



GOVERNMENT OF HARYANA

FINANCE DEPARTMENT

**PENSION OF PRE-2006
PENSIONERS AND
DEARNNESS RELIEF**

COMPENDIUM OF INSTRUCTIONS

Volume - IV

(UPTO 30-06-2011)



Harmohinder Singh Chattha



D.O. No.....

Finance, Planning, Irrigation &
Renewable Energy Minister,
Haryana, Chandigarh.

Dated : 30th June, 2011...

MESSAGE

I am pleased to know that a team of officers of Finance Department under the guidance of Shri Ajit M. Sharan, IAS, Financial Commissioner & Principal Secretary to Government Haryana, Finance Department, has prepared a unique set of 17 Compendia of the instructions/notifications of Finance Department on various subjects issued from time to time from 1947 onwards.

2. I am sure that these Compendia of instructions/ notifications will be maximum helpful for Government employees of all Departments/ Boards/ Corporations of Haryana Government for proper examination of cases in accordance with the provision in rules/ instructions expeditiously and will also help in reducing the unnecessary litigation and financial burden on the State exchequer.

3. The efforts made by the team to consolidate all the instructions in Compendia and also on website of Finance Department subject-wise and date-wise are indeed praiseworthy.

H.S. Chattha

(H.S. Chattha)

PREFACE

The State Government since its formation in November, 1966 has issued/ revised instructions and policy guidelines on various subjects from time to time relating to civil service and financial matters.

The number of such instructions has been large but non-availability of these instructions at one place results in delay in the disposal of work and sometimes decisions are taken in contravention of spirit of instructions resulting in un-necessary correspondence and litigation. It has, therefore, been decided to bring out compendia of Finance Department instructions on various subjects like Pay Fixation, Revision of Pay Scales, Pension, Compensatory Allowances, Dearness Allowance, General Provident Fund, Loans and Advances, Amendments in CSR/PFR etc., Misc. of CSR, Economy in Expenditure, PAC/ CAG Matters, Budget Formulation, Financial Regulations etc. etc.

The instructions/notifications/policies issued upto 30.06.2011 including the instructions issued prior to 1st November, 1966 have been compiled in sixteen compendia. Efforts have been made to include all available instructions indicating their status/ applicability distinctly in a block at the top of instructions.

Seventeenth Compendium contains only a date-wise list of all the instructions whether printed in these compendia or not. For the facility of readers a list of important subjects alphabetically indicating their number of Compendium has also been given at the back cover of each Volume.

The compendium in hand is Volume-IV in series and contains instructions relating to revision/consolidation of Pension/Family Pension of pre-2006 pensioners/family pensioners alongwith instructions of instalment(s) of dearness relief issued by Haryana Government from time to time upto June, 2011.

The printed copy of Compendia can be purchased from the Printing & Stationery Department, Haryana. One set of compendia is circulated to all Administrative Secretaries and Heads of Departments.

Original copy of circulars/notifications etc. of Finance Department are available with the Archives Department, Haryana. Soft copy of the instructions issued by the Finance Department from 1947 onwards to 30.06.2011 both datewise and subjectwise are available on the websites www.finharyana.gov.in. and www.haryana.gov.in. Interested persons can easily download the same or any part thereof from the website. To search by date-wise any instruction, type the date in the manner e.g. '2nd September, 2009' and not in any other way.

Although we have taken all possible precautions while compiling the Compendia, yet there may be some omission or lapse on our part. We would welcome any feedback or suggestion from users of the Compendia.

I acknowledge the hard work put in by Mrs. Kusum Bansal, IRS, Joint Secretary Finance, Shri Raj Pal Nasa, Private Secretary, [former SO (FD)], specially posted in Finance Department for the compilation of instructions and Shri Ram Saran, Principal, DTC HIPA, Panchkula, for assistance and guidance. I also extend my thanks to Director General, HIPA, Gurgaon for providing infrastructure support at DTC Panchkula for this purpose.

I hope that these compendia would be handy and useful to all concerned.

Dated : Chandigarh,
14th July, 2011

AJIT M. SHARAN
Financial Commissioner & Principal Secretary to
Government Haryana, Finance Department.

INTRODUCTION

The Haryana Government has taken a significant decision to bring all the instructions/notifications issued by the Finance Department at one place for the facility of officials/officers for proper examination of financial and service matters in accordance with the rules/instructions. Accordingly, Government have decided to compile and computerize all the instructions including the same issued prior to the Re-organisation. The overall aim is to increase the effectiveness, efficiency and expeditious disposal of office work. To accomplish this voluminous and arduous work a team having experience and background of the Finance Department was constituted. After putting strenuous efforts, the team has been able to procure the old and rarely available instructions from the offices of Law Department, Commissioner Ambala Division, Deputy Commissioner Ambala, concerned Branches of Finance Department and retired officers of SAS Cadre.

These instructions have been computerised and compiled date-wise and subject-wise. The salient features of the same are as under :-

- The total number of instructions/notifications issued by the Finance Department during the period between 1947 and April, 2011 are about 3600.
- Out of above about 90% instructions are available in original and copy of about 5% have been collected from the private publications, and the remaining are not traceable.
- The instructions which are at present or were applicable in near past have been compiled subject-wise and printed in the following sixteen compendia:-

1	Fixation of Pay	Volume-I
2	Haryana Civil Services Revised Pay Rules, 1998, 1987, 1980, 1969	Volume-II
3	Pension of Post-2006 Pensioners and Defined Contributory Pension Scheme.	Volume-III
4	Pension of Pre-2006 Pensioners and Dearness Relief	Volume-IV
5	Allowances to Govt. employees	Volume-V
6	Dearness Allowance to Govt. employees	Volume-VI
7	Misc. of CSR	Volume-VII
8	Haryana GPF Rules, 2006 and instructions	Volume-VIII
9	Amendments in CSR/PFR etc.	Volume-IX
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11	Economy in Expenditure.	Volume-XI
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13	Budget Formulation – Receipt & Expenditure	Volume-XIII
14	Financial Regulations	Volume-XIV
15	Instructions of HBPE	Volume-XV
16	For Judicial Officers	Volume-XVI

- Volume XVII contains date-wise consolidated list of all the instructions/ notifications alongwith number, subject and also availability in original.
- At the end of each Volume a date-wise list of the instructions pertaining to the subject(s) of that Volume whether the same have been printed or not has also been given for the facility of users.
- Efforts have been made to mention at the top of instructions if the same have been revised, modified, superseded, withdrawn or have become obsolete.
- Soft copy of all the instructions are available at website of Haryana Government www.finharyana.gov.in. and www.haryana.gov.in. and may be downloaded from there. **Illustration** : To search any instructions by date, type the date like '20th May, 1999' or '3rd October, 2006' i.e. there is space after the date, month should be complete and year in four digits. If the actual date of any instruction/ notification is not known or there is any doubt the same may be confirmed from the compendium of instructions (Volume-XVII) containing datewise list of all the instructions.
- These compendia are priced publications, one may purchase from Printing and Stationery Department, Haryana.
- Image of original copy of the instructions are also on website of Finance Department and hard copy of the original is available with the Archives Department, Haryana.

The compendium in hand is Volume-IV in series and contains instructions relating to revision/consolidation of Pension/Family Pension of pre-2006 pensioners/family pensioners alongwith instructions of instalment(s) of dearness relief issued by Haryana Government from time to time upto June, 2011.

I, on behalf of my entire editorial team express my special gratitude to Shri Ajit M Sharan, IAS, Financial Commissioner & Principal Secretary to Government Haryana, Finance Department, for providing valuable guidance and encouragement for accomplishing this arduous work which otherwise would not have been possible without his moral support.

I am thankful to Shri Raj Pal Nasa, Private Secretary, [former SO (FD)] for the hard work put in by him and also Shri Ram Saran, Principal DTC, HIPA, Panchkula for providing assistance and guidance to the team members. I also extend my thanks for Shri Ajit Kumar Saini, Section Officer, Finance Department, Shri Baljit Singh Saini, PTSO, and Shri Dinesh Kumar, PCAT of Printing and Stationery Department, Mrs. Pallavi, DEO, Shri Ramesh Kumar, Clerk, for preparing these compendia.

I am heartily grateful to Director General, HIPA, Gurgaon for providing infrastructure support at DTC Panchkula for this purpose.

Efforts have been made by the team to ensure the authenticity of the compilation, yet there may be some omission or lapse on our part. We would welcome any feedback or suggestion from users of the Compendia.

I hope these compendia would be helpful to all concerned for proper examination of the cases. I think now none has to face any problem for the copy of any instructions of Finance Department issued between 1947 and 2011.

Dated : Chandigarh,
10th July, 2011

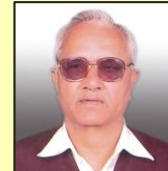
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No. 2/51/2008-1Pension

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

The Registrar, Punjab & Haryana High Court, Chandigarh.
All Heads of Departments in Haryana.
All Divisional Commissioners in Haryana.
All Deputy Commissioners Haryana.
All Sub Divisional Officers (Civil) in Haryana.

Dated, Chandigarh, the 17th April, 2009

Subject : Implementation of Government decision on pension and pension related matters - Revision of pension/family pension - documents regarding.

Sir/Madam,

The undersigned is directed to forward a copy of each of the documents indicated below for your information and suitable necessary action at your end :-

1. Haryana Civil Services (Revised Pension) Part-I Rules, 2009.
2. Haryana Civil Services (Revised Pension) Part-II Rules, 2009.
2. The undersigned is further directed to impress upon you that the action required to be taken in light of the above said rules should be initiated immediately to ensure that the payment of pension/family pension on revised rates is made immediately.
3. The undersigned is further directed to impress upon you that utmost care should be taken while fixing the pension/family pension with effect from 1st January, 2006 in accordance with the provisions of rules.

For this purpose, the rules should be carefully gone through and understood so that the probability of any mistake taking place is minimized. You are further requested to seek clarification from the Department of Finance in the Pension Branch wherever any difficulty is faced in understanding/interpreting the provisions as contained in the rules or the instructions. However, you are further requested that such consultation should be done at a personal level by sending preferably some employee of your Department or office, as the case may be, personally to seek guidance from Finance Department (Pension Branch) so as to ensure that no undue delay takes place in implementing the decision of the Government.

3. The undersigned is further directed that the arrears should be drawn in two installments, the first installment, being restricted to 40% of the aggregate arrear immediately and the second installment of 60% of aggregate arrear may be drawn after the receipt of instruction which will be issued separately in due course.
4. Receipt of these instructions may be acknowledged.

Yours faithfully,

Sd/-

Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

A copy is forwarded to the Chief Secretary to Government Haryana for information.

Sd/-
Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

To

The Chief Secretary to Government Haryana.

U.O. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

A copy is forwarded to :-

All the Financial Commissioners and Principal Secretaries to
Government, Haryana.
All Administrative Secretaries to Government Haryana.

Sd/-
Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

To

All the Financial Commissioners and Principal Secretaries to
Government, Haryana.
All Administrative Secretaries to Government Haryana.

U.O. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

Endst. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

A copy is forwarded for information and necessary action :-

All Treasury Officers/Assistant Treasury Officers in Haryana.
The Director, Treasuries & Accounts, Haryana with 100 spare copies for bringing to
the notice of CAO, Sr. A.O.s/A.O.s/S.O. etc.

Sd/-
Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.
Haryana, Financial Department.

Endst. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

A copy is forwarded for information and necessary action to Legal Remembrance &
Secretary to Government Haryana for information.

Sd/-
Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

Endst. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

A copy is forwarded to the Chairmen/Chief Administrators/Chief Executives/Managing Director etc. of all the Boards and Corporations of Haryana Government for information.

Sd/-

Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

Endst. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

A copy is forwarded to the Accountant General (A&E), Haryana, Chandigarh with 100 spare copies for information and necessary action.

Sd/-

Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

Endst. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

A copy is forwarded to the Finance Secretary, Chandigarh Administration, Chandigarh for information and necessary action.

Sd/-

Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

A copy is forwarded to :-

Principal Secretary to Chief Minister, Haryana.

Additional Principal Secretary to Chief Minister, Haryana.

Deputy Principal Secretary to Chief Minister, Haryana.

Senior Secretary to Chief Minister, Haryana.

Senior Secretaries/Secretaries/Private Secretaries to Ministers and Ministers of State in Haryana.

Private Secretaries to Chief Parliamentary Secretary and Parliamentary Secretaries.

for the information of Chief Minister, Ministers, Ministers of State, Chief Parliamentary Secretary and Parliamentary Secretaries.

Sd/-

Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secretary to Govt.,
Haryana, Financial Department.

To

The Principal Secretary, Additional Principal, Deputy Principal Secretary and Senior Secretary to the Chief Minister, Senior Secretaries to Ministers, Secretaries to Ministers, Private Secretaries to Ministers/Ministers of State/ Chief Parliamentary Secretary/ Parliamentary Secretaries.

U.O. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

Endst. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

A copy is forwarded for information and necessary action to the :-

All Accountants Generals in India with 10 spare copies.

Chief Accountant, Reserve Bank of India, Central Office, Department of Government and Bank Accounts Post Box No. 8143, Bombay - 400051.

General Manger (Operations), 11 Parliament Street, State Bank of India, New Delhi.

General Manger (Operations), Sector 17-B Post Box No. 139, State Bank of India, Chandigarh-160017.

The Commissioner and Secretary to Government, Punjab, Department of Finance (Finance Regulations), Chandigarh.

The Commissioner and Secretary to Government, Himachal Pradesh, Department of Finance, Shimla.

The Financial Secretary, Chandigarh Administration, Chandigarh.

Shri K. D. Vasudeva, IAS, President, Govt. Pensioners Association (Regd.) Kothi No. -587, Sec-18 B, Chandigarh.

President, Haryana Civil Pensioners Welfare Association, 495-R, Model Town, Karnal, Haryana.

The Organizer, Pensioners Discussion 86 Recreation Centre, 1178, Sector- 16, Faridabad (Haryana).

President, Ambala Pensioners Association, 544/3, Near Tilla Mandir, Ambala City.

President, Pensioners Association 165, Model Town, Rohtak.

Development Manger, State Bank of Patiala H.Q. The Mall, Patiala.

President, Haryana Pensioners Association, 115/5 Guru Nanak Street, Old Sabji Mandi, Patiala.

The Secretary, Rohtak District, Pensioners Association 165, Subhash Nagar, Rohtak 140012

President Haryana Government Retired Officers Welfare Association, H. No. 322-A, Sector-15 Panchkula.

All India Govt. Pensioners Association, (Regd.). Jind Street, Jind City 126102.

All Haryana Pensioners Welfare 'Association (Regd.) Jind unit 655/3, Narwana Road, Patiala Chowk, Jind 126102.

General Secretary, Haryana Govt. Pensioners Association, House No.19 Sector 16, Faridabad.

Secretary, Haryana Govt. Pensioners Association, House No-1639, Sector-7-C, Chandigarh.

Shri Behari Lal Bhardwaj, President, Haryana Sarv Retired Karamchari Sangh, 142 Prem Nagar, Ambala City.

Shri Baldev Mohindroo, 549, Sector- 4 R.K. Puram, New Delhi.

Shri K. K. Kalra, 579/ Pocket Sarita Vihar, New Delhi.

Shri H.S.Ahuja, Deputy Secy. (Retd.) 3-7/101- Extension Safdarjang Enclave, New Delhi 110029.

Raman B. Garg, Editor Haryana Sarv Pardarshak, 11/27 A, Chandigarh.

Shri N. K. Panji, H. No. - 754-A Sector 7-B Chandigarh.

Pensions Welfare Association Tehsil Complex Jagadhri-13500 (District Yamuna Nagar).

Sd/-

Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

Endst. No. 2/51/2008-1Pension

Dated, Chandigarh, the 17-4-2009

A copy is forwarded to the In-charge, Computer Cell, Finance Department for information and necessary action.

Sd/-

Under Secretary Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

***This notification has been clarified vide
No. 2/14/2009-Pension, Dt. 10.07.2009***

**HARYANA GOVERNMENT
DEPARTMENT OF FINANCE**

NOTIFICATION

The 17th April, 2009

No. 2/51/2008-1Pension - In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Haryana hereby makes the following rules, namely :-

Short title and commencement

1. (1) These rules may be called the Haryana Civil Services (Revised Pension) Part-I Rules, 2009.

(2) They shall be deemed to have come into force on the 1st day of January, 2006, unless otherwise provided by the Government for any class or category of pensioners.

Applicability of these rules

2. These rules shall apply to all pensioners/family pensioners who were drawing their pension/family pension or who were eligible/entitled to pension/family pension on 1st January, 2006 under the Punjab Civil Services Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making powers of Haryana Government and whose pension/family pension is debitible to the Consolidated Fund of the State of Haryana.

Non-applicability of these rules

3. These rules shall not apply to-

- (i) any category of persons whose pension etc. is not governed by the Punjab Civil Services Rules Volume II as amended from time to time and as applicable on pensioners/family pensioners of State of Haryana;
- (ii) who, being in the service of Government of Haryana, are not governed under the rule making powers of the Haryana Government;
- (iii) who, being in the service of Government of Haryana, are governed by a separate rule/contract other than the Punjab Civil Services Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners of Haryana Government;
- (iv) officers of Judicial Services in whose case corresponding scales of pay on which they were recruited have not been revised.

Definitions

4. In these rules, unless the context otherwise requires.—

- (a) “**existing pensioner or existing family pensioner**” means a pensioner who was drawing/entitled to pension/family pension on the 1st January, 2006, consequent to retirement/death as Government servant on or before 31st December, 2005, in terms of the provisions of Punjab Civil Services

Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners of Haryana Government;

- (b) “**existing pension**” means the entitlement of basic pension inclusive of commuted portion, if any, as on 31st December, 2005:

Provided that in respect of a person retiring on 31st December, 2005, and becoming entitled to receive pension with effect from 1st January, 2006, the existing pension would mean the pension that he would have been entitled to draw had these rules not been issued;

- (c) “**existing family pension**” means entitlement of the basic family pension to be drawn as on 31st December, 2005, under the Punjab Civil Services Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners of Haryana Government:

Provided that family pensioner becoming entitled to revised family pension with effect from 1st January, 2006, the existing family pension would mean the pension he would have been entitled to draw had these rules not been issued;

- (d) “**existing dearness relief**” means the dearness relief due to the pensioner/family pensioner upto All India Consumer Price Index average index 536 (Base year 1982=100);

- (e) “**Government**” means the Government of Haryana in the Finance Department, save as otherwise provided by or under these rules.

Consolidation of pension/family pension

5. (1) The entitlement of pension/family pension of existing pre-2006 pensioners/family pensioners will be consolidated to be effective with effect from 1st January, 2006 by adding together :-

- (i) the existing pension/family pension;
- (ii) dearness pension, wherever applicable;
- (iii) dearness relief upto All India Consumer Price Index average index 536 (Base year 1982=100) that is at the rate of 24 percent of basic pension/family pension plus dearness pension wherever applicable;
- (iv) fitment weightage at the rate of 40 percent of the existing pension/family pension:

Provided that wherein the existing pension in terms of (i) above includes the effect of merger of 50 percent of dearness relief with effect from 1st April, 2004, the existing pension for the purpose of fitment weightage will be re-calculated after excluding the merged dearness relief of 50 percent from the pension.

(2) The amount so arrived at will be regarded as consolidated pension/family pension with effect from 1st January, 2006.

Minimum ceiling of pension/family pension

6. (1) The fixation of revised entitlement of pension shall be subject to the provision that the revised entitlement of pension so worked out shall, in no case, be lower than fifty percent of the minimum of the pay in the pay band + grade pay in the corresponding revised scale in terms of Haryana Civil Services (Revised Pay) Rules, 2008, or as the case may be, Haryana Civil Services (Assured Career Progression) Rules, 2008, to the pre-revised pay scale from which the pensioner had retired.

(2) The entitlement of pension calculated at 50 percent of the minimum of pay in the pay band plus grade pay would be at the minimum of the pay in the pay band (irrespective of the pre-revised scale of pay) plus the grade pay corresponding to the pre-revised pay scale. For example, if a pensioner had retired in the pre-revised scale of pay of Rs. 18400-22400, the corresponding pay band being Rs. 37400-67000 and the corresponding grade pay being Rs. 10,000/- per month his minimum guaranteed pension would be 50 percent of Rs. 37,400 + Rs. 10,000/- that is Rs. 23,700/-.

(3) The entitlement to pension as worked out in terms of sub rules (1) and (2) above shall further be reduced pro-rata in all cases where the pensioner had less than the minimum service required for full pension as per rules as applicable on 1st January, 2006, and in no case it will be less than Rs. 3500/- per month.

(4) The fixation of family pension will be subject to the provision that the revised family pension, in no case, shall be lower than thirty percent of the sum of the minimum of the pay in the pay band and the grade pay thereon corresponding to the pre-revised pay scale in which the pensioner/deceased Government servant had last worked. In all cases where family pension consolidated as per rule 5, happens to be higher than 30 percent of minimum of pay in the pay band + grade pay, the family pension calculated in the manner indicated above in rule-5 shall be treated as basic family pension.

(5) A revised concordance table (Annexure-I) of the pre-1996, pre-2006 and post-2006 pay scales/pay bands is enclosed to facilitate payment of revised pension/family pension. Some illustrations for calculation of pension/family pension have been given in Annexure II. It will be the responsibility of the Pension Disbursing Public Sector Banks/Treasury Officers/Assistant Treasury Officers to revise and disburse the enhanced pension in terms of rule-5 and 6 above.

Deduction of commuted portion of pension

7. As the entitlement of consolidated pension will be inclusive of commuted portion of pension, the commuted portion, wherever applicable, will be deducted from the said amount while making monthly disbursements.

Upper ceiling of pension/family pension

8. The amount so arrived at will be regarded as consolidated pension/family pension with effect from 1st January, 2006. Upper ceiling on pension/family pension shall now be 50% and 30% respectively of the highest pay in the Government of Haryana [As on 1st January, 2006, the highest pay in Haryana Government is Rs. 79,000/- with effect from 1st January, 2006 (pay band + grade pay)].

Additional pension/family pension to the old pensioners/family pensioners

9. (1) The quantum of pension/family pension available to the old pensioners/family pensioners shall be increased as follows :-

Age of pensioner/family pensioner	Additional quantum of pension/family pension
From 80 years to less than 85 years	20% of revised basic pension/family pension
From 85 years to less than 90 years	30% of revised basic pension/family pension
From 90 years to less than 95 years	40% of revised basic pension/family pension
From 95 years to less than 100 years	50% of revised basic pension/family pension
100 years or more	100% of revised basic pension/family pension

The Accountant General (A&E) Haryana shall ensure that the date of birth and the age of the pensioners/family pensioners is invariably indicated in PEN-I and the pension payment order to facilitate payment of additional pension/family pension by the Pension Disbursing Authority as soon as it becomes due. The amount of additional pension/family pension will be shown distinctly in the pension/family pension payment order. For example, in case where a pensioner/family pensioner is more than 80 years of age and his/her consolidated pension/family pension in terms of rules 5,6 and rule 8 above is Rs. 10,000 pm, the pension/family pension will be shown as (i) basic pension/family pension = Rs. 10,000/- and (ii) additional pension/family pension = Rs. 2,000/- per month. The pension/family pension on his/her attaining the age of 85 years will be shown as (i) basic Pension/family pension = Rs. 10,000/- and (ii) additional pension/family pension = Rs. 3,000/- per month.

(2) The additional quantum of pension/family pension on attaining the age of 80 years and above would be admissible from the first day of the month in which his date of birth falls. For example, if a pensioner/family pensioner completes age of 80 years on any date in the month of August, 2008, he will be entitled to additional pension/family pension with effect from 1st August, 2008. Those pensioners/family pensioners whose date of birth is 1st August shall also be entitled to additional pension/family pension with effect from 1st August, 2008 on attaining the age of 80 years and above. Dearness relief shall also be admissible on the additional quantum of pension available to the old pensioners and family pensioners in accordance with the orders issued from time to time.

Revised rates of dearness relief and its adjustments

10. Since the consolidated pension/family pension arrived at as per rule 5 includes dearness relief upto average index level 536 (base year 1982= 100) dearness relief will be admissible thereon only beyond index average 536 (base year 1982=100) in accordance with the revised scheme of dearness relief. The five installments of dearness relief sanctioned earlier from 1st July, 2006, 1st January, 2007, 1st July, 2007, 1st January, 2008 and 1st July, 2008 shall be adjusted against revised dearness relief becoming due on the pension/family pension as worked out on 1st January, 2006.

Floor ceiling of consolidated pension

11. (1) Where the consolidated pension/family pension in terms of rule 5 above works out to an amount less than Rs. 3500/-, the same shall be stepped up to Rs. 3500/-. This will be regarded as pension/family pension with effect from 1st January, 2006. In the case of pensioners who are in receipt of more than one pension, the floor ceiling of Rs. 3500/- shall apply to the total of all pensions taken together.

(2) In case a person is in receipt of pension as well as family pension the floor ceiling of Rs. 3500/- shall apply individually to such pension and family pension.

Authorization to the pension disbursing authorities

12. All Pension Disbursing Authorities handling disbursement of pension to the Haryana Government pensioners/family pensioners are hereby authorized to pay pension/family pension to the existing pensioners/family pensioners at the consolidated rates in terms of rules 5,6,7 and 8 above without any further authorization from the Accountant General (A&E) Haryana/Head of Office etc. However, before disbursement of the pension, the Pension Disbursing Authority shall authenticate that the fixation made is strictly in accordance with the provision of these rules. For this purpose a table indicating the existing basic pension/ family pension without dearness pension, the basic pension/family pension with dearness pension and the revised consolidated pension/family pension is available at Annexure III. This table may be used where the pensioner is in receipt of a single pension only. Where a pensioner is in receipt of more than one pension, consolidation may be done separately in terms of rules 5 to 8 and as indicated in rule 11, floor ceiling of Rs. 3500/- may be applied to total pension from all sources taken together except the cases falling in sub rule (2) of rule 11. Wherever the age of pensioners/family pensioners is available on the Pension Payment Order, the additional pension/family pension in terms of rule 9 above may also be paid by the Pension Disbursing Authorities immediately without any further authorization from the Accountant General (A&E)/ Head of Office etc. A suitable entry regarding the revised consolidated pension shall be recorded by the Pension Disbursing Authorities in both halves of the Pension Payment Order. An intimation regarding disbursement of revised pension may be sent by the Pension Disbursing Authority to the Accountant General (A&E) Haryana and concerned Treasury Officer/Assistant Treasury Officer in **Annexure IV**.

Entitlement of dearness relief

13. The consolidated pension/family pension as worked out in accordance with the provision of rules 5,6,7,8 and 9 above shall be treated as "Basic Pension" or "Basic Family Pension", as the case may be, with effect from 1st January, 2006 and shall qualify for grant of dearness relief sanctioned thereafter.

Payment of arrears of pension/family pension

14. The Pension Disbursing Authorities shall calculate the arrears of revised pension/family pension payable and make necessary payment of 40 percent of arrears to the pensioners/family pensioners immediately. Necessary orders for payment of remaining 60 percent of arrears of pension/family pension shall be issued separately in due course.

Undertaking for recovery of over payment of pension/family pension

15. (1) It is not unlikely that the arrears due in some cases may be calculated incorrectly leading to over payment that might have to be recovered subsequently. The Pension Disbursing Authorities should, therefore, make it clear to the pensioners/family pensioners while drawing arrears that the payments are being made subject to adjustments from amounts that may be due to them if any discrepancy is noticed later. For this purpose an undertaking should also be obtained in writing from every pensioner/family pensioner at the time of drawl of first installment of arrears of pension/family pension to the effect that excess payment that may be found to have been made as a result of incorrect consolidation of pension/family pension the said amount will be refunded by him to the Government either by adjustment against future payment or otherwise. A specimen form of undertaking is also enclosed as Annexure V.

(2) The fixation of pension/family pension and adjustment of arrears shall also be subject to rectification and adjustments in certain cases where a particular pension or provisional pension had been granted to a pensioner/family pensioner at the strength of some

interim orders of the court of law after the case has been decided finally and suitable appropriate decision has been taken by the Government on such final decision of the Court of law. The Pension Disbursing Authority should, therefore, also make it clear to all such pensioners/family pensioners while disbursing the arrears of pension/family pension that payments are being made subject to appropriate decision taken by the Government on such final decision of the Court of law. A specimen form of undertaking is also enclosed as Annexure VI.

Overriding effect

16. The provisions of Punjab Civil Services Rules or Punjab Financial Rules or any other rules or instructions made or issued in this regard shall not save as otherwise provided in these rules or any other subsequent instructions issued in continuation to these rules, apply to cases where pension/family pension is regulated under these rules to the extent they are inconsistent with the provisions of these rules.

Interpretation

17. If any question arises relating to the interpretation of any of the provisions of these rules, it shall be referred to the Government for decision.

Residuary provisions

18. In the event of any general or special circumstances which are not covered under these rules or about which certain inconsistency are noticed, the matter shall be referred to the Government and the Government will prescribe the conditions to be followed under such circumstances. Such conditions as prescribed by the Government under this paragraph shall be deemed to be part of these rules. Further, if the Government is satisfied that there is a requirement to prescribe certain additional conditions, the Government shall prescribe such conditions and such additional conditions as prescribed by the Government which shall be deemed to be the part of these rules.

Display

19. The Pension Disbursing Authorities/Treasury Officers/Assistant Treasury Officers are directed to promptly display these rules on their notice board for the benefit of pensioners/family pensioners.

ANNEXURE 1							
(See Rule 6 (5))							
REVISED PENSION BASED ON REVISED PAY BANDS AND GRADE PAY FOR POSTS CARRYING PRESENT SCALES IN GROUP 'A', 'B', 'C' & 'D'.							
Sr. No.	Pay scale with effect from 1st January, 1986	Pay scale with effect from 1st January, 1996	Name of Pay Band/ Scale	Corresponding 6th CPC Pay Bands/ Scales	Corresponding Grand pay	Pension *= 50% of sum of min. of PB+GP/ scales	Family pension**= 30% of sum of min of PB+GP/ Scales
1	2	3	4	5	6	7	8
1	750-12-870-EB-14-940	2550-55-2660-EB-60-3200	1S	4440-7440	1300	3500	3500
2	775-12-955-EB-14-1025	2610-60-3150-EB-65-3540	1S	4440-7440	1400	3500	3500
3	800-15-1010-EB-20-1150	2650-65-3300-EB-70-4000	1S	4440-7440	1650	3500	3500
4	950-20-1150-EB-25-1400	3050-75-3950-EB-80-4350	1S	5200-20200	1800	3500	3500
5	950-20-1150-EB-25-1500	3050-75-3950-EB-80-4590	PB-1	5200-20200	1900	3550	3500
6	950-25-1200-30-1560-EB-40-1800	3050-85-4325-EB-100-5325	PB-1	5200-20200	1950	3575	3500
7	975-25-1150-EB-30-1540	3200-85-3880-EB-85-4900	PB-1	5200-20200	2000	3600	3500
8	1200-30-1560-EB-40-2040	4000-100-4800-EB-100-6000	PB-1	5200-20200	2400	3800	3500
9	1320-30-1560-EB-40-2040	4400-100-5200-EB-100-6000	PB-1	5200-20200	2500	3850	3500
10	1350-30-1440-40-1800-EB-50-2200	4500-125-6000-EB-125-7000	PB-1	5200-20200	2800	4000	3500
11	1400-40-1600-50-2300--EB-60-2600	5000-150-7100-EB-150-7850	PB-2	9300-34800	3200	6250	3750
12	1600-50-2300-EB-60-2660	5450-150-6950-EB-150-8000	PB-2	9300-34800	3300	6300	3780
13	1640-60-2600-EB-75-2900	5500-175-8300-EB-175-9000	PB-2	9300-34800	3600	6450	3870
14	2000-60-2300-EB-75-3200	6500-200-8500-EB-200-9900	PB-2	9300-34800	4000	6650	3990
15	2000-60-2300-EB-75-2900-100-3500	6500-200-8500-EB-200-10500	PB-2	9300-34800	4200	6750	4050
16	2375-75-2900-EB-100-3600	7450-225-9025-EB-225-11500	PB-2	9300-34800	4600	6950	4170
17	2500-4000 (proposed new pre-revised scale)	7500-250-10000-EB-250-12000	PB-2	9300-34800	4800	7050	4230

1	2	3	4	5	6	7	8
18	2500-4000 (proposed new pre-revised scale)	7500-250-10000- EB-250-13000	PB-2	9300- 34800	5200	7250	4350
19	2200-75-2800-EB- 100-4000	8000-275-10200- EB-275-13500	PB-2	9300- 34800	5400	7350	4410
20	2200-75-2800-EB- 100-4000	8000-275-10200- EB-275-13500 (Group A Entry)	PB-3	15600- 39100	5400	10500	6300
21	3000-100-3500- 125-4500	10000-325-13900	PB-3	15600- 39100	6000	10800	6480
22	3000-100-3500- 125-5000	10000-325-15200	PB-3	15600- 39100	6400	11000	6600
23	3200-100-3700- 125-4700	10650-325-15850	PB-3	15600- 39100	6600	11100	6660
24	3700-125-4700- 150-5000	12000-375-16500	PB-3	15600- 39100	7600	11600	6960
25	4100-125-4850- 150-5300	13500-375-17250	PB-3	15600- 39100	8000	11800	7080
26	4500-150-5700	14300-400-18300	PB-4	37400- 67000	8700	23050	13830
27	4800-150-5700	15100-400-18300	PB-4	37400- 67000	8800	23100	13860
28	5100-150-6150	16400-450-20000	PB-4	37400- 67000	8900	23150	13890
29	5100-150-6300- 200-6700	16400-450-20900	PB-4	37400- 67000	9500	23450	14070
30	5900-200-6700	18400-500-20400	PB-4	37400- 67000	9800	23600	14160
31	5900-200-7300	18400-500-22400	PB-4	37400- 67000	10000	23700	14220
32	7300-100-7600	22400-525-24500	PB-4	37400- 67000	12000	24700	14820

***Note :- 1** The revised pension of those who retired after completing maximum required qualifying service (that is 33 years) before with effect from 1st January, 2006 cannot be less than the pension indicated in column-7 above (that is 50% of the sum of Minimum of Pay Band and Grade pay/scale corresponding to the scale of pay the pensioners held at the time of their retirement). The pension in Column-7 above will be reduced pro-rata, where the pensioner had less than the maximum required qualifying service (that is 33 years) for full pension as per rule 6.16 (2) of Punjab Civil Service Rule Volume-II as applicable on 1st January, 2006 and in no case it will be less than Rs. 3500/- per month. In case, the pension consolidated as per rule-5 of notification is higher than the pension calculated in the manner above, the same (higher pension) shall be treated as basic pension.

****Note 2 :-** The revised family pension in respect of those pensioners who retired before 1st January, 2006 and the Government servants who died before 1st January, 2006 cannot be less than pension indicated in column-8 above (that is 30% of the sum of minimum of pay band and grade pay/scale corresponding to the scale of pay the pensioners held at the time of their retirement). In case, the family pension consolidated as per rule 5 of notification is higher than the family pension indicated in column-8 above, the same (higher family pension) shall be treated as basic family pension.

Annexure-II						
[See rule 6 (5)]						
Illustrations for fixation of pension/family pension						
Pension						
Sr. No.	Description	No. 1	No. 2	No. 3	No. 4	No. 5
	Date of retirement	30-1-1985	30-9-1984	31-1-1998	30-9-2000	31-1-2005
2.	Scale of pay: (i) From 1-1-1986 (notional for pre-1986 retirees)	3000-4500	4500-5700	-	-	-
	(ii) at the time of retirement (actual for others)	-	-	5000-7850	22400- 24500	18400- 22400
3.	'Pay Band and grade pay' or 'scale of pay (for HAG and above posts) corresponding to pre- revised pay scales mentioned in 2 (i) or 2 (ii) above.	PB-3- 15600- 39100-GP- 6000	PB-4- 37400- 67000-GP- 8700	PB-2-9300- 34800-GP- 3200	PB-4- 37400- 67000-GP- 12000	PB-4- 37400- 67000-GP- 10000
4.	Qualifying service at the time of retirement	33 years	16 ½ years	33 years	33 years	22 years
5.	Pension (i) As revised w.e.f. 1-1-1996 (for pre-1996 retirees)	5000	3575	-	-	-
	(ii) As fixed (for retirees between 1-1-1996 to 31-3-2004	-	-	2500	11200	-
	(iii) As fixed (for retirees between 1-4-2004 to 31-12-2005)	-	-	-	-	10200
6.	Consolidated pension as per Annexure-III of notification	11300	8081	5650	25312	15368
7.	50% of minimum of pay in Pay Band + Grade Pay para-6	10800	23050	6250	24700	23700
8.	Pension in terms of para 6 of notification	10800	11525	6250	24700	15800
9.	Pension payable (Sr. No. 6 or Sr. No. 8 whichever is higher)	11300	11525	6250	25312	15800

Family Pension						
Sr. No	Description	No. 1	No. 2	No. 3	No. 4	No. 5
1.	Date of retirement/Date of Death (in the case of death of serving employee)	30-1-1985	30-9-1984	31-1-1998	30-9-2000	31-1-2005
2.	Scale of pay: (i) From 1.1.1986 (notional for pre-1986 retirement/death)	3000-4500	4500-5700	-	-	-
	(ii) at the time of retirement (actual for others)	-	-	5000-7850	22400-24500	18400-22400
3.	'Pay Band and grade pay' or 'scale of pay (for HAG and above posts) corresponding to pre-revised pay scales mentioned in 2 (i) or 2 (ii) above.	PB-3-15600-39100-GP-6000	PB-4-37400-67000-GP-8700	PB-2-9300-34800-GP-3200	PB-4-37400-67000-GP-12000	PB-4-37400-67000-GP-10000
4.	Family Pension (i) As revised w.e.f. 1-1-1996 (for pre-1996 retirement/death)	3000	4530	-	-	-
	(ii) As fixed (for retirement/ death between 1-1-1996 to 31-3-2004)	-	-	1680	7350	-
	(iii) As fixed (for retirement/ death between 1-4-2004 to 31-12-2005)	-	-	-	-	9180
5.	Consolidated pension as per Ready Reckoner.	6780	10238	3797	16611	13832
6.	30% of minimum of pay in Pay Band + Grade Pay or 30% of minimum of pay in pay scale for HAG and above posts.	6480	13830	3750	14820	14220
7.	Pension payable (Sr. No. 5 or Sr. No. 6 whichever is higher)	6780	13830	3797	16611	14220

ANNEXURE IV

FORM OF INTIMATION BY THE PENSION DISBURSING AUTHORITY TO THE AUDIT OFFICER (ACCOUNTANT GENERAL), HARYANA AND HEAD OF OFFICE REGARDING CONSOLIDATION OF PENSION IN TERMS OF GOVERNMENT OF HARYANA FINANCE DEPARTMENT NOTIFICATION NO. 2/51/2008-1PENSION, DATED 17-4-2009.

1. Name of the pensioners/family pensioners
2. PPO No.
3. Date of retirement/Death
(in case of family pension)
4. Savings Bank A/c No.
5. Name of the Bank/Paying Branch
6. Bank Code No.
7. Computation of consolidated pension/family pension

		Pension	Family Pension
a.	The existing pension/family pension.		
b.	Dearness Pension, where applicable		
c.	Dearness relief upto All India Consumer Price Index (IW) average index 536 (Base year 1982=100) i.e. @ 24% of basic pension/family pension plus dearness pension.		
d.	Fitment weightage @ 40% of the existing pension/family pension.		
e.	(a) The amount so arrived at will be regarded as consolidated pension/family pension with effect from 1.1.2006.		

Note :- Where the existing pension in (i) above includes the effect of merger of 50% of dearness relief with effect from 1.4.2004, the existing pension for the purpose of fitment weightage will be re-calculated after excluding the merged dearness relief of 50% from the pension.

8. Whether consolidated pension/family pension is final or allowed as immediate relief.
9. Remarks, if any.
- 10.

SIGNATURE OF PENSION
DISBURSING AUTHORITY

To

1. The Accountant General, Haryana.
2. Concerned Treasury Officer/Assistant Treasury Officer.

ANNEXURE V*[See rule 15 (1)]***UNDERTAKING**

I hereby undertake that any excess payment that may be found to have been made as a result of incorrect fixation of pension/family pension or any excess payment detected in the light of discrepancies noticed subsequently will be refunded by me to the Government either by adjustment against future payments due to me or from the second installment of arrears or otherwise.

Date : _____ Signature : _____
Station : _____ Name : _____
Designation : _____

ANNEXURE VI*[See rule 15 (2)]***UNDERTAKING**

I hereby undertake that as a result of any rectification or adjustment in the pension granted to me on the strength of some interim order of the Court of law or on the basis of any interim order by any Court of law, any excess amount which may be found to have been made as a result of relevant appropriate decision taken by the Government on the final decision of the Court of law, will be refunded by me to the Government either by adjustment against future payments due to me or otherwise. I further undertake to abide by such relevant appropriate decision of the Government taken on the final decision of such Court of law as the case may be.

Date _____ Signature : _____
Station : _____ Name : _____
Designation : _____

AJIT M. SHARAN
Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

Annexure-III

(See Rule 12)

Table Showing existing Basic Pension/Family Pension without Dearness Pension/Family Pension (Column 1), Basic Pension/Family Pension with Dearness Pension/Family Dearness Pension (Column 2) and Revised Consolidated Pension/Family Pension (Column 3)

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
1	2	3	1330	1995	3500	1386	2079	3500	1442	2163	3500
1275	1913	3500	1331	1997	3500	1387	2081	3500	1443	2165	3500
1276	1914	3500	1332	1998	3500	1388	2082	3500	1444	2166	3500
1277	1916	3500	1333	2000	3500	1389	2084	3500	1445	2168	3500
1278	1917	3500	1334	2001	3500	1390	2085	3500	1446	2169	3500
1279	1919	3500	1335	2003	3500	1391	2087	3500	1447	2171	3500
1280	1920	3500	1336	2004	3500	1392	2088	3500	1448	2172	3500
1281	1922	3500	1337	2006	3500	1393	2090	3500	1449	2174	3500
1282	1923	3500	1338	2007	3500	1394	2091	3500	1450	2175	3500
1283	1925	3500	1339	2009	3500	1395	2093	3500	1451	2177	3500
1284	1926	3500	1340	2010	3500	1396	2094	3500	1452	2178	3500
1285	1928	3500	1341	2012	3500	1397	2096	3500	1453	2180	3500
1286	1929	3500	1342	2013	3500	1398	2097	3500	1454	2181	3500
1287	1931	3500	1343	2015	3500	1399	2099	3500	1455	2183	3500
1288	1932	3500	1344	2016	3500	1400	2100	3500	1456	2184	3500
1289	1934	3500	1345	2018	3500	1401	2102	3500	1457	2186	3500
1290	1935	3500	1346	2019	3500	1402	2103	3500	1458	2187	3500
1291	1937	3500	1347	2021	3500	1403	2105	3500	1459	2189	3500
1292	1938	3500	1348	2022	3500	1404	2106	3500	1460	2190	3500
1293	1940	3500	1349	2024	3500	1405	2108	3500	1461	2192	3500
1294	1941	3500	1350	2025	3500	1406	2109	3500	1462	2193	3500
1295	1943	3500	1351	2027	3500	1407	2111	3500	1463	2195	3500
1296	1944	3500	1352	2028	3500	1408	2112	3500	1464	2196	3500
1297	1946	3500	1353	2030	3500	1409	2114	3500	1465	2198	3500
1298	1947	3500	1354	2031	3500	1410	2115	3500	1466	2199	3500
1299	1949	3500	1355	2033	3500	1411	2117	3500	1467	2201	3500
1300	1950	3500	1356	2034	3500	1412	2118	3500	1468	2202	3500
1301	1952	3500	1357	2036	3500	1413	2120	3500	1469	2204	3500
1302	1953	3500	1358	2037	3500	1414	2121	3500	1470	2205	3500
1303	1955	3500	1359	2039	3500	1415	2123	3500	1471	2207	3500
1304	1956	3500	1360	2040	3500	1416	2124	3500	1472	2208	3500
1305	1958	3500	1361	2042	3500	1417	2126	3500	1473	2210	3500
1306	1959	3500	1362	2043	3500	1418	2127	3500	1474	2211	3500
1307	1961	3500	1363	2045	3500	1419	2129	3500	1475	2213	3500
1308	1962	3500	1364	2046	3500	1420	2130	3500	1476	2214	3500
1309	1964	3500	1365	2048	3500	1421	2132	3500	1477	2216	3500
1310	1965	3500	1366	2049	3500	1422	2133	3500	1478	2217	3500
1311	1967	3500	1367	2051	3500	1423	2135	3500	1479	2219	3500
1312	1968	3500	1368	2052	3500	1424	2136	3500	1480	2220	3500
1313	1970	3500	1369	2054	3500	1425	2138	3500	1481	2222	3500
1314	1971	3500	1370	2055	3500	1426	2139	3500	1482	2223	3500
1315	1973	3500	1371	2057	3500	1427	2141	3500	1483	2225	3500
1316	1974	3500	1372	2058	3500	1428	2142	3500	1484	2226	3500
1317	1976	3500	1373	2060	3500	1429	2144	3500	1485	2228	3500
1318	1977	3500	1374	2061	3500	1430	2145	3500	1486	2229	3500
1319	1979	3500	1375	2063	3500	1431	2147	3500	1487	2231	3500
1320	1980	3500	1376	2064	3500	1432	2148	3500	1488	2232	3500
1321	1982	3500	1377	2066	3500	1433	2150	3500	1489	2234	3500
1322	1983	3500	1378	2067	3500	1434	2151	3500	1490	2235	3500
1323	1985	3500	1379	2069	3500	1435	2153	3500	1491	2237	3500
1324	1986	3500	1380	2070	3500	1436	2154	3500	1492	2238	3500
1325	1988	3500	1381	2072	3500	1437	2156	3500	1493	2240	3500
1326	1989	3500	1382	2073	3500	1438	2157	3500	1494	2241	3500
1327	1991	3500	1383	2075	3500	1439	2159	3500	1495	2243	3500
1328	1992	3500	1384	2076	3500	1440	2160	3500	1496	2244	3500
1329	1994	3500	1385	2078	3500	1441	2162	3500	1497	2246	3500

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
1498	2247	3500
1499	2249	3500
1500	2250	3500
1501	2252	3500
1502	2253	3500
1503	2255	3500
1504	2256	3500
1505	2258	3500
1506	2259	3500
1507	2261	3500
1508	2262	3500
1509	2264	3500
1510	2265	3500
1511	2267	3500
1512	2268	3500
1513	2270	3500
1514	2271	3500
1515	2273	3500
1516	2274	3500
1517	2276	3500
1518	2277	3500
1519	2279	3500
1520	2280	3500
1521	2282	3500
1522	2283	3500
1523	2285	3500
1524	2286	3500
1525	2288	3500
1526	2289	3500
1527	2291	3500
1528	2292	3500
1529	2294	3500
1530	2295	3500
1531	2297	3500
1532	2298	3500
1533	2300	3500
1534	2301	3500
1535	2303	3500
1536	2304	3500
1537	2306	3500
1538	2307	3500
1539	2309	3500
1540	2310	3500
1541	2312	3500
1542	2313	3500
1543	2315	3500
1544	2316	3500
1545	2318	3500
1546	2319	3500
1547	2321	3500
1548	2322	3500
1549	2324	3502
1550	2325	3503
1551	2327	3507
1552	2328	3508
1553	2330	3512
1554	2331	3513
1555	2333	3515
1556	2334	3518
1557	2336	3520
1558	2337	3522
1559	2339	3525
1560	2340	3526
1561	2342	3530

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
1562	2343	3531
1563	2345	3534
1564	2346	3536
1565	2348	3538
1566	2349	3540
1567	2351	3543
1568	2352	3545
1569	2354	3547
1570	2355	3549
1571	2357	3552
1572	2358	3553
1573	2360	3557
1574	2361	3558
1575	2363	3561
1576	2364	3563
1577	2366	3565
1578	2367	3568
1579	2369	3570
1580	2370	3571
1581	2372	3575
1582	2373	3576
1583	2375	3579
1584	2376	3581
1585	2378	3583
1586	2379	3585
1587	2381	3588
1588	2382	3590
1589	2384	3593
1590	2385	3594
1591	2387	3597
1592	2388	3599
1593	2390	3602
1594	2391	3603
1595	2393	3606
1596	2394	3608
1597	2396	3611
1598	2397	3613
1599	2399	3615
1600	2400	3616
1601	2402	3620
1602	2403	3621
1603	2405	3625
1604	2406	3626
1605	2408	3628
1606	2409	3631
1607	2411	3633
1608	2412	3635
1609	2414	3638
1610	2415	3639
1611	2417	3643
1612	2418	3644
1613	2420	3647
1614	2421	3649
1615	2423	3651
1616	2424	3653
1617	2426	3656
1618	2427	3658
1619	2429	3660
1620	2430	3662
1621	2432	3665
1622	2433	3666
1623	2435	3670
1624	2436	3671
1625	2438	3674

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
1626	2439	3676
1627	2441	3678
1628	2442	3681
1629	2444	3683
1630	2445	3684
1631	2447	3688
1632	2448	3689
1633	2450	3692
1634	2451	3694
1635	2453	3696
1636	2454	3698
1637	2456	3701
1638	2457	3703
1639	2459	3706
1640	2460	3707
1641	2462	3710
1642	2463	3712
1643	2465	3715
1644	2466	3716
1645	2468	3719
1646	2469	3721
1647	2471	3724
1648	2472	3726
1649	2474	3728
1650	2475	3729
1651	2477	3733
1652	2478	3734
1653	2480	3738
1654	2481	3739
1655	2483	3741
1656	2484	3744
1657	2486	3746
1658	2487	3748
1659	2489	3751
1660	2490	3752
1661	2492	3756
1662	2493	3757
1663	2495	3760
1664	2496	3762
1665	2498	3764
1666	2499	3766
1667	2501	3769
1668	2502	3771
1669	2504	3773
1670	2505	3775
1671	2507	3778
1672	2508	3779
1673	2510	3783
1674	2511	3784
1675	2513	3787
1676	2514	3789
1677	2516	3791
1678	2517	3794
1679	2519	3796
1680	2520	3797
1681	2522	3801
1682	2523	3802
1683	2525	3805
1684	2526	3807
1685	2528	3809
1686	2529	3811
1687	2531	3814
1688	2532	3816
1689	2534	3819

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
1690	2535	3820
1691	2537	3823
1692	2538	3825
1693	2540	3828
1694	2541	3829
1695	2543	3832
1696	2544	3834
1697	2546	3837
1698	2547	3839
1699	2549	3841
1700	2550	3842
1701	2552	3846
1702	2553	3847
1703	2555	3851
1704	2556	3852
1705	2558	3854
1706	2559	3857
1707	2561	3859
1708	2562	3861
1709	2564	3864
1710	2565	3865
1711	2567	3869
1712	2568	3870
1713	2570	3873
1714	2571	3875
1715	2573	3877
1716	2574	3879
1717	2576	3882
1718	2577	3884
1719	2579	3886
1720	2580	3888
1721	2582	3891
1722	2583	3892
1723	2585	3896
1724	2586	3897
1725	2588	3900
1726	2589	3902
1727	2591	3904
1728	2592	3907
1729	2594	3909
1730	2595	3910
1731	2597	3914
1732	2598	3915
1733	2600	3918
1734	2601	3920
1735	2603	3922
1736	2604	3924
1737	2606	3927
1738	2607	3929
1739	2609	3932
1740	2610	3933
1741	2612	3936
1742	2613	3938
1743	2615	3941
1744	2616	3942
1745	2618	3945
1746	2619	3947
1747	2621	3950
1748	2622	3952
1749	2624	3954
1750	2625	3955
1751	2627	3959
1752	2628	3960
1753	2630	3964

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
1754	2631	3965	1818	2727	4110	1882	2823	4254	1946	2919	4399
1755	2633	3967	1819	2729	4112	1883	2825	4257	1947	2921	4402
1756	2634	3970	1820	2730	4114	1884	2826	4259	1948	2922	4404
1757	2636	3972	1821	2732	4117	1885	2828	4261	1949	2924	4406
1758	2637	3974	1822	2733	4118	1886	2829	4263	1950	2925	4407
1759	2639	3977	1823	2735	4122	1887	2831	4266	1951	2927	4411
1760	2640	3978	1824	2736	4123	1888	2832	4268	1952	2928	4412
1761	2642	3982	1825	2738	4126	1889	2834	4271	1953	2930	4416
1762	2643	3983	1826	2739	4128	1890	2835	4272	1954	2931	4417
1763	2645	3986	1827	2741	4130	1891	2837	4275	1955	2933	4419
1764	2646	3988	1828	2742	4133	1892	2838	4277	1956	2934	4422
1765	2648	3990	1829	2744	4135	1893	2840	4280	1957	2936	4424
1766	2649	3992	1830	2745	4136	1894	2841	4281	1958	2937	4426
1767	2651	3995	1831	2747	4140	1895	2843	4284	1959	2939	4429
1768	2652	3997	1832	2748	4141	1896	2844	4286	1960	2940	4430
1769	2654	3999	1833	2750	4144	1897	2846	4289	1961	2942	4434
1770	2655	4001	1834	2751	4146	1898	2847	4291	1962	2943	4435
1771	2657	4004	1835	2753	4148	1899	2849	4293	1963	2945	4438
1772	2658	4005	1836	2754	4150	1900	2850	4294	1964	2946	4440
1773	2660	4009	1837	2756	4153	1901	2852	4298	1965	2948	4442
1774	2661	4010	1838	2757	4155	1902	2853	4299	1966	2949	4444
1775	2663	4013	1839	2759	4158	1903	2855	4303	1967	2951	4447
1776	2664	4015	1840	2760	4159	1904	2856	4304	1968	2952	4449
1777	2666	4017	1841	2762	4162	1905	2858	4306	1969	2954	4451
1778	2667	4020	1842	2763	4164	1906	2859	4309	1970	2955	4453
1779	2669	4022	1843	2765	4167	1907	2861	4311	1971	2957	4456
1780	2670	4023	1844	2766	4168	1908	2862	4313	1972	2958	4457
1781	2672	4027	1845	2768	4171	1909	2864	4316	1973	2960	4461
1782	2673	4028	1846	2769	4173	1910	2865	4317	1974	2961	4462
1783	2675	4031	1847	2771	4176	1911	2867	4321	1975	2963	4465
1784	2676	4033	1848	2772	4178	1912	2868	4322	1976	2964	4467
1785	2678	4035	1849	2774	4180	1913	2870	4325	1977	2966	4469
1786	2679	4037	1850	2775	4181	1914	2871	4327	1978	2967	4472
1787	2681	4040	1851	2777	4185	1915	2873	4329	1979	2969	4474
1788	2682	4042	1852	2778	4186	1916	2874	4331	1980	2970	4475
1789	2684	4045	1853	2780	4190	1917	2876	4334	1981	2972	4479
1790	2685	4046	1854	2781	4191	1918	2877	4336	1982	2973	4480
1791	2687	4049	1855	2783	4193	1919	2879	4338	1983	2975	4483
1792	2688	4051	1856	2784	4196	1920	2880	4340	1984	2976	4485
1793	2690	4054	1857	2786	4198	1921	2882	4343	1985	2978	4487
1794	2691	4055	1858	2787	4200	1922	2883	4344	1986	2979	4489
1795	2693	4058	1859	2789	4203	1923	2885	4348	1987	2981	4492
1796	2694	4060	1860	2790	4204	1924	2886	4349	1988	2982	4494
1797	2696	4063	1861	2792	4208	1925	2888	4352	1989	2984	4497
1798	2697	4065	1862	2793	4209	1926	2889	4354	1990	2985	4498
1799	2699	4067	1863	2795	4212	1927	2891	4356	1991	2987	4501
1800	2700	4068	1864	2796	4214	1928	2892	4359	1992	2988	4503
1801	2702	4072	1865	2798	4216	1929	2894	4361	1993	2990	4506
1802	2703	4073	1866	2799	4218	1930	2895	4362	1994	2991	4507
1803	2705	4077	1867	2801	4221	1931	2897	4366	1995	2993	4510
1804	2706	4078	1868	2802	4223	1932	2898	4367	1996	2994	4512
1805	2708	4080	1869	2804	4225	1933	2900	4370	1997	2996	4515
1806	2709	4083	1870	2805	4227	1934	2901	4372	1998	2997	4517
1807	2711	4085	1871	2807	4230	1935	2903	4374	1999	2999	4519
1808	2712	4087	1872	2808	4231	1936	2904	4376	2000	3000	4520
1809	2714	4090	1873	2810	4235	1937	2906	4379	2001	3002	4524
1810	2715	4091	1874	2811	4236	1938	2907	4381	2002	3003	4525
1811	2717	4095	1875	2813	4239	1939	2909	4384	2003	3005	4529
1812	2718	4096	1876	2814	4241	1940	2910	4385	2004	3006	4530
1813	2720	4099	1877	2816	4243	1941	2912	4388	2005	3008	4532
1814	2721	4101	1878	2817	4246	1942	2913	4390	2006	3009	4535
1815	2723	4103	1879	2819	4248	1943	2915	4393	2007	3011	4537
1816	2724	4105	1880	2820	4249	1944	2916	4394	2008	3012	4539
1817	2726	4108	1881	2822	4253	1945	2918	4397	2009	3014	4542

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2010	3015	4543
2011	3017	4547
2012	3018	4548
2013	3020	4551
2014	3021	4553
2015	3023	4555
2016	3024	4557
2017	3026	4560
2018	3027	4562
2019	3029	4564
2020	3030	4566
2021	3032	4569
2022	3033	4570
2023	3035	4574
2024	3036	4575
2025	3038	4578
2026	3039	4580
2027	3041	4582
2028	3042	4585
2029	3044	4587
2030	3045	4588
2031	3047	4592
2032	3048	4593
2033	3050	4596
2034	3051	4598
2035	3053	4600
2036	3054	4602
2037	3056	4605
2038	3057	4607
2039	3059	4610
2040	3060	4611
2041	3062	4614
2042	3063	4616
2043	3065	4619
2044	3066	4620
2045	3068	4623
2046	3069	4625
2047	3071	4628
2048	3072	4630
2049	3074	4632
2050	3075	4633
2051	3077	4637
2052	3078	4638
2053	3080	4642
2054	3081	4643
2055	3083	4645
2056	3084	4648
2057	3086	4650
2058	3087	4652
2059	3089	4655
2060	3090	4656
2061	3092	4660
2062	3093	4661
2063	3095	4664
2064	3096	4666
2065	3098	4668
2066	3099	4670
2067	3101	4673
2068	3102	4675
2069	3104	4677
2070	3105	4679
2071	3107	4682
2072	3108	4683
2073	3110	4687

