

GOVERNMENT OF KERALA

Abstract

Medical Benefits - Kerala Government Servants Medical Attendance Rules - Amendments issued

HEALTH & LABOUR DEPARTMENT (Health 'E')

G.O.(P)No. 19/61/H&LD.

Dated, Trivandrum, 5th January, 1961.

- Read:-
1. G.O (P) No.29/60/Health, dated 12-1-1960.
 2. G.O (P). 618/60/Health, dated 7-9-1960.
 3. From the Director of Indigenous Medicine, Letter No.G. 1981/57 dated 2-6-1960.
 4. From the Director of Health Services, letter No. M2-28456/60 dated 31-8-1960.

NOTIFICATION

In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Kerala hereby makes the following amendments to the Kerala Government Servants Medical Attendance Rules, 1960 issued with G.O.(P) No. 29/60/ Health, dated 12-1-1960 and published in the Kerala Gazette No. 6 dated the 9th February 1960, namely:-

AMENDMENT

1. In the said rules for rule 3 (c) the following shall be substituted namely:-

“(c) Authorized Medical Attendant means the District Medical Officer of Health or the Joint District Medical Officer of Health of District whoever is in charge of the District Hospital as Superintendent in which the treatment is given, or the district Indigenous Medical Officer or such other Medical Officer as may be designated by general or special orders.

Note:- “The District Medical Officer of Health or the Joint District Medical Officer of Health whoever is in charge of the District Hospital as Superintendent id hereby authorized to certify Medical officers working in particular Government Servants stationed in specified local areas and their families provided that the District Medical office of Health or the Joint District Medical officer of Health as the case may be shall invariable be the Authorized Medical attendant for all officials in the District, whose salary exceeds Rs.500 per mensem”.

2. In the said rules for rule 3 (d) the following shall be substituted namely:-

“(d) Government Medical Institution includes all Government Hospitals, Government Ayurveda and Homeo Institutions Primary and Secondary Health Centers, Public Health Laboratories and Special Institution like T.B. Sanatorium, Leprosy Asylum and Mental Hospital maintained by Government for providing medical relief.”

3. In the said rules the last sentence under rule 9 (3) shall be modified as follows:-

“When the claim is more than Rs. 100 the bill shall be Counters by the Director of Health Service or the Director of indigenous medicine as the case may be”.

By order of the Governor,

V.V. JOSEPH
Secretary.

Endt .on F. Dis. 962/61 dated 7-3-1961

Copy to stock file and Section.

Sd/-
Conservator of Forests,

Forwarded/by Order,

Clerk