबाबत..... महाराष्ट्र शासन : वित्त विभाग शासन निर्णय क्रमांक मभवा-१११५/प्र.क्र.४२/सेवा-९ मंत्रालय, मुंबई ४०० ०३२ : दिनांकीत : ५ फेब्रुवारी २०१६

(४) निवृत्तिवेतन/कुटूंब निवृत्तिवेतनावरील महागाई वाढ दिनांक १ जुलै, २०१५ पासून ११९ टक्के महाराष्ट्र शासन : वित्त विभाग निर्णय क्रमांक : निमवा २०१६/प्र.क्र.१६/सेवा-४ मादाम कामा रोड, हुतात्मा राजगुरू चौक, मंत्रालय, मुंबई ४०० ०३२ दिनांकीत : ०६ फेब्रुवारी, २०१६

Notes :- (१) राज्य शासकीय व इतर पात्र कर्मचाऱ्यांना मंजूर करण्यात येणाऱ्या महागाई भत्त्याच्या दरात दिनांक १ जानेवारी, २०१५ पासून सुधारणा करण्याबाबत.....महाराष्ट्र शासन : वित्त विभाग शासन निर्णय क्रमांक मभवा-२०१५/प्र.क्र.४२/सेवा-९ मंत्रालय, मुंबई ४०० ०३२ : दिनांकीत : १५ ऑक्टोबर २०१५ (This Government Resolution was circulated on Page 31 of 2016 Ex-File. Now it is circulated on Page 84 of 2016 NUTA Bulletin.)

(२) निवृत्तिवेतन/कुटूंब निवृत्तिवेतनावरील महागाई वाढ दिनांक १ जानेवारी, २०१५ पासून ११३ टक्के महाराष्ट्र शासन वित्त विभाग निर्णय क्रमांक : निमवा २०१५/प्र.क्र.७९/सेवा-४ मादाम कामा रोड, हुतात्मा राजगुरू चौक, मंत्रालय, मुंबई ४०० ०३२ दिनांकीत : १७ ऑक्टोबर, २०१५ (This Government Resolution was circulated on Page 31 of 2016 Ex-File. Now it is circulated on Page 85 of 2016 NUTA Bulletin.)

(३) राज्य शासकीय व इतर पात्र कर्मचाऱ्यांना मंजूर करण्यात येणाऱ्या महागाई भत्त्याच्या दरात दिनांक १ जुलै, २०१५ पासून सुधारणा करण्याबाबत..... महाराष्ट्र शासन : वित्त विभाग शासन निर्णय क्रमांक मभवा-१११५/प्र.क्र.४२/सेवा-९ मंत्रालय, मुंबई ४०० ०३२ : दिनांकीत : ५ फेब्रुवारी २०१६ (This Government Resolution was circulated on Page 32 of 2016 Ex-File. Now it is circulated on Page 86 of 2016 NUTA Bulletin.)

(४) निवृत्तिवेतन/कुटूंब निवृत्तिवेतनावरील महागाई वाढ दिनांक १ जुलै, २०१५ पासून ११९ टक्के महाराष्ट्र शासन : वित्त विभाग निर्णय क्रमांक : निमवा २०१६/प्र.क्र.१६/सेवा-४ मादाम कामा रोड, हुतात्मा राजगुरू चौक, मंत्रालय, मुंबई ४०० ०३२ दिनांकीत : ०६ फेब्रुवारी, २०१६ (This Government Resolution was circulated on Page 32 of 2016 Ex-File. Now it is circulated on Page 87 of 2016 NUTA Bulletin.)

विषय क्रमांक ६७८ :

गणसंख्या :

नुटाच्या घटनेतील खंड ५ मध्ये असलेल्या तरतुदीनुसार गणसंख्येच्या अभावी सुरुवातीला सभा अर्धा तासासाठी तहकुब करण्यात आली होती, ही बाब कार्यवृत्तामध्ये नोंदविण्यात येत आहे, असे अध्यक्षानी जाहीर केले.

विषय क्रमांक ६७९ :

आभार

सभा व्यवस्थेबद्दल आभार : कार्यकारी मंडळाच्या वतीने अध्यक्षांनी महाविद्यालयाचे प्राचार्य व स्थानिक शाखेचे इतर प्राध्यापक, जिल्हा नुटाचे अध्यक्ष, सचिव व सदस्य, यांनी ही सभा यशस्वी करण्यासाठी घेतलेल्या परिश्रमाबद्दल आणि दिलेल्या सहकार्याबद्दल त्यांचे मनःपूर्वक आभार मानले. शेवटी सर्व उपस्थित सदस्यांचे आभार मानून सभा संपली असे अध्यक्षांनी जाहीर केले.

स्वा / प्रा. पी. वी. रघुवंशी

अध्यक्ष

स्वा / डॉ. अनिल ढगे

सचिव

(F)

ITEM NO.802

COURT NO.6

SECTION IX

SUPREME COURT OF INDIA

(Record of Proceedings)

Petition(s) for Special Leave to Appeal**(C) No(s). 10081/2016**(Arising out of impugned final judgment and order dated
23/12/2015in WP No. 6077/2015 passed by the High Court Of
Bombay)**DR. MADHAVRAO RAGHOJI JADHAV AND****ORS. Petitioner(s)****VERSUS****STATE OF MAHARASTRA AND ORS.****Respondent(s)**

(with appln. (s) for exemption from filing c/c of the impugned judgment and interim relief) WITH SLP(C) No. 10086/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10085/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief) SLP(C) No. 10091/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief) SLP(C) No. 10095/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10101/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10104/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) S.L.P.(C)...CC No. 7266/2016 (With appln.(s) for c/delay in filing SLP and Office Report) SLP(C) No. 10083/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10131/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10138/2016 (With appln.(s) for c/ delay in filing SLP and Interim Relief and Office Report) SLP(C) No. 10142/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10140/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10157/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief) SLP(C) No. 10194/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10199/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10220-10221/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Office Report) S.L.P.(C)...CC No. 7294/2016 (With appln.(s) for c/ delay in filing SLP and Office Report) SLP(C) No. 10241/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10247-10248/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and

Interim Relief and Office Report) SLP(C) No. 10255/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief) SLP(C) No. 10264/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10355/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10377/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10406/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief) SLP(C) No. 10456/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10457/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10464/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10471/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10470/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and Office Report) SLP(C) No. 10483/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief) SLP(C) No. 10529/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and office report) SLP(C) No. 10532/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) Nos. 10563-10564/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) Nos. 10661-10662/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10672/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10674/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10678/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10703/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10710/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10727/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10759/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10789/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10811/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10813/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10457/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10837/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10839/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10850/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10870/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No.

