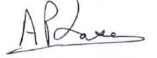
SCHEDULE-II

SCHEDULE OF FINANCIAL POWERS DELEGATED TO HEAD OF CIRCLES AND HEAD OF THE DEPARTMENT IN THE DEPARTMENT OF POSTS

Sl.		ITEM OF EXPENDITURE	EXTENT OF FINANCIAL	RULES, ORDERS, AUTHORITY,	REMARKS
No.			POWERS DELEGATED	RESTRICTIONS OR SCALES TO	
				WHICH THE EXPENDITURE	
				SHALL BE INCURRED	
1.		Creation and abolition of	9.		
		Posts			
	(a)	Permanent Posts Group 'C' &	Full Powers subject to the restrictions	Detailed instructions are contained in	At present there is
		D	indicated in column 4	Rule 11 and schedule II of DFPRS.	ban on creation of
				Note; At present there is ban on	posts
				creation of posts vide Ministry of	
				Finance (Deptt. of Expenditure) OM	
				No. 7(1)-E.(Coord)/84 dated 20-06-	
				1984 and O.M. No.7(7)-E. (Coord)/93	
-	4.5			dated 03-05-1993.	
	(b)	Temporary Posts	Full Powers subject to the restrictions	Detailed instructions are contained	At present there is
		Group 'C' and 'D' for any	indicated in column 4	in Rule 11 and schedule III of	ban on creation of
		specified period		DFPRS.	posts
			_	Note; At present there is ban on	
				creation of posts vide Ministry of	
				Finance (Deptt. of Expenditure) OM	
- 1				No. 7(1)-E.	
- 1				(Coord)/84 dated 20-06-1984 and	
				O.M. No.7(7)-E. (Coord)/93dated	
	(c)	Employment of Extra	E.U. D.	03-05-1993.	
	(0)	Departmental. Agents	Full Powers subject to the	May employ ED Agents of various	At present there is
		Departmentar, Agents	restrictions indicated in column 4	categories in accordance with the	ban on creation of
- 1				provision contained and on the	posts
				terms set forth in Chapter XL of	
				Manual of Appointment and	1 4
				Allowances. (4 th	

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	9 1	2 1	Edition)	
1 1 4	3		Note; At present there is ban on	
1			creation of posts vide Ministry of	
1			Finance (Deptt. of Expenditure)	
			OM No. 7(1)-E.(Coord)/84 dated	
			20-06-1984 and O.M. No.7(7)-E.	
			(Coord)/93dated 03-05-1993	
2.	Ad-hoc Payment of arrears of	Rs.10, 000/-	May sanction ad-hoc payment not	Consultation is not
1	Pay and Allowances		exceeding Rs. 10000/- of arrears of	required
1			pay and allowances where pay	158.00 MOUNTS (1995)
			fixation was duly verified by the	
1			Accounts Officer concerned but the	
1			arrear claims arising there from cannot be verified by the Circle	
1	4:		Accounts Office due to destruction	
1	-		of records. The exercise of this	
1			power is subject to the provisions of	
1			Rule –28 of P&TFHB vol. I. Claims	
1			of arrears exceeding Rs. 10000/- will	
			be referred to the Directorate (Rule	
1			83 of GFR & Rule 28 of FHB Vol.I)	
			Note: Heads of Circles are	
			competent to authorize investigation	
1			of claims for7 arrears of pay and	
			allowances which are more than six	
1	, and a		years old and in respect of which the	
1			connected records are not available	
1	- 1		in Circle Accounts Office up to Rs.	*
			10,000/	
			(DGP &T No. 15-53/80-PAP dt. 22-	
	atc		1-82)	
(a)	Payment of Pay and Allowances	Full powers	Subject to the provisions of Rules 233	Consultation with
	claimed on behalf of deceased	•	& 235 of FHB Vol. I	IFA is not required
			(DGP & T 18-8/69-CI dt.3.8.70)	
3.	Honorarium and Rewards-			
(a)	Honorarium per individual per	Rs.4000/-		In consultation with



	annum Sl.No.3(B)(1) to (6) and (c) of old schedule of financial powers not included in this schedule as the same shall be regulated in accordance with the rates fixed by the Directorate from time to time and some of these items shall be covered under non-recurring contingent financial powers of the Head of Department and Head of the Circles.			IFA and Dy. No (Item did not exist in Schedule V prior to 16.09.2003)
(b)	Cash award to Postal Employees – In anyone case for display of exceptional courage and devotion to duty in saving or Protecting Govt. Property in Civil Disturbances or in face of enemy action.	Rs.5000/-	Item No.19 (b) of Appendix 3 of FRs read with FR 6. Grant of honorarium shall be regulated as per provisions contained in FRs 46(b). Note-I; Honorarium should not be granted in respect of items of works indicated in Department of Personnel & Training O.M. No.17011/3/97-Estt.(Allowance) dt.17-7-98 Note-2; The rate of honorarium for setting question papers, valuing answer papers and payment to supervisors, invigilators for various departmental examinations will be governed by the orders issued from time the Directorate from time to time and scale laid down in Appendix 27 of P&T Manual Vol. IV Item No. 18 of Schedule –V of DFPRs 1978	In consultation with CIFA and Dy. No (As per Schedule V it is to be exercised in consultation with IFA) This power is Delegated to HoC only
(c)	In any one case for display of	Rs.5000/-	Item No. 18 of Schedule -V of	In consultation with

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	exceptional courage and devotion to duty in saving or protecting Govt. property in circumstances other than those mentioned at (i) above or detection of frauds. In circumstances other than those mentioned above or detection of fraud		DFPRs 1978	CIFA and Dy. No (As per Schedule V it is to be exercised in consultation with IFA) This power is Delegated to HoC only
(d)	In any one case to ED Agents for display of Outstanding coverage and devotion to duty in protecting Government property during Civil disturbances or in the face of enemy action. (Cases of death or injury due to enemy action will not be considered under these orders)	Rs.2000/-	Item No. 18 of Schedule –V of DFPRs 1978	In consultation with CIFA and Dy. No (As per Schedule V it is to be exercised in consultation with IFA) This power is Delegated to HoC only
(e)	Rewards to persons not in Government Service			
(i)	For furnishing information leading to the detection and conviction of offenders in criminal cases.	Rs.1000/-	Item No. 18 of Schedule –V of DFPRs 1978	In consultation with CIFA and Dy. No (As per Schedule V it is to be exercised in consultation with IFA)
,	E d	e e		This power is Delegated to HoC only
(ii)	In any individual case to both official and non-official informer for specially good work in particular case of detection and prosecution in	Rs.1000/-	Item No. 18 of Schedule –V of DFPRs 1978	In consultation with CIFA and Dy. No (As per Schedule V it is to be exercised in consultation with

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		connection with anticipatory activities.			IFA)
					This power is Delegated to HoC only
4		Advances:			
	(a)	Permanent Advance	Full Power	To be regulated in accordance with Rule -90 of General Financial Rules read with Rules 342 and 343 of FHB- Vol. I	In consultation with IFA and Dy. No is required in sanction order.
	(b)	Motor Car Advance	Full Power	Shall be sanctioned subject to the conditions laid down in Rules 191 to 207 of GFRs and other conditions laid down in Chapter-XIII of FHB Vol.I. The quantum of advance However, shall be regulated as per Rule 199 of GFRs as well as orders issued from time to time.	Revoked by 7 th CPC
	(c)	Personal Computer Advance	Full Power	Shall be sanctioned subject to the conditions laid down in Rules 199(5) of GFRs and other conditions laid down in Chapter-XIII of FHB Vol. I. The quantum of advance however shall be regulated as per Rule 199 of GFRs as well as orders issued from time to time.	Consultation with IFA not required. No Dy. No. required
	(d)	Motorcycle /Scooter/Moped	Full Power	Shall be sanctioned subject to the conditions laid in Rule211 of GFRs.	Revoked by 7 th CPC
	(e)	House Building Advance	Full Power	Shall be regulated with reference to the orders issued from time to timely the Ministry of Urban Affairs and Employment read with GFR 269	Consultation with IFA not required. No Dy. No. required
	(f)	Advance Payment to the University or Educational Authorities for conducting recruitment Examination.	Full Powers to the extent of the amount likely to be incurred subject to adjustment in the final bill at the close of examination	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated26-3-2001	In consultation with IFA and Dy. No
	(g)	Other allowances – May sanction other allowances and	To the extent as prescribed by the Department from time to time	Rules-323, 324, 392, 393, 409, 410, 412 and 418 (2) of Financial Hand	For contingent items

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		advances as laid down inRules- 323, 324, 392, 393, 409, 410, 412and 418 (2) of Financial Hand Book Vol.I(2 nd Edition)		Book Vol.I (2 nd Edition)	Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(h)	Advance to T.B. patients	To be regulated as per Medical Attendance Rules and orders issued from time to time.		Revoked by 7th CPC
	(i)	Advance for supply of Stores	90% of total value of supply or Rs.one Lakh whichever is less	(G.O.I. Decision No.4 below G.F.R. 258 (2)	NA
5.		For hiring a conveyance	Full Powers when no travelling allowance is admissible under SR-89 read with item No.3 of Annex. to Sch.V of DFPR.	Item No. 3 of Annexure to schedule-V of DFPRs.	Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
6.		Traveling Allowance May sanction the grant of traveling allowance as for a journey on tour but without any halting allowance, to a Govt. servant who is required to make a journey to a hospital to appear before a Medical Board for the grant of a temporary commission in the A.P.S.	Full Powers	D.G. (P) O.M. No. 6-14/*7-Fin. Coord (Vol. V) dated 26-3-2001	For domestic travel Consultation with IFA not required. No Dy. No. required



7.		Contingent Expenditure (Recurring)			
	(a)	May sanction items of recurring contingent expenditure on any item for which no scale or limit to his power of sanction is prescribed elsewhere.	Up to Rs.20, 000/-per month in each case (For HAG), and Up to Rs.10, 000/-per month in each case (For SAG) Revised vide DOP No. 6-1/2005-FC (Posts) dt. 29-7-05	Rule 13(2) and Schedule- V of DFPRs. DoP No. 6-1/2015-FC (Posts) dated 29 th July, 2005	For all items of expenditure beyond Rs25000 per annum in each case the matter has to be referred to IFA Dy. No is required in sanction order. Beyond Rs10000 per annum in each case power is to be exercised by HoC
	(a) (1)	Hiring of Vehicles in lieu of Inspection Vehicles & Staff Cars.	Rs. 50,000/- PM in each case (For SAG) and Rs. 60,000/- PM in each case (For HAG)	DoP No. 6-1/2015-FC (Posts) (Pt) dated 13.03.2013	only. Matter has to be referred to IFA Dy. No is required in sanction order. Beyond Rs50000 in
					each case power is to be exercised by HoC only.
	(b)	May also sanction the following classes of recurring contingent charges	St.		
	(b) (i)	Municipal and other rates and taxes	Full powers	SI. No. II of annexure V of DFPRs	Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA



(b) (ii)	Property Tax to the Municipalities/Panchayat/Local Boards in respect of rented buildings where owners of building fail to pay the same; the amount so paid will be recovered by the Deptt. in full from the future rents payable to the owner	Full powers	Conditions. (i) The recovery should commence from the rent bill for the month following one in which the tax is paid to the municipalities etc. (ii) This power will be exercised only in respect of the buildings for which leases in the prescribed form Genl.8 have been executed by the Deptt. with the owners.	and Dy. No is required in sanction order. Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (iii)	Stationery Allowance to ED Staff			order.
(b) (iii) (a)	May sanction a stationery allowance per month for each extra Deptt. Branch Office and Extra Deptt. Sub Office for meeting the cost of articles of stationery except carbon paper and sealing wax required for the use of those offices. EDBOSO for meeting the cost of articles of stationery except Carbon Paper & sealing wax required for office use.	Full Powers as authorized by the Directorate from time to time	Rule 341B of P&T Manual Vol. II	Matter is not required to be referred to IFA.
(b) (iii) (b)	May also sanction a stationery allowance to the EDDA	Full Powers as authorized by the Directorate from time to time.	Rule 341B of P&T Manual Vol. II	Matter is not required to be referred to IFA.
(b) (iv)	Fixed stationery charges Fixed Stationery Charges for any post office and for the office of the Superintendent of Post Offices within the	Full Powers as authorized by the Directorate from time to time.	Rule 341-A and 341-AA of P&T Manual Vol. II	Matter is not required to be referred to IFA.