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2074	3111	4688
2075	3113	4691
2076	3114	4693
2077	3116	4695
2078	3117	4698
2079	3119	4700
2080	3120	4701
2081	3122	4705
2082	3123	4706
2083	3125	4709
2084	3126	4711
2085	3128	4713
2086	3129	4715
2087	3131	4718
2088	3132	4720
2089	3134	4723
2090	3135	4724
2091	3137	4727
2092	3138	4729
2093	3140	4732
2094	3141	4733
2095	3143	4736
2096	3144	4738
2097	3146	4741
2098	3147	4743
2099	3149	4745
2100	3150	4746
2101	3152	4750
2102	3153	4751
2103	3155	4755
2104	3156	4756
2105	3158	4758
2106	3159	4761
2107	3161	4763
2108	3162	4765
2109	3164	4768
2110	3165	4769
2111	3167	4773
2112	3168	4774
2113	3170	4777
2114	3171	4779
2115	3173	4781
2116	3174	4783
2117	3176	4786
2118	3177	4788
2119	3179	4790
2120	3180	4792
2121	3182	4795
2122	3183	4796
2123	3185	4800
2124	3186	4801
2125	3188	4804
2126	3189	4806
2127	3191	4808
2128	3192	4811
2129	3194	4813
2130	3195	4814
2131	3197	4818
2132	3198	4819
2133	3200	4822
2134	3201	4824
2135	3203	4826
2136	3204	4828
2137	3206	4831

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2138	3207	4833
2139	3209	4836
2140	3210	4837
2141	3212	4840
2142	3213	4842
2143	3215	4845
2144	3216	4846
2145	3218	4849
2146	3219	4851
2147	3221	4854
2148	3222	4856
2149	3224	4858
2150	3225	4859
2151	3227	4863
2152	3228	4864
2153	3230	4868
2154	3231	4869
2155	3233	4871
2156	3234	4874
2157	3236	4876
2158	3237	4878
2159	3239	4881
2160	3240	4882
2161	3242	4886
2162	3243	4887
2163	3245	4890
2164	3246	4892
2165	3248	4894
2166	3249	4896
2167	3251	4899
2168	3252	4901
2169	3254	4903
2170	3255	4905
2171	3257	4908
2172	3258	4909
2173	3260	4913
2174	3261	4914
2175	3263	4917
2176	3264	4919
2177	3266	4921
2178	3267	4924
2179	3269	4926
2180	3270	4927
2181	3272	4931
2182	3273	4932
2183	3275	4935
2184	3276	4937
2185	3278	4939
2186	3279	4941
2187	3281	4944
2188	3282	4946
2189	3284	4949
2190	3285	4950
2191	3287	4953
2192	3288	4955
2193	3290	4958
2194	3291	4959
2195	3293	4962
2196	3294	4964
2197	3296	4967
2198	3297	4969
2199	3299	4971
2200	3300	4972
2201	3302	4976

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2202	3303	4977
2203	3305	4981
2204	3306	4982
2205	3308	4984
2206	3309	4987
2207	3311	4989
2208	3312	4991
2209	3314	4994
2210	3315	4995
2211	3317	4999
2212	3318	5000
2213	3320	5003
2214	3321	5005
2215	3323	5007
2216	3324	5009
2217	3326	5012
2218	3327	5014
2219	3329	5016
2220	3330	5018
2221	3332	5021
2222	3333	5022
2223	3335	5026
2224	3336	5027
2225	3338	5030
2226	3339	5032
2227	3341	5034
2228	3342	5037
2229	3344	5039
2230	3345	5040
2231	3347	5044
2232	3348	5045
2233	3350	5048
2234	3351	5050
2235	3353	5052
2236	3354	5054
2237	3356	5057
2238	3357	5059
2239	3359	5062
2240	3360	5063
2241	3362	5066
2242	3363	5068
2243	3365	5071
2244	3366	5072
2245	3368	5075
2246	3369	5077
2247	3371	5080
2248	3372	5082
2249	3374	5084
2250	3375	5085
2251	3377	5089
2252	3378	5090
2253	3380	5094
2254	3381	5095
2255	3383	5097
2256	3384	5100
2257	3386	5102
2258	3387	5104
2259	3389	5107
2260	3390	5108
2261	3392	5112
2262	3393	5113
2263	3395	5116
2264	3396	5118
2265	3398	5120

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2266	3399	5122
2267	3401	5125
2268	3402	5127
2269	3404	5129
2270	3405	5131
2271	3407	5134
2272	3408	5135
2273	3410	5139
2274	3411	5140
2275	3413	5143
2276	3414	5145
2277	3416	5147
2278	3417	5150
2279	3419	5152
2280	3420	5153
2281	3422	5157
2282	3423	5158
2283	3425	5161
2284	3426	5163
2285	3428	5165
2286	3429	5167
2287	3431	5170
2288	3432	5172
2289	3434	5175
2290	3435	5176
2291	3437	5179
2292	3438	5181
2293	3440	5184
2294	3441	5185
2295	3443	5188
2296	3444	5190
2297	3446	5193
2298	3447	5195
2299	3449	5197
2300	3450	5198
2301	3452	5202
2302	3453	5203
2303	3455	5207
2304	3456	5208
2305	3458	5210
2306	3459	5213
2307	3461	5215
2308	3462	5217
2309	3464	5220
2310	3465	5221
2311	3467	5225
2312	3468	5226
2313	3470	5229
2314	3471	5231
2315	3473	5233
2316	3474	5235
2317	3476	5238
2318	3477	5240
2319	3479	5242
2320	3480	5244
2321	3482	5247
2322	3483	5248
2323	3485	5252
2324	3486	5253
2325	3488	5256
2326	3489	5258
2327	3491	5260
2328	3492	5263
2329	3494	5265

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2330	3495	5266
2331	3497	5270
2332	3498	5271
2333	3500	5274
2334	3501	5276
2335	3503	5278
2336	3504	5280
2337	3506	5283
2338	3507	5285
2339	3509	5288
2340	3510	5289
2341	3512	5292
2342	3513	5294
2343	3515	5297
2344	3516	5298
2345	3518	5301
2346	3519	5303
2347	3521	5306
2348	3522	5308
2349	3524	5310
2350	3525	5311
2351	3527	5315
2352	3528	5316
2353	3530	5320
2354	3531	5321
2355	3533	5323
2356	3534	5326
2357	3536	5328
2358	3537	5330
2359	3539	5333
2360	3540	5334
2361	3542	5338
2362	3543	5339
2363	3545	5342
2364	3546	5344
2365	3548	5346
2366	3549	5348
2367	3551	5351
2368	3552	5353
2369	3554	5355
2370	3555	5357
2371	3557	5360
2372	3558	5361
2373	3560	5365
2374	3561	5366
2375	3563	5369
2376	3564	5371
2377	3566	5373
2378	3567	5376
2379	3569	5378
2380	3570	5379
2381	3572	5383
2382	3573	5384
2383	3575	5387
2384	3576	5389
2385	3578	5391
2386	3579	5393
2387	3581	5396
2388	3582	5398
2389	3584	5401
2390	3585	5402
2391	3587	5405
2392	3588	5407
2393	3590	5410

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2394	3591	5411
2395	3593	5414
2396	3594	5416
2397	3596	5419
2398	3597	5421
2399	3599	5423
2400	3600	5424
2401	3602	5428
2402	3603	5429
2403	3605	5433
2404	3606	5434
2405	3608	5436
2406	3609	5439
2407	3611	5441
2408	3612	5443
2409	3614	5446
2410	3615	5447
2411	3617	5451
2412	3618	5452
2413	3620	5455
2414	3621	5457
2415	3623	5459
2416	3624	5461
2417	3626	5464
2418	3627	5466
2419	3629	5468
2420	3630	5470
2421	3632	5473
2422	3633	5474
2423	3635	5478
2424	3636	5479
2425	3638	5482
2426	3639	5484
2427	3641	5486
2428	3642	5489
2429	3644	5491
2430	3645	5492
2431	3647	5496
2432	3648	5497
2433	3650	5500
2434	3651	5502
2435	3653	5504
2436	3654	5506
2437	3656	5509
2438	3657	5511
2439	3659	5514
2440	3660	5515
2441	3662	5518
2442	3663	5520
2443	3665	5523
2444	3666	5524
2445	3668	5527
2446	3669	5529
2447	3671	5532
2448	3672	5534
2449	3674	5536
2450	3675	5537
2451	3677	5541
2452	3678	5542
2453	3680	5546
2454	3681	5547
2455	3683	5549
2456	3684	5552
2457	3686	5554

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2458	3687	5556
2459	3689	5559
2460	3690	5560
2461	3692	5564
2462	3693	5565
2463	3695	5568
2464	3696	5570
2465	3698	5572
2466	3699	5574
2467	3701	5577
2468	3702	5579
2469	3704	5581
2470	3705	5583
2471	3707	5586
2472	3708	5587
2473	3710	5591
2474	3711	5592
2475	3713	5595
2476	3714	5597
2477	3716	5599
2478	3717	5602
2479	3719	5604
2480	3720	5605
2481	3722	5609
2482	3723	5610
2483	3725	5613
2484	3726	5615
2485	3728	5617
2486	3729	5619
2487	3731	5622
2488	3732	5624
2489	3734	5627
2490	3735	5628
2491	3737	5631
2492	3738	5633
2493	3740	5636
2494	3741	5637
2495	3743	5640
2496	3744	5642
2497	3746	5645
2498	3747	5647
2499	3749	5649
2500	3750	5650
2501	3752	5654
2502	3753	5655
2503	3755	5659
2504	3756	5660
2505	3758	5662
2506	3759	5665
2507	3761	5667
2508	3762	5669
2509	3764	5672
2510	3765	5673
2511	3767	5677
2512	3768	5678
2513	3770	5681
2514	3771	5683
2515	3773	5685
2516	3774	5687
2517	3776	5690
2518	3777	5692
2519	3779	5694
2520	3780	5696
2521	3782	5699

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2522	3783	5700
2523	3785	5704
2524	3786	5705
2525	3788	5708
2526	3789	5710
2527	3791	5712
2528	3792	5715
2529	3794	5717
2530	3795	5718
2531	3797	5722
2532	3798	5723
2533	3800	5726
2534	3801	5728
2535	3803	5730
2536	3804	5732
2537	3806	5735
2538	3807	5737
2539	3809	5740
2540	3810	5741
2541	3812	5744
2542	3813	5746
2543	3815	5749
2544	3816	5750
2545	3818	5753
2546	3819	5755
2547	3821	5758
2548	3822	5760
2549	3824	5762
2550	3825	5763
2551	3827	5767
2552	3828	5768
2553	3830	5772
2554	3831	5773
2555	3833	5775
2556	3834	5778
2557	3836	5780
2558	3837	5782
2559	3839	5785
2560	3840	5786
2561	3842	5790
2562	3843	5791
2563	3845	5794
2564	3846	5796
2565	3848	5798
2566	3849	5800
2567	3851	5803
2568	3852	5805
2569	3854	5807
2570	3855	5809
2571	3857	5812
2572	3858	5813
2573	3860	5817
2574	3861	5818
2575	3863	5821
2576	3864	5823
2577	3866	5825
2578	3867	5828
2579	3869	5830
2580	3870	5831
2581	3872	5835
2582	3873	5836
2583	3875	5839
2584	3876	5841
2585	3878	5843

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2586	3879	5845
2587	3881	5848
2588	3882	5850
2589	3884	5853
2590	3885	5854
2591	3887	5857
2592	3888	5859
2593	3890	5862
2594	3891	5863
2595	3893	5866
2596	3894	5868
2597	3896	5871
2598	3897	5873
2599	3899	5875
2600	3900	5876
2601	3902	5880
2602	3903	5881
2603	3905	5885
2604	3906	5886
2605	3908	5888
2606	3909	5891
2607	3911	5893
2608	3912	5895
2609	3914	5898
2610	3915	5899
2611	3917	5903
2612	3918	5904
2613	3920	5907
2614	3921	5909
2615	3923	5911
2616	3924	5913
2617	3926	5916
2618	3927	5918
2619	3929	5920
2620	3930	5922
2621	3932	5925
2622	3933	5926
2623	3935	5930
2624	3936	5931
2625	3938	5934
2626	3939	5936
2627	3941	5938
2628	3942	5941
2629	3944	5943
2630	3945	5944
2631	3947	5948
2632	3948	5949
2633	3950	5952
2634	3951	5954
2635	3953	5956
2636	3954	5958
2637	3956	5961
2638	3957	5963
2639	3959	5966
2640	3960	5967
2641	3962	5970
2642	3963	5972
2643	3965	5975
2644	3966	5976
2645	3968	5979
2646	3969	5981
2647	3971	5984
2648	3972	5986
2649	3974	5988

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2650	3975	5989
2651	3977	5993
2652	3978	5994
2653	3980	5998
2654	3981	5999
2655	3983	6001
2656	3984	6004
2657	3986	6006
2658	3987	6008
2659	3989	6011
2660	3990	6012
2661	3992	6016
2662	3993	6017
2663	3995	6020
2664	3996	6022
2665	3998	6024
2666	3999	6026
2667	4001	6029
2668	4002	6031
2669	4004	6033
2670	4005	6035
2671	4007	6038
2672	4008	6039
2673	4010	6043
2674	4011	6044
2675	4013	6047
2676	4014	6049
2677	4016	6051
2678	4017	6054
2679	4019	6056
2680	4020	6057
2681	4022	6061
2682	4023	6062
2683	4025	6065
2684	4026	6067
2685	4028	6069
2686	4029	6071
2687	4031	6074
2688	4032	6076
2689	4034	6079
2690	4035	6080
2691	4037	6083
2692	4038	6085
2693	4040	6088
2694	4041	6089
2695	4043	6092
2696	4044	6094
2697	4046	6097
2698	4047	6099
2699	4049	6101
2700	4050	6102
2701	4052	6106
2702	4053	6107
2703	4055	6111
2704	4056	6112
2705	4058	6114
2706	4059	6117
2707	4061	6119
2708	4062	6121
2709	4064	6124
2710	4065	6125
2711	4067	6129
2712	4068	6130
2713	4070	6133

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2714	4071	6135
2715	4073	6137
2716	4074	6139
2717	4076	6142
2718	4077	6144
2719	4079	6146
2720	4080	6148
2721	4082	6151
2722	4083	6152
2723	4085	6156
2724	4086	6157
2725	4088	6160
2726	4089	6162
2727	4091	6164
2728	4092	6167
2729	4094	6169
2730	4095	6170
2731	4097	6174
2732	4098	6175
2733	4100	6178
2734	4101	6180
2735	4103	6182
2736	4104	6184
2737	4106	6187
2738	4107	6189
2739	4109	6192
2740	4110	6193
2741	4112	6196
2742	4113	6198
2743	4115	6201
2744	4116	6202
2745	4118	6205
2746	4119	6207
2747	4121	6210
2748	4122	6212
2749	4124	6214
2750	4125	6215
2751	4127	6219
2752	4128	6220
2753	4130	6224
2754	4131	6225
2755	4133	6227
2756	4134	6230
2757	4136	6232
2758	4137	6234
2759	4139	6237
2760	4140	6238
2761	4142	6242
2762	4143	6243
2763	4145	6246
2764	4146	6248
2765	4148	6250
2766	4149	6252
2767	4151	6255
2768	4152	6257
2769	4154	6259
2770	4155	6261
2771	4157	6264
2772	4158	6265
2773	4160	6269
2774	4161	6270
2775	4163	6273
2776	4164	6275
2777	4166	6277

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2778	4167	6280
2779	4169	6282
2780	4170	6283
2781	4172	6287
2782	4173	6288
2783	4175	6291
2784	4176	6293
2785	4178	6295
2786	4179	6297
2787	4181	6300
2788	4182	6302
2789	4184	6305
2790	4185	6306
2791	4187	6309
2792	4188	6311
2793	4190	6314
2794	4191	6315
2795	4193	6318
2796	4194	6320
2797	4196	6323
2798	4197	6325
2799	4199	6327
2800	4200	6328
2801	4202	6332
2802	4203	6333
2803	4205	6337
2804	4206	6338
2805	4208	6340
2806	4209	6343
2807	4211	6345
2808	4212	6347
2809	4214	6350
2810	4215	6351
2811	4217	6355
2812	4218	6356
2813	4220	6359
2814	4221	6361
2815	4223	6363
2816	4224	6365
2817	4226	6368
2818	4227	6370
2819	4229	6372
2820	4230	6374
2821	4232	6377
2822	4233	6378
2823	4235	6382
2824	4236	6383
2825	4238	6386
2826	4239	6388
2827	4241	6390
2828	4242	6393
2829	4244	6395
2830	4245	6396
2831	4247	6400
2832	4248	6401
2833	4250	6404
2834	4251	6406
2835	4253	6408
2836	4254	6410
2837	4256	6413
2838	4257	6415
2839	4259	6418
2840	4260	6419
2841	4262	6422

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2842	4263	6424
2843	4265	6427
2844	4266	6428
2845	4268	6431
2846	4269	6433
2847	4271	6436
2848	4272	6438
2849	4274	6440
2850	4275	6441
2851	4277	6445
2852	4278	6446
2853	4280	6450
2854	4281	6451
2855	4283	6453
2856	4284	6456
2857	4286	6458
2858	4287	6460
2859	4289	6463
2860	4290	6464
2861	4292	6468
2862	4293	6469
2863	4295	6472
2864	4296	6474
2865	4298	6476
2866	4299	6478
2867	4301	6481
2868	4302	6483
2869	4304	6485
2870	4305	6487
2871	4307	6490
2872	4308	6491
2873	4310	6495
2874	4311	6496
2875	4313	6499
2876	4314	6501
2877	4316	6503
2878	4317	6506
2879	4319	6508
2880	4320	6509
2881	4322	6513
2882	4323	6514
2883	4325	6517
2884	4326	6519
2885	4328	6521
2886	4329	6523
2887	4331	6526
2888	4332	6528
2889	4334	6531
2890	4335	6532
2891	4337	6535
2892	4338	6537
2893	4340	6540
2894	4341	6541
2895	4343	6544
2896	4344	6546
2897	4346	6549
2898	4347	6551
2899	4349	6553
2900	4350	6554
2901	4352	6558
2902	4353	6559
2903	4355	6563
2904	4356	6564
2905	4358	6566

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2906	4359	6569
2907	4361	6571
2908	4362	6573
2909	4364	6576
2910	4365	6577
2911	4367	6581
2912	4368	6582
2913	4370	6585
2914	4371	6587
2915	4373	6589
2916	4374	6591
2917	4376	6594
2918	4377	6596
2919	4379	6598
2920	4380	6600
2921	4382	6603
2922	4383	6604
2923	4385	6608
2924	4386	6609
2925	4388	6612
2926	4389	6614
2927	4391	6616
2928	4392	6619
2929	4394	6621
2930	4395	6622
2931	4397	6626
2932	4398	6627
2933	4400	6630
2934	4401	6632
2935	4403	6634
2936	4404	6636
2937	4406	6639
2938	4407	6641
2939	4409	6644
2940	4410	6645
2941	4412	6648
2942	4413	6650
2943	4415	6653
2944	4416	6654
2945	4418	6657
2946	4419	6659
2947	4421	6662
2948	4422	6664
2949	4424	6666
2950	4425	6667
2951	4427	6671
2952	4428	6672
2953	4430	6676
2954	4431	6677
2955	4433	6679
2956	4434	6682
2957	4436	6684
2958	4437	6686
2959	4439	6689
2960	4440	6690
2961	4442	6694
2962	4443	6695
2963	4445	6698
2964	4446	6700
2965	4448	6702
2966	4449	6704
2967	4451	6707
2968	4452	6709
2969	4454	6711

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
2970	4455	6713
2971	4457	6716
2972	4458	6717
2973	4460	6721
2974	4461	6722
2975	4463	6725
2976	4464	6727
2977	4466	6729
2978	4467	6732
2979	4469	6734
2980	4470	6735
2981	4472	6739
2982	4473	6740
2983	4475	6743
2984	4476	6745
2985	4478	6747
2986	4479	6749
2987	4481	6752
2988	4482	6754
2989	4484	6757
2990	4485	6758
2991	4487	6761
2992	4488	6763
2993	4490	6766
2994	4491	6767
2995	4493	6770
2996	4494	6772
2997	4496	6775
2998	4497	6777
2999	4499	6779
3000	4500	6780
3001	4502	6784
3002	4503	6785
3003	4505	6789
3004	4506	6790
3005	4508	6792
3006	4509	6795
3007	4511	6797
3008	4512	6799
3009	4514	6802
3010	4515	6803
3011	4517	6807
3012	4518	6808
3013	4520	6811
3014	4521	6813
3015	4523	6815
3016	4524	6817
3017	4526	6820
3018	4527	6822
3019	4529	6824
3020	4530	6826
3021	4532	6829
3022	4533	6830
3023	4535	6834
3024	4536	6835
3025	4538	6838
3026	4539	6840
3027	4541	6842
3028	4542	6845
3029	4544	6847
3030	4545	6848
3031	4547	6852
3032	4548	6853
3033	4550	6856

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3034	4551	6858
3035	4553	6860
3036	4554	6862
3037	4556	6865
3038	4557	6867
3039	4559	6870
3040	4560	6871
3041	4562	6874
3042	4563	6876
3043	4565	6879
3044	4566	6880
3045	4568	6883
3046	4569	6885
3047	4571	6888
3048	4572	6890
3049	4574	6892
3050	4575	6893
3051	4577	6897
3052	4578	6898
3053	4580	6902
3054	4581	6903
3055	4583	6905
3056	4584	6908
3057	4586	6910
3058	4587	6912
3059	4589	6915
3060	4590	6916
3061	4592	6920
3062	4593	6921
3063	4595	6924
3064	4596	6926
3065	4598	6928
3066	4599	6930
3067	4601	6933
3068	4602	6935
3069	4604	6937
3070	4605	6939
3071	4607	6942
3072	4608	6943
3073	4610	6947
3074	4611	6948
3075	4613	6951
3076	4614	6953
3077	4616	6955
3078	4617	6958
3079	4619	6960
3080	4620	6961
3081	4622	6965
3082	4623	6966
3083	4625	6969
3084	4626	6971
3085	4628	6973
3086	4629	6975
3087	4631	6978
3088	4632	6980
3089	4634	6983
3090	4635	6984
3091	4637	6987
3092	4638	6989
3093	4640	6992
3094	4641	6993
3095	4643	6996
3096	4644	6998
3097	4646	7001

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3098	4647	7003
3099	4649	7005
3100	4650	7006
3101	4652	7010
3102	4653	7011
3103	4655	7015
3104	4656	7016
3105	4658	7018
3106	4659	7021
3107	4661	7023
3108	4662	7025
3109	4664	7028
3110	4665	7029
3111	4667	7033
3112	4668	7034
3113	4670	7037
3114	4671	7039
3115	4673	7041
3116	4674	7043
3117	4676	7046
3118	4677	7048
3119	4679	7050
3120	4680	7052
3121	4682	7055
3122	4683	7056
3123	4685	7060
3124	4686	7061
3125	4688	7064
3126	4689	7066
3127	4691	7068
3128	4692	7071
3129	4694	7073
3130	4695	7074
3131	4697	7078
3132	4698	7079
3133	4700	7082
3134	4701	7084
3135	4703	7086
3136	4704	7088
3137	4706	7091
3138	4707	7093
3139	4709	7096
3140	4710	7097
3141	4712	7100
3142	4713	7102
3143	4715	7105
3144	4716	7106
3145	4718	7109
3146	4719	7111
3147	4721	7114
3148	4722	7116
3149	4724	7118
3150	4725	7119
3151	4727	7123
3152	4728	7124
3153	4730	7128
3154	4731	7129
3155	4733	7131
3156	4734	7134
3157	4736	7136
3158	4737	7138
3159	4739	7141
3160	4740	7142
3161	4742	7146

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3162	4743	7147
3163	4745	7150
3164	4746	7152
3165	4748	7154
3166	4749	7156
3167	4751	7159
3168	4752	7161
3169	4754	7163
3170	4755	7165
3171	4757	7168
3172	4758	7169
3173	4760	7173
3174	4761	7174
3175	4763	7177
3176	4764	7179
3177	4766	7181
3178	4767	7184
3179	4769	7186
3180	4770	7187
3181	4772	7191
3182	4773	7192
3183	4775	7195
3184	4776	7197
3185	4778	7199
3186	4779	7201
3187	4781	7204
3188	4782	7206
3189	4784	7209
3190	4785	7210
3191	4787	7213
3192	4788	7215
3193	4790	7218
3194	4791	7219
3195	4793	7222
3196	4794	7224
3197	4796	7227
3198	4797	7229
3199	4799	7231
3200	4800	7232
3201	4802	7236
3202	4803	7237
3203	4805	7241
3204	4806	7242
3205	4808	7244
3206	4809	7247
3207	4811	7249
3208	4812	7251
3209	4814	7254
3210	4815	7255
3211	4817	7259
3212	4818	7260
3213	4820	7263
3214	4821	7265
3215	4823	7267
3216	4824	7269
3217	4826	7272
3218	4827	7274
3219	4829	7276
3220	4830	7278
3221	4832	7281
3222	4833	7282
3223	4835	7286
3224	4836	7287
3225	4838	7290

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3226	4839	7292
3227	4841	7294
3228	4842	7297
3229	4844	7299
3230	4845	7300
3231	4847	7304
3232	4848	7305
3233	4850	7308
3234	4851	7310
3235	4853	7312
3236	4854	7314
3237	4856	7317
3238	4857	7319
3239	4859	7322
3240	4860	7323
3241	4862	7326
3242	4863	7328
3243	4865	7331
3244	4866	7332
3245	4868	7335
3246	4869	7337
3247	4871	7340
3248	4872	7342
3249	4874	7344
3250	4875	7345
3251	4877	7349
3252	4878	7350
3253	4880	7354
3254	4881	7355
3255	4883	7357
3256	4884	7360
3257	4886	7362
3258	4887	7364
3259	4889	7367
3260	4890	7368
3261	4892	7372
3262	4893	7373
3263	4895	7376
3264	4896	7378
3265	4898	7380
3266	4899	7382
3267	4901	7385
3268	4902	7387
3269	4904	7389
3270	4905	7391
3271	4907	7394
3272	4908	7395
3273	4910	7399
3274	4911	7400
3275	4913	7403
3276	4914	7405
3277	4916	7407
3278	4917	7410
3279	4919	7412
3280	4920	7413
3281	4922	7417
3282	4923	7418
3283	4925	7421
3284	4926	7423
3285	4928	7425
3286	4929	7427
3287	4931	7430
3288	4932	7432
3289	4934	7435

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3290	4935	7436
3291	4937	7439
3292	4938	7441
3293	4940	7444
3294	4941	7445
3295	4943	7448
3296	4944	7450
3297	4946	7453
3298	4947	7455
3299	4949	7457
3300	4950	7458
3301	4952	7462
3302	4953	7463
3303	4955	7467
3304	4956	7468
3305	4958	7470
3306	4959	7473
3307	4961	7475
3308	4962	7477
3309	4964	7480
3310	4965	7481
3311	4967	7485
3312	4968	7486
3313	4970	7489
3314	4971	7491
3315	4973	7493
3316	4974	7495
3317	4976	7498
3318	4977	7500
3319	4979	7502
3320	4980	7504
3321	4982	7507
3322	4983	7508
3323	4985	7512
3324	4986	7513
3325	4988	7516
3326	4989	7518
3327	4991	7520
3328	4992	7523
3329	4994	7525
3330	4995	7526
3331	4997	7530
3332	4998	7531
3333	5000	7534
3334	5001	7536
3335	5003	7538
3336	5004	7540
3337	5006	7543
3338	5007	7545
3339	5009	7548
3340	5010	7549
3341	5012	7552
3342	5013	7554
3343	5015	7557
3344	5016	7558
3345	5018	7561
3346	5019	7563
3347	5021	7566
3348	5022	7568
3349	5024	7570
3350	5025	7571
3351	5027	7575
3352	5028	7576
3353	5030	7580

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3354	5031	7581
3355	5033	7583
3356	5034	7586
3357	5036	7588
3358	5037	7590
3359	5039	7593
3360	5040	7594
3361	5042	7598
3362	5043	7599
3363	5045	7602
3364	5046	7604
3365	5048	7606
3366	5049	7608
3367	5051	7611
3368	5052	7613
3369	5054	7615
3370	5055	7617
3371	5057	7620
3372	5058	7621
3373	5060	7625
3374	5061	7626
3375	5063	7629
3376	5064	7631
3377	5066	7633
3378	5067	7636
3379	5069	7638
3380	5070	7639
3381	5072	7643
3382	5073	7644
3383	5075	7647
3384	5076	7649
3385	5078	7651
3386	5079	7653
3387	5081	7656
3388	5082	7658
3389	5084	7661
3390	5085	7662
3391	5087	7665
3392	5088	7667
3393	5090	7670
3394	5091	7671
3395	5093	7674
3396	5094	7676
3397	5096	7679
3398	5097	7681
3399	5099	7683
3400	5100	7684
3401	5102	7688
3402	5103	7689
3403	5105	7693
3404	5106	7694
3405	5108	7696
3406	5109	7699
3407	5111	7701
3408	5112	7703
3409	5114	7706
3410	5115	7707
3411	5117	7711
3412	5118	7712
3413	5120	7715
3414	5121	7717
3415	5123	7719
3416	5124	7721
3417	5126	7724

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3418	5127	7726
3419	5129	7728
3420	5130	7730
3421	5132	7733
3422	5133	7734
3423	5135	7738
3424	5136	7739
3425	5138	7742
3426	5139	7744
3427	5141	7746
3428	5142	7749
3429	5144	7751
3430	5145	7752
3431	5147	7756
3432	5148	7757
3433	5150	7760
3434	5151	7762
3435	5153	7764
3436	5154	7766
3437	5156	7769
3438	5157	7771
3439	5159	7774
3440	5160	7775
3441	5162	7778
3442	5163	7780
3443	5165	7783
3444	5166	7784
3445	5168	7787
3446	5169	7789
3447	5171	7792
3448	5172	7794
3449	5174	7796
3450	5175	7797
3451	5177	7801
3452	5178	7802
3453	5180	7806
3454	5181	7807
3455	5183	7809
3456	5184	7812
3457	5186	7814
3458	5187	7816
3459	5189	7819
3460	5190	7820
3461	5192	7824
3462	5193	7825
3463	5195	7828
3464	5196	7830
3465	5198	7832
3466	5199	7834
3467	5201	7837
3468	5202	7839
3469	5204	7841
3470	5205	7843
3471	5207	7846
3472	5208	7847
3473	5210	7851
3474	5211	7852
3475	5213	7855
3476	5214	7857
3477	5216	7859
3478	5217	7862
3479	5219	7864
3480	5220	7865
3481	5222	7869

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3482	5223	7870
3483	5225	7873
3484	5226	7875
3485	5228	7877
3486	5229	7879
3487	5231	7882
3488	5232	7884
3489	5234	7887
3490	5235	7888
3491	5237	7891
3492	5238	7893
3493	5240	7896
3494	5241	7897
3495	5243	7900
3496	5244	7902
3497	5246	7905
3498	5247	7907
3499	5249	7909
3500	5250	7910
3501	5252	7914
3502	5253	7915
3503	5255	7919
3504	5256	7920
3505	5258	7922
3506	5259	7925
3507	5261	7927
3508	5262	7929
3509	5264	7932
3510	5265	7933
3511	5267	7937
3512	5268	7938
3513	5270	7941
3514	5271	7943
3515	5273	7945
3516	5274	7947
3517	5276	7950
3518	5277	7952
3519	5279	7954
3520	5280	7956
3521	5282	7959
3522	5283	7960
3523	5285	7964
3524	5286	7965
3525	5288	7968
3526	5289	7970
3527	5291	7972
3528	5292	7975
3529	5294	7977
3530	5295	7978
3531	5297	7982
3532	5298	7983
3533	5300	7986
3534	5301	7988
3535	5303	7990
3536	5304	7992
3537	5306	7995
3538	5307	7997
3539	5309	8000
3540	5310	8001
3541	5312	8004
3542	5313	8006
3543	5315	8009
3544	5316	8010
3545	5318	8013

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3546	5319	8015
3547	5321	8018
3548	5322	8020
3549	5324	8022
3550	5325	8023
3551	5327	8027
3552	5328	8028
3553	5330	8032
3554	5331	8033
3555	5333	8035
3556	5334	8038
3557	5336	8040
3558	5337	8042
3559	5339	8045
3560	5340	8046
3561	5342	8050
3562	5343	8051
3563	5345	8054
3564	5346	8056
3565	5348	8058
3566	5349	8060
3567	5351	8063
3568	5352	8065
3569	5354	8067
3570	5355	8069
3571	5357	8072
3572	5358	8073
3573	5360	8077
3574	5361	8078
3575	5363	8081
3576	5364	8083
3577	5366	8085
3578	5367	8088
3579	5369	8090
3580	5370	8091
3581	5372	8095
3582	5373	8096
3583	5375	8099
3584	5376	8101
3585	5378	8103
3586	5379	8105
3587	5381	8108
3588	5382	8110
3589	5384	8113
3590	5385	8114
3591	5387	8117
3592	5388	8119
3593	5390	8122
3594	5391	8123
3595	5393	8126
3596	5394	8128
3597	5396	8131
3598	5397	8133
3599	5399	8135
3600	5400	8136
3601	5402	8140
3602	5403	8141
3603	5405	8145
3604	5406	8146
3605	5408	8148
3606	5409	8151
3607	5411	8153
3608	5412	8155
3609	5414	8158

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3610	5415	8159
3611	5417	8163
3612	5418	8164
3613	5420	8167
3614	5421	8169
3615	5423	8171
3616	5424	8173
3617	5426	8176
3618	5427	8178
3619	5429	8180
3620	5430	8182
3621	5432	8185
3622	5433	8186
3623	5435	8190
3624	5436	8191
3625	5438	8194
3626	5439	8196
3627	5441	8198
3628	5442	8201
3629	5444	8203
3630	5445	8204
3631	5447	8208
3632	5448	8209
3633	5450	8212
3634	5451	8214
3635	5453	8216
3636	5454	8218
3637	5456	8221
3638	5457	8223
3639	5459	8226
3640	5460	8227
3641	5462	8230
3642	5463	8232
3643	5465	8235
3644	5466	8236
3645	5468	8239
3646	5469	8241
3647	5471	8244
3648	5472	8246
3649	5474	8248
3650	5475	8249
3651	5477	8253
3652	5478	8254
3653	5480	8258
3654	5481	8259
3655	5483	8261
3656	5484	8264
3657	5486	8266
3658	5487	8268
3659	5489	8271
3660	5490	8272
3661	5492	8276
3662	5493	8277
3663	5495	8280
3664	5496	8282
3665	5498	8284
3666	5499	8286
3667	5501	8289
3668	5502	8291
3669	5504	8293
3670	5505	8295
3671	5507	8298
3672	5508	8299
3673	5510	8303

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3674	5511	8304
3675	5513	8307
3676	5514	8309
3677	5516	8311
3678	5517	8314
3679	5519	8316
3680	5520	8317
3681	5522	8321
3682	5523	8322
3683	5525	8325
3684	5526	8327
3685	5528	8329
3686	5529	8331
3687	5531	8334
3688	5532	8336
3689	5534	8339
3690	5535	8340
3691	5537	8343
3692	5538	8345
3693	5540	8348
3694	5541	8349
3695	5543	8352
3696	5544	8354
3697	5546	8357
3698	5547	8359
3699	5549	8361
3700	5550	8362
3701	5552	8366
3702	5553	8367
3703	5555	8371
3704	5556	8372
3705	5558	8374
3706	5559	8377
3707	5561	8379
3708	5562	8381
3709	5564	8384
3710	5565	8385
3711	5567	8389
3712	5568	8390
3713	5570	8393
3714	5571	8395
3715	5573	8397
3716	5574	8399
3717	5576	8402
3718	5577	8404
3719	5579	8406
3720	5580	8408
3721	5582	8411
3722	5583	8412
3723	5585	8416
3724	5586	8417
3725	5588	8420
3726	5589	8422
3727	5591	8424
3728	5592	8427
3729	5594	8429
3730	5595	8430
3731	5597	8434
3732	5598	8435
3733	5600	8438
3734	5601	8440
3735	5603	8442
3736	5604	8444
3737	5606	8447

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3738	5607	8449
3739	5609	8452
3740	5610	8453
3741	5612	8456
3742	5613	8458
3743	5615	8461
3744	5616	8462
3745	5618	8465
3746	5619	8467
3747	5621	8470
3748	5622	8472
3749	5624	8474
3750	5625	8475
3751	5627	8479
3752	5628	8480
3753	5630	8484
3754	5631	8485
3755	5633	8487
3756	5634	8490
3757	5636	8492
3758	5637	8494
3759	5639	8497
3760	5640	8498
3761	5642	8502
3762	5643	8503
3763	5645	8506
3764	5646	8508
3765	5648	8510
3766	5649	8512
3767	5651	8515
3768	5652	8517
3769	5654	8519
3770	5655	8521
3771	5657	8524
3772	5658	8525
3773	5660	8529
3774	5661	8530
3775	5663	8533
3776	5664	8535
3777	5666	8537
3778	5667	8540
3779	5669	8542
3780	5670	8543
3781	5672	8547
3782	5673	8548
3783	5675	8551
3784	5676	8553
3785	5678	8555
3786	5679	8557
3787	5681	8560
3788	5682	8562
3789	5684	8565
3790	5685	8566
3791	5687	8569
3792	5688	8571
3793	5690	8574
3794	5691	8575
3795	5693	8578
3796	5694	8580
3797	5696	8583
3798	5697	8585
3799	5699	8587
3800	5700	8588
3801	5702	8592

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3802	5703	8593
3803	5705	8597
3804	5706	8598
3805	5708	8600
3806	5709	8603
3807	5711	8605
3808	5712	8607
3809	5714	8610
3810	5715	8611
3811	5717	8615
3812	5718	8616
3813	5720	8619
3814	5721	8621
3815	5723	8623
3816	5724	8625
3817	5726	8628
3818	5727	8630
3819	5729	8632
3820	5730	8634
3821	5732	8637
3822	5733	8638
3823	5735	8642
3824	5736	8643
3825	5738	8646
3826	5739	8648
3827	5741	8650
3828	5742	8653
3829	5744	8655
3830	5745	8656
3831	5747	8660
3832	5748	8661
3833	5750	8664
3834	5751	8666
3835	5753	8668
3836	5754	8670
3837	5756	8673
3838	5757	8675
3839	5759	8678
3840	5760	8679
3841	5762	8682
3842	5763	8684
3843	5765	8687
3844	5766	8688
3845	5768	8691
3846	5769	8693
3847	5771	8696
3848	5772	8698
3849	5774	8700
3850	5775	8701
3851	5777	8705
3852	5778	8706
3853	5780	8710
3854	5781	8711
3855	5783	8713
3856	5784	8716
3857	5786	8718
3858	5787	8720
3859	5789	8723
3860	5790	8724
3861	5792	8728
3862	5793	8729
3863	5795	8732
3864	5796	8734
3865	5798	8736

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3866	5799	8738
3867	5801	8741
3868	5802	8743
3869	5804	8745
3870	5805	8747
3871	5807	8750
3872	5808	8751
3873	5810	8755
3874	5811	8756
3875	5813	8759
3876	5814	8761
3877	5816	8763
3878	5817	8766
3879	5819	8768
3880	5820	8769
3881	5822	8773
3882	5823	8774
3883	5825	8777
3884	5826	8779
3885	5828	8781
3886	5829	8783
3887	5831	8786
3888	5832	8788
3889	5834	8791
3890	5835	8792
3891	5837	8795
3892	5838	8797
3893	5840	8800
3894	5841	8801
3895	5843	8804
3896	5844	8806
3897	5846	8809
3898	5847	8811
3899	5849	8813
3900	5850	8814
3901	5852	8818
3902	5853	8819
3903	5855	8823
3904	5856	8824
3905	5858	8826
3906	5859	8829
3907	5861	8831
3908	5862	8833
3909	5864	8836
3910	5865	8837
3911	5867	8841
3912	5868	8842
3913	5870	8845
3914	5871	8847
3915	5873	8849
3916	5874	8851
3917	5876	8854
3918	5877	8856
3919	5879	8858
3920	5880	8860
3921	5882	8863
3922	5883	8864
3923	5885	8868
3924	5886	8869
3925	5888	8872
3926	5889	8874
3927	5891	8876
3928	5892	8879
3929	5894	8881

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3930	5895	8882
3931	5897	8886
3932	5898	8887
3933	5900	8890
3934	5901	8892
3935	5903	8894
3936	5904	8896
3937	5906	8899
3938	5907	8901
3939	5909	8904
3940	5910	8905
3941	5912	8908
3942	5913	8910
3943	5915	8913
3944	5916	8914
3945	5918	8917
3946	5919	8919
3947	5921	8922
3948	5922	8924
3949	5924	8926
3950	5925	8927
3951	5927	8931
3952	5928	8932
3953	5930	8936
3954	5931	8937
3955	5933	8939
3956	5934	8942
3957	5936	8944
3958	5937	8946
3959	5939	8949
3960	5940	8950
3961	5942	8954
3962	5943	8955
3963	5945	8958
3964	5946	8960
3965	5948	8962
3966	5949	8964
3967	5951	8967
3968	5952	8969
3969	5954	8971
3970	5955	8973
3971	5957	8976
3972	5958	8977
3973	5960	8981
3974	5961	8982
3975	5963	8985
3976	5964	8987
3977	5966	8989
3978	5967	8992
3979	5969	8994
3980	5970	8995
3981	5972	8999
3982	5973	9000
3983	5975	9003
3984	5976	9005
3985	5978	9007
3986	5979	9009
3987	5981	9012
3988	5982	9014
3989	5984	9017
3990	5985	9018
3991	5987	9021
3992	5988	9023
3993	5990	9026

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
3994	5991	9027
3995	5993	9030
3996	5994	9032
3997	5996	9035
3998	5997	9037
3999	5999	9039
4000	6000	9040
4001	6002	9044
4002	6003	9045
4003	6005	9049
4004	6006	9050
4005	6008	9052
4006	6009	9055
4007	6011	9057
4008	6012	9059
4009	6014	9062
4010	6015	9063
4011	6017	9067
4012	6018	9068
4013	6020	9071
4014	6021	9073
4015	6023	9075
4016	6024	9077
4017	6026	9080
4018	6027	9082
4019	6029	9084
4020	6030	9086
4021	6032	9089
4022	6033	9090
4023	6035	9094
4024	6036	9095
4025	6038	9098
4026	6039	9100
4027	6041	9102
4028	6042	9105
4029	6044	9107
4030	6045	9108
4031	6047	9112
4032	6048	9113
4033	6050	9116
4034	6051	9118
4035	6053	9120
4036	6054	9122
4037	6056	9125
4038	6057	9127
4039	6059	9130
4040	6060	9131
4041	6062	9134
4042	6063	9136
4043	6065	9139
4044	6066	9140
4045	6068	9143
4046	6069	9145
4047	6071	9148
4048	6072	9150
4049	6074	9152
4050	6075	9153
4051	6077	9157
4052	6078	9158
4053	6080	9162
4054	6081	9163
4055	6083	9165
4056	6084	9168
4057	6086	9170

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4058	6087	9172
4059	6089	9175
4060	6090	9176
4061	6092	9180
4062	6093	9181
4063	6095	9184
4064	6096	9186
4065	6098	9188
4066	6099	9190
4067	6101	9193
4068	6102	9195
4069	6104	9197
4070	6105	9199
4071	6107	9202
4072	6108	9203
4073	6110	9207
4074	6111	9208
4075	6113	9211
4076	6114	9213
4077	6116	9215
4078	6117	9218
4079	6119	9220
4080	6120	9221
4081	6122	9225
4082	6123	9226
4083	6125	9229
4084	6126	9231
4085	6128	9233
4086	6129	9235
4087	6131	9238
4088	6132	9240
4089	6134	9243
4090	6135	9244
4091	6137	9247
4092	6138	9249
4093	6140	9252
4094	6141	9253
4095	6143	9256
4096	6144	9258
4097	6146	9261
4098	6147	9263
4099	6149	9265
4100	6150	9266
4101	6152	9270
4102	6153	9271
4103	6155	9275
4104	6156	9276
4105	6158	9278
4106	6159	9281
4107	6161	9283
4108	6162	9285
4109	6164	9288
4110	6165	9289
4111	6167	9293
4112	6168	9294
4113	6170	9297
4114	6171	9299
4115	6173	9301
4116	6174	9303
4117	6176	9306
4118	6177	9308
4119	6179	9310
4120	6180	9312
4121	6182	9315

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4122	6183	9316
4123	6185	9320
4124	6186	9321
4125	6188	9324
4126	6189	9326
4127	6191	9328
4128	6192	9331
4129	6194	9333
4130	6195	9334
4131	6197	9338
4132	6198	9339
4133	6200	9342
4134	6201	9344
4135	6203	9346
4136	6204	9348
4137	6206	9351
4138	6207	9353
4139	6209	9356
4140	6210	9357
4141	6212	9360
4142	6213	9362
4143	6215	9365
4144	6216	9366
4145	6218	9369
4146	6219	9371
4147	6221	9374
4148	6222	9376
4149	6224	9378
4150	6225	9379
4151	6227	9383
4152	6228	9384
4153	6230	9388
4154	6231	9389
4155	6233	9391
4156	6234	9394
4157	6236	9396
4158	6237	9398
4159	6239	9401
4160	6240	9402
4161	6242	9406
4162	6243	9407
4163	6245	9410
4164	6246	9412
4165	6248	9414
4166	6249	9416
4167	6251	9419
4168	6252	9421
4169	6254	9423
4170	6255	9425
4171	6257	9428
4172	6258	9429
4173	6260	9433
4174	6261	9434
4175	6263	9437
4176	6264	9439
4177	6266	9441
4178	6267	9444
4179	6269	9446
4180	6270	9447
4181	6272	9451
4182	6273	9452
4183	6275	9455
4184	6276	9457
4185	6278	9459

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4186	6279	9461
4187	6281	9464
4188	6282	9466
4189	6284	9469
4190	6285	9470
4191	6287	9473
4192	6288	9475
4193	6290	9478
4194	6291	9479
4195	6293	9482
4196	6294	9484
4197	6296	9487
4198	6297	9489
4199	6299	9491
4200	6300	9492
4201	6302	9496
4202	6303	9497
4203	6305	9501
4204	6306	9502
4205	6308	9504
4206	6309	9507
4207	6311	9509
4208	6312	9511
4209	6314	9514
4210	6315	9515
4211	6317	9519
4212	6318	9520
4213	6320	9523
4214	6321	9525
4215	6323	9527
4216	6324	9529
4217	6326	9532
4218	6327	9534
4219	6329	9536
4220	6330	9538
4221	6332	9541
4222	6333	9542
4223	6335	9546
4224	6336	9547
4225	6338	9550
4226	6339	9552
4227	6341	9554
4228	6342	9557
4229	6344	9559
4230	6345	9560
4231	6347	9564
4232	6348	9565
4233	6350	9568
4234	6351	9570
4235	6353	9572
4236	6354	9574
4237	6356	9577
4238	6357	9579
4239	6359	9582
4240	6360	9583
4241	6362	9586
4242	6363	9588
4243	6365	9591
4244	6366	9592
4245	6368	9595
4246	6369	9597
4247	6371	9600
4248	6372	9602
4249	6374	9604

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4250	6375	9605
4251	6377	9609
4252	6378	9610
4253	6380	9614
4254	6381	9615
4255	6383	9617
4256	6384	9620
4257	6386	9622
4258	6387	9624
4259	6389	9627
4260	6390	9628
4261	6392	9632
4262	6393	9633
4263	6395	9636
4264	6396	9638
4265	6398	9640
4266	6399	9642
4267	6401	9645
4268	6402	9647
4269	6404	9649
4270	6405	9651
4271	6407	9654
4272	6408	9655
4273	6410	9659
4274	6411	9660
4275	6413	9663
4276	6414	9665
4277	6416	9667
4278	6417	9670
4279	6419	9672
4280	6420	9673
4281	6422	9677
4282	6423	9678
4283	6425	9681
4284	6426	9683
4285	6428	9685
4286	6429	9687
4287	6431	9690
4288	6432	9692
4289	6434	9695
4290	6435	9696
4291	6437	9699
4292	6438	9701
4293	6440	9704
4294	6441	9705
4295	6443	9708
4296	6444	9710
4297	6446	9713
4298	6447	9715
4299	6449	9717
4300	6450	9718
4301	6452	9722
4302	6453	9723
4303	6455	9727
4304	6456	9728
4305	6458	9730
4306	6459	9733
4307	6461	9735
4308	6462	9737
4309	6464	9740
4310	6465	9741
4311	6467	9745
4312	6468	9746
4313	6470	9749

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4314	6471	9751
4315	6473	9753
4316	6474	9755
4317	6476	9758
4318	6477	9760
4319	6479	9762
4320	6480	9764
4321	6482	9767
4322	6483	9768
4323	6485	9772
4324	6486	9773
4325	6488	9776
4326	6489	9778
4327	6491	9780
4328	6492	9783
4329	6494	9785
4330	6495	9786
4331	6497	9790
4332	6498	9791
4333	6500	9794
4334	6501	9796
4335	6503	9798
4336	6504	9800
4337	6506	9803
4338	6507	9805
4339	6509	9808
4340	6510	9809
4341	6512	9812
4342	6513	9814
4343	6515	9817
4344	6516	9818
4345	6518	9821
4346	6519	9823
4347	6521	9826
4348	6522	9828
4349	6524	9830
4350	6525	9831
4351	6527	9835
4352	6528	9836
4353	6530	9840
4354	6531	9841
4355	6533	9843
4356	6534	9846
4357	6536	9848
4358	6537	9850
4359	6539	9853
4360	6540	9854
4361	6542	9858
4362	6543	9859
4363	6545	9862
4364	6546	9864
4365	6548	9866
4366	6549	9868
4367	6551	9871
4368	6552	9873
4369	6554	9875
4370	6555	9877
4371	6557	9880
4372	6558	9881
4373	6560	9885
4374	6561	9886
4375	6563	9889
4376	6564	9891
4377	6566	9893

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4378	6567	9896
4379	6569	9898
4380	6570	9899
4381	6572	9903
4382	6573	9904
4383	6575	9907
4384	6576	9909
4385	6578	9911
4386	6579	9913
4387	6581	9916
4388	6582	9918
4389	6584	9921
4390	6585	9922
4391	6587	9925
4392	6588	9927
4393	6590	9930
4394	6591	9931
4395	6593	9934
4396	6594	9936
4397	6596	9939
4398	6597	9941
4399	6599	9943
4400	6600	9944
4401	6602	9948
4402	6603	9949
4403	6605	9953
4404	6606	9954
4405	6608	9956
4406	6609	9959
4407	6611	9961
4408	6612	9963
4409	6614	9966
4410	6615	9967
4411	6617	9971
4412	6618	9972
4413	6620	9975
4414	6621	9977
4415	6623	9979
4416	6624	9981
4417	6626	9984
4418	6627	9986
4419	6629	9988
4420	6630	9990
4421	6632	9993
4422	6633	9994
4423	6635	9998
4424	6636	9999
4425	6638	10002
4426	6639	10004
4427	6641	10006
4428	6642	10009
4429	6644	10011
4430	6645	10012
4431	6647	10016
4432	6648	10017
4433	6650	10020
4434	6651	10022
4435	6653	10024
4436	6654	10026
4437	6656	10029
4438	6657	10031
4439	6659	10034
4440	6660	10035
4441	6662	10038

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4442	6663	10040
4443	6665	10043
4444	6666	10044
4445	6668	10047
4446	6669	10049
4447	6671	10052
4448	6672	10054
4449	6674	10056
4450	6675	10057
4451	6677	10061
4452	6678	10062
4453	6680	10066
4454	6681	10067
4455	6683	10069
4456	6684	10072
4457	6686	10074
4458	6687	10076
4459	6689	10079
4460	6690	10080
4461	6692	10084
4462	6693	10085
4463	6695	10088
4464	6696	10090
4465	6698	10092
4466	6699	10094
4467	6701	10097
4468	6702	10099
4469	6704	10101
4470	6705	10103
4471	6707	10106
4472	6708	10107
4473	6710	10111
4474	6711	10112
4475	6713	10115
4476	6714	10117
4477	6716	10119
4478	6717	10122
4479	6719	10124
4480	6720	10125
4481	6722	10129
4482	6723	10130
4483	6725	10133
4484	6726	10135
4485	6728	10137
4486	6729	10139
4487	6731	10142
4488	6732	10144
4489	6734	10147
4490	6735	10148
4491	6737	10151
4492	6738	10153
4493	6740	10156
4494	6741	10157
4495	6743	10160
4496	6744	10162
4497	6746	10165
4498	6747	10167
4499	6749	10169
4500	6750	10170
4501	6752	10174
4502	6753	10175
4503	6755	10179
4504	6756	10180
4505	6758	10182

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4506	6759	10185
4507	6761	10187
4508	6762	10189
4509	6764	10192
4510	6765	10193
4511	6767	10197
4512	6768	10198
4513	6770	10201
4514	6771	10203
4515	6773	10205
4516	6774	10207
4517	6776	10210
4518	6777	10212
4519	6779	10214
4520	6780	10216
4521	6782	10219
4522	6783	10220
4523	6785	10224
4524	6786	10225
4525	6788	10228
4526	6789	10230
4527	6791	10232
4528	6792	10235
4529	6794	10237
4530	6795	10238
4531	6797	10242
4532	6798	10243
4533	6800	10246
4534	6801	10248
4535	6803	10250
4536	6804	10252
4537	6806	10255
4538	6807	10257
4539	6809	10260
4540	6810	10261
4541	6812	10264
4542	6813	10266
4543	6815	10269
4544	6816	10270
4545	6818	10273
4546	6819	10275
4547	6821	10278
4548	6822	10280
4549	6824	10282
4550	6825	10283
4551	6827	10287
4552	6828	10288
4553	6830	10292
4554	6831	10293
4555	6833	10295
4556	6834	10298
4557	6836	10300
4558	6837	10302
4559	6839	10305
4560	6840	10306
4561	6842	10310
4562	6843	10311
4563	6845	10314
4564	6846	10316
4565	6848	10318
4566	6849	10320
4567	6851	10323
4568	6852	10325
4569	6854	10327

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4570	6855	10329	4634	6951	10474	4698	7047	10619	4762	7143	10763
4571	6857	10332	4635	6953	10476	4699	7049	10621	4763	7145	10766
4572	6858	10333	4636	6954	10478	4700	7050	10622	4764	7146	10768
4573	6860	10337	4637	6956	10481	4701	7052	10626	4765	7148	10770
4574	6861	10338	4638	6957	10483	4702	7053	10627	4766	7149	10772
4575	6863	10341	4639	6959	10486	4703	7055	10631	4767	7151	10775
4576	6864	10343	4640	6960	10487	4704	7056	10632	4768	7152	10777
4577	6866	10345	4641	6962	10490	4705	7058	10634	4769	7154	10779
4578	6867	10348	4642	6963	10492	4706	7059	10637	4770	7155	10781
4579	6869	10350	4643	6965	10495	4707	7061	10639	4771	7157	10784
4580	6870	10351	4644	6966	10496	4708	7062	10641	4772	7158	10785
4581	6872	10355	4645	6968	10499	4709	7064	10644	4773	7160	10789
4582	6873	10356	4646	6969	10501	4710	7065	10645	4774	7161	10790
4583	6875	10359	4647	6971	10504	4711	7067	10649	4775	7163	10793
4584	6876	10361	4648	6972	10506	4712	7068	10650	4776	7164	10795
4585	6878	10363	4649	6974	10508	4713	7070	10653	4777	7166	10797
4586	6879	10365	4650	6975	10509	4714	7071	10655	4778	7167	10800
4587	6881	10368	4651	6977	10513	4715	7073	10657	4779	7169	10802
4588	6882	10370	4652	6978	10514	4716	7074	10659	4780	7170	10803
4589	6884	10373	4653	6980	10518	4717	7076	10662	4781	7172	10807
4590	6885	10374	4654	6981	10519	4718	7077	10664	4782	7173	10808
4591	6887	10377	4655	6983	10521	4719	7079	10666	4783	7175	10811
4592	6888	10379	4656	6984	10524	4720	7080	10668	4784	7176	10813
4593	6890	10382	4657	6986	10526	4721	7082	10671	4785	7178	10815
4594	6891	10383	4658	6987	10528	4722	7083	10672	4786	7179	10817
4595	6893	10386	4659	6989	10531	4723	7085	10676	4787	7181	10820
4596	6894	10388	4660	6990	10532	4724	7086	10677	4788	7182	10822
4597	6896	10391	4661	6992	10536	4725	7088	10680	4789	7184	10825
4598	6897	10393	4662	6993	10537	4726	7089	10682	4790	7185	10826
4599	6899	10395	4663	6995	10540	4727	7091	10684	4791	7187	10829
4600	6900	10396	4664	6996	10542	4728	7092	10687	4792	7188	10831
4601	6902	10400	4665	6998	10544	4729	7094	10689	4793	7190	10834
4602	6903	10401	4666	6999	10546	4730	7095	10690	4794	7191	10835
4603	6905	10405	4667	7001	10549	4731	7097	10694	4795	7193	10838
4604	6906	10406	4668	7002	10551	4732	7098	10695	4796	7194	10840
4605	6908	10408	4669	7004	10553	4733	7100	10698	4797	7196	10843
4606	6909	10411	4670	7005	10555	4734	7101	10700	4798	7197	10845
4607	6911	10413	4671	7007	10558	4735	7103	10702	4799	7199	10847
4608	6912	10415	4672	7008	10559	4736	7104	10704	4800	7200	10848
4609	6914	10418	4673	7010	10563	4737	7106	10707	4801	7202	10852
4610	6915	10419	4674	7011	10564	4738	7107	10709	4802	7203	10853
4611	6917	10423	4675	7013	10567	4739	7109	10712	4803	7205	10857
4612	6918	10424	4676	7014	10569	4740	7110	10713	4804	7206	10858
4613	6920	10427	4677	7016	10571	4741	7112	10716	4805	7208	10860
4614	6921	10429	4678	7017	10574	4742	7113	10718	4806	7209	10863
4615	6923	10431	4679	7019	10576	4743	7115	10721	4807	7211	10865
4616	6924	10433	4680	7020	10577	4744	7116	10722	4808	7212	10867
4617	6926	10436	4681	7022	10581	4745	7118	10725	4809	7214	10870
4618	6927	10438	4682	7023	10582	4746	7119	10727	4810	7215	10871
4619	6929	10440	4683	7025	10585	4747	7121	10730	4811	7217	10875
4620	6930	10442	4684	7026	10587	4748	7122	10732	4812	7218	10876
4621	6932	10445	4685	7028	10589	4749	7124	10734	4813	7220	10879
4622	6933	10446	4686	7029	10591	4750	7125	10735	4814	7221	10881
4623	6935	10450	4687	7031	10594	4751	7127	10739	4815	7223	10883
4624	6936	10451	4688	7032	10596	4752	7128	10740	4816	7224	10885
4625	6938	10454	4689	7034	10599	4753	7130	10744	4817	7226	10888
4626	6939	10456	4690	7035	10600	4754	7131	10745	4818	7227	10890
4627	6941	10458	4691	7037	10603	4755	7133	10747	4819	7229	10892
4628	6942	10461	4692	7038	10605	4756	7134	10750	4820	7230	10894
4629	6944	10463	4693	7040	10608	4757	7136	10752	4821	7232	10897
4630	6945	10464	4694	7041	10609	4758	7137	10754	4822	7233	10898
4631	6947	10468	4695	7043	10612	4759	7139	10757	4823	7235	10902
4632	6948	10469	4696	7044	10614	4760	7140	10758	4824	7236	10903
4633	6950	10472	4697	7046	10617	4761	7142	10762	4825	7238	10906

