





(CODIFICATION CELL)

ANNUAL COMPENDIUM 2014





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OM No. A/71(2009)-III-62 Dated 08-01-2014.

Subject:—Rationalisation of pension of Retd. State Judicial Officers— Clarification of doubts thereof.

The undersigned is directed to refer the Accountant General (A&E) J&K, Srinagar's letter No. PNR-Rev. Cell/G. O. 57/2013-14/2755-61 dated 15-10-2013 on the above captioned subject and to state that the doubts raised therein have been examined in the Finance Department and clarified as under. :—

S. No.	Doubts expressed	Clarification
1	. 2	3
	The date from which revised pension in respect of State Judicial Officers who have retired prior to 01-01-2006 shall be 50% of the minimum of the post held at the time of retirement as revised from time to time has not been mentioned. In absence of specific date, the date of issue of Govt. Order (in the instant case 12-09-2013) is taken as date of effect.	Revised pension in respect of pre-01-01-2006 Retd. State Judicial Officers as ordered vide G. O. No. 202-F of 2013 dated 12-09-2013 is effective from 01-01-2006.
2.	The Govt. Order does not convey whether family pension shall also have to be revised with reference to minimum pay	With effect from 01-01-2006, the revised family pension of pre-01-01-2006 Retd. State Judicial Officers, eligible for

1	2	3
	of the post held at the time of retirement as revised from time to time. In case family pension shall also have to be revised then the percentage and date from which such revision is effective need to be intimated.	pension, shall be 30% of the minimum pay of the post held at the time of retirement death as revised from time to time.
3.	It appears that in respect of State Judicial Officers who retired prior to 01-01-2006 revised pension under Para (b) of Govt. Order No. 202-F of 2013 dated 12-09-2013 shall be 50% of the minimum pay of the post held at the time of retirement as revised from time to time irrespective of the qualifying service rendered by these Retired Judicial Officers.	With effect from 01-01-2006, the revised pension/family pension of pre-01-01-2006 Retd. State Judicial Officers, eligible for pension, shall not be less than 50% and 30% of the minimum pay of the post held at the time of retirement respectively, irrespective of the length of qualifying service rendered by these Retired Judicial Officers.

(Sd.) .....

Accounts Officer (Codes), Finance Department.

Copy to the :-

1. Principal Accountant General, J&K, Jammu for favour of information.

## GOVERNMENT OF JAMMU AND KASHMIR FINANCE DEPARTMENT, CIVIL SECRETARIAT.

To,

The Accountant General (A&E), Jammu and Kashmir, Srinagar.

No. A/29(96)-I-192

Dated 08-01-2014.

Subject: Grant of upgradation under SRO-59 of 2/1990 after 15-01-1996 to certain categories of Engineering Departments.

Sir,

Kindly refer your No. PNR-1/SRO-59/12-13/3522-29 dated 26-3-2013 on the subject captioned above. In this context the doubts expressed is clarified as under:—

S. No.	Doubts expressed	Clarification
1	2	3
1.	Whether the criteria/norms as laid in Govt. Order dated 21-02-1994 is applicable to those only who are appointed on or after 21-02-1994. In respect of cases whose benefit of SRO-59 dated 6-2-1990 was not given due to procedural delay and is now granted retrospectively from a date which is prior to 21-2-1994 whether in such cases norms as laid down in the Govt. Order dated 21-2-1994 shall have to be observed before allowing elevation from a lower grade to higher grade.	The issue stands already clarified to the PWD in response to their reference vide U. O. No. A/29 (96)-II-923 dated 24-2-2010 clarifying therein that the provisions/benefits of the Government Order No. 84-PW dated 21-2-1994 are prospective and would not apply to the persons in service before 21st February, 1994.

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The Jammu and Kashmir Civil Services (Revised) Pay Rules, 1987, are applicable to work charge employees also and as such provision of Appendix 2-A inserted in the said rules vide SRO-59 dated 6-2-1990 are also applicable to work charge employees. Following points arises:—

- I. Whether while working out prescribed number of years for elevation from lower grade to higher grade as required under G.O. No. 84-PW of 1994 entire Work Charge service shall be taken into account or only 50% of Work Charge service shall be accounted for.
- II. Whether daily wages service shall be accounted for while calculating the number of years for elevation from lower grade as required under G. O. No. 84-PW of 1994 dated 21-2-1994. If daily wage service is to be taken in calculation then how much portion, thereof shall be taken.

Since the Pay Rules, 1987 are applicable to Work Charge employees and as such it is obvious that the Appendix inserted vide SRO-59 shall apply to Work Charge employees. However, their elevation from lower grade to higher grade in terms of G. O. No. 84-PW of 1994 dated 21-2-1994 shall be taken into account only after their regularisation on substantive basis. In respect of daily wagers also their elevation from lower grade to higher grade in terms of G. O. No. 84-PW of 1994 dated 21-2-1994 shall be taken into account only after their regularisation on the substantive basis

asses provisions of Rule 2.43 of Financial Code Vol-1 shall be taken into account for the purpose of time barred arrears.  I. Arrears are admissible keeping in view provisions of Rule 17-13(1) and Rule 2.43 of J&K Financial Code Vol-1.  II. In case no arrears are allowed and only re-fixation			5	
monetary benefit then there shall be no benefit of such fixation as only the emoluments actually drawn are taken into account for calculation of pensionary		3.	Appendix 2-A of J&K Civil Services (Revised) Pay Rules, 1987 inserted vide SRO-59 dated 6-2-1990 has since been deleted w. e. f. 15-01-1996 vide SRO-231 dated 15.7.2003. Cases have come to the notice in which benefit is granted retrospectively by issuing procedural delay certificates as per Finance Department letter No. A/29 (96)-112 dated 9-6-2002. It needs to be intimated whether in such cases:  I. Arrears are admissible keeping in view provisions of Rule 17-13(1) and Rule 2.43 of J&K Financial Code Vol-1.  II. In case no arrears are allowed and only re-fixation of pay is made without any monetary benefit then there shall be no benefit of such fixation as only the emoluments actually drawn are taken into account, for	Procedural delay duly authenticated by concerned Head of the Department in allowing the benefit of SRO-59 retrospectively shall be allowed. However, in such cases provisions of Rule 2.43 of Financial Code Vol-I shall be taken into account for the purpose of time barred arrears.

