

Government Circular No. Fin. (RB) 3-20766/60 dated 10-3-1961 from Finance Department to all Heads of Departments and Officers.

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Sub: Counting of Local Allowance or Duty Allowance or granted under T.S.R., C.S.R. etc. for purposes of Dearness Allowance after 11.1959

Ref: Letter No. GAI/D/ 15-33/2013 dated 30.3.1960 from the Accountant General.

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Officers governed by T.S.R. and C.S.R. were being granted ----- Allowance or Duty Allowance respectively for doing special/ additional duties or for exceptional local circumstances etc., which were not being counted as pay for purposes or calculating Dearness Allowance.

2. With the introduction of K.S.R. with effect from 1-11-1959, the question has been raised whether the local allowance/ duty allowance etc. granted under T.S.R. or C.S.R. which will be termed as special pay under K.S.R. can be taken in to account for purpose of calculation of Dearness Allowance.
3. After considering the question in all its aspects, Government wish to clarify that the Special Pay granted under classes I & II of Appendix IV K.S.R. will count for calculation of Dearness Allowance compensatory allowances coming under Classes IV, V & VI of Appendix IV Part I K.S.R. being not however counted as pay for calculation of dearness Allowance.
4. The question whether class III Special Pay be re classified as compensatory allowance is being considered separately.
5. In the case of Officers who continue to be governed by the T.S.R. or C.S.R. to whom local allowance or duty allowance has been sanctioned these allowances (even if they are on duty identical grounds as for which Special Pay is granted under K.S.R.) will not count for calculation of Dearness Allowances

(By order of the Governor).  
Sd/- Assistant Secretary

Endorsement on F. Dis; 11588/61 (E3) dated 30.3.1961.

Copy to all Sub- Offices, F.A., S.S. and all Superintendents and Sections for information.

By order

Superintendent

Office of the Chief Conservator of Forest, TVM