No. RB/DB/e-12011(2)(2015)/Ack/278

Ch. Vidyasagar Rao**Governor of Maharashtra**

Raj Bhavan Malabar Hill Mumbai 400 035

Tel. : 022-2363 2660 : Fax. : 022-2368 0505

25th February, 2016

Dear Shri Gadkari ji,

I am in receipt of your letter No. 1891/VIP/Transport-Shipping/2015 dated 5th February 2016 forwarding for my consideration the recommendations made by Prof.B.T.Deshmukh in regard to removal of irrigation backlog in the Vidarbha and Marathwada regions.

I am getting the issues examined by my office.

With kind regards,

Yours Sincerely
(Ch. Vidyasagar Rao)

Shri Nitin Gadkari, Minister for Road Transport, Highways and Shipping Government of India Transport Bhavan, I, Sansad Marg New Delhi - 110001

No.CIM/ 41 : : Date 15.06.2016

CORRECTION
in the copy of the Minutes
of the General Body Meeting of NUTA

Copy of the Minutes of the General Body Meeting of NAGPUR UNIVERSITY TEACHERS' ASSOCIATION held at 12.00 noon on Sunday, 15th May, 2016 at Bar. Sheshrao Wankhede Mahavidyalaya, Mohpa, Tq. Kalmeshwar Dist. Nagpur is circulated in this NUTA Bulletin.

If you propose to suggest any correction to the Minutes, it may be pointed out to the Secretary (Dr. Anil Dhage, Secretary, NUTA, Sankalp Sahaniwas, Khare Town, Dharampeth, Nagpur-440 010.) by letter within 10 days from the date of posting of this Bulletin.

It will not be possible for the corrections received after the due date to be included in the List of corrections for consideration.

Please send one copy of your letter to Prof. P. B. Raghuvanshi, President NUTA, Buty Plot, Near Mahajan Wadi, Rajapeth, Amravati. 444 601.

- Dr. A. W. Dhage, Secretary

10881/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 10891/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11031/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11035/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11041-11042/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11044/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11045/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11091/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) Nos. 11093-11094/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11097/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11107/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11111/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report) SLP(C) No. 11152/2016 (With appln.(s) for exemption from filing c/c of the impugned judgment and Interim Relief and office report)

Date : 02/05/2016

These petitions were mentioned today.

CORAM :

**HON'BLE MR. JUSTICE FAKKIR
MOHAMED IBRAHIM KALIFULLA
HON'BLE MR. JUSTICE S.A. BOBDE**

For Petitioner(s) : Ms. Aparna Bhat, Adv.* (Mentioned by)
Mr. Sumit Kumar Vats, Adv.* Mr. Pukhrabam Ramesh Kumar,

Adv.* Ms. Rukhsana Choudhury, Adv.* Mr. Chander Shekhar Ashri, Adv.* **For Respondent(s) :** Mr. Nishant Ramakantrao Katneshwarkar, AOR.*

UPON being mentioned the Court made the following

ORDER

The order dated 22.4.2016 shall be read as under:-

“Delay condoned.

Taken on board SLP(C) Nos.12068, 12069, 12147-12148, 12117, 12028, 11588, 11575, 11597 of 2016.

Issue notice, returnable on 5.7.2016.

Mr. Kunal A. Cheema, learned counsel, appears and accepts notice for the State of Maharashtra on behalf of Mr. Nishant Ramakantrao Katneshwarkar, Advocate-on-Record.

Learned counsel assisting Mr. Maninder Singh, learned Additional Solicitor General, accepts notice on behalf of Union of India.

Proforma respondents, in all these petitions, stand deleted at the oral request of the learned counsel for the petitioners.

Reply affidavit, if any, be filed within four weeks.

Tag with SLP(C) No.7685/2016.”

(SWETA DHYANI)
SR.P.A.

(SHARDA KAPOOR)
COURT MASTER

नागपूर व अमरावती विभागातील

**१ जानेवारी २००६ नंतर पण २१ ऑगस्ट २००९ पूर्वी सेवानिवृत्त झालेल्या
विद्यापीठीय व महाविद्यालयीन प्राध्यापकांची सभा**

एक जानेवारी २००६ नंतर पण २१ ऑगस्ट २००९ पूर्वी सेवानिवृत्त झालेल्या विद्यापीठीय व महाविद्यालयीन प्राध्यापकांना सेवानिवृत्ती समयी अदा करावयाच्या ग्रॅज्युईटी संदर्भात मा. सर्वोच्च न्यायालयाने दिनांक ३० जानेवारी २०१३ रोजी दिलेल्या निर्णयासंदर्भात शनिवार, दिनांक ३ ऑगस्ट २०१३ रोजी शिक्षक भवन, अमरावती विद्यापीठ परिसर, अमरावती येथे दुपारी ४.०० वाजता झालेल्या सभेमध्ये ठरल्याप्रमाणे (१) नागपूर सहसंचालकांच्या क्षेत्रातील ३२ प्राध्यापकांच्या वतीने एक व (२) अमरावती सहसंचालकांच्या क्षेत्रातील ८१ प्राध्यापकांच्या वतीने दुसरी अशा दोन याचिका मा. उच्च न्यायालयाच्या नागपूर खंडपीठासमोर दाखल करण्यात आलेल्या होत्या.