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		Maximum admissible under the			
1 1		Departmental formula for			
1 1		determination of such charges.			
1 1		other then EDBO/SO.		Α	
1 1		Note: Fixed Stationery Charges			
1 1		are not admissible for an			
1 1		officer in charge of ED Sub or			
1 1		Branch post office (DGP&T			
1 1		No. 315-Est.6/3 of 16.12.81			
	(b) (v)	Fixed Contingent allowance.	Full Powers as authorized by the	DG (P) OM No. 6-14/87-Fin. Coord.	Matter has to be
	(, , , ,	May sanction fixed Contingent	Directorate from time to time	(Vol.V) dated 26.03.2001	referred to IFA Dy.
		allowance for Record offices			No is required in
		and Divisional Offices	N		sanction order.
	(b) (vi)	Renting of accommodation	Full Powers as authorized by the	DG (P) OM No. 6-14/87-Fin. Coord.	
		May sanction renting of	Directorate from time to time	(Vol.V) dated	
1 1		accommodation required for		26.03.2001	
		public purposes within the			
\vdash	(1) (-)	limits prescribed below:-		D 1 12(2) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	A-1 25,000/-p.m.
1 1	(b) (vi)	Administrative and Operative		Rule 13(2) and item no. 16 of annexure to schedule V of DFPRs	A-1 25,000/-p.m.
1 1	(a)	Offices including P&T Dispensary, PSD, CSD,		Note: Whenever the accommodation	A, B1, B2 10,000/-
1 1	1	Inspection Room/rest houses		is hired, it has to be ensured that	
1 1		etc.		accommodation is as per approved	p.m
1 1		Classes of Cities:-	l l	schedule of accommodation and	Others 6000 p.m.
1 1		classes of effes.		approved scale. Besides, whenever	Others coop p.m.
1 1		A-I	1,00,000/-p.m.	the accommodation is hired, it should	Beyond the above
1 1		A	50,000/-p.m	be ensured that certificate of	limits matter has to be
1 1		B-I	40,000/-p.m.	reasonableness of rent is obtained	referred to IFA Dy.
		B2	30,000/-p.m.	from Postal Civil Wing/Rent Control	No is required in
		Others	20,000/-p.m.	Authority, as the case may.	sanction order.
	(b) (vi)	For Office-cum-Residence:	Rs.25,000/-P.M.	Rule 13(2) and item no. 16 of	
	(b)	Classes of Cities:	Rs.20,000/-P.M.	annexure to schedule V of DFPRs	proportion of the control of the con
1 1	***	A-I	Rs.15,000/-P.M.	1. (a) No accommodation may be	A, B1, B2 5000/- p.m
1 1		A	Rs.10,000/-P.M.	hired under these powers at Delhi,	
		B-I	Rs.8,000/-P.M.	Mumbai, Chennai, Shimla and	Others 3000 p.m.

B2 Kolkata for any office which is entitled to general pool Beyond the accommodation provided in these limits matter.	
places by the Ministry of Urban referred to Development. No is required to sanction or	IFA Dy. ired in
(b) (vi) For residential & other purposes: (c) Power residential & other purposes: (d) (vi) For residential & other purposes: (e) Rs.7,000/- P.M. (f) Rs.5,000/- P.M. (f) Rs.7,000/- P.M.	-p.m. 800/- p.m p.m. e above ter has to be IFA Dy. ired in

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allotting it to any post, it should be ensured that the residential accommodation is not excess of what is appropriate to the status of the incumbent of the post according to the prescribed standard subject to a variation up to 5 per cent. 3. The standard License Fee for the residential portion of the accommodation as per instructions issued by Govt. from time to time may be recovered. 4. Accommodation shall not be hired for a period exceeding five years at a time A lowever, the Heads of Circles/HOD are competent to acquirels/HOD are competent to the following conditions: (i) The lands shall be taken on lease only from the Central and state Govt. or autonomous corporations /bodies under the Central and state Govt. or autonomous corporations /bodies under the Central and state Govt. or autonomous corporations /bodies under the Central and state Govt. or autonomous corporations /bodies under the Central and state Govt. or autonomous corporations /bodies under the Central to be paid, the annual lease rental should not exceed the financial powers of the Heads of the Circles for renting of accommodation for various purposes as prescribed from time to time					
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Circles for renting of accommodation for various purposes as prescribed	11				
for various purposes as prescribed	1 1				
for various purposes as prescribed from time to time	1 1				
from time to time				for various purposes as prescribed	
				from time to time	

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			(iv) The lease terms are very closely	
1 1			scrutinized by the Heads of the	
			Circles for safeguarding the interest	1
1 1			of the department It is all the	1
1 1		8	of the department. It should be	1
			ensured that there is no ambiguity on	I
1 1			the lease terms	L
1 1			(v) The lease should be for the	
1 1			maximum permissible period with a	l l
			provision for renewal clause as far as	
			provision for renewal clause as far as	l l
			possible. These powers shall be	1
			utilized subject to the observances of	1
			all other usual formalities and	1
			procedures regarding acquisition of	
1 1		-	lands	
		2	5. These powers will be further	
1 1			subject to the assessment of rent by	
1 1	87			I
	1			1
1 1			Committee (FRAC).	
			Note: - Renting of accommodation	1
1 1			includes renting of land also. The	
1 1			monetary limit for exercising of the	
1 1			above said powers will depend on the	~
	la company of the com	"	purpose for which land is hired, i.e.	1
			for office cum residence or	1
			residence	1
				1
			Remarks: The accommodation of the	
			categories mentioned at items 2-6	
			below should be regarded as office	4
			accommodation. So for as renting of	1
1 1			garage is concerned the power to be	1
			exercised should be determined by	I
			their location, whether as part of	1
		*		*
1 1			office or part of residence. In regard	1
			to open land also the same powers	
1 1			for renting building according to the	1
			use to which the land is intended to	1
1 1			be put to.	1
			1. Ĝarages	1
			2. Store Godowns	1
	The state of the s		2. Store Godowns	P

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3. Inspection Room 4. Inspection Quarters 5. Canteens, Recreating rooms, Dining halls, Dormitories, Libraries, Reading rooms etc. 6. Training classes 7. Open ground for any authorized purpose (D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated 26-3-2001 (b) Renting of residential accommodation for the P&T Staff in the Project Areas/New township. May sanction renting of accommodation for the Postal staff Stationed in these areas from Project authorities/Railways/State Govt. and sanction ord.	be
5. Canteens, Recreating rooms, Dining halls, Dormitories, Libraries, Reading rooms etc. 6. Training classes 7. Open ground for any authorized purpose (D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated 26-3-2001 (b) Renting of residential accommodation for the P&T Staff in the Project Areas/New May sanction renting of accommodation for the Postal staff Staff in the Project Areas/New Subject to the following conditions: (i) Rent of the building does not referred to II Staff in the Project Areas/New Stationed in these areas from Project exceed 8% of the Capital cost of the No is required.	be
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(b) Renting of residential (vii) Renting of residential accommodation for the P&T Staff in the Project Areas/New (Stationed in these areas from Project (i). Rent of the building does not exceed 8% of the Capital cost of the No is required.	be
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(b) Renting of residential accommodation for the P&T Staff in the Project Areas/New Stationed in these areas from Project Durpose (D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated 26-3-2001	be
(b) Renting of residential accommodation for the P&T Staff in the Project Areas/New Stationed in these areas from Project Fin. Coord. (Vol. V) dated 26-3-2001 Subject to the following conditions: - Matter has to referred to II exceed 8% of the Capital cost of the No is required.	be
(b) Renting of residential accommodation for the P&T Staff in the Project Areas/New Stationed in these areas from Project (b) Renting of residential accommodation renting of accommodation for the Postal staff (i). Rent of the building does not exceed 8% of the Capital cost of the No is required.	be
(vii) accommodation for the P&T accommodation for the Postal staff Staff in the Project Areas/New Stationed in these areas from Project exceed 8% of the Capital cost of the No is required.	be
Staff in the Project Areas/New Stationed in these areas from Project exceed 8% of the Capital cost of the No is require	
J Choose of the Culture of the Company of the Culture of the Cultu	
lownship. authorities/Railways/State Govt and building constion and	
salication of a	r.
Central Government department. (ii). Type of accommodation to be	
rented for staff corresponds to that	
laid down by the Department for	
official in various pay groups subject	- 1
to variation up to 5%	
(iii) Percentage provision of	1
residence to Postal staff is not more	
than the percentage which the project	- 1
authorities etc. have themselves	
provided to their own staff at the	- 1
station.	- 1
(iv) Recovery of rent from the staff	- 1
to whom these quarters are allotted	
should be as per instructions issued	
by the Govt. from time to time. & the	8
difference, if any, between the rent	
	12
paid to the land lord and that	
recovered	
from the allottees will be borne by	
the government	
While calculating non-returnable	
contributions/guarantees, in respect	
of the Post offices provided in the	

			project areas/townships etc. loss involve in renting such residence should also be taken into account. (D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated 26-3-2001 Note:- Heads of postal Circles may at their discretion sanction, without reference to the provisions in para 536 of the Posts and Telegraphs Manual, Vol. II fixed office rent of reasonable amount not exceeding the amount fixed by the Directorate (FA(C) Endst, No. ESA-9/41/30 dt. 12-2-34 and 18-9-43.) (FA(C) Endst. No.n-57-128/43 dt.15-8-46).	
(b) (viii)	Reduction or discontinuance of rents	May sanction reduction or discontinuance of rents paid by Govt. (ie. Postal Deptt.) for building including rest houses runners' huts and accommodation for placing mail chest at Railway station leased to the Postal Deptt. Subject to the restrictions given in rule-436 of P & T F.H.B. Vol. I Note; The restrictions in Rule 436 of P& T Financial Hand Book, Vol. I are not applicable to the Cases of reduction or discontinuance of rents paid by Govt. for buildings, huts etc. when it is sanctioned by Head of Circle/PMG.	(D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated26-3-2001	Matter has to be referred to IFA Dy. No is required in sanction order.
(b) (ix)	Rent for runners huts and accommodation required	Rs. 500/- per month in each case	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated26-3-2001	Consultation with IFA not required.