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
4826	7239	10908	4890	7335	11052	4954	7431	11197	5018	7527	11342
4827	7241	10910	4891	7337	11055	4955	7433	11199	5019	7529	11344
4828	7242	10913	4892	7338	11057	4956	7434	11202	5020	7530	11346
4829	7244	10915	4893	7340	11060	4957	7436	11204	5021	7532	11349
4830	7245	10916	4894	7341	11061	4958	7437	11206	5022	7533	11350
4831	7247	10920	4895	7343	11064	4959	7439	11209	5023	7535	11354
4832	7248	10921	4896	7344	11066	4960	7440	11210	5024	7536	11355
4833	7250	10924	4897	7346	11069	4961	7442	11214	5025	7538	11358
4834	7251	10926	4898	7347	11071	4962	7443	11215	5026	7539	11360
4835	7253	10928	4899	7349	11073	4963	7445	11218	5027	7541	11362
4836	7254	10930	4900	7350	11074	4964	7446	11220	5028	7542	11365
4837	7256	10933	4901	7352	11078	4965	7448	11222	5029	7544	11367
4838	7257	10935	4902	7353	11079	4966	7449	11224	5030	7545	11368
4839	7259	10938	4903	7355	11083	4967	7451	11227	5031	7547	11372
4840	7260	10939	4904	7356	11084	4968	7452	11229	5032	7548	11373
4841	7262	10942	4905	7358	11086	4969	7454	11231	5033	7550	11376
4842	7263	10944	4906	7359	11089	4970	7455	11233	5034	7551	11378
4843	7265	10947	4907	7361	11091	4971	7457	11236	5035	7553	11380
4844	7266	10948	4908	7362	11093	4972	7458	11237	5036	7554	11382
4845	7268	10951	4909	7364	11096	4973	7460	11241	5037	7556	11385
4846	7269	10953	4910	7365	11097	4974	7461	11242	5038	7557	11387
4847	7271	10956	4911	7367	11101	4975	7463	11245	5039	7559	11390
4848	7272	10958	4912	7368	11102	4976	7464	11247	5040	7560	11391
4849	7274	10960	4913	7370	11105	4977	7466	11249	5041	7562	11394
4850	7275	10961	4914	7371	11107	4978	7467	11252	5042	7563	11396
4851	7277	10965	4915	7373	11109	4979	7469	11254	5043	7565	11399
4852	7278	10966	4916	7374	11111	4980	7470	11255	5044	7566	11400
4853	7280	10970	4917	7376	11114	4981	7472	11259	5045	7568	11403
4854	7281	10971	4918	7377	11116	4982	7473	11260	5046	7569	11405
4855	7283	10973	4919	7379	11118	4983	7475	11263	5047	7571	11408
4856	7284	10976	4920	7380	11120	4984	7476	11265	5048	7572	11410
4857	7286	10978	4921	7382	11123	4985	7478	11267	5049	7574	11412
4858	7287	10980	4922	7383	11124	4986	7479	11269	5050	7575	11413
4859	7289	10983	4923	7385	11128	4987	7481	11272	5051	7577	11417
4860	7290	10984	4924	7386	11129	4988	7482	11274	5052	7578	11418
4861	7292	10988	4925	7388	11132	4989	7484	11277	5053	7580	11422
4862	7293	10989	4926	7389	11134	4990	7485	11278	5054	7581	11423
4863	7295	10992	4927	7391	11136	4991	7487	11281	5055	7583	11425
4864	7296	10994	4928	7392	11139	4992	7488	11283	5056	7584	11428
4865	7298	10996	4929	7394	11141	4993	7490	11286	5057	7586	11430
4866	7299	10998	4930	7395	11142	4994	7491	11287	5058	7587	11432
4867	7301	11001	4931	7397	11146	4995	7493	11290	5059	7589	11435
4868	7302	11003	4932	7398	11147	4996	7494	11292	5060	7590	11436
4869	7304	11005	4933	7400	11150	4997	7496	11295	5061	7592	11440
4870	7305	11007	4934	7401	11152	4998	7497	11297	5062	7593	11441
4871	7307	11010	4935	7403	11154	4999	7499	11299	5063	7595	11444
4872	7308	11011	4936	7404	11156	5000	7500	11300	5064	7596	11446
4873	7310	11015	4937	7406	11159	5001	7502	11304	5065	7598	11448
4874	7311	11016	4938	7407	11161	5002	7503	11305	5066	7599	11450
4875	7313	11019	4939	7409	11164	5003	7505	11309	5067	7601	11453
4876	7314	11021	4940	7410	11165	5004	7506	11310	5068	7602	11455
4877	7316	11023	4941	7412	11168	5005	7508	11312	5069	7604	11457
4878	7317	11026	4942	7413	11170	5006	7509	11315	5070	7605	11459
4879	7319	11028	4943	7415	11173	5007	7511	11317	5071	7607	11462
4880	7320	11029	4944	7416	11174	5008	7512	11319	5072	7608	11463
4881	7322	11033	4945	7418	11177	5009	7514	11322	5073	7610	11467
4882	7323	11034	4946	7419	11179	5010	7515	11323	5074	7611	11468
4883	7325	11037	4947	7421	11182	5011	7517	11327	5075	7613	11471
4884	7326	11039	4948	7422	11184	5012	7518	11328	5076	7614	11473
4885	7328	11041	4949	7424	11186	5013	7520	11331	5077	7616	11475
4886	7329	11043	4950	7425	11187	5014	7521	11333	5078	7617	11478
4887	7331	11046	4951	7427	11191	5015	7523	11335	5079	7619	11480
4888	7332	11048	4952	7428	11192	5016	7524	11337	5080	7620	11481
4889	7334	11051	4953	7430	11196	5017	7526	11340	5081	7622	11485

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5082	7623	11486
5083	7625	11489
5084	7626	11491
5085	7628	11493
5086	7629	11495
5087	7631	11498
5088	7632	11500
5089	7634	11503
5090	7635	11504
5091	7637	11507
5092	7638	11509
5093	7640	11512
5094	7641	11513
5095	7643	11516
5096	7644	11518
5097	7646	11521
5098	7647	11523
5099	7649	11525
5100	7650	11526
5101	7652	11530
5102	7653	11531
5103	7655	11535
5104	7656	11536
5105	7658	11538
5106	7659	11541
5107	7661	11543
5108	7662	11545
5109	7664	11548
5110	7665	11549
5111	7667	11553
5112	7668	11554
5113	7670	11557
5114	7671	11559
5115	7673	11561
5116	7674	11563
5117	7676	11566
5118	7677	11568
5119	7679	11570
5120	7680	11572
5121	7682	11575
5122	7683	11576
5123	7685	11580
5124	7686	11581
5125	7688	11584
5126	7689	11586
5127	7691	11588
5128	7692	11591
5129	7694	11593
5130	7695	11594
5131	7697	11598
5132	7698	11599
5133	7700	11602
5134	7701	11604
5135	7703	11606
5136	7704	11608
5137	7706	11611
5138	7707	11613
5139	7709	11616
5140	7710	11617
5141	7712	11620
5142	7713	11622
5143	7715	11625
5144	7716	11626
5145	7718	11629

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5146	7719	11631
5147	7721	11634
5148	7722	11636
5149	7724	11638
5150	7725	11639
5151	7727	11643
5152	7728	11644
5153	7730	11648
5154	7731	11649
5155	7733	11651
5156	7734	11654
5157	7736	11656
5158	7737	11658
5159	7739	11661
5160	7740	11662
5161	7742	11666
5162	7743	11667
5163	7745	11670
5164	7746	11672
5165	7748	11674
5166	7749	11676
5167	7751	11679
5168	7752	11681
5169	7754	11683
5170	7755	11685
5171	7757	11688
5172	7758	11689
5173	7760	11693
5174	7761	11694
5175	7763	11697
5176	7764	11699
5177	7766	11701
5178	7767	11704
5179	7769	11706
5180	7770	11707
5181	7772	11711
5182	7773	11712
5183	7775	11715
5184	7776	11717
5185	7778	11719
5186	7779	11721
5187	7781	11724
5188	7782	11726
5189	7784	11729
5190	7785	11730
5191	7787	11733
5192	7788	11735
5193	7790	11738
5194	7791	11739
5195	7793	11742
5196	7794	11744
5197	7796	11747
5198	7797	11749
5199	7799	11751
5200	7800	11752
5201	7802	11756
5202	7803	11757
5203	7805	11761
5204	7806	11762
5205	7808	11764
5206	7809	11767
5207	7811	11769
5208	7812	11771
5209	7814	11774

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5210	7815	11775
5211	7817	11779
5212	7818	11780
5213	7820	11783
5214	7821	11785
5215	7823	11787
5216	7824	11789
5217	7826	11792
5218	7827	11794
5219	7829	11796
5220	7830	11798
5221	7832	11801
5222	7833	11802
5223	7835	11806
5224	7836	11807
5225	7838	11810
5226	7839	11812
5227	7841	11814
5228	7842	11817
5229	7844	11819
5230	7845	11820
5231	7847	11824
5232	7848	11825
5233	7850	11828
5234	7851	11830
5235	7853	11832
5236	7854	11834
5237	7856	11837
5238	7857	11839
5239	7859	11842
5240	7860	11843
5241	7862	11846
5242	7863	11848
5243	7865	11851
5244	7866	11852
5245	7868	11855
5246	7869	11857
5247	7871	11860
5248	7872	11862
5249	7874	11864
5250	7875	11865
5251	7877	11869
5252	7878	11870
5253	7880	11874
5254	7881	11875
5255	7883	11877
5256	7884	11880
5257	7886	11882
5258	7887	11884
5259	7889	11887
5260	7890	11888
5261	7892	11892
5262	7893	11893
5263	7895	11896
5264	7896	11898
5265	7898	11900
5266	7899	11902
5267	7901	11905
5268	7902	11907
5269	7904	11909
5270	7905	11911
5271	7907	11914
5272	7908	11915
5273	7910	11919

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5274	7911	11920
5275	7913	11923
5276	7914	11925
5277	7916	11927
5278	7917	11930
5279	7919	11932
5280	7920	11933
5281	7922	11937
5282	7923	11938
5283	7925	11941
5284	7926	11943
5285	7928	11945
5286	7929	11947
5287	7931	11950
5288	7932	11952
5289	7934	11955
5290	7935	11956
5291	7937	11959
5292	7938	11961
5293	7940	11964
5294	7941	11965
5295	7943	11968
5296	7944	11970
5297	7946	11973
5298	7947	11975
5299	7949	11977
5300	7950	11978
5301	7952	11982
5302	7953	11983
5303	7955	11987
5304	7956	11988
5305	7958	11990
5306	7959	11993
5307	7961	11995
5308	7962	11997
5309	7964	12000
5310	7965	12001
5311	7967	12005
5312	7968	12006
5313	7970	12009
5314	7971	12011
5315	7973	12013
5316	7974	12015
5317	7976	12018
5318	7977	12020
5319	7979	12022
5320	7980	12024
5321	7982	12027
5322	7983	12028
5323	7985	12032
5324	7986	12033
5325	7988	12036
5326	7989	12038
5327	7991	12040
5328	7992	12043
5329	7994	12045
5330	7995	12046
5331	7997	12050
5332	7998	12051
5333	8000	12054
5334	8001	12056
5335	8003	12058
5336	8004	12060
5337	8006	12063

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5338	8007	12065	5402	8103	12209	5466	8199	12354	5530	8295	12498
5339	8009	12068	5403	8105	12213	5467	8201	12357	5531	8297	12502
5340	8010	12069	5404	8106	12214	5468	8202	12359	5532	8298	12503
5341	8012	12072	5405	8108	12216	5469	8204	12361	5533	8300	12506
5342	8013	12074	5406	8109	12219	5470	8205	12363	5534	8301	12508
5343	8015	12077	5407	8111	12221	5471	8207	12366	5535	8303	12510
5344	8016	12078	5408	8112	12223	5472	8208	12367	5536	8304	12512
5345	8018	12081	5409	8114	12226	5473	8210	12371	5537	8306	12515
5346	8019	12083	5410	8115	12227	5474	8211	12372	5538	8307	12517
5347	8021	12086	5411	8117	12231	5475	8213	12375	5539	8309	12520
5348	8022	12088	5412	8118	12232	5476	8214	12377	5540	8310	12521
5349	8024	12090	5413	8120	12235	5477	8216	12379	5541	8312	12524
5350	8025	12091	5414	8121	12237	5478	8217	12382	5542	8313	12526
5351	8027	12095	5415	8123	12239	5479	8219	12384	5543	8315	12529
5352	8028	12096	5416	8124	12241	5480	8220	12385	5544	8316	12530
5353	8030	12100	5417	8126	12244	5481	8222	12389	5545	8318	12533
5354	8031	12101	5418	8127	12246	5482	8223	12390	5546	8319	12535
5355	8033	12103	5419	8129	12248	5483	8225	12393	5547	8321	12538
5356	8034	12106	5420	8130	12250	5484	8226	12395	5548	8322	12540
5357	8036	12108	5421	8132	12253	5485	8228	12397	5549	8324	12542
5358	8037	12110	5422	8133	12254	5486	8229	12399	5550	8325	12543
5359	8039	12113	5423	8135	12258	5487	8231	12402	5551	8327	12547
5360	8040	12114	5424	8136	12259	5488	8232	12404	5552	8328	12548
5361	8042	12118	5425	8138	12262	5489	8234	12407	5553	8330	12552
5362	8043	12119	5426	8139	12264	5490	8235	12408	5554	8331	12553
5363	8045	12122	5427	8141	12266	5491	8237	12411	5555	8333	12555
5364	8046	12124	5428	8142	12269	5492	8238	12413	5556	8334	12558
5365	8048	12126	5429	8144	12271	5493	8240	12416	5557	8336	12560
5366	8049	12128	5430	8145	12272	5494	8241	12417	5558	8337	12562
5367	8051	12131	5431	8147	12276	5495	8243	12420	5559	8339	12565
5368	8052	12133	5432	8148	12277	5496	8244	12422	5560	8340	12566
5369	8054	12135	5433	8150	12280	5497	8246	12425	5561	8342	12570
5370	8055	12137	5434	8151	12282	5498	8247	12427	5562	8343	12571
5371	8057	12140	5435	8153	12284	5499	8249	12429	5563	8345	12574
5372	8058	12141	5436	8154	12286	5500	8250	12430	5564	8346	12576
5373	8060	12145	5437	8156	12289	5501	8252	12434	5565	8348	12578
5374	8061	12146	5438	8157	12291	5502	8253	12435	5566	8349	12580
5375	8063	12149	5439	8159	12294	5503	8255	12439	5567	8351	12583
5376	8064	12151	5440	8160	12295	5504	8256	12440	5568	8352	12585
5377	8066	12153	5441	8162	12298	5505	8258	12442	5569	8354	12587
5378	8067	12156	5442	8163	12300	5506	8259	12445	5570	8355	12589
5379	8069	12158	5443	8165	12303	5507	8261	12447	5571	8357	12592
5380	8070	12159	5444	8166	12304	5508	8262	12449	5572	8358	12593
5381	8072	12163	5445	8168	12307	5509	8264	12452	5573	8360	12597
5382	8073	12164	5446	8169	12309	5510	8265	12453	5574	8361	12598
5383	8075	12167	5447	8171	12312	5511	8267	12457	5575	8363	12601
5384	8076	12169	5448	8172	12314	5512	8268	12458	5576	8364	12603
5385	8078	12171	5449	8174	12316	5513	8270	12461	5577	8366	12605
5386	8079	12173	5450	8175	12317	5514	8271	12463	5578	8367	12608
5387	8081	12176	5451	8177	12321	5515	8273	12465	5579	8369	12610
5388	8082	12178	5452	8178	12322	5516	8274	12467	5580	8370	12611
5389	8084	12181	5453	8180	12326	5517	8276	12470	5581	8372	12615
5390	8085	12182	5454	8181	12327	5518	8277	12472	5582	8373	12616
5391	8087	12185	5455	8183	12329	5519	8279	12474	5583	8375	12619
5392	8088	12187	5456	8184	12332	5520	8280	12476	5584	8376	12621
5393	8090	12190	5457	8186	12334	5521	8282	12479	5585	8378	12623
5394	8091	12191	5458	8187	12336	5522	8283	12480	5586	8379	12625
5395	8093	12194	5459	8189	12339	5523	8285	12484	5587	8381	12628
5396	8094	12196	5460	8190	12340	5524	8286	12485	5588	8382	12630
5397	8096	12199	5461	8192	12344	5525	8288	12488	5589	8384	12633
5398	8097	12201	5462	8193	12345	5526	8289	12490	5590	8385	12634
5399	8099	12203	5463	8195	12348	5527	8291	12492	5591	8387	12637
5400	8100	12204	5464	8196	12350	5528	8292	12495	5592	8388	12639
5401	8102	12208	5465	8198	12352	5529	8294	12497	5593	8390	12642

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5594	8391	12643
5595	8393	12646
5596	8394	12648
5597	8396	12651
5598	8397	12653
5599	8399	12655
5600	8400	12656
5601	8402	12660
5602	8403	12661
5603	8405	12665
5604	8406	12666
5605	8408	12668
5606	8409	12671
5607	8411	12673
5608	8412	12675
5609	8414	12678
5610	8415	12679
5611	8417	12683
5612	8418	12684
5613	8420	12687
5614	8421	12689
5615	8423	12691
5616	8424	12693
5617	8426	12696
5618	8427	12698
5619	8429	12700
5620	8430	12702
5621	8432	12705
5622	8433	12706
5623	8435	12710
5624	8436	12711
5625	8438	12714
5626	8439	12716
5627	8441	12718
5628	8442	12721
5629	8444	12723
5630	8445	12724
5631	8447	12728
5632	8448	12729
5633	8450	12732
5634	8451	12734
5635	8453	12736
5636	8454	12738
5637	8456	12741
5638	8457	12743
5639	8459	12746
5640	8460	12747
5641	8462	12750
5642	8463	12752
5643	8465	12755
5644	8466	12756
5645	8468	12759
5646	8469	12761
5647	8471	12764
5648	8472	12766
5649	8474	12768
5650	8475	12769
5651	8477	12773
5652	8478	12774
5653	8480	12778
5654	8481	12779
5655	8483	12781
5656	8484	12784
5657	8486	12786

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5658	8487	12788
5659	8489	12791
5660	8490	12792
5661	8492	12796
5662	8493	12797
5663	8495	12800
5664	8496	12802
5665	8498	12804
5666	8499	12806
5667	8501	12809
5668	8502	12811
5669	8504	12813
5670	8505	12815
5671	8507	12818
5672	8508	12819
5673	8510	12823
5674	8511	12824
5675	8513	12827
5676	8514	12829
5677	8516	12831
5678	8517	12834
5679	8519	12836
5680	8520	12837
5681	8522	12841
5682	8523	12842
5683	8525	12845
5684	8526	12847
5685	8528	12849
5686	8529	12851
5687	8531	12854
5688	8532	12856
5689	8534	12859
5690	8535	12860
5691	8537	12863
5692	8538	12865
5693	8540	12868
5694	8541	12869
5695	8543	12872
5696	8544	12874
5697	8546	12877
5698	8547	12879
5699	8549	12881
5700	8550	12882
5701	8552	12886
5702	8553	12887
5703	8555	12891
5704	8556	12892
5705	8558	12894
5706	8559	12897
5707	8561	12899
5708	8562	12901
5709	8564	12904
5710	8565	12905
5711	8567	12909
5712	8568	12910
5713	8570	12913
5714	8571	12915
5715	8573	12917
5716	8574	12919
5717	8576	12922
5718	8577	12924
5719	8579	12926
5720	8580	12928
5721	8582	12931

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5722	8583	12932
5723	8585	12936
5724	8586	12937
5725	8588	12940
5726	8589	12942
5727	8591	12944
5728	8592	12947
5729	8594	12949
5730	8595	12950
5731	8597	12954
5732	8598	12955
5733	8600	12958
5734	8601	12960
5735	8603	12962
5736	8604	12964
5737	8606	12967
5738	8607	12969
5739	8609	12972
5740	8610	12973
5741	8612	12976
5742	8613	12978
5743	8615	12981
5744	8616	12982
5745	8618	12985
5746	8619	12987
5747	8621	12990
5748	8622	12992
5749	8624	12994
5750	8625	12995
5751	8627	12999
5752	8628	13000
5753	8630	13004
5754	8631	13005
5755	8633	13007
5756	8634	13010
5757	8636	13012
5758	8637	13014
5759	8639	13017
5760	8640	13018
5761	8642	13022
5762	8643	13023
5763	8645	13026
5764	8646	13028
5765	8648	13030
5766	8649	13032
5767	8651	13035
5768	8652	13037
5769	8654	13039
5770	8655	13041
5771	8657	13044
5772	8658	13045
5773	8660	13049
5774	8661	13050
5775	8663	13053
5776	8664	13055
5777	8666	13057
5778	8667	13060
5779	8669	13062
5780	8670	13063
5781	8672	13067
5782	8673	13068
5783	8675	13071
5784	8676	13073
5785	8678	13075

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5786	8679	13077
5787	8681	13080
5788	8682	13082
5789	8684	13085
5790	8685	13086
5791	8687	13089
5792	8688	13091
5793	8690	13094
5794	8691	13095
5795	8693	13098
5796	8694	13100
5797	8696	13103
5798	8697	13105
5799	8699	13107
5800	8700	13108
5801	8702	13112
5802	8703	13113
5803	8705	13117
5804	8706	13118
5805	8708	13120
5806	8709	13123
5807	8711	13125
5808	8712	13127
5809	8714	13130
5810	8715	13131
5811	8717	13135
5812	8718	13136
5813	8720	13139
5814	8721	13141
5815	8723	13143
5816	8724	13145
5817	8726	13148
5818	8727	13150
5819	8729	13152
5820	8730	13154
5821	8732	13157
5822	8733	13158
5823	8735	13162
5824	8736	13163
5825	8738	13166
5826	8739	13168
5827	8741	13170
5828	8742	13173
5829	8744	13175
5830	8745	13176
5831	8747	13180
5832	8748	13181
5833	8750	13184
5834	8751	13186
5835	8753	13188
5836	8754	13190
5837	8756	13193
5838	8757	13195
5839	8759	13198
5840	8760	13199
5841	8762	13202
5842	8763	13204
5843	8765	13207
5844	8766	13208
5845	8768	13211
5846	8769	13213
5847	8771	13216
5848	8772	13218
5849	8774	13220

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5850	8775	13221
5851	8777	13225
5852	8778	13226
5853	8780	13230
5854	8781	13231
5855	8783	13233
5856	8784	13236
5857	8786	13238
5858	8787	13240
5859	8789	13243
5860	8790	13244
5861	8792	13248
5862	8793	13249
5863	8795	13252
5864	8796	13254
5865	8798	13256
5866	8799	13258
5867	8801	13261
5868	8802	13263
5869	8804	13265
5870	8805	13267
5871	8807	13270
5872	8808	13271
5873	8810	13275
5874	8811	13276
5875	8813	13279
5876	8814	13281
5877	8816	13283
5878	8817	13286
5879	8819	13288
5880	8820	13289
5881	8822	13293
5882	8823	13294
5883	8825	13297
5884	8826	13299
5885	8828	13301
5886	8829	13303
5887	8831	13306
5888	8832	13308
5889	8834	13311
5890	8835	13312
5891	8837	13315
5892	8838	13317
5893	8840	13320
5894	8841	13321
5895	8843	13324
5896	8844	13326
5897	8846	13329
5898	8847	13331
5899	8849	13333
5900	8850	13334
5901	8852	13338
5902	8853	13339
5903	8855	13343
5904	8856	13344
5905	8858	13346
5906	8859	13349
5907	8861	13351
5908	8862	13353
5909	8864	13356
5910	8865	13357
5911	8867	13361
5912	8868	13362
5913	8870	13365

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5914	8871	13367
5915	8873	13369
5916	8874	13371
5917	8876	13374
5918	8877	13376
5919	8879	13378
5920	8880	13380
5921	8882	13383
5922	8883	13384
5923	8885	13388
5924	8886	13389
5925	8888	13392
5926	8889	13394
5927	8891	13396
5928	8892	13399
5929	8894	13401
5930	8895	13402
5931	8897	13406
5932	8898	13407
5933	8900	13410
5934	8901	13412
5935	8903	13414
5936	8904	13416
5937	8906	13419
5938	8907	13421
5939	8909	13424
5940	8910	13425
5941	8912	13428
5942	8913	13430
5943	8915	13433
5944	8916	13434
5945	8918	13437
5946	8919	13439
5947	8921	13442
5948	8922	13444
5949	8924	13446
5950	8925	13447
5951	8927	13451
5952	8928	13452
5953	8930	13456
5954	8931	13457
5955	8933	13459
5956	8934	13462
5957	8936	13464
5958	8937	13466
5959	8939	13469
5960	8940	13470
5961	8942	13474
5962	8943	13475
5963	8945	13478
5964	8946	13480
5965	8948	13482
5966	8949	13484
5967	8951	13487
5968	8952	13489
5969	8954	13491
5970	8955	13493
5971	8957	13496
5972	8958	13497
5973	8960	13501
5974	8961	13502
5975	8963	13505
5976	8964	13507
5977	8966	13509

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
5978	8967	13512
5979	8969	13514
5980	8970	13515
5981	8972	13519
5982	8973	13520
5983	8975	13523
5984	8976	13525
5985	8978	13527
5986	8979	13529
5987	8981	13532
5988	8982	13534
5989	8984	13537
5990	8985	13538
5991	8987	13541
5992	8988	13543
5993	8990	13546
5994	8991	13547
5995	8993	13550
5996	8994	13552
5997	8996	13555
5998	8997	13557
5999	8999	13559
6000	9000	13560
6001	9002	13564
6002	9003	13565
6003	9005	13569
6004	9006	13570
6005	9008	13572
6006	9009	13575
6007	9011	13577
6008	9012	13579
6009	9014	13582
6010	9015	13583
6011	9017	13587
6012	9018	13588
6013	9020	13591
6014	9021	13593
6015	9023	13595
6016	9024	13597
6017	9026	13600
6018	9027	13602
6019	9029	13604
6020	9030	13606
6021	9032	13609
6022	9033	13610
6023	9035	13614
6024	9036	13615
6025	9038	13618
6026	9039	13620
6027	9041	13622
6028	9042	13625
6029	9044	13627
6030	9045	13628
6031	9047	13632
6032	9048	13633
6033	9050	13636
6034	9051	13638
6035	9053	13640
6036	9054	13642
6037	9056	13645
6038	9057	13647
6039	9059	13650
6040	9060	13651
6041	9062	13654

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
6042	9063	13656
6043	9065	13659
6044	9066	13660
6045	9068	13663
6046	9069	13665
6047	9071	13668
6048	9072	13670
6049	9074	13672
6050	9075	13673
6051	9077	13677
6052	9078	13678
6053	9080	13682
6054	9081	13683
6055	9083	13685
6056	9084	13688
6057	9086	13690
6058	9087	13692
6059	9089	13695
6060	9090	13696
6061	9092	13700
6062	9093	13701
6063	9095	13704
6064	9096	13706
6065	9098	13708
6066	9099	13710
6067	9101	13713
6068	9102	13715
6069	9104	13717
6070	9105	13719
6071	9107	13722
6072	9108	13723
6073	9110	13727
6074	9111	13728
6075	9113	13731
6076	9114	13733
6077	9116	13735
6078	9117	13738
6079	9119	13740
6080	9120	13741
6081	9122	13745
6082	9123	13746
6083	9125	13749
6084	9126	13751
6085	9128	13753
6086	9129	13755
6087	9131	13758
6088	9132	13760
6089	9134	13763
6090	9135	13764
6091	9137	13767
6092	9138	13769
6093	9140	13772
6094	9141	13773
6095	9143	13776
6096	9144	13778
6097	9146	13781
6098	9147	13783
6099	9149	13785
6100	9150	13786
6101	9152	13790
6102	9153	13791
6103	9155	13795
6104	9156	13796
6105	9158	13798

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
6106	9159	13801	6170	9255	13945	6234	9351	14090	6298	9447	14235
6107	9161	13803	6171	9257	13948	6235	9353	14092	6299	9449	14237
6108	9162	13805	6172	9258	13949	6236	9354	14094	6300	9450	14238
6109	9164	13808	6173	9260	13953	6237	9356	14097	6301	9452	14242
6110	9165	13809	6174	9261	13954	6238	9357	14099	6302	9453	14243
6111	9167	13813	6175	9263	13957	6239	9359	14102	6303	9455	14247
6112	9168	13814	6176	9264	13959	6240	9360	14103	6304	9456	14248
6113	9170	13817	6177	9266	13961	6241	9362	14106	6305	9458	14250
6114	9171	13819	6178	9267	13964	6242	9363	14108	6306	9459	14253
6115	9173	13821	6179	9269	13966	6243	9365	14111	6307	9461	14255
6116	9174	13823	6180	9270	13967	6244	9366	14112	6308	9462	14257
6117	9176	13826	6181	9272	13971	6245	9368	14115	6309	9464	14260
6118	9177	13828	6182	9273	13972	6246	9369	14117	6310	9465	14261
6119	9179	13830	6183	9275	13975	6247	9371	14120	6311	9467	14265
6120	9180	13832	6184	9276	13977	6248	9372	14122	6312	9468	14266
6121	9182	13835	6185	9278	13979	6249	9374	14124	6313	9470	14269
6122	9183	13836	6186	9279	13981	6250	9375	14125	6314	9471	14271
6123	9185	13840	6187	9281	13984	6251	9377	14129	6315	9473	14273
6124	9186	13841	6188	9282	13986	6252	9378	14130	6316	9474	14275
6125	9188	13844	6189	9284	13989	6253	9380	14134	6317	9476	14278
6126	9189	13846	6190	9285	13990	6254	9381	14135	6318	9477	14280
6127	9191	13848	6191	9287	13993	6255	9383	14137	6319	9479	14282
6128	9192	13851	6192	9288	13995	6256	9384	14140	6320	9480	14284
6129	9194	13853	6193	9290	13998	6257	9386	14142	6321	9482	14287
6130	9195	13854	6194	9291	13999	6258	9387	14144	6322	9483	14288
6131	9197	13858	6195	9293	14002	6259	9389	14147	6323	9485	14292
6132	9198	13859	6196	9294	14004	6260	9390	14148	6324	9486	14293
6133	9200	13862	6197	9296	14007	6261	9392	14152	6325	9488	14296
6134	9201	13864	6198	9297	14009	6262	9393	14153	6326	9489	14298
6135	9203	13866	6199	9299	14011	6263	9395	14156	6327	9491	14300
6136	9204	13868	6200	9300	14012	6264	9396	14158	6328	9492	14303
6137	9206	13871	6201	9302	14016	6265	9398	14160	6329	9494	14305
6138	9207	13873	6202	9303	14017	6266	9399	14162	6330	9495	14306
6139	9209	13876	6203	9305	14021	6267	9401	14165	6331	9497	14310
6140	9210	13877	6204	9306	14022	6268	9402	14167	6332	9498	14311
6141	9212	13880	6205	9308	14024	6269	9404	14169	6333	9500	14314
6142	9213	13882	6206	9309	14027	6270	9405	14171	6334	9501	14316
6143	9215	13885	6207	9311	14029	6271	9407	14174	6335	9503	14318
6144	9216	13886	6208	9312	14031	6272	9408	14175	6336	9504	14320
6145	9218	13889	6209	9314	14034	6273	9410	14179	6337	9506	14323
6146	9219	13891	6210	9315	14035	6274	9411	14180	6338	9507	14325
6147	9221	13894	6211	9317	14039	6275	9413	14183	6339	9509	14328
6148	9222	13896	6212	9318	14040	6276	9414	14185	6340	9510	14329
6149	9224	13898	6213	9320	14043	6277	9416	14187	6341	9512	14332
6150	9225	13899	6214	9321	14045	6278	9417	14190	6342	9513	14334
6151	9227	13903	6215	9323	14047	6279	9419	14192	6343	9515	14337
6152	9228	13904	6216	9324	14049	6280	9420	14193	6344	9516	14338
6153	9230	13908	6217	9326	14052	6281	9422	14197	6345	9518	14341
6154	9231	13909	6218	9327	14054	6282	9423	14198	6346	9519	14343
6155	9233	13911	6219	9329	14056	6283	9425	14201	6347	9521	14346
6156	9234	13914	6220	9330	14058	6284	9426	14203	6348	9522	14348
6157	9236	13916	6221	9332	14061	6285	9428	14205	6349	9524	14350
6158	9237	13918	6222	9333	14062	6286	9429	14207	6350	9525	14351
6159	9239	13921	6223	9335	14066	6287	9431	14210	6351	9527	14355
6160	9240	13922	6224	9336	14067	6288	9432	14212	6352	9528	14356
6161	9242	13926	6225	9338	14070	6289	9434	14215	6353	9530	14360
6162	9243	13927	6226	9339	14072	6290	9435	14216	6354	9531	14361
6163	9245	13930	6227	9341	14074	6291	9437	14219	6355	9533	14363
6164	9246	13932	6228	9342	14077	6292	9438	14221	6356	9534	14366
6165	9248	13934	6229	9344	14079	6293	9440	14224	6357	9536	14368
6166	9249	13936	6230	9345	14080	6294	9441	14225	6358	9537	14370
6167	9251	13939	6231	9347	14084	6295	9443	14228	6359	9539	14373
6168	9252	13941	6232	9348	14085	6296	9444	14230	6360	9540	14374
6169	9254	13943	6233	9350	14088	6297	9446	14233	6361	9542	14378

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
6362	9543	14379	6426	9639	14524	6490	9735	14668	6554	9831	14813
6363	9545	14382	6427	9641	14526	6491	9737	14671	6555	9833	14815
6364	9546	14384	6428	9642	14529	6492	9738	14673	6556	9834	14818
6365	9548	14386	6429	9644	14531	6493	9740	14676	6557	9836	14820
6366	9549	14388	6430	9645	14532	6494	9741	14677	6558	9837	14822
6367	9551	14391	6431	9647	14536	6495	9743	14680	6559	9839	14825
6368	9552	14393	6432	9648	14537	6496	9744	14682	6560	9840	14826
6369	9554	14395	6433	9650	14540	6497	9746	14685	6561	9842	14830
6370	9555	14397	6434	9651	14542	6498	9747	14687	6562	9843	14831
6371	9557	14400	6435	9653	14544	6499	9749	14689	6563	9845	14834
6372	9558	14401	6436	9654	14546	6500	9750	14690	6564	9846	14836
6373	9560	14405	6437	9656	14549	6501	9752	14694	6565	9848	14838
6374	9561	14406	6438	9657	14551	6502	9753	14695	6566	9849	14840
6375	9563	14409	6439	9659	14554	6503	9755	14699	6567	9851	14843
6376	9564	14411	6440	9660	14555	6504	9756	14700	6568	9852	14845
6377	9566	14413	6441	9662	14558	6505	9758	14702	6569	9854	14847
6378	9567	14416	6442	9663	14560	6506	9759	14705	6570	9855	14849
6379	9569	14418	6443	9665	14563	6507	9761	14707	6571	9857	14852
6380	9570	14419	6444	9666	14564	6508	9762	14709	6572	9858	14853
6381	9572	14423	6445	9668	14567	6509	9764	14712	6573	9860	14857
6382	9573	14424	6446	9669	14569	6510	9765	14713	6574	9861	14858
6383	9575	14427	6447	9671	14572	6511	9767	14717	6575	9863	14861
6384	9576	14429	6448	9672	14574	6512	9768	14718	6576	9864	14863
6385	9578	14431	6449	9674	14576	6513	9770	14721	6577	9866	14865
6386	9579	14433	6450	9675	14577	6514	9771	14723	6578	9867	14868
6387	9581	14436	6451	9677	14581	6515	9773	14725	6579	9869	14870
6388	9582	14438	6452	9678	14582	6516	9774	14727	6580	9870	14871
6389	9584	14441	6453	9680	14586	6517	9776	14730	6581	9872	14875
6390	9585	14442	6454	9681	14587	6518	9777	14732	6582	9873	14876
6391	9587	14445	6455	9683	14589	6519	9779	14734	6583	9875	14879
6392	9588	14447	6456	9684	14592	6520	9780	14736	6584	9876	14881
6393	9590	14450	6457	9686	14594	6521	9782	14739	6585	9878	14883
6394	9591	14451	6458	9687	14596	6522	9783	14740	6586	9879	14885
6395	9593	14454	6459	9689	14599	6523	9785	14744	6587	9881	14888
6396	9594	14456	6460	9690	14600	6524	9786	14745	6588	9882	14890
6397	9596	14459	6461	9692	14604	6525	9788	14748	6589	9884	14893
6398	9597	14461	6462	9693	14605	6526	9789	14750	6590	9885	14894
6399	9599	14463	6463	9695	14608	6527	9791	14752	6591	9887	14897
6400	9600	14464	6464	9696	14610	6528	9792	14755	6592	9888	14899
6401	9602	14468	6465	9698	14612	6529	9794	14757	6593	9890	14902
6402	9603	14469	6466	9699	14614	6530	9795	14758	6594	9891	14903
6403	9605	14473	6467	9701	14617	6531	9797	14762	6595	9893	14906
6404	9606	14474	6468	9702	14619	6532	9798	14763	6596	9894	14908
6405	9608	14476	6469	9704	14621	6533	9800	14766	6597	9896	14911
6406	9609	14479	6470	9705	14623	6534	9801	14768	6598	9897	14913
6407	9611	14481	6471	9707	14626	6535	9803	14770	6599	9899	14915
6408	9612	14483	6472	9708	14627	6536	9804	14772	6600	9900	14916
6409	9614	14486	6473	9710	14631	6537	9806	14775	6601	9902	14920
6410	9615	14487	6474	9711	14632	6538	9807	14777	6602	9903	14921
6411	9617	14491	6475	9713	14635	6539	9809	14780	6603	9905	14925
6412	9618	14492	6476	9714	14637	6540	9810	14781	6604	9906	14926
6413	9620	14495	6477	9716	14639	6541	9812	14784	6605	9908	14928
6414	9621	14497	6478	9717	14642	6542	9813	14786	6606	9909	14931
6415	9623	14499	6479	9719	14644	6543	9815	14789	6607	9911	14933
6416	9624	14501	6480	9720	14645	6544	9816	14790	6608	9912	14935
6417	9626	14504	6481	9722	14649	6545	9818	14793	6609	9914	14938
6418	9627	14506	6482	9723	14650	6546	9819	14795	6610	9915	14939
6419	9629	14508	6483	9725	14653	6547	9821	14798	6611	9917	14943
6420	9630	14510	6484	9726	14655	6548	9822	14800	6612	9918	14944
6421	9632	14513	6485	9728	14657	6549	9824	14802	6613	9920	14947
6422	9633	14514	6486	9729	14659	6550	9825	14803	6614	9921	14949
6423	9635	14518	6487	9731	14662	6551	9827	14807	6615	9923	14951
6424	9636	14519	6488	9732	14664	6552	9828	14808	6616	9924	14953
6425	9638	14522	6489	9734	14667	6553	9830	14812	6617	9926	14956

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
6618	9927	14958	6682	10023	15102	6746	10119	15247	6810	10215	15391
6619	9929	14960	6683	10025	15105	6747	10121	15250	6811	10217	15395
6620	9930	14962	6684	10026	15107	6748	10122	15252	6812	10218	15396
6621	9932	14965	6685	10028	15109	6749	10124	15254	6813	10220	15399
6622	9933	14966	6686	10029	15111	6750	10125	15255	6814	10221	15401
6623	9935	14970	6687	10031	15114	6751	10127	15259	6815	10223	15403
6624	9936	14971	6688	10032	15116	6752	10128	15260	6816	10224	15405
6625	9938	14974	6689	10034	15119	6753	10130	15264	6817	10226	15408
6626	9939	14976	6690	10035	15120	6754	10131	15265	6818	10227	15410
6627	9941	14978	6691	10037	15123	6755	10133	15267	6819	10229	15412
6628	9942	14981	6692	10038	15125	6756	10134	15270	6820	10230	15414
6629	9944	14983	6693	10040	15128	6757	10136	15272	6821	10232	15417
6630	9945	14984	6694	10041	15129	6758	10137	15274	6822	10233	15418
6631	9947	14988	6695	10043	15132	6759	10139	15277	6823	10235	15422
6632	9948	14989	6696	10044	15134	6760	10140	15278	6824	10236	15423
6633	9950	14992	6697	10046	15137	6761	10142	15282	6825	10238	15426
6634	9951	14994	6698	10047	15139	6762	10143	15283	6826	10239	15428
6635	9953	14996	6699	10049	15141	6763	10145	15286	6827	10241	15430
6636	9954	14998	6700	10050	15142	6764	10146	15288	6828	10242	15433
6637	9956	15001	6701	10052	15146	6765	10148	15290	6829	10244	15435
6638	9957	15003	6702	10053	15147	6766	10149	15292	6830	10245	15436
6639	9959	15006	6703	10055	15151	6767	10151	15295	6831	10247	15440
6640	9960	15007	6704	10056	15152	6768	10152	15297	6832	10248	15441
6641	9962	15010	6705	10058	15154	6769	10154	15299	6833	10250	15444
6642	9963	15012	6706	10059	15157	6770	10155	15301	6834	10251	15446
6643	9965	15015	6707	10061	15159	6771	10157	15304	6835	10253	15448
6644	9966	15016	6708	10062	15161	6772	10158	15305	6836	10254	15450
6645	9968	15019	6709	10064	15164	6773	10160	15309	6837	10256	15453
6646	9969	15021	6710	10065	15165	6774	10161	15310	6838	10257	15455
6647	9971	15024	6711	10067	15169	6775	10163	15313	6839	10259	15458
6648	9972	15026	6712	10068	15170	6776	10164	15315	6840	10260	15459
6649	9974	15028	6713	10070	15173	6777	10166	15317	6841	10262	15462
6650	9975	15029	6714	10071	15175	6778	10167	15320	6842	10263	15464
6651	9977	15033	6715	10073	15177	6779	10169	15322	6843	10265	15467
6652	9978	15034	6716	10074	15179	6780	10170	15323	6844	10266	15468
6653	9980	15038	6717	10076	15182	6781	10172	15327	6845	10268	15471
6654	9981	15039	6718	10077	15184	6782	10173	15328	6846	10269	15473
6655	9983	15041	6719	10079	15186	6783	10175	15331	6847	10271	15476
6656	9984	15044	6720	10080	15188	6784	10176	15333	6848	10272	15478
6657	9986	15046	6721	10082	15191	6785	10178	15335	6849	10274	15480
6658	9987	15048	6722	10083	15192	6786	10179	15337	6850	10275	15481
6659	9989	15051	6723	10085	15196	6787	10181	15340	6851	10277	15485
6660	9990	15052	6724	10086	15197	6788	10182	15342	6852	10278	15486
6661	9992	15056	6725	10088	15200	6789	10184	15345	6853	10280	15490
6662	9993	15057	6726	10089	15202	6790	10185	15346	6854	10281	15491
6663	9995	15060	6727	10091	15204	6791	10187	15349	6855	10283	15493
6664	9996	15062	6728	10092	15207	6792	10188	15351	6856	10284	15496
6665	9998	15064	6729	10094	15209	6793	10190	15354	6857	10286	15498
6666	9999	15066	6730	10095	15210	6794	10191	15355	6858	10287	15500
6667	10001	15069	6731	10097	15214	6795	10193	15358	6859	10289	15503
6668	10002	15071	6732	10098	15215	6796	10194	15360	6860	10290	15504
6669	10004	15073	6733	10100	15218	6797	10196	15363	6861	10292	15508
6670	10005	15075	6734	10101	15220	6798	10197	15365	6862	10293	15509
6671	10007	15078	6735	10103	15222	6799	10199	15367	6863	10295	15512
6672	10008	15079	6736	10104	15224	6800	10200	15368	6864	10296	15514
6673	10010	15083	6737	10106	15227	6801	10202	15372	6865	10298	15516
6674	10011	15084	6738	10107	15229	6802	10203	15373	6866	10299	15518
6675	10013	15087	6739	10109	15232	6803	10205	15377	6867	10301	15521
6676	10014	15089	6740	10110	15233	6804	10206	15378	6868	10302	15523
6677	10016	15091	6741	10112	15236	6805	10208	15380	6869	10304	15525
6678	10017	15094	6742	10113	15238	6806	10209	15383	6870	10305	15527
6679	10019	15096	6743	10115	15241	6807	10211	15385	6871	10307	15530
6680	10020	15097	6744	10116	15242	6808	10212	15387	6872	10308	15531
6681	10022	15101	6745	10118	15245	6809	10214	15390	6873	10310	15535

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
6874	10311	15536	6938	10407	15681	7002	10503	15825	7066	10599	15970
6875	10313	15539	6939	10409	15684	7003	10505	15829	7067	10601	15973
6876	10314	15541	6940	10410	15685	7004	10506	15830	7068	10602	15975
6877	10316	15543	6941	10412	15688	7005	10508	15832	7069	10604	15977
6878	10317	15546	6942	10413	15690	7006	10509	15835	7070	10605	15979
6879	10319	15548	6943	10415	15693	7007	10511	15837	7071	10607	15982
6880	10320	15549	6944	10416	15694	7008	10512	15839	7072	10608	15983
6881	10322	15553	6945	10418	15697	7009	10514	15842	7073	10610	15987
6882	10323	15554	6946	10419	15699	7010	10515	15843	7074	10611	15988
6883	10325	15557	6947	10421	15702	7011	10517	15847	7075	10613	15991
6884	10326	15559	6948	10422	15704	7012	10518	15848	7076	10614	15993
6885	10328	15561	6949	10424	15706	7013	10520	15851	7077	10616	15995
6886	10329	15563	6950	10425	15707	7014	10521	15853	7078	10617	15998
6887	10331	15566	6951	10427	15711	7015	10523	15855	7079	10619	16000
6888	10332	15568	6952	10428	15712	7016	10524	15857	7080	10620	16001
6889	10334	15571	6953	10430	15716	7017	10526	15860	7081	10622	16005
6890	10335	15572	6954	10431	15717	7018	10527	15862	7082	10623	16006
6891	10337	15575	6955	10433	15719	7019	10529	15864	7083	10625	16009
6892	10338	15577	6956	10434	15722	7020	10530	15866	7084	10626	16011
6893	10340	15580	6957	10436	15724	7021	10532	15869	7085	10628	16013
6894	10341	15581	6958	10437	15726	7022	10533	15870	7086	10629	16015
6895	10343	15584	6959	10439	15729	7023	10535	15874	7087	10631	16018
6896	10344	15586	6960	10440	15730	7024	10536	15875	7088	10632	16020
6897	10346	15589	6961	10442	15734	7025	10538	15878	7089	10634	16023
6898	10347	15591	6962	10443	15735	7026	10539	15880	7090	10635	16024
6899	10349	15593	6963	10445	15738	7027	10541	15882	7091	10637	16027
6900	10350	15594	6964	10446	15740	7028	10542	15885	7092	10638	16029
6901	10352	15598	6965	10448	15742	7029	10544	15887	7093	10640	16032
6902	10353	15599	6966	10449	15744	7030	10545	15888	7094	10641	16033
6903	10355	15603	6967	10451	15747	7031	10547	15892	7095	10643	16036
6904	10356	15604	6968	10452	15749	7032	10548	15893	7096	10644	16038
6905	10358	15606	6969	10454	15751	7033	10550	15896	7097	10646	16041
6906	10359	15609	6970	10455	15753	7034	10551	15898	7098	10647	16043
6907	10361	15611	6971	10457	15756	7035	10553	15900	7099	10649	16045
6908	10362	15613	6972	10458	15757	7036	10554	15902	7100	10650	16046
6909	10364	15616	6973	10460	15761	7037	10556	15905	7101	10652	16050
6910	10365	15617	6974	10461	15762	7038	10557	15907	7102	10653	16051
6911	10367	15621	6975	10463	15765	7039	10559	15910	7103	10655	16055
6912	10368	15622	6976	10464	15767	7040	10560	15911	7104	10656	16056
6913	10370	15625	6977	10466	15769	7041	10562	15914	7105	10658	16058
6914	10371	15627	6978	10467	15772	7042	10563	15916	7106	10659	16061
6915	10373	15629	6979	10469	15774	7043	10565	15919	7107	10661	16063
6916	10374	15631	6980	10470	15775	7044	10566	15920	7108	10662	16065
6917	10376	15634	6981	10472	15779	7045	10568	15923	7109	10664	16068
6918	10377	15636	6982	10473	15780	7046	10569	15925	7110	10665	16069
6919	10379	15638	6983	10475	15783	7047	10571	15928	7111	10667	16073
6920	10380	15640	6984	10476	15785	7048	10572	15930	7112	10668	16074
6921	10382	15643	6985	10478	15787	7049	10574	15932	7113	10670	16077
6922	10383	15644	6986	10479	15789	7050	10575	15933	7114	10671	16079
6923	10385	15648	6987	10481	15792	7051	10577	15937	7115	10673	16081
6924	10386	15649	6988	10482	15794	7052	10578	15938	7116	10674	16083
6925	10388	15652	6989	10484	15797	7053	10580	15942	7117	10676	16086
6926	10389	15654	6990	10485	15798	7054	10581	15943	7118	10677	16088
6927	10391	15656	6991	10487	15801	7055	10583	15945	7119	10679	16090
6928	10392	15659	6992	10488	15803	7056	10584	15948	7120	10680	16092
6929	10394	15661	6993	10490	15806	7057	10586	15950	7121	10682	16095
6930	10395	15662	6994	10491	15807	7058	10587	15952	7122	10683	16096
6931	10397	15666	6995	10493	15810	7059	10589	15955	7123	10685	16100
6932	10398	15667	6996	10494	15812	7060	10590	15956	7124	10686	16101
6933	10400	15670	6997	10496	15815	7061	10592	15960	7125	10688	16104
6934	10401	15672	6998	10497	15817	7062	10593	15961	7126	10689	16106
6935	10403	15674	6999	10499	15819	7063	10595	15964	7127	10691	16108
6936	10404	15676	7000	10500	15820	7064	10596	15966	7128	10692	16111
6937	10406	15679	7001	10502	15824	7065	10598	15968	7129	10694	16113

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
7130	10695	16114
7131	10697	16118
7132	10698	16119
7133	10700	16122
7134	10701	16124
7135	10703	16126
7136	10704	16128
7137	10706	16131
7138	10707	16133
7139	10709	16136
7140	10710	16137
7141	10712	16140
7142	10713	16142
7143	10715	16145
7144	10716	16146
7145	10718	16149
7146	10719	16151
7147	10721	16154
7148	10722	16156
7149	10724	16158
7150	10725	16159
7151	10727	16163
7152	10728	16164
7153	10730	16168
7154	10731	16169
7155	10733	16171
7156	10734	16174
7157	10736	16176
7158	10737	16178
7159	10739	16181
7160	10740	16182
7161	10742	16186
7162	10743	16187
7163	10745	16190
7164	10746	16192
7165	10748	16194
7166	10749	16196
7167	10751	16199
7168	10752	16201
7169	10754	16203
7170	10755	16205
7171	10757	16208
7172	10758	16209
7173	10760	16213
7174	10761	16214
7175	10763	16217
7176	10764	16219
7177	10766	16221
7178	10767	16224
7179	10769	16226
7180	10770	16227
7181	10772	16231
7182	10773	16232
7183	10775	16235
7184	10776	16237
7185	10778	16239
7186	10779	16241
7187	10781	16244
7188	10782	16246
7189	10784	16249
7190	10785	16250
7191	10787	16253
7192	10788	16255
7193	10790	16258

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
7194	10791	16259
7195	10793	16262
7196	10794	16264
7197	10796	16267
7198	10797	16269
7199	10799	16271
7200	10800	16272
7201	10802	16276
7202	10803	16277
7203	10805	16281
7204	10806	16282
7205	10808	16284
7206	10809	16287
7207	10811	16289
7208	10812	16291
7209	10814	16294
7210	10815	16295
7211	10817	16299
7212	10818	16300
7213	10820	16303
7214	10821	16305
7215	10823	16307
7216	10824	16309
7217	10826	16312
7218	10827	16314
7219	10829	16316
7220	10830	16318
7221	10832	16321
7222	10833	16322
7223	10835	16326
7224	10836	16327
7225	10838	16330
7226	10839	16332
7227	10841	16334
7228	10842	16337
7229	10844	16339
7230	10845	16340
7231	10847	16344
7232	10848	16345
7233	10850	16348
7234	10851	16350
7235	10853	16352
7236	10854	16354
7237	10856	16357
7238	10857	16359
7239	10859	16362
7240	10860	16363
7241	10862	16366
7242	10863	16368
7243	10865	16371
7244	10866	16372
7245	10868	16375
7246	10869	16377
7247	10871	16380
7248	10872	16382
7249	10874	16384
7250	10875	16385
7251	10877	16389
7252	10878	16390
7253	10880	16394
7254	10881	16395
7255	10883	16397
7256	10884	16400
7257	10886	16402

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
7258	10887	16404
7259	10889	16407
7260	10890	16408
7261	10892	16412
7262	10893	16413
7263	10895	16416
7264	10896	16418
7265	10898	16420
7266	10899	16422
7267	10901	16425
7268	10902	16427
7269	10904	16429
7270	10905	16431
7271	10907	16434
7272	10908	16435
7273	10910	16439
7274	10911	16440
7275	10913	16443
7276	10914	16445
7277	10916	16447
7278	10917	16450
7279	10919	16452
7280	10920	16453
7281	10922	16457
7282	10923	16458
7283	10925	16461
7284	10926	16463
7285	10928	16465
7286	10929	16467
7287	10931	16470
7288	10932	16472
7289	10934	16475
7290	10935	16476
7291	10937	16479
7292	10938	16481
7293	10940	16484
7294	10941	16485
7295	10943	16488
7296	10944	16490
7297	10946	16493
7298	10947	16495
7299	10949	16497
7300	10950	16498
7301	10952	16502
7302	10953	16503
7303	10955	16507
7304	10956	16508
7305	10958	16510
7306	10959	16513
7307	10961	16515
7308	10962	16517
7309	10964	16520
7310	10965	16521
7311	10967	16525
7312	10968	16526
7313	10970	16529
7314	10971	16531
7315	10973	16533
7316	10974	16535
7317	10976	16538
7318	10977	16540
7319	10979	16542
7320	10980	16544
7321	10982	16547

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
7322	10983	16548
7323	10985	16552
7324	10986	16553
7325	10988	16556
7326	10989	16558
7327	10991	16560
7328	10992	16563
7329	10994	16565
7330	10995	16566
7331	10997	16570
7332	10998	16571
7333	11000	16574
7334	11001	16576
7335	11003	16578
7336	11004	16580
7337	11006	16583
7338	11007	16585
7339	11009	16588
7340	11010	16589
7341	11012	16592
7342	11013	16594
7343	11015	16597
7344	11016	16598
7345	11018	16601
7346	11019	16603
7347	11021	16606
7348	11022	16608
7349	11024	16610
7350	11025	16611
7351	11027	16615
7352	11028	16616
7353	11030	16620
7354	11031	16621
7355	11033	16623
7356	11034	16626
7357	11036	16628
7358	11037	16630
7359	11039	16633
7360	11040	16634
7361	11042	16638
7362	11043	16639
7363	11045	16642
7364	11046	16644
7365	11048	16646
7366	11049	16648
7367	11051	16651
7368	11052	16653
7369	11054	16655
7370	11055	16657
7371	11057	16660
7372	11058	16661
7373	11060	16665
7374	11061	16666
7375	11063	16669
7376	11064	16671
7377	11066	16673
7378	11067	16676
7379	11069	16678
7380	11070	16679
7381	11072	16683
7382	11073	16684
7383	11075	16687
7384	11076	16689
7385	11078	16691