१ जानेवारी २००६ नंतर सेवानिवृत्त झालेल्या काही शिक्षकांना ५ लक्ष रुपये व काही शिक्षकांना ७ लक्ष रुपये ग्रॅज्युईटी अदा करण्याचा राज्य शासनाचा भेदभाव करणारा शासन निर्णय मा. सर्वोच्च न्यायालयात ३० जानेवारी २०१३ रोजी रद्द झाला. मा. सर्वोच्च न्यायालयाच्या त्या निर्णयाच्या आधारे मा. मुंबई उच्च न्यायालयाच्या खंडपीठाने सन २०१३ च्या याचिका क्रमांक ६३६९ मध्ये दिनांक ३ सप्टेंबर २०१३ रोजी “तसा धोरणात्मक निर्णय चार आठवड्यात निर्गमित करा” असा निर्णय दिला. चार आठवड्यांच्या आत शासनाने धोरणात्मक निर्णय तर घेतला नाहीच पण आकसाने पुनर्विचार याचिका (Review Petition) दाखल केली. मा. सर्वोच्च न्यायालयाने राज्य शासनाची ही पुनर्विलोकन याचिका दिनांक १३.१०.२०१३ रोजी “The review petition is accordingly dismissed.” या शब्दात डिसमिस केली. शेवटी संबंधित प्राध्यापकांना मा. सर्वोच्च न्यायालयात अवमान याचिका (३०७/२०१३) दाखल करावी लागली. याच संदर्भात दिनांक ४ जुलै २०१४ रोजी सर्वोच्च न्यायालयात प्रधान सचिव उच्चशिक्षण यांना विनशर्त माफी मागावी लागली. मुळात मा. न्यायालयाच्या निर्णयामुळे व त्यानंतर अवमान याचिकांच्या सपाट्यामुळे शेवटी दिनांक ३१ जुलै २०१४ रोजी धोरणात्मक शासननिर्णय निर्गमित झाला.

सदरहू प्रकरणी संघटनेमार्फत करण्यात आलेल्या कारवाई बाबतचा अहवाल विचारात घेणेसाठी नागपूर व अमरावती विभागातील १ जानेवारी २००६ नंतर पण २१ ऑगस्ट २००९ पूर्वी सेवानिवृत्त झालेल्या विद्यापीठीय व महाविद्यालयीन प्राध्यापकांच्या सभेचे आयोजन करण्यात आलेले आहे. बैठकीचा दिवस, दिनांक वेळ व स्थळ खालील तक्त्यात दिल्याप्रमाणे आहे. सर्व संबंधित याचिकाकर्त्या प्राध्यापकांनी उपस्थित रहावे अशी विनंती आहे.

- डॉ. अनिल ढगे, सचिव, नुटा

तक्ता

सभेचे ठिकाण : शिक्षक भवन, अमरावती विद्यापीठ परिसर, अमरावती

सभेचा दिवस व दिनांक : शनिवार, दिनांक २ जुलै २०१६

सभेची वेळ : दुपारी ४.०० वाजता

ENCLOSURE TO ITEM NO. : 673

**of the General Body Meeting of NAGPUR UNIVERSITY TEACHERS' ASSOCIATION
held at 12.00 noon on SUNDAY, the 15th May, 2016**

To : The Principal Secretary, Higher and Technical Education, Mantralaya, Mumbai-32.

Sub : Revision of beneficial pension to the lecturers retired after 01.01.2006 and prior to 01.01.2009.

Ref : (i) Government Resolution dated 27.02.2009. (ii) Government Resolution dated 22.06.2009. (iii) Government Resolution dated 12.08.2009. (iv) Government Resolution dated 30.10.2009.

Applicant : Nagpur Universitys Teachers Association (NUTA) Through its Secretary Anil Wamanrao Dhage, R/o Sankalp Sahaniwas, Khare Town, Dharampeth, Nagpur.

Respected Sir,

1. The applicant is a registered Association of the teachers by named Nagpur University Teachers' Association (NUTA) which works for the rights and welfare of its members. The grievance of the applicant is against the State Govt. of not revising more beneficial pensions in favour of its members who have served as lecturers at respective affiliated grant-in-aid colleges for more than 20 years and retired after 01.01.2006 and before 01.01.2009.

2. That as per para no.6 of the Govt. Resolution dated 22.06.2009 after completing of 20 years of qualifying service, each lecturer is entitled to get pension at 50% of the emolument or average emoluments received during last 10 months, **whichever is more beneficial to him.**

3. That as per para 5.1 of the Govt. Resolution dated 30.10.2009, after completion of 10 years or more of qualifying service, lecturer retired from 27.02.2009 is entitled to get pension at 50% of the last basic pay or 50% of average basic pay received during last 10 months, **whichever is more beneficial to him** and accordingly Rule 110 (2)(b) of the Maharashtra Civil Services (Pension) Rules was modified.

4. Therefore the State Govt. has to first compute the pension

IN THE HIGH COURT OF JUDICATURE AT BOMBAY
NAGPUR BENCH : NAGPUR

WRIT PETITION NO. 5128 OF 2015

(Prabhakar s/o Kashinath Shende vs. The Commissioner,
Social Welfare Department and others)

Shri I.G. Meshram, Advocate for petitioner. Smt. H.N. Prabhu,
Assistant Government Pleader for respondent nos.1 to 3. Shri P.D.
Meghe, Advocate for respondent no.4.

CORAM

B. P. DHARMADHIKARI AND P. N. DESHMUKH, JJ.

DATED : MAY 3, 2016

Adv. Meshram for petitioner submits that in view of orders passed by this Court from time to time, ultimately prayer clause (a) in the petition is satisfied. He, however, points out that on account of delayed payment of pension, **interest is still not sanctioned.** He invites our attention to Rule 129-B of Maharashtra Civil Services (Pension) Rules, 1982.