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	(b) (x)	placing chests at Railway Station. For oiling Mail carts etc. Sl.No. (7(xii, xiv to (xviii)(a), (b) and (c) of the old schedule of financial power Provision of escorts for	Up to Rs.50/- P.M. in each case Full powers subject to such	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated 26-3-2001 These items are covered under recurring contingent expenditure as indicted in serial No 7 (a) above. D.G. (P) O.M. No. 6-14/87-Fin.	Consultation with IFA not required Matter has to be
8.	(=) ((=)	Continuent Charges (Nov.	conditions as may be prescribed by the Director General	Coord. (Vol. V) dated 26-3-2001	referred to IFA Dy. No is required in sanction order.
δ.		Contingent Charges (Non- recurring)			
	(a)	May sanction non-recurring contingent expenditure unless another limit is specified for any particular item in this Schedule Provided there is nothing novel, doubtful or irregular in the character of the expenditure and subject to provisions of rule-10 of the Delegation of Financial Powers Rules-1978 and subject to the availability of funds.	Rs.80,000/- in each case	Schedule-V read with Rule-13 (2) of DFPRs	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order. Beyond Rs40000/- in each case only by HoC
		(i) May sanction non recurring contingent Expenditure for market survey/studies, hiring of consultants for BD purposes (CGM BD&MD and CGM (PD) only)	Rs.25 Lakhs- in each case w.e.f. 01-08-2007 .	DG (P) No. 6-1/2007-FC (Posts) dated 18-7-2007	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(b)	Subject to such restrictions as are prescribed in column-4 and also instructions issued by		D.G.(P) O.M. No.6-14/87- Fin.coord.(Vol-V) dated 26-3-2001	,



		the Govt. from time to time, may also sanction the following classes of expenditure of non-recurring character		ú	
٠	(b) (i)	Advertisement charges	Up to Rs.1,50,000/- in each case. Revised vide DOP No. 6-1/2005- FC (Posts) Dt. 29-7-05	MF (C) Endst.No.18/10/59-CI dated 8-4-60. DGP&T No.18-8/69-CI Dt.3-8-1970. Enhanced vide DGP&T No.3-4/82-EB (Pt.2) C dt.26-5-82 Advertisements are to be released through DAVP only.	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(b) (i) (a)	Advertisement charges [By GM (BD&MD & CGM (PD) Only]	Up to Rs. 10 lakhs in each case w.e.from 1-8-2007	DG (P) No. 6-1/2007-FC (Posts) dated 18-7-2007	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(b) (ii)	Payment for the provision of escorts for conveyance of cash. Sl.8 (b) (iii) & (iv) of old Schedule of Financial Powers are no more relevant	Full Powers	Sl.4 of Annexure to Appendix-V of DFPRs and MF (C) Endst.No.18/45(59)-CI dated 5-9-60.	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(b) (iii)	Electric, Gas and Water Charges	Full Powers	Sl.4 of Annexure to Appendix-V of DFPRs	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(b) (iv)	Official and non-official	Full Powers	Sl.15 of Annexure to Schedule-V of	Rs 60,000 in each

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				DEDD.	anna (man manurrina)
		publications		DFPRs	case (non-recurring).
1 1				(i) Priced publications of the Central	Beyond this
1 1	d d			Govt. shall be purchased in	consultation with IFA
				accordance with the provisions of	and Dy. No is
				Appendix XIII to the Rules for	required in sanction
1 1				printing and binding.	order.
1 1				(ii) The distribution of unpriced	
1 1				publication of the Central Govt.	
1 1		, and the second		should be controlled by the Heads of	
1 1				Circles responsible for their issue.	
1 1					
1				The distribution list should be vetted	
				by them before the printing is	
1				undertaken. The vetting should be	
				done by an officer	
				not below the rank of a Director.	
		1		(iii) Maps produced by Survey of	
1	1 1	1		India shall be purchased in	
1				accordance with the rules issued in	
1		l .		this behalf by the Surveyor General	
		7 1		of India.	5
				(iv) Non-official Publications	
				include books, Newspapers,	
1				Periodical Publications etc. This item	
1					
1	1			is covered under non recurring	
1				contingent expenditure as indicated	1
1	aves	Data land and Control	D 31 11	in serial no. 8(a) above.	VI . D 1000001
	(b) (v)	Petty local purchases of articles	Rs.2Lakhs- per annum (For	Sl.21 (B) of of DFPRs read with	Upto Rs. 100000/-
1		of stationery	HAG), and Rs.1 Lakh per annum	Rule 13 (2) and GOI	per annum no
1			(For SAG)	Decision No.7 there under.	consultation is
		ii _	Revised vide DOP No. 6-1/2005- FC		required. Rs 1,00,000
1			(Posts) Dt. 29-7-2005. As per	2	per annum. Beyond
1	1		relevant rules of the new GFRs,		this power is to be
1			which have come into effect from 1st		exercised by HoC in
1			July 2005. The provisions are		consultation of CIFA
1			contained in Chapter VI of GFR.		and Dy. No is
			★ (100 m)		and Dy. No is

	2			required in sanction order.
(b) (vi)	For bulk purchase through PSD in case supply of stock and stationery are not received from respective Stationery Offices and also from suppliers on Dte's approved rate	Up to Rs.30 Lakhs p.a. (For HAG), and Rs.10 Lakhs p.a. (For SAG) Revised vide DOP No. 6-1/2005- FC (Posts) Dt. 29-7-2005. As per relevant rules of the new GFRs, which have come into effect from 1st July 2005. The provisions are contained in Chapter VI of GFR.	DG Letter no. 33-1/88-PE-II dated 05-12-1989. Conditions: (i) Local purchases should be so regulated that the overall procurement of stationery stores including those received through the Govt. of India Stationery Office/Regional Stationery Depot does not exceed the total requirement of the indenter calculated on the basis of the quantity of the scale prescribed by the Chief Controller of Printing and Stationery for the consumption of different items of stationery by various categories of staff and after making the local purchase, the indenter should inform the Govt. Stationery Office Kolkata/Regional	Rs 60,000 in each case (non-recurring). Beyond this consultation with CIFA and Dy. No is required in sanction order. This power is Delegated to HoC only
*	* •		Stationery Depot, New Delhi, Postal Directorate as the case may be in the first week of April, July, October and January of the particulars of such purchase made during the preceding quarter i.e. quarter ending 31st March, 30th June, 30th September and 31st December so that the quantities to be supplied by G.I.S.O. and reduced to that extent.	
(b) (vii)	Expenditure on purchase of medicines	Full Powers subject to the Schedule of stocks to be maintained at each type of	Note: Charges for supplying to the employees of the department with medicines free of cost at certain	Rs 60,000 in each case (non-recurring). Beyond this

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		dispensary being drawn up in consultation with the Ministry of Health and instructions issued by the Directorate from time to time	places which are exceptionally unhealthy and where there are no Govt. hospitals and dispensaries are incurred with the sanction of Director General. DGP&T No. 18-8/69-CI dated 3-8-70. [Item No. 37, Appendix 13, P&T Financial Hand Book Vol. I (second Edition	consultation with IFA and Dy. No is required in sanction order.
(b) (viii) (a)	Printing and Binding through Directorate of Printing	Full Powers	Sl. 14 of Schedule V of DFPRs	Rs 20000 per annum. Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (viii) (b)	Expenditure on Printing for essential and non essential forms through Private Presses	Full Powers	DGP&T No. 18-1/74-CI dated 7/22-5-75, No. 11-7/78- CI dated 3-1-79.	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (viii) (c)	Others	Rs.25,000/- in each case	DGP&T No. 18-1/74-CI dated 7/22-5-75, No. 11-7/78- CI dated 3-1-79. These powers will be exercised in respect of all cases of printing at private presses where the rates to be paid do not exceed those admissible under the schedule of rates maintained for the time being by Dte. Of Printing. Conditions:- Printing of certain special forms and Foreign post bag labels may.	Consultation with IFA is not required.

(b) (ix) (a)	Legal Charges	Full Powers	however, be sanctioned by Heads of Circles (para 30 of App. 13, P&T F.H.Book Vol. I (Second Edition) Sl. 9 (1) of Annexure to Schedule V of DFPRs. Expenditure shall ordinarily be incurred only with the previous consent of the Ministry of Law except –(a) in cases involving a total amount of Rs. 3,000/- for a case in High Court and Rs. 1,000/- for a case in any other Court	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (ix) (b)	Fees to Barristers, Advocates, Pleaders, Arbitrators & Umpires		(b) in respect of fees of Advocates whose names are borne on the panel approved by the Law Ministry for engagement in the High Courts of Kolkata and Mumbaiunless special fees exceeding fees admissible under the sanctioned schedule of fees are claimed; (c) in respect of fee of Govt. Pleaders appointed by the Government of India in the Ministry of Law under clause (a) of Rule 8-B of Order XXVII of the FirstSchedule to the Code of Civil Procedure, 1908 (5 of 1908) or of State Law Officers, where the fees payable are in accordance with the scale of fees fixed by the High Court, or State Government or any Law for the time being in force or are settled or determined by the Ministry of Law, as the case may be; and (d) in respect of fees of advocates	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.

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(b) (ix) (c)	Other Legal Charges	(a) Law suits or prosecution cases Full Powers in case of authorities vested with powers to sanction the institution of suits or prosecution; otherwise may be Rs.10,000/- in each case.	whose names are borne on a panel approved by the Law Ministry for any Courts other than the high courts of Kolkata and Mumbai unless the special fees exceeding fee admissible under the sanctioned schedule of fees are claimed. Powers for prosecution of law suit vest in the department of the Central Government or any other subordinate authority authorized in this behalf under any law, rules or orders for the time being in force. D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated 26-3-2001. Conditions: (i) Heads of Circles are competent to initiate prosecution in non cognizable criminal cases (Rule133 of P&T Manual Vol.II) (ii) Consent of D.G. is necessary for defence or for the institution of Civil cases. (Rule-127 of P&T Manual Vol. II)	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (ix) (d)	Arbitration cases	Full Powers in case of authorities vested with powers to refer cases to arbitration; otherwise Rs.10,000/- in each case	Reference to arbitration is made in the name of President and by officers empowered to make such references under Article 77 (2) of the Constitution or by any other officer authorized in this behalf under any law, rules or orders for the time being in force. [Sl. 9(ii) of Annexure to Schedule V of DFPRs]	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (ix) (e)	Reimbursement of Legal expenses Incurred by Govt. Servants in cases arising out of	Full Powers	These powers shall be exercised subject to such order as the President may issue from time to time.	Rs 60,000 in each case (non-recurring).

	their official duties.		[Sl. 9(iii) of Annexure to Schedule V of DFPRs]	Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (x)	Purchase of vehicles (handcarts, Trolleys etc. for conveyance of Mails but not for motor vehicles).	Full Powers subject to existing conditions	Sl.No. 10 of Annexure to Schedule V of DFPRs	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (xi)	Motor Vehicles: (i) Condemnation and replacement of operative vehicles of Mail Motor Service, which have completed norms of condemnation, either through purchase of new vehicle or through outsourced vehicles. (ii) Condemnation and replacement of staff cars and inspection vehicles, which have completed norms of condemnation, either through purchase of new vehicle or through outsourced vehicles. (iii) Maintenance, upkeep & repairs of vehicles (including Motor vehicles) Sl. 8 (xiv)(b) of old Schedule of Financial powers relating to	Full Powers	Sl. 10 of (ii) of Annexure to Schedule V of DFPRs and subject to certificate of condemnation being given by competent authority. Note-All cases of premature condemnation of operative vehicles and staff cars and inspection vehicles to be submitted with complete justification by circles to the Directorate for approval as being done at present. (Vide DoP order No. 1-3/2016-MV dated 16.05.2018) Sl. 10 of (iii) of Annexure to Schedule V of DFPRsThis item is not delegated as the financial power vests with the Department of Central Government only.	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.