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
7386	11079	16693	7450	11175	16837	7514	11271	16983	7578	11367	17128
7387	11081	16696	7451	11177	16841	7515	11273	16985	7579	11369	17130
7388	11082	16698	7452	11178	16842	7516	11274	16987	7580	11370	17131
7389	11084	16701	7453	11180	16846	7517	11276	16990	7581	11372	17135
7390	11085	16702	7454	11181	16847	7518	11277	16992	7582	11373	17136
7391	11087	16705	7455	11183	16849	7519	11279	16994	7583	11375	17139
7392	11088	16707	7456	11184	16852	7520	11280	16996	7584	11376	17141
7393	11090	16710	7457	11186	16854	7521	11282	16999	7585	11378	17143
7394	11091	16711	7458	11187	16856	7522	11283	17000	7586	11379	17145
7395	11093	16714	7459	11189	16859	7523	11285	17004	7587	11381	17148
7396	11094	16716	7460	11190	16860	7524	11286	17005	7588	11382	17150
7397	11096	16719	7461	11192	16864	7525	11288	17008	7589	11384	17153
7398	11097	16721	7462	11193	16865	7526	11289	17010	7590	11385	17154
7399	11099	16723	7463	11195	16868	7527	11291	17012	7591	11387	17157
7400	11100	16724	7464	11196	16870	7528	11292	17015	7592	11388	17159
7401	11102	16728	7465	11198	16872	7529	11294	17017	7593	11390	17162
7402	11103	16729	7466	11199	16874	7530	11295	17018	7594	11391	17163
7403	11105	16733	7467	11201	16877	7531	11297	17022	7595	11393	17166
7404	11106	16734	7468	11202	16879	7532	11298	17023	7596	11394	17168
7405	11108	16736	7469	11204	16881	7533	11300	17026	7597	11396	17171
7406	11109	16739	7470	11205	16883	7534	11301	17028	7598	11397	17173
7407	11111	16741	7471	11207	16886	7535	11303	17030	7599	11399	17175
7408	11112	16743	7472	11208	16887	7536	11304	17032	7600	11400	17176
7409	11114	16746	7473	11210	16891	7537	11306	17035	7601	11402	17180
7410	11115	16747	7474	11211	16892	7538	11307	17037	7602	11403	17181
7411	11117	16751	7475	11213	16895	7539	11309	17040	7603	11405	17185
7412	11118	16752	7476	11214	16897	7540	11310	17041	7604	11406	17186
7413	11120	16755	7477	11216	16899	7541	11312	17044	7605	11408	17188
7414	11121	16757	7478	11217	16902	7542	11313	17046	7606	11409	17191
7415	11123	16759	7479	11219	16904	7543	11315	17049	7607	11411	17193
7416	11124	16761	7480	11220	16905	7544	11316	17050	7608	11412	17195
7417	11126	16764	7481	11222	16909	7545	11318	17053	7609	11414	17198
7418	11127	16766	7482	11223	16910	7546	11319	17055	7610	11415	17199
7419	11129	16768	7483	11225	16913	7547	11321	17058	7611	11417	17203
7420	11130	16770	7484	11226	16915	7548	11322	17060	7612	11418	17204
7421	11132	16773	7485	11228	16917	7549	11324	17062	7613	11420	17207
7422	11133	16774	7486	11229	16919	7550	11325	17063	7614	11421	17209
7423	11135	16778	7487	11231	16922	7551	11327	17067	7615	11423	17211
7424	11136	16779	7488	11232	16924	7552	11328	17068	7616	11424	17213
7425	11138	16782	7489	11234	16927	7553	11330	17072	7617	11426	17216
7426	11139	16784	7490	11235	16928	7554	11331	17073	7618	11427	17218
7427	11141	16786	7491	11237	16931	7555	11333	17075	7619	11429	17220
7428	11142	16789	7492	11238	16933	7556	11334	17078	7620	11430	17222
7429	11144	16791	7493	11240	16936	7557	11336	17080	7621	11432	17225
7430	11145	16792	7494	11241	16937	7558	11337	17082	7622	11433	17226
7431	11147	16796	7495	11243	16940	7559	11339	17085	7623	11435	17230
7432	11148	16797	7496	11244	16942	7560	11340	17086	7624	11436	17231
7433	11150	16800	7497	11246	16945	7561	11342	17090	7625	11438	17234
7434	11151	16802	7498	11247	16947	7562	11343	17091	7626	11439	17236
7435	11153	16804	7499	11249	16949	7563	11345	17094	7627	11441	17238
7436	11154	16806	7500	11250	16950	7564	11346	17096	7628	11442	17241
7437	11156	16809	7501	11252	16954	7565	11348	17098	7629	11444	17243
7438	11157	16811	7502	11253	16955	7566	11349	17100	7630	11445	17244
7439	11159	16814	7503	11255	16959	7567	11351	17103	7631	11447	17248
7440	11160	16815	7504	11256	16960	7568	11352	17105	7632	11448	17249
7441	11162	16818	7505	11258	16962	7569	11354	17107	7633	11450	17252
7442	11163	16820	7506	11259	16965	7570	11355	17109	7634	11451	17254
7443	11165	16823	7507	11261	16967	7571	11357	17112	7635	11453	17256
7444	11166	16824	7508	11262	16969	7572	11358	17113	7636	11454	17258
7445	11168	16827	7509	11264	16972	7573	11360	17117	7637	11456	17261
7446	11169	16829	7510	11265	16973	7574	11361	17118	7638	11457	17263
7447	11171	16832	7511	11267	16977	7575	11363	17121	7639	11459	17266
7448	11172	16834	7512	11268	16978	7576	11364	17123	7640	11460	17267
7449	11174	16836	7513	11270	16981	7577	11366	17125	7641	11462	17270

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
7642	11463	17272	7706	11559	17417	7770	11655	17561	7834	11751	17706
7643	11465	17275	7707	11561	17419	7771	11657	17564	7835	11753	17708
7644	11466	17276	7708	11562	17421	7772	11658	17565	7836	11754	17710
7645	11468	17279	7709	11564	17424	7773	11660	17569	7837	11756	17713
7646	11469	17281	7710	11565	17425	7774	11661	17570	7838	11757	17715
7647	11471	17284	7711	11567	17429	7775	11663	17573	7839	11759	17718
7648	11472	17286	7712	11568	17430	7776	11664	17575	7840	11760	17719
7649	11474	17288	7713	11570	17433	7777	11666	17577	7841	11762	17722
7650	11475	17289	7714	11571	17435	7778	11667	17580	7842	11763	17724
7651	11477	17293	7715	11573	17437	7779	11669	17582	7843	11765	17727
7652	11478	17294	7716	11574	17439	7780	11670	17583	7844	11766	17728
7653	11480	17298	7717	11576	17442	7781	11672	17587	7845	11768	17731
7654	11481	17299	7718	11577	17444	7782	11673	17588	7846	11769	17733
7655	11483	17301	7719	11579	17446	7783	11675	17591	7847	11771	17736
7656	11484	17304	7720	11580	17448	7784	11676	17593	7848	11772	17738
7657	11486	17306	7721	11582	17451	7785	11678	17595	7849	11774	17740
7658	11487	17308	7722	11583	17452	7786	11679	17597	7850	11775	17741
7659	11489	17311	7723	11585	17456	7787	11681	17600	7851	11777	17745
7660	11490	17312	7724	11586	17457	7788	11682	17602	7852	11778	17746
7661	11492	17316	7725	11588	17460	7789	11684	17605	7853	11780	17750
7662	11493	17317	7726	11589	17462	7790	11685	17606	7854	11781	17751
7663	11495	17320	7727	11591	17464	7791	11687	17609	7855	11783	17753
7664	11496	17322	7728	11592	17467	7792	11688	17611	7856	11784	17756
7665	11498	17324	7729	11594	17469	7793	11690	17614	7857	11786	17758
7666	11499	17326	7730	11595	17470	7794	11691	17615	7858	11787	17760
7667	11501	17329	7731	11597	17474	7795	11693	17618	7859	11789	17763
7668	11502	17331	7732	11598	17475	7796	11694	17620	7860	11790	17764
7669	11504	17333	7733	11600	17478	7797	11696	17623	7861	11792	17768
7670	11505	17335	7734	11601	17480	7798	11697	17625	7862	11793	17769
7671	11507	17338	7735	11603	17482	7799	11699	17627	7863	11795	17772
7672	11508	17339	7736	11604	17484	7800	11700	17628	7864	11796	17774
7673	11510	17343	7737	11606	17487	7801	11702	17632	7865	11798	17776
7674	11511	17344	7738	11607	17489	7802	11703	17633	7866	11799	17778
7675	11513	17347	7739	11609	17492	7803	11705	17637	7867	11801	17781
7676	11514	17349	7740	11610	17493	7804	11706	17638	7868	11802	17783
7677	11516	17351	7741	11612	17496	7805	11708	17640	7869	11804	17785
7678	11517	17354	7742	11613	17498	7806	11709	17643	7870	11805	17787
7679	11519	17356	7743	11615	17501	7807	11711	17645	7871	11807	17790
7680	11520	17357	7744	11616	17502	7808	11712	17647	7872	11808	17791
7681	11522	17361	7745	11618	17505	7809	11714	17650	7873	11810	17795
7682	11523	17362	7746	11619	17507	7810	11715	17651	7874	11811	17796
7683	11525	17365	7747	11621	17510	7811	11717	17655	7875	11813	17799
7684	11526	17367	7748	11622	17512	7812	11718	17656	7876	11814	17801
7685	11528	17369	7749	11624	17514	7813	11720	17659	7877	11816	17803
7686	11529	17371	7750	11625	17515	7814	11721	17661	7878	11817	17806
7687	11531	17374	7751	11627	17519	7815	11723	17663	7879	11819	17808
7688	11532	17376	7752	11628	17520	7816	11724	17665	7880	11820	17809
7689	11534	17379	7753	11630	17524	7817	11726	17668	7881	11822	17813
7690	11535	17380	7754	11631	17525	7818	11727	17670	7882	11823	17814
7691	11537	17383	7755	11633	17527	7819	11729	17672	7883	11825	17817
7692	11538	17385	7756	11634	17530	7820	11730	17674	7884	11826	17819
7693	11540	17388	7757	11636	17532	7821	11732	17677	7885	11828	17821
7694	11541	17389	7758	11637	17534	7822	11733	17678	7886	11829	17823
7695	11543	17392	7759	11639	17537	7823	11735	17682	7887	11831	17826
7696	11544	17394	7760	11640	17538	7824	11736	17683	7888	11832	17828
7697	11546	17397	7761	11642	17542	7825	11738	17686	7889	11834	17831
7698	11547	17399	7762	11643	17543	7826	11739	17688	7890	11835	17832
7699	11549	17401	7763	11645	17546	7827	11741	17690	7891	11837	17835
7700	11550	17402	7764	11646	17548	7828	11742	17693	7892	11838	17837
7701	11552	17406	7765	11648	17550	7829	11744	17695	7893	11840	17840
7702	11553	17407	7766	11649	17552	7830	11745	17696	7894	11841	17841
7703	11555	17411	7767	11651	17555	7831	11747	17700	7895	11843	17844
7704	11556	17412	7768	11652	17557	7832	11748	17701	7896	11844	17846
7705	11558	17414	7769	11654	17559	7833	11750	17704	7897	11846	17849

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
8410	12615	19007	8474	12711	19152	8538	12807	19297	8602	12903	19441
8411	12617	19011	8475	12713	19155	8539	12809	19300	8603	12905	19445
8412	12618	19012	8476	12714	19157	8540	12810	19301	8604	12906	19446
8413	12620	19015	8477	12716	19159	8541	12812	19304	8605	12908	19448
8414	12621	19017	8478	12717	19162	8542	12813	19306	8606	12909	19451
8415	12623	19019	8479	12719	19164	8543	12815	19309	8607	12911	19453
8416	12624	19021	8480	12720	19165	8544	12816	19310	8608	12912	19455
8417	12626	19024	8481	12722	19169	8545	12818	19313	8609	12914	19458
8418	12627	19026	8482	12723	19170	8546	12819	19315	8610	12915	19459
8419	12629	19028	8483	12725	19173	8547	12821	19318	8611	12917	19463
8420	12630	19030	8484	12726	19175	8548	12822	19320	8612	12918	19464
8421	12632	19033	8485	12728	19177	8549	12824	19322	8613	12920	19467
8422	12633	19034	8486	12729	19179	8550	12825	19323	8614	12921	19469
8423	12635	19038	8487	12731	19182	8551	12827	19327	8615	12923	19471
8424	12636	19039	8488	12732	19184	8552	12828	19328	8616	12924	19473
8425	12638	19042	8489	12734	19187	8553	12830	19332	8617	12926	19476
8426	12639	19044	8490	12735	19188	8554	12831	19333	8618	12927	19478
8427	12641	19046	8491	12737	19191	8555	12833	19335	8619	12929	19480
8428	12642	19049	8492	12738	19193	8556	12834	19338	8620	12930	19482
8429	12644	19051	8493	12740	19196	8557	12836	19340	8621	12932	19485
8430	12645	19052	8494	12741	19197	8558	12837	19342	8622	12933	19486
8431	12647	19056	8495	12743	19200	8559	12839	19345	8623	12935	19490
8432	12648	19057	8496	12744	19202	8560	12840	19346	8624	12936	19491
8433	12650	19060	8497	12746	19205	8561	12842	19350	8625	12938	19494
8434	12651	19062	8498	12747	19207	8562	12843	19351	8626	12939	19496
8435	12653	19064	8499	12749	19209	8563	12845	19354	8627	12941	19498
8436	12654	19066	8500	12750	19210	8564	12846	19356	8628	12942	19501
8437	12656	19069	8501	12752	19214	8565	12848	19358	8629	12944	19503
8438	12657	19071	8502	12753	19215	8566	12849	19360	8630	12945	19504
8439	12659	19074	8503	12755	19219	8567	12851	19363	8631	12947	19508
8440	12660	19075	8504	12756	19220	8568	12852	19365	8632	12948	19509
8441	12662	19078	8505	12758	19222	8569	12854	19367	8633	12950	19512
8442	12663	19080	8506	12759	19225	8570	12855	19369	8634	12951	19514
8443	12665	19083	8507	12761	19227	8571	12857	19372	8635	12953	19516
8444	12666	19084	8508	12762	19229	8572	12858	19373	8636	12954	19518
8445	12668	19087	8509	12764	19232	8573	12860	19377	8637	12956	19521
8446	12669	19089	8510	12765	19233	8574	12861	19378	8638	12957	19523
8447	12671	19092	8511	12767	19237	8575	12863	19381	8639	12959	19526
8448	12672	19094	8512	12768	19238	8576	12864	19383	8640	12960	19527
8449	12674	19096	8513	12770	19241	8577	12866	19385	8641	12962	19530
8450	12675	19097	8514	12771	19243	8578	12867	19388	8642	12963	19532
8451	12677	19101	8515	12773	19245	8579	12869	19390	8643	12965	19535
8452	12678	19102	8516	12774	19247	8580	12870	19391	8644	12966	19536
8453	12680	19106	8517	12776	19250	8581	12872	19395	8645	12968	19539
8454	12681	19107	8518	12777	19252	8582	12873	19396	8646	12969	19541
8455	12683	19109	8519	12779	19254	8583	12875	19399	8647	12971	19544
8456	12684	19112	8520	12780	19256	8584	12876	19401	8648	12972	19546
8457	12686	19114	8521	12782	19259	8585	12878	19403	8649	12974	19548
8458	12687	19116	8522	12783	19260	8586	12879	19405	8650	12975	19549
8459	12689	19119	8523	12785	19264	8587	12881	19408	8651	12977	19553
8460	12690	19120	8524	12786	19265	8588	12882	19410	8652	12978	19554
8461	12692	19124	8525	12788	19268	8589	12884	19413	8653	12980	19558
8462	12693	19125	8526	12789	19270	8590	12885	19414	8654	12981	19559
8463	12695	19128	8527	12791	19272	8591	12887	19417	8655	12983	19561
8464	12696	19130	8528	12792	19275	8592	12888	19419	8656	12984	19564
8465	12698	19132	8529	12794	19277	8593	12890	19422	8657	12986	19566
8466	12699	19134	8530	12795	19278	8594	12891	19423	8658	12987	19568
8467	12701	19137	8531	12797	19282	8595	12893	19426	8659	12989	19571
8468	12702	19139	8532	12798	19283	8596	12894	19428	8660	12990	19572
8469	12704	19141	8533	12800	19286	8597	12896	19431	8661	12992	19576
8470	12705	19143	8534	12801	19288	8598	12897	19433	8662	12993	19577
8471	12707	19146	8535	12803	19290	8599	12899	19435	8663	12995	19580
8472	12708	19147	8536	12804	19292	8600	12900	19436	8664	12996	19582
8473	12710	19151	8537	12806	19295	8601	12902	19440	8665	12998	19584

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
8666	12999	19586	8730	13095	19730	8794	13191	19875	8858	13287	20020
8667	13001	19589	8731	13097	19734	8795	13193	19878	8859	13289	20023
8668	13002	19591	8732	13098	19735	8796	13194	19880	8860	13290	20024
8669	13004	19593	8733	13100	19738	8797	13196	19883	8861	13292	20028
8670	13005	19595	8734	13101	19740	8798	13197	19885	8862	13293	20029
8671	13007	19598	8735	13103	19742	8799	13199	19887	8863	13295	20032
8672	13008	19599	8736	13104	19744	8800	13200	19888	8864	13296	20034
8673	13010	19603	8737	13106	19747	8801	13202	19892	8865	13298	20036
8674	13011	19604	8738	13107	19749	8802	13203	19893	8866	13299	20038
8675	13013	19607	8739	13109	19752	8803	13205	19897	8867	13301	20041
8676	13014	19609	8740	13110	19753	8804	13206	19898	8868	13302	20043
8677	13016	19611	8741	13112	19756	8805	13208	19900	8869	13304	20045
8678	13017	19614	8742	13113	19758	8806	13209	19903	8870	13305	20047
8679	13019	19616	8743	13115	19761	8807	13211	19905	8871	13307	20050
8680	13020	19617	8744	13116	19762	8808	13212	19907	8872	13308	20051
8681	13022	19621	8745	13118	19765	8809	13214	19910	8873	13310	20055
8682	13023	19622	8746	13119	19767	8810	13215	19911	8874	13311	20056
8683	13025	19625	8747	13121	19770	8811	13217	19915	8875	13313	20059
8684	13026	19627	8748	13122	19772	8812	13218	19916	8876	13314	20061
8685	13028	19629	8749	13124	19774	8813	13220	19919	8877	13316	20063
8686	13029	19631	8750	13125	19775	8814	13221	19921	8878	13317	20066
8687	13031	19634	8751	13127	19779	8815	13223	19923	8879	13319	20068
8688	13032	19636	8752	13128	19780	8816	13224	19925	8880	13320	20069
8689	13034	19639	8753	13130	19784	8817	13226	19928	8881	13322	20073
8690	13035	19640	8754	13131	19785	8818	13227	19930	8882	13323	20074
8691	13037	19643	8755	13133	19787	8819	13229	19932	8883	13325	20077
8692	13038	19645	8756	13134	19790	8820	13230	19934	8884	13326	20079
8693	13040	19648	8757	13136	19792	8821	13232	19937	8885	13328	20081
8694	13041	19649	8758	13137	19794	8822	13233	19938	8886	13329	20083
8695	13043	19652	8759	13139	19797	8823	13235	19942	8887	13331	20086
8696	13044	19654	8760	13140	19798	8824	13236	19943	8888	13332	20088
8697	13046	19657	8761	13142	19802	8825	13238	19946	8889	13334	20091
8698	13047	19659	8762	13143	19803	8826	13239	19948	8890	13335	20092
8699	13049	19661	8763	13145	19806	8827	13241	19950	8891	13337	20095
8700	13050	19662	8764	13146	19808	8828	13242	19953	8892	13338	20097
8701	13052	19666	8765	13148	19810	8829	13244	19955	8893	13340	20100
8702	13053	19667	8766	13149	19812	8830	13245	19956	8894	13341	20101
8703	13055	19671	8767	13151	19815	8831	13247	19960	8895	13343	20104
8704	13056	19672	8768	13152	19817	8832	13248	19961	8896	13344	20106
8705	13058	19674	8769	13154	19819	8833	13250	19964	8897	13346	20109
8706	13059	19677	8770	13155	19821	8834	13251	19966	8898	13347	20111
8707	13061	19679	8771	13157	19824	8835	13253	19968	8899	13349	20113
8708	13062	19681	8772	13158	19825	8836	13254	19970	8900	13350	20114
8709	13064	19684	8773	13160	19829	8837	13256	19973	8901	13352	20118
8710	13065	19685	8774	13161	19830	8838	13257	19975	8902	13353	20119
8711	13067	19689	8775	13163	19833	8839	13259	19978	8903	13355	20123
8712	13068	19690	8776	13164	19835	8840	13260	19979	8904	13356	20124
8713	13070	19693	8777	13166	19837	8841	13262	19982	8905	13358	20126
8714	13071	19695	8778	13167	19840	8842	13263	19984	8906	13359	20129
8715	13073	19697	8779	13169	19842	8843	13265	19987	8907	13361	20131
8716	13074	19699	8780	13170	19843	8844	13266	19988	8908	13362	20133
8717	13076	19702	8781	13172	19847	8845	13268	19991	8909	13364	20136
8718	13077	19704	8782	13173	19848	8846	13269	19993	8910	13365	20137
8719	13079	19706	8783	13175	19851	8847	13271	19996	8911	13367	20141
8720	13080	19708	8784	13176	19853	8848	13272	19998	8912	13368	20142
8721	13082	19711	8785	13178	19855	8849	13274	20000	8913	13370	20145
8722	13083	19712	8786	13179	19857	8850	13275	20001	8914	13371	20147
8723	13085	19716	8787	13181	19860	8851	13277	20005	8915	13373	20149
8724	13086	19717	8788	13182	19862	8852	13278	20006	8916	13374	20151
8725	13088	19720	8789	13184	19865	8853	13280	20010	8917	13376	20154
8726	13089	19722	8790	13185	19866	8854	13281	20011	8918	13377	20156
8727	13091	19724	8791	13187	19869	8855	13283	20013	8919	13379	20158
8728	13092	19727	8792	13188	19871	8856	13284	20016	8920	13380	20160
8729	13094	19729	8793	13190	19874	8857	13286	20018	8921	13382	20163

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
8922	13383	20164	8986	13479	20309	9050	13575	20453	9114	13671	20599
8923	13385	20168	8987	13481	20312	9051	13577	20457	9115	13673	20601
8924	13386	20169	8988	13482	20314	9052	13578	20458	9116	13674	20603
8925	13388	20172	8989	13484	20317	9053	13580	20462	9117	13676	20606
8926	13389	20174	8990	13485	20318	9054	13581	20463	9118	13677	20608
8927	13391	20176	8991	13487	20321	9055	13583	20465	9119	13679	20610
8928	13392	20179	8992	13488	20323	9056	13584	20468	9120	13680	20612
8929	13394	20181	8993	13490	20326	9057	13586	20470	9121	13682	20615
8930	13395	20182	8994	13491	20327	9058	13587	20472	9122	13683	20616
8931	13397	20186	8995	13493	20330	9059	13589	20475	9123	13685	20620
8932	13398	20187	8996	13494	20332	9060	13590	20476	9124	13686	20621
8933	13400	20190	8997	13496	20335	9061	13592	20480	9125	13688	20624
8934	13401	20192	8998	13497	20337	9062	13593	20481	9126	13689	20626
8935	13403	20194	8999	13499	20339	9063	13595	20484	9127	13691	20628
8936	13404	20196	9000	13500	20340	9064	13596	20486	9128	13692	20631
8937	13406	20199	9001	13502	20344	9065	13598	20488	9129	13694	20633
8938	13407	20201	9002	13503	20345	9066	13599	20490	9130	13695	20634
8939	13409	20204	9003	13505	20349	9067	13601	20493	9131	13697	20638
8940	13410	20205	9004	13506	20350	9068	13602	20495	9132	13698	20639
8941	13412	20208	9005	13508	20352	9069	13604	20497	9133	13700	20642
8942	13413	20210	9006	13509	20355	9070	13605	20499	9134	13701	20644
8943	13415	20213	9007	13511	20357	9071	13607	20502	9135	13703	20646
8944	13416	20214	9008	13512	20359	9072	13608	20503	9136	13704	20648
8945	13418	20217	9009	13514	20362	9073	13610	20507	9137	13706	20651
8946	13419	20219	9010	13515	20363	9074	13611	20508	9138	13707	20653
8947	13421	20222	9011	13517	20367	9075	13613	20511	9139	13709	20656
8948	13422	20224	9012	13518	20368	9076	13614	20513	9140	13710	20657
8949	13424	20226	9013	13520	20371	9077	13616	20515	9141	13712	20660
8950	13425	20227	9014	13521	20373	9078	13617	20518	9142	13713	20662
8951	13427	20231	9015	13523	20375	9079	13619	20520	9143	13715	20665
8952	13428	20232	9016	13524	20377	9080	13620	20521	9144	13716	20666
8953	13430	20236	9017	13526	20380	9081	13622	20525	9145	13718	20669
8954	13431	20237	9018	13527	20382	9082	13623	20526	9146	13719	20671
8955	13433	20239	9019	13529	20384	9083	13625	20529	9147	13721	20674
8956	13434	20242	9020	13530	20386	9084	13626	20531	9148	13722	20676
8957	13436	20244	9021	13532	20389	9085	13628	20533	9149	13724	20678
8958	13437	20246	9022	13533	20390	9086	13629	20535	9150	13725	20679
8959	13439	20249	9023	13535	20394	9087	13631	20538	9151	13727	20683
8960	13440	20250	9024	13536	20395	9088	13632	20540	9152	13728	20684
8961	13442	20254	9025	13538	20398	9089	13634	20543	9153	13730	20688
8962	13443	20255	9026	13539	20400	9090	13635	20544	9154	13731	20689
8963	13445	20258	9027	13541	20402	9091	13637	20547	9155	13733	20691
8964	13446	20260	9028	13542	20405	9092	13638	20549	9156	13734	20694
8965	13448	20262	9029	13544	20407	9093	13640	20552	9157	13736	20696
8966	13449	20264	9030	13545	20408	9094	13641	20553	9158	13737	20698
8967	13451	20267	9031	13547	20412	9095	13643	20556	9159	13739	20701
8968	13452	20269	9032	13548	20413	9096	13644	20558	9160	13740	20702
8969	13454	20271	9033	13550	20416	9097	13646	20561	9161	13742	20706
8970	13455	20273	9034	13551	20418	9098	13647	20563	9162	13743	20707
8971	13457	20276	9035	13553	20420	9099	13649	20565	9163	13745	20710
8972	13458	20277	9036	13554	20422	9100	13650	20566	9164	13746	20712
8973	13460	20281	9037	13556	20425	9101	13652	20570	9165	13748	20714
8974	13461	20282	9038	13557	20427	9102	13653	20571	9166	13749	20716
8975	13463	20285	9039	13559	20430	9103	13655	20575	9167	13751	20719
8976	13464	20287	9040	13560	20431	9104	13656	20576	9168	13752	20721
8977	13466	20289	9041	13562	20434	9105	13658	20578	9169	13754	20723
8978	13467	20292	9042	13563	20436	9106	13659	20581	9170	13755	20725
8979	13469	20294	9043	13565	20439	9107	13661	20583	9171	13757	20728
8980	13470	20295	9044	13566	20440	9108	13662	20585	9172	13758	20729
8981	13472	20299	9045	13568	20443	9109	13664	20588	9173	13760	20733
8982	13473	20300	9046	13569	20445	9110	13665	20589	9174	13761	20734
8983	13475	20303	9047	13571	20448	9111	13667	20593	9175	13763	20737
8984	13476	20305	9048	13572	20450	9112	13668	20594	9176	13764	20739
8985	13478	20307	9049	13574	20452	9113	13670	20597	9177	13766	20741

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
9690	14535	21900
9691	14537	21903
9692	14538	21905
9693	14540	21908
9694	14541	21909
9695	14543	21912
9696	14544	21914
9697	14546	21917
9698	14547	21919
9699	14549	21921
9700	14550	21922
9701	14552	21926
9702	14553	21927
9703	14555	21931
9704	14556	21932
9705	14558	21934
9706	14559	21937
9707	14561	21939
9708	14562	21941
9709	14564	21944
9710	14565	21945
9711	14567	21949
9712	14568	21950
9713	14570	21953
9714	14571	21955
9715	14573	21957
9716	14574	21959
9717	14576	21962
9718	14577	21964
9719	14579	21966
9720	14580	21968
9721	14582	21971
9722	14583	21972
9723	14585	21976
9724	14586	21977
9725	14588	21980
9726	14589	21982
9727	14591	21984
9728	14592	21987
9729	14594	21989
9730	14595	21990
9731	14597	21994
9732	14598	21995
9733	14600	21998
9734	14601	22000
9735	14603	22002
9736	14604	22004
9737	14606	22007
9738	14607	22009
9739	14609	22012
9740	14610	22013
9741	14612	22016
9742	14613	22018
9743	14615	22021
9744	14616	22022
9745	14618	22025
9746	14619	22027
9747	14621	22030
9748	14622	22032
9749	14624	22034
9750	14625	22035
9751	14627	22039
9752	14628	22040
9753	14630	22044

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
9754	14631	22045
9755	14633	22047
9756	14634	22050
9757	14636	22052
9758	14637	22054
9759	14639	22057
9760	14640	22058
9761	14642	22062
9762	14643	22063
9763	14645	22066
9764	14646	22068
9765	14648	22070
9766	14649	22072
9767	14651	22075
9768	14652	22077
9769	14654	22079
9770	14655	22081
9771	14657	22084
9772	14658	22085
9773	14660	22089
9774	14661	22090
9775	14663	22093
9776	14664	22095
9777	14666	22097
9778	14667	22100
9779	14669	22102
9780	14670	22103
9781	14672	22107
9782	14673	22108
9783	14675	22111
9784	14676	22113
9785	14678	22115
9786	14679	22117
9787	14681	22120
9788	14682	22122
9789	14684	22125
9790	14685	22126
9791	14687	22129
9792	14688	22131
9793	14690	22134
9794	14691	22135
9795	14693	22138
9796	14694	22140
9797	14696	22143
9798	14697	22145
9799	14699	22147
9800	14700	22148
9801	14702	22152
9802	14703	22153
9803	14705	22157
9804	14706	22158
9805	14708	22160
9806	14709	22163
9807	14711	22165
9808	14712	22167
9809	14714	22170
9810	14715	22171
9811	14717	22175
9812	14718	22176
9813	14720	22179
9814	14721	22181
9815	14723	22183
9816	14724	22185
9817	14726	22188

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
9818	14727	22190
9819	14729	22192
9820	14730	22194
9821	14732	22197
9822	14733	22198
9823	14735	22202
9824	14736	22203
9825	14738	22206
9826	14739	22208
9827	14741	22210
9828	14742	22213
9829	14744	22215
9830	14745	22216
9831	14747	22220
9832	14748	22221
9833	14750	22224
9834	14751	22226
9835	14753	22228
9836	14754	22230
9837	14756	22233
9838	14757	22235
9839	14759	22238
9840	14760	22239
9841	14762	22242
9842	14763	22244
9843	14765	22247
9844	14766	22248
9845	14768	22251
9846	14769	22253
9847	14771	22256
9848	14772	22258
9849	14774	22260
9850	14775	22261
9851	14777	22265
9852	14778	22266
9853	14780	22270
9854	14781	22271
9855	14783	22273
9856	14784	22276
9857	14786	22278
9858	14787	22280
9859	14789	22283
9860	14790	22284
9861	14792	22288
9862	14793	22289
9863	14795	22292
9864	14796	22294
9865	14798	22296
9866	14799	22298
9867	14801	22301
9868	14802	22303
9869	14804	22305
9870	14805	22307
9871	14807	22310
9872	14808	22311
9873	14810	22315
9874	14811	22316
9875	14813	22319
9876	14814	22321
9877	14816	22323
9878	14817	22326
9879	14819	22328
9880	14820	22329
9881	14822	22333

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
9882	14823	22334
9883	14825	22337
9884	14826	22339
9885	14828	22341
9886	14829	22343
9887	14831	22346
9888	14832	22348
9889	14834	22351
9890	14835	22352
9891	14837	22355
9892	14838	22357
9893	14840	22360
9894	14841	22361
9895	14843	22364
9896	14844	22366
9897	14846	22369
9898	14847	22371
9899	14849	22373
9900	14850	22374
9901	14852	22378
9902	14853	22379
9903	14855	22383
9904	14856	22384
9905	14858	22386
9906	14859	22389
9907	14861	22391
9908	14862	22393
9909	14864	22396
9910	14865	22397
9911	14867	22401
9912	14868	22402
9913	14870	22405
9914	14871	22407
9915	14873	22409
9916	14874	22411
9917	14876	22414
9918	14877	22416
9919	14879	22418
9920	14880	22420
9921	14882	22423
9922	14883	22424
9923	14885	22428
9924	14886	22429
9925	14888	22432
9926	14889	22434
9927	14891	22436
9928	14892	22439
9929	14894	22441
9930	14895	22442
9931	14897	22446
9932	14898	22447
9933	14900	22450
9934	14901	22452
9935	14903	22454
9936	14904	22456
9937	14906	22459
9938	14907	22461
9939	14909	22464
9940	14910	22465
9941	14912	22468
9942	14913	22470
9943	14915	22473
9944	14916	22474
9945	14918	22477

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
9946	14919	22479
9947	14921	22482
9948	14922	22484
9949	14924	22486
9950	14925	22487
9951	14927	22491
9952	14928	22492
9953	14930	22496
9954	14931	22497
9955	14933	22499
9956	14934	22502
9957	14936	22504
9958	14937	22506
9959	14939	22509
9960	14940	22510
9961	14942	22514
9962	14943	22515
9963	14945	22518
9964	14946	22520
9965	14948	22522
9966	14949	22524
9967	14951	22527
9968	14952	22529
9969	14954	22531
9970	14955	22533
9971	14957	22536
9972	14958	22537
9973	14960	22541
9974	14961	22542
9975	14963	22545
9976	14964	22547
9977	14966	22549
9978	14967	22552
9979	14969	22554
9980	14970	22555
9981	14972	22559
9982	14973	22560
9983	14975	22563
9984	14976	22565
9985	14978	22567
9986	14979	22569
9987	14981	22572
9988	14982	22574
9989	14984	22577
9990	14985	22578
9991	14987	22581
9992	14988	22583
9993	14990	22586
9994	14991	22587
9995	14993	22590
9996	14994	22592
9997	14996	22595
9998	14997	22597
9999	14999	22599
10000	15000	22600
10001	15002	22604
10002	15003	22605
10003	15005	22609
10004	15006	22610
10005	15008	22612
10006	15009	22615
10007	15011	22617
10008	15012	22619
10009	15014	22622

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10010	15015	22623
10011	15017	22627
10012	15018	22628
10013	15020	22631
10014	15021	22633
10015	15023	22635
10016	15024	22637
10017	15026	22640
10018	15027	22642
10019	15029	22644
10020	15030	22646
10021	15032	22649
10022	15033	22650
10023	15035	22654
10024	15036	22655
10025	15038	22658
10026	15039	22660
10027	15041	22662
10028	15042	22665
10029	15044	22667
10030	15045	22668
10031	15047	22672
10032	15048	22673
10033	15050	22676
10034	15051	22678
10035	15053	22680
10036	15054	22682
10037	15056	22685
10038	15057	22687
10039	15059	22690
10040	15060	22691
10041	15062	22694
10042	15063	22696
10043	15065	22699
10044	15066	22700
10045	15068	22703
10046	15069	22705
10047	15071	22708
10048	15072	22710
10049	15074	22712
10050	15075	22713
10051	15077	22717
10052	15078	22718
10053	15080	22722
10054	15081	22723
10055	15083	22725
10056	15084	22728
10057	15086	22730
10058	15087	22732
10059	15089	22735
10060	15090	22736
10061	15092	22740
10062	15093	22741
10063	15095	22744
10064	15096	22746
10065	15098	22748
10066	15099	22750
10067	15101	22753
10068	15102	22755
10069	15104	22757
10070	15105	22759
10071	15107	22762
10072	15108	22763
10073	15110	22767

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10074	15111	22768
10075	15113	22771
10076	15114	22773
10077	15116	22775
10078	15117	22778
10079	15119	22780
10080	15120	22781
10081	15122	22785
10082	15123	22786
10083	15125	22789
10084	15126	22791
10085	15128	22793
10086	15129	22795
10087	15131	22798
10088	15132	22800
10089	15134	22803
10090	15135	22804
10091	15137	22807
10092	15138	22809
10093	15140	22812
10094	15141	22813
10095	15143	22816
10096	15144	22818
10097	15146	22821
10098	15147	22823
10099	15149	22825
10100	15150	22826
10101	15152	22830
10102	15153	22831
10103	15155	22835
10104	15156	22836
10105	15158	22838
10106	15159	22841
10107	15161	22843
10108	15162	22845
10109	15164	22848
10110	15165	22849
10111	15167	22853
10112	15168	22854
10113	15170	22857
10114	15171	22859
10115	15173	22861
10116	15174	22863
10117	15176	22866
10118	15177	22868
10119	15179	22870
10120	15180	22872
10121	15182	22875
10122	15183	22876
10123	15185	22880
10124	15186	22881
10125	15188	22884
10126	15189	22886
10127	15191	22888
10128	15192	22891
10129	15194	22893
10130	15195	22894
10131	15197	22898
10132	15198	22899
10133	15200	22902
10134	15201	22904
10135	15203	22906
10136	15204	22908
10137	15206	22911

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10138	15207	22913
10139	15209	22916
10140	15210	22917
10141	15212	22920
10142	15213	22922
10143	15215	22925
10144	15216	22926
10145	15218	22929
10146	15219	22931
10147	15221	22934
10148	15222	22936
10149	15224	22938
10150	15225	22939
10151	15227	22943
10152	15228	22944
10153	15230	22948
10154	15231	22949
10155	15233	22951
10156	15234	22954
10157	15236	22956
10158	15237	22958
10159	15239	22961
10160	15240	22962
10161	15242	22966
10162	15243	22967
10163	15245	22970
10164	15246	22972
10165	15248	22974
10166	15249	22976
10167	15251	22979
10168	15252	22981
10169	15254	22983
10170	15255	22985
10171	15257	22988
10172	15258	22989
10173	15260	22993
10174	15261	22994
10175	15263	22997
10176	15264	22999
10177	15266	23001
10178	15267	23004
10179	15269	23006
10180	15270	23007
10181	15272	23011
10182	15273	23012
10183	15275	23015
10184	15276	23017
10185	15278	23019
10186	15279	23021
10187	15281	23024
10188	15282	23026
10189	15284	23029
10190	15285	23030
10191	15287	23033
10192	15288	23035
10193	15290	23038
10194	15291	23039
10195	15293	23042
10196	15294	23044
10197	15296	23047
10198	15297	23049
10199	15299	23051
10200	15300	23052
10201	15302	23056

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10202	15303	23057
10203	15305	23061
10204	15306	23062
10205	15308	23064
10206	15309	23067
10207	15311	23069
10208	15312	23071
10209	15314	23074
10210	15315	23075
10211	15317	23079
10212	15318	23080
10213	15320	23083
10214	15321	23085
10215	15323	23087
10216	15324	23089
10217	15326	23092
10218	15327	23094
10219	15329	23096
10220	15330	23098
10221	15332	23101
10222	15333	23102
10223	15335	23106
10224	15336	23107
10225	15338	23110
10226	15339	23112
10227	15341	23114
10228	15342	23117
10229	15344	23119
10230	15345	23120
10231	15347	23124
10232	15348	23125
10233	15350	23128
10234	15351	23130
10235	15353	23132
10236	15354	23134
10237	15356	23137
10238	15357	23139
10239	15359	23142
10240	15360	23143
10241	15362	23146
10242	15363	23148
10243	15365	23151
10244	15366	23152
10245	15368	23155
10246	15369	23157
10247	15371	23160
10248	15372	23162
10249	15374	23164
10250	15375	23165
10251	15377	23169
10252	15378	23170
10253	15380	23174
10254	15381	23175
10255	15383	23177
10256	15384	23180
10257	15386	23182
10258	15387	23184
10259	15389	23187
10260	15390	23188
10261	15392	23192
10262	15393	23193
10263	15395	23196
10264	15396	23198
10265	15398	23200

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10266	15399	23202
10267	15401	23205
10268	15402	23207
10269	15404	23209
10270	15405	23211
10271	15407	23214
10272	15408	23215
10273	15410	23219
10274	15411	23220
10275	15413	23223
10276	15414	23225
10277	15416	23227
10278	15417	23230
10279	15419	23232
10280	15420	23233
10281	15422	23237
10282	15423	23238
10283	15425	23241
10284	15426	23243
10285	15428	23245
10286	15429	23247
10287	15431	23250
10288	15432	23252
10289	15434	23255
10290	15435	23256
10291	15437	23259
10292	15438	23261
10293	15440	23264
10294	15441	23265
10295	15443	23268
10296	15444	23270
10297	15446	23273
10298	15447	23275
10299	15449	23277
10300	15450	23278
10301	15452	23282
10302	15453	23283
10303	15455	23287
10304	15456	23288
10305	15458	23290
10306	15459	23293
10307	15461	23295
10308	15462	23297
10309	15464	23300
10310	15465	23301
10311	15467	23305
10312	15468	23306
10313	15470	23309
10314	15471	23311
10315	15473	23313
10316	15474	23315
10317	15476	23318
10318	15477	23320
10319	15479	23322
10320	15480	23324
10321	15482	23327
10322	15483	23328
10323	15485	23332
10324	15486	23333
10325	15488	23336
10326	15489	23338
10327	15491	23340
10328	15492	23343
10329	15494	23345

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10330	15495	23346
10331	15497	23350
10332	15498	23351
10333	15500	23354
10334	15501	23356
10335	15503	23358
10336	15504	23360
10337	15506	23363
10338	15507	23365
10339	15509	23368
10340	15510	23369
10341	15512	23372
10342	15513	23374
10343	15515	23377
10344	15516	23378
10345	15518	23381
10346	15519	23383
10347	15521	23386
10348	15522	23388
10349	15524	23390
10350	15525	23391
10351	15527	23395
10352	15528	23396
10353	15530	23400
10354	15531	23401
10355	15533	23403
10356	15534	23406
10357	15536	23408
10358	15537	23410
10359	15539	23413
10360	15540	23414
10361	15542	23418
10362	15543	23419
10363	15545	23422
10364	15546	23424
10365	15548	23426
10366	15549	23428
10367	15551	23431
10368	15552	23433
10369	15554	23435
10370	15555	23437
10371	15557	23440
10372	15558	23441
10373	15560	23445
10374	15561	23446
10375	15563	23449
10376	15564	23451
10377	15566	23453
10378	15567	23456
10379	15569	23458
10380	15570	23459
10381	15572	23463
10382	15573	23464
10383	15575	23467
10384	15576	23469
10385	15578	23471
10386	15579	23473
10387	15581	23476
10388	15582	23478
10389	15584	23481
10390	15585	23482
10391	15587	23485
10392	15588	23487
10393	15590	23490

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10394	15591	23491
10395	15593	23494
10396	15594	23496
10397	15596	23499
10398	15597	23501
10399	15599	23503
10400	15600	23504
10401	15602	23508
10402	15603	23509
10403	15605	23513
10404	15606	23514
10405	15608	23516
10406	15609	23519
10407	15611	23521
10408	15612	23523
10409	15614	23526
10410	15615	23527
10411	15617	23531
10412	15618	23532
10413	15620	23535
10414	15621	23537
10415	15623	23539
10416	15624	23541
10417	15626	23544
10418	15627	23546
10419	15629	23548
10420	15630	23550
10421	15632	23553
10422	15633	23554
10423	15635	23558
10424	15636	23559
10425	15638	23562
10426	15639	23564
10427	15641	23566
10428	15642	23569
10429	15644	23571
10430	15645	23572
10431	15647	23576
10432	15648	23577
10433	15650	23580
10434	15651	23582
10435	15653	23584
10436	15654	23586
10437	15656	23589
10438	15657	23591
10439	15659	23594
10440	15660	23595
10441	15662	23598
10442	15663	23600
10443	15665	23603
10444	15666	23604
10445	15668	23607
10446	15669	23609
10447	15671	23612
10448	15672	23614
10449	15674	23616
10450	15675	23617
10451	15677	23621
10452	15678	23622
10453	15680	23626
10454	15681	23627
10455	15683	23629
10456	15684	23632
10457	15686	23634

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10458	15687	23636	10522	15783	23780	10586	15879	23925	10650	15975	24069
10459	15689	23639	10523	15785	23784	10587	15881	23928	10651	15977	24073
10460	15690	23640	10524	15786	23785	10588	15882	23930	10652	15978	24074
10461	15692	23644	10525	15788	23788	10589	15884	23933	10653	15980	24078
10462	15693	23645	10526	15789	23790	10590	15885	23934	10654	15981	24079
10463	15695	23648	10527	15791	23792	10591	15887	23937	10655	15983	24081
10464	15696	23650	10528	15792	23795	10592	15888	23939	10656	15984	24084
10465	15698	23652	10529	15794	23797	10593	15890	23942	10657	15986	24086
10466	15699	23654	10530	15795	23798	10594	15891	23943	10658	15987	24088
10467	15701	23657	10531	15797	23802	10595	15893	23946	10659	15989	24091
10468	15702	23659	10532	15798	23803	10596	15894	23948	10660	15990	24092
10469	15704	23661	10533	15800	23806	10597	15896	23951	10661	15992	24096
10470	15705	23663	10534	15801	23808	10598	15897	23953	10662	15993	24097
10471	15707	23666	10535	15803	23810	10599	15899	23955	10663	15995	24100
10472	15708	23667	10536	15804	23812	10600	15900	23956	10664	15996	24102
10473	15710	23671	10537	15806	23815	10601	15902	23960	10665	15998	24104
10474	15711	23672	10538	15807	23817	10602	15903	23961	10666	15999	24106
10475	15713	23675	10539	15809	23820	10603	15905	23965	10667	16001	24109
10476	15714	23677	10540	15810	23821	10604	15906	23966	10668	16002	24111
10477	15716	23679	10541	15812	23824	10605	15908	23968	10669	16004	24113
10478	15717	23682	10542	15813	23826	10606	15909	23971	10670	16005	24115
10479	15719	23684	10543	15815	23829	10607	15911	23973	10671	16007	24118
10480	15720	23685	10544	15816	23830	10608	15912	23975	10672	16008	24119
10481	15722	23689	10545	15818	23833	10609	15914	23978	10673	16010	24123
10482	15723	23690	10546	15819	23835	10610	15915	23979	10674	16011	24124
10483	15725	23693	10547	15821	23838	10611	15917	23983	10675	16013	24127
10484	15726	23695	10548	15822	23840	10612	15918	23984	10676	16014	24129
10485	15728	23697	10549	15824	23842	10613	15920	23987	10677	16016	24131
10486	15729	23699	10550	15825	23843	10614	15921	23989	10678	16017	24134
10487	15731	23702	10551	15827	23847	10615	15923	23991	10679	16019	24136
10488	15732	23704	10552	15828	23848	10616	15924	23993	10680	16020	24137
10489	15734	23707	10553	15830	23852	10617	15926	23996	10681	16022	24141
10490	15735	23708	10554	15831	23853	10618	15927	23998	10682	16023	24142
10491	15737	23711	10555	15833	23855	10619	15929	24000	10683	16025	24145
10492	15738	23713	10556	15834	23858	10620	15930	24002	10684	16026	24147
10493	15740	23716	10557	15836	23860	10621	15932	24005	10685	16028	24149
10494	15741	23717	10558	15837	23862	10622	15933	24006	10686	16029	24151
10495	15743	23720	10559	15839	23865	10623	15935	24010	10687	16031	24154
10496	15744	23722	10560	15840	23866	10624	15936	24011	10688	16032	24156
10497	15746	23725	10561	15842	23870	10625	15938	24014	10689	16034	24159
10498	15747	23727	10562	15843	23871	10626	15939	24016	10690	16035	24160
10499	15749	23729	10563	15845	23874	10627	15941	24018	10691	16037	24163
10500	15750	23730	10564	15846	23876	10628	15942	24021	10692	16038	24165
10501	15752	23734	10565	15848	23878	10629	15944	24023	10693	16040	24168
10502	15753	23735	10566	15849	23880	10630	15945	24024	10694	16041	24169
10503	15755	23739	10567	15851	23883	10631	15947	24028	10695	16043	24172
10504	15756	23740	10568	15852	23885	10632	15948	24029	10696	16044	24174
10505	15758	23742	10569	15854	23887	10633	15950	24032	10697	16046	24177
10506	15759	23745	10570	15855	23889	10634	15951	24034	10698	16047	24179
10507	15761	23747	10571	15857	23892	10635	15953	24036	10699	16049	24181
10508	15762	23749	10572	15858	23893	10636	15954	24038	10700	16050	24182
10509	15764	23752	10573	15860	23897	10637	15956	24041	10701	16052	24186
10510	15765	23753	10574	15861	23898	10638	15957	24043	10702	16053	24187
10511	15767	23757	10575	15863	23901	10639	15959	24046	10703	16055	24191
10512	15768	23758	10576	15864	23903	10640	15960	24047	10704	16056	24192
10513	15770	23761	10577	15866	23905	10641	15962	24050	10705	16058	24194
10514	15771	23763	10578	15867	23908	10642	15963	24052	10706	16059	24197
10515	15773	23765	10579	15869	23910	10643	15965	24055	10707	16061	24199
10516	15774	23767	10580	15870	23911	10644	15966	24056	10708	16062	24201
10517	15776	23770	10581	15872	23915	10645	15968	24059	10709	16064	24204
10518	15777	23772	10582	15873	23916	10646	15969	24061	10710	16065	24205
10519	15779	23774	10583	15875	23919	10647	15971	24064	10711	16067	24209
10520	15780	23776	10584	15876	23921	10648	15972	24066	10712	16068	24210
10521	15782	23779	10585	15878	23923	10649	15974	24068	10713	16070	24213

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10714	16071	24215
10715	16073	24217
10716	16074	24219
10717	16076	24222
10718	16077	24224
10719	16079	24226
10720	16080	24228
10721	16082	24231
10722	16083	24232
10723	16085	24236
10724	16086	24237
10725	16088	24240
10726	16089	24242
10727	16091	24244
10728	16092	24247
10729	16094	24249
10730	16095	24250
10731	16097	24254
10732	16098	24255
10733	16100	24258
10734	16101	24260
10735	16103	24262
10736	16104	24264
10737	16106	24267
10738	16107	24269
10739	16109	24272
10740	16110	24273
10741	16112	24276
10742	16113	24278
10743	16115	24281
10744	16116	24282
10745	16118	24285
10746	16119	24287
10747	16121	24290
10748	16122	24292
10749	16124	24294
10750	16125	24295
10751	16127	24299
10752	16128	24300
10753	16130	24304
10754	16131	24305
10755	16133	24307
10756	16134	24310
10757	16136	24312
10758	16137	24314
10759	16139	24317
10760	16140	24318
10761	16142	24322
10762	16143	24323
10763	16145	24326
10764	16146	24328
10765	16148	24330
10766	16149	24332
10767	16151	24335
10768	16152	24337
10769	16154	24339
10770	16155	24341
10771	16157	24344
10772	16158	24345
10773	16160	24349
10774	16161	24350
10775	16163	24353
10776	16164	24355
10777	16166	24357

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10778	16167	24360
10779	16169	24362
10780	16170	24363
10781	16172	24367
10782	16173	24368
10783	16175	24371
10784	16176	24373
10785	16178	24375
10786	16179	24377
10787	16181	24380
10788	16182	24382
10789	16184	24385
10790	16185	24386
10791	16187	24389
10792	16188	24391
10793	16190	24394
10794	16191	24395
10795	16193	24398
10796	16194	24400
10797	16196	24403
10798	16197	24405
10799	16199	24407
10800	16200	24408
10801	16202	24412
10802	16203	24413
10803	16205	24417
10804	16206	24418
10805	16208	24420
10806	16209	24423
10807	16211	24425
10808	16212	24427
10809	16214	24430
10810	16215	24431
10811	16217	24435
10812	16218	24436
10813	16220	24439
10814	16221	24441
10815	16223	24443
10816	16224	24445
10817	16226	24448
10818	16227	24450
10819	16229	24452
10820	16230	24454
10821	16232	24457
10822	16233	24458
10823	16235	24462
10824	16236	24463
10825	16238	24466
10826	16239	24468
10827	16241	24470
10828	16242	24473
10829	16244	24475
10830	16245	24476
10831	16247	24480
10832	16248	24481
10833	16250	24484
10834	16251	24486
10835	16253	24488
10836	16254	24490
10837	16256	24493
10838	16257	24495
10839	16259	24498
10840	16260	24499
10841	16262	24502

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10842	16263	24504
10843	16265	24507
10844	16266	24508
10845	16268	24511
10846	16269	24513
10847	16271	24516
10848	16272	24518
10849	16274	24520
10850	16275	24521
10851	16277	24525
10852	16278	24526
10853	16280	24530
10854	16281	24531
10855	16283	24533
10856	16284	24536
10857	16286	24538
10858	16287	24540
10859	16289	24543
10860	16290	24544
10861	16292	24548
10862	16293	24549
10863	16295	24552
10864	16296	24554
10865	16298	24556
10866	16299	24558
10867	16301	24561
10868	16302	24563
10869	16304	24565
10870	16305	24567
10871	16307	24570
10872	16308	24571
10873	16310	24575
10874	16311	24576
10875	16313	24579
10876	16314	24581
10877	16316	24583
10878	16317	24586
10879	16319	24588
10880	16320	24589
10881	16322	24593
10882	16323	24594
10883	16325	24597
10884	16326	24599
10885	16328	24601
10886	16329	24603
10887	16331	24606
10888	16332	24608
10889	16334	24611
10890	16335	24612
10891	16337	24615
10892	16338	24617
10893	16340	24620
10894	16341	24621
10895	16343	24624
10896	16344	24626
10897	16346	24629
10898	16347	24631
10899	16349	24633
10900	16350	24634
10901	16352	24638
10902	16353	24639
10903	16355	24643
10904	16356	24644
10905	16358	24646

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10906	16359	24649
10907	16361	24651
10908	16362	24653
10909	16364	24656
10910	16365	24657
10911	16367	24661
10912	16368	24662
10913	16370	24665
10914	16371	24667
10915	16373	24669
10916	16374	24671
10917	16376	24674
10918	16377	24676
10919	16379	24678
10920	16380	24680
10921	16382	24683
10922	16383	24684
10923	16385	24688
10924	16386	24689
10925	16388	24692
10926	16389	24694
10927	16391	24696
10928	16392	24699
10929	16394	24701
10930	16395	24702
10931	16397	24706
10932	16398	24707
10933	16400	24710
10934	16401	24712
10935	16403	24714
10936	16404	24716
10937	16406	24719
10938	16407	24721
10939	16409	24724
10940	16410	24725
10941	16412	24728
10942	16413	24730
10943	16415	24733
10944	16416	24734
10945	16418	24737
10946	16419	24739
10947	16421	24742
10948	16422	24744
10949	16424	24746
10950	16425	24747
10951	16427	24751
10952	16428	24752
10953	16430	24756
10954	16431	24757
10955	16433	24759
10956	16434	24762
10957	16436	24764
10958	16437	24766
10959	16439	24769
10960	16440	24770
10961	16442	24774
10962	16443	24775
10963	16445	24778
10964	16446	24780
10965	16448	24782
10966	16449	24784
10967	16451	24787
10968	16452	24789
10969	16454	24791

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
10970	16455	24793
10971	16457	24796
10972	16458	24797
10973	16460	24801
10974	16461	24802
10975	16463	24805
10976	16464	24807
10977	16466	24809
10978	16467	24812
10979	16469	24814
10980	16470	24815
10981	16472	24819
10982	16473	24820
10983	16475	24823
10984	16476	24825
10985	16478	24827
10986	16479	24829
10987	16481	24832
10988	16482	24834
10989	16484	24837
10990	16485	24838
10991	16487	24841
10992	16488	24843
10993	16490	24846
10994	16491	24847
10995	16493	24850
10996	16494	24852
10997	16496	24855
10998	16497	24857
10999	16499	24859
11000	16500	24860
11001	16502	24864
11002	16503	24865
11003	16505	24869
11004	16506	24870
11005	16508	24872
11006	16509	24875
11007	16511	24877
11008	16512	24879
11009	16514	24882
11010	16515	24883
11011	16517	24887
11012	16518	24888
11013	16520	24891
11014	16521	24893
11015	16523	24895
11016	16524	24897
11017	16526	24900
11018	16527	24902
11019	16529	24904
11020	16530	24906
11021	16532	24909
11022	16533	24910
11023	16535	24914
11024	16536	24915
11025	16538	24918
11026	16539	24920
11027	16541	24922
11028	16542	24925
11029	16544	24927
11030	16545	24928
11031	16547	24932
11032	16548	24933
11033	16550	24936

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
11034	16551	24938
11035	16553	24940
11036	16554	24942
11037	16556	24945
11038	16557	24947
11039	16559	24950
11040	16560	24951
11041	16562	24954
11042	16563	24956
11043	16565	24959
11044	16566	24960
11045	16568	24963
11046	16569	24965
11047	16571	24968
11048	16572	24970
11049	16574	24972
11050	16575	24973
11051	16577	24977
11052	16578	24978
11053	16580	24982
11054	16581	24983
11055	16583	24985
11056	16584	24988
11057	16586	24990
11058	16587	24992
11059	16589	24995
11060	16590	24996
11061	16592	25000
11062	16593	25001
11063	16595	25004
11064	16596	25006
11065	16598	25008
11066	16599	25010
11067	16601	25013
11068	16602	25015
11069	16604	25017
11070	16605	25019
11071	16607	25022
11072	16608	25023
11073	16610	25027
11074	16611	25028
11075	16613	25031
11076	16614	25033
11077	16616	25035
11078	16617	25038
11079	16619	25040
11080	16620	25041
11081	16622	25045
11082	16623	25046
11083	16625	25049
11084	16626	25051
11085	16628	25053
11086	16629	25055
11087	16631	25058
11088	16632	25060
11089	16634	25063
11090	16635	25064
11091	16637	25067
11092	16638	25069
11093	16640	25072
11094	16641	25073
11095	16643	25076
11096	16644	25078
11097	16646	25081

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
11098	16647	25083
11099	16649	25085
11100	16650	25086
11101	16652	25090
11102	16653	25091
11103	16655	25095
11104	16656	25096
11105	16658	25098
11106	16659	25101
11107	16661	25103
11108	16662	25105
11109	16664	25108
11110	16665	25109
11111	16667	25113
11112	16668	25114
11113	16670	25117
11114	16671	25119
11115	16673	25121
11116	16674	25123
11117	16676	25126
11118	16677	25128
11119	16679	25130
11120	16680	25132
11121	16682	25135
11122	16683	25136
11123	16685	25140
11124	16686	25141
11125	16688	25144
11126	16689	25146
11127	16691	25148
11128	16692	25151
11129	16694	25153
11130	16695	25154
11131	16697	25158
11132	16698	25159
11133	16700	25162
11134	16701	25164
11135	16703	25166
11136	16704	25168
11137	16706	25171
11138	16707	25173
11139	16709	25176
11140	16710	25177
11141	16712	25180
11142	16713	25182
11143	16715	25185
11144	16716	25186
11145	16718	25189
11146	16719	25191
11147	16721	25194
11148	16722	25196
11149	16724	25198
11150	16725	25199
11151	16727	25203
11152	16728	25204
11153	16730	25208
11154	16731	25209
11155	16733	25211
11156	16734	25214
11157	16736	25216
11158	16737	25218
11159	16739	25221
11160	16740	25222
11161	16742	25226

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
11162	16743	25227
11163	16745	25230
11164	16746	25232
11165	16748	25234
11166	16749	25236
11167	16751	25239
11168	16752	25241
11169	16754	25243
11170	16755	25245
11171	16757	25248
11172	16758	25249
11173	16760	25253
11174	16761	25254
11175	16763	25257
11176	16764	25259
11177	16766	25261
11178	16767	25264
11179	16769	25266
11180	16770	25267
11181	16772	25271
11182	16773	25272
11183	16775	25275
11184	16776	25277
11185	16778	25279
11186	16779	25281
11187	16781	25284
11188	16782	25286
11189	16784	25289
11190	16785	25290
11191	16787	25293
11192	16788	25295
11193	16790	25298
11194	16791	25299
11195	16793	25302
11196	16794	25304
11197	16796	25307
11198	16797	25309
11199	16799	25311
11200	16800	25312
11201	16802	25316
11202	16803	25317
11203	16805	25321
11204	16806	25322
11205	16808	25324
11206	16809	25327
11207	16811	25329
11208	16812	25331
11209	16814	25334
11210	16815	25335
11211	16817	25339
11212	16818	25340
11213	16820	25343
11214	16821	25345
11215	16823	25347
11216	16824	25349
11217	16826	25352
11218	16827	25354
11219	16829	25356
11220	16830	25358
11221	16832	25361
11222	16833	25362
11223	16835	25366
11224	16836	25367
11225	16838	25370