Smt. Prabhu, learned Assistant Government Pleader for respondent nos. 1 to 3 and Adv. Meghe for respondent no.4 are opposing the prayer for pension. **However, fact that payment of pension has been delayed cannot be disputed.**

In this situation, as per provisions of above mentioned Rule, **interest needs to be paid. We, therefore, direct respondent no.3 to work out interest and to fasten liability therefor in accordance with law.** The exercise shall be completed within a period of four months from today and interest amount payable to the petitioner shall be credited to his Account within next two months.

Acceptance of such amount by the petitioner shall not preclude him from challenging correctness of the exercise undertaken.

With these directions, the writ petition is partly allowed and disposed of. No costs.

JUDGE

JUDGE

of each lecturer at 50% of the last basic pay and 50% of average basic pay received during last 10 months and after comparing both, the more beneficial pension must have been released in favour of the pensioners. But no such exercise has been done by the State and vehemently released less pensions without following its own policy.

5. The State Govt. without comparing the beneficial pension for the members of applicant Association has released the pensions computed at 50% of average basic pay received during last 10 months which is admittedly much less as compared to the pension if computed at 50% of the last basic pay. The comparative chart of one of the lecturers is as follows.

(1)	(2)	(3)	(4)
Name of the Lecturer	50% of average basic pay received during last 10 months	50% of the last basic pay	Pension Released
Shri Namdeo Waman Bhole, J.B. College of Science, Wardha.	Rs. 24,762 + D.A	Rs. 26,985 + D.A	Rs. 24,762 + D.A

Hence on bare perusal and comparison of the above chart, it is clear that more beneficial pension in favour of the lecturer will be at column sr no.3 i.e. Rs.26,985/- (+ D.A) and definitely not at sr no.2 i.e. Rs. 24,762/- (+ D.A). Hence, though the lecturer was entitled to get the higher pension in view of the policy of the State, it has released less pension and violated its own policy.

6. That as per para 9 of the GR dated 22.06.2009 the cases of pensioners who have already taken commuted value as per old rates should be reviewed with revised value and rates from 01.01.2006. Therefore the State has to initiate the procedure of revising all the cases of pensioners who are getting less pensionary amount due to their own mistake. Otherwise for the mistake caused by the State, the lecturers are unnecessary put to heavy loss.

7. That the issue in respect of revision of beneficial pension in favour of the lecturers without creating classification amongst them has been settled by the Hon'ble Supreme Court in the matters of D.S. Nakara -Vs- Union of India- AIR 1983 SC 130, Association of College & University Superannuated Teachers-Vs-UOI in Civil Appeal No.908 of 2013 and by the Hon'ble High Court in the matter of Shivaji University Teachers' Association (SUTA)-Vs-The State of Maharashtra in Writ Petition No.8256 of 2013 (Bombay).

8. Hence considering the policies of the State Govt. and the Judgments of the Hon'ble Supreme Court and the Hon'ble High Court, it is clear that the lecturers are entitled to get the higher pensions than the current pension which they are receiving. Therefore it is requested to revise the more beneficial pensions in favour of the lecturers after computing and comparing between 50% of the last basic pay and 50% of average basic pay received during last 10 months and release the arrears thereof along with interest at the rate of 12 % per annum.

Hence this representation.

Nagpur Date : 26.04.16.

APPLICANT.

Encl : (i) List of the lecturers with their particulars. (ii) Government Resolution dated 27.02.2009. (iii) Government Resolution dated 22.06.2009. (iv) Government Resolution dated 30.10.2009. (v) D.S. Nakara -Vs- Union of India- AIR 1983 SC 130. (vi) Association of College & University Superannuated Teachers-Vs-UOI in Civil Appeal No.908 of 2013. (vii) Shivaji Universitys Teachers Association (SUTA)-Vs-The State of Maharashtra in Writ Petition No.8256 of 2013 (Bombay).

Copy To: (1) The Accountant General (Accounts & Entitlement)-II, Maharashtra, Pension Branch Office, Nagpur. (2) Director of Higher Education, Pune. (3) The Joint Director of Higher Education, Nagpur. (4) The Joint Director of Higher Education, Amravati.

RESOLUTION

**on the UGC Regulations (3rd Amendment) 2016, notified by
Government of India in its Gazette on May 4, 2016**

**Adopted by the Executive Committee of MFUCTO held on
Sunday, 22nd May 2016 in Mumbai**

1. After the UGC Regulations 2010 were notified in September 2010, the AIFUCTO made representations to UGC regarding the anomalies, especially the impracticable norms in **Academic Performance Indicators (APIs) and Performance Based Appraisal System (PBAS) for Career Advancement Scheme (CAS)**. The UGC appointed S P Thyagarajan Committee to look at anomalies in UGC Regulations 2010. Detailed presentation to the Anomaly Committee was made by MFUCTO followed by other State level teachers' organisations. After the Committee submitted its report in November 2011, a Revisit Committee was appointed. AIFUCTO submitted its suggestions to this committee. The Minutes of meeting number 489 (held in October 2012), indicated that the UGC accepted the recommendations of the Revisit Committee as regards removing altogether the API and PBAS system. But the MHRD Minister announced the constitution of a new

committee to revisit the revisited recommendations. Amended Regulations (2nd Amendment) 2013 notified in June 2013, made CAS impossible. Instead of holding meaningful discussion with the democratic organisations of teachers, in July 2015, the Central Government constituted a committee under the chairmanship of Prof. Arun Nigvekar.

2. The objectives of the Nigvekar committee were to review (i) API for recruitment and CAS and (ii) Ph.D./NET as entry point qualification and suggest improvements/alternatives for "attracting and retaining talented manpower in teaching." However, the UGC Regulations (3rd Amendment) 2016 based on the report of the committee totally defeats these objectives. **The committee has gone beyond its mandate and shockingly specified a 50% increase in workload in Appendix -III. This violates sub-clauses 15.1 and 15.2 on workload in the UGC**

**There will be no increase in the workload of teachers,
after the amendments, in comparison with the
workload prescribed earlier.**

Press Information Bureau : Government of India

New Delhi, May 26th, 2016

Ministry of HRD directs UGC to amend regulations regarding workload of teachers.

