

GOVERNMENT OF KERALA

Abstract

COUNTING OF EMOLUMENTS DRAWN BY OFFICERS WHILE ON DEPUTATION
FROM STATE GOVERNMENT TO THE GOVERNMENT OF INDIA AND
VICE VERSA, FOR PURPOSE OF PENSION- ORDERS ISSUED

FINANCE DEPARTMENT

G.O. (P) 362/62/Fin

Dated, Trivandrum., 20th August 1962

Read: Official Memorandum No.F8 (5)-EV (C)/61 dated 2-7-1962 from the Government of India

ORDER

The Government of India have in paras 1 and 2 of their Official Memorandum read above (extract appended) communicated their decision in regard to the counting of emoluments drawn by officers of the State Government while on deputation to Central Government and vice versa for calculating pension. The decision of the Government of India is accepted and Government order that this procedure will be adopted in this State also.

By order of the Governor
T.G. UNNY,
Assistant Secretary.

To

The Accountant General
All Heads of Departments and offices
The Secretary, Public Service Commission (with C.L)
The Registrar, High Court (with C.L)
The Registrar, University of Kerala (with C.L)
The Departments of the Secretariat
The Secretary to the Governor and Comptroller, Governor's Household
The Secretaries, Additional Secretaries, Joint Secretaries, Deputy Secretaries, and Assistant Secretaries to Government
The Private Secretary to the Chief Minister and other Ministers.
The Personal Clerk to Chief Secretary.

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When a State Government employee comes on deputation to the Central Government, he is generally granted a deputation special pay in additional to his usual pay. Till lately the question whether any part of this deputation special pay could be reckoned as 'emoluments

for calculating pension used to be decided by the Central Government with reference to their rules in the subject. Recently this practice was reviewed by the Government of India in consultation with the Comptroller and Auditor General and the State Governments. It was held that since a State Government's, employee, while on temporary deputation to the Central Government's, employee, while on temporary reputation to the Central Government, did not become subject to the rules and orders of the latter Government, did not become subject to the rules and orders of the latter Government, and his pension was other wise calculated under the rules of the State Government of which he was a permanent employee, the practice of applying Central Government rules to determine the quantum of deputation special pay which should count for pension was incongruous. It has, therefore, been decided that henceforth in cases of deputation of State Government employees to the Central Government; the question whether any part of the deputation special pay received by such an employee will count for person will be decided by the State Government concerned with reference to their own rules on the subject. If for proper application of the State Government rules any question arises regarding the exact nature and classification of the deputation special pay, the State Government will consult the Central Government who alone would be aware of the precise reasons for which the additional remuneration was granted. Similarly when a State Government employee on deputation to the Central Government holds a temporary or officiating appointment on a regular time scale, the question whether any part of the difference between the pay, which he actually draws while on Government but for his deputation, should count for pension, will be decided by the State Government with reference to their pension rules.

The same arrangement will apply in reverse in the case of Central Government employees who are sent on deputation to State Governments

Past cases in which the question of counting additional emoluments received during deputation has not yet been decided will also be settled in accordance with the above instructions.

2. Allocation of pensionary liability between the Central Government and State Governments in these cases will be made in accordance with the rules of incidence laid down in Section IV of Appendix 3 to Account Code, Volume I, as is already being done generally

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