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
11226	16839	25372	11290	16935	25516	11354	17031	25661	11418	17127	25806
11227	16841	25374	11291	16937	25519	11355	17033	25663	11419	17129	25808
11228	16842	25377	11292	16938	25521	11356	17034	25666	11420	17130	25810
11229	16844	25379	11293	16940	25524	11357	17036	25668	11421	17132	25813
11230	16845	25380	11294	16941	25525	11358	17037	25670	11422	17133	25814
11231	16847	25384	11295	16943	25528	11359	17039	25673	11423	17135	25818
11232	16848	25385	11296	16944	25530	11360	17040	25674	11424	17136	25819
11233	16850	25388	11297	16946	25533	11361	17042	25678	11425	17138	25822
11234	16851	25390	11298	16947	25535	11362	17043	25679	11426	17139	25824
11235	16853	25392	11299	16949	25537	11363	17045	25682	11427	17141	25826
11236	16854	25394	11300	16950	25538	11364	17046	25684	11428	17142	25829
11237	16856	25397	11301	16952	25542	11365	17048	25686	11429	17144	25831
11238	16857	25399	11302	16953	25543	11366	17049	25688	11430	17145	25832
11239	16859	25402	11303	16955	25547	11367	17051	25691	11431	17147	25836
11240	16860	25403	11304	16956	25548	11368	17052	25693	11432	17148	25837
11241	16862	25406	11305	16958	25550	11369	17054	25695	11433	17150	25840
11242	16863	25408	11306	16959	25553	11370	17055	25697	11434	17151	25842
11243	16865	25411	11307	16961	25555	11371	17057	25700	11435	17153	25844
11244	16866	25412	11308	16962	25557	11372	17058	25701	11436	17154	25846
11245	16868	25415	11309	16964	25560	11373	17060	25705	11437	17156	25849
11246	16869	25417	11310	16965	25561	11374	17061	25706	11438	17157	25851
11247	16871	25420	11311	16967	25565	11375	17063	25709	11439	17159	25854
11248	16872	25422	11312	16968	25566	11376	17064	25711	11440	17160	25855
11249	16874	25424	11313	16970	25569	11377	17066	25713	11441	17162	25858
11250	16875	25425	11314	16971	25571	11378	17067	25716	11442	17163	25860
11251	16877	25429	11315	16973	25573	11379	17069	25718	11443	17165	25863
11252	16878	25430	11316	16974	25575	11380	17070	25719	11444	17166	25864
11253	16880	25434	11317	16976	25578	11381	17072	25723	11445	17168	25867
11254	16881	25435	11318	16977	25580	11382	17073	25724	11446	17169	25869
11255	16883	25437	11319	16979	25582	11383	17075	25727	11447	17171	25872
11256	16884	25440	11320	16980	25584	11384	17076	25729	11448	17172	25874
11257	16886	25442	11321	16982	25587	11385	17078	25731	11449	17174	25876
11258	16887	25444	11322	16983	25588	11386	17079	25733	11450	17175	25877
11259	16889	25447	11323	16985	25592	11387	17081	25736	11451	17177	25881
11260	16890	25448	11324	16986	25593	11388	17082	25738	11452	17178	25882
11261	16892	25452	11325	16988	25596	11389	17084	25741	11453	17180	25886
11262	16893	25453	11326	16989	25598	11390	17085	25742	11454	17181	25887
11263	16895	25456	11327	16991	25600	11391	17087	25745	11455	17183	25889
11264	16896	25458	11328	16992	25603	11392	17088	25747	11456	17184	25892
11265	16898	25460	11329	16994	25605	11393	17090	25750	11457	17186	25894
11266	16899	25462	11330	16995	25606	11394	17091	25751	11458	17187	25896
11267	16901	25465	11331	16997	25610	11395	17093	25754	11459	17189	25899
11268	16902	25467	11332	16998	25611	11396	17094	25756	11460	17190	25900
11269	16904	25469	11333	17000	25614	11397	17096	25759	11461	17192	25904
11270	16905	25471	11334	17001	25616	11398	17097	25761	11462	17193	25905
11271	16907	25474	11335	17003	25618	11399	17099	25763	11463	17195	25908
11272	16908	25475	11336	17004	25620	11400	17100	25764	11464	17196	25910
11273	16910	25479	11337	17006	25623	11401	17102	25768	11465	17198	25912
11274	16911	25480	11338	17007	25625	11402	17103	25769	11466	17199	25914
11275	16913	25483	11339	17009	25628	11403	17105	25773	11467	17201	25917
11276	16914	25485	11340	17010	25629	11404	17106	25774	11468	17202	25919
11277	16916	25487	11341	17012	25632	11405	17108	25776	11469	17204	25921
11278	16917	25490	11342	17013	25634	11406	17109	25779	11470	17205	25923
11279	16919	25492	11343	17015	25637	11407	17111	25781	11471	17207	25926
11280	16920	25493	11344	17016	25638	11408	17112	25783	11472	17208	25927
11281	16922	25497	11345	17018	25641	11409	17114	25786	11473	17210	25931
11282	16923	25498	11346	17019	25643	11410	17115	25787	11474	17211	25932
11283	16925	25501	11347	17021	25646	11411	17117	25791	11475	17213	25935
11284	16926	25503	11348	17022	25648	11412	17118	25792	11476	17214	25937
11285	16928	25505	11349	17024	25650	11413	17120	25795	11477	17216	25939
11286	16929	25507	11350	17025	25651	11414	17121	25797	11478	17217	25942
11287	16931	25510	11351	17027	25655	11415	17123	25799	11479	17219	25944
11288	16932	25512	11352	17028	25656	11416	17124	25801	11480	17220	25945
11289	16934	25515	11353	17030	25660	11417	17126	25804	11481	17222	25949

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
11482	17223	25950	11546	17319	26095	11610	17415	26239	11674	17511	26384
11483	17225	25953	11547	17321	26098	11611	17417	26243	11675	17513	26387
11484	17226	25955	11548	17322	26100	11612	17418	26244	11676	17514	26389
11485	17228	25957	11549	17324	26102	11613	17420	26247	11677	17516	26391
11486	17229	25959	11550	17325	26103	11614	17421	26249	11678	17517	26394
11487	17231	25962	11551	17327	26107	11615	17423	26251	11679	17519	26396
11488	17232	25964	11552	17328	26108	11616	17424	26253	11680	17520	26397
11489	17234	25967	11553	17330	26112	11617	17426	26256	11681	17522	26401
11490	17235	25968	11554	17331	26113	11618	17427	26258	11682	17523	26402
11491	17237	25971	11555	17333	26115	11619	17429	26260	11683	17525	26405
11492	17238	25973	11556	17334	26118	11620	17430	26262	11684	17526	26407
11493	17240	25976	11557	17336	26120	11621	17432	26265	11685	17528	26409
11494	17241	25977	11558	17337	26122	11622	17433	26266	11686	17529	26411
11495	17243	25980	11559	17339	26125	11623	17435	26270	11687	17531	26414
11496	17244	25982	11560	17340	26126	11624	17436	26271	11688	17532	26416
11497	17246	25985	11561	17342	26130	11625	17438	26274	11689	17534	26419
11498	17247	25987	11562	17343	26131	11626	17439	26276	11690	17535	26420
11499	17249	25989	11563	17345	26134	11627	17441	26278	11691	17537	26423
11500	17250	25990	11564	17346	26136	11628	17442	26281	11692	17538	26425
11501	17252	25994	11565	17348	26138	11629	17444	26283	11693	17540	26428
11502	17253	25995	11566	17349	26140	11630	17445	26284	11694	17541	26429
11503	17255	25999	11567	17351	26143	11631	17447	26288	11695	17543	26432
11504	17256	26000	11568	17352	26145	11632	17448	26289	11696	17544	26434
11505	17258	26002	11569	17354	26147	11633	17450	26292	11697	17546	26437
11506	17259	26005	11570	17355	26149	11634	17451	26294	11698	17547	26439
11507	17261	26007	11571	17357	26152	11635	17453	26296	11699	17549	26441
11508	17262	26009	11572	17358	26153	11636	17454	26298	11700	17550	26442
11509	17264	26012	11573	17360	26157	11637	17456	26301	11701	17552	26446
11510	17265	26013	11574	17361	26158	11638	17457	26303	11702	17553	26447
11511	17267	26017	11575	17363	26161	11639	17459	26306	11703	17555	26451
11512	17268	26018	11576	17364	26163	11640	17460	26307	11704	17556	26452
11513	17270	26021	11577	17366	26165	11641	17462	26310	11705	17558	26454
11514	17271	26023	11578	17367	26168	11642	17463	26312	11706	17559	26457
11515	17273	26025	11579	17369	26170	11643	17465	26315	11707	17561	26459
11516	17274	26027	11580	17370	26171	11644	17466	26316	11708	17562	26461
11517	17276	26030	11581	17372	26175	11645	17468	26319	11709	17564	26464
11518	17277	26032	11582	17373	26176	11646	17469	26321	11710	17565	26465
11519	17279	26034	11583	17375	26179	11647	17471	26324	11711	17567	26469
11520	17280	26036	11584	17376	26181	11648	17472	26326	11712	17568	26470
11521	17282	26039	11585	17378	26183	11649	17474	26328	11713	17570	26473
11522	17283	26040	11586	17379	26185	11650	17475	26329	11714	17571	26475
11523	17285	26044	11587	17381	26188	11651	17477	26333	11715	17573	26477
11524	17286	26045	11588	17382	26190	11652	17478	26334	11716	17574	26479
11525	17288	26048	11589	17384	26193	11653	17480	26338	11717	17576	26482
11526	17289	26050	11590	17385	26194	11654	17481	26339	11718	17577	26484
11527	17291	26052	11591	17387	26197	11655	17483	26341	11719	17579	26486
11528	17292	26055	11592	17388	26199	11656	17484	26344	11720	17580	26488
11529	17294	26057	11593	17390	26202	11657	17486	26346	11721	17582	26491
11530	17295	26058	11594	17391	26203	11658	17487	26348	11722	17583	26492
11531	17297	26062	11595	17393	26206	11659	17489	26351	11723	17585	26496
11532	17298	26063	11596	17394	26208	11660	17490	26352	11724	17586	26497
11533	17300	26066	11597	17396	26211	11661	17492	26356	11725	17588	26500
11534	17301	26068	11598	17397	26213	11662	17493	26357	11726	17589	26502
11535	17303	26070	11599	17399	26215	11663	17495	26360	11727	17591	26504
11536	17304	26072	11600	17400	26216	11664	17496	26362	11728	17592	26507
11537	17306	26075	11601	17402	26220	11665	17498	26364	11729	17594	26509
11538	17307	26077	11602	17403	26221	11666	17499	26366	11730	17595	26510
11539	17309	26080	11603	17405	26225	11667	17501	26369	11731	17597	26514
11540	17310	26081	11604	17406	26226	11668	17502	26371	11732	17598	26515
11541	17312	26084	11605	17408	26228	11669	17504	26373	11733	17600	26518
11542	17313	26086	11606	17409	26231	11670	17505	26375	11734	17601	26520
11543	17315	26089	11607	17411	26233	11671	17507	26378	11735	17603	26522
11544	17316	26090	11608	17412	26235	11672	17508	26379	11736	17604	26524
11545	17318	26093	11609	17414	26238	11673	17510	26383	11737	17606	26527

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
11738	17607	26529	11802	17703	26673	11866	17799	26818	11930	17895	26962
11739	17609	26532	11803	17705	26677	11867	17801	26821	11931	17897	26966
11740	17610	26533	11804	17706	26678	11868	17802	26823	11932	17898	26967
11741	17612	26536	11805	17708	26680	11869	17804	26825	11933	17900	26970
11742	17613	26538	11806	17709	26683	11870	17805	26827	11934	17901	26972
11743	17615	26541	11807	17711	26685	11871	17807	26830	11935	17903	26974
11744	17616	26542	11808	17712	26687	11872	17808	26831	11936	17904	26976
11745	17618	26545	11809	17714	26690	11873	17810	26835	11937	17906	26979
11746	17619	26547	11810	17715	26691	11874	17811	26836	11938	17907	26981
11747	17621	26550	11811	17717	26695	11875	17813	26839	11939	17909	26984
11748	17622	26552	11812	17718	26696	11876	17814	26841	11940	17910	26985
11749	17624	26554	11813	17720	26699	11877	17816	26843	11941	17912	26988
11750	17625	26555	11814	17721	26701	11878	17817	26846	11942	17913	26990
11751	17627	26559	11815	17723	26703	11879	17819	26848	11943	17915	26993
11752	17628	26560	11816	17724	26705	11880	17820	26849	11944	17916	26994
11753	17630	26564	11817	17726	26708	11881	17822	26853	11945	17918	26997
11754	17631	26565	11818	17727	26710	11882	17823	26854	11946	17919	26999
11755	17633	26567	11819	17729	26712	11883	17825	26857	11947	17921	27002
11756	17634	26570	11820	17730	26714	11884	17826	26859	11948	17922	27004
11757	17636	26572	11821	17732	26717	11885	17828	26861	11949	17924	27006
11758	17637	26574	11822	17733	26718	11886	17829	26863	11950	17925	27007
11759	17639	26577	11823	17735	26722	11887	17831	26866	11951	17927	27011
11760	17640	26578	11824	17736	26723	11888	17832	26868	11952	17928	27012
11761	17642	26582	11825	17738	26726	11889	17834	26871	11953	17930	27016
11762	17643	26583	11826	17739	26728	11890	17835	26872	11954	17931	27017
11763	17645	26586	11827	17741	26730	11891	17837	26875	11955	17933	27019
11764	17646	26588	11828	17742	26733	11892	17838	26877	11956	17934	27022
11765	17648	26590	11829	17744	26735	11893	17840	26880	11957	17936	27024
11766	17649	26592	11830	17745	26736	11894	17841	26881	11958	17937	27026
11767	17651	26595	11831	17747	26740	11895	17843	26884	11959	17939	27029
11768	17652	26597	11832	17748	26741	11896	17844	26886	11960	17940	27030
11769	17654	26599	11833	17750	26744	11897	17846	26889	11961	17942	27034
11770	17655	26601	11834	17751	26746	11898	17847	26891	11962	17943	27035
11771	17657	26604	11835	17753	26748	11899	17849	26893	11963	17945	27038
11772	17658	26605	11836	17754	26750	11900	17850	26894	11964	17946	27040
11773	17660	26609	11837	17756	26753	11901	17852	26898	11965	17948	27042
11774	17661	26610	11838	17757	26755	11902	17853	26899	11966	17949	27044
11775	17663	26613	11839	17759	26758	11903	17855	26903	11967	17951	27047
11776	17664	26615	11840	17760	26759	11904	17856	26904	11968	17952	27049
11777	17666	26617	11841	17762	26762	11905	17858	26906	11969	17954	27051
11778	17667	26620	11842	17763	26764	11906	17859	26909	11970	17955	27053
11779	17669	26622	11843	17765	26767	11907	17861	26911	11971	17957	27056
11780	17670	26623	11844	17766	26768	11908	17862	26913	11972	17958	27057
11781	17672	26627	11845	17768	26771	11909	17864	26916	11973	17960	27061
11782	17673	26628	11846	17769	26773	11910	17865	26917	11974	17961	27062
11783	17675	26631	11847	17771	26776	11911	17867	26921	11975	17963	27065
11784	17676	26633	11848	17772	26778	11912	17868	26922	11976	17964	27067
11785	17678	26635	11849	17774	26780	11913	17870	26925	11977	17966	27069
11786	17679	26637	11850	17775	26781	11914	17871	26927	11978	17967	27072
11787	17681	26640	11851	17777	26785	11915	17873	26929	11979	17969	27074
11788	17682	26642	11852	17778	26786	11916	17874	26931	11980	17970	27075
11789	17684	26645	11853	17780	26790	11917	17876	26934	11981	17972	27079
11790	17685	26646	11854	17781	26791	11918	17877	26936	11982	17973	27080
11791	17687	26649	11855	17783	26793	11919	17879	26938	11983	17975	27083
11792	17688	26651	11856	17784	26796	11920	17880	26940	11984	17976	27085
11793	17690	26654	11857	17786	26798	11921	17882	26943	11985	17978	27087
11794	17691	26655	11858	17787	26800	11922	17883	26944	11986	17979	27089
11795	17693	26658	11859	17789	26803	11923	17885	26948	11987	17981	27092
11796	17694	26660	11860	17790	26804	11924	17886	26949	11988	17982	27094
11797	17696	26663	11861	17792	26808	11925	17888	26952	11989	17984	27097
11798	17697	26665	11862	17793	26809	11926	17889	26954	11990	17985	27098
11799	17699	26667	11863	17795	26812	11927	17891	26956	11991	17987	27101
11800	17700	26668	11864	17796	26814	11928	17892	26959	11992	17988	27103
11801	17702	26672	11865	17798	26816	11929	17894	26961	11993	17990	27106

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
11994	17991	27107	12058	18087	27252	12122	18183	27396	12186	18279	27541
11995	17993	27110	12059	18089	27255	12123	18185	27400	12187	18281	27544
11996	17994	27112	12060	18090	27256	12124	18186	27401	12188	18282	27546
11997	17996	27115	12061	18092	27260	12125	18188	27404	12189	18284	27549
11998	17997	27117	12062	18093	27261	12126	18189	27406	12190	18285	27550
11999	17999	27119	12063	18095	27264	12127	18191	27408	12191	18287	27553
12000	18000	27120	12064	18096	27266	12128	18192	27411	12192	18288	27555
12001	18002	27124	12065	18098	27268	12129	18194	27413	12193	18290	27558
12002	18003	27125	12066	18099	27270	12130	18195	27414	12194	18291	27559
12003	18005	27129	12067	18101	27273	12131	18197	27418	12195	18293	27562
12004	18006	27130	12068	18102	27275	12132	18198	27419	12196	18294	27564
12005	18008	27132	12069	18104	27277	12133	18200	27422	12197	18296	27567
12006	18009	27135	12070	18105	27279	12134	18201	27424	12198	18297	27569
12007	18011	27137	12071	18107	27282	12135	18203	27426	12199	18299	27571
12008	18012	27139	12072	18108	27283	12136	18204	27428	12200	18300	27572
12009	18014	27142	12073	18110	27287	12137	18206	27431	12201	18302	27576
12010	18015	27143	12074	18111	27288	12138	18207	27433	12202	18303	27577
12011	18017	27147	12075	18113	27291	12139	18209	27436	12203	18305	27581
12012	18018	27148	12076	18114	27293	12140	18210	27437	12204	18306	27582
12013	18020	27151	12077	18116	27295	12141	18212	27440	12205	18308	27584
12014	18021	27153	12078	18117	27298	12142	18213	27442	12206	18309	27587
12015	18023	27155	12079	18119	27300	12143	18215	27445	12207	18311	27589
12016	18024	27157	12080	18120	27301	12144	18216	27446	12208	18312	27591
12017	18026	27160	12081	18122	27305	12145	18218	27449	12209	18314	27594
12018	18027	27162	12082	18123	27306	12146	18219	27451	12210	18315	27595
12019	18029	27164	12083	18125	27309	12147	18221	27454	12211	18317	27599
12020	18030	27166	12084	18126	27311	12148	18222	27456	12212	18318	27600
12021	18032	27169	12085	18128	27313	12149	18224	27458	12213	18320	27603
12022	18033	27170	12086	18129	27315	12150	18225	27459	12214	18321	27605
12023	18035	27174	12087	18131	27318	12151	18227	27463	12215	18323	27607
12024	18036	27175	12088	18132	27320	12152	18228	27464	12216	18324	27609
12025	18038	27178	12089	18134	27323	12153	18230	27468	12217	18326	27612
12026	18039	27180	12090	18135	27324	12154	18231	27469	12218	18327	27614
12027	18041	27182	12091	18137	27327	12155	18233	27471	12219	18329	27616
12028	18042	27185	12092	18138	27329	12156	18234	27474	12220	18330	27618
12029	18044	27187	12093	18140	27332	12157	18236	27476	12221	18332	27621
12030	18045	27188	12094	18141	27333	12158	18237	27478	12222	18333	27622
12031	18047	27192	12095	18143	27336	12159	18239	27481	12223	18335	27626
12032	18048	27193	12096	18144	27338	12160	18240	27482	12224	18336	27627
12033	18050	27196	12097	18146	27341	12161	18242	27486	12225	18338	27630
12034	18051	27198	12098	18147	27343	12162	18243	27487	12226	18339	27632
12035	18053	27200	12099	18149	27345	12163	18245	27490	12227	18341	27634
12036	18054	27202	12100	18150	27346	12164	18246	27492	12228	18342	27637
12037	18056	27205	12101	18152	27350	12165	18248	27494	12229	18344	27639
12038	18057	27207	12102	18153	27351	12166	18249	27496	12230	18345	27640
12039	18059	27210	12103	18155	27355	12167	18251	27499	12231	18347	27644
12040	18060	27211	12104	18156	27356	12168	18252	27501	12232	18348	27645
12041	18062	27214	12105	18158	27358	12169	18254	27503	12233	18350	27648
12042	18063	27216	12106	18159	27361	12170	18255	27505	12234	18351	27650
12043	18065	27219	12107	18161	27363	12171	18257	27508	12235	18353	27652
12044	18066	27220	12108	18162	27365	12172	18258	27509	12236	18354	27654
12045	18068	27223	12109	18164	27368	12173	18260	27513	12237	18356	27657
12046	18069	27225	12110	18165	27369	12174	18261	27514	12238	18357	27659
12047	18071	27228	12111	18167	27373	12175	18263	27517	12239	18359	27662
12048	18072	27230	12112	18168	27374	12176	18264	27519	12240	18360	27663
12049	18074	27232	12113	18170	27377	12177	18266	27521	12241	18362	27666
12050	18075	27233	12114	18171	27379	12178	18267	27524	12242	18363	27668
12051	18077	27237	12115	18173	27381	12179	18269	27526	12243	18365	27671
12052	18078	27238	12116	18174	27383	12180	18270	27527	12244	18366	27672
12053	18080	27242	12117	18176	27386	12181	18272	27531	12245	18368	27675
12054	18081	27243	12118	18177	27388	12182	18273	27532	12246	18369	27677
12055	18083	27245	12119	18179	27390	12183	18275	27535	12247	18371	27680
12056	18084	27248	12120	18180	27392	12184	18276	27537	12248	18372	27682
12057	18086	27250	12121	18182	27395	12185	18278	27539	12249	18374	27684

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
12250	18375	27685	12314	18471	27831	12378	18567	27976	12442	18663	28120
12251	18377	27689	12315	18473	27833	12379	18569	27978	12443	18665	28123
12252	18378	27690	12316	18474	27835	12380	18570	27979	12444	18666	28124
12253	18380	27694	12317	18476	27838	12381	18572	27983	12445	18668	28127
12254	18381	27695	12318	18477	27840	12382	18573	27984	12446	18669	28129
12255	18383	27697	12319	18479	27842	12383	18575	27987	12447	18671	28132
12256	18384	27700	12320	18480	27844	12384	18576	27989	12448	18672	28134
12257	18386	27702	12321	18482	27847	12385	18578	27991	12449	18674	28136
12258	18387	27704	12322	18483	27848	12386	18579	27993	12450	18675	28137
12259	18389	27707	12323	18485	27852	12387	18581	27996	12451	18677	28141
12260	18390	27708	12324	18486	27853	12388	18582	27998	12452	18678	28142
12261	18392	27712	12325	18488	27856	12389	18584	28001	12453	18680	28146
12262	18393	27713	12326	18489	27858	12390	18585	28002	12454	18681	28147
12263	18395	27716	12327	18491	27860	12391	18587	28005	12455	18683	28149
12264	18396	27718	12328	18492	27863	12392	18588	28007	12456	18684	28152
12265	18398	27720	12329	18494	27865	12393	18590	28010	12457	18686	28154
12266	18399	27722	12330	18495	27866	12394	18591	28011	12458	18687	28156
12267	18401	27725	12331	18497	27870	12395	18593	28014	12459	18689	28159
12268	18402	27727	12332	18498	27871	12396	18594	28016	12460	18690	28160
12269	18404	27729	12333	18500	27874	12397	18596	28019	12461	18692	28164
12270	18405	27731	12334	18501	27876	12398	18597	28021	12462	18693	28165
12271	18407	27734	12335	18503	27878	12399	18599	28023	12463	18695	28168
12272	18408	27735	12336	18504	27880	12400	18600	28024	12464	18696	28170
12273	18410	27739	12337	18506	27883	12401	18602	28028	12465	18698	28172
12274	18411	27740	12338	18507	27885	12402	18603	28029	12466	18699	28174
12275	18413	27743	12339	18509	27888	12403	18605	28033	12467	18701	28177
12276	18414	27745	12340	18510	27889	12404	18606	28034	12468	18702	28179
12277	18416	27747	12341	18512	27892	12405	18608	28036	12469	18704	28181
12278	18417	27750	12342	18513	27894	12406	18609	28039	12470	18705	28183
12279	18419	27752	12343	18515	27897	12407	18611	28041	12471	18707	28186
12280	18420	27753	12344	18516	27898	12408	18612	28043	12472	18708	28187
12281	18422	27757	12345	18518	27901	12409	18614	28046	12473	18710	28191
12282	18423	27758	12346	18519	27903	12410	18615	28047	12474	18711	28192
12283	18425	27761	12347	18521	27906	12411	18617	28051	12475	18713	28195
12284	18426	27763	12348	18522	27908	12412	18618	28052	12476	18714	28197
12285	18428	27765	12349	18524	27910	12413	18620	28055	12477	18716	28199
12286	18429	27767	12350	18525	27911	12414	18621	28057	12478	18717	28202
12287	18431	27770	12351	18527	27915	12415	18623	28059	12479	18719	28204
12288	18432	27772	12352	18528	27916	12416	18624	28061	12480	18720	28205
12289	18434	27775	12353	18530	27920	12417	18626	28064	12481	18722	28209
12290	18435	27776	12354	18531	27921	12418	18627	28066	12482	18723	28210
12291	18437	27779	12355	18533	27923	12419	18629	28068	12483	18725	28213
12292	18438	27781	12356	18534	27926	12420	18630	28070	12484	18726	28215
12293	18440	27784	12357	18536	27928	12421	18632	28073	12485	18728	28217
12294	18441	27785	12358	18537	27930	12422	18633	28074	12486	18729	28219
12295	18443	27788	12359	18539	27933	12423	18635	28078	12487	18731	28222
12296	18444	27790	12360	18540	27934	12424	18636	28079	12488	18732	28224
12297	18446	27793	12361	18542	27938	12425	18638	28082	12489	18734	28227
12298	18447	27795	12362	18543	27939	12426	18639	28084	12490	18735	28228
12299	18449	27797	12363	18545	27942	12427	18641	28086	12491	18737	28231
12300	18450	27798	12364	18546	27944	12428	18642	28089	12492	18738	28233
12301	18452	27802	12365	18548	27946	12429	18644	28091	12493	18740	28236
12302	18453	27803	12366	18549	27948	12430	18645	28092	12494	18741	28237
12303	18455	27807	12367	18551	27951	12431	18647	28096	12495	18743	28240
12304	18456	27808	12368	18552	27953	12432	18648	28097	12496	18744	28242
12305	18458	27810	12369	18554	27955	12433	18650	28100	12497	18746	28245
12306	18459	27813	12370	18555	27957	12434	18651	28102	12498	18747	28247
12307	18461	27815	12371	18557	27960	12435	18653	28104	12499	18749	28249
12308	18462	27817	12372	18558	27961	12436	18654	28106	12500	18750	28250
12309	18464	27820	12373	18560	27965	12437	18656	28109	12501	18752	28254
12310	18465	27821	12374	18561	27966	12438	18657	28111	12502	18753	28255
12311	18467	27825	12375	18563	27969	12439	18659	28114	12503	18755	28259
12312	18468	27826	12376	18564	27971	12440	18660	28115	12504	18756	28260
12313	18470	27829	12377	18566	27973	12441	18662	28118	12505	18758	28262

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
12506	18759	28265
12507	18761	28267
12508	18762	28269
12509	18764	28272
12510	18765	28273
12511	18767	28277
12512	18768	28278
12513	18770	28281
12514	18771	28283
12515	18773	28285
12516	18774	28287
12517	18776	28290
12518	18777	28292
12519	18779	28294
12520	18780	28296
12521	18782	28299
12522	18783	28300
12523	18785	28304
12524	18786	28305
12525	18788	28308
12526	18789	28310
12527	18791	28312
12528	18792	28315
12529	18794	28317
12530	18795	28318
12531	18797	28322
12532	18798	28323
12533	18800	28326
12534	18801	28328
12535	18803	28330
12536	18804	28332
12537	18806	28335
12538	18807	28337
12539	18809	28340
12540	18810	28341
12541	18812	28344
12542	18813	28346
12543	18815	28349
12544	18816	28350
12545	18818	28353
12546	18819	28355
12547	18821	28358
12548	18822	28360
12549	18824	28362
12550	18825	28363
12551	18827	28367
12552	18828	28368
12553	18830	28372
12554	18831	28373
12555	18833	28375
12556	18834	28378
12557	18836	28380
12558	18837	28382
12559	18839	28385
12560	18840	28386
12561	18842	28390
12562	18843	28391
12563	18845	28394
12564	18846	28396
12565	18848	28398
12566	18849	28400
12567	18851	28403
12568	18852	28405
12569	18854	28407

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
12570	18855	28409
12571	18857	28412
12572	18858	28413
12573	18860	28417
12574	18861	28418
12575	18863	28421
12576	18864	28423
12577	18866	28425
12578	18867	28428
12579	18869	28430
12580	18870	28431
12581	18872	28435
12582	18873	28436
12583	18875	28439
12584	18876	28441
12585	18878	28443
12586	18879	28445
12587	18881	28448
12588	18882	28450
12589	18884	28453
12590	18885	28454
12591	18887	28457
12592	18888	28459
12593	18890	28462
12594	18891	28463
12595	18893	28466
12596	18894	28468
12597	18896	28471
12598	18897	28473
12599	18899	28475
12600	18900	28476
12601	18902	28480
12602	18903	28481
12603	18905	28485
12604	18906	28486
12605	18908	28488
12606	18909	28491
12607	18911	28493
12608	18912	28495
12609	18914	28498
12610	18915	28499
12611	18917	28503
12612	18918	28504
12613	18920	28507
12614	18921	28509
12615	18923	28511
12616	18924	28513
12617	18926	28516
12618	18927	28518
12619	18929	28520
12620	18930	28522
12621	18932	28525
12622	18933	28526
12623	18935	28530
12624	18936	28531
12625	18938	28534
12626	18939	28536
12627	18941	28538
12628	18942	28541
12629	18944	28543
12630	18945	28544
12631	18947	28548
12632	18948	28549
12633	18950	28552

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
12634	18951	28554
12635	18953	28556
12636	18954	28558
12637	18956	28561
12638	18957	28563
12639	18959	28566
12640	18960	28567
12641	18962	28570
12642	18963	28572
12643	18965	28575
12644	18966	28576
12645	18968	28579
12646	18969	28581
12647	18971	28584
12648	18972	28586
12649	18974	28588
12650	18975	28589
12651	18977	28593
12652	18978	28594
12653	18980	28598
12654	18981	28599
12655	18983	28601
12656	18984	28604
12657	18986	28606
12658	18987	28608
12659	18989	28611
12660	18990	28612
12661	18992	28616
12662	18993	28617
12663	18995	28620
12664	18996	28622
12665	18998	28624
12666	18999	28626
12667	19001	28629
12668	19002	28631
12669	19004	28633
12670	19005	28635
12671	19007	28638
12672	19008	28639
12673	19010	28643
12674	19011	28644
12675	19013	28647
12676	19014	28649
12677	19016	28651
12678	19017	28654
12679	19019	28656
12680	19020	28657
12681	19022	28661
12682	19023	28662
12683	19025	28665
12684	19026	28667
12685	19028	28669
12686	19029	28671
12687	19031	28674
12688	19032	28676
12689	19034	28679
12690	19035	28680
12691	19037	28683
12692	19038	28685
12693	19040	28688
12694	19041	28689
12695	19043	28692
12696	19044	28694
12697	19046	28697

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
12698	19047	28699
12699	19049	28701
12700	19050	28702
12701	19052	28706
12702	19053	28707
12703	19055	28711
12704	19056	28712
12705	19058	28714
12706	19059	28717
12707	19061	28719
12708	19062	28721
12709	19064	28724
12710	19065	28725
12711	19067	28729
12712	19068	28730
12713	19070	28733
12714	19071	28735
12715	19073	28737
12716	19074	28739
12717	19076	28742
12718	19077	28744
12719	19079	28746
12720	19080	28748
12721	19082	28751
12722	19083	28752
12723	19085	28756
12724	19086	28757
12725	19088	28760
12726	19089	28762
12727	19091	28764
12728	19092	28767
12729	19094	28769
12730	19095	28770
12731	19097	28774
12732	19098	28775
12733	19100	28778
12734	19101	28780
12735	19103	28782
12736	19104	28784
12737	19106	28787
12738	19107	28789
12739	19109	28792
12740	19110	28793
12741	19112	28796
12742	19113	28798
12743	19115	28801
12744	19116	28802
12745	19118	28805
12746	19119	28807
12747	19121	28810
12748	19122	28812
12749	19124	28814
12750	19125	28815
12751	19127	28819
12752	19128	28820
12753	19130	28824
12754	19131	28825
12755	19133	28827
12756	19134	28830
12757	19136	28832
12758	19137	28834
12759	19139	28837
12760	19140	28838
12761	19142	28842

Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension	Basic Pension (Pre-2006) without DP	B. Pension with D.P if any	Revised Consolidated Pension
12762	19143	28843	12826	19239	28988	12890	19335	29132	12954	19431	29277
12763	19145	28846	12827	19241	28990	12891	19337	29135	12955	19433	29279
12764	19146	28848	12828	19242	28993	12892	19338	29137	12956	19434	29282
12765	19148	28850	12829	19244	28995	12893	19340	29140	12957	19436	29284
12766	19149	28852	12830	19245	28996	12894	19341	29141	12958	19437	29286
12767	19151	28855	12831	19247	29000	12895	19343	29144	12959	19439	29289
12768	19152	28857	12832	19248	29001	12896	19344	29146	12960	19440	29290
12769	19154	28859	12833	19250	29004	12897	19346	29149	12961	19442	29294
12770	19155	28861	12834	19251	29006	12898	19347	29151	12962	19443	29295
12771	19157	28864	12835	19253	29008	12899	19349	29153	12963	19445	29298
12772	19158	28865	12836	19254	29010	12900	19350	29154	12964	19446	29300
12773	19160	28869	12837	19256	29013	12901	19352	29158	12965	19448	29302
12774	19161	28870	12838	19257	29015	12902	19353	29159	12966	19449	29304
12775	19163	28873	12839	19259	29018	12903	19355	29163	12967	19451	29307
12776	19164	28875	12840	19260	29019	12904	19356	29164	12968	19452	29309
12777	19166	28877	12841	19262	29022	12905	19358	29166	12969	19454	29311
12778	19167	28880	12842	19263	29024	12906	19359	29169	12970	19455	29313
12779	19169	28882	12843	19265	29027	12907	19361	29171	12971	19457	29316
12780	19170	28883	12844	19266	29028	12908	19362	29173	12972	19458	29317
12781	19172	28887	12845	19268	29031	12909	19364	29176	12973	19460	29321
12782	19173	28888	12846	19269	29033	12910	19365	29177	12974	19461	29322
12783	19175	28891	12847	19271	29036	12911	19367	29181	12975	19463	29325
12784	19176	28893	12848	19272	29038	12912	19368	29182	12976	19464	29327
12785	19178	28895	12849	19274	29040	12913	19370	29185	12977	19466	29329
12786	19179	28897	12850	19275	29041	12914	19371	29187	12978	19467	29332
12787	19181	28900	12851	19277	29045	12915	19373	29189	12979	19469	29334
12788	19182	28902	12852	19278	29046	12916	19374	29191	12980	19470	29335
12789	19184	28905	12853	19280	29050	12917	19376	29194	12981	19472	29339
12790	19185	28906	12854	19281	29051	12918	19377	29196	12982	19473	29340
12791	19187	28909	12855	19283	29053	12919	19379	29198	12983	19475	29343
12792	19188	28911	12856	19284	29056	12920	19380	29200	12984	19476	29345
12793	19190	28914	12857	19286	29058	12921	19382	29203	12985	19478	29347
12794	19191	28915	12858	19287	29060	12922	19383	29204	12986	19479	29349
12795	19193	28918	12859	19289	29063	12923	19385	29208	12987	19481	29352
12796	19194	28920	12860	19290	29064	12924	19386	29209	12988	19482	29354
12797	19196	28923	12861	19292	29068	12925	19388	29212	12989	19484	29357
12798	19197	28925	12862	19293	29069	12926	19389	29214	12990	19485	29358
12799	19199	28927	12863	19295	29072	12927	19391	29216	12991	19487	29361
12800	19200	28928	12864	19296	29074	12928	19392	29219	12992	19488	29363
12801	19202	28932	12865	19298	29076	12929	19394	29221	12993	19490	29366
12802	19203	28933	12866	19299	29078	12930	19395	29222	12994	19491	29367
12803	19205	28937	12867	19301	29081	12931	19397	29226	12995	19493	29370
12804	19206	28938	12868	19302	29083	12932	19398	29227	12996	19494	29372
12805	19208	28940	12869	19304	29085	12933	19400	29230	12997	19496	29375
12806	19209	28943	12870	19305	29087	12934	19401	29232	12998	19497	29377
12807	19211	28945	12871	19307	29090	12935	19403	29234	12999	19499	29379
12808	19212	28947	12872	19308	29091	12936	19404	29236	13000	19500	29380
12809	19214	28950	12873	19310	29095	12937	19406	29239	*13000	19500	40000
12810	19215	28951	12874	19311	29096	12938	19407	29241	*15000	22500	45000
12811	19217	28955	12875	19313	29099	12939	19409	29244			
12812	19218	28956	12876	19314	29101	12940	19410	29245			
12813	19220	28959	12877	19316	29103	12941	19412	29248			
12814	19221	28961	12878	19317	29106	12942	19413	29250			
12815	19223	28963	12879	19319	29108	12943	19415	29253			
12816	19224	28965	12880	19320	29109	12944	19416	29254			
12817	19226	28968	12881	19322	29113	12945	19418	29257			
12818	19227	28970	12882	19323	29114	12946	19419	29259			
12819	19229	28972	12883	19325	29117	12947	19421	29262			
12820	19230	28974	12884	19326	29119	12948	19422	29264			
12821	19232	28977	12885	19328	29121	12949	19424	29266			
12822	19233	28978	12886	19329	29123	12950	19425	29267			
12823	19235	28982	12887	19331	29126	12951	19427	29271			
12824	19236	28983	12888	19332	29128	12952	19428	29272			
12825	19238	28986	12889	19334	29131	12953	19430	29276			

No. 2/25/2009-1Pension

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions.
All Deputy Commissioners &
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 3rd June, 2009

Subject : Implementation of Government decision on the recommendation of the Sixth State Pay Commission - Regarding floor ceiling of pension clarification thereon.

Sir,

I am directed to refer to the subject cited above and to say that in pursuance of Government's decision the Haryana Civil Services (Revised Pension) Part-I and II Rules, 2009 have been framed w.e.f. 1.1.2006 for revision of pension and other pensionary benefits and have been issued by the Finance Department vide No. 2/51/2008-1Pension, dated 17.4.2009. References have been received in the Finance Department for seeking clarification on the issue of floor ceiling of Rs. 3500 as mentioned in the notification. The position is clarified as under :-

<p>Whether in case of pensioners who are in receipt of more than one pension, the floor ceiling of Rs. 3500.00 shall apply to the total of all pensions taken together or the floor ceiling of Rs. 3500/- will apply individually to the civil and military pension.</p>	<p>It is clarified that in the case of pensioners in receipt of civil and military pension, the floor ceiling of Rs. 3500.00 will not apply to the two pensions taken together and the individual pension will be governed by respective Pension Rules. Accordingly, the floor ceiling of Rs. 3500/- will apply individually to the civil and military pension. The provision of Rule 11 & 12 of Haryana Civil Services (Revised Pension) Part I may be treated to have been modified to this extent.</p>
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Yours faithfully,

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

A copy is forwarded for information and necessary action to :-

All the Financial Commissioners and Principal Secretaries to Government, Haryana.
All Administrative Secretaries to Government Haryana.

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Financial Commissioners and Principal Secretaries
to Government, Haryana.
All Administrative Secretaries to Government Haryana.

U.O. No. 2/25/2009-1Pension Dated, Chandigarh, the 3rd June, 2009

Endst. No. 2/25/2009-1Pension Dated, Chandigarh, the 3rd June, 2009

A copy alongwith 50 spare copies is forwarded to Accountant General (A&E) Haryana, Chandigarh for information and necessary action.

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 2/25/2009-1Pension Dated, Chandigarh, the 3rd June, 2009

A copy alongwith 50 spare copies is forwarded to the Director, Treasury & Accounts, Haryana, Chandigarh for information and necessary action. He is requested to endorse these instructions to all Treasury Banks disbursing Pension/Family Pension.

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 2/25/2009-1Pension Dated, Chandigarh, the 3rd June, 2009

A copy is forwarded to State Bank of India, Centralised Pension Processing Centre, SCO No. 27-28, Top Floor, Sector 7-C, Chandigarh with reference to this letter Note No. CPPC/RB/337 dated 15.5.2009 for information and necessary action.

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 2/25/2009-1Pension Dated, Chandigarh, the 3rd June, 2009

A copy is forwarded to all Treasury Officers/Assistant Treasury Officers for information and necessary action.

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 2/25/2009-1Pension Dated, Chandigarh, the 3rd June, 2009

A copy is forwarded to the In-charge, Computer Cell, Finance Department for information and necessary action.

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

OFFICE MEMORANDUM

No. 2/14/2009-1Pension

Dated 10th July, 2009

Subject : Implementation of Revised Pension Rules (Part I & II) 2009 regulating the pension/family pension and related pensionary benefits entitlements - Clarifications regarding.

I am directed to invite your attention to the subject cited above and to say that certain difficulties faced by different quarters in implementation of the provisions of the Haryana Civil Services (Revised Pension) Part I Rules, 2009 and Haryana Civil Services (Revised Pension) Part II Rules, 2009 were reported seeking clarifications on certain issues.

2. Accordingly on a careful consideration, following clarifications are made in terms of rule 17 of the Haryana Civil Services (Revised Pension) Part I Rules, 2009 and/or, as the case may be, in terms of rule 20 of the Haryana Civil Services (Revised Pension) Part II Rules, 2009 respectively:

I. Rule 6 of Revised Pension Rule (Part I), 2009 - pre-1.1.2006 retirees.

The rule 6 provides: 'the revised entitlement of pension shall be subject to the provision that the revised entitlement of pension so worked out shall, in no case, be lower than fifty percent of the minimum of the pay in the pay band plus Grade Pay in the corresponding revised scale in terms of Haryana Civil Services (Revised Pay) Rules, 2008, or as the case may be, Haryana Civil Services (Assured Career Progression) Rules, 2008, to the pre-revised pay scales from which the pensioner has retired.

A list of corresponding scales prior to 1.1.1996 after 1.1.1996 and after 1.1.2006 has been appended in Annexure I.

- (a) Clarification has been sought as to what happens if old scales of retirees are not available with the disbursing authorities (Bank and Treasuries)? and
- (b) In cases where the scales of the post from which the employee retired has been revised upwards after the employee retired, whether with effect from any date after 1.1.1986 the corresponding upwards revised pay scale is to be taken into account for the purposes of this rule?

Clarification

- (a) Though the 'existing scale of pay' in which the retiree was drawing his pay prior to retirement might be available in the PPO, in all such cases where a difficulty on this account is faced, the disbursing authorities are advised to seek the information from the concerned Head of Department to obtain the necessary information.
- (b) The entitlement of pension has no correlation with the subsequent upward revision of pay, if any, or for that matter the 'current or subsequent scale of pay of the post from which the employee retired' and is to be relatable only to the 'pay' drawn in the 'admissible scale of corresponding pay' at the time when the employee retired and pension was sanctioned. Thus the relevant scale of pay as mentioned to column 2 and 3 of Annexure I shall correlate

independently with the figure mentioned under columns 4 to 8 without any other intermediate extrapolations on any account with reference to the 'scale of pay' in which the retiree was drawing his pay just prior to his retirement, death etc.

II. Rule 9.1 of Revised Pension Rules (Part I), 2009 - pre-1.1.2006 retirees and Note (ii) below rule 10 of Revised Pension Rules (Part II), 2009.

Rule 9.1 provides that 'The Account General (A&E) shall ensure that the date of birth of the pensioner/family pensioners is invariably indicated in PEN-I and the Pension Payment Order (PPO) to facilitate payment of additional pension/family pension by the Pension Disbursing Authority as soon as it becomes due'.

Clarification has been sought as to what would happen in such cases where the Pension Sanctioning Authority only indicates/indicated the approximate age of the family pensioner or where in the old PPOs the date of birth of the family pensioners have not been indicated at all?

Clarification/direction

- (a) Henceforth, the Pension Sanctioning Authority shall obtain the details on this count alongwith proof thereof and include the same in the order/documents whenever pension is sanctioned by them.
- (b) In all existing/old cases where the PPO is deficient on this account, whenever the Pension Disbursing Authority happens to be the Treasury Officer/ Assistant Treasury Officer on the next visit of the pensioner/family pensioner to them while collecting their pension, these information, alongwith supporting proof would be obtained from them and included in the documents appropriately and whenever the Pension Disbursing Authority happens to be a bank, it shall seek information from the concerned Head of Department or, as the case may be, from the Pension Sanctioning Authority, who shall furnish the information alongwith supporting document at the earliest.

III. Rule 4 read with rule 8 of Revised Pension Rules (Part II), 2009 - post 1.1.2006 retirees.

Clarification has been sought that in the rule 4, only the unqualified term 'emoluments' has been mentioned and rule 5 defines only the term 'Pay' without clarifying as to whether for determining the 'entitlement of pension'. 'Last Pay' alone is to be taken into account or, alternatively, the 'average emoluments of 10 months preceding the date of retirement for pensioners retiring between 1.1.2006 and 30.11.2007' is also to be taken into consideration on 'whichever is beneficial to the pensioner' basis.

Clarification

- (a) Haryana Rules does not include any additional condition enabling the retiree to choose from the 'last pay' and 'average emoluments of 10 months preceding the date of retirement' on whichever is beneficial basis. Thus the entitlement of pension shall be worked out as per the existing rules and procedure without presuming any such additional provision being in place.
- (b) Wherever a cause may so arise that it becomes necessary to refer to the emoluments drawn in pre-revised structure after 1.1.2006, the corresponding 'pay' would mean and include: (i) Basic pay plus Dearness pay actual D.A. appropriate to the basic pay at the rates in force on 1. 1.2006, and (ii) Notional increase of the basic pay by applying the fitment benefit of 40% on the corresponding basic pay in the pre-revised scale of pay.

(c) Wherever a cause may so arise that it becomes necessary to refer to the emoluments drawn in pre-revised structure prior to 1.1.2006, the corresponding 'pay' would mean and include: (i) Basic pay plus Dearness pay actual D.A. appropriate to the basic pay at the rates in force on the relevant date.

IV. Rule 8 of Revised Pension Rules (Part II), 2009 - post 1.1.2006 retirees.

Rule 8 provides that the linkage for full admissibility of the pension has been reduced to 28 years from 33 years and in the event of qualifying service falling short of the said 28 years, the sanctioned pension shall be the proportionate value of the full pension. Clarification has been sought as to how the proportionate value of the admissible pension is to be worked out?

Clarification

- (a) It needs to be borne in mind that general retrospectiveness has not been authorized to the applications of provisions of the Revised Pension Rules (Part II), 2009, and accordingly the reduction in terms of qualifying service to the said 28 years shall apply prospectively i.e. only in cases of such of eligible employees/pensioners who retires/becomes eligible to pensionary benefits on or after 17.4.2009. For such of the eligible beneficiaries who retires/becomes eligible before 17.4.2009, the qualifying service for full pension benefit shall continue to be 33 years.
- (b) The calculation of ratio of proportionate admissibility of the pension in all such cases where the said qualifying period of full pension benefits have been so reduced to 28 years shall be made in the manner specified below :
 - (i) In case of qualifying service being 28 years or above: '56/112'.
 - (ii) In cases where the actual qualifying service falls short of 28 years but happens to be more than 10 years: '*Number of qualifying service in half years (HY)/112* i.e. 50HY/112 or 46HY/112, etc.

V. Rule 11 of Revised Pension Rules (Part II), 2009 - post 1.1.2006 retirees.

Rule 11 provides that the maximum limit of death-cum-retirement gratuity (DCRG) benefits shall be Rs. 10 lakhs (as against existing Rs. 3.5 lakhs).

Clarification has been sought as to whether the qualifying service for availing the full benefit here would continue to be 33 years (or 35 years for Group D employees) or even it shall stand reduced to 28 years?

Clarification

Rule 11 does not reduce the qualifying service for availing the full benefits of DCRG and only enhances the limits and therefore, the qualifying service for availing the full benefit here would continue to be 33 years (or 35 years for Group D employees).

VI. Rule 15 of Revised Pension Rules (Part II), 2009 - post 1.1.2006 retirees.

Rule 15 refers to the revised commutation table and provides that it shall become absolute after the date of notification (notifying the Rules). Clarification has been sought as to what process would be adopted for finalizing the cases where the employee retired before the date of issue of the said notification, but the cases were received in the A.G. office after the date of notification.

Clarification

Rule 11.11 of CSR Volume II prescribes that the commutation of pension shall become absolute on the date the application is received by the Head of Office. Therefore, in all such cases where the application was received by the Head of Office before the date of notification irrespective of when it was received in the office of A.G. (A&E) commutation shall be first allowed on the basis of un-revised commutation table and thereafter, the amount of pension that has become additionally commutable on account of retrospective revision of pay/pension shall be admissible based on the revised table of commutation.

VII. General Clarifications

Clarification has been sought to the effect that henceforth in such cases where the qualifying service for eligibility to full pension has been reduced to 28 years whether the dispensation available to the employees seeking voluntary retirement to add up to 5 years in the qualifying service in addition shall be available or not?

Clarification

There has been no change in the conditions regulating the voluntary retirement as a consequence to the Revised Pension Rules and accordingly such a dispensation to the employees seeking voluntary retirement to add up to 5 years in the qualifying service in addition towards the qualifying service for the purposes of pension entitlement shall continue to be available subject to other conditions including conditions prescribed in Rule 5.32-B, CSR Volume-II made in this regard.

3. These clarifications should be brought to the notice of all concerned for strict compliance and taking such appropriate measures that are required/warranted.

Sd/-
Under Secretary Finance (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 2/14/2009-1 Pension

Dated 10.7.2009.

To

All the Financial Commissioners & Principal Secretaries/
Administrative Secretaries to Government of Haryana.
The Registrar, Punjab and Haryana High Court.
All the Divisional Commissioners in Haryana.
All the Heads of Department Haryana.

Sd/-
Under Secretary Finance (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 2/14/2009-1 Pension

Dated 10.7.2009.

A copy is forwarded to the following for information and necessary action at their end :-

1. Accountant General (A&E Audit), Haryana alongwith 50 spare copies with reference to his letter No. Pen-1/09-10/Pension/ Revision/431 dated 26.5.2009.
2. Director Treasury & Accounts, Haryana (with 150 spare copies) for information to all Treasuries/Sub Treasuries and for the endorsement to all treasuries Banks disbursing Pension/Family Pensions.
3. State Bank of India in its centralised Pension Processing Centre, SCO No. 27-28, Top Floor, Sector 7-C, Chandigarh with reference to this letter Note No. CPPC/RB/337 dated 15.5.2009.

Sd/-

Under Secretary Finance (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

INTERNAL CIRCULATIONS

- (i) All the Officers/Deputy Secretaries/Under Secretaries/
Superintendents of F.D.
- (ii) In charge, Computer Cell (F.D.)

**GOVERNMENT HARYANA
FINANCE DEPARTMENT****OFFICE MEMORANDUM****No. 2/14/2009-1 Pension****Dated, Chandigarh, the 20th October, 2009****Subject : Implementation of Revised Pension Rules (Part-I & II) 2009 regulating the pension and family pension Clarification regarding.**

Sir,

I am directed to invite your attention to the subject cited above and to say that it has come to the notice of the Finance Department that certain difficulties are being faced by the pensioners/family pensioners for claiming additional pension/family pension recently allowed by the Government at the age of 80/85/90/95/100 years in the absence of date of birth which has not been mentioned in the PPO/FPPO.

2. Accordingly after careful consideration, it has been decided that the following procedure may be adopted to settle claims of additional pension/family pension on the pattern of Government of India's decision conveyed vide No. 38/37/08-P&PW(A) dated 21-5-2009:-

"In case neither the exact date of birth nor the age is available either in the PPO or in the office record, the Pension Disbursing Authority/Bank will send an intimation to the pensioner/family pensioner about the non-availability of the information regarding date of birth/age and request him to submit four copies of any of the following documents, duly attested by a Gazetted Officer/MLA to the Pension Disbursing Authority :

- (i) Pan Card
- (ii) Matriculation certificate (containing the information regarding date of birth)
- (iii) Passport
- (iv) CGHS Card
- (v) Driving licence (if it contains date of birth)

If the pensioner/family pensioner submits a document which contains the information regarding exact date of birth, the additional pension/family pension will be payable from the 1st day of the month in which his birth falls. In case the exact date of birth is not available on the document submitted by the pensioner/family pensioner but an indication regarding the age of pensioner/family pensioner is available therein, the additional pension/family pension shall be paid from the 1st January of the year following the year in which the pensioner/family pensioners has completed the age of 80 years, 85 years, etc. based on the document submitted by the pensioner/family pensioner. For example, if the copy of the Election ID Card submitted by the pensioner/family pensioner indicates that his/her age on 1st January, 2007 is 80 years, he/she shall be allowed additional pension/family pension from 1st January, 2007."

3. In case the pensioner/family pensioner is unable to submit any of the documents mentioned in para 2 above but claims additional pension based on some other documentary evidence, such cases will be submitted to the Administrative Department. If the Administrative Department is satisfied about the claim of the pensioner/family pensioner, it will authorize additional pension/family pension accordingly. The decision of the Administrative Department in this regard will be final.

Yours faithfully,

Sd/-

Sr. Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

No. 2/14/2009-1Pension

Dated, Chandigarh, the 20th Oct., 2009

A copy is forwarded to the following for information and necessary action:-

All Heads of Department, Haryana.
All the Divisional Commissioners in Haryana and All Deputy Commissioners and Sub
Divisional Officers (Civil) in Haryana.
Registrar Punjab and Haryana High Court, Chandigarh.

Sd/-

Sr. Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

A copy is forwarded to the following for information and necessary action:-

All the Financial Commissioner & Principal Secretaries to Government of Haryana.
All Administrative Secretaries to Government Haryana.

Sd/-

Sr. Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Financial Commissioner & Principal Secretaries
to Government of Haryana.
All Administrative Secretaries to Government Haryana.

U.O. No. 2/14/2009-1Pension

Dated, Chandigarh, the 20th Oct., 2009

Endst. No. 2/14/2009-1Pension

Dated, Chandigarh, the 20th Oct., 2009

A copy is forwarded to the following for information and necessary action at their
end :-

Accountant General (A&E/Audit), Haryana alongwith 50 spare copies for information
and necessary action.
Director, Treasuries & Accounts, Haryana (with 150 spare copies) for information to
all Treasuries/Sub Treasuries and for the endorsement to all Treasury Banks
disbursing pension/family pension.
State Bank of India in its Centralised Pension Processing Centre, SCO No. 27-28,
Top Floor, Sector-7-C, Chandigarh for information and necessary action.

Sd/-

Sr. Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

INTERNAL CIRCULATIONS

All the Officers/Deputy Secretaries/Under Secretaries/Superintendents of FD.
In Charge, Computer Cell (FD).

Subject : Drawing & Disbursing the second installment of arrears accruing to the eligible Government pensioners/family pensioners on account of the implementation of the pension/family pension revision in the State of Haryana.

Will all the Financial Commissioners Principal Secretaries/Administrative Secretaries to Government Haryana kindly refer to the subject noted above?

2. The second installment of arrears of 30% accruing to the eligible Government pensioners/family pensioners on account of the implementation of the pension/family pension revision in the State of Haryana is to be drawn and disbursed in all cases as under:-

- (i) 30% arrears out of 60% would be payable after one year of drawal of 1st Installment of 40% arrears.
- (ii) The balance 30% arrears would be payable after one year of the drawal of 2nd Installment of 30% arrears.

Sd/-
Advisor Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Financial Commissioners & Principal Secretaries/
Administrative Secretaries to Government Haryana.

U.O. No. 2/51/2008-1Pension

Dated, Chandigarh, the 28th January, 2010

Endst. No. 2/51/2008-1Pension

Dated, Chandigarh, the 28.01.2010

A copy is forwarded to the In-charge, Computer Cell (FD) for placing it on the official website of Finance Department

Sd/-
Advisor Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance. Department.

**GOVERNMENT HARYANA
FINANCE DEPARTMENT**

OFFICE MEMORANDUM

No. 2/45/2009-1Pension

Dated 30th March, 2010

Subject : Implementation of Government decision on the recommendations of the Sixth State Pay Commission revision of pension of Pre-2006 Pensioners/family pensioners etc.

Sir,

I am directed to say that in pursuance of Government decision on the recommendation of 6th State Pay Commission to regulate w.e.f. 1-1-2006 of pensioners/family pensioners in the manner indicated in the Finance Department notification issued vide No. 2/51/2008-1Pension, dated 17-4-2009 and clarifications on certain provision are also issued vide OM dated 10-7-2009 and 16-10-2009.

2. A concordance table on the pre-1996, Pre-2006 and Post-2006 pay scale/pay bands was enclosed as Annexure-I of Haryana Civil Services (Revised Pension) Part-I Rules, 2009 to facilitate payment of revised pension/family pension. State Government vide order No. 1/83/2008-2PR (FD) dated 5-3-2010 has notified revised pay scale mentioned at Sr. No. 32. Consequently, the entries at Sr. No. 32 in the table at Annexure-1 of Haryana Civil Services (Revised Pension) Part-I Rules, 2009 shall be substituted as under:-

Sr. No.	Pay scale w.e.f. 1.1.86	Pay scale w.e.f. 1.1.96	Name of the Pay Band/Scale	Corresponding 6 th State Pay Band Scale	Corresponding Grade Pay	Pension = 50% of sum of min. of PB+GP/scales	Family Pension = 30% of sum of min. of PB+GP/scales
1	2	3	4	5	6	7	8
32	7300-100-7600	22400-525-24500	HAG	67000-79000	Nil	33500	20100

Sd/-

Account Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 2/45/2009-1Pension

Dated, Chandigarh, the 30.3.2010

To

All the Financial Commissioners & Principal Secretaries/
Administrative Secretaries to Government of Haryana.
Registrar (General), the High, Court of Punjab and Haryana.
All the Divisional Commissioners in Haryana.
All the Heads of Department, Haryana.

Sd/-

Account Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 2/45/2009-1Pension

Dated, Chandigarh, the 30.3.2010

A copy is forwarded to the following for information and necessary action at their end;

Accountant General (A&E/Audit), Haryana alongwith 50 spare copies for information and necessary action.