The Ministry of Human Resource Development (MHRD) has reviewed the recent amendment to the UGC (Minimum Qualifications for appointment of teachers and other academic staff in universities and colleges and measures for the maintenance of standards in higher education) Regulations, 2010.

Consequent on the review, the Ministry has issued a direction to the UGC, under Section 20(1) of the UGC Act, 1956, to undertake amendments in the Regulation. **After these amendments are carried out, the position regarding workload will be as follows :-**

(i) In the UGC (Minimum Qualifications for appointment of teachers and other academic staff in universities and colleges and measures for the maintenance of standards in higher education) Regulations, 2010, the overall workload of Assistant Professors and Associate Professors/Professors in full employment was prescribed to be not less than 40 hours a week for 180 teaching days. **This workload remains unchanged, even with the amended Regulation.**

(ii) The direct teaching-learning hours to be devoted by Assistant Professors (16 hours) and Associate Professors/Professors (14 hours) too will remain unchanged, as a consequence of the direction from the MHRD and subsequent notification by the UGC.

In consonance with established academic and teaching traditions, and with a view to reinforcing a student-centric and caring approach, teachers are encouraged to work with students, beyond the structure of classroom teaching. Indicatively, this could entail mentoring, guiding and counselling students. **In particular teachers would be the best placed to identify and address the needs of students who may be differently-abled, or require assistance to improve their academic performance,** or to overcome a disadvantage. There are no prescribed hours for such efforts, measured either in weeks or months. While they will not be included in the calculation of the API scores, these are nevertheless important and significant activities that could be carried out by teachers.

Teachers were required to allocate 6 additional hours per week, beyond the direct teaching-learning hours, on research. These hours can now be also utilized for tutorials/remedial classes/seminars/administrative responsibilities/innovation and updating of course contents.

There will be no increase in the workload of teachers, after the amendments, in comparison with the workload prescribed earlier.

ALL INDIA FEDERATION OF UNIVERSITY & COLLEGE TEACHERS' ORGANISATIONS

URGENT COMMUNICATION BY GENERAL SECRETARY, FROM DELHI OFFICE : 11/05/2016

Dear Friends,

Greetings.

Today an AIFUCTO delegation along with Prof T Meinya , Hon'ble Member of Parliament, went to MHRD and met Joint Secretary, MHRD (Higher Education) & Secretary, UGC in order to know the progress on the different issues we have noted in our memorandum submitted to the Hon'ble Minister,HRD on 14 Mar 2016.

Meeting with Joint Secretary (HE), MHRD

We have met Ms Ishita Roy, Joint Secretary (HE) ,MHRD in

Regulations 2010. The impact of this increase in workload will spell disaster for the teaching profession. The 6- hours per week clubs together teaching, other academic and administrative activities; leaving room for managements to arbitrarily thrust more duties on the teachers. Besides overburdening the confirmed staff, which will affect both teaching and research, it will throw out of profession nearly 40 -50 percent of the teachers who are mainly ad-hoc and contractual teachers. In one stroke, **Nigvekar committee has saved the governments at the Centre and States from the responsibility of filling lakhs of vacant posts.**

3. Now the Scores for activities under Category I (Teaching, Learning and Evaluation) differ according to the designation Viz. Assistant Professor, Associate Professor and Professor. Though the average minimum API score remains the same i.e. 75, the average total score is reduced from 125 to 90 by reducing the scores of Examination and Innovative teaching. Score of 10 is introduced for Students' feedback which is not likely to be objectively determined in most institutions. The minimum API score under Category II (Co-curricular and Professional development related) is amended from 15 per year for all stages to 50 per assessment period for all stages. This implies requirement of higher API scores for higher stages (3 to 4 and 4 to 5).

4. There is no distinction between API scores under Category III for teachers in colleges and university departments which is arbitrary and has a skewed impact. In case of college teachers they have become more stringent - the amendment has resulted in an increase of minimum scores from 45 to 75 for stage 3 to 4 (Associate Professor) and from 60 to 100 for stage 4 to 5 (Professor). At the same time scores for some of the activities under this category are reduced e.g. International publication score reduced from 50 to 30 per book and National publication score reduced from 25 to 20 per book; No scores for Conference proceedings (Previously it was 10 per publication); No scores for Minor Research projects with grants below one lakh (previously it was 10 for MRP with grants above 50000 for Sciences and 25000 for Humanities). No additional scores now for Completed project reports. Similarly scores are reduced for Invited lectures and Paper presentations. These changes will render promotion as Associate Professor/Professor near impossible especially for college teachers.

5. This meeting of the Executive Committee of MFUCTO held on Sunday, 22nd May 2016 in Mumbai condemns the drastic changes sought to be made by the UGC Regulations (3rd Amendment) 2016 in the service conditions of the teachers and demands the withdrawal of the said Notification. The meeting further resolves to request the AIFUCTO leadership to organise strong Protest actions including one-day All India cease-work and to ensure strong participation of all MFUCTO units in such actions.

**Dr. Tapati Mukhopadhyay President
Dr. S.P. Lawande General Secretary**

order to know the progress on the issues we noted in our memorandum to the Hon'ble Minister, HRD on 14th March,2016. We thanked MHRD for acceding to the AIFUCTO demand on amendment in Ph D regulation 2009 and for subsequent Press release on 12 Apr 2016. However, **we emphasized that quick notification of the amendment in PhD regulation 2009 is absolutely necessary** as the recruitment process in many states is going on and we further requested her for safeguarding the interests of the Ph.D scholars in the notification.

On the issue of API , she informed us that AIFUCTO demands have been looked into by the Nigavekar committee and the committee has submitted its report and the ministry will see that necessary changes in API be notified shortly. **We have expressed our anxiety for the delay in taking decision regarding API and pointed out that the promotions in many states are either stuck up** or delayed or not being given from the due date. The MHRD officials have informed us that to their knowledge, promotions have been done in all states/ Universities. We categorically told them that the reality is different from what they think. Finally, they agreed that AIFUCTO should provide them the names of the states/ universities where the promotions have not been done or delayed or it was not being given from the due date . The MHRD officials requested us to provide immediately the specific information about such denial of promotions .

