

प्रत रवाना —

महालेखापाल, [लेखा व अनुशेयता]-१, महाराष्ट्र, मुंबई,
 महालेखापाल, [लेखा व अनुशेयता]-२, महाराष्ट्र, नागपूर,
 महालेखापाल, [लेखा परीक्षा]-१, महाराष्ट्र, मुंबई,
 महालेखापाल, [लेखा परीक्षा]-२, महाराष्ट्र, नागपूर,
 संघालक, लेखा व कोषाणारे, मुंबई,
 अधिकारी व लेखा अधिकारी, मुंबई,
 निषाती लेखा परीक्षा अधिकारी, मुंबई,
 राज्यपालांचे तथिव,
 सुधय मंत्र्यांचे तथिव,
 तर्व मंत्री व राज्यमंत्री यांचे स्वीय तदाच्यक,
 मंत्रालयातील तर्व विभाग,
 तर्व विभागीय आमुका,
 मंत्रालयाच्या तर्व विभागीखालील विभाग प्रमुख, कायरलिय प्रमुख,
 * प्रबंधक, सूब स्थाय शाखा, उच्च स्थायालय, मुंबई,
 * प्रबंधक, अपील शाखा, उच्च स्थायालय, मुंबई,
 * तथिव, महाराष्ट्र लोकतेवा आयोग, मुंबई,
 * तथिव, महाराष्ट्र विधासमंडळ तथिवालय, मुंबई,
 * प्रबंधक, लोक आमुका व उप लोक आमुका यांचे कायरलिय, मुंबई,
 सुधय लेखा परीक्षण, तथानिक निधी लेखा, कोकण भवन, वारी, नवी मुंबई,
 उप सुधय लेखा परीक्षण, तथानिक निधी लेखा, मुंबई/पुणे/नागपूर/
 औरंगाबाद/नाशिक/अमरावती,
 तर्व विभाग कोषाणार अधिकारी,
 विभाग आमुका, महाराष्ट्र तदन, कोपरिक्षत रोड, नवी दिल्ली,
 बनतंपर्क अधिकारी, मंत्रालय, मुंबई,
 तर्व विल्हा परिषदांचे सुधय कायरकारी अधिकारी,
 संघालक, सगरपालिका प्रशासन, मुंबई,
 वित्त विभागातील तर्व कायरतिने,
 निवह काईल, कायरतिन सेवा-४.

* पत्राव्यारो

१९९० या फ्रॅम

Voluntary retirement on completion of
20 years' qualifying service -
Treatment of approved war service/
Military Service as qualifying service.

GOVERNMENT OF MAHARASHTRA
 Finance Department,
 Government Circular No. PEN 1089/420/SER-4,
 Mantralaya, Bombay-400 032, Dated 9th February 1990.

CIRCULAR

Under rules 40 and 41 of the Maharashtra Civil Services (Pension) Rules, 1982, approved War Service and Military Service rendered by a Government Servant counts towards civil pension.

Rule 66 of the Maharashtra Civil Services (Pension) Rules, 1982 inter alia provides that at any time, after a Government servant has completed twenty years' qualifying service, he may, by giving due notice in writing to the Appointing Authority, retire from service. The question whether the said rule contemplates that the qualifying service of 20 years entitling the Government servant to retire voluntarily should be exclusively under the State Government or whether it should be total qualifying service inclusive of approved War Service/Military Service rendered by a Government Servant before entering Civil Service which has been allowed to be counted as qualifying service for the purpose of pension under specific rules/orders governing the same, was under consideration of Government for some time past.

2. Government is now pleased to clarify that once the approved War Service/Military Service rendered by a Government Servant before entering civil service is allowed to be counted for the purpose of pension under specific rules/orders governing the same, such service shall also be taken into account as qualifying service for the purposes of rule 66(1) of the aforesaid rules. In other words, the twenty years' qualifying service for the purpose of rule 66(1) of the aforesaid rules shall be reckoned after taking into account the approved War Service/Military Service allowed to be counted for the purposes of pension.

By order and in the name of the Governor of Maharashtra,

VASANT CHAUDHARI,
 Desk Officer.