

MINISTRY OF DEFENCE
(Office of the JS & CAO)

CIRCULAR

Of late it has been observed that there has been increase in the cases of partial/full subletting of Government accommodation allotted by Directorate of Estates in Central Government Residential Colonies in Delhi and NCR. The Competent Authority has taken a very strong view on this misconduct which warrants stringent disciplinary action.

As per Rule 15-A of CCS (Conduct) Rules, 1964, no Government servant shall sublet, lease or otherwise allow occupation by any other person of Government accommodation which has been allotted to him/her.

It is obligatory for the Disciplinary Authority to initiate major disciplinary proceedings against the concerned Government Servant under Rule 14 of CCS (CC&A) Rules, 1965 for violation of the aforesaid Conduct Rule, 1964, which could lead to the imposition of penalty of dismissal from service.

It is, therefore, requested that awareness about the dire consequences of the misconduct of subletting may be disseminated among the environment so as to obviate rampant occurrence of this misconduct.



(Sulabh Rastogi)
Senior Administrative Officer
Departmental Discipline

All SAOs of CAO's Office

All Coord Sections of IHQ of MoD(Army)

PC (Coord), IHQ of MoD (Air)

DOA (Civ), IHQ of MoD(Navy)

All ISOs

CAO/DD File No. A/26907/CAO/DD/18 dated 15 Mar 2018

Copy to:-

EDP Cell :- For uploading of Circular on CAOs website
Notice Board of CAO's Office