On the issue of constitution of 7th UGC pay review committee, the JS informed that AIFUCTO demand on this issue has already been scrutinised by MHRD and the file has been sent to the Ministry of finance for approval. **However, we expressed our anxiety for inordinate delay in constitution of the pay review committee.** The JS assured the delegation that the MHRD would write a reminder to Ministry of Finance/ PMO for early clearance of the file .

Meeting with Dr Sandhu-Secretary, UGC

The UGC Secretary informed that UGC will constitute the Pay review Committee immediately after it receives the approval from the MHRD. He said that file is not pending at the level of UGC. We enquired about the Ph.D Regulations amendment as announced by the MHRD. He informed that the PhD amendment notification is under process & will be notified soon. We also enquired about the clause of the two papers publication requirement. Dr Sandhu assured that in the proposed UGC notification it will be kept in mind. We emphasized that AIFUCTO wanted an early notification as the recruitment process in many states is going on.

On API, the Secretary , UGC, assured that changes in API will be notified immediately after the file comes from the MHRD.

On RC/OC extension issue, the UGC Secretary was requested to ensure correct interpretation of the last extension of RC/OC and further extension of date up to December 31,2015. He assured that the AIFUCTO demand would be looked into by UGC.

URGENT INSTRUCTION

In the light of above ,we request you to send me urgently the names of the state/universities where promotions are either stuck up or delayed or not being given from the due date due to the existing faulty API system. You must send the following information without fail by the next seven days:

Your Name: Your Organisation:

Your post in the organisation:

Name of the state: Name of the university:

Nature of the deprivation due to API (with suitable example):

Please send mail to: aifucto.generalsecretary@ gmail.com

Also whatsapp on: 9431617320

- **GENERAL SECRETARY, AIFUCTO**

Press Information Bureau

Government of India : Ministry of Human Resource Development

12-April, 2016 19:26 IST : Initiatives of the UGC

1. UGC (Minimum Standards and Procedure for Award of M.Phil / Ph.D. Degrees) Regulations

(i) Women Candidates and Persons with Disability (more than 40% disability) may be allowed a relaxation of one year for M.Phil and two years for Ph.D. In addition, women candidates may be provided Maternity Leave/Child Care Leave once in the entire duration of M.Phil/Ph.D. for up to 240 days.

(ii) In case of relocation of an M.Phil/Ph.D. woman scholar due to marriage or otherwise, research data shall be allowed to be transferred to the University to which the scholar intends to relocate provided (a) all other conditions in these regulations are followed and (b) the research work does not pertain to a project secured by the parent institution/ supervisor from any funding agency. The scholar will give credit to the parent guide and institution for the part of research already done.

(iii) Award of degrees to candidates registered for the M.Phil/Ph.D. programme prior to July 11, 2009 shall be governed by the provisions of the then existing Ordinances / Bylaws / Regulations of the Institution awarding the degrees and they shall be exempted from the requirement of the minimum eligibility condition of National Eligibility Test/State Level Eligibility Test/State Eligibility Test for recruitment and appointment of Assistant Professor or equivalent positions in Universities/Colleges/ Institutions subject to the fulfillment of the following conditions:

(a) Ph.D. degree of the candidate awarded in regular mode only;

(b) Evaluation of the Ph.D. thesis by at least two external examiners;

(c) Open Ph.D. viva voce of the candidate had been conducted.

(d) Candidate has two research publications from his/her Ph.D. work out of which at least one must be in a refereed journal;

(e) Candidate has made at least two presentations in conferences/seminars, based on his/her Ph.D. work;

(a) to (e) are to be certified by the Vice-Chancellor/ Pro-Vice-Chancellor/ Dean (Academic Affairs)/Dean (University Instructions)”

2. Grant of autonomous status to colleges accredited by National Assessment and Accreditation Council (NAAC) without on-the-spot inspection by the Expert Committee

A College which is accredited with the highest grades in two consecutive cycles and also secures the highest accreditation grade in the third cycle from NAAC will be granted autonomous status provided it obtains No Objection Certificate from the affiliating University and provided it also adheres to University Grants Commission Regulations like (a) Curbing the Menace of Ragging in Higher Education Institutions Regulations, 2012; (b) UGC (Promotion of Equity in Higher Educational Institutions) Regulation 2012; (c) UGC (Grievance Redressal) Regulations 2012, etc. These institutions will enjoy the autonomy and the freedom to design curricula, prescribe syllabi, assess student performance, and declare results. They will have their own Board of Studies/ Academic Council which will oversee the academic functioning of the institution.

3. Extension of the validity of the accreditation period in the third cycle by National Assessment and Accreditation Council (NAAC)

If an institution is accredited with the highest grade consecutively in two cycles by NAAC and also secures the highest grade in 3rd cycle, the validity of accreditation period will be 7 years instead of 5 years and the validity will remain to be 7 years for each cycle if the institution gets a highest grade in subsequent cycles.

4. Widening the scope of Granting 12-B status to Colleges under University Grants Commission (Fitness of Colleges for Receiving Grants), Rules, 2016

A College affiliated to a University continuously without any break for a period of 10 years and is accredited by NAAC may be granted 12B status under the “UGC (Fitness of Colleges to Receive Grants) Rules” provided it adheres to UGC Regulations like (a) Curbing the Menace of Ragging in Higher Education Institutions Regulations, 2012; (b) UGC (Promotion of Equity in Higher Educational Institutions) Regulation 2012; (c) UGC (Grievance Redressal) Regulations 2012, etc., in letter & spirit. The grant of 12B status is recognition of the quality of the institution and making them eligible for accessing grants from different agencies of the Government of India.