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	operational vehicle.			
(b) (xii)	Purchase, repair & renewal of bi-cycles.	May exercise full powers for purchase, repairs and renewal of bicycles for official use of his own office or in subordinate offices	Sl.No. 1 of Annexure of Schedule V of DFPRs (The supplies shall be obtained through DGS&D or against the rate contract placed him)	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (xiii)	Fixtures and furniture; purchase and repairs	Full Powers subject to the Prescribed scale and other conditions that may be prescribed by the Govt. from time to time	Sl.No. 5 of Annexure to Schedule V of DFPRs read with GOI decision No. 7 below Rule 13 of DFPRs.	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (xiv)	Liveries and Uniforms	Full Powers in respect of items, which have been decentralized from Directorate to Circles in accordance with provisions contained in P&T Manual Vol. Hand special rules or orders issued by Govt. from time to time	Sl.No. 23 of Annexure to Schedule V of DFPRs. Sl. 24 of Annexure of Appendix 8 to GFR Vol. II and Rule 51 of Appendix 13 to P&T FHB Vol. I (Second Edition)	Rs 60,000 in each case (non-recurring). Beyond this consultation with CIFA and Dy. No is required in sanction order. This power is Delegated to HoC only
(b) (xv)	Charges for registering the lease of buildings for post offices and for granting traveling allowances to owners of land for their journey's to and from registration office to register instruments of title for lands on which post offices are situated	Full Powers	Rule 34 Appendix 13 P&T FHB Vol. I (Second Edition)	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.

	(b) (xvi)	Hire of office furniture, electric fans, Heaters, Coolers, Clocks and Call bells.	Full Powers	Sl. No. 7 of Schedule V of DFPRs. Conditions: All places within the area in which the CPWD/Postal Electrical Division operates that department is responsible for supplying electric fans (other than table fans) required for use in any office or department and power to hire such articles may be exercised by subordinate authorities only in cases where the CPWD/Postal Electrical Division is unable to supply them.	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(b) (xvii) (a)	Meals supplied to staff detained in office for maintaining regular and essential services in period of emergency	May incur expenditure up to a maximum of Rs.50/- per meal and Rs.20/- for breakfast per head	Rule 13(2) and Schedule –VI of DFPRs	Rs 20,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(b) (xvii) (b)	Working Lunch	Rs.150/- per head during meetings, Conferences/Seminars/Workshops, which start in forenoon and continue beyond lunch time. Revised vide DOP No. 6-1/2005-FC (Posts) Dt. 29-7-2005.	MOF (DE) OM No. 7(2) E- Coord./o3 dated 25.03.2004.	Rs 20,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
4	(b) (xvii) (c)	Light Refreshment at formal inter- departmental, inter-state and other meetings and Conference	Up to Rs.5/- per head for anyone meeting-Monetary limit is*Rs.5,000/- a year (Recurring)and Rs.20,000/- (Non Recurring) * Revised vide DOP No. 6-1/2005-FC (Posts) Dt. 29-7-2005	Schedule VI of DFPRs read with Rule 13(2) of DFPRs.	Rs 20,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
	(b)	Freight charges	Full Powers.	Sl. No. 6(i) of Schedule V of	Rs 60,000 in each

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(xviii) (a)		Sanction for airlifting should be accorded by the D.G. (Posts) only in consultation with Internal Financial Adviser	DFPRs.	case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (xviii) (b)	Demurrage/ wharf age charges	Full Powers subject to the Condition that each case exceeding Rs.1,000/- should be reported to D.G. (Posts)	Note: Air lifting of stores should be resorted to only in rare cases of extreme urgency and such cases should be reported to Director General (Posts) annually. Sl.No. 6(ii) of Schedule V of DFPRs.	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (xix)	Funeral Expenses	May sanction expenditure of funeral expenses, incidental to the Death of departmental employees in Departmental Premises or on duty at out stations where their bodies cannot be disposed of by relatives or friends up to a limit of Rs.5000/- in each case.	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol.V) dated 26-3-2001 Rule 13 (2) and Govt. of India's Decision No. 7 below Rule 13 of DFPRs.	Consultation with IFA not required.
(b) (xx)	Miscellaneous Expenditure		Schedule VI of DFPRs	
(b) (xx) (a)	Foundation Stone laying ceremony and opening of public buildings and other occasion like inauguration of new service and celebration of Postal Week etc	Up to Rs. 30,000/- on each Occasion subject to existing conditions. Revised vide DOP No. 6-1/2005- FC (Posts) Dt. 29-7-2005.	Note: The expenditure should not exceed the limit at all including expenditure of contingent nature like printing of invitations, provision of Shamianas, refreshments, garlands, photographs etc.	Rs 20,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(b) (xx) (b)	Other Miscellaneous expenditure	Up to Rs.20,000/- non-recurring expenditure and Rs.2000/- a year on each item of recurring expenditure.	Schedule VI of DFPRs	Rs5000 per annum in each case (recurring) Beyond this consultation with IFA and Dy. No is required in sanction

					order.
1 1	- 1				order.
1 1	- 1				No consultation with
1 1					IFA required for non
					recurring expenditure.
	(b)	Illuminative of Buildings on	Rs.15,000/- in each case.	Schedule VI of DFPRs. Condition:	No consultation with
1 1	(xx)	important occasions	Revised vide DOP No. 6-1/2005- FC	The State Govt. buildings in the	IFA required for non
1 1	(c)		(Posts) Dt. 29-7-2005.	neighborhood of P&T buildings are	recurring expenditure.
1 1				illuminated and that instructions	
1 1				issued from time to time by the	
1 1	- 1			Ministry of Urban Development such	
	- 1			as calling for tenders and acceptance	
1 1	1			of lowest one are followed and that	
1 1				rates paid should be limited to those	
1 1	- 1			paid by the Govt. for illumination or	
1 1	- 1	-0		the rates offered by the lowest tender	
1 1	- 1			whichever is lower.	
1 1	- 1			Note (1) In case where the	
1 1	- 1			maintenance of the office building is	
	- 8 T			entrusted to Central Public Works	
1 1				Department, Postal Civil/Electrical	
1 1	- 1			Wing, it should be desirable to utilize	
1 1				that agency.	
1 1	- 1			Note (2): The expenditure would be met from the sanctioned grant placed	
1 1	- 1			at their disposal.	
\vdash	(I-)	Fire Protection Appliances	Full Powers.	DGP&T No. 16-47/60/B/CI dated	Rs 20,000 in each
1 1	(b)	Fire Protection Appliances	May sanction purchase of Fire	15-2-1961	case (non-recurring).
1 1	(xxi)		Protection appliances according to	Note 1- This power will be utilized	Beyond this
1 1			the prescribed scale mentioned in	by the Gazetted Officer in charge of	consultation with IFA
1 1	- 1		appendix 10 of P&T Manual Vol.	the buildings, Gazetted Heads of	and Dy. No is
1 1	- 1		II	Offices and the Heads of Circles.	required in sanction
	- 1			Note 2- The expenditure on this	order.
1 1	- 1			account will not be taken into	International Control
	- 1	f1_		account for the purpose of applying	

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(t (xx	sii) Stamps	Full Powers Subject to any orders issued from time to time.	the annual monetary limit laid down for purchase and repair of furniture for the office. Sl.No. 21 (C) of Schedule V of DFPRs. Note: A separate register be maintained as laid down in Rule 348 of FHB Vol. I.	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(t) (xx	equipments including typewriters, electronics typewriters, dedicated word processors, Intercom equipments, calculators, electronic stencil, Dictaphones, tape recorders, photo copiers, copying machines, addressographs, filling and indexing systems etc. excluding computers of all kinds	Full Powers	Sl.No 26 (a)(1) Schedule V of DFPRs	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(txx	Purchase of Stores	Circles with one region Rs.25 Lakhs PA Circles with two or three Regions Rs.45 Lakhs PA	Sl.No. 22 of Schedule V of DFPRs. The sanction of competent authority for executing the works carries with it the sanction for incurring necessary expenditure on the purchase of Stores required for the work. Note: (1) This power should be exercised in respect of items to be stocked/issued through Postal Stores Depot. Note: (2) This power should be exercised in respect of items to be	Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order. 8(b)(xxiv)(a) and 8(b)(xxiv)(c) This power is Delegated to HoC



			In a second		
1 1	- 1		Circles with more than three Regions	procured centrally as per the orders	only
1 1	- 1		Rs. 65 Lakhs PA	issued from time to time by the	
1 1	- 1		vide DOP No. 7-1/2005- PF (Posts)	Directorate.	
1 1	- 1		Dt. 05-09-2005.	Conditions:-	
1 1	- 1			(i) This financial power shall be	
1 1	- 1			exercised subject to availability of	
1 1	- 1			funds provision in sanctioned	
1 1	- 1			estimates, calling of competitive	l .
1 1	- 1	-		tenders, observance of other	
1 1	- 1			A CONTRACTOR OF THE STATE OF TH	
1 1	- 1			prescribed formalities and necessity	
1 1	- 1			for purchase being fully established	
1 1	ì			on each occasion. In case of local	
1 1	- 1	81		purchase of stocked items of stores in	
1 1	- 1			question if these are not available in	l i
1 1	- 1			the stores depots and when due to	1
1 1	- 1			urgency it is not possible to wait for	
1 1	.			supplies through the Stores	1
1 1				Organization.	
1 1	- 1			(ii) In all cases of urgent needs where	1
1 1	- 1			these are likely to be delayed in	
1 1	- 1		1	getting supplies of DGS & D rate	1
1 1	- 1			contracted items through operation of	1
1 1	- 1			such rate contracts, the same items	1 1
1 1				could be purchased from the open	
1 1			49	market as long as the price to be paid	
1 1				for such items does not exceed those	
1 1					
1 1	- 1		1	stipulated in the rate contract.	1
1 1		B 90		Such purchases should not exceed	1
		* *		Rs. 20,000/- at a time and	
1 1				Rs.1,00,000/- in a year and are	
1 1				exercised in accordance with the	1
1 1	- 1			powers delegated under D.F.P. Rs.	
1 1				1978. (Sl. No. 16 below Rules 128 of	
1 1			1	GFRs.)	
1 1				(iii) Where the Direct Demanding	
-				(iii) where the Direct Demanting	L

