

GOVERNMENT OF KERALA  
Abstract

RULES – KERALA SERVICE RULES – REGULARISATION OF THE PERIOD OF  
SUSPENSION AS LEAVE – AMENDMENT TO RULE 56 PART I KERALA  
SERVICE RULES –ISSUED

---

---

FINANCE (RULES) DEPARTMENT

**G.O.(P) 442/81/Fin.**

**Dated, Trivandrum, 10<sup>th</sup> July 1981**

---

---

Read:- Correspondence resting with letter No. Co-ord 11/12-28/Pay/23/293 dated 29-5-1981 from the Accountant General, Kerala.

NOTIFICATION

S.R.O.No 984/81, --In exercise of the powers conferred by subsection (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968) read with section 3 thereof, the Government of Kerala hereby make the following rules further in amend the Kerala Service Rules, namely:-

Rules  
C.S.No.398/81

1. (1) These rules may be called the Kerala Service (Amendment) Rules, 1981.  
(ii) They shall come into force at once.
2. In Part I of the Kerala Service Rules, in rule 56B, for the existing Note3, the following shall be substituted, namely:-  
“Note 3, :- When a period of suspension is ordered to be converted into leave, the amount of substance allowance and compensatory allowances already received in excess of the leave salary and allowances admissible on such conversion, shall be refunded”.

By order of the Governor,

S. PADMAKUMAR,  
Finance Secretary.

## Explanatory Note

(This does not form Part of the notification but is intended to indicate its general purport).

According to the existing provision of Note 3 under rule 56B Part I Kerala Service Rules, if the period of suspension is converted into leave without allowances no refund of the subsistence allowance paid for the period of suspension is necessary. But as per Government of India Decision (2) under Fundamental Rule 54, when the period of suspension is converted into leave it has the effect of vacating the order of suspension and the recovery of subsistence allowance already paid in excess of leave salary, would be in order. It follows that in case the total amount of subsistence allowance and compensatory allowances received for the period of suspension exceeds the amount of leave salary and allowances for the period converted into leave the excess will have to be refunded. This amendment is intended to adopt the practice available under the Central Government Rules.

To

The Accountant General, Kerala, Trivandrum  
All Heads of Departments and Offices  
The Registrar, High Court of Kerala, Ernakulam (with C.L.)  
The Registrar, University of Kerala/Cochin/ Calicut (with C.L.)  
The Registrar, Agricultural University, Mannuthy (with C.L.)  
The Secretary, Kerala Public Service Commission Trivandrum(with C.L.)  
The Advocate General, Ernakulam (with C.L.)  
The General Manager, Kerala State Road Transport (with C.L.)  
Corporation Trivandrum  
The Secretary, Kerala State Electricity Board, Trivandrum  
The Special Secretaries, Secretaries, Additional Secretaries, Joint Secretaries,  
Deputy Secretaries and Under Secretaries to Government  
The Private Secretaries to the Chief Minister and other Ministers  
The Secretary to Governor  
The Under Secretary to the Chief Secretary