DLTA EXECUTIVE ANNOUNCES BOYCOTT OF EVALUATION PROCESS FOR 4 DAYS

Delhi University Teachers' Association has announced boycott of evaluation in DU from Tuesday, May 24 to Friday, May 27, in protest against the new UGC Gazette Notification amending the UGC 2010 Regulation that alters work-load requirements for college

DLTA WRITES TO IRANI TO WITHDRAW CBCS

The Delhi University Teachers' Association has written to the minister for human resource development to withdraw the proposed choice based credit system (CBCS) scheduled for implementation across universities from the academic session 2015-16.

ALL INDIA FEDERATION OF UNIVERSITY & COLLEGE TEACHERS' ORGANISATIONS

404, Devkunj Apartment, Road No :- 06, North Patel Nagar (Near Baba Chowk), P.O. :- Keshri Nagar, Patna-800024
 Mobile : + 91 - 9431617320 /+91 - 9525622524, E-mail : akancphy@gmail.com/
 aifucto.generalsecretary@gmail.com; Website : www.aifucto.org (Regd. Under Act XXI of 1860)

05/FUCTO/2016 : 27-05-2016

SMT. SMIRITI JUBIN IRANI**Hon'ble Minister, HRD**

Govt. of India, New Delhi

Sub : AIFUCTO humble submissions on Gazette Notification on API (Academic Performance Indicator) & request to withdraw the disastrous and regressive notification immediately.

Respected Madam,

Greetings ,

We would like to submit the following regarding API & Gazette notification on 4th May'2016(which came in public domain on 17th May) and request you for your kind consideration for the sake of teaching-learning process in Indian universities & colleges and also to save higher education sector in the country with diverse culture,language,economy, faith & belief.

University & college teachers across the country were eagerly waiting for the announcement of constitution of 7th Pay Review Committee after your positive assurances on 14th March,2016 to AIFUCTO-FEDCUTA delegation on almost all demands including scrapping of API. But in the mean time the most regressive & disastrous Gazette Notification on API has agitated the university & college teachers across the country and aggravated the problems in many folds. Teachers across the country feel ditched and betrayed. After a very painful and long exercise done by AIFUCTO & FEDCUTA representatives for years, Prof. S P Tyagrajan committee was formed to look at anomalies in UGC Regulation 2010 and finally to revisit, Prof. Arun Nigvekar committee was entrusted.

The objectives of the Nigvekar committee were to review "(i)**API for recruitment and CAS and (II)Ph.D/NET as entry point qualification and suggest improvements/alternatives for attracting and retaining talented manpower in teaching**". However, the UGC Regulations(3rd Amendment)2016 based on the report of the committee totally defeats these objectives.The committee has gone beyond its mandate. The Govt. of India committed a blunder by notifying it without threadbare discussion with teachers' organizations.

The Gazette notification on API is '**ultra vires**' the regulation of June 30, 2010 as Appendix of regulations cannot overrule the regulation itself. Government has done just opposite of what was required to be done.If it had been discussed with teachers' organizations, such a situation could have been avoided. **Delay in constitution of 7th Pay Review Committee is already agitating teaching community in higher education sector.The amended Gazette of API added fuel to the fire .**

The capping of category III notified in 2013, has created serious problems and has aggravated it many folds as teachers across the faculties,subjects, universities and colleges are supposed to perform on identical parameters. While in actual reality, most of them never get the opportunity to work in all sub-categories. Instead of providing relief to teachers working in small town and remote areas it has reduced the research requirements of university teachers and, has increased the weightage on research for college teachers. Does the Government of India believe that colleges all over the country have better research facility than the universities?

Following are our humble submissions in support of immediate withdrawal of this gazette notification:

- (1) Contrary to the claims of MHRD, the API requirements for promotions have been made more stringent.
- (2) Awarding points only on the basis of publications in UGC recognized journals-publishers will create more problems than solutions owing the inadequacy of such journals in many fields.
- (3) The distribution scheme of the points among the co authors and on the basis of impact factor is arbitrary. In this scheme only first author gets some points and others get almost no point.
- (4) Limited no. of seminars and workshops are allowed.
- (5) Again for interview of Professor and Associate Professor table counting method will be applied instead of interview.
- (6) IQAC committee has large power. It is more powerful than selection committee .
- (7) Increase of direct teaching hours will adversely affect academic

standards through unably long teaching hours and unjustifiably high student-teacher ratio. This will have a more adverse impact on the Global Rankings of Indian Universities,pulling them down further,by several notches.

These amendments seek to redefine direct teaching hours as exclusive of Tutorials. The devaluation of small group Tutorials and Preceptorials is matched by devaluation of practicals. Two hours spent on guiding student in practical has been made equivalent to one hour spent on lecturing. This will adversely impact attention given to the valuable learning needs of students and hit the academic performance of the student coming from **disadvantaged backgrounds**.

(8) For sciences two hours of practical would be treated as one hour of lecture which undermines the importance of practical classes in the era of **Skill India and Make In India**.

(9) For every ten hours class room teaching a teacher shall get 1(one) API score and maximum score in class room teaching is 60 which is never achievable for teachers.

(10) Ten hours examination duty(including evaluation and question setting) equal to 1 API point and maximum score is 10. It is not at all achievable by a teacher.

(11) Total 80 points of API is necessary per year to become eligible for promotion. This target for a teacher is also very difficult.

(12) All these above developments will reduce the requirement of teachers drastically and thousand of ad-hoc teachers working for years will be rendered jobless from forth coming session. CBCS has already reduced the vacancies in the universities to great extent.

(13) On an average a teacher, if assigned an extra workload, leaving very less time for preparing quality lectures and research activities. Ultimate sufferers will be students. Also quality of teaching will deteriorate.

(14) With this 3rd amendment, student feedback has been made mandatory for promotions of the teachers. Student's feedback will be counterproductive for teachers as well as students in the prevailing Indian political and social situations with inherent contradictions.

(15) The MHRD letter sent on 4th May 2016 tied down the hand of the universities in bringing some variation depending on local statutes and conventions, which will cause further hardship for teachers awaiting promotions for years.

(16) These amendments also retain the API based PBAS system.Its irrational quantification of teacher's performance requirement of accumulation of points has demoralised teachers and caused deliberate denial and delay in promotions.