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(b) (xxv)	Commission charges for Auction of Stores. Outsourcing the Circle PAO	Up to Rs.5000/- on any occasion at rates not exceeding those paid by the P.W.D. or the State Govt. concerned.	Officer cannot for valid reasons, draw supplies against the rate running contracts concluded by the DGS & D they should restrict their direct purchases within the limit in (ii) above. For purchases in excess of these limits, they should send indents to the DGS & D so that organization can cover them against rate contracts or place orders based on ad-hoc enquiries (iv) All locally purchased items should be got inspected by Govt. Testing Organization to the extent feasible to ensure their quality standard D.G.(P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated 26-3-2001 Note: Where it is possible to do so, sliding scale of commission should be adopted. The following model scale is given for guidance but it may be departed from to meet local conditions provided that limit laid down is not exceeded. (a) For the first Rs. 200/- 5 percent (b) Rs. 300/- 4 percent (c) Rs. 500/- 2 percent (d) Rs. 1000/- 1 percent	No consultation with IFA required for non recurring expenditure
(b) (xxvi)	work of Data Entry of Cash Certificate Issue details. Pending stabilization of ongoing computerization of co pairing work. By HOC only	Rs. 20 Lakhs per annum. Revised vide DOP NO. 6-1/2007- FC (Posts) dated 29-3-2007	Rs. 20 Lakhs per annum. Revised vide DOP NO. 6-1/2007- FC (Posts) dated 29-3-2007	Consultation with CIFA required. Dy. No. in sanction order required

				This power is Delegated to HoC only
(b) (xxv		Full powers Revised vide DOP NO. 6-1/2007- FC (Posts) dated 28-6-2007	Subject to (i) provisions of Rule 178 to 185 of GFR 2005. (ii) Availability of funds and (iii) other orders issued from time to time.	Consultation with CIFA required. Dy. No. in sanction order required This power is Delegated to HoC only
(b) (xxv		Rs. 20 Lakh per annum	Subject to provisions of Rule 178 to 185 of GFR-2005 and any other orders issued from time to time. DOP OM No. 6-1/2007-FC (Post) dated 09.05.2008	Consultation with IFA required. Dy. No. in sanction order required This power is Delegated to HoC only
(b (xxi	0 2777277	Rs. 20 Lakhs for 2013-14	Subject to (i) provisions of Rule 178 to 185 of GFR, 2005 & (ii) any other orders issued from time to time DoP OM No. 39-1/2009-LI (PART) dated 01.04.2013	Consultation with IFA required. Dy. No. in sanction order required This power is Delegated to HoC only
(b) (xx		Rs.2 Crore per annum	DoP OM No. 6-1/2005-FC (Posts) dated 13.03.2013 DoP OM No. 6-1/2005-FC (Posts) dated 19.01.2015	Consultation with CIFA required. Dy. No. in sanction order required This power is Delegated to HoC only
(b (xx:		Full Powers	DoP OM No. 6-1/2005-FC (Posts) dated 17,12,2014	



		Direct Recruitment of Postman/Mail Guards and MTS cadre, subject to condition that the entire cost relating to examination is adjusted from amounts collected from the candidates who apply and in rare cases where expenditure exceeds the amount collected due to some unavoidable /unforeseen reasons, the power will vest with the concerned Member.			No. in sanction order required This power is Delegated to HoC only
	(b) (xxxii)	Outsourcing of Services for Postal/RMS/MMS Operations. For 06 Circles (Delhi, Maharashtra, West Bengal, Tamilnadu AP and Karnataka)	Rs.20 Crore per annum	DoP OM No. 6-1/2005-FC (Posts) dated 19.01.2015	Consultation with CIFA required. Dy. No. in sanction order required This power is Delegated to HoC only
9.		Waiver of recovery of second commission in IPOs which are presented for payment after six months after the last date of the month of issue, provided that the delay in presenting IPOs after six months is entirely due to the action of Public Authority viz. a Court of Law or the post offices etc. or due to the circumstances beyond the control of the payee or the purchaser of the IPOs Concerned and further that except in the case where	The value of IPOs does not exceed Rs. 1000/- in each case.	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	Consultation with IFA required. Dy. No. in sanction order required

10.	(a)	payment is to be made to any Govt. or quasi-Govt. Departments. Conveyance of Mails By rail	Carriage of mails by Rail at the rate approved by Department of Posts in consultation with airways including running of special trains.	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	Consultation with IFA required. Dy. No. in sanction order required
	(b)	By Air	Full Powers subject to the condition that the payment is made at rates fixed under the terms of an agreement entered into with the carrier by the Department.	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	Consultation with IFA required. Dy. No. in sanction order required
	(c)	By Other means	(i) Up to Rs. 12 Lakhs pa (Rs. 1Lakh per month) in each case Where normal procedure of inviting tenders is adopted (ii) Up to Rs.10000/- per month in each case without inviting tenders in case of emergency only. Provided the work is temporarily entrusted to any nominee of the Ministry of External Affairs or of State Govt. or to a monopolist transport operator or to Civil Aviation company. (iii) Up to Rs.6000/- per mensemin each case for a period of not exceeding six months without calling for tenders in emergent cases where the normal procedure of inviting tenders is likely to cause delay or administrative inconvenience subject to the condition that reasonableness of		NA

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(c) (i)	By other means (Through Road Transport) - By HOC only for 07 Circles (Andhra Pradesh, Delhi, Karnataka, Maharashtra, Tamilnadu, UP & WB)	the rate is certified by the sanctioning authority Up to Rs.3.00 Crore per annum in each case with respect to conveyance of mails through the Road Transport where normal procedure of inviting tender is adopted.	Revised vide DOP OM No. 2- 2/2007-MV dated 07.06.2016 and No. 6-1/2016-FC (Posts) dated 16.08.2016	Consultation with CIFA required. Dy. No. in sanction order required This power is Delegated to HoC only
(c) (ii)	For Other Circles	Up to Rs.1.50 Crore per annum in each case with respect to conveyance of mails through the Road Transport where normal procedure of inviting tender is adopted.	Revised vide DOP OM No. 2- 2/2007-MV dated 07.06.2016 and No. 6-1/2016-FC (Posts) dated 16.08.2016	Consultation with CIFA required. Dy. No. in sanction order required This power is Delegated to HoC only
(d)	Conveyance of mails to foreign countries by non-contract steamer in case of dispatch by one ship.	Rs. Two lakhs.		Consultation with IFA required. Dy. No. in sanction order required
(e)	All other charges for the carriage of mails	Full Powers – Except where any general or special directions of the Government are infringed or where the matter is not free from doubt, may sanction payment of bill of haulage charges in respect of special trains, subject to the condition that no departure in the rate of charges sanctioned by the Railway Department is involved.		Consultation with IFA required. Dy. No. in sanction order required
(f)	All Contingent charges incurred for the diversion and conveyance of mails owing to breaches, floods and accidents over the Railway lines and on roads.	Full Powers	Rule 13 (2) of DFPRs	Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this

11.	(a) (i)	Computers (including personal Computers) to be incurred out of office expenditure)	Rs.2,50,000/- in each case. Revised vide DOP No. 6-1/2005-FC (Posts) Dt. 29-7-2005. Subject to the conditions given in Annexure to Schedule V DFPR.	Sl.No 26 (a) (ii) of Annexure to Schedule V of DFPRs and MF U.O. No. 860/E-II(A)/98 dated 30-10-98	consultation with IFA and Dy. No is required in sanction order Rs 100000. Beyond this consultation with IFA and Dy. No is required in sanction order.
	(a) (ii)	Computers (including personal Computers) to be incurred out of office expenditure) By HOC only	Rs.5 lakhs in each case w.e.f 1-8-2007. Revised vide DOP No. 6-1/2007-FC (Posts) Dt. 18-7-2007. Subject to the conditions given in Annexure to Schedule V DFPR		Rs 100000. Beyond this consultation with CIFA and Dy. No is required in sanction order. This power is Delegated to HoC only
	(b)	Purchase of Computers for replacement to be incurred under non-plan	Up to Rs. 10 lakhs.	Rule 13 (2) of DFPRs	Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
÷	(c)	Procurement of computers and peripherals for computerization of Post offices, PAOs and administrative offices by the Heads of Circles under Plan Schemes/heads administratively approved and conveyed by the Directorate.	Full Powers Vide DOP NO. 6-1/2005-FC (Posts) dated 21 st November, 2006	SI No 26 (a)(ii) of Annexure to Appendix V of DFPRs Conditions:- It is subject to (i) Availability of fund allotted by the Directorate, particularly, under this plan head and fund allotted to be utilized within the stipulated period as directed by the Directorate (ii) Expenditure sanction	Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this consultation with

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				proposals will be processed by the Heads of Circles in accordance with codal provisions and sanction issued by them and (iii) to be procured through DGS&D only	CIFA and Dy. No is required in sanction order. This power is Delegated to HoC only
	(d)	Procurement of Laptop/Note Book through GeM By HoC only	Up to Rs.80,000/- (exclusive Taxes) In each case, subject to limit fixed at SI No. 11(a) to 11(c) of Schedule-II Vide DOP NO. 6-1/2019-FC (Posts) dated 5 th April, 2019	 (i) As per instructions & conditions contained in MoF DoE OM No.08(34)/2017-E-II(a) dated 20.02.2018 and any other orders issued from time to time. (ii) To be procured through GeM only. (iii) Subject to functional requirement and availability of fund 	Consultation with CIFA required. Dy. No. in sanction order required This power is Delegated to HoC only
12.		Hire and maintenance of computers of all kinds	Full Powers	Sl.No. 26 (a) (ii) of Annexure to Schedule V of DFPRs Note: The expenditure on the maintenance (including repairs), upkeep when the work is entrusted to a Public Sector Undertakings and hire for block time in case of exigency faced by breakdowns, erratic power supply, non availability of computer spares of special nature at short notice etc., when time bound work has to be completed, shall be incurred subject to general or special instructions issued by the Ministry of Finance or Department of Electronics from time to time in this behalf. The	Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.