Director, Treasuries & Accounts, Haryana (with 150 spare copies) for information to all Treasuries/Sub Treasuries and for the endorsement to all Treasury Banks disbursing pension/family pension.

State Bank of India in its Centralised Pension Processing Centre, SCO No. 27-28, Top Floor, Sector-7-C, Chandigarh for information and necessary action

Sd/-
Account Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

INTERNAL CIRCULATIONS

All the Officers/Deputy Secretaries/Under Secretaries/Superintendents of FD.
In charge, Computer Cell (FD).

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

The Accountant General (A&E),
Haryana, Lekha Bhawan, Plot No. 4-5,
Sector-33-B, Chandigarh.

Memo No. 2/47/2009-1Pension

Dated, Chandigarh, the 14th October, 2010

Subject : Regarding conduct of audit of revised pension of pre-2006 retirees.

Kindly refer to the subject noted above.

2. The Director, Treasuries and Accounts Department, Haryana had constituted an audit party for conducting a sample audit of pension payment by various Banks. The audit party had conducted the sample audit of State Bank of India, Central Pension Processing Cell, Sector-5 Panchkula, State Bank of Patiala, Sector-8, Panchkula and Punjab National Bank, Sector-8, Panchkula. After examining the audit report, following serious financial irregularities have been found.

3. While checking of PPOs in respect of pensioners/family pensioners, it was noticed that pension/family pension of a large number of pensioners/Family Pensioners has not been revised as per Haryana Government notification 2/51/2008-1Pension, dated 17-4-2009 due to which pensioners/family pensioners are facing economic hardship. A sample list of such cases were made available by the State Bank of India, Central Processing Cell, Sector-5 Panchkula (4414 cases) and State Bank of Patiala, Sector-8, Panchkula (2229 cases) in which revision is still awaited. Detail of such cases is enclosed.

4. While checking the cases relating to release of the commuted value of pension, it was noticed that in the following cases, the authority of commuted value was issued by your office on higher side by taking into account the phase value of Rs. 10.46 instead of 8.371. The detail of such cases is as under:-

Sr. No.	Name	Letter No. of A.G	Date of retirement	Commuted Amount	CVP at pre-revised phase value	CVP at revised phase value	Excess payment
1	Sh. Dharam Singh	Pen-ID-08/2009-10/Com/261246/HR/131655-57 dated 03.07.2009	30.4.2009	2085	261710/-	209442/-	52267/-
2.	Smt. Shashi Bala	Pen-3S-769/2008-09/Com/260692/HR/124537-39 dated 16.6.09	30.06.2009	2970	372796/-	298342/-	74453/-
3.	Sh. Joginder Singh	Pen-2J-106/2009-10/com/260850/HR/126615-17 dated 22-6-09	30.6.2009	1995	250413/-	200402/-	50010/-
4.	Smt. Santosh Kumari	PPO 162792	30.6.2009	1185	139498/-	116519/-	22979/-

In view of above position, you are requested to look into the matter and expedite to sort out the irregularities after verification of the record as per rules immediately.

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

No. 1/2(8)98-2FR-II, (Part-VIII)

Dated, Chandigarh, the 10th June, 2011

NOTIFICATION

Subject : Implementation of Government's decision on Pension & Family Pension related matters- Clarifications regarding post/scale of pay held by the pre-2006 pensioners.

The undersigned is directed to invite your attention towards FD's notification issued vide No. 1/2(8)98-2FR-II, (Part VIII) dated 7-1-2002 wherein it was clarified that "pension of all pensioners irrespective of their date of retirement shall not be less than 50% of the minimum of the corresponding scale as on 1-1-1996, of the scale of pay held by the pensioner at the time of superannuation/retirement". It was also clarified that minimum of the scale as on 1-1-1996 does not include special pay/NPA or any other component for this purpose. This was further clarified that the "basic family pension of all pensioners irrespective of their date of retirement/death while in service shall not be less than 30% of the minimum of the corresponding scale as on 1-1-1996, of the scale of pay held by the Government employee at the time of retirement or death while in service, as the case may be". The corresponding revised pay scale of pre-revised pay scale have been mentioned at Annexure 'A' of Finance Department's notification dated 7.1.2002.

2. Similarly vide notification dated 17.4.2009 the pension of Haryana Government Pensioners was revised/consolidated by framing service rules titled as Haryana Civil Services (Revised Pension) Part-1, Rules, 2009. The minimum ceiling of pension/family pension of the petitioners who retired prior to 1.1.2006 has been mentioned in Rule-6 of the said rules which is reproduced as under:-

- “6.(1) The fixation of revised entitlement of pension shall be subject to the provision that the revised entitlement of pension so worked out shall, in no case, be lower than fifty percent of the minimum of the pay in the pay band + grade pay in the corresponding revised scale in terms of Haryana Civil Services (Revised Pay) Rules, 2008, or as the case may be, Haryana Civil Services (Assured Career Progression) Rules, 2008, to the pre-revised pay scale from which the pensioner had retired.
- (2) The entitlement of pension calculated at 50 percent of the minimum of pay in the pay band plus grade pay would be at the minimum of the pay in the pay band (irrespective of the pre-revised scale of pay) plus the grade pay corresponding to the pre-revised pay scale. For example, if a pensioner had retired in the pre-revised scale of pay of Rs. 18400-22400, the corresponding pay band being Rs. 37400-67000 and the corresponding grade pay being, Rs. 10,000/- per month his minimum guaranteed pension would be 50 percent of Rs. 37,400 + Rs. 10,000 that is Rs.23,700/-.
- (3) The entitlement to pension as worked out in terms of sub rules (1) and (2) above shall further be reduced pro-rata in all cases where the pensioner had less than the minimum service required for full pension as per rules as applicable on 1st January, 2006, and in no case it will be less than Rs. 3500/- per month.

- (4) The fixation of family pension will be subject to the provision that the revised family pension, in no case, shall be lower than thirty percent of the sum of the minimum of the pay in the pay band and the grade pay thereon corresponding to the pre-revised pay scale in which the pensioner/deceased Government servant had last worked. In all cases where family pension consolidated as per rule 5, happens to be higher than 30 percent of minimum of pay in the pay band + grade pay, the family pension calculated in the manner indicated above in rule-5 shall be treated as basic family pension.
- (5) A revised concordance table (Annexure-I) of the pre-1996, pre-2006 and post-2006 pay scales/pay bands is enclosed to facilitate payment of revised pension/family pension. Some illustrations for calculation of pension/family pension have been given in Annexure II. It will be the responsibility of the Pension Disbursing Public Sector Banks/Treasury Officers/Assistant Treasury Officers to revise and disburse the enhanced pension in terms of rule-5 and 6 above”.

3. It is again clarified that if the pay scale of any post (on which retiree was working before his retirement) has been further enhanced/improved or reduced at the time of revision of pay scale w.e.f. 1-1-1996 or 1.1.2006, the same shall not be applicable in case of those retirees who retired prior to such enhancement/improvement or reduction of pay scale w.e.f. 1.1.1996 or 1-1-2006. They are entitled to revised pension in accordance with govt. clarificatory letter No. 1/2(8)98-2FR-II (Part VIII) dated 7-1-2002 and provisions of Haryana Civil Services (Revised Pension) Part-I Rules, 2009.

Sd/-
Under Secretary, Finance (Pension)
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

U. O. No1/2(8)98-2FR-II (Part-VIII)

Dated, Chandigarh, the 10-6-2011

A copy is forwarded to the following for information and necessary action:-

1. All Head of Departments, Commissioners of Divisions, All Deputy Commissioners and Sub Divisional Officers (Civil) in Haryana.
2. The Registrar, Punjab and Haryana High Court, Chandigarh.

Sd/-
Under Secretary, Finance (Pension)
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT HARYANA
FINANCE DEPARTMENT**

OFFICE MEMORANDUM

No. 9/1/2004/3- Pension

Dated, Chandigarh, the 27th April, 2005

Subject : Revision of ceiling of Pension/Family Pension w.e.f. 1.4.2004.

Sir,

The undersigned is directed to say that a number of communications have been received from various Departments/Pensioners seeking clarification regarding revision of ceiling of pension/family pension in terms of this Department's O.M. No. 9/1/2004/Pension-III dated 27.7.04. The points raised are clarified below :-

Sr. No.	Point raised	Clarification
1.	Whether minimum pension of Rs. 1275/- has been enhanced to Rs. 1913/- ? Should this amount be mentioned in PPO?	No. Minimum basic pension continues to be Rs. 1275/-. However, those who retired on/ after 1.4.2004 would be entitled to minimum pension/ family pension of Rs. 1275/- plus Dearness Pension amounting to Rs. 638/- which comes to Rs. 1913/-. Since there is no change in the limit of minimum pension there is no need to revise the limit of minimum pension in the PPOs.
2.	Whether re-employed/ absorbees/ persons employed on compassionate ground are eligible for Dearness Pension?	No. Since they are not eligible for Dearness Relief, the question of conversion of 50% DR into Dearness Pension does not arise.
3.	Whether after retirement, dearness relief will be admissible on Service Pension as well as Family Pension in cases of employees employed on compassionate ground?	It is already clear from F.D. instructions dated 31.1.2001, Para 3(a) that "if a recipient of family pension is also on receipt of service pension in respect of past Government service, the dearness relief shall be determined on the total amount of the two pensions as provided in the instructions issued by the F.D. vide No. 1/3(5)-78- 2FR-II dated 20.3.80.

Copy of this order is also available on the website which can be down loaded from the site, www.haryana.nic.in.

Yours faithfully,

Sd/-

Deputy Secretary Finance (Pension)
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

All the Heads of Departments, All Divisional Commissioners.
All Deputy Commissioners and S.D.Os. (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

***These instructions have been Revised vide
No. 9/1/2004-3Pension, Dated 27.04.2005.***

**GOVERNMENT HARYANA
FINANCE DEPARTMENT**

OFFICE MEMORANDUM

No. 9/1/2004/Pension-III

Dated, Chandigarh, the 27th July, 2004

Subject : Revision of ceiling of Pension/Family Pension w.e.f. 1.4.2004.

Sir,

I am directed to invite your attention on the subject noted above and to say that by following the pattern of Central Government, the State of Haryana has already decided to merge the Dearness Relief equal to 50% in the basic Pension/Family Pension of the pensioners w.e.f. 1.4.2004 and necessary notification in this regard has already been issued vide FD'S letter No. 1/16/2004-3PR(FD), dated 17.5.2004. The Central Government has revised the minimum ceiling of pension/family pension from Rs. 1275/- to Rs. 1913/-. After considering the matter, the Government of Haryana has also decided that minimum ceiling of Rs. 1275/- for Pension/Family Pension for Haryana Government pensioners will be Rs. 1913/- w.e.f. 1.4.2004. Accordingly Para 7 and Para 9 of FD's Notification No. 1/2(8)98-2FR-II (Part-II), dated 9.3.98 may be treated to have been modified, as under :-

Para-7

Existing Provisions (up to 31.3.2004)	Modified Provisions w.e.f. 1.4.2004
Pension shall continue to be calculated as per existing provisions with a maximum ceiling at 50% of average emoluments and shall be subject to a minimum of Rs. 1275/- and maximum upto 50% of the highest pay in the Government (The highest pay in Government is Rs. 24,500/- since 1.1.1996).	Since 50% Dearness Allowance converted into Dearness Pay is counted for retirement benefits, pension shall be calculated as per existing provision with a maximum ceiling at 50% of average emoluments of Pay plus Dearness pay and shall be subject to a minimum of Rs. 1913/- and maximum up to 50% of the highest pay plus Dearness Pay in the Government.
Para-9	
Family pension shall be calculated at a uniform rate of 30% of basic pay in all cases instead of slab system and shall be subject to a minimum of Rs. 1275/- per month and a maximum of 30% of the highest pay in the Government (The highest pay in the Government is Rs. 24,500/- since 1.1.1996).	Since 50% of Dearness Allowance converted into Dearness Pay is counted for retirement benefits, family pension shall be calculated at a uniform rate of 30% of basic pay plus Dearness pay in all cases and shall be subject to a minimum of Rs. 1913/- per month and a maximum of 30% of the highest pay plus Dearness Pay in the Government.

2. The expenditure involved will be debitable to the Major Head, "2071- Pension and other Retirement Benefits."

3. Copy of this order is also available on the website which can be down loaded from the site, www.haryana.nic.in.

Yours faithfully,

Sd/-

Under Secretary Finance (pension)
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

All the Heads of Departments, All Divisional Commissioners, All Deputy
Commissioners and S.D.O's (Civil) in Haryana.
The Registrar Punjab & Haryana High Court, Chandigarh.

***These instructions have been Revised vide
No. 1/2(8)98-2FR-II(Part-V), Dated 18.01.2000.***

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

No. 1/2(8)98-2FR-II(Part-I)

Dated: Chandigarh, 9th March, 1998

NOTIFICATION

Subject : Implementation of Government decision on Pension and Pension Related matters - Revision of pension of pre-1996 pensioners/family pensioner.

The undersigned is directed to say that in pursuance of Government's decision, sanction of the Governor of Haryana is hereby accorded to regulate, with effect from 1.1.1996, pension/family pension of all the pre-1996 pensioner/family pensioners in the manner indicated in the succeeding paragraphs:

2. Applicability of these orders: These orders apply to all pensioner/family pensioners who were drawing their pension/family pension on 1.1.1996 under the Punjab Civil Services Rules Volume-II as amended from time to time and as applicable to the rule making powers of Haryana Government and whose pension/family pension is debatable to the Consolidated fund of the State of Haryana.

3. Non-Applicability of these orders: These orders do not apply to any category of persons whose pension etc. is not governed by the Punjab Civil Services Rules Volume-II as amended from time to time and as applicable on pensioners/family pensioners of State of Haryana or who are not under the rule making powers of the Haryana Government or who are governed by any separate rule other than the Punjab Civil Services Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners of Haryana Government.

4. Definitions: In these orders :

- (a) **"Existing Pensioners or Existing Family Pensioner"** means a pensioner who was drawing/entitled to pension/family pension on 31.12.1995 as per the provisions of Punjab Civil Services Rules Volume-II as amended from time to time and as applicable to the pensioners/family pensioners of Haryana Government.
- (b) **"Existing Pension"** means the basic pension inclusive of commuted portion, if any, due on 31.12.1995.
- (c) **"Existing Family Pension"** means the basic family pension drawn on 31.12.1995 under the Punjab Civil Services Rules Volume-II as amended from time to time and as applicable to the pensioners/family pensioners of Haryana Government.
- (d) **"Existing Dearness Relief"** means the relief due to the pensioners/family pensioners upto average CPI 1510.
- (e) **"Government"** means the Government of Haryana in the Finance Department, save as otherwise provided by or under these orders.

5. Consolidated Pension/Family Pension: The Pension/family pension of 96 pensioners/family pensioners will be consolidated with effect from 1.1.1996 by adding together:-

- (i) The existing pension/family pension.
- (ii) Dearness Relief upto CPI 1510, that is 148%, 111% and 96% of basic pension as admissible by the department letter No. 1/2(73)88-4FR-II/873 dated 17.7.1996.
- (iii) Interim Relief I
- (iv) Interim Relief II
- (v) Fitment weightage at the rate of 40% of the existing pension/family pensions.

6. Upper Ceiling of Pension/Family Pension and the limits of disbursements : The amount so arrived at will be regarded as consolidated pension/family pension with effect from 1.1.1996. Upper ceiling on pension/family pension shall now be 50% and 30% respectively of the highest pay in the Government of Haryana. (The highest pay in Government of Haryana is Rs. 24500/- since 1.1.1996). Since the consolidated pension will be inclusive of commuted portion of pension, if any, the same will be deducted from the said amount while making monthly disbursement.

7. Revised rates of Dearness Relief and its adjustments : Since the consolidated pension/family pension arrived at as per paragraph 5 above includes Dearness Relief upto average index level 1510, Dearness Relief will be admissible there on only beyond average index 1510 in accordance with the revised scheme of Dearness Relief for which orders are being issued separately. The two installments of Dearness Relief sanctioned earlier with effect from 1.7.1996 and 1.1.1997 through letter No. 1/2(73)88-4FR-II/2069 dated 31.10.1996 and letter No. 1/2(73)88-4FR-II/766 dated 12.5.1997 respectively shall be adjusted against revised Dearness Relief becoming due on the consolidated pension/family pension.

8. Adjustment of Interim Relief III : The amount already paid on account of Interim Relief sanctioned vide this department letter No. 4/12/95-4FR-II, dated 25.10.1996 will be recovered from the arrears becoming due on consolidation of pension/family pension as in para 5 above and sanction of Dearness Relief on consolidated pension/family pension.

9. Floor Ceiling of Consolidated pension : Where the consolidated pension/family pension in terms of para 5 above works out to an amount less than Rs. 1275/-, the same shall be stepped up to Rs. 1275/-. This will be regarded as pension/family pension with effect from 1.1.1996. In the case of pensioners who are in receipt of more than one pension, the floor ceiling of Rs. 1275/- will apply to the total of all pensions taken together.

10. Provisions of employed/re-employed pensioners : The employed/re-employed pensioners/family pensioners are not getting Dearness Relief on pension at present, under the relevant orders. In their case the notional dearness relief, which would have been admissible to them but for their employment/re-employment post will be re-fixed with effect from 1.1.1996 with reference to consolidated pension becoming admissible to them. Dearness Relief beyond 1.1.1996 will, however, continue not to be admissible to them during the period of employment/re-employment.

11. Authorisation to the pension Disbursing Authorities : All pension disbursing authorities handling disbursement of pension to the Haryana Government pensioners/family pensioners are hereby authorised to pay pension/family pension to the existing pensioners/family pensioners at the consolidated rates without any further authorisation from Audit officer.

However, before disbursement of the pension, the pension disbursing authority shall authenticate that the fixation made is strictly in accordance with the provisions of these orders. For this purpose a pension fixation calculation sheet enclosed as Annexure-I shall be prepared in triplicate for each individual pensioner/family pensioner, Where a pensioner is in receipt of more than one pension, consolidation may be done separately in terms of paragraph 5 and as indicated in paragraph 9, floor ceiling of Rs. 1275/- may be applied to total pension from all sources taken together. A suitable entry regarding the revised consolidated pension shall be recorded by the pension disbursing authority in both halves of the Pension Payment Order. An intimation regarding disbursement of revised pension alongwith an authenticated copy of correctness of the fixation of pension as per the provisions of these orders may be sent by the pension disbursing authority to the office of the relevant Head of office and Audit Officer which has issued the PPO with reference to the pensioners/family pensioners so that they can update the pension payment order register maintained by them. An acknowledgement shall be obtained by the pension disbursing authority from the office of pension sanctioning authority and the Audit Officer.

12. Entitlement of Dearness Relief for Specific Categories : The consolidated pension/family pension as worked out in accordance with the provisions of para 5 and para 9 above shall be treated as "Basic Pension" or Basic Family Pension, as the case may be, with effect from 1.1.1996 and shall qualify for grant of Dearness Relief sanctioned thereafter.

Provided that in cases of pensioners/family pensioners who retired or died in harness prior to 1.1.1986 and who have not been brought over to the post 1.1.1986 pension scheme so far, these orders provide the revision/consolidation of pension with effect from 1.1.1996 as an interim measure only so as to provide them immediate relief and shall be subject to variation. As and when any such case is noticed the same shall be referred to the Government for appropriate decision.

13. Payment of Arrears : The arrears on account of consolidation of pension for the period from 1.1.1996 to 31.1.1998 shall be paid in cash with the stipulation that where the amount of arrears is less than Rs. 5000/- it should be paid in one installment, and where it is in excess of Rs. 5000/-, it should be paid in two installments, in the first installment, payment should be restricted to Rs. 5000/- plus 50% of their balance amount of arrears. The arrears for the first installment can be drawn and paid immediately after finalisation of the calculations. However, separate orders shall be issued for payment of the second installment.

It is not unlikely that the arrears due in some cases, may be calculated incorrectly leading to over payment that might have to be recovered subsequently even after this exercise. The pension disbursing authorities should, therefore, make it clear to the pensioners/family pensioners while drawing arrears that the payments are being made subject to adjustments from amounts that may be due to them, if any discrepancy is noticed later. For this purpose an undertaking should also be obtained in writing from every pensioner/family pensioner at the time of drawal of first installment of arrears of pension or revised pension for the month of February, 1998 paid in the month of March, 1998 to the effect that in such cases excess payment that may be found to have been made as a result of incorrect consolidation of pension/calculation of arrears will be refunded by him to the Government either by adjustment against future payment or otherwise. A specimen form of undertaking is also enclosed as Annexure-II.

The fixation of pension/family pension and adjustment of arrears shall also be subject to rectification and adjustments in certain cases where a particular pension or provisional pension had been granted to a pensioner/family pensioner at the strength of some interim orders of the Court of Law or on the basis of some interim orders by any Court of Law, after the case has been decided finally and suitable appropriate decision has been taken by the

Government on such final decision of the Court of Law. The pension disbursing authority should therefore, also make it clear to all such employees/pensioners while disbursing the arrears/pension, that payments are being made subject to appropriate decision taken by the Government or such final decision of the Court of Law. A specimen form of undertaking is also enclosed as Annexure-III.

14. Time limit of making these orders operational : It is considered desirable that the benefit of these orders should reach the pensioners/family pensioners as expeditiously as possible. To achieve this object, it is desired that all pension disbursing authorities should ensure that the revised pension and the first installment of arrears due to the pensioners/family pensioners in term of the above orders is paid to the pensioners/family pensioners or credited to their account by 31st March, 1998 or before positively after fulfilling the pre-requirements of such disbursement.

15. Overriding effect : The provisions of CSR or PFR or any other rules or instructions made or issued in this regard shall not save or otherwise provided in these orders or any **other** subsequent instructions issued in continuation to these orders, apply to cases where pension/family pension is regulated under these orders to the extent they are inconsistent with the provisions of these orders.

16. Interpretation : If any question arises relating to the interpretation of any of the provisions in these orders, it shall be referred to the Government for decision.

17. Residuary provision : In the event of any general or special circumstances which is not covered under these orders or about which certain inconsistency are noticed, the matter shall be referred to the Government and the Government will prescribe the conditions to be followed under such circumstances. Such conditions as prescribed by the Government under this paragraph shall be deemed to be part of these orders. Further, if the Government is satisfied that there is a requirement to prescribe certain additional conditions, the Government shall prescribe such conditions and such additional conditions as prescribed by the Government under this para, shall be deemed to be the part of these orders.

18. Display : The pension disbursing authorities/Treasury officers are directed to promptly display these orders on their notice board for the benefit of pensioners/ family pensioners.

A. N. MATHUR
Financial Commissioner & Secretary to Government,
Haryana, Finance Department.

ANNEXURE-I

Form of intimation by the Pension Disbursing Authority to the Audit Officer (Accountant General) Haryana and Head of Office regarding consolidation of pension in terms of Government of Haryana Finance Department Notification No. 1/2(8)98-2FR-II(PART-I) dt. 9.3.1998.

1.	Name of Pensioner/Family Pensioner		
2.	PPO No.		
3.	Date of retirement/Death (in case of family pension)		
4.	Saving Bank A/c No.		
5.	Name of the Bank/Paying Branch		
6.	Bank Code No.		
7.	Computation of consolidated pension/family pension		
		Pension	Family Pension
(A)	Existing basic pension (inclusive of commuted portion)/family pension.		
(B)	Dearness Relief upto CPI 1510 i.e. 148%, 111% and 96% of pension/family pension as drawn.		
(C)	1 st Interim Relief		
(D)	IIInd Interim Relief		
(E)	40% of the Basic Pension/Family Pension as at 'A' above		
(F)	Consolidated Pension/Family Pension (A+B+C+D+E)		
8.	Whether consolidated pension/family pension is final or allowed as immediate relief		
9.	Remark, if any.		

SIGNATURE OF PENSION DISBURSING AUTHORITY

1. The Accountant General, Haryana.
2. Concerned Head of Office.

Note : The Finalisation of pension cases in respect of pensioners/family pensioner retired or died prior to 1.1.1996 will be done by the pension Disbursing Authority concerned.

ANNEXURE-II**UNDERTAKING**

I hereby undertake that any excess payment that may be found to have been made as a result of incorrect fixation of pension or any excess payment detected in the light of discrepancies noticed subsequently will be refunded by me to the Government either by adjustment against future payments due to me or from the second installment of arrears of otherwise.

Date : _____ Signature : _____
Place : _____ Name : _____
Address : _____

ANNEXURE-III**UNDERTAKING**

I hereby undertake that as a result of any rectification or adjustment in the pension granted to me on the strength of some interim order of the Court of Law or on the basic of any interim order by any Court of Law any excess amount which may be found to have been made as a result of relevant appropriate decision taken by the Government on the final decision of the Court of Law, will be refunded by me to the Government either by adjustment against future payments due to me or otherwise. I further undertake to abide by such relevant appropriate decision of the Government taken on the final decision of such Court of Law as the case may be.

Date : _____ Signature : _____
Place : _____ Name : _____
Address : _____

***These instructions have been partly Modified vide
No. 1/2(8)-2FR-II(Part-VI), Dated 06.07.2000 and
No. 1/2(8)/98-2FR-II(Part-VII), Dated 17.07.2000.***

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

No. 1/2(8)98-2FR-II(Part-II)

Dated: Chandigarh, 9th March, 1998

NOTIFICATION

Subject : Implementation of Government's decision - Revised provision for Government employees who retire/die in harness on or after 1.1.1996.

The undersigned is directed to state that in pursuance of Government's decision, the Governor of Haryana is pleased to introduce following modifications in the rules regulating pension, family pension and death-cum-retirement gratuity under the Punjab Civil Services Rules Volume II (hereinafter referred to as CSR) as amended from time to time and as applicable to the pensioners/family pensioners under the rule making powers of Haryana Government.

2. Applicability of these orders.— These orders apply to all pensioners/family pensioners who retire/die in harness on or after 1.1.1996 and are drawing/entitled to draw their pension family pension under the Punjab Civil Services Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making powers of Haryana Government and whose pension/family pension is debatable to the consolidated fund of the State of Haryana.

Provided that these orders do not apply to any category of persons whose pension etc. is not governed by the Punjab Civil Services Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners of State of Haryana or who are not under the rule making powers of Haryana Government or who are covered by any separate rule other than the Punjab Civil Services Rules Volume- II as amended from time to time and as applicable to the pensioners/ family pensioners of Haryana Government.

3. Date of effect.— The revised provision as per these orders shall apply to Government employees who retire/die in harness on or after 1.1.1996. Separate orders are being issued in respect of employees who retired/died before 1.1.1996.

Provided that where pension/family pension or death-cum-retirement gratuity/ Commutation of pension has already been sanctioned in cases occurring on or after 1.1.1996, the same shall be revised in terms of these orders. In case where pension has been finally sanctioned on pre-revised orders and if it happens to be more beneficial than the pension becoming due under these orders. The pension already sanctioned shall not be revised to the disadvantage of the pensioner in view of proviso to Rule 9.16 (i) of Punjab Civil Services Rules Volume-II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making powers of Haryana Government.

4. Emoluments for Pension/Family Pension.— The term "Emoluments" for purposes of calculation of various pensionary benefits other than Retirement/Death Gratuity shall mean basic pay, as defined in rule 6.19 (c) (i) of Punjab Civil Services Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making powers of Haryana Government, which the Government employee was receiving before his retirement or on the date of his death.

5. Pay.— The Term "Pay" in these orders means the pay in the revised scales promulgated under Haryana Civil Services (Revised Pay) Rules, 1998 and Haryana Civil Services (Assured Career Progression) Rules, 1998 as relevant with reference to the individual Government employee.

6. Emoluments for retirement/death gratuity.— In the case of retirement/death gratuity, Dearness Allowance admissible on the date of retirement/death shall also be treated as emoluments alongwith the emoluments as defined in Paragraph 4 above.

7. Pension.— Pension shall continue to be calculated as per existing provisions with the maximum ceiling at 50% of the average emoluments and shall be subject to a minimum of Rs. 1275/- and maximum upto 50% of highest pay in the Government (the highest pay in Government is Rs. 24,500/- since 1.1.1996).

8. The limit of Retirement Gratuity/Death Gratuity.— The maximum limit of retirement/death gratuity shall be Rs. 3.50 lakh.

9. Family Pension.— Family pension shall be calculated at uniform rate of 30% of basic pay in all cases instead of Slab System and shall be subject to a minimum of Rs. 1275/- per month and a maximum of 30% of the highest pay in the Government (The highest pay in the Government is Rs. 24,500/- since 1.1.1996).

10. Commutation of pension.— A Government employee shall be entitled to commute for a lumpsum payment upto 40% of his pension.

11. Fixation of pension for the specific category of Government employees who have drawn their pay in different schemes prior to retirement.— In case of Government employees who have opted for the revised scale of pay or have been brought over to the revised scale of pay under Haryana Civil Services (Revised Pay) Rules, 1998 or Haryana Civil Services (Assured Career Progression) Rules, 1998 as the case may be and as is relevant with reference to the Government employees who retire within 10 months from the date of coming over to the revised scale under the said rules, basic pay for 10 months period preceding-retirement shall be calculated by taking into account pay as follows :-

- (i) For the Period during which pay is drawn in pre-revised scale – Basic Pay + actual dearness allowance and Interim Relief I & II appropriate to the basic pay at the rates in force on 01.01.1996 drawn during the relevant period; and
- (ii) For the period during which pay is drawn in revised scale – Basic pay in the revised scale as per Rule 6.19 'C' of Punjab C.S.R. Volume II.

12. Special provision for those retiring between 1.1.1996 and 28.2.1998.— Those who have retired or died in harness or will retire or die between 1.1.1996 and 28.2.1998, will have an option to retain the pre-revised scales of pay and have their pension and death-cum-retirement gratuity calculated under the rules in force immediately before coming into effect of these orders. The rules in force immediately before coming into effect of these orders. The pension and death-cum-retirement gratuity in such cases will be regulated as follows :-

- (i) The Term "Emoluments" will mean "Pay" as defined in Rule 6.19 of Punjab Civil Services Rules Volume II as amended from time to time and as applicable on the employees/pensioners of Haryana Government and will include Dearness Allowance upto AICPI 1436 and Interim Relief I and Interim Relief II.

- (ii) Pension will be calculated as per existing provision with a maximum ceiling at 50% of average emoluments. To the pension so calculated, Dearness Relief upto AICPI 1510 at the prescribed rates shall be added. The amount so arrived at will be regarded as pension.
- (iii) Death-cum-retirement gratuity shall be admissible with reference to emoluments as at (i) above under the orders in force immediately before coming into effect of these orders. The maximum amount of gratuity shall not exceed Rs. 2,50,000/- in terms of this Department letter No. 1/4(93)89-2FR-II dated 8.3.1996.
- (iv) Commutation of pension shall be admissible in accordance with the rules/orders in force immediately before coming into effect of these orders.
- (v) Family pension shall be allowed in accordance with the orders applicable prior to the issue of these orders and shall be calculated with reference to basic pay drawn at the time of death/retirement in the pre-revised pay scale including D.A. upto AICPI 1436 and Interim Relief I & II. To the family pension so calculated, Dearness Relief upto average AICPI 1510 at the rate contained in this department's letter No. 1/2(73)88-4FR-II/766 dated 12.5.97 shall be added. The amount so arrived at will be regarded as family pension for regulating payment of Dearness Relief beyond average AICPI 1510.
- (vi) Revised Pension Payment Order will be issued by the Audit Officer in such Cases.

13. Provision for fixation of pension/family pension/death-cum-retirement gratuity and admissibility of Dearness Relief for those retaining the pre-revised pay scales and retired or dies after 28.2.1998.— In the cases of Government employees who retain pre-revised scales and retire or die in harness subsequent to 28.2.1998, pension, retirement gratuity, death gratuity and family pension as may be relevant shall be calculated in terms of paragraphs 7 to 10 of these orders. The "Emoluments" for calculation of pensionary benefits in their case will be the basic pay in the pre-revised scale plus Dearness Allowance admissible upto CPI 1510 in terms of this department's letter No. 1/2(73)88-4FR-II/766 dated 12.5.97 appropriate to the said basic pay plus two installments of Interim Reliefs at the rates in force on 31.12.1995 appropriate to the said basic pay.

14. Admissibility of Dearness Relief Residual provision.— For all cases where separate provision for regulating the admissibility of Dearness Relief has not been provided under these orders, the pension/family pension in terms of these orders will qualify for Dearness Relief beyond average AICPI 1510. The revised pattern of Dearness Relief is being notified separately.

15. Payment of Arrears.— The arrears on account of revision of pension/family pension and death-cum-retirement gratuity shall be paid in cash with the stipulation that where the amount of arrears is less than Rs. 5,000/-, it should be paid in one installment and where it is in excess of Rs. 5,000/-, it should be paid in two installment, in the first installment, payment should be restricted to Rs. 5000/- plus 50% of their balance amount of arrears. The arrears for the first installment can be drawn and paid immediately after finalisation of the calculation. However, separate orders shall be issued for payment of the second installment.

It is not unlikely that the arrears due in some cases, may be calculated incorrectly leading to over payment that might have to be recovered subsequently even after this exercise. The pension disbursing authorities should, therefore, make it clear to the pensioners/family pensioners while drawing arrears that the payment are being made subject to adjustments from amounts that may be due to them, if any discrepancy is noticed later. For this purpose an undertaking should also be obtained in writing from every pensioner/family pensioner at the time

of drawal of first installment of arrears/pension for the month of February, 1998 paid in the month of March, 1998, to the effect that in such cases excess payment that may be found to have been made as a result of incorrect consolidation of pension/calculation of arrears will be refunded by him to the Government either by adjustment against future payments or otherwise. A specimen form of undertaking is also enclosed as Annexure-I.

The fixation of pension/family pension and adjustment of arrears shall also be subject to ratification and adjustments in certain cases where a particular pre-revised scale or provisional pension had been granted to Government employees/pensioners at the strength of some interim orders of the Court of Law or on the basic of some interim orders by any Court of Law, after the case has been decided finally and suitable appropriate decision has been taken by the Government on such final decision of the Court of Law. The pension disbursing authority should, therefore, also make it clear to all such concerned employees/pensioners while disbursing the arrears/pension, that payments are being made subject to appropriate decision taken by the Government on such final decision of the Court of Law. A specimen form of undertaking is also enclosed as Annexure-II.

16. Overriding effect.— The provisions of CSR or PFR or any other rules or instructions made or issued in this regard shall not save or otherwise provided in these orders or any other subsequent instructions issued in continuation to these orders, apply to cases where pension/family pension and death-cum-retirement gratuity is regulated under these orders to the extent they are inconsistent with the provisions of these orders.

17. Interpretation.— If any question arises relating to the interpretation of the provisions in these orders, it shall be referred to the Government of Haryana in Finance Department for decision.

18. Residuary Provision.— In the event of any general or special circumstances which is not covered under these orders or about which certain inconsistency are noticed, the matter shall be referred to the Government and the Government will prescribe the conditions to be followed under such circumstances. Such conditions as prescribed by the Government under this paragraph shall be deemed to be part of these orders. Further, if the Government is satisfied that there is a requirement to prescribe certain additional conditions, the Government shall prescribe such conditions and such additional conditions as prescribed by the Government under this para, shall be deemed to be the part of these orders.

19. Power to relax.— Where the Government is satisfied that the operation of all or any of the provisions of these rules causes undue hardship in any particular case it may, by order, dispense with or relax the requirements of these orders to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner.

A.N. MATHUR
Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

Endst. No. 1/2(8)98-2FR-II

Dated 9.3.1998

A copy is forwarded to the Chief Secretary to Government of Haryana, for information.

Sd/-
(Ram Niwas)
Joint Secretary Finance
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

Endst. No. 1/2(8)98-2FR-II

Dated 9.3.1998

A copy is forwarded to :-

1. The Registrar, Punjab & Haryana High Court, Chandigarh.
2. All Heads of Departments in Government of Haryana.
3. All Commissioners of Divisions in Haryana.
4. All Deputy Commissioners in Haryana.
5. All Sub Divisional Officers (Civil) in Haryana.

Sd/-
(Ram Niwas)
Joint Secretary Finance
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

Contd..
Encl.

ANNEXURE-I
UNDERTAKING

I hereby undertake that any excess payment that may be found to have been made as a result of incorrect fixation of pension or any excess payment detected in the light of discrepancies noticed subsequently will be refunded by me to the Government either by adjustment against future payments due to me or from the second installment of arrears of otherwise.

Date : _____ Signature : _____
Place : _____ Name : _____
Address : _____

ANNEXURE-III
UNDERTAKING

I hereby undertake that as a result of any rectification or adjustment in the pension granted to me on the strength of some interim order of the Court of Law or on the basic of any interim order by any Court of Law any excess amount which may be found to have been made as a result of relevant appropriate decision taken by the Government on the final decision of the Court of Law, will be refunded by me to the Government either by adjustment against future payments due to me or otherwise. I further undertake to abide by such relevant appropriate decision of the Government taken on the final decision of such Court of Law as the case may be.

Date : _____ Signature : _____
Place : _____ Name : _____
Address : _____

***These instructions have been Modified Partly vide
No. 1/2(8)-8-2FR-II(Part-IV), Dt. 18.01.2000.***

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

No. 1/2(8)/98-2FR-II(Part-IV)

Dated, the 13th January, 2000, Chandigarh.

NOTIFICATION

Subject : Implementation of Government's decision on Pension and Family Pension related matters - Revision of Pension of pre-1986 Pensioners/Family Pensioners.

Sir,

The undersigned is directed to state that in continuation of instructions contained in this department's Notification No. 1/2(8)/98-2FR-II (Part I, II & III) dated 9th March, 1998 the Governor of Haryana is pleased to decide that the pension/family pension of all pre-1986 pensioners/family pensioners who were in receipt of family pension or the following types of pension as on 1.1.1996 under Punjab C.S.R Vol. II as amended from time to time w.e.f. 1.1.1996 will be revised/consolidated in the manner indicated in the succeeding paragraphs :-

- (i) Retiring Pension
- (ii) Superannuation Pension
- (iii) Compensation Pension
- (iv) Invalid Pension.

2. In accordance with the provisions contained in Punjab C.S.R Vol. II and the Government's orders issued thereunder, pension of all pre-1986 retirees is based on the average emoluments drawn by them during last completed 10 months immediately preceding the date of retirement and similarly family pension is based on the 50% of the pension either already drawn or what the Govt. employee would have drawn had he superannuated at the pay drawn on the date of death while in service. Now in pursuance of Government decision to the effect that the pension of all the pre-1986 retirees may be updated by notional fixation of their pay as on 1.1.1986 by adopting the same formula as for the serving employees and thereafter for the purpose of consolidation of their pension as on 1.1.1996, they may be treated alike those who have retired on or after 1.1.1986. Accordingly, pay of all those who retired prior to 1.1.1986 and were in receipt of pension as on 1.1.1996, and also in cases of those Haryana Govt. employees who died while in service or retired prior to 1.1.1986, in respect of whom family pension was being paid on 1.1.1996, will be fixed on notional basis in the revised scale of pay for the post held by the pensioner/deceased Govt. employee at the time of retirement or on the date of death, as the case may be, introduced upto 1.1.1986 subsequent to retirement/death of Government employee consequent upon promulgation of Revised Pay Rules on implementation of recommendation of successive Pay Commission, judgement of the court or due to general revision of the scale of pay for the post etc. The number of occasions on which pay shall be required to be fixed on notional basis in each individual case would vary and may be required to be revised on several occasions in respect of those employees who retired in the fifties and sixties. In all such cases pay fixed on notional basis on the first occasion shall be treated as 'pay' for the purpose of emoluments for re-fixation of pay in the revised scale of pay on the second occasion and other elements like DA/Adhoc DA/Additional DA, IR, etc., if any based on this notional pay shall be taken into account. In the same manner pay on notional basis shall be

fixed on subsequent occasions. The last occasion shall be fixation of pay in the scale introduced by the Haryana Government vide Finance Department's Notification No. G.S.R. 39/Const/Art. 309/87 dated 29.4.1987 and made effective from 1.1.86. While fixation of pay on notional basis on each occasion, the pay fixation formulae approved by the Govt. and other relevant instructions on the subject in force at the relevant time shall be strictly followed. However, the benefit of any notional increments admissible in terms of the rules and instructions applicable at the relevant time (i.e. from the date of retirement/death to 1.1.1986) shall not be extended in any case of re-fixation of pay on notional basis.

3. For the purpose of calculation of pension the notional pay so arrived as on 1.1.1986 shall be treated as average emoluments and accordingly the pension shall be calculated as on 1.1.1986 as per the pension formula then prescribed. The full pension shall not be less than 50% of the above notional pay. However, such pension will be suitably reduced pro-rata where the pensioner has less than maximum required qualifying service for full pension as per provision in Rule 6.16 (2) of Pb CSR Vol. II applicable to the pensioner on the date of his/her retirement. This pension so worked out shall be consolidated as on 1.1.1996 in accordance with the provisions contained in paragraphs 5 of this Department's Notification No. 1/2(8)98-2FR-II(Part II) dated 9.3.1998 and shall be treated as actual basic pension w.e.f. 1.1.1996 for all purposes.

4. In the case of family pension, the notional pay as on 1.1.186 shall be treated as pay last drawn by the deceased Government employee/pensioner and family pension shall be calculated thereon at the rate in force as on 1.1.86 or prior to 1.1.1996 i.e. @ 30% of pay upto 1500 subject to minimum of Rs. 375 and above Rs. 1500 the same will be @ 25% of pay subject to minimum of Rs. 450 and maximum Rs. 1250/- as provided in FD instructions issued vide No. 1/3/(18)94-2FR-II, dated 17.3.97. This family pension shall be consolidated as on 1.1.1996 in accordance with the provisions contained in para 5 of this Department's Notification No. 1/2(8)98-2FR-II(Part I) dated 9.3.1998.

5. It has been separately decided that w.e.f. 1.1.96 family pension shall be calculated at a uniform rate of 30% of basic pay in all cases instead of slab system and shall be subject to a minimum of Rs. 1275/- and maximum of 30% of the highest pay in the Government. It has also been decided that the benefit of increased rate of family pension introduced w.e.f. 1.1.1996 may also be extended to pre-1986 family pensioners from the same date. Accordingly in case of those pre-1986 pensioners whose family pension has been calculated on notional pay under the slab system (i.e. @ 25% of notional pay), family pension as on 1.1.1996 shall be re-calculated at the rate of 30% of the notional pay as determined on 1.1.1986. The additional family pension becoming due on account of difference between the basic family pension admissible under slab system and at a rate of 30% of notional pay shall be added to the consolidated family pension worked out in accordance with the provision of Para 4 above. The total of these two amounts i.e. consolidated pension plus additional family pension, if any, shall be the basic family pension w.e.f. 1.1.1996 and shall be subject to a minimum of Rs. 1275 and a maximum of 30% of highest pay in the Government as on 1.1.1996. Dearness Relief thereon shall be admissible in accordance with the orders issued from time to time after 1.1.1996. A few examples of calculation of pension and family pension are given in Annexure IV & V to this notification.

6. In the case of existing pre-1986 pensioners in whose case the family pension has not come into operation as pensioners are/were alive as on 1.1.1996, while updating their pension on the basis of notional pay as on 1.1.1986, the family pension shall also be revised/consolidated and updated, wherever necessary, in terms of these orders and noted on their Pension Payment Order. The updated rates of family pension will apply as and when family pension becomes payable in such cases.

7. No arrears on account of revision of pension/family pension on notional fixation of pay will be admissible for the period prior to 1.1.1996.

8. No commutation will be admissible for the additional amount of pension accruing as a result of this revision. The existing commuted portion of pension, if any, would continue to be deducted from the consolidated pension while making monthly disbursement.

9. Notional fixation of pay as on 1.1.1986 will not effect DCRG entitlement already determined and paid with reference to rules in force at the time of retirement/death of the Government employee.

10. Arrears already paid on account of consolidation of pension/family pension in the case of pre-1986 pensioners/family pensioners in accordance with the provisions contained in para 13 of the Department's Notification No. /2(8)/98-2FR-II(Part-I) dated 9.3.98 shall be adjusted by Pension Disbursing Authorities against arrears becoming due on the revision of pension/family pension on the basis of this order.

11. It shall be the responsibility of the Head of the Department and Head of Office from which the Government employee had retired or was working last before his death to revise the pension/family pension of pre-1986 pensioner/family pensioner w.e.f. 1.1.1996 in accordance with these orders and issue a revised pension payment Authority.

12. Each pre-1986 pensioner/family pensioner who was in receipt of pension as on 1.1.1996 is required to apply for revision of his/her pension on the prescribed form (in duplicate) as at Annexure II alongwith photo copy of P.P.O. to his/her Head of Office/Head of department within a period of 180 days (i.e. upto 13.7.2000) from the date of issue of these orders. Those who fail to submit their application within the stipulated period will be deemed to have opted to continue to draw their existing pension/family pension. However, any delay in submission of application for revision of pension will be condoned only with the approval of Finance Department. It will be in the interest of the pensioner to furnish full details available with him/her, which may facilitate fixation of his/her pay on notional basis, in the application submitted by him/her. Pension/Family Pension once authorised after final assessment shall not be revised to the disadvantage of the Govt. employee unless such revision become necessary on account of detection of a clerical error or wrong fixation of pay or any discrepancy noticed later on. For this purpose an undertaking should also be obtained in writing from every pensioner/family pensioner at the time of submission of application for revision of pension/family pension to the effect that in such cases excess payment that may be found to have been made as a result of incorrect fixation of pay or consolidation of pension/calculation of arrears will be refunded by him to the Govt. either by adjustment against future payment or otherwise. A specimen form of undertaking is also enclosed at Annexure-III.

13. In cases where the pensioner/family pensioner was alive as on 1.1.1996 and died subsequently, his/her legal heir(s) is/are also entitled to arrears w.e.f. 1.1.1996 till the date of death of pensioner/family pensioner. For this purpose legal heir(s) may also apply to the concerned Head of Office/Head of Department.

14. On Receipt of application from the pensioner/family pensioner it will be the responsibility of the concerned Head of Office to take necessary action for re-fixation of pay on notional basis and to send to the Accountant General, Haryana within 60 days one copy of application alongwith relevant record (i.e. information collected by him relating to length of qualifying service, copy of notional pay fixation order, date of joining service and death/retirement, calculation sheet of pension or family pension admissible under these orders in the proforma of examples, etc. for revised P.P.O. The Accountant General, Haryana will verify the relevant entries of col. 3,4,6 & 7 of the application of pensioners and after recalculation of pension/family pension will issue the revised Pension Payment Authority within a period of 30 days.

15. However, the pensioner/family pensioner in no case will be asked authority. His revised authority will be issued under the existing P.P.O number and would travel to the Pension Disbursing Authority (Treasury officer) through the same channel through which the original P.P.O had travelled. The Pension Disbursing Authority would affix this Authority to both halves of P.P.O.

16. In case a Department/Office has been abolished or merged with another Department, the case of revision of pay would have to be processed by the office in which the parent Department of the retired/deceased Government employee has been merged or the office which is keeping the records of the abolished Department/Office.

17. There may be cases where it would be difficult for the Head of office to determine the revised scale of pay corresponding to pre-revised scale as the scales of pay have been revised from time to time and some of the scales might have become defunct after a particular period of time. In such cases it would be for the Head of Department to decide about equivalence of pre-revised scale. However, in cases where it is not feasible to arrive at a conclusion in this regard, the final decision can be taken by the Head of Department in consultation with the Finance Department.

18. Revision of pay on notional basis from time to time as indicated in the preceding paragraphs will require locating old records for past periods. As some department/offices of Haryana Govt. have been re-organised several times during this period, it is likely that the service records of a large number of employees may not be readily available. There is also possibility of the records having been destroyed on expiry of their scheduled retention period. In such cases the pensioner/family pensioner could be asked to produce copies of relevant orders etc. available with him/her indicating the scale of pay of the post held by the Government employee at the time of retirement/death and also qualifying service rendered (in case of pensioner only). However, in such cases the onus of verifying the correctness of the records made available by the pensioner/family pensioner shall be with the administrative authorities. In very rare cases of pre-1979 retirees, if the Head of Department/Offices is satisfied and records a certificate to the effect that inspite of all the best efforts of Department/Offices including that of contacting the concerned pensioner/family pensioner it has not been possible to revise the pay on notional basis on service records in a particular case due to non-availability of relevant records, the pay of pre-1979 pensioners/deceased Government employee could be fixed out right at the minimum of the revised scale of pay introduced w.e.f. 1.4.1979.

19. Under normal circumstances, pension become payable from the date on which a Government employee ceases to be borne on the establishment. As such the length of service could also be calculated taking into account the date of joining Government service and date of retirement of the Government employee as also the other relevant records available.

20. No pension/family pension will be recalculated under these orders where the revised pension/family pension based on the notional fixation of pay is less than the pension/family pension already drawn by the pensioner.

21. Concerted efforts should be made by all concerned authorities to ensure that pre-1986 pensioners/family pensioners are not put to any harassment or hardship in regard to re-fixation of their notional pay/pension/family pension.

22. If any question arises relating to the interpretation of any of the provisions in these orders, it shall be referred to the Govt. for decision.

23. In the event of any general or special circumstances which is not covered under these orders or about which certain inconsistency are noticed, the matter shall be referred to the Finance Department and the Finance Department will prescribe the conditions to be followed under such circumstances. Such conditions as prescribed by the Govt. under this paragraph

shall be deemed to be the part of these orders. Further if the Govt. is satisfied that there is a requirement to prescribe certain additional conditions. The Govt. shall prescribe such conditions and such additional conditions as prescribed by the Govt. under this para, shall be deemed to be the part of these orders.

24. Payment of arrear of revision of pension/family pension from 1.1.96 to 31.3.2000 will be paid in two instalments. Fifty percent of this arrear will be paid in April, 2000 and for the remaining arrear of 50% separate orders will be issued. Pension/Family Pension consolidated/revised under these orders will be paid in cash from April, 2000.

25. The detailed procedure/guidelines about the action to be taken on the application received from pre-1986 pensioners/family pensioners by the Head of Office and other authorities for revising pay and re-computing pension/family pension are contained in the Annexure I to this Notification.

A.N. MATHUR
Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

Contd...
Encl.

ANNEXURE-I**GUIDELINES FOR REVISIONS OF PAY & RE-FIXATION OF PENSION ETC. FOR PRE-1986 PENSIONERS/FAMILY PENSIONERS****I. For the Head of Office/Head of Department**

- (a) The concerned Head of Office will accept the application (in duplicate) for the revision of pension/family pension in respect of those pre-1986 pensioners/family pensioners who were in receipt of pension/family pension on 1.1.1996. An acknowledgement in respect of receipt of application with date may be given to the applicant.
- (b) For implementation of the decision for fixation of pay on notional basis as on 01.01.1986 of all pre-1986 pensioners/deceased Government employees in respect of whom pension/family pension had been sanctioned, the following factual information will have to be collected in each individual case :-
 - (i) The date from which pension/family pension was sanctioned.
 - (ii) Post, scale of pay for the post and stage of pay on the date of retirement/death of the Government employee;
 - (iii) Occasions on which the pay of the post held by the pensioner/deceased Government employee in the case of family pension was revised between the period from the date from which pension/family pension was sanctioned till 01.01.1986. Such revision could have taken place due to promulgation of Revised Pay Rules in implementation of judgement of Court or of general revision of the scale of posts by the Government etc.
 - (iv) the corresponding replacement scale of pay accepted for the pre-revised scale on each occasion.
 - (v) The standard formula adopted for fixation of pay in the revised scale for the then serving employees on each occasion.

Thereafter in each individual case of pre-1986 pensioner/family pensioner, the pay of the retired/deceased employee would be fixed successively on notional basis. This implies that on the first occasion, the pay in the revised scale of pay would be fixed on the basis of pay last drawn by the retiree/Government employee before retirement/death as if he was drawing the same pay in the pre-revised scale on the date of new scale of pay. The notional pay so arrived at would be basis for fixation of pay in the revised scale on the second occasion meaning thereby as if he had drawn the same pay during the entire duration till the further revision of the scale of pay. This exercise shall be carried out till the pay is fixed in revised scale of pay effective from 01.01.1986 as notified by the Government. It may be noted that in case of fixation of pay on notional basis, the normal benefit of increment beyond the period till the retiree/Government employee was in service shall not be admissible in any case. The notional pay so arrived at as on 01.01.1986 shall be treated as the average emoluments for the purpose of computation of pension and the last pay drawn in the case of family pension. The revised pension as on 01.01.1986 would be calculated by taking into account average emoluments as referred to above but the other constituents of the pension formula would remain the same as provided under the relevant Pension Rules, i.e. fifty percent of average emoluments, after

completing qualifying service of not less than thirty three years and pro-rata less in case of lesser number of year of qualifying service but in any case not less than 10 years of qualifying service for which no pension is admissible. The pension so arrived shall not be less than Rs. 375/- p.m. and more than Rs. 3800/- p.m. Similarly, Family Pension shall be re-calculated on the pay worked out notionally as on 1.1.1986 by applying the same formula as applicable on 1.1.1986 or prior to 1.1.1996. The next step would be to consolidate pension/family pension as on 1.1.1996. The same will be consolidated w.e.f. 1.1.1996 by adding together :

- (1) Pension/family pension arrived at 1.1.1986 on notional fixation of pay.
- (2) D.R. upto CPI 1510 i.e. @ 148%, 111% and 96% of basic pension as admissible vide this Department's memo No. 1/2(73)-88-4FR-II/873 dt. 17.7.1996.
- (3) IR (I) and IR (II).
- (4) Fitment weightage @ 40% of basic pension/family pension as at (1) above.

In the case of pension, the consolidated amount so worked out will be regarded as consolidated basic pension w.e.f. 1.1.1996 and shall be subject to minimum/maximum ceiling prescribed in this Department's notification 1/2(8)-98-2FR-II(Part-I) dt. 9.3.1998.

Since this consolidated pension includes D.R. upto average index level 1510, dearness relief will be admissible thereon only beyond index average 1510 in accordance with the orders contained in this Department's Order No. 1/2(8)98-2FR-II(Part III) dated 9.3.1998. However, it may be specifically indicated that the commuted portion of pension, if any, shall continue to be deducted at the prevailing rates.

So far as family pension is concerned, the same will be calculated on notional pay as per the rates in force on 1.1.1986 or before 1.1.1996 and will be consolidated as per para 5 of FD Notification dated 9.3.1998. In cases where the family pension as on 1.1.1986 has been calculated on notional pay under slab system (i.e. at a rate of less than 30%) the same will be recomputed @ 30% of the notional pay. The difference between the family pension worked out at the rate in force on 1.1.1986 i.e. under slab systems and that on 1.1.1996 i.e. at the rate of 30% of notional pay shall be added to the consolidated amount of family pension as worked out on 1.1.1996 in accordance with the provision above. The total of these two amounts i.e. consolidated family pension plus additional family pension if any shall be the basic family pension w.e.f. 1.1.1996 and shall be subject to a minimum of Rs. 1275 and a maximum of 30% of highest pay in the Government on 1.1.1996.

Dearness relief on this basic family pension beyond 1.1.1996 shall be admissible in the same manner as in the case of pension indicated above.

II. FOR ACCOUNTANT GENERAL, HARYANA

- (a) It will be the responsibility of Accountant General, Haryana to check/verify the relevant entries informed by the pensioner in regard to name, type of pension, Pension Payment Order no. and the date from which pension/family pension was sanctioned etc.
- (b) It will also be the responsibility of the Accountant General, Haryana to ensure that the revised PPO is issued within 30 days from the date of receipt of pension case from the Head of Office/Head of Department.
- (c) The Accountant General, Haryana or any other authority, in no case, will ask the pensioner/family pensioner to surrender his/her original PPO for issuing

revised authority. This revised authority will be issued under the existing PPO number and would travel to the Pension Disbursing Authority through the same channel through which the original had travelled. The Pension Disbursing Authority would affix this authority to both halves of PPO.

III. FOR PENSIONERS/FAMILY PENSIONERS

It will be in the interest of the pensioners/family pensioners to furnish full particulars in their application for revision of pension within 180 days (i.e. upto 13.7.2000). They should extend their fullest co-operation to the Head of office by supplying the relevant documents available with them which may facilitate for fixation of notional pay and revision of pension/family pension in cases where no past records are available.

ANNEXURE-II

As referred to in Para 12 of
Notification 1/2(8)/98-2FR-II(Part IV)
dated 13.1.2000.

FORM OF APPLICATION

To

(Head of Office/Head of Department)

Subject : Revision of Pension/Family Pension in the case of pre-1986 pensioners/family pensioners as on 01.01.96 in terms of Finance Department notification No. 1/2(8)/98-2FR-II(Part IV) dated 13th January, 2000.

Sir,

Kindly revise my pension/family pension entitlement shown in my PPO (Photo copy enclosed) in terms of the Finance Department Notification No. 1/2(8)/98-2FR-II(Part IV) dated 13th January, 2000. The requisite particulars are given below :-

1. Name of the Applicant in Block letters.
2. Full Postal Address.
3. Type of pension admissible.
4. Name of the deceased Government employee/pensioner in case of family pension.
5. Date of retirement/death of the Government employee.
6. Date from which pension/family pension is being drawn.
7. Pension Payment Order (PPO) No.
8. Office/Department in which the pensioner/deceased Government employee served last and the post held by him.
9. The scale of pay at the time of retirement/death of the post last held and the last pay drawn.
10. If any documentary evidence is being attached to facilitate determination of length of qualifying service and also revised scale of pay for the post last held by the Pensioner/ deceased.
Govt. employee, if yes, details thereof.

Date :

(SIGNATURE OF PENSIONER/
FAMILY PENSIONER)

ANNEXURE-III**UNDERTAKING**

I hereby undertake that any excess payment that may be found to have been made as a result of incorrect fixation of notional pay or consolidation of pension/family pension or any other excess payment detected in the light of discrepancies noticed subsequently will be refunded by me to the Govt. by adjustment against future payments/pension due to me.

Date :

Signature : _____

Place :

Name : _____

Address : _____

Annexure-IV**Examples of Calculation of Family Pension of pre-1986**

1	Name of the Family Pensioners	A	B	C	D
2	Date of Death/ retirement	31.1.1985	30.4.1982	20.5.1978	13.6.1983
3	Scale of pay at the time of death/ retirement	1000-1500	525-1050	225-500	1000-1800
4	Pay last drawn	1200	730	255	1620
5	Pay fixed on notional basis on the last occasion (i.e. in the pay scale of the post as on 1.1.1986) and pay scale	2450 (In the pay scale of 2000-3500 as on 1.1.86)	1480 (In the scale of 1400-2600 as on 1.1.86)	660 (In the pay scale of 525-1050 as on 1.4.1979) 1440 (In the pay scale of 1400-2600 as on 1.1.86)	3100 (In the scale of 2200-4000 as on 1.1.86)
6	Family Pension admissible on notional pay as per rate in force on 1.1.1986.	613 @ 25% of notional pay)	444 @ 30% of notional pay)	432 @ 30% of notional pay)	775 @ 25% of notional pay)
7	Consolidated family pension admissible on 1.1.96 w.r.t. (6) above in terms of FD notification No. 1/2/(8)98-2FR-II(Part I) Dt. 9.3.98.	613+907+50 +61+245= 1876	444+657+50 +50+178= 1379	432+639+50 +50+173= 1344	775+1147+50+7 8+310= 2360
8.	Family Pension admissible @ 30% of pay fixed on notional basis as at (5) above.	735	444	432	930
9	Additional Family Pension admissible on 1.1.96 [Column (8)-(6)]	735-613=122	444-444=0	432-432=0	930-775=155
10	Total Basic Family Pension admissible from 1.1.96 (Column 7+9)	1876+122= 1998	1379	1344	2360+155=2515

Note : There will be no entitlement of the pay scales mentioned in the above examples for notional fixation of pay in the revised scale.