Madam, here we want to mention that AIFUCTO and FEDCUTA have been jointly fighting a prolonged struggle for the removal of the faulty API for teachers however, in complete departure from the past practice, the committee did not consult with the All India bodies of teachers and drew up its recommendation in completely unilateral manner.

This gazette notification on API and Workload in present form is not at all acceptable to AIFUCTO. Such hasty decision will only alienate the teaching community and disrupt all efforts to improve the standards of university education and **bureaucratic adamancy will only invite the collective anger and non-coperation of the teaching community.**

The AIFUCTO appeals to the UGC and MHRD to withdraw these amendments immediately and request to make consultation with all India teacher's organizations like AIFUCTO- FEDCUTA for meaningful notification. We further request you to take necessary steps immediately to roll out the API system for saving the teaching-learning process in India.

Respected Madam, we shall wait for a favorable reply from you before 10th June so that in the proposed **NEC meeting of AIFUCTO on 25th and 26th June in Dehradun**, we may discuss the whole issue in detail.



Prof. Kesab Bhattacharaya
President

Prof. Arun Kumar
General Secretary

Email : aifucto.generalsecretary@gmail.com
Mob : 9431617320

HISTORIC GENERAL BODY HITS BACK AT GOVERNMENT'S POLICY OF SLASH IN FUNDS AND JOBS

DUTA PRESS RELEASE : 28 May 2016

Over five thousand DU teachers packed the Shri Ram College of Commerce in a united show of anger against the Government's insidious attempt to deny jobs and promotions through its controversial API system and Workload changes that have been incorporated in the UGC regulations through the arbitrary Gazette Notification of 10 May.

The General Body Meeting of the DUTA witnessed a historic gathering in which teachers resolved to take the attack to the Government's doorstep and build a mass movement against its draconian policy of draining academic talent from public-funded universities and facilitating privatization through the backdoor. The Meeting culminated in a spontaneous Protest March that weaved its way through the entire Main Campus and colleges of Delhi University.

The DUTA is buoyed by the tremendous support it has

received from students, fraternal teachers' associations in Delhi, Haryana, Punjab, Maharashtra and the AIFUCTO. It has decided to extend Evaluation Boycott for the next 5 days and has given a call for a People's Protest March to the Parliament for Monday, 30 May. Students' organizations and member associations of the FEDCUTA and the two State universities, IPU and AUDFA, are expected to participate in the March as well.

The MHRD has the opportunity, meanwhile, to engage in meaningful dialogue geared towards an acceptable solution. Failing this, the DUTA will be forced to consider an escalation in the Movement. A Mass Campaign on the issue will be launched in the coming days, to spread awareness on the implications of the API Amendments among students, parents and civil society.

The DUTA General Body demanded:

1. Immediate withdrawal of the Amendments and a complete scrapping of the current API-system in the interests of the Teaching Fraternity and Public at large.
2. Restoration of public spending on Higher Education, greater allocation to the UGC in Budget
3. Release of the Second Tranche of teaching posts as promised under the OBC-Expansion Scheme to colleges and Universities and to expedite the process of filling up permanent vacancies.
4. One-time exemption from NET for all PhD-holders who registered prior to 2009.

The DUTA General Body resolved to carry out the following Action Programmes

1. Evaluation Boycott to continue till Thursday, 2 June.
2. Peoples March to Parliament on Monday, 30 May. Assemble at Mandi House, 10:30 am. Teachers, Research scholars along with their families will participate in this March.
3. DUTA Extended Executive Meeting on Wednesday, 1 June at 10:30 am to review the situation and to suggest ways to strengthen the struggle.
4. DUTA GBM on Thursday, 2 June at 10:30 to review the situation and decide future course of action.

The Resolution, unanimously adopted in the GBM, is attached.

Sandeep
Secretary, DUTA

Nandita Narain
President, DUTA

University Grants Commission

Bahadur Shah Zafar Marg,
New Delhi - 110 002

Prof. Dr. Jaspal S. Sandhu, Secretary

Ph.:011-23239337,23236288Fax:011-23238858,E-mail: jssandhu.ugc@nic.in

D.O. No. F. 17-8/2013(PS)

1st March, 2016

Dear Sir/Madam,

The issue regarding counting of the period of active service spent on pursuing Ph. D. was considered by the UGC in its 512th Meeting held on 4th February, 2016.

The clarification of University Grants Commission is as follows :

“the period of active service spent on pursuing Research Degree i.e. for acquiring Ph. D. degree simultaneously without taking any kind of leave may be counted as teaching experience for the purpose of direct recruitment/promotion to the post of Associate Professor and above.”

This is for your kind information please.

With kind regards,

Yours sincerely
Sd /- (Jaspal S. Sandhu)

To : The Vice-Chancellor of all Universities.

***** AF : P 127 *****

पीएच.डी.करण्याचा कालावधी सेवाकाल म्हणून
धरण्याबाबत यु.जी.सी.चे निर्देश

NUTA BULLETIN (Official Journal of NAGPUR UNIVERSITY TEACHERS' ASSOCIATION) **EDITOR** : Prof. Vivek S. Deshmukh, Balaji Society, Yavatmal 445 001. **PUBLISHER** : Prof. Vivek S. Deshmukh, Balaji Society, Yavatmal 445 001. Published at NUTA Bulletin Office, Shikshak Bhavan, Sant Gadge Baba Amravati University Campus, **Amravati- 444 602. PRINTED AT** Bokey Printers, Gandhi Nagar, Amravati. (M.S) **REGD NO. MAHBIL/2001/4448** Postal Registration No. ATI/RNP/078/2015-17 (Uploaded on www.nuta.in on 15.06.2016) Price : Rs. Five / Name of the Posting office : **R.M.S. Amravati.** Date of Posting : **15.06.2016**

If Undelivered , please return to : NUTA Bulletin Office, Shikshak Bhavan, Sant Gadge Baba Amravati University Campus, Amravati- 444 602.

To,.....
.....
.....
.....