13.	(a)	Refunds: Advertisement Charges	May sanction refunds of advertisement charges up toRs.2000/- only in each case.	expenditure towards replacement of computers should be met only from non-plan revenue funds. D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	Consultation with IFA required. Dy. No. in sanction order
	(b)	Earnest Money	Full Powers May sanction: (i) The refund of the earnest money deposited by tenderers in respect of contracts immediately after their tenders are rejected. (ii) the refund of earnest money Deposited by the successful tender after the agreement has been executed and security for its due performance deposited, unless otherwise provided for in the contract itself.	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	required Consultation with IFA required. Dy. No. in sanction order required
ř.	(c)	Postage etc	Full Powers subject to the following: (i) May sanction at his discretion the refund of the face value of (a) Unused but spoilt postage stamps, both ordinary and service, subject to a reduction of 6 1/4 % provided that no claim to refund is considered in respect of any but complete sheets of such stamps, and (b) Unused but spoilt postal stationery subject to a reduction of 20% provided that the claim relates to not less than a complete ream of	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	Consultation with IFA is not required

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(d)	Note: Refunds shall not be granted in respect of unused and serviceable postage stamps tendered by the face value in cash. (Paragraph-4 of GI. I&L Department letter no. 54-Misc-28-St dated 31st May, 1929) Refund of the value of postage stamps found loose in letter boxes or at post office counters. May sanction refund of postage on account of impressions of the franking machine made in error (less a deduction of 5% on the face value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced and that the claim is preferred within three months of the date of the first impressions. May sanction refund in respect of unused units of postage in a franking machine which has been condemned or the use of which has been discontinued before the full value of the postage for which the machine has been exhausted, provided that the claim is preferred within three months of the date on which the machine has been condemned	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001 Article 181 (f) of the P&T .Initial Account, Code Vol. and F.O. (c)'s Endst . I.M. 597-T.I.37 dated 10-1-1939. Note: This power may be delegated by the Heads of Circles under the same terms and conditions to Suptd. Post Offices and Ist class postmasters. D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated26-3-2001	
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			has been discontinued. Note: The powers at clause (d) and (e) above may be delegated by the Heads of Circles to the Senior Superintendents of Post offices and first class Postmasters (including Presidency Postmasters and Supdt. of POs subject to the terms and conditions as laid down in these clauses.		
1 1			(ii) May sanction:		1
			(a) Refunds of postage on articles,	3	
1 1			which has been maliciously		
1 1			sent unpaid for the purpose of		
1 1			annoying the addressee.		- 1
1 1			Note:- Every application for the		
1 1			refund of postage on article		
1 1			should be accompanied by the		1
1 1			original cover or wrapper		
1 1			except in the case of article		1
1 1			addressed to a foreign country. (b) Refund of commission on		
1 1			money orders wrongly		1
1 1		1	accepted by the post offices	8	1
1 1			for transmission to a place		
1 1		9	with which there is no money		
1 1			order exchange.		
1 1			(c) Refunds of unused postcard,		
1 1	90	*	empty unused embossed	e) = = = = = = = = = = = = = = = = = = =	
1 1			envelopes, current coin or		
1 1			currency note found in letter		
1 I			boxes or at post office counters, the value of which		
		× .	has been credited in the		1
		F	account of the Post Office		
	1	ía l	concerned.		
			(d) Refunds of amount overpaid		
		. 1			

by or short paid to a member of the public while transacting business with the post office and found in excess in the account. (c) Refund to the addressee of a value payable article of the sum of money recovered from him, if the PMG is fully satisfied after enquiry that the article was sent with the intension of defrauding the addressee. (f) Refund of amounts on account of the value of perishable and dead articles sold by Returned Letter Office. (g) Refund of telegraph charges. Refund to the public for loss caused by money having been misappropriated by a Postal official or fraudalently obtained from the post office by an outsider (vide clause I Rule-223 of P&T Manual Vol. V). (iii) Refund of the value of postage stamps found losse in letter boxes or at post office counters. (iv)May sanction refund of postage on account of impressions of the franking machine made in error (less a deduction of 5% on the face value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelops or wrapper is produced and that the belief in the produced and the produced and that the belief in th					
intension of defrauding the addressee. (f) Refund of amounts on account of the value of perishable and dead articles sold by Returned Letter Office. (g) Refund of telegraph charges. Refund to the public for loss caused by money having been misappropriated by a Postal official or fraudulently obtained from the post office by an outsider (vide clause I Rule-223 of P&T Manual Vol. V). (iii) Refund of the value of postage stamps found loose in letter boxes or at post office counters. (iv)May sanction refund of postage on account of impressions of the franking machine made in error (less a deduction of 5% on the face value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced			of the public while transacting business with the post office and found in excess in the account. (e) Refund to the addressee of a value payable article of the sum of money recovered from him, if the PMG is fully satisfied after enquiry that the		
(f) Refund of amounts on account of the value of perishable and dead articles sold by Returned Letter Office. (g) Refund of telegraph charges. Refund to the public for loss caused by money having been misappropriated by a Postal official or fraudulently obtained from the post office by an outsider (vide clause I Rule-223 of P&T Manual Vol. V). (iii) Refund of the value of postage stamps found loose in letter boxes or at post office counters. (iv)May sanction refund of postage on account of impressions of the franking machine made in error (less a deduction of 5% on the face value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced			intension of defrauding the		
and dead articles sold by Returned Letter Office. (g) Refund of telegraph charges. Refund to the public for loss caused by money having been misappropriated by a Postal official or fraudulently obtained from the post office by an outsider (vide clause I Rule-223 of P&T Manual Vol. V). (iii) Refund of the value of postage stamps found loose in letter boxes or at post office counters. (iv) May sanction refund of postage on account of impressions of the franking machine made in error (less a deduction of 5% on the face value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced			(f) Refund of amounts on account		
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Vol. V). (iii) Refund of the value of postage stamps found loose in letter boxes or at post office counters. (iv)May sanction refund of postage on account of impressions of the franking machine made in error (less a deduction of 5% on the face value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced			post office by an outsider (vide	74	
stamps found loose in letter boxes or at post office counters. (iv)May sanction refund of postage on account of impressions of the franking machine made in error (less a deduction of 5% on the face value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced			Vol. V).		
or at post office counters. (iv)May sanction refund of postage on account of impressions of the franking machine made in error (less a deduction of 5% on the face value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced	1 1				
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value) on the surrender of the envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced	1 1				25 V.
envelops or the wrappers provided that impression is legible, the envelope or wrapper is produced	1 1			,	
that impression is legible, the envelope or wrapper is produced	1 1				
envelope or wrapper is produced					
	1 1				
and that the claim is preferred			and that the claim is preferred		

			within three months of the date of		
			the first impressions.		
	1		Section 1.		
			(v) May sanction refund in respect		- 1
1			of unused units of postage in a		1
1			franking machine which has been		
1			condemned or the use of which has		
	ı		been discontinued before the full		
1	1		value of the postage for which the		1
			machine has been set by the Post		
		H 1	Offices has been exhausted		
1			provided that the claim is preferred		
1			within three months of the date on		
1			which the machine has been	~	
			condemned has been discontinued.		
1			N	-	
1			Note: The powers at clause (d) and		
1		- 1	(e) above may be delegated by the		
1			Heads of Circles to the Senior		14
			Superintendents of Post offices and		
			first class Postmasters (including		
1			Presidency Postmasters and Supdt.		
1			of POs subject to the terms and conditions as laid down in these		
1		704	clauses		
			clauses	*	
			May sanction:		
			(a) Refunds of postage on articles,		
			which has been maliciously sent		
			unpaid for the purpose of annoying		
			the addressee.		
		8	Note:- Every application for the	*	()
			refund of postage on article should		
			be accompanied by the original		
			cover or wrapper except in the case		
			of article addressed to a foreign		
			country.	F.	
			(b) Refund of commission on		

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money orders wrongly accepted by	
the post offices for transmission to	
a place with which there is no	
money order exchange.	
(c)Refunds of unused postcard,	
empty unused embossed envelopes,	
current coin or currency note found	5
in letter boxes or at post office	
counters, the value of which has	
been credited in the account of the	
post office concerned.	
(d)Refunds of amount overpaid by	
or short paid to a member of the	
public while transacting business	
with the post office and found in	
excess in the account.	
(e) Refund to the addressee of a	
value payable article of the sum of	l.
money recovered from him, if the PMG is fully satisfied after enquiry	
that the article was sent with the	
intension of defrauding the	
addressee	
(f) Refund of amounts on account	
of the value of perishable and dead	
articles sold by Returned Letter	
Office	
(g)Refund of telegraph charges	
(h) Refund to the public for loss	
caused by money having been	
misappropriated by a Postal official	
or fraudulently obtained from the	
post office by an outsider(vide	
clause I Rule-223 of P&T Manual	
Vol. V).	
(i) Refund of amount of a money	
(-) Alerand of amount of a money	

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	order (including the commission		
	when the refund is made to the		
	remitter instead of the payee) in		
	case where money received for the		
	issue of the money order has been		
	misappropriated by a Postal official		
	[Vide clause (2) of Rule-222 ibid]		
	(j) Refunds in each case (Up to		
	amount which the Head of the		
	Circle can write off in the case of		
	loss of cash or stamps) of losses	1	
	caused to the remitter of an		
	ordinary or a telegraphic money		
	order in consequence of deception		
	having been practiced upon such		
	remitter.		
	(k) Refund of commission on		
	telegraphic or ordinary money		
	orders which cannot be paid owing		
	to the fault of service. Such refunds		
	should be granted in very		
	exceptional circumstances and not		
	in cases of ordinary loss or delay.		
	(I) Refunds to the sureties of a		
	official of any amount recovered		
	from them to adjust losses caused to		
	Govt., when the amount of loss is		
	subsequently recovered.		
	(m) Refunds of supplementary fee		
	of a telegraphic money order in		
	cases where the telegraphic charges		
	is refunded to the remitter due to		
	the fault of the service.		
	(n) Refunds of value and poundage		
	of lost British Postal Orders to the		

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	×		Postal official or were recovered in the first instance subject to the conditions laid down in Article 319 P&T Initial Account Code Vol. I. (o) Refunds of air surcharges or difference between the Airmail fee – cum-postage and surface postage. (p) Full refund of postage on account of impressions of franking machines made on postal article when such articles cannot either be posted or if posted are returned to the licensee due to suspension of service in that area provided that: (i) Sufficient prior notice to the public about suspension of the postal service was not given; and (ii) That the entire envelopes, wrapper of the address labels are produced and surrendered, the impressions are legible and the claim is preferred with three months of the date of impression		
14.		Write off:			
	(a)	Write off of the irrecoverable losses of cash or stamps by accident, fraud, robbery, negligence or other causes	Rs.10,000/- subject to the same terms and conditions as applicable to DG at present (As per order dated26.03.2001)	Schedule VII of DFPRs	Consultation with IFA required. Dy. No. in sanction order required
	(b) (i)	Irrecoverable losses by fraud, theft or negligence	Rs.1, 00,000/- in each case for loss of stores not due to theft, fraud or negligence. In other cases the power should only be Rs.20,000/- in each case.	Schedule VII of DFPRs. Note: The other conditions will continue to be applicable as at present. D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated26-3-2001	Consultation with IFA required. Dy. No. in sanction order required

