

Phone: Off. 23363245, 23346656, Resi.: 25706166

E-mail: nftechq@yahoo.com Website: www.nftehg.org

National Federation of Telecom Employees

(Regn. No. 4906 dated 17/9/2001) C-4/1, Bangla Sahib Road (Baird Road), New Delhi-110001

TF-13/8

Dated:-24-08-2015

To,

Director

(HR)

BSNL, New Delhi.

Subject:- Non-applicability of Rule 55(II) (b) of BSNL CDA Rules, 2006.

Dear Madam,

This refers to letter No.-2-4/2011-Restg (Pt), dt-17-07-2015.

It has been stated in the communication that Rule 55(II)(b) is similar to FR56(J) and 48(I)(b) of CCS (Pension) Rules, 1972 which is absolutely wrong. The aforesaid provisions can be made applicable only when the High Power Committee considers on the basis of CRS that the utility and usefulness of the employee in the service. The said rules donot confer arbitrary and absolute powers to any authority to retire whereas CDA55(II) speaks absolute power.

We have raised a point that how one provision of Rule can be applicable and other of the same cannot be inflicted. This needs consideration. Moreover, this is an item in the National Council and requires mutual discussions for settlement.

Thanking you,

Yours faithfully.

(Chandeshwar Singh) **General Secretary**