ANNEXURE-V**Examples of Calculation of Pension of pre-1986**

1.	Name of the Pensioners	A	B
2.	Date of Death/retirement	31.1.1983	31.5.1980
3.	Scale of pay at the time of retirement	400-660	1200-1860
4.	Pay last drawn	540	1200
	Service qualifying for pension upto the date of retirement	35 years	34 years
6.	Pension fixed on retirement	270	600
7.	Pension consolidated/ revised on 1.1.1986 under F.D. instructions No. 1/2(74)88-2FR-II, dated 16.1.1990	270+250+52=572	600+463+100=1163
8.	Pension consolidated/ revised on 1.1.1996 under FD notification of even number dated 9.3.1998.	572+847+50+57+229= 1755	1163+1721+50+116+465= 3515
9.	Pay fixed on notional basis on the last occasion (i.e. in the pay scale of the post on 1.1.86) and pay scale	1200 (In the pay scale of 950-1500 as on 1.1.86)	2425 (In the pay scale of 2200-4000 as on 1.1.86)
10.	Notional pension w.e.f. 1.1.1986 on the basis of pay fixed at Col. 9 above	600	1213
11.	Consolidated pension as on 1.1.96 w.r.t. 10 above in terms of FD notification No. 1/2(8)98-2FR-II (Part I) Dt. 9.3.98	600+888+50+60+240= 1838	1213+1795+50+121+485= 3664
12.	Basic Pension admissible from 1.1.96 (whichever is higher among Column 8 & 11)	1838	3664

Note :- There will be no entitlement of the pay scales mentioned in the above examples for notional fixation of pay in the revised scale.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE****No. 1/2(8)/98-2FR-II(Part-IV)****Dated, the 18th January, 2000, Chandigarh.****NOTIFICATION****Subject : Implementation of Government's decision on Pension and Family Pension related matters - Revision of Pension of pre-1986 pensioners/family pensioners.**

Sir,

The undersigned is directed to state that in continuation of instructions contained in this Department's Notification No. 1/2(8)/98-2FR-II(Part-IV), dated 13.1.2000, the Governor of Haryana is further pleased to decide that the pension/family pension in respect of all the Government employees retired or died while in service prior to 1.1.1986 and cover under the above said instructions shall be updated/consolidated as under :-

Floor ceiling of pension/family pension in respect of Government employees retired/died while in service prior to 1.1.1986 :-

In respect of the Government employees retired or died while in service prior to 1.1.1986 the basic pension already revised/consolidated w.e.f. 1.1.1996 in terms of para 5 of Finance Department Notification (Part-I) and/or (Part-IV) of even Number, dated 9.3.1998 and 13.1.2000 shall not be less than 50% of the minimum of the pay scale introduced w.e.f. 1.1.1996 for the post last held by the pensioners. However, the same may be reduced pro-rata where the pensioner has less than the maximum required service for full pension as per rules in force at the time of retirement and in no case it will be less than Rs. 1275 per month.

Similarly, the basic family pension already consolidated in terms of above said notification(s) dated 9.3.1998 and/or 13th January, 2000 shall not be less than 30% of the minimum of the pay scale introduced w.e.f. 1.1.1996 for the post last held by the pensioners/deceased Government employee who retired or died while in service prior to 1.1.1986 and in no case it will be less than Rs. 1275 per month.

The pensioners retired or died while in service prior to 1.1.1986 need not again to submit their application under these orders. It will be the responsibility of the Head of Office/Department and the Accountant General, Haryana to keep in view the above orders at the time of consolidation of pension/family pension under F.D. Notification (Part-IV) of even number, dated 13.1.2000. Other terms and conditions will remain unchanged.

A.N.MATHUR
Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

***These instructions have been further clarified vide
No. 1/2(8)/98-2FR-II(Part-VIII), Dated 07.01.2002.***

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

No. 1/2(8)/98-2FR-II(Part-V)

Dated 18th January, 2000, Chandigarh.

Subject : Implementation of Government's decision on Pension and Family Pension related matters - Revision of Pension of pre-1996 pensioners/family pensioners.

The undersigned is directed to state that in continuation of instructions contained in this Department's Notification No. 1/2(8)/98-2FR-II(Part-I), dated 9.3.1998, the Governor of Haryana is pleased to decide that the pension/family pension and enhanced family pension (if necessary) in respect of all the Government employees retired or died while in service during the period between 1.1.1986 and 31.12.1995 and were in receipt of pension/family pension under Pb. C.S.R. Volume-II as amended from time to time will be revised/consolidated w.e.f. 1.1.1996 in the manner indicated in the succeeding paragraphs.

1. Floor and Upper ceiling of pension in respect of Government employees retired from service between 1.1.1986 and 31.12.1995 :-

In respect of the Government employees retired from service between 1.1.1986 and 31.12.1995 the basic pension already consolidated w.e.f. 1.1.1996 in terms of para 5 of Finance Department Notification (Part-I) of even Number, dated 9.3.1998 shall not be less than 50% of the minimum of the pay scale introduced w.e.f. 1.1.1996 for the post last held by the pensioner. However, the same may be reduced pro-rata where the pensioner has less than the maximum required service for full pension as per rules in force at the time of retirement and in no case it will be less than Rs. 1275 per month. The upper ceiling of pension consolidated under these orders will be 50% of the highest pay of Haryana as already clarified in above said notification of even number dated 9.3.1998.

2. Revision/consolidation of family pension at normal rate in respect of Government employees died while in service or retired between 1.1.1986 and 31.12.1995 :-

The basic family pension of such pensioners has already been allowed to be consolidated in terms of para 5 of Finance Department Notification of even No. (Part-I), dated 9.3.1998 in which dearness relief upto CPI 1510 (i.e. @ 148%, 111% or 96%), I.R-I & II and 40% of basic family pension was merged.

Now the difference, if any, between the 30% of last pay drawn and the basic family pension authorized at the time of death/retirement is to be added in the above said consolidated family pension but this basic family pension shall not be less than 30% of minimum of the pay scale introduced w.e.f. 1.1.1996 for the post last held by the pensioners/deceased Government employee. The floor ceiling of family pension consolidated under these orders will be Rs. 1275/- per month w.e.f. 1.1.1996.

3. Revision of enhanced family pension (if necessary) in respect of those who retired or died while in service between 1.1.1986 and 31.12.1995 :-

This family pension at enhanced rate has also already been allowed to be consolidated in terms of para 5 of F.D. Notification of even Number dt. 9.3.1998. If the same is less than the consolidated basic pension admissible on retirement which is/was actually drawn

by the pensioner or which would have been admissible to the deceased Govt. employee on retirement on superannuation had he been alive, the same may be allowed to that extent. For this purpose notional superannuation pension not actually drawn due to death while in service will have to be worked out or pension authorized on retirement, as the case may be, will be consolidated under these orders. The consolidated enhanced family pension admissible from 1.1.1996 should not be less than the superannuation notional pension or the actual pension authorised on retirement as consolidated under para 1 of these orders. In other words it should not be less than 50% of the minimum of the pay scale introduced w.e.f. 1.1.1996 for the post last held by the deceased Government employee/pensioner if qualifying service upto the date of superannuation or upto the date of actual retirement is maximum required service for full pension otherwise may be reduced pro-rata keeping in view the qualifying service upto the date of superannuation or upto the date of actual retirement, as the case may be.

Where this enhanced family pension is not in operation as the pensioner are/were alive on 1.1.1996 their enhanced family pension may also be allowed to be updated and consolidated in terms of above said manner. A Few examples are given at Annexure-III. If revision/consolidation of the pension/family pension under these orders is disadvantageous to the pensioners the same will not be revised/consolidated.

Payment of Arrear :-

Payment of arrear from 1.1.1996 to 31.3.2000 will be made in two instalments. Fifty percent of this arrear may be paid in April, 2000 and for the remaining arrear of 50% separate orders will be issued. Pension/family pension consolidated under these orders will be paid in cash from April, 2000.

It is not unlikely that the arrears due in some cases, may be calculated incorrectly leading to over payment that might have to be recovered subsequently even after this exercise. The pension disbursing authorities should, therefore, make it clear to the pensioners/family pensioners while drawing arrears that the payments are being made subject to adjustments from amounts that may be due to them, if any discrepancy is noticed later. For this purpose an undertaking should also be obtained in writing from every pensioners/family pensioner at the time of drawl of first instalment of arrears of pension/family pension consolidated/revised under these orders. A specimen form of undertaking is also enclosed as Annexure-II.

In cases where the family pensioner was alive as on 1.1.1996 and died subsequently, his/her legal heir is/are also entitled lifetime arrears w.e.f. 1.1.1996 till the death of pensioner. For this purpose, legal heir may also apply to the Head of Office/Department.

Responsibility of Head of Office/Department and other Authorities :-

It shall be the responsibility of Head of Office/Department from which the Government employee had retired or was working last before his death to revise the pension/family pension and to issue revised Pension Payment Authority in respect of Government employees retired or died while in service during the period from 1.1.1986 to 31.12.1995. The concerned Head of Office will accept the application (in duplicate) for the revision/consolidation of pension/family pension of those who retired/died while in service between 1.1.1986 and 31.12.1995. An acknowledgement in respect of receipt of application with date may be given to the applicant. It will be the responsibility of Head of Office/Head of Department to revise/consolidate the pension/family pension under these orders. He will send to the Accountant General Haryana one copy of the application of the pensioner alongwith relevant record, calculation sheet of pension/family pension as per examples enclosed with these orders, copy of order of the pay scale admissible to the deceased Government

employee/pensioner under Haryana Civil Services (Revised Pay) Rules, 1998 for the post last held by him/her, record of qualifying service etc. Where it is not possible to arrive at a conclusion regarding admissibility of pay scale introduced w.e.f. 1.1.1996 for the post last held by the pensioner/deceased Government employee, the final decision can be taken in consultation with the Finance Department.

In no case pensioner/family pensioner will be asked to surrender his/her original PPO for issuing revised authority. His authority will be issued by the Accountant General, Haryana, under the existing PPO number and would travel to the Pension Disbursing Authority through the same channel through which the original PPO had travelled. The Pension Disbursing Authority would affix this authority to both halves of PPO.

Option for Pensioner/Family Pensioner :-

Each pensioner/family pensioner who is entitled for the benefit of revision of pension/family pension in terms of these orders is required to apply for revision of the same in prescribed form (induplicate) as at Annexure-I alongwith photocopy of P.P.O. to his/her Head of Office/Department within a period of 180 days (i.e. upto 18.07.2000) from the date of issue of these orders. Those who fail to submit their application during the stipulated period will be deemed to have opted to continue to draw their existing family pension. However, in exceptional cases where the Head of Department considers that delay in submission of application for revision of pension/family pension was beyond the control of the applicant, such delay in submission of the application will be condoned only with the approval of Finance Department.

Interpretation :-

If any question arises relating to the interpretation of any of the provisions in these orders, it shall be referred to the Finance Department for decision.

Residuary Provision :-

In the event of any general or special circumstance which is not covered under these orders or about which certain inconsistency are noticed, the matter shall be referred to the Finance Department and the Finance Department will prescribe the conditions to be followed under such circumstances. Such conditions as prescribed by the Finance Department under this paragraph shall be deemed to be part of these orders. Further if the Government is satisfied that there is a requirement to prescribe certain additional conditions, the Government shall prescribe such additional conditions and such additional conditions as prescribed by the Government under this para shall be deemed to the part of these orders.

A.N.MATHUR
Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

ANNEXURE-I**FORM OF APPLICATION**

To

(Head of Office/Head of Department)

Subject : **Revision of Family Pension in terms Finance Department Notification No. 1/2(8)-98-2FR-II (Part-V), Dated the 18th January, 2000.**

Sir,

Kindly revise my pension and/or family pension entitlement shown in my PPO (Photo copy enclosed) in terms of the Finance Department Notification No. 1/2(8)-98-2FR-II (Part V), dated 18.01.2000. The requisite particulars are given below :

1. Name of the Applicant
in Block letters
2. Full Postal Address.
3. Name of the Pensioner/
deceased Govt. employee
4. Date of retirement/death
of the Govt. employee
5. Date from which pension or family
pension is being drawn.
6. Pension Payment Order (PPO) No.
7. Office/Department in which the Pensioner/
deceased Govt. employee served last and
the post held by him.
8. The scale of pay of the post last held and the
last pay drawn.

(Signature of Pensioner/Family Pensioner)

ANNEXURE-II**UNDERTAKING**

I hereby undertake that any excess payment that may be found to have been made as a result of incorrect consolidation/fixation of pension under Finance Department Notification No. 1/2(8)/98-2FR-II (Part-V), dated 13.01.2000 or any excess payment detected in the light of discrepancies noticed subsequently will be refunded by me to the Government either by adjustment against future payments due to me or from the second instalment of arrears or otherwise.

Date :

Signature : _____

Place :

Name : _____

Address : _____

ANNEXURE-III**Consolidation of Pension/Family Pension/Enhanced Family Pension w.e.f. 1.1.1996 of those who died while in service or retired between 1.1.1986 and 31.12.1995**

1.	Name of the Pensioner/ Deceased Govt. Employee	A	B	C	D
2.	Date of retirement/death while in service	30.6.1990	25.10.1992	30.4.1991	25.10.95
3.	Qualifying service (a) Upto the date of retirement; or (b) In case of death while in service upto the date of superannuation if he had been alive	34 years	30 years	35 years	30 years
4.	Pay scale of the post last held at the time of retirement/death while in service	3000-4500	2000-3500	950-1500	1200-2040
5.	Pay last drawn	3100	3000	1200	1800
Consolidation of Pension					
6.	Pension authorized on retirement or which would have been admissible on superannuation had he been alive, as the case may be	1550	1364	600	818
7.	Consolidation of pension in terms of para 5 of F.D. Notification dt. 9.3.1998	1550+2294+ 50+155+620 =4669	1364+2019+ 50+136+546 =4115	600+888+ 50+60+240 =1838	818+211+ 50+82+327 =2488
8.	Pay scale introduced w.e.f. 1.1.1996 under Revised Pay Rules, 1998 for the post last held	10000-13500	6500-10500	3050-4590	4000-6000
9.	50% of minimum of the pay scale as at Column 8 above or reduced pro rata if qualifying service is/becomes less than the maximum required service for full pension	5000	2955	1525	1818
10.	Updated/Consolidated	5000	4115	1838	2488

	Basic Pension from 1.1.1996 (whichever is higher between 7 & 9 above)				
Consolidation of Normal Family Pension					
11.	Family Pension authorized at the time of death/retirement	775	750	375	450
12.	Consolidated Family Pension in terms of Para 5 of F.D. Notification dt. 9.3.1998	775+1147+50 +78+310+ 2360	750+1110+ 50+75+300 = 2285	1275	450+660+50 + 50+180 = 1396
13.	30% of Pay last drawn as at Col. 5	930	900	360	540
14.	Additional benefit i.e. difference, if any, between Col. 11 & 13 above	930-775 = 155	900-750 =150	360-375 = (-) 15	540-450=90
15.	Total basic family pension (Col. 12+14)	2360+155 = 2515	2285+150 =2435	1275	1396+90 =1486
16.	30% of minimum of the revised pay scale i.e. as at Col. 8 above	3000	1950	915	1200
17.	Updated/Consolidated Basic Family Pension admissible from 1.1.1996 (whichever is higher between 15 & 16 above)	3000	2435	1275	1486
Revision of Enhanced Family Pension					
18.	Basis Enhanced Family Pension authorized at the time of death/retirement	1550	1354	600	818
19.	Consolidated enhanced family pension in terms of F.D. Notification dt. 9.3.1998	4669	4115	1838	2488
20.	Consolidated Basic Enhanced Family Pension admissible from 1.1.1996 (Whichever is higher between Col. 10 & 19)	5000	4115	1838	2488

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

No. 1/2(8)98-2FR-II(Part-VI)

Dated, Chandigarh, the 6th July, 2000

NOTIFICATION

Subject : Implementation of Government's decision revised pension for Government employees who retired/died in harness on or after 1.1.96 - Decision regarding those who retired or died while in service between 1.1.96 to 30.9.96.

In Para 11 of the Finance Department's Notification issued vide No. 1/2(8)98-FR-II(Part-II), dated March 9, 1998, formula for fixation of pension for the specific categories of Government employees who have drawn their pay in the different schemes prior to retirement has been laid down as under :-

"In case of Government employees who have opted for the revised scale of pay or have been brought over the revised scale of pay under Haryana Civil Services (Revised pay) Rules, 1998, as the case may be, and as is relevant with reference to the Government employees who retired within 10 months period preceding retirement shall be calculated by taking into account pay as follows:-

- (i) For the period during which pay was drawn in the pre-revised scale - Basic pay plus actual Dearness allowance and Interim Relief I and II appropriate to the basic pay at the rates in force on 01.01.1996 drawn during the relevant period; and
- (ii) For the period during which pay was drawn in the revised scale - pay in the revised scale as per Rule 6.19 'C' of CSR Volume-II.

2. A large number of representations from State pensioners have been received by Government pointing out therein that as a result of calculation of the pension in the manner indicated above, Government employees who had retired within a period of 10 months of coming over to the revised scales of pay with effect from 01.01.1996 were entitled to a pension lower than that admissible to those who retired prior 01.01.1996 from the same post and at the same stage of pay in the pre-revised pay scales.

3. The State Government has carefully considered these representations and has now decided to substitute the provisions contained in Para 11 of the State Government Finance Department Notification dated 9.3.1998 (Part-II) by the following in respect of those State Government employees who are governed by the rules regulating pension/family pension under the Punjab Civil Service Rules, Volume II and who had retired between the period from 1st January to 30th September, 1996:-

I. For the period during which pay was drawn in the pre-revised pay scales :-

- (i) Pay (Including increments, if any actually drawn during the intervening period).
- (ii) Dearness Allowance up to CPI 1510, i.e., @ 148%, 111% and 96% of the basic pay, as the case may be.
- (iii) The first and second installments of Interim Relief appropriate to the basic pay drawn during the relevant period.

- (iv) Notional increase of the basic pay by applying the Fitment Benefit of 40% on the basic pay in the pre-revised pay scale; and

II "For the Period during which pay is drawn in revised scale 'Emoluments' in the revised scale as per Rule 6.19 'C' of Punjab C.S.R. Volume II."

The average emoluments of the preceding ten months will thereafter be calculated by adding (I) and (II) and dividing the result by 10. Pension admissible will consequently be 50% of the average emoluments so calculated".

4. For facility of ready reference, an illustrative example has also been enclosed as Annexure-I.

5. Pension sanctioning authorities may suo motu revise the pension of Government employees under their administrative control who had retired or died while in service during the period from 1st January, 1996 to 30th September, 1996 in accordance with the above without calling for fresh application from the Government employees concerned.

6. Payment of Arrears

The arrears on account of this revision of pension/family pension will be paid in two equal installments. The first installment on this account will be paid in the month of August and the payment of second installment will be made in the month of December, 2000.

A.N.MATHUR
Financial Commissioner & Secretary to Government,
Haryana, Finance Department.

Contd..
Encl.

ANNEXURE – I**ILLUSTRATIVE EXAMPLES**

Pre-revised Scale (Prior to 01.01.1996)	Rs. 2200-4000
Corresponding Revised Scale (w.e.f. 01.01.1996).	Rs. 8000-13500
Date of increment in the pre-revised scale.	1 st June, 1995
Basic Pay in the revised scale (upto May, 1995) (June 1 to Dec 31, 1995)	Rs. 3400 Rs. 3500
Date of Superannuation	31 st January, 1996.
A) Emoluments drawn in the Pre-revised scale.	
i) April 1, 1995 to April 30, 1995 Basic Pay Dearness Allowance @ CPI 1510 (@ 148% in the present case) I R(I) & (II) (Rs. 100+10% of Basic Pay) Fitment weightage (40% of Basic Pay)	Rs. 3400 Rs. 5032 Rs. 440 Rs. 1360
TOTAL	Rs. 10232
Total Emoluments for 2 Months (April & May 95) 10232X2 =	Rs. 20464 (2 months)
(ii) June 1, 1995 to June 30, 1995 Basic Pay Dearness Allowance @ CPI 1510 (148% in the present case) IR (I) & (II) (Rs. 100+10% of Basic Pay) Fitment weightage (40% of Basic Pay)	Rs. 3500 Rs. 5180 Rs. 450 Rs. 1400
TOTAL	Rs. 10530
Total Emoluments for Seven months (June 95 to Dec. 95) Rs. 10530X7 =	Rs. 73710 (7 months)
B) Emoluments drawn in the Revised Scale of Pay January 1, 1996 to January 31, 1996 Basic Pay	Rs. 10750
Total Emoluments for 1 month	Rs. 10750 (One month)
C) Total Emoluments during 10 months A(i)+A(ii)+(B)	Rs. 104924
D) Average emoluments= 104924/10	Rs. 104924
Monthly pension (50% of average emoluments i.e. 50% of D)	Rs. 10492/2 Rs. 5246

- Note :**
- Fitment weightage of 40% of basic pay to be added to basic pay in the Pre-revised scale.
 - DA actually drawn will be substituted by DA at CPI 1510 relevant to the particular slab of basic pay.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

No. 1/2/(8)/98-2FR-II(Part-VII)

Dated: Chandigarh, the 17th July, 2000

NOTIFICATION

Subject : Implementation of Government's decision Revised provision for Government employees who retire/die in harness on or after 1.1.1996.

In para 7 of F.D. Notification No. 1/2(8)98-2FR-II(Part-II) dated 9.3.1998, the following provision for minimum and maximum pension was made for those Government employees who retire on or after 1.1.1996:-

“Pension.— Pension shall continue to be calculated as per existing provisions with a maximum ceiling @ 50% of average emoluments and shall be subject to a minimum of Rs. 1275/- and maximum upto 50% of the highest pay in the Government. (The highest pay in Government is Rs. 24500/- since 1.1.1996).

2. After careful consideration on the representations received from different Pensioners Associations as well as Government employees retired from service on or after 1.1.1996, Haryana Government has now decided to amend the above said provision of para 7, which is effective from 1.1.1996 and will be read as under:-

"Pension shall continue to be calculated @ 50% of the average emoluments in all cases and shall be subject to a minimum of Rs. 1275/- p.m. and maximum upto 50% of the highest pay applicable in the State Government which is Rs. 24,500/- since 1.1.1996, but the full pension in no case shall be less than 50% of the minimum of the revised scale of pay introduced w.e.f. 1.1.1996 for the post last held by the Government employee at the time of retirement. However, such pension will be suitably reduced pro-rata, where the pensioner has less than minimum required service for full pension as per the rules applicable to the pensioner on the date of his superannuation/retirement and in no case it will be less than 1275/- p.m.

A. N. Mathur
Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

***These instructions have been revised vide
No. 1/3/70/99-2Pension, dated 13.09.2007.***

No. 1/2(8)/98-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
All the Commissioners of Divisions,
All Deputy Commissioners,
All Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated: 29th August, 2000

Subject : Implementation of Government's decision on Pension and Family Pension related matters - Revision of Pension of pre-1986 and pre-1996 Pensioners/ Family Pensioners.

Sir,

I am directed to refer to this department Notifications No. 1/2(8)/98-2FR-II (Part-IV) dated 13.1.2000 and No. 1/2(8)/98-2FR-II(Part V) dated 18.1.2000 on the subject noted above vide which pension of pre-1986 and pre-1996 Pensioners/Family Pensioners was revised and each pensioner/family pensioner who is entitled for the benefit of revision of pension/family pension in terms of above orders was required to apply for revision of the same in prescribed form (in duplicate) alongwith photo copy of P.P.O. to his/her Head of office/department within a period of 180 days (i.e. upto 13.7.2000 and 18.7.2000 respectively) from the date of issue of above orders.

It has come to the notice Govt. that many pensioners/family pensioners could not apply for revision of their pension/family pension within stipulated period. After careful re-consideration, the Govt. has decided to extend the above period for 6 months (i.e. upto 12.1.2001 and 17.1.2001 respectively). Those who fail to submit their application during the stipulated period will be deemed to have opted to continue to draw their existing pension/family pension. However, in exceptional cases where the Head of Department considers that delay in submission of application for revision of pension/family pension was beyond the control of the applicant, such delay in submission of the application will be condoned only with the approval of Finance Department.

Further, it is also directed to take necessary action for revision of pension/family pension within stipulated period. If any delay on the part of any officers/officials of the concerned department, stern action will be taken against them.

Yours faithfully,

Sd/-

(A.C.KAPIL)

Deputy Secretary, Finance
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

***These instructions have been clarified vide
No. 1/2(38)-2FR-II/4Pension, Dated 12.09.2007 &
No. 1/2/130/01-1Pension, Dated 01.06.2004***

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

No. 1/2(8)98-2FR-II(Part VIII)

Dated, Chandigarh, the 7th January, 2002

Notification

Subject : Implementation of Government's decision on Pension & Family Pension related matters - clarifications regarding post/scale of pay held by the pre-1996 pensioners.

The undersigned is directed to invite your attention to the subject mentioned above and to state that the Haryana Government has generally followed the principles adopted by the Government of India for consolidation/revision of pensions of its pensioners covered under the provisions of the Punjab Civil Service Rules Volume II (as applicable to the State of Haryana). These principles have been laid down in the following O.Ms issued by the Government of India from time to time for their pre-1996 pensioners and post-1996 pensioners :-

- (i) OM F.No. 45/86/97-P&PW(A) - Part I dated the 27th October, 1997 (for those who retire/die while in service on or after 1.1.1996)
- (ii) OM F.No. 45/86/97-P&PW(A) - Part II dated the 27th October, 1997 (for consolidation of pension of pre-1996 pensioners)
- (iii) OM No. 42/2/97-P&PW (G), dated the 27th October, 1997 (Installments of D.R. on revised/consolidated pension)

2. Accordingly, following notifications have been issued by the Government of Haryana on the subject of revision of pensions of retired Haryana Government employees pursuant to the general pay revision effective from 1/1/1996 :-

- (i) No. 1/2/(8)98-2FR-II (Part I) dated March 9, 1998 (for those who retire/die while in service on or after 1.1.1996)
- (ii) No. 1/2/(8)98-2FR-II (Part II) dated March 9, 1998 (for consolidation of pension of pre-1996 pensioners)
- (iii) No. 1/2/(8)98-2FR-II (Part III) dated March 9, 1998 (Installments of D.R. on revised/consolidated pension)

3. Subsequently, the Government of India issued another O.M. vide their F. No. 45/86/97-P&PW(A)/Part-III, dated 10.02.1998 and 13.05.1998 in which decision was taken to fix the notional pay of all pre-1986 pensioners and this notional pay was treated as average emoluments for the purpose of calculation of notional pension as on 01.01.1986 as per the pension formula then prescribed, and this notional pension was consolidated as on 01.01.1996 in accordance with the provisions contained in G.O.I. O.M. No. 45/86/97-P&W(A)-Pt. II, dated 27.10.1997. This benefit on the pattern of G.O.I. was also allowed by Haryana Government to its all pre-1986 pensioners vide F.D. Notification dated 13.01.2000.

4. Thereafter, Government of India issued another O.M. vide their F.No. 45/10/98-P&PW(A) dated 17th December, 1998 stating that the "pension of all pensioners irrespective of

their date of retirement shall not be less than 50% of the minimum of the revised pay scale as on 1.1.96 of the post last held by the pensioner at the time of his retirement.” The State Government also decided to extend this benefit for its pensioners and, finally, following the Central Government Scheme, instructions dated 18th January, 2000, were issued in two parts bearing even number for pre-1986 pensioners and pre-1996 pensioners whereby a provision was made on the similar lines as adopted by the Government of India.

5. Now, the Government of India have further issued a clarification regarding post/scale of pay held by the retired Government servants vide their Office Memorandum No. 45/86/96-P&PW(A)(Point) dated 11th May, 2001 which reads as under :-

“The undersigned is directed to refer to this Department’s O.M. No. 45/10/98P&PW (A) dated 17th December, 1998 wherein the criteria to be adopted by the Pension Sanctioning authorities while stepping up of the consolidated pension of retirees have been detailed.

*In the course of implementation of the above order, clarifications have been sought by Ministries/Departments of Government of India about the actual connotation of the “post last held” by the pensioner at the time of his/her superannuation. The second sentence of O.M. dated 17.12.1998 i.e. “pension of all pensioners irrespective of their date of retirement shall **not be less than 50% of the minimum pay** in the revised scale of pay w.e.f. 1.1.1996 of the post last held by the pensioner”, shall mean that pension of all pensioners irrespective of their date of retirement shall not be less than 50% of the minimum of the corresponding scale as on 1.1.96, of the scale of pay held by the pensioner at the time of superannuation/retirement. Other provisos contained in the O.M. of 17th December, 1998 will remain unchanged. This clarification issues with the approval of the Ministry of Finance, Department of Expenditure.*

Sd/-
(P.K. Brahma)
Additional Secretary (Pension)”

6. In conformity with the clarification issued by the Government of India, Ministry of Personnel/Public Grievances and Pensions, the Governor of Haryana, having decided to adopt the said clarification of 11th May, 2001 in respect of the pensioners under Haryana Government, is pleased to order that wherever the words/expression “pension of all pensioners (already consolidated/revised w.e.f.1.1.1996 under F.D. Notifications dated 09.03.1998 and or 13.01.2001/18.01.2000) **shall not be less than 50% of the minimum** of the pay scale introduced w.e.f. 1.1.96 for the post last held by the pensioner” exist in the Notifications (Part-IV or Part-V) dated 18th January, 2000 the same shall mean that pension of all pensioners irrespective of their date of retirement shall not be less than 50% of the minimum of the corresponding scale as on 1.1.96, of the scale of pay held by the pensioner at the time of superannuation/retirement”. It is also clarified that minimum of the scale as on 1.1.1996 **does not include special pay/N.P.A.** or any other component for this purpose.

7. As in the above case, in respect of the family pension, the expression shall mean that “the basic family pension of all pensioners irrespective of their date of retirement/death while in service shall not be less than 30% of the minimum of the corresponding scale as on 1.1.96, of the scale of pay held by the Government employee at the time of retirement or death while in service, as the case may be”.

8. It is further clarified that though the Government of Haryana has broadly followed the central pattern of pay scales while revising the pay scales of its employees with effect from

1.1.1986 and, thereafter, with effect from 1.1.1996 yet certain deviations have been made keeping in the state-specific structure of services. Keeping in view these deviations, it is important to specifically annex a statement of the corresponding pay scale as on 1.1.1986 and 1.1.1996. The same is enclosed in **Annexure 'A'** with this office memorandum.

9. It is not unlikely that the corresponding revised scales of certain pre-revised scale may not find a mention in the Annexure. In that event, a reference may be made to the FD (in Pay revision Branch) to seek clarification in the matter. The pension/family pension of all the pre-1996 pensioners/family pensioners irrespective of their date of retirement or death while in service be fixed/refixed accordingly.

10. Other terms and conditions in the notifications of 13th January, 2000 and 18th January, 2000 shall remain unchanged.

Sd/-
(S.P Gupta)
Under Secretary Finance
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

Endst. No. 1/2(8)/98-2FR-II(Part VII)

Dated, Chandigarh, the 7th Jan, 2002.

A copy is forwarded to all the Administrative Secretaries to Government, Haryana/All Heads of Departments/All Divisional Commissioners & Deputy Commissioners in Haryana/All S.D.Os.(Civil) Haryana/Registrar, Punjab & Haryana High Court, Chandigarh/Office of Accountant General, Haryana (Audit/A&E), Chandigarh/Treasury officers and Assistant Treasury Officers in Haryana for information and necessary action.

Sd/-
(S.P Gupta)
Under Secretary Finance
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

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Encl..

Annexure 'A'**Standard Pay Scales as on 01.04.1979 and their Corresponding Revised Pay Scales as on 01.01.1986 and 01.01.1996.**

Sr. No.	Category/ Post	Pay Scale as on 01.04.1979	Pay Scales as on 01.01.1986	Pay Scales as on 01.01.1996
1.	Group 'D'	300-430	750-940	2550-3200
2.		300-430 (TS); 350-500 (SG)		
3.		350-500	775-1025	2610-3540
4.		350-500 (TS); 400-600 (SG)		
5.		400-600	800-1150	2650-4000
6.	Groups 'C' & 'B'	400-600	950-1400	3050-4350
7.		400-660	950-1500	3050-4590
8.		400-660 (TS); 480-760 (SG)		
9.		420-700	1200-2040	4000-6000
10.		420-700 (TS); 525-900 (SG)		
11.		450-700		
12.		480-760		
13.		480-760 (TS); 525-900 (SG)		
14.		525-900		
15.		525-900 (TS); 600-1100 (SG)	1400-2600	5000-7850
16.		525-1050		
17.		525-1050 (TS); 600-1100 (SG)		
18.		525-1050 (TS); 700-1250 (SG)		
19.		600-1100		
20.		600-1100 (TS); 700-1250 (SG)		
21.		700-1150	1600-2660	5450-8000
22.		700-1250		
23.		700-1250 (TS); 700-1400 (SG)	1640-2900	5500-9000
24.		700-1250 (TS); 750-1450 (SG)		
25.		700-1400		
26.		700-1400 (TS); 800-1600 (SG)		
27.		750-1450		
28.		750-1450 (TS); 800-1600 (SG)		
29.		800-1600	2000-3200	6500-9900
30.		800-1600 (TS); 900-1700 (SG)		
31.		800-1600 (TS); 1200-1700 (SG)		
32.		800-1600 (TS); 1000-1800 (SG)		
33.		900-1700	2000-3500	6500-10500
34.		900-1700 (TS); 1000-1800 (SG)		

Sr. No.	Category/ Post	Pay Scale as on 01.04.1979	Pay Scales as on 01.01.1986	Pay Scales as on 01.01.1996		
35.		900-1800	2000-3500	6500-10500		
36.		900-1700 (TS); 1200-1850 (SG)				
37.		940-1850				
38.		1000-1500				
39.		1000-1500 (TS); 1600 (Fixed)(SG)				
40.		1000-1800				
41.		1000-1800 (TS); 1200-1860(SG)				
42.		1200-1600				
43.		1200-1700				
44.		1200-1860				
45.		940-2000				
46.		1400-1860				
47.	Group 'A'	900-1700			2000-3500	6500-10500
48.		900-1800				
49.		940-1850				
50.		980-1850			2200-4000	8000-13500
51.		1000-1800				
52.		1200-1700				
53.		1200-1860				
54.		940-2000				
55.		1200-1925(TS); 2000 Fixed(SG)				
56.		1250-2000	3000-4500	10000-13900		
57.		1400-1860				
58.		1400-1860(TS); 2000 Fixed(SG)				
59.		1400-2000				
60.		1400-2100				
61.		1700-2150	3000-5000	10000-15200		
62.		1760-2300				
63.		2000-2300				
64.		2000-2400	3700-5000	12000-16500		
65.		2000-2500				
66.		2100-2500				
67.		2150-2500				
68.		2250-2500	4100-5300	13500-17250		
69.		2250-2600				
70.		2250-2750				
71.		2500-2750	5900-6700 (without special pay)	18400-22400		
72.		2500-3000				

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE****No. 1/2(8)98-2FR-II (Part IX)****Dated 11th February, 2002****OFFICE MEMORANDUM**

Subject : Implementation of Government decision on pension/family pension related matters - revision of pension of pre-1986 and pre-1996 pensioner/family pensioners.

Sir,

I am directed to invite your attention to Finance Department notification No. 1/2(8)-98-2FR-II(Part IV) dated 13-01-2000 and 1/2(8)98-2FR-II(Part V) dated 18-01-2000 on the subject noted above and to state that the provision have been made for

- (i) Retiring Pension
- (ii) Superannuation Pension
- (iii) Compensation Pension
- (iv) Invalid Pension

The Accountant General has sought clarification whether pension/family pension of those employees who were permanently absorbed in Public Undertaking is to be revised in the light of Haryana Government Notification dated 13-01-2000 and 18-01-2000 or not. The matter has been examined and after due consideration, Haryana Government has now decided that the pro-rata pension of pensioners is to be revised in accordance with the instructions dated 13-01-2000 and 18-01-2000 read with instructions bearing No. 1/2(8)98-2FR-II(Part VIII) dated 7.1.2002. However, the said benefit will not be admissible on family pension and in cases where lump sum payment in lieu of pension has been made.

Yours faithfully,

Sd/-

Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**HARYANA GOVERNMENT
FINANCE DEPARTMENT****No. 1/4/36/02-2FR-II****Dated, Chandigarh, the 10th October, 2002****Subject : Implementation of Government's decision on pension and family pension related matters clarifications regarding NPA as on 1.1.1986 and 1.1.1996.**

The undersigned is directed to invite your attention to the subject noted above and to state that Haryana Government is following the principals adopted by Government of India for consolidation/revision of pension of its pensioners covered under the provisions of the Punjab Civil Service Rules, volume II (as applicable to the State of Haryana) the principal has been laid down in the following O.M. issued by the Government of India.

OM No. 45/3/99-P&PW(A) dated 29th October, 1999.

In conformity with clarification issued by the Government of India, the Governor of Haryana having decided to adopt the said clarification of October 29, 1999 in respect of the pensioners under Haryana Government, is pleased to order that NPA is not to be taken into consideration after refixation of pay on notional basis on 1.1.1986. It is also not to be added to the minimum of the revised scale of pay as on 1.1.1996 in case where consolidated pension/family pension is to be stepped up to 50% or 30% respectively in terms of notification No. 1/2(8)98-2FR-II(Part VIII) dated 7th January, 2002.

Sd/-

Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

A copy is forwarded to all the Administrative Secretaries to Govt., Haryana Heads of departments/All Divisional Commissioners & Deputy Commissioners in Haryana/All SDOs (Civil) in Haryana/Registrar Punjab & Haryana High Court Chandigarh/Accountant General (A&E) Haryana/All Treasury Officers in Haryana.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE****No. 1/2/130/01-1Pension****1st June, 2004****NOTIFICATION**

Subject : Implementation of Government's decision on Pension & Family Pension related matters - clarifications regarding post/scale of pay held by the pre-1996 pensioners.

Sir,

I am directed to refer to Finance Department notification No. 1/2(8)98-2FR-II (Part-VIII) dated 7.1.2002 vide which clarification regarding post/scale of pay held by the pre-96 pensioners was issued. It was clarified vide Para 6 that where ever the words/expression "pension of all pensioners (already consolidated/revised w.e.f. 1.1.96 under FD notifications dated 9.3.98 and /or 13.1.2000/18.1.2000) shall not be less than 50% of the minimum of the pay scale introduced w.e.f. 1.1.96 for the post last held by the pensioners" exist in the notifications (Part-IV or Part-V) dated 18.1.2000 the same shall mean that "pension of all pensioners irrespective of their date of retirement shall not be less than 50% of the minimum of the corresponding scale as on 1.1.96 of the scale of pay held by the pensioners at the time of superannuation/retirement." It was also clarified that minimum of the scale as on 1.1.96 does not include special pay/NPA or any other component for this purpose.

Vide Para 7 of aforesaid notification dated 7.1.2002 it was clarified that in the case of family pensioners the expression shall mean that "the basic family pension of all pensioners irrespective of their date of retirement/death while in service shall not be less than 30% of the minimum of the corresponding scale as on 1.1.96 of the scale of pay held by the Government employee at the time of retirement or death while in service, as the case may be.

It has been brought to the notice of Finance Department that aforesaid clarificatory Notification dated 7.1.2002 has resulted into reduction of pension/family pension in the revised scale applicable from 1.1.96 in some cases. The matter has been carefully considered in consultation with legal Agencies and it has been decided that no recovery as a result of notification dated 7.1.2002 may be affected for the period prior to the issue of notification i.e. up to 7.1.2002, however, the recoveries, wherever required, for the period from 7.1.2002 to 31.5.2004 (29 months) may be made effective from pension/family pension payable for the month of June, 2004 in equated 29 installments. Notice may also be served upon the pensioners/family pensioners before making the recoveries of pension/family pension.

Sd/-

Under Secretary Finance (Pension)
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

No. 1/2(38)99-2FR-II/4Pension

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments,
Commissioners of Divisions.
All Deputy Commissioner,
Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 12th September, 2007

Subject : Implementation of Government's decision on Pension & Family Pension related matters - clarification regarding post/scale of pay held by pre-1996 pensioners.

Sir,

I am directed to invite your attention towards Finance Department Notification No. 1/2(8)/98-2FR-II(Part-V) dated 18.1.2000 and Notification O.M. No. 1/2(8)/98-2FR-II(Part-III) dated 7th January, 2002 on the above noted subject. The Notification dated 7.1.2002 is based on Govt. of India O.M. No. 45/86/96-P&PW(A) (Point) dated 11th May, 2001 wherein it was clarified that pension of all pensioners irrespective of the date of retirement shall not be less than 50% of the minimum of the corresponding scale as on 1.1.96 of the scale of pay held by the pensioner at the time of superannuation/retirement.

2. The Govt. of India O.M. No. 45/86/96-P&PW(A)(Point) dated 11th May, 2001 has been subjudice in different Courts. Now the Govt. of India has clarified vide their O.M. No. 38/109/2006-P&PW(A) dated 27.12.2006 (copy enclosed) that Hon'ble Supreme Court of India vide judgment dated 23.11.2006 (copy enclosed) in K.S. Krishnaswami Vs UOI CA No. 3173-74/2006 and 3188-3190/2006 has held that DOP & PW O.M. No. 45/86/97-P&PW(A)(Pt.) dated 11.5.2001 is valid.

3. Since the Hon'ble Supreme Court has set aside Delhi High Court judgment and held OM dated 11.5.2001 as valid, as such all the Departments are advised to revise pension in left out cases of pre-1996 pensioners in terms of FD's OM No. 1/2(8)/98-2FR-II(Part-III) dated 18.1.2000 and dated 7th January, 2002 read together and review the earlier cases of revision of pension, wherever necessary in the light of Supreme Court judgment dated 23.11.2006.

Yours faithfully,

Sd/-

Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

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Encl.

38/109/2006P&PW(A)
Government of India
Ministry of Personnel, P.G. & Pensions
Department of Pension & Pensioners' Welfare

3rd Floor, Lok Nayak Bhavan
Khan Market, New Delhi
27th December, 2006

OFFICE MEMORANDUM

Subject : (i) Revision of pension of pre-1996 pensioners
(ii) Implementation of Supreme Court Judgement dated 23-11-2006 in K.S. Krishanswamy Vs. UOICA No. 3173-3174/2006 and 3188-3190/2006 Regarding validity of DOP&PW OM dated 11-5-2001

The undersigned is directed to say that Supreme Court has set aside the Judgement of Delhi High Court in S.C. Parasher Vs. UOI and upheld the Judgement of Madras High Court in WP No. 2444-2451/2001 dated 29-4-2005. The Supreme Court has held that DOP&PW OM No. 45/86/97/P&PW(A)Pt. dated 11-5-2001 is valid.

2. Since the Supreme Court Judgement dated 23-11-2006 has set aside Delhi High Court Judgement and held OM dated 11-5-2001 as valid, therefore, the Judgements of all other High Courts and CAT holding OM dated 11-5-2001 as null & void, stand set aside in the light of Supreme Court Judgement dated 23-11-2006. All the Ministries and Departments are, therefore, requested to revise pension of pre-1996 pensioners in terms of OM dated 17-12-1998 and OM dated 11-5-2001 read together.

3. All Ministries/Departments are also requested to review the earlier cases for revision of pension in the light of Supreme Court Judgement dated 23-11-2006 in consultation with Ministry of Law and Ministry of Finance.

Sd/-
(M.P. Singh)
Director

To

All Ministries/Departments
CGA
CAG

Contd..
Encl.

**CASE No. :
Appeal (Civil) 3174 of 2006**

PETITIONER:

K.S. Krishnaswamy etc.

RESPONDENT

Union of India & Anr.

DATE OF JUDGMENT: 23/11/2006

BENCH

H.K. SEMA & P.K. BALA SUBRAMANYAN

JUDGMENT

J U D G M E N T

With Civil Appeal Nos. 3173, 3188, 3189 and 3190 of 2006

H.K. SEMA, J

Civil Appeal Nos. 3174 and 3173 of 2006 are preferred by the pensioners against the judgment and order of the High court of Madras dated 29.4.2005 in Writ Petition Nos. 24451/2001, 14913/2002 and 32527/2004. Civil appeal Nos. 3188, 3189 and 3190 of 2006 are preferred by the Union of India against the Judgments and orders of the Delhi High Court dated 17.8.2005, 5.9.2005, 10.11.2005 and 3.8.2005 passed in W.P. Nos. 17745/2004, 16975/2005, 6831/2004, 4597/2003 respectively.

We have heard Mr. P.A. Kulkarni, Mr. T. Harish Kumar, Mr. C.S. Rajan, Mr. Sanjeev Kumar Chaudhary and Mr. Prashant Bhushan, learned counsel appearing for different appellants/respondents.

In all these appeals, the controversy relates to the scale of pay recommended by the 5th Pay Commission and corresponding acceptance of the Government by a Policy decision dated 30.9.1997 and Executive Instructions dated 17.12.1998 clarified by Executive Instructions dated 11.5.2001.

We may briefly notice the scale of pay enjoyed by the employees at the time of retirement and corresponding increase in the 4th and the 5th pay Commission.

Civil Appeal No. 3174 of 2006

The appellants were holding the post of Superintending Engineers in All India Radio. They retired from service on attaining the age of superannuation between 1982 to 1985 Undisputedly, at the time of retirement, they were holding the scale of pay of Rs. 1500-2000. In the 4th Pay Commission, their scale was revised to Rs. 3700-5000. In the 5th Pay Commission Report, which was accepted w.e.f. 1.1.1996, their scale was correspondingly revised to 12000-16500.

The employees, who had rendered 13 years of service, were granted special grade in the pay scale of Rs. 2000-2250. This special scale of pay was confined to 20 senior incumbents. In the 4th Pay Commission, their scale was correspondingly revised to 4500-5700. In the 5th Pay Commission, this scale was correspondingly revised to 14300-18300 w.e.f. 1.1.1996. It is undisputed that the appellants never enjoyed the special scale of Rs. 2000-2250.

They claimed the pensionary benefits on the basis of scale of Rs. 14300-18300, which was rejected by the High Court.

Civil Appeal No. 3173 of 2006

The appellant retired on 30.9.1993 as Member (Personnel) Postal Services Board in the pay scale of Rs. 7300-8000. In the 5th Pay Commission, the scale was revised to Rs. 22400-26000 w.e.f. 1.1.1996. The Ministry of Finance, by a Memorandum dated 30.6.1999, revised, scale of certain high posts upwards and revised the scale of three posts of Members as 24050-26000. The appellant claimed that he is entitled to the same upward revision of pay. His claim was contested by the Union of India that upward revision of Office Memorandum dated 30.6.1999 is only prospective in nature and, therefore, the same is not applicable to the case of the appellant, as he was a Member only up to 30.9.1993.

Civil Appeal No. 3188 of 2006

The respondents were the General Managers in the Indian Railways, retired prior to 1.1.1996. They were holding the pay scale of Rs. 7300-8000 at the time of their retirement. In the 5th Pay Commission, their scale was correspondingly revised to Rs. 24050-26000. Their claim was rejected by the Tribunal. However, the High Court upset the order of the Tribunal and, hence, the present appeal by the Union of India:

Civil Appeal No. 3189 of 2006

The respondent was Technical Adviser in the Department of Women and Child Development, Ministry of Human Resource Development. He retired on 30.11.1995 to the pay scale of Rs. 3700-5000. In the 5th Pay Commission the scale was correspondingly revised to Rs. 12000-16500. The respondent claimed the scale of Rs. 14300-18300. His claim was rejected by the Central Administrative Tribunal. The Tribunal's order was, however, upset by the High Court by the impugned order.

Civil Appeal No. 3190 of 2006

The respondent, retired as Director in the Central Secretariat Official Language Service on 30.6.1989 in the scale of Rs. 3700-5000 in the 5th Pay Commission, the scale was correspondingly revised to Rs. 12000-16500. The respondent claimed the benefit of pay scale of Rs. 14300-18300, which was rejected by the Tribunal. However, the order of the Tribunal was upset by the High Court by the impugned order and hence this appeal by the Union of India.

At this stage, we may recite briefly the genesis leading to the present controversy. The recommendations of 5th Pay Commission were considered by the Union of India and on 30.9.1997 Policy Resolution was notified. In the said Notification the scope and extent of the application of the 5th Pay Commission recommendations accepted by the Government of India was mentioned. The Policy Resolution was notified under the Executive Business Rules of the Government. As is usual, the implementation and acceptance of 5th Pay Commission Report was followed by a large number of representations from pensioners which led to confusion and litigations culminated the Government of India to issue Executive instructions in the Office Memorandum dated 17.12.1998 thereby the import and intent of the applications of Policy Resolution notified on 30.9.1997. It may be pertinent to mention here that the substance of the Policy Resolution notified on 30.9.1997 which led to the present controversy was in the following terms:

"Accepted with modification that 40% of the basic pension shall be added while consolidating the pension as on 1.1.1976 but the consolidated as on 1.1.1996 shall

not be raised to 50% of the minimum of the revised pay of the post held by the pensioner at the time of retirement"

The aforesaid Policy Resolution was further clarified by Executive Instructions in the form of Office Memorandum dated 17.12.1998, the substance of which reads as under:--

"The President is now pleased to decide that w.e.f. 1.1.1996, pension of all pensioners irrespective of their date of retirement shall not be less than 50% of the minimum pay in the revised scale of pay introduced w.e.f. 1.1.1996 of the post last held by the pensioner,"
(emphasis supplied)

As the controversy/confusion still and for the smooth and efficient implementation of the Policy Resolution, the Government of India issued further Executive instructions by way of office Memorandum dated 11.5.2001 clarifying the Executive instructions issued on 17.12.1998. The substance of the Executive instructions dated 11.5.2001 (by which the Pensioners are aggrieved and the core question in these appeals) reads as under:

"in the course, of implementation of the above order, clarifications have been sought by Ministries/Departments of the post last held by the pensioner at the time of his/her superannuation. The second sentence of O.M. dated 17.12.1998 i.e. "pension of all pensioners irrespective of their date of retirement shall not be less than 50% of the minimum pay in the revised scale of pay w.e.f. 1.1.1996 of the post last held by the pensioner, shall mean that pension of all pensioners irrespective of their date of retirement shall not be less than 50% of the minimum of the corresponding scale as on 1.1.96, of the scale of pay held by the pensioner at the time of superannuation/ retirement."

(emphasis supplied)

The clarification brought out in the O.M. dated 17.12.1998 and O.M. dated 11.5.2001 is clearly discernible. Whereas O. M. dated 17.12.1998 speaks of the minimum pay in the revised scale of pay w.e.f. 1.1.1996 of the post last held by the pensioner, the OM. dated 11.5.2001 clarifies it as minimum of the corresponding scale as an 1.1.1996 of the scale of pay held by the pensioner at the time of superannuation/retirement. The clarification brought about in the O.M. dated 11.5.2001 is of the last post held by the pensioner as the last scale of pay held by the pensioner at the time of superannuation/ retirement.

It is common knowledge that the corresponding increase in any Pay Commission is of the scale of pay and not of the post.

The grievances raised in the two sets of appeals are the same. The basic question that arises for consideration is as to whether the Executive Instructions in the form of OM dated 11.5.2001 over-ride the O.M. dated 17.12.1998 and are null and void. In other words, as to whether the O.M. dated 11.5.2001 over-rides the earlier O M. dated 17.12.1998 clarifying the Policy Resolution of the Government dated 30.9.1997.

The main thrust of the submissions of learned counsel for the appellants is that the O.M. dated 11.5.2001 over-rides the original OM dated 17.12.1998 and creates two classes of pensioners. We are unable to accept this contention. As noticed above the recommendations of the 5th Pay Commission were accepted to the extent of Policy Resolution dated 30.9.1997. The aforesaid Policy Resolution was further clarified by issuing instructions in O.M. dated 17.12.1998, which were clarified by another Executive Instructions in O.M. dated 11.5.2001. It is well, settled principle of law that recommendations of the Pay Commission are subject to the acceptance/ rejection with modifications of the appropriate Government. It is also well settled principle of law that a policy decision of the Government can be reviewed/ altered/modified by

Executive instructions it is in these circumstances that a policy decision cannot be challenged on the ground of estoppels. In the present case, the recommendations of the 5th Pay Commission were accepted by a Policy Resolution dated 30.9.1997 that the ceiling on the amount of pension will be 50% of the highest pay in the Government. The pension of all pre 1.1.96 retirees including pre-86 retirees shall be consolidated as on 1.1.1996, but the consolidated pension shall not be brought on to the level of 50% of the minimum of the revised pay of the post, held by the pensioner at the time of retirement. The subsequent O.M. dated 17.12.1998 clarified the Policy Resolution dated 30.9.1997 by Executive instructions in O.M. dated 17.12.1998 and further clarified in the form of O.M. dated 11.5.2001 clarifying the contents of Policy Resolution of the Government dated 30.9.1997. They are both complementary to each other. Both clarify the Government Policy Resolution dated 30.9.1997. The appellants are not aggrieved by the Executive Instructions in O.M. 17.12.1998. in our view, therefore, the contention of the appellant that the O.M. dated 11.5.2001 over-rides the original O.M. dated 17.12.1998 thereby creates two classes of pensioners is absolutely ill founded and untenable.

It is common knowledge that an increase in the pay scale in any recommendation of a pay commission is a corresponding increase in the pay scale. In our view, therefore, Executive Instruction dated 11.5.2001 have been validly made keeping in view the recommendations of the Pay Commission accepted by the Policy Resolution of the Government on 30.9.1997, clarified by Executive Instructions dated 17.12.1998. The Executive Instructions dated 11.5.2001 neither over-ride the Policy Resolution dated 30.9.1997 nor Executive Instructions dated 17.12.1998 clarifying the Policy Resolution dated 30.9.1997. The Executive Instructions dated 11.5.2001 were in the form of further clarifying the Executive Instruction dated 17.12.1998 and do not over-ride the same. Counsel for the appellants heavily relied on the Constitution Bench decision of this Court D. S. Nakara v. Union of India (1983) 1 SCC 305 where this Court at Page 345 SCC observed that "liberalised pension scheme becomes operative to all pensioners governed by 1972 Rules irrespective of the date of retirement."

Nakara's case (supra) has been distinguished by this Court in State of Punjab & Ors. V. Boota Singh & Anr. (2000) 3 SCC 733, State of Punjab & Anr. v. J.L. Gupta & Ors. (2000) 3 SCC 736, State of West Bengal and Anr. v W.B. Govt. Pensioners' Association & Ors. (2002) 2 SCC 179 and State of Punjab & Ors. v/s Amar Nath Goyal & Ors. (2005) 6 SCC 754.

Nakara's case (supra) was a case of revision of pensionary benefits and classification of pensioners into two groups by drawing a cut off line and granting the revised pensionary benefits to employees retiring on or after cut-off date. The criterion made applicable was "being in service and retiring subsequent to the specified date". This Court held that for being eligible for liberalized pension scheme application of such a criterion is violative of Article 14 of the Constitution, as it was both arbitrary and discriminatory in nature. It was further held that the employees who retired prior to a specified date, and those who retired thereafter formed one class of pensioners. The attempt to classify them into separate classes/groups for the purpose of pensionary benefits was not founded on any intelligible differentia, which had a rational nexus with the object sought to be achieved. The facts of Nakara's case (supra) are not available in the facts of the present case. In other words, the facts in Nakara's case are clearly distinguishable.

In Indian Ex-Services League v. Union of India (1991) 2 SCC 104, this Court distinguished the decision in Nakara's case (supra) and held that the ambit of that decision cannot be enlarged to cover all claim by retirees or a demand for an identical amount of pension to every retiree, irrespective of the date of retirement even though the emoluments for the purpose of computation of pension be different. In K.L Rathee v. Union of India (1997) 6 SCC 7, this Court, after referring to various judgments of this Court, has held that Nakara case cannot be interpreted to meant that emoluments of persons who retired after a notified date

holding the same status, must be treated to be the same. In our view, therefore, the ratio in Nakara's case (supra) is not applicable in the facts of the present case. Lastly, it is contended that against the decision of the Delhi High Court, an SLP was dismissed by this Court on 8.7.2004 and, therefore, the doctrine of merger applies. It is not disputed that the SLP was dismissed in limine without a speaking order. This question has been set at rest by a three judge bench of this Court in Kunhayammed & Ors. v. State of Kerala & Anr. (2000) 6 SCC 359, where this Court after referring to a two-Judge Bench, of this Court in V.M. Salgaokar & Bros. (P) Ltd. v. CIT (2000) 5 SCC 373 held at page 375 (para 22) SCC as under.

“22. We may refer to a recent decision, by a two Judge Bench, of this court in V.M. Salagaokar & Bros. (P) Ltd. CIT (2000) 5 SCC 373 holding that when a special leave petition is dismissed, this Court does not comment on the correctness or otherwise of the order from which leave to appeal is sought. What the Court means is that it does not consider it to be a fit case for exercising its jurisdiction under Article 136 of the Constitution. That certainly could not be so when appeal is dismissed though by a non-speaking order. Here the doctrine of merger applies. In that case the Supreme Court upholds the decision of the High Court or of the Tribunal. The doctrine of merger does not apply in the case of dismissal of a special leave petition under Article 136. When appeal is dismissed, order of the High Court is merged with that of the Supreme Court. We find ourselves in entire agreement with the law so stated. We are clear in our mind that an order dismissing a special leave petition, more so when it is by a non-speaking order, does not result in merger of the order impugned into the order of the Supreme Court.”

Therefore, when the special leave petition is dismissed by the Supreme Court under Article 136 of the Constitution, the doctrine of merger is not attracted. For the reasons afore stated, the view taken by the Madras High Court that the clarificatory Executive Instructions in O.M. dated 11.5.2001 are an integral part of the O.M. dated 17.12.1998 clarifying the Policy Resolution of the Government dated 30.9.1997 and do not over-ride the original O.M. dated 17.12.1998 is correct law and it is, accordingly, affirmed. The view taken by the Delhi High Court that O.M. dated 11.5.2001 over rides the original O.M. dated 17.12.1998 and creates two classes of pensioners does not lay down the correct law and is, hereby, set aside.