(b) (ii)	Irrecoverable losses in other cases	Rs.50,000/- in each case	Revised vide DoP OM No.6-1/2005- FC (Posts) Dated 06.06.2016 &31.08.2016	Consultation with IFA required. Dy. No. in sanction order required
(c)	Deficiency, depreciation and shortage	Rs.25,000/- in each case. Provided the deficiency or depreciation does not disclose any defect in rules or negligence on the part of the staff.	D.G.P&T O.M. No. 18-1/74-CI dated 22-5-1975 Note: (i) Any defects of the system, the amendment of which requires the order of higher authority, or (ii) Serious negligence on the part of some individual officer or officers which might possibly call for disciplinary action requires the orders of higher authority.	Consultation with IFA required. Dy. No. in sanction order required
(d)	Irrecoverable loans and advances	Rs.2000/- in each case.	Schedule VII of DFPRs. D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol. V) dated 26-3-2001	Consultation with IFA not required
(e)	Write off of the value of damage or spoilt postage stamps and stationery and useless or obsolete postal stationery if held in quantities less than a complete packet	Rs.2000/- in each case	Remarks: In every case a copy of the order together with the postage stamps or stationery to which the order relates unless should be submitted to the Accounts Officer by the postmaster concerned (Article 156 (b) P&T IAC Volume-I.	Consultation with IFA not required
(f)	Write off of the irrecoverable return charges accrued on foreign parcel returned to sender	Full Powers	D.G.P&T O.M. No. 18-1/74-CI dated 17/22-5-1975	Consultation with IFA not required
(g)	(i) Write off of losses arising out of thedepreciation of stores in stock and(ii) The sale of unserviceable	Rs.50,000/- on each occasion	FA P&T's No. M-14/8/34 dated 12- 12-34 DGP&T No. 18-8/69-CI dated 3-8- 70.	Beyond Rs2500 in each case matter has to be referred to IFA and Dy. No. would be



		and obsolete stores and the writing off of losses arising out of such sale.		Conditions: The loss does not disclose a defect of system, the amendment of which requires the orders of higher authority or serious negligence on the part of some individual officer or officers, which might possibly call for disciplinary action requiring the orders of the higher authority. For the purpose of this limit, the amount of the loss will be difference between the full book value of the stores concerned and this deteriorated value of sale proceeds as the case may be. If any such sale results in a loss exceeding Rs.20,000/- a report must be made to the Postal Services Board. Note:-All sanctions under the rule should be communicated with a statement of the circumstances to the Audit Office who will scrutinise each case and bring to notice any defect of system that appears to require attention	required
15	(a)	Compensation for Losses: (i) Subject to the general rules on the subject, a Head of a Circle may sanction compensation (1) for the loss of or damage to inland insured articles; (2) for loss of an inland uninsured registered letter, packet or parcel or its contents,	Full Powers as per the Instructions issued by the Directorate from time to time	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol.V) dated 26-3-2001	Consultation with IFA not required

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		or if any damage caused there to in the course of transmission through the post.			
	(b)	Compensation within the prescribed limit for the loss or damage to insured and registered articles or parcels sent to and received from foreign countries provided that such compensation is payable under rules.	Full Powers	Note; All cases in which there is any dispute between the Indian Post office and any other Postal Administration should be submitted to the Director General for orders. D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol.V) dated 26-3-2001	Consultation with IFA not required
	(c)	Refund to the sender of a misdelivered parcel, the amount involved due to the loss of its contents after the same has been recovered from the wrong recipient.	8	D.G. (P) O.M. No. 6-14/87-Fin. Coord. (Vol.V) dated 26-3-2001	Consultation with IFA not required
16.		Compensation to the victim's in accidents involving Departmental vehicles			
	(i)	In case of death of a person	Rs.50,000/-	D.G. (P) No. 2-1/94-MV Dated 24-2- 1995	Consultation with IFA required Dy. No in Sanction order is required
	(ii)	In case of permanent disablement of any person due to accident	Rs.25,000/-	D.G. (P) No. 2-1/94-MV Dated 24-2- 1995 Note: The above are subject to fulfillment of various conditions and formalities as prescribed in amended	Consultation with IFA required Dy. No in Sanction order is required
		6 8	£	Act and observing the procedural and other formalities prescribed by Ministry of Shipping and Transport as	
				circulated in the letter No. 2-1/94- MV dated 24-2-95.	
17		Restoration of recovered contents	Full Powers subject to general rules, the restoration of there	D.G. (P) O.M: No. 6-14/87-Fin. Coord. (Vol. V) dated	Consultation with IFA required Dy. No



			covered contents of lost insured inland articles to the senders up to the amount of insured value of the articles.	26-3-2001	in Sanction order is required
18	(a)	Purchase and acquisition of land	Up to Rs.20 Lakhs subject to Restrictions imposed by the Directorate.	MFC's Endst. No. 28/60-P (BC) dated 21-24/8/61 Enhanced vide D.G. P&T No. 34/82-EB (pt.2)-CI dated 26-5-82	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only
	(b)	Sanction of project estimates with Reference to construction or reconstruction work of all types of postal buildings or staff quarters.	Up to Rs. 3 crores	Rule 18 of DFPRs. DoP OM No. 28-04/2016-PE-II dated 18.05.2016	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only
	(c)	Detailed estimates:			
	(c) (i)	When the project estimates has been sanctioned by higher authority, subject to land component in detailed estimates not exceeding Rs.20 Lakhs.	Up to Rs. 1.50 crores only in respect of the four Metro of Delhi, Mumbai, Chennai and Kolkata. Subject to the condition that it does not include any manpower component. Revised vide DOP No. 6-1/2005-FC (Posts) Dt. 29-7-2005.	D.G. P&T No. 18-1/74-CI dated 17/22-5-75 read with Rule-18 of DFPRs.	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC
	(c) (ii)	All detailed estimates where project estimates is sanctioned by the Head of Circle subject to land component not exceeding Rs. 20 Lakhs	Up to Rs. 1.50 crores only in respect of the four Metro of Delhi, Mumbai, Chennai and Kolkata. Subject to the condition that it does not include any manpower component. Revised vide DOP No. 6-1/2005- FC (Posts) Dt. 29-7-2005	D.G. P&T No. 18-1/74-CI dated 17/22-5-75 read with Rule-18 of DFPRs. Conditions: (i) These powers will notapply in respect of a case of acquisition or purchase of land under an estimate that forms part of a project which has not received the	consultation with CIFA required Dy. No in Sanction order is required This power is

			sanction in advance as a special case.	Delegated to HoC
			(ii) In case of construction or	only
			purchase of building, the	
			expenditure, if any, on the purchase	1
			or acquisition of any site or in	l l
	(W		respect of sanitary, water supply and	1
			electric installation plus overhead	l 1
			charges should be taken into account	1
			for the purpose of determining	1
			whether the cost of the project falls	1
			within the prescribed maximum	
			limit. (iii) The powers relating to	
			Residential Buildings will be	1
			exercised subject to the condition	1
			that the scale of accommodation does	1
			not exceed that which is prescribed	l i
			for different classes of staff. Note 1:	l i
			The above limit includes ETP	1
		*	charges in respect of building works	1
			carried out by CPWD, State PWD or	1
			other agencies. Note 2: This power	1
		i		1
	×		also applies to cases of transfer of	1
			land and building from ownership of	1
			a State Govt. or Administration to	l l
			that of the Postal Department. Note	1
			3: The limits laid down when applied	1
			to building works carried out by the	
			Civil Wing or when applied to works	
			of electric, sanitary and water supply	1
			installation carried out	
			departmentally should be taken as	
	W 17	19	inclusive of freight but exclusive of	1
			share of establishment and stores	
			keeping charges. The power of Head	1
			of Circle as defined in this rule also	
			applies in respect of sanitary, water	
			supply and electric installations in	
			building. (v) While sanctioning	1
			projects the following restrictions	1
	4		should also be observed: (a) For	1 1
 			should also be observed. (a) For	

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19	(a)	Addition and alteration to Gov. Building Addition and alteration including replacement of installations to non- residential buildings. Addition and alteration including replacement of installations to residential buildings.	Up to a maximum limit of Rs.20 Lakhs excluding overhead charges in each case Up to a maximum limit ofRs.50000/- for HAG and RS.25,000/- for SAG excluding overhead charges in each case, if the original cost debited to Capital, under the rules of allocation of the Department in	DGP&T No. 1-1/74-CI dated 22-5-74 DGP&T No. 3-4/82-EB(pt.2)/CI dated 26-5-1982. Note (i): In case of construction or purchase of bldgs. The expenditure, if any, on the purchase or acquisition of any site or in respect of sanitary,	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only Consultation with CIFA required Dy. No in Sanction order is required This power is
				office building the scale laid down for post office, RMS offices, Rest Houses and standards that will be prescribed from time to time for other offices should also be followed in determining the total floor area to be provided. In this connection accommodation to be provided should be approved as per prescribed schedule of accommodation in consultation with Internal Financial Adviser. (b) For residential building the plinth area prescribed for various types of quarters should be followed in consultation with I.F.A. A variation in plinth area up to 5% due to structural consideration is,	

			overhead charges. Revised vide DOP No. 6-1/2005-FC (Posts) Dt. 29-7-2005 In view of the introduction of New	determining whether the cost of the project falls within the prescribed maximum limit.	
	1		General Financial Rules from July 1 St	Note (ii): Expenditure on (a) and (b)	
1 1			2005	should be incurred subject to	
1 1			Exception: The principle of	instructions issued by the Directorate	
1 1			exclusion of overhead charges laid	from time to time.	
1 1		₁ 70	down in (a) and (b) above is not	Note (iii): The power relating to	
1 1			applicable to the departmental	residential buildings will be	
1 1			charges leviable by The	exercised subject to the following	
1 1			CPWD/Postal Civil & Electrical	conditions and restrictions. The scale	
			divisions in respect of building	of accommodation applied shall not	
1 1			works entrusted to them.	exceed the scales prescribed for	
1 1				different classes of staff.	
1 1			-	Note (iv): The powers of a Head of Circle as defined in	
1 1	1			this rule also apply in respect of	
1 1		5 ×		sanitary, water supply and electric	
1 1				installations in buildings including	
				residential buildings. The limits laid	
			4-	down in rule when applied to works	
				of electric, sanitary and water supply	1
				installations carried out	
				departmentally should be taken	
		i i		as inclusive of freight but exclusive	
				of share of establishment and store	
			D 50 000/ 1	keeping charges	
	(c) (i)	Execution of petty works and	Rs.50,000/- in each case.	Sl.No.12 of Schedule-V to DFPRs.	(i) Rs 30,000 in each
		special repairs to Government owned buildings, including	Revised vide DOP No. 6-1/2005-FC (Posts) Dt. 29-7-2005	In exercising these powers the provisions of Rules 137, 141 and 142	case for petty works
		sanitary fittings, water supply	In view of the introduction of New	of the General Financial Rules, 1963	and special repairs to Govt. owned
		and electric installations in	General Financial Rules from July 1 St	shall be observed.	buildings
		such buildings and repairs to	2005	Shall be observed.	(ii) Rs25000 per
		such installations	2003	_ 1 _	
					annum in each case