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	manner as was granted to State Government employees vide SRO-222 dated 10-7-2009.	However a copy of the same is enclosed again.
5.	Clarification regarding up- gradation of pay scale of Headmaster/ZEPOs	The issue stands clarified vide O. M. No. A/1(05-I-553) dated 03-01-2014

Yours faithfully,

Accounts Officer (Codes), Finance Department.

Subject:—Payment of Dearness Allowance to State Government Employees—Revised rate effective from 01-07-2013.

Reference: - Cabinet Decision No. 03/01/2014 dated 01-02-2014.

Government Order No. 24-F of 2014

Dated 05-02-2014.

In continuation to Government Order No. 126-F of 2013 dated 15-05-2013, it is hereby ordered that the State Government employees including Work Charged and Whole Time Contingent paid employees, working in regular pay bands/scale, shall be paid Dearness Allowance as under:—

Existing Rate of DA	Revised Rate of DA	Date from which applicable
80%	90%	01-07-2013

- (i) The differential amount on account of enhancement in DA by 10% w. e. f. July, 2013 to February, 2014 shall be paid through the GPF route with lock-in-period of one year and form part of the monthly salary there onwards.
- (ii) The differential amount on account of DA to the State Government employees governed under New Pension Scheme (NPS) shall be paid in cash w. e. f. July, 2013 to January, 2014 in the month of February, 2014. The employees' share @ 10% shall be deducted at source and credited to the respective PRAN numbers along with the matching share by the employer. Thereafter, the enhancement in the DA by 10% shall form part of their monthly salary.

(iii) The basic pay for the purpose of this order shall mean the basic pay as defined in Note below Article 27(aa) of J&K Civil Service Regulations.

- (iv) The payment of Dearness Allowance involving a fraction of 50 paisa and above shall be rounded to the next higher rupee and the fraction of less than 50 paisa shall be ignored.
- (v) The provisions of this order shall also apply, mutatis-mutandis to the All India Service Officers serving in connection with affairs of the State.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS.

Principal Secretary to Government, Finance Department.

No. A/24(2k)III-407

Dated 05-02-2014.

Copy to the :-

Standard endorsements.

Subject:—Payment of Dearness Allowance to State Pensioners/ Family Pensioners-Revised rate effective from 01-07-2013.

Reference: -Cabinet Decision No. 03/01/2014 dated 01-02-2014.

#### Government Order No. 25-F of 2014

Dated 05-02-2014.

In continuation to Government Order No. 127-F of 2013 dated 15-05-2013, it is hereby ordered that the State Government Pensioners/Family Pensioners shall be allowed Dearness Allowance on pension/family pension as under:—

Existing Rate of DA	Revised Rate of DA	Date from which applicable
80%	90%	01-07-2013

- (i) The differential amount on account of enhancement in DA by 10% w. e. f. July, 2013 to January, 2014 shall be paid in cash to the State Pensioners/Family Pensioners in the month of February, 2014 and shall form part of the monthly pension there onwards.
- (ii) The payment of Dearness Allowance involving a fraction of 50 paisa and above shall be rounded to the next higher rupee and the fraction of less than 50 paisa shall be ignored.
- (iii) Other provisions governing grant of Dearness Allowance on pension/family pension such as regulation of Dearness Allowance during employment/re-employment, where more than one pension

is drawn etc. and other provisions of the existing rules/orders (as are not in conflict with the provisions of this order), shall continue to remain in force.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS,

Principal Secretary to Government, Finance Department.

No. A/24(2k)111-408

Dated 05-02-2014.

Copy to the :-

Standard endorsements.

Subject:—Payment of Dearness Allowance to State Government Employees continuing in pre-revised pay scales-revised rates effective from 01-07-2013.

Reference: -Cabinet Decision No. 03/01/2014 dated 01-02-2014.

#### Government Order No. 26-F of 2014

Dated 05-02-2014.

In continuation to Government Order No. 165-F of 2013 dated 23-07-2013, it is hereby ordered that those State Government employees including Work Charged and Whole Time Contingent paid employees working in regular time scale of pay who have elected, in terms of the provisions of the J&K Civil Services (Revised) Pay Rules, 2009, to continue to draw their pay in the pre-revised scales or where new scales of pay are not applicable, shall be paid Dearness Allowance as under:—

Existing Rate of DA Revised Rate of DA Date from which applicable

166% 183% 01-07-2013

- (i) The differential amount on account of enhancement in DA by 17% w. e. f. July, 2013 to February, 2014 shall be paid through the GPF route with lock-in-period of one year and form part of the monthly salary there onwards.
- (ii) The basic pay for the purpose of this order shall mean the basic pay as defined in Article 27(aa) of the J&K Civil Service Regulations.

(iii) The payment of Dearness Allowance involving a fraction of 50 paisa and above shall be rounded to the next higher rupee and the fraction of less than 50 paisa shall be ignored.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS,

Principal Secretary to Government, Finance Department.

No. A/24(2k)111/409

Dated 05-02-2014.

Copy to the :-

Standard endorsements.