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(c) (ii)	Ordinary repairs and maintenance of Govt. Buildings	Full Powers UptoRs.50,000/- p.a. (non-	Sl. 12 of Annexure to Schedule-V of DFPRs. And DGP&T No. 18-7/78-CI/PR dated 31-1-79. Remarks; The powers of the Head of the circle as defined in this clause also apply in respect of electric installation and repairs to and shifting and maintenance of existing electric installations including hiring of fans in rented or leased building the cost of which is chargeable to 'Repairs' to electric Installations provided this charge is a Govt. liability. Sl.No. 12(iii) of Annexure to	(recurring) and Rs 60,000 in each case (non-recurring) for ordinary repairs to Govt. Buildings (iii) Rs30,000 recurring and Rs6000 non recurring for repairs and alterations to hired and requisitioned buildings Beyond this consultation with IFA and Dy. No is required in sanction order. Rs25000 per annum in each case (recurring) and Rs 60,000 in each case (non-recurring). Beyond this consultation with IFA and Dy. No is required in sanction order.
(4)	and requisitioned buildings	recurring). Upto Rs.6000/- (recurring)	Schedule-V of DFPRs. Conditions:	Rs25000 per annum in each case (recurring) Beyond

	15		Revised vide DOP No. 6-1/2005-FC (Posts) Dt. 29-7-2005 In view of the introduction of NewGeneral Financial Rules from July1 St 2005	(i). Such expenditure may be incurred only if the landlord refused to meet the charges himself and when the building is released, Government should have the right to remove any installation material added to the building. (ii). Such expenditure should be deducted from the rent payable to landlord and other conditions as stipulated in Rule 391 of F.H.B. Vol. I should also be fulfilled. Note; The annual limits apply to expenditure on each building. Note; Such expenditure should be undertaken only if the landlord refuses to meet the charges himself, or in accordance with the agreement of hiring the building and there is reasonable certainty that Deptt. Shall continue in possession of building for next five years.	this consultation with IFA and Dy. No is required in sanction order. For non-recurring expenditure consultation with IFA is not required.
20.	9	Dismantlement of building	May sanction the dismantlement of buildings belonging to the Department, the sale of unserviceable material thereof or write-off value provided that book value of building or of the material does not exceed Rs.10,00,000	DG P&T No. 18-7/78-CI-PR dated 31-1-79 and Rule Revised vide DoP OM No. 28-04/2016-PE-II dated 18.05.2016	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only
21.		Sale of land and building	May sanction the sale of Postal building and land the book value of which does not exceed Rs.1,00000/	FA P& T's Endst. No. 18-7/78-CI-PR dated 31-1-79 subject to conditions laid down in para 467,468	Consultation with CIFA required Dy. No in Sanction order

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			-	and 470 of the P&T Manual VolII. New ceiling of Rs. 1,00,000/- in respect of sales of lands buildings will apply to the total value of land and building taken together	This power is Delegated to HoC only
22.	(a)	Renting of building owned by the Department of Post.	May sanction the renting of buildings belonging to or leased by the Deptt. of Posts to Govt. Officials or private persons or bodies under the terms prescribed in the subsequently instructions framed by the Govt. of India in regard to the occupation of Government residences, at a rate equivalent to the standard rent calculated under FR 45-B as the case may be or at the flat rate as per instructions issued by the Govt. from time to time. Heads of Circles at Bombay, Calcutta, Madras and New Delhi may sanction renting of building to the following extent. (1) Administrative Offices at Mumbai, Kolkata, Chennai and New Delhi up to Rs. 20,000/- per month per office at other places up to Rs. 10,000/ (2) Office-cum-residence at Mumbai, Kolkata, Chennai and New Delhi up to Rs. 10,000/- per month per office and up to Rs. 6,000/- at other places.	DG (P) O.M. No.6-14/87-Fin Coord. (Vol. V) dtd. 26-3- 01. DG P&T 28-66/67/78-NB dt.16.10.78	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only
	(b)	Renting of vacant land to outsiders	Full power May sanction renting of vacant lands belonging to/or leased by the Postal Deptt. to Govt. officials or private persons or bodies under annual contract or lease at the most favorable rates.	D.G (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001 Note: The contract or lease in respect of lands should contain provision of forbidding the tenants to erect any buildings or temporary structures on the land unless the prior sanction of the DG is obtained in which case a clause should provided in the	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only

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				agreement, requiring the tenant to demolish and remove such structure at his own expense on the termination the contract or lease and restore the property in its original condition and on his failure to do so, the structures may be removed and the property restored to its original condition by the Govt. at the expense of the tenant which shall be payable on demand. The agreement should also contain provision for the earlier	
			9.	resumption of the land if required by the Govt. and also forbidding the tenant from using the land in such a way as to diminish it value.	
	(c)	Renting of Non- residential Building to outsider.	(i) May let out residential buildings not immediately required for Departmental use to other Govt. Deptts. or local bodies or local individuals at full standard rent on an express condition that the tenants are prohibited from making any alterations even at their own expenses, unless the prior sanction of the Director General is obtained; and in case where such permission is granted to the tenant the additions and alterations made by him at his own expenses will not be considered as giving him any claim to set off against, or diminution or rent. These conditions should be entered in the lease or agreement.	D.G (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only
23.	(a)	Provision of accommodation to Recreation clubs, Libraries and Reading Rooms.	Heads of Circle may provide accommodation to P& T Recreation Club, Libraries and Reading Rooms in departmental buildings or leased rented buildings. Accommodation	Rule 503 of Financial hand Book Vol. I(Correction Slip NO. 684/78 dated 28-9-65 and Rule 624/3 of P&T Manual Vol. II) DG P&T Endst. No. 33/2/61-NB dated 28-5-	Consultation with IFA required Dy. No in Sanction order is required

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			can also be provided by additions and alterations to the existing buildings. In departmental residential colonies similar facilities may be provided if the member and their families in such colonies justify provision of these amenities as per standards prescribed under Rule 610-C (d) of P&T Manual Vol-II	65. Note: These Recreation Clubs are excepted from payment of (i) rent of accommodation of open space (ii) occupiers' share of Municipal and other taxes (iii) rent for electric, sanitary and water fittings and (iv) electricity and water consumption. This is subject to other conditions as laid down in Rule 503 of FHB Vol. I	
	(b)	Provision of accommodation to Cooperative stores/Societies	Heads of Circle may provide accommodation to co-operative Stores/ Societies in portion of buildings belongings to the Government or leased/rented by the Department.	Rule 503-A FHB Vol. I (Correction slip No. 622). Note: Cooperative stores/ Societies referred to herein include cooperative Societies, Cooperative Consumers Societies, Cooperative Consumers Societies and Cooperative Multipurpose Societies. The following conditions will also apply. (i). On payment for accommodation at Re. 1/- P.M. (ii). Water and electricity charges be recovered according to the Rules. Separate meters should be provided wherever necessary to avoid misuse of the services. (iii). They will be exempted from payment of rent or capital cost of electric, water and sanitary installations. (iv) They should be registered under cooperative Societies Act.	Consultation with IFA required Dy. No in Sanction order is required
24.		Condo nation of excess accommodation	May sanction condemnation of accommodation allotted in excess of the prescribed scale in residences provided for officials in buildings owned or leased by the Postal Deptt subject to the conditions that the excess accommodation cannot be utilized in any other way provided further in case of leased buildings, that no building of the prescribed	D.G (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only

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25	Coursia Descrito Constantino	standard dimensions is available in the locality. This will be subject to further restrictions imposed by the Govt. from time to time for allotment of quarters.	D.C.(D) O.M. N. (1407 F.	
25	Security Deposits for supply of electricity and water for installation of electric and water meters.	May sanction payment of security deposits demanded by the electric supply Companies, Local bodies and state Govt. for supply of electricity and water and for installation of electric and water meters in P&T buildings	D.G (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001. Note 1: These powers shall be exercised only when the Local Bodies and State Govt. have not agreed to accept the letters of guarantee for the safe custody of meters and for the regular payment of electricity and water charges. Note 2: If the Companies accept Departmental guarantee instead of Security deposits, necessary guarantee letters can be issued by the Officers concerned subject to conditions that the allottees desirous of availing themselves of the concession furnish an undertaking in the form prescribed in DG P&T Circular letter No. NB 14/2/55 dated 12-3-1956. The issue of such letters may cover non-permanent Govt. servant also subject to their producing sureties of permanent Govt. servant for purpose of payment of the bills. The accounting procedures will be as prescribed in Rule 487 © of Financial Hand Book Vol. I in respect of Cooperative Societies, and the recoveries should be kept out of the official accounts	Consultation with IFA not required.
26.	Remittance by service Money orders	May sanction the remittance of money due to contractors, suppliers etc. by Service Money Order where the remittance of such charges by	D.G (P) O.M. No. 6-14/87-Fin. Coord. (Vol V) dated 26-3-2001	Consultation with IFA required Dy. No in Sanction order is required

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		Service Money Order is unavoidable and is considered necessary in the interest of public service	K.	
27.	Appropriation	(1) The sanction grant will be communicated to Heads of Circles in the shape of lump sums allotted under the primary units of appropriation as laid down by the Govt. of India for the Postal department. The Head of the Circle will have power to appropriate sums to meet expenditure falling under these units within the amounts allotted to those units, provided that the Director General has power to make this appropriation. (2) In the case of works, funds shall not be appropriated to any work until it has received due administrative approval and technical sanction and the amount so appropriated shall not exceed the amount shown for that work in the estimate to which technical sanction has been accorded.	G.I.I & L.D. letter No. 27-PTE dated 9-12-1927 G.I.I & L.D. letter No. 27-PTE dated 9-12-1927	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only
28.	Re-appropriation	(a) A Head of a Circle may reappropriate funds from any primary unit of appropriation within his control to any other such unit not exceeding 10% of the original budget provision subject to the restrictions envisaged in Rule 10 of DFPRs and other instructions issued by the Govt. from time to time. (i) Grants-in Aid to Co-operative Societies up to 100/- for each society for initial purchase of furniture etc. (ii)Grant of interest free recoverable loan up to a maximum of eight times	Rule 13(2) (c) of DFPRs.	Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only

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		_	the paid up capital or Rs. 1000/ whichever is less in respect of each Cooperative Society.		
29.		Donations, Grants- in- Aids etc	(i) Grants-in Aid to Co-operative Societies up to 100/- for each society for initial purchase of furniture etc. (ii)Grant of interest free recoverable loan up to a maximum of eight times the paid up capital or Rs. 1000/ whichever is less in respect of each Cooperative Society.		Consultation with CIFA required Dy. No in Sanction order is required This power is Delegated to HoC only
30.	3	Sanction of expenditure for purchases and execution of contract on negotiated or single tender basis.	Rs. 10 Lakhs	Rule 21(b) read with rule 13(2) of DFPRs. Note: A limited tender or open tender which results in only one effective offer shall be treated as single tender for the purpose.	Consultation with CIFA required Dy. No in Sanction order is required This power is
					Delegated to HoC only
31.		Purchase of stores of proprietary nature	Rs. 5 lakhs	Rule 21 © read with rules 13(2) of DFPRs.	Consultation with CIFA required Dy. No in Sanction order is required
					This power is Delegated to HoC only

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