The net result is that the Civil Appeal Nos. 3174 and 3173 of 2006, preferred by the pensioners, are dismissed and the Civil Appeal No. 3188, 3189 and 3190 of 2006, preferred by the employer Union of India, are allowed. The Judgment and order of the Madras High Court dated 29.4.2005 is affirmed. The Judgment and Orders of the Delhi High Court dated 17.8.2005, 5.9.2005, 10.11.2005 and 3.8.2005 are set aside.

Parties are asked to bear their own costs.

No. 1/3/70/99-2 Pension

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners, Ambala, Gurgaon, Rohtak and Hisar Divisions.
The Registrar, Punjab & Haryana High Court, Chandigarh.
All Deputy Commissioners &
Sub Divisional Officer (Civil) in Haryana.

Dated, Chandigarh, the 13th September, 2007**Subject : Submission of application for revision of pension/family pension of pre and post 1986 pensioners/family pensioners.**

Sir,

I am directed to invite your attention towards this department letter No. 1/3/70/99-Pension, dated 15.12.2004 vide which the date for submission of application for the revision of pension/family pension of the Haryana Govt. pensioners was extended upto to 28.02.2005. After due consideration and keeping in view difficulties being faced by pre 1996 pensioners, it has been decided to remove the condition of cutoff date for submission of applications for the revision of pension/family pension by pensioners. Therefore, applicable for revision of pension/family pension be entertained without consideration of any cutoff date.

2. This communication may please brought to the notice of all the concerned for information and necessary action.

Yours faithfully,

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

No. 1/4(93)/89-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners, Ambala/ Hisar/Rohtak/Gurgaon Divisions,
All Deputy Commissioners and
Sub Divisional officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 8th March, 1996

Subject : Treatment of dearness allowance as dearness pay for the purpose of death gratuity and retirement gratuity and raising the maximum limit of gratuity from Rs. 1.00 lakh to Rs. 2.50 lakhs.

Sir,

I am directed to invite a reference to Government of Haryana, Finance Department circular letter No. 1/4(93)/89-2FR-II, dated 2-5-90 where by the maximum limit of DCRG was enhanced from Rs. 50,000 to Rs. 1.00 lakh and to say that now on the pattern of Government of India, the State Govt. has further decided that the dearness allowance linked to (AICPI) 1201.66 as indicated below be treated as dearness pay for reckoning emoluments for the purpose of retirement gratuity/death gratuity under the State Govt. relevant rules in the case of Haryana Govt. employees who retire or die on or after 1st April, 1995:-

	Pay Range	Dearness allowance to be added to pay for calculating gratuity
1.	Basic pay upto Rs. 3,500/- p.m.	97% of Pay
2.	Basic pay above Rs. 3,500/- p.m. and upto Rs. 6,000/- p.m.	73% of pay subject to a minimum of Rs. 3,395/-
3.	Basic Pay above Rs. 6,000/- p.m.	63% of pay subject to a minimum of Rs. 4380/-

The State Govt. has also further decided that the ceiling of the maximum amount of retirement gratuity/death gratuity may be raised from Rs. 1.00 lakh to **Rs. 2.50 lakh w.e.f. 1.4.95.**

2. In the case of persons who have already retired/died on or after 1st April, 1995, the retirement gratuity/death gratuity may be recomputed suo motu on the basis of these orders by the Pension Sanctioning Authorities and arrears, if any paid.

3. Necessary amendment in relevant rule will be made in due course.

Yours faithfully,

Sd/-

(V.S.KUNDU)

Joint Secretary, Finance

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

***These instructions have further been clarified vide
No. 3/13/05-2Pension, Dated 04.10.2007.***

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana
The Registrar Punjab & Haryana High Court, Chandigarh.

Memo No. 3/13/05-2Pension

Dated, Chandigarh, the 17th August, 2006

Subject : C.W.Ps. filed by employees retired prior to 1.4.95 on the issue of merger of DA in gratuity.

Kindly refer to the subject cited above.

2. A number of retirees who retired prior to 1.4.1995 have filed writ petitions for grant of benefit of DA on gratuity. Most of these writ petitions have been disposed of with direction to respondents to pass speaking order in terms of judgment in C.W.P. 7446/2003 decided on 23.8.2005. Some of employees have also served legal notice on the issue of grant of DA on gratuity.

The issue has been examined in Finance Department and it is brought out that matter with regard to grant of DA on gratuity has been decided by Hon'ble Apex Court in Civil Appeal No. 129 of 2003 while deciding a bunch of Civil Appeals including an appeal of Punjab Govt. where the issue involved was also grant of DA on gratuity to retirees retired prior to 1.4.95. The Hon'ble Apex Court has denied claim of retirees with the observation that Govt. can fix cutoff date due to financial constraints.

In view of the above, claim of all such petitioners is not to be entertained by passing speaking orders by the respondent departments. You are, therefore, advised to decide all such cases at your level without referring the matter to Finance Department. A copy of the speaking order issued by the Finance Department in a similar writ petition No. 2527/2006 is enclosed for reference.

Sd/-
Account Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**Contd..
Encl.**

ORDER

Shri Bishamber Dayal & Others teachers had approached the Hon'ble High Court by Way of filing C.W.P. No. 2527 of 2006 claiming therein the benefit of revised retiral dues and gratuity at par with the employees who retired on or after 1.4.95. The said writ petition was decided on 20.2.2006 with the direction to respondent No. 2 to pass speaking order, in the light of legal notice dated 6.1.06 and judgment passed in C.W.P. No. 7446 of 2003, titled Hoshiar Singh & Ors. Vs. State of Haryana decided on 23.9.2005, within three months from the date a certified copy of the order is received.

In compliance of the above mentioned directions of Hon'ble Punjab & Haryana High Court all the relevant issues have been examined by the undersigned. It emerges from the facts that vide Govt. instructions dated 8.3.1996 it was decided that the dearness allowance linked to All India Consumer Price index 1201.66 be treated as dearness pay for reckoning emoluments for the purpose of retirement gratuity/death gratuity under the State Government relevant rules. The aforesaid decision was made applicable to Government employee who retired or died, by fixing a cutoff date, as on or after April 1st, 1995. The said decision was based on the decision of Government of India. Similar decision was also taken by the State of Punjab. The said decision was challenged by way of filing C.W.P.No. 7446 of 2003 titled as Hoshiar Singh and Others Vs State of Haryana and in some other writ petitions. These Writ Petitions were disposed of by Hon'ble High Court on 23.9.2005 with the observation that the cutoff date that is April, 1995 laid down in the instructions dated March 8, 1996 was wholly irrelevant for the purpose of enhanced pensionary benefits. Accordingly, it was held that all retirees who retired/died earlier or after April, 1995 would be entitled to the revised pensionary benefits.

C.W.P.No. 7446 of 2003 alongwith some other petitions were disposed of by the Hon'ble High Court vide its order dated 23.9.95. However, the issue involved in these writ petitions was already under consideration of Hon'ble Apex Court in a bunch of Civil Appeals in the main Civil Appeal No. 129 of 2003. These were disposed of by Apex Court vide Orders dated on August 11, 2005

From the perusal of judgment of Hon'ble Apex Court it reveals that the employees or Govt. of Punjab who retired during the period 31.7.1993 to 31.3.1995 were claiming the benefit or circular dated 13.12.1996 under which the State Govt. employees who retired or died on or after 1.4.1995 were entitled to get retirement gratuity/death gratuity on the basis of addition of certain portion of dearness pay to the basic pay. Similarly the said benefit was claimed by the employees of the Central Govt. in their writ petitions. The said claim was examined by the Hon'ble Apex Court in a bunch of Civil Appeals in the main Civil Appeal No. 129 of 2003 decided on August 11, 2005.

The Hon'ble Apex Court after examining all the relevant record and hearing the parties came to the conclusion that the action taken on the part of Govt. can neither be characterized as irrational nor as arbitrary so as to infringe Article 14 of the Constitution of India. Financial & economic implications are very important for any decision touching the administration of the Government and hence the Hon'ble Court observed that it is difficult to accept the argument on behalf of the employees that the decision of the Central Govt. to limit the benefit only to the employees who retired/died on or after 1.4.1995 after calculating the financial implications thereon was either irrational or arbitrary. The Hon'ble Court held that cutoff date fixed as 1.4.1995 was on a very valid ground namely that of financial constraints and consequently the Hon'ble Apex Court set aside the common judgment and order of the Hon'ble Punjab & Haryana High Court in C.W.P. No. 4995 of 1997 alongwith judgment and order of

the Hon'ble High Court of Himachal Pradesh in C.W.P.No. 462 of 2003 and Civil Review No. 32 of 2003.

Since the judgment of Hon'ble Apex Court dated August 11, 2005 could not be brought to the notice of Punjab & Haryana High Court at the time of hearing in bunch of writ petitions in main C.W.P. No. 7446 of 2003 by the counsel appearing on behalf of the State Govt., it has been decided to file review applications in all these cases

Since law on this issue has already been laid down by the Hon'ble Apex Court, which have binding effect under the provisions of article 141 of the Constitution of India, the claim of the petitioners in C.W.P. No. 2527 of 2006 could not be acceded to and is hereby rejected.

Dated, Chandigarh
the 8th June, 2006

Sd/-
(Bhaskar Chatterjee)
Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

***These instructions have further been Clarified vide
No. 3/13/05-2Pension, Dt. 04.10.2007.***

(Copy of letter No. 3/13/2005-2Pension, dated 14th February, 2007)

Subject : C.W.P.'s filed by employees retired prior to 1.4.1995 on the issue of D.A. on Gratuity.

Kindly refer to this office Memo No. 3/13/05-2Pension dated 17.8.06 on the subject noted above.

2. A number of retirees who retired prior to 1.4.95 have filed writ petitions for grant of D.A. benefit on gratuity. The issue has been decided by Hon'ble Apex Court in Civil Appeal No. 129/2003 while deciding a bunch of civil appeals including an appeal of Punjab Govt., in favour of Govt. denying the claim of petitioners in view of financial constraints. Necessary instructions were accordingly issued vide F.D. letter dated 17.8.2006 referred to above. You are, therefore, again advised to pass speaking order in all such cases denying the claim of petitioners pertaining to your Department.

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department, Chandigarh.

To

All Heads of Departments,
Commissioner of Divisions.
All Deputy Commissioner,
Sub Division Officer (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Memo No. 3/13/05-2Pension

Dated, Chandigarh, the 4th October, 2007

Subject : C.W.P filed by employees retired prior to 1-4-1995 on issue of merger of DA in gratuity.

Kindly refer to this Department memo No. 3/13/05-2Pension dated 17.8.2006 and 22.8.2006 on the subject noted above.

2, A number of retirees who retired prior to 1.4.1995 have filed writ petitions for grant of benefits of DA on gratuity. Most of these writs have been disposed of with direction to respondents to pass Speaking Orders in terms of judgment in C.W.P No. 7446/2003 decided on 23-8-2005. Therefore, Departments were advised to pass Speaking Orders in such cases as per model draft sent vide above quoted reference.

3. Hon'ble High Court of Punjab & Haryana, Chandigarh while deciding C.W.P 2893/2006 vide judgment dated on 2.8.2007 has up-held the cutoff date 1.4.1995 as valid and no relief can be given to pre 1.4.1995 retirees. A copy of operative part of judgment is enclosed. While passing Speaking Orders in future, the judgment of Hon'ble High Court be also mentioned as grounds of rejection of claim of DA on gratuity of pre 1.4.1995 retirees.

Sd/-
Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

Contd...

Encl..

**IN THE HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH
(CIVIL WRIT JURISDICTION)**

To

State of Haryana through Chief Secretary, Government
of Haryana, Haryana Civil Secretariat, Chandigarh.
Financial Commissioner & Principal Secretary, Department of Finance,
Haryana Civil Secretariat, Chandigarh.
Financial Commissioner and Principal Secretary,
Department of Education, Government of Haryana,
Haryana Civil Secretariat, Chandigarh.
Accountant General (A&E), Haryana Lekha Bhawan,
Plot No. 4 and 5, Sector 33B, Chandigarh.

Subject : C.W.P. No. 2893 of 2006

Banri Dhar

.....Petitioner(s)

Versus

The state of Haryana and others

.....Respondent(s)

Sir,

In continuation of this I am directed to forward herewith a copy of order dated 2.8.2007 passed by this Hon'ble Court in the above noted case for immediate strict compliance.

Given under my hand and seal of this court on this day of August, 2007.

Sd/-
Superintendent
for Assistant Registrar (Writs)

C.W.P. No. 2893 of 2006

Present. Mr. N.S. Shekhawat, Advocate
for the petitioner,
Mr. Harish Rathee, Senior DAG, Haryana
for the State

The petitioners had served in the Department of Education and retired on attaining the age of superannuation. All the petitioners had retired prior to 1.4.1995. They have prayed that the directions be issued for quashing the condition of the dearness allowance to be treated as dearness pay for reckoning emoluments for the purpose of retirement gratuity/death gratuity under the State Government Rules in the case of Haryana Government employees, who have retired or died on or after 1.4.1995.

Reply has been filed on behalf of the respondents, wherein it has been averred that Hon'ble the Supreme Court in Civil Appeal No. 129 of 2003 vide order dated 11.8.2005 has upheld the cutoff date 1.4.1995 and, therefore, no relief can be given to the petitioners.

Dismissed.

Sd/-
Ashutos Mohunta
Judge

Sd/-
T.P.S. Mann
Judge

August 02, 2007

***These instructions have further been clarified vide
No. 1/3(18)94-2FR-II, Dt. 17.03.1997.***

No. 1/4(3)93-2FR-II

From

The Financial Commissioner & Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners, Gurgaon, Rohtak, Ambala Hisar Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 21st April, 1995

**Subject : Liberalisation of Pensionary benefits - Raising of minimum Family Pension
from Rs. 300/- to Rs. 375/- per month.**

Sir,

I am directed to invite a reference to Government of Haryana, Finance Department Circular letter No. 1/2(74)-88-2FR-II Dated 3-11-88 and further clarification issued vide circular No. 1/2(74)-88-2FR-II dated 16-1-90 on the subject noted above and to say that the question of raising the minimum Family Pension which is at present Rs. 300/- P.M. has been under consideration of the State Government for sometime past. After careful consideration the State Government has now decided to raise the rates of minimum family pension from Rs. 300/- to Rs. 375/- P.M. with effect from 1st January, 1995. Rest of the family pension scheme shall remain unchanged.

2. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(V.S. KUNDU)

Joint Secretary, Finance,
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

***These instructions have been Clarified vide
No. 1/2(74)/88-2FR-II, Dt. 16.01.1990 & 08.12.1989.***

No. 1/2/74/88-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All the Head of Departments,
Commissioners, Ambala/Hisar Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 3rd November, 1988

Subject : Liberalisation of pensioner benefits on the recommendations of Fourth Pay Commission.

Sir,

On the recommendations of the Fourth Pay Commission the State Government have revised the pay scales of its employees with effect from 1.1.1986. The recommendations of the Pay Commission in regard to Pensionary benefits to the State Government employees as well as to the old pensioners had been engaging the attention of the State Government for some time past. After careful consideration it has been decided to revise the Pensionary benefit as given below :-

A. Pension

- (i) The rates of pension for the employee who retire on or after 1.1.1986 have been revised and the limits of their minimum and maximum of pension will be raised from Rs. 150/- and Rs. 1500/- per month respectively to Rs. 375/- and Rs. 3800/- per month respectively. As per existing rules, the amount of pension will be calculated at 50% of average emoluments for the last 10 months immediately preceding the date of retirement. The '**Emoluments**' for purposes of calculating various retirement benefits shall mean basic pay as defined in 2.44 (a) (i) of Punjab Civil Services Rules Volume I Part I.
- (ii) In the case of Government Servants who have opted for the revised scales of pay and retire within 10 months from the date of coming over to the revised scales 'average pay' for 10 months period preceding retirement shall be calculated by taking into account pay as follows :-
 - (a) For the period during which pay is drawn in pre-revised scale; Basic pay plus actual D.A., A. D.A. adhoc D.A. appropriate to the pay at the rates in force on 31.12.85 drawn during the relevant period; and
 - (b) For the period during which pay is drawn in revised scale; Basic Pay in the revised scales.

- (iii) *Commutation of Additional Pension* - Additional pension if any becoming due as a result of these orders will also qualify for commutation. Pensioners can commute upto one third of the additional pension (difference) if they so desire.

B. Family Pension

The rates of family pension mentioned in Finance Department's letter No. 11/IPR (FD)-81, dated 19.3.81 para 4 sub para 2 shall be revised w.e.f. 1.1.86 as follows:

	Basic pay per month	Rate of family pension per month inclusive of dearness relief upto average CPI 608
(i)	Not exceeding Rs. 1500/-	30 percent of basic pay subject to a minimum of Rs. 300/-.
(ii)	Exceeding Rs. 1500/- but not exceeding Rs. 3,000/-.	20 percent of basic pay subject to a minimum of Rs. 450/-.
(iii)	Exceeding Rs. 3,000/-	15 percent of basic pay subject to a minimum of Rs. 600/- and a maximum of Rs. 1250/-.

These will be inclusive of dearness relief upto average CPI 608.

C. Death-cum-retirement gratuity

The limit of Death-cum-retirement gratuity is raised from Rs. 36,000/- as at present to Rs. 50,000/- (revised to one lakh) for the persons who retired on or after 1.1.1986. The existing rules relating to calculation of Death-cum-Retirement Gratuity will continue except that (a). It will be calculated on the basis of emoluments as defined above and (b). There would be no ceiling on reckonable amount for calculating the amount of gratuity.

D. Pensionary benefits upto 568 CPI

- (i) Pensionary benefits for treatment of D.A, A.D.A etc. upto 568 CPI as Dearness pay for the purpose of giving retirement benefits except Death-cum-Retirement Gratuity to the Govt. servants who retired between 31.3.1985 and 31.12.1985 may be allowed. The maximum limit of Death-cum-Retirement gratuity will be kept at Rs. 36, 000/-
- (ii) However, where the amount of pension so calculated results in loss as compared to the total amount of pension plus relief on pension, admissible at the average index level 320, the loss will be made up by the grant of personal pension to the individual concerned. The amount of personal pension will not, however, be taken into account for the purpose of determining the commuted value of pension & relief on pension.
- (iii) For calculating the amount of subscription towards CPF by Govt. Servant and Govt. contribution to these funds the dearness pay appropriate to the pay on which these contributions are made, shall be treated as part of such pay w.e.f. 31st March, 1985.

-
- (iv) There will be no ceiling on the amount of monthly pension for Govt. servants who retire on or after 31.3.85.

E. Arrears

Arrears of all kinds becoming payable on the basis of implementation of the order upto 30-6-88 may be paid in the form of long term deposits in National Savings Certificates/ National Savings Schemes.

Yours faithfully

Sd/-

(J. P. Narang)

Joint Secretary Finance(R)

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

(To be substituted for the letter bearing the same number and date)

No. 1/ 2(74)88-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners, Ambala, Hisar, Rohtak and Gurgaon Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in the Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 8th December, 1989

Subject : Liberalisation of pensionary benefits on the recommendations of the Fourth Pay Commission.

Sir,

I am directed to invite a reference to Finance Department circular letter No. 1/2(74)88-2FR-II, dated 3-11-1988, on the subject noted above, and to modify the same to the following extent:

(i) Following lines under PARA 'A' PENSION (i) may be treated as deleted:

"The terms 'Emoluments' for purposes of calculating various retirement benefits shall mean basic pay as defined in 2.44(a)(i) of Punjab Civil Services Rules Vol. I Part I"

The emoluments for the purpose of calculating various retirement benefits would be the same as under Rule 6.19(C) of Punjab Civil Services Rules Vol. II.

(ii) Para 'E' ARREAR may be substituted as under:

Arrear of all kinds becoming payable on the basis of implementation of the order contained in these instructions may be paid in cash.

Instructions in regard to grant of liberalized pension to those who retired prior to 31-3-1985 will follow.

Yours faithfully,

Sd/-

(J. P. (Narang)

Joint Secretary Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

***These instructions have been further clarified vide
No. 1/2(74)88-2FR-II, Dated 16.01.1990 and 19.02.1990.***

No. 1/2(74)-88-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioner Ambala, Hisar, Gurgaon & Rohtak,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 28th December, 1989

Subject : Liberalisation of pensionary benefits on the recommendations of Fourth Pay Commission.

Sir,

I am directed to invite a reference to Finance Department letter No. 1/2(74)-88-2FR-II, dated the 3rd Nov., 1988 and dated 8th Dec., 89 on the subject noted above.

2. On further consideration, Government have decided to allow the following relief to the pensioner of the State of Haryana who retired prior to 31.3.1985:-

- (a) In the case of pensioners drawing pension of Rs. 500/- or less, the additional relief shall be equal to 10% of their pension plus existing dearness relief, subject to the condition that the additional relief shall in no case be less than Rs. 50/-.
- (b) In the case of pensioners drawing pension above Rs. 500/- additional relief shall be equal to the difference between the existing fixed dearness relief of Rs. 463/- and the notional relief calculated at 70% of pension, subject to the condition that where the said difference shows negative amount or is less than Rs. 100/-, the additional relief shall be Rs. 100/-.

3. Arrears of additional relief as a result of these orders are to be paid in cash.

Yours faithfully,

Sd/-

(J.P. Narang)

Joint Secretary Finance (R),
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

***These instructions have been Clarified vide
No. 1/2(74)/88-2FR-II, Dt. 19.02.1990.***

No. 1/2(74)88-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All Head of Departments,
Commissioner, Ambala, Hisar, Gurgaon and Rohtak,
All Deputy Commissioners and
Sub Divisional Officer (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Date Chandigarh the 16th January, 1990

Subject : Liberalisation of pensionary benefits on the recommendations of Fourth Pay Commission.

Sir,

I am directed to invite reference to Finance Department letter of even number dated 28th December, 1989(copy enclosed) on the subject noted above and to state that the relief to pensioners allowed in the letter under reference would be admissible from 1.1.1986 onwards.

2. Further, the date in the endorsement of the letter under reference to the Accountant General, Haryana and others the date 28.2.1989 appearing twice may be read as 28.2.1990.

3. The minimum and maximum of pension from 1.1.1986 would be Rs. 375/- and Rs. 3800/- per month respectively and the minimum and maximum of Family Pension from 1.1.1986 would be Rs. 300/- and Rs. 1250/- per month respectively.

4. I am also directed to give the following illustration for working out the relief to pensioners allowed with the letter under reference :-

A.	(i) Pension	Rs. 600
	(ii) Fixed Dearness Relief upto CPI- 608	Rs. 463
	(iii) Notional Relief @ 70% of Pension	Rs. 420
	(iv) Difference between notional Relief and Fixed Dearness Relief	Rs. 420-463= -43
	(v) Minimum Additional Relief	Rs. 100
	(vi) Revised Pension	Rs. 600+Rs. 463 + Rs. 100 = Rs. 1163

B.	(i) Pension	Rs. 1000
	(ii) Fixed Dearness Relief upto CPI- 608	Rs. 463
	(iii) Notional Relief @ 70% of Pension	Rs. 700
	(iv) Difference between notional Relief & Fixed Dearness Relief	Rs. 700-Rs. 463 = 237
	(v) Revised Pension	Rs. 1000+Rs. 463 + Rs. 237 = Rs. 1700
C.	(i) Pension	Rs. 1500
	(ii) Fixed Dearness Relief upto CPI- 608	Rs. 463
	(iii) Notional Relief @ 70% of Pension	Rs. 1050
	(iv) Difference between notional Relief and Fixed Dearness Relief	Rs. 1050-Rs. 463= Rs. 587
	(v) Revised Pension	Rs. 1500+ Rs. 463+ Rs. 587 =Rs. 2550

Yours faithfully,

Sd/-

(J.P NARANG)

Joint Secretary, Finance (R),
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(74)88-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All Head of Departments,
Commissioner, Ambala, Hisar, Gurgaon and Rohtak,
All Deputy Commissioners and
Sub Divisional Officer (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Date Chandigarh the 19th February, 1990**Subject : Liberalisation of pensionary benefits on the recommendations of Fourth Pay Commission.**

Sir,

In continuation of Finance Department letter of even number dated 16th January, 1990 on the subject noted above, I am directed to say that on further consideration the Government have decided to allow the following relief to the pensioners of the State Government who retired prior to 31.3.1979:-

A. Relief in case of Govt. employees who retired on or before 31.3.1979 and family pension in respect of pre 1.4.79 retirees receiving revised pension/family pension as per orders issued vide circular letter No. 11/IPR(FD)-81, dated 19-3-1981.

- (i) In case of pensioners drawing pension of Rs. 500/- or less, the additional relief shall be equal to 10% of their basic pension due on 31.12.85 plus dearness relief upto average of 608 CPI subject to the condition that the additional relief shall in no case be less than Rs. 50/-.
- (ii) In case of pensioners drawing pension above Rs. 500/- additional relief shall be equal to the difference between the existing fixed dearness relief of Rs. 463/- and the notional relief calculated at 70% of basis pension of basic pension due on 31.12.85 subject to the condition that where the said difference shows negative amount or is less than Rs. 100/-, the additional relief shall be Rs. 100/- but while consolidating the revised pension the dearness relief of Rs. 438/- upto average 608 CPI be added instead of fixed dearness relief of Rs. 463/-.

1.	(i) Pension	Rs. 600
	(ii) Fixed Dearness Relief	Rs. 463
	(iii) Notional Relief @ 70% of Pension	Rs. 420
	(iv) Difference between Notional Relief and Fixed Dearness Relief	Rs. 420-463 = (-)43

	(v) Minimum Additional Relief	Rs. 100
	(vi) DA upto 608 CPI	Rs. 438
	(vii) Revised Pension	Rs. 600+ Rs. 438 + Rs. 100 = Rs. 1138
2.	(i) Pension	Rs. 1000
	(ii) Fixed Dearness Relief	Rs. 463
	(iii) Notional Relief @ 70% of Pension	Rs. 700
	(iv) Difference between Notional Relief & Fixed Dearness Relief	Rs. 700 - Rs. 463 = 237
	(v) DA upto 608 CPI	Rs. 438
	(vi) Revised Pension	Rs. 1000+ Rs. 438 + Rs. 237 = Rs. 1675
3.	(i) Pension	Rs. 1500
	(ii) Fixed Dearness Relief	Rs. 463
	(iii) Notional Relief @ 70% of Pension	Rs. 1050
	(iv) Difference between Notional Relief and Fixed Dearness Relief	Rs. 1050 - Rs. 463= Rs. 587
	(v) DA upto 608 CPI	Rs. 438
	(vi) Revised Pension	Rs. 1500+ Rs. 438+ Rs. 587 =Rs. 2525

B. Relief in case of Govt. employees who retired on or before 31.3.79 and whose pension has been revised as per orders issued vide circular letter No. 1/1(3)-83-2FR dated 24.9.85.

- (i) In the case of pensioners/family pensioners drawing pension of 500/- or less additional relief shall be equal to 15% of total amount basic pension due on 31.12.1985 plus dearness relief upto the average of 608 CPI subject to the condition that the additional relief shall in no case be less than Rs. 75/-.
- (ii) In the case of pensioners drawing pension above Rs. 500/- additional relief shall be equal to the difference between the fixed DA upto average of 608 CPI of Rs. 638 and the notional relief calculated at 95% of basic pension due on 31.12.1985 subject to the condition that where the said difference shows negative amount or is less than Rs. 175/- the additional relief shall be Rs. 175/-.

ILLUSTRATION

1.	(i) Pension	Rs. 600
	(ii) Fixed Dearness Relief upto CPI 608	Rs. 638
	(iii) Notional Relief @ 95% at Pension	Rs. 570
	(iv) Difference between notional Relief & fixed DA	Rs. 570 – 638 = Rs. (-)68

	(v) Minimum additional Relief	Rs. 175/-
	(vi) Revised Pension	Rs. 600+638+ Rs. 175 = 1413.
2.	(i) Pension	Rs. 1000
	(ii) Fixed Dearness Relief upto CPI 608	Rs. 638
	(iii) Notional Relief @ 95% on Pension	Rs. 950
	(iv) Difference between Notional relief & fixed dearness relief	Rs. 950 - Rs. 638 = Rs. 312
	(v) Revised Pension	= Rs. 1000+638-312 = Rs. 1950
3.	(i) Pension	Rs. 1500
	(ii) Fixed Dearness Relief upto CPI 608	Rs. 638
	(iii) Notional Relief @ 95% on Pension	Rs. 1425
	(iv) Difference between Notional relief & fixed dearness relief	Rs. 1425 - 638 = Rs. 787
	(v) Revised Pension	Rs. 1500+638+787 = Rs. 2925

2. If the amount of additional relief work out in fraction of rupees, it will be rounded to the next higher rupee.

3. Where the consolidated pension & family pension works out to an amount less than Rs. 375/- and Rs. 300/- respectively, the same shall be stepped upto Rs. 375/- and Rs. 300/- respectively.

4. The arrears, if any, are to be payable from 1st Jan., 1986 and to be paid in cash. The payments are to be made on or before 28.2.90 in view of the order dated 15.12.89 of Hon'ble Punjab & Haryana High Court.

Yours faithfully,

Sd/-

(J.P NARANG)

Joint Secretary, Finance (R),

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/4(93)-89-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
All Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana, High Court, Chandigarh.

Dated, Chandigarh, the 2nd May, 1990**Subject : Increase in the maximum amount of Death-cum-retirement Gratuity.**

Sir,

I am directed to invite a reference to Government of Haryana, Finance Department circular letter No. 1/2(74)-88-2FR-II dated 3rd November, 1988, on the subject noted above and to say that for some time past the State Government had under consideration the question of raising the maximum limit of Death-cum-Retirement Gratuity. It has now been decided that, other condition remaining the same the maximum amount of DCRG, admissible would be Rs. 1,00,000/- for those who become eligible to payment of DCRG on or after 1st January, 1986.

2. Necessary amendment to rule 6.16A(3) *ibid* will be issued in due course.
3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(J.P. Narang)
Joint Secretary Finance (R),
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/2/74/88-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments
Commissioners, Gurgaon, Rohtak, Ambala, Hisar Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 30th July, 1991**Subject : Option to retain existing Formula of Pension to Pensioners of 31-3-1985 to 31-12-1985 period.**

Sir,

I am directed to invite a reference to the Finance Department Letter No. 1/2(74)88-2FR-II dated 3rd November, 1988, regarding Liberalisation of Pensionary benefits. The employees who retired in between 31-3-85 and 31-12-85 have made repeated representations to bring them at par with the retirees of pre 31-3-85 period. After careful consideration, the Government have decided that the employees who retired between 31-3-85 and 31-12-85 may be given an option to retain their pre-revised pension as was drawn by them before the issue of the above referred letter. In that case, they will also get the amount of Dearness Relief admissible from time to time which stood @ 92.5% subject to the maximum of Rs. 463 on 1-1-86, i.e. they may opt to get their pension at their pay of 320 point drawn by them earlier than the issue of Government letter dated. 3-11-88.

2. Further they will also be eligible to get additional relief granted to the pensioners of pre 31-3-85 period vide Government letter No. 1/2(74)-88-2FR-II, dated 28th December, 1989 read with letter of even No. dated 16-1-1990 and to get their pension consolidated on 1-1-86 with these 3 elements.

3. The above offer for option will, however, be subject to the condition that they give an undertaking to refund the extra amount of commuted value of portion of pension if any drawn by them in terms of para (D) of the letter dated 3-11-88 referred to above. For instance an employee who retired during this period with an average pay of Rs. 900/- and pension of Rs. 450/- P.M. got Rs. 18,828/- (Rs. 150/- x 10.46 x 12) after losing Rs. 150/- (1/3rd of pension) whereas after the issue of Circular dated 3-11-88, he got Rs. 32007/- (Rs. 13179 more) by losing Rs. 255/- (1/3rd of new pension i.e. Rs. 766/-).

4. Payment of arrears of pension after adjustment of extra amount of commuted value of portion of pension will be made in four six-monthly installments over a period of two years, subject to the decision of the High Court in Contempt Petition No. 398 of 1991.

The above option shall be exercised up to 31-10-91 and the employees who fail to exercise the option within the stipulated period will continue to draw their pension in terms of para 'D' of Government letter dated 3-11-88 and other existing orders.

Yours faithfully,

Sd/-

(Kailash Chand)

Under Secretary, Finance,

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/4(3)93-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners Gurgaon, Rohtak, Ambala and Hisar Divisions,
All Deputy Commissioners &
Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 16th February, 1996**Subject : Liberalisation of Pensionary benefits - Clarification regarding Pension/Family Pension in the case of retirees who retired during the period from 31.3.85 to 31.12.85.**

Sir,

I am directed to invite a reference to Government of Haryana Finance Department circular letter No. 1/4(3)93-2FR-II dated 21st April, 1995 on the subject noted above and to say that a doubt has been expressed by some quarters as to whether or not the benefit of increase in the minimum pension/family pension would be admissible to those retirees also who retired between 31.3.1985 to 31.12.1985. In this connection, I am to make it clear that the retirees who retired during the above mentioned period would also be entitled to the minimum pension/family pension @ Rs. 375/- P.M. and Rs. 300 P.M. respectively, from 1.1.1986 upto 31.12.1994 and further family pension @ Rs. 375/- P.M. w.e.f. 1.1.1995 onwards.

Yours faithfully,

Sd/-

(V. S. Kundu)

Joint Secretary Finance

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/3(18)94-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All the Head of Departments,
Commissioners Gurgaon, Rohtak, Ambala and Hisar Divisions,
All Deputy Commissioners &
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 17th March, 1997**Subject : Revision of provisions regulating pension and pensionary benefits - Amendment in the rate of family pension.**

Sir,

I am directed to refer to para 'B' of letter No. 1/2(74)/88-2FR-II dated 3-11-88 vide which following rates of family pension were fixed w.e.f. 1.1.86:-

	Basic pay per month	Rate of family pension per month inclusive of dearness relief upto average CPI 608
(i)	Not exceeding Rs. 1500/-	30 percent of basic pay subject to a minimum of Rs. 300/- (further revised to Rs. 375/- w.e.f. 1.1.95)
(ii)	Exceeding Rs. 1500/- but not exceeding Rs. 3000/-	20 percent of basic pay subject to a minimum of Rs. 450/-
(iii)	Exceeding Rs. 3000/-	15 percent of basic pay subject to a minimum of Rs. 600/- and a maximum of Rs. 1250/-

2. On the demands of the Pensioners/Pensioners Welfare Association, the matter regarding further revision of the above said rates of family pension has been under consideration of the State Government for some time past, and it has now been decided that the rates of family pension w.e.f. 1st January, 1986 be revised as under :-

	Basic pay per month	Rate of family pension per month inclusive of dearness relief upto average CPI 608
(i)	Not exceeding Rs. 1500/-	30 percent of basic pay subject to a minimum of Rs. 300/- (and Rs. 375/- w.e.f. 1.1.95)
(ii)	Exceeding Rs. 1500/-	25 percent of basic pay subject to a minimum of Rs. 450/- and maximum of Rs. 1250/-

3. You are requested to please bring this modification to the notice of all the officers/officials under you for strict compliance.

Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Ram Niwas)

Joint Secretary Finance

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/1(1)-82-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (C) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 22nd June, 1982**Subject : Increase in the maximum amount of Death-cum-retirement Gratuity.**

Sir,

According to rule 6.16-A(3) of the Punjab Civil Services Rules, Volume II, the Death-cum-Retirement gratuity is admissible to the employees subject to a maximum of Rs. 30000/-. I am directed to say that the question of raising this limit had been under consideration of the State Government for some time past. It has now been decided that, other conditions remaining the same, the maximum amount of D.C.R.G. admissible would be Rs. 36,000/- for those who become eligible to payment of D.C.R.G. on or after 31st January, 1982.

2. Necessary amendment to rule 6.16A(3) *ibid* will be issued in due course.
3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(R.S. Kailey)

Joint Secretary Finance (W)

for Commissioner & Secretary to Govt., Haryana,
Finance Department.

***These instructions have been clarified vide
No. 1/2(21)-81-2FR-II, 18.06.1981 & 18.09.1981.***

No. 11/1PR(FD)-81

From

The Secretary to Government, Haryana,
Finance Department.

To

All Heads of Departments,
Commissioners, Ambala/Hisar Divisions,
Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 19th March, 1981

Subject : Liberalization of Pensionary benefits on the recommendations of Pay Commission.

Sir,

On the recommendations of the Pay Commission, the State Government have revised the pay scales of its employees with effect from 1-4-1979. The recommendations of the Pay Commission in regard to Pensionary benefits to the State employees as well as to the old pensioners had been engaging the attention of State Govt. for some time past. After careful consideration, it has been decided to revise the pensionary benefits as given below :-

(1) Pension fixation formula and the scale of pension :

At present, the minimum qualifying service for getting pension is 10 years and the maximum qualifying service is 33 years in case of Class-I, II & III employees and 35 years in case of Class-IV employees. The pension is calculated at the rate of 1/80th of the average emoluments for each completed year of service subject to a maximum of Rs. 1000/- per month.

The revised rates of pension for the employees who have retired or will retire after 1-4-1979 would be 50% of average "emoluments" as defined in rule 6.19(C) of Punjab C.S.R. Vol.- II, on completion of qualifying service for 33 years or more, subject to a maximum of Rs. 1500/- per month. For the Government servants who at the time of retirement have rendered qualifying service of ten years or more but less than 33 years, the amount of their pension will be such proportion of the maximum admissible pension as the qualifying service rendered by them bears to the maximum qualifying service of 33 years, subject to a minimum of Rs. 150/- per month.

(A few illustrations are given at *Annexure-I*)

In case of employees who opt to continue in the un-revised scales of pay and those in receipt of U.G.C scales of pay, the emoluments for the purpose of retirement benefits will also include the following elements, which will be termed as "Dearness Pay" :-

- (i) Those who opt to continue in the un-revised scales of pay :**
Dearness Allowance, Adhoc Relief, A.D.A. (I & II) upto 320 point consumer price index (1960 base =100) minus excess payment of Adhoc Relief.
- (ii) In case of those in receipt U.G.C. scales of pay :**
A.D.A. (I & II) upto 320 point consumer price index (1960 base= 100) minus excess payment of Adhoc Relief.

Note :- The excess payment of "Adhoc Relief" to be deducted will be as indicated in columns 5 and 7 of Annexure-I to Finance Department letter No. 1699-3FR-74/10392, dated 20-3-1974.

(2) Formula for death-cum-retirement gratuity and the maximum amount admissible :

The existing formula for determining the amount of death-cum-retirement gratuity will remain unchanged. The ceiling of Rs. 30,000/- will also continue as before.

(3) Definition of 'average' emoluments for purpose of pension :

The existing definition of 'average' emoluments will remain un-changed, according to which the average emoluments are calculated as the average of last 10 months' emoluments. In case of employees who have retired prior to 31-1-1980, the last ten months would include some period when the pay scales had not been revised. For that period, the emoluments at 320 point of the un-revised pay would be reckoned for this purpose.

(4) Formula for determination of family pension and the maximum amount of family pension :

At present the family pension is admissible on completion of at least one year's service at different rates depending upon the pay of the employee at the time of retirement or at the time of death while in service. Normally the minimum family pension is Rs. 60/- per month and the maximum family pension is Rs. 250/- per month. The revised rate of family pension would be 50% of the pension either already drawn or what the employee would have drawn, had he superannuated after full qualifying service at the pay drawn on the date of death while in service, subject to a minimum of Rs. 125/- per month and a maximum of Rs. 500/- per month. In the event of death of both husband and wife (being Government employees) the maximum family pension admissible to their children will be Rs. 1000/- per month.

In case of death of an employee during service or after retirement before attaining the age of 65 years the amount of family pension would be fixed at double the amount of normal family pension subject to the condition that such enhanced family pension does not exceed the normal pension. This benefit will be available for a period of 7 years or till the deceased would have attained the age of 65 years, whichever is earlier.

All other conditions for the grant of family pension, as contained in Punjab C.S.R. Vol. II, will remain un-changed.

(5) Relief to existing Pensioners :

All the old pensioners who have retired before 1-4-1979, would be given an adhoc increase in their Original pension (before commutation) at the rate of 50% of their basic pension subject to a maximum of Rs. 100/-, inclusive of adhoc relief ranging from Rs. 15/- to Rs. 35/- already granted vide letter No. 1/3(5)-78-2FR-II, dated 3-3-78. However, where the pension so increased (including any other pension drawn by a Government employee) falls short of a minimum of Rs. 150/- p.m., it would be raised to Rs. 150/- per month.

The old family pensioners would also be given adhoc increase in their normal family pension at the Rate of 30% of their basic pension subject to a maximum of Rs. 75/- p.m. If the amount of family pension so increased still falls short of Rs. 125/- p.m., it would be raised to Rs. 125/- p.m.

Note : (i) Where the deceased husband and wife were both Government employees, the maximum limit of normal family pension/enhanced family pension payable to the eligible minor children, taken together, would not be more than Rs. 1000/- p.m.

Note : (ii) The benefit of enhancement in pension will not be admissible to a pensioner who has been permanently absorbed in a Public Sector Undertaking/ Public Enterprise before 1-4-1979 as per existing instructions.

All the items of adhoc relief, temporary increase and 8 installments of additional relief (subject to a minimum of Rs. 40/- and a maximum of Rs. 200) and the adhoc increase allowed above, would be merged in the original pension (including original family pension) and the amount, so arrived at, would be treated as Pension/Family Pension for all purposes, in future. If a portion of existing pension has been commuted, the commuted portion of the pension will be deducted from the pension so arrived at.

A few examples showing the operation of increases sanctioned in the pension/family pension of existing pensioners are given at Annexure-II.

A minimum pension of Rs. 125/- p.m. may also be allowed to the widows/families of the employees who may not have opted for the Family Pension Scheme 1964 or who had retired before 1st July, 1964, when the family pension scheme was not in force.

(6) D.A. to Pensioners :

The instalments of dearness relief which had fallen due on 1.11.79 and 1.5.80, sanctioned vide Finance Department letter No. 1/3(5)-78-2FR-II, dated 3-11-80 and even number dated 16.12.80 would be payable to the pensioners in addition to pension/family pension on the basis of revised amounts of pension/family pension.

(7) Restoration of Commuted Pension :

The existing pattern for commutation of pension would continue as before. Where a pensioner commutes a part of his pension and receives lump sum in lieu thereof, he would be allowed restoration of the surrendered value of pension in full after completion of 70 years of age.

(8) Date of effect :

These orders will take effect from 1-4-1979, but the benefit of enhancement of old pensions (including family pensions) in respect of pensioners who retired prior to 1-4-1979, would be given effect from 1-12-1979, i.e., the pension for the month of December, 1979, payable in January, 1980.

These orders will not, however, apply to pensions sanctioned on adhoc basis, such as political pensions, special pensions, war risk pensions etc.

The pensions and family pensions of those affected by these orders may be calculated/recalculated in accordance with the above decisions and the pension cases finalised in consultation with the Accountant General, Haryana.

The relevant provisions of Punjab C.S.R. Vol. II should be deemed to have been amendment to the extent of provisions of this letter. Formal amendments to these rules will be issued in due course.

The expenditure involved will be debited to the Head "266-Pensions and Other Retirement Benefits".

Yours faithfully,

Sd/-

(L.M. GOYAL)

Joint Secretary, Finance (B),
for Secretary to Government, Haryana,
Finance Department.

No. 1/2(21)-81-2FR-II

From

The Secretary to Government, Haryana,
Finance Department.

To

The Accountant General, Haryana,
Chandigarh.

Dated, Chandigarh, the 26th May, 1981**Subject : Liberalisation of the Pensioners' benefit on the recommendations of the Pay Commission.**

Sir,

I am directed to invite a reference to Finance Department Letter No. 11/1PR(FD)-81, dated 19th March, 1981 on the above subject and to say that under para (5) "relief to existing pensioners", it has been provided that all the items of adhoc increase sanctioned temporary increase and 8 installments of additional relief subject to a minimum of Rs. 40/- and a maximum of Rs. 200/- and the adhoc increase sanctioned with the letter referred to above would be merged in the original pension including original family pension and the amount so arrived at would be treated as pension/family pension for all purposes in future. It has been brought to the notice of Government that the adhoc increase/temporary increase sanctioned with Finance Department letters numbers noted in the margin do not find any mention in the examples at Annexure-II under sub-Head "(a) Pension" of the circular letter dated 19-3-81 referred to above. I am to clarify in this connection that the adhoc increase / temporary increase where ever admissible in terms of Finance Department letter noted in the margin should also be taken into account for working out the revised pension of the old pensioners who retired before 1-4-79.

I am to request that suitable instructions in this behalf may kindly be issued the concerned officers at an early date.

Margin:

No. 4103-2FR-71/19400 dated 22.7.71,
1536-2FR-74/9580 dated 16.3.74
2832-2FR-75/15254 dated 19.9.75.

Yours faithfully,

Sd/-
(RAM PARKASH KAPUR)
Under Secretary, Finance (R),
for Secretary to Government, Haryana,
Finance Department.

No. 1/2(21)-81-2FR-II

From

The Secretary to Government, Haryana,
Finance Department.

To

All Heads of Departments,
Commissioners, Ambala/Hisar Divisions,
Deputy Commissioners and
Sub Divisional Officers (C) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 18th June, 1981**Subject : Liberalization of pensionary benefits on the recommendations of pay Commission.**

Sir,

I am directed to invite a reference to Finance Department Circular letter No. 11/1PR(FD)-81, dated the 19th March, 1981, on the subject noted above and to say that the Accountant General, Haryana has sought clarifications on certain points. The matter has been examined. After careful consideration, it has been decided to convey the following clarifications in regard to the points raised in this behalf :-

	Points raised	Clarifications
1.	Whether these rates are applicable in all cases of retirement on superannuation retiring including voluntary retirements with benefits of service up to 5 years and other classes of Pensions.	Yes
2.	Whether the pay for calculating Family Pension which is to be based on presumptive superannuation pension is to be calculated with reference to pay on the date of death of the Government employee and not on the average emoluments as are required to be taken into account for working out the normal superannuation pension.	In case of death after retirement on superannuation, the family pension would be 50% of the normal pension due at the time of retirement or on superannuation, but in case of death, while in service, the superannuation pension (presumptive) would be worked out on the basis of pay drawn on the date of death after full qualifying service. The family pension would be 50% of this presumptive pension subject to a minimum of Rs. 125/-p.m.
3.	Whether the date of restoration of commuted part of pension in respect of pensioners who retired prior to 1.4.79 is 1.4.79 or 1.12.79 as in the case of relief	The restoration of commuted portion of pension would be admissible to pensioners who completed the age of 70 years on or after 1.4.79 and are still alive,

	Points raised	Clarifications
	granted to old pensioners on the dated of completion of 70 years after 1.4.79/1.12.79 whichever is later.	but the benefit will accrue with effect from 1.12.79
4.	Whether a minimum family pension of Rs. 125/- p.m. has been allowed to the widows/families of employees who had either not opted for family pension Scheme, 1964 or had retired before 1.7.64 when the scheme was not in force. The maximum limit, if any, to be applied under these revised order or otherwise as also the date of payment of such Family Pension has not been indicated	A minimum benefit of family pension of Rs. 125/-p.m. has been given, on adhoc basis, to all widows/families of employees who had not opted for the Family Pension Scheme 1964 or who had retired before 1.7.64 when the Family Pension Scheme was not in force. This benefit is admissible from 1.12.79.
5.	It is presumed that the amount of pension already drawn mentioned in sub para 2 of para (4) of Govt. orders dated 19.3.81 means pension that would be admissible to pensioners retiring before 1.4.79 as all cases of officials retiring or of death after 1.4.79 have to be finalized under the new rules and orders of 19.3.81.	The words "already drawn" mentioned in Sub para 2 of para (4) refer to the cases, where the pensioners had retired after 1.4.79 and not before that date. The words, for what the employee would have drawn, had he superannuated after full qualifying services at the pay drawn on the date of death refer to the cases of death while in service.

You are also requested to ensure that cases of such beneficiaries are prepared afresh and sent to the Accountant General Haryana, with old P.P.O/case No. of his office, for necessary action in the audit office.

Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(Rajni Razdan)
Deputy Secretary Finance (R),
for Secretary to Government, Haryana,
Finance Department.

No. 1/2(21)-81-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional officers (c) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 31st July, 1981**Subject : Liberalization of pensionary benefits on the recommendations of Pay Commission.**

Sir,

I am directed to invite a reference to Finance Department circular letter No. 11/1PR(FD)-81, dated the 19th March, 1981, on the above subject which interalia lays down that a minimum pension of Rs. 125/- p.m. may also be allowed to the widows/families of the employees who may not have opted the Family Pension Scheme, 1964 or who had retired before 1st July, 1964, when the Family Pension Scheme, was not in force. The Accountant General, Haryana has requested to intimate the procedure to be followed for implementing this decision of the Govt. The matter has been considered and it has been decided that the procedure laid down in Appendix I of the Punjab Civil Service Rules, Volume II, should also be adopted for the purpose of sanctioning family pension in the case of widow's dependent children of the retired employees referred to above. The Heads of offices/Department should obtain applications of the prescribed form laid down in the rules ibid from the claimants with reference to the information available with them in respect of the deceased employees pertaining to their respective departments. After proper verifications/scrutiny about the admissibility of family pension in the case of surviving widow or children in accordance with the provisions of rules ibid, a pension of Rs. 125/- p.m. may be sanctioned on adhoc basis with effect from 1-12-79, on the prescribed form. Thereafter, the application, complete in all respects be sent by the pension sanctioning authority to the Accountant General, Haryana for the issue of pension payment order to the beneficiary.

2. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Rajni Razdan)

Deputy Secretary Finance (R),
for Commissioner and Secretary to Govt., Haryana,
Finance Department.

No. 1/2(21)-81-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners, Ambala/Hisar Divisions,
Deputy Commissioners and
Sub Divisional Officer (c) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 18th September, 1981**Subject : Liberalization of pensionary benefits on the recommendations of Pay Commission.**

Sir,

I am directed to invite a reference to, Finance Department circular letter No. 11/1PR(FD)-81, dated the 19th March, 1981 on the subject noted above and to say that the Accountant General, Haryana has sought further clarifications on certain points. The matter has been examined. After careful consideration, it has been decided to convey the following clarifications in regard to the points raised in this behalf:-

Points raised	Clarifications
1. The term normal family pension used in sub para 3 of para 4 of Finance Department letter dated 19.3.1981 may be defined.	The term normal family pension is as defined in sub-para (2) of para (4) of Finance Department letter dated 19.3.1981.
2. Whether the normal pension is to be calculated on the basis of actual qualifying service as on the date of death and the average emoluments for ten months immediately preceding the date of death and the enhanced family pension limited to the calculated normal pension?	In case of death of an employee while in service the rate of family pension is to be fixed at the rate of 50% of the pension which he would have drawn had he superannuated after full qualifying service of 33 years at the pay drawn on the date of death. In other words in such cases the presumptive pension of the deceased employee is not to be calculated on the basis of actual qualifying service but he is to be deemed to have superannuated after rendering full qualifying service of 33 years. Moreover the average emoluments for last ten months are not to be taken into account for working out the admissible pension to deceased employee. The amount of family pension is to be enhanced to double the amount of normal family pension for a period of 7 years on the condition that such enhanced family pension does not exceed the presumptive pension of the deceased employee. In case of death after superannuation the family pension is to be given at the rate of 50% of the normal pension of the deceased pensioner. This will be admissible at double the rates for a period of 7 years or the attainment of 65 years whichever is earlier.

3. And or where such enhanced family pension exceeds Rs. 500/- is to be restricted to the maximum amount of family pension of Rs. 500/- referred to in sub para 2 of para 4 of the letter dated 19.3.1981 referred to above.	The maximum amount of enhanced family pension is not restricted to Rs. 500/- p.m. It can be given upto a maximum of Rs. 1000/- p.m. for the period enhanced family pension is admissible depending upon whether the normal presumptive pension of the deceased employee comes to Rs. 1000/- or more.
4. As per old family pension rules the benefit of enhanced family pension was admissible only in cases where the qualifying service was more than 7 years what shall, therefore, be the amount of family pension in such cases where in the case of deceased the qualifying service falls short of 7 years and whether it will be restricted to the minimum of Rs. 125/-	In cases where the deceased Govt. employees had put in less than 7 years continuous service the benefit of enhanced family pension the benefit of enhanced family pension will not be admissible to his her dependents who are otherwise eligible for family pension under the existing rules In such cases the normal family pension may be given to them where, however, normal family pension falls short of Rs. 125/- it should be raised to Rs. 125/-
5. The maximum family pension is Rs. 500/- it is not clear whether the double pension is also to be restricted to this amount.	As in Sr. N. 3 above.

2. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Rajni Razdan)

Deputy Secretary Finance (R)

for Commissioner & Secretary to Govt., Haryana,
Finance Department.

No. 1/2(21)-81-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

The Accountant General, Haryana,
Chandigarh.

Dated, Chandigarh, the 14th October, 1981**Subject : Liberalization of the pensionary benefits on the recommendations of pay commission.**

Sir,

I am directed to invite a reference to your letter No. Pen(R)1/Genl.3A/81-82/680, dated the 17th August, 1981, on the above subject and to say that it is not possible to cite concrete examples on the pattern of Annexure II of circular letter No. 11/1PR(FD)-81, dated 19-3-1981. It is, however, requested that the clarification given vide F.D. letter No. 1/2(21)-81-2FR-II, dated the 26th May, 1981 may be given effect to, by adding additional item 3(a) "adhoc increase/temporary increase (if any)" in between Sr. No. (3) & (4) in the Annexure II referred to above.

Yours faithfully,

Sd/-

(R.P. KAPUR)

Under Secretary Finance (B),
for Commissioner & Secretary to Government,
Haryana, Finance Department.

No. 1/2(21)-81-2FR-II,

Dated 14-10-81

A copy with a copy of A. G. order dated 17-8-1981 under reply is sent to all the Treasury Officers/Assistant Treasury Officers in Haryana with reference to F.D. Endst. No. 1/2(21)-81-2FR-II, dated 26-5-1981 for information and necessary action.

Sd/-

Under Secretary Finance (B),
for Commissioner & Secretary to Government,
Haryana, Finance Department.

No. 1/4(4)-51-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (C) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 17th November, 1981**Subject : Liberalisation of pensionary benefits to the pensioners who retired prior to 1st April, 1979.**

Sir,

I am directed to invited a reference to Haryana circular letter No. 9351 2FR-67/32299, dated the 20th December, 1967, on the above subject wherein a simplified procedure for grant of pension was laid down by rounding off pension to the next higher rupee. In this connection your attention is invited to Para 5 of Haryana Govt. letter No. 11/1PR(FD)-81, dated the 19th March, 1981 wherein additional relief has been given to the old pensioners who had retired before 1-4-79 and also to the family pensioners who were in receipt of family pension on 1-4-79. It has been decided that for calculating the revised pension/ revised family pension as indicated in Annexure-II of the circular letter dated 19-3-1981, the revised pension family pension should also be rounded off to the next higher rupee on 1-4-1979 and payment made accordingly w.e.f. 1-12-1979.

Receipt of this letter may please be acknowledged.

Yours faithfully.

Sd/-
(Rajni Razdan)
Deputy Secretary Finance (R)
for Commissioner & Secretary to Government,
Haryana Finance Department.

No. 1/1(3)-83-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners, Ambala/Hisar Divisions,
Deputy Commissioner and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 24th September, 1985

Subject : Grant of benefit of liberalized pension formula to Haryana Government's pre 1-4-79 retirees as a result of Supreme Court's Judgment dated 17.12.82 in the case of Central Government Employees.

Sir,

I am directed to address you on the subject noted above and to say that the question of grant of benefit of liberalized pension formula, adopted by the Haryana State Government vide their circular letter No. 11/1PR(FD)-81, dated the 19th March, 1981 to the pre-1.4.79 retirees of Haryana Government, as a result of Supreme Court's decision dated 17.12.82, given in the case of Central Government employees, has been, under consideration of this State Government for some time past. After a careful consideration of the matter, it has now been decided that in the case of Haryana Government employees who retired from Government service after 1.11.66 and upto 31.3.79, and in whose case pension was earlier worked out on the basis of last 36 or 24 months' average emoluments and at the rate of 30/80 or 33/80, their pension shall be recalculated @ 50% of the last ten months' average emoluments. There will, however, be no change in regard to the present provisions regarding minimum and maximum qualifying service and definition of average emoluments for grant of pension. The new liberalized pension formula will be as under :-

- (i) Pension @ 50% of the average 10 months' "emoluments" as defined in rule 6.19(c) of Pb.C.S.R. Vol. II on completion of qualifying service for 33 years or more subject to a maximum of Rs. 1500/- p.m. For the retirees who at the time of retirement had rendered qualifying service of ten years or more but less than 33 years, the amount of their pension will be such proportion of the maximum admissible pension as the qualifying service rendered by them bears to the maximum qualifying service of 33 years, subject to a minimum of Rs. 150/- p.m.
- (ii) At the time of the adoption of liberalized pension formula vide Haryana Government letter dated 19.3.81 mentioned above, 8 DA installments @ 5% each, subject to a minimum of Rs. 40/- and a maximum of Rs. 200/-, were made a part of pension of the pre-1.4.79 retirees. Besides they were granted adhoc increase in their original pension (before commutation) at the rate of 50% of their basic pension subject to a maximum of Rs. 100/- inclusive of adhoc relief ranging from Rs. 15 to 35 granted vide FD's circular letter No. 1/3(5)-78-2FR-II, dated 3.3.78. Since they are now being given the benefit

of liberalized pension formula, instead of the adhoc benefits given to them earlier they will now be granted DA on the revised pension w.e.f. 1.4.79, as admissible from time to time. Presently DA is admissible @ 77½% of pension subject to a minimum of Rs. 77.50 and a maximum of Rs. 387.50 vide Haryana Government circular letter No. 1/3(4)-85-2FR-II, dated 13.8.85, and 576 CPI. Therefore, at 576 CPI a pre-1.4.79 retiree will get DA @ 117½% subject to a minimum of Rs. 117.50 and maximum of Rs. 587.50 (77½% + 40% in lieu of eight DA installments).

- (iii) If as a result of recalculation of pension on application of liberalized formula of pension; there is some reduction in any individual case in total emoluments being received by the pensioner on 1-9-85, then the difference of present emoluments of the pensioner as being received on 1-9-85 at 576 CPI, and the emoluments which may become admissible to him as a result of recalculation of the new pension on the basis of the above decisions, shall be granted to him as "personal payment". This "personal payment" shall be adjusted against DA installments which may become due (i.e. after 576 CPI), in future, from time to time, on pension calculated on the basis of liberalized formula. Therefore, in the case of such a pensioner any further increase in his total payment, i.e. pension plus DA, will be admissible only after the aforesaid "personal payment" has been fully neutralized. It is clarified that no DA shall be admissible on the amount of "personal payment" as calculated on 1-9-85.

2. Above calculation of pension shall be made from the date of retirement of the respective pre-1.4.79 pensioners, but arrears of pension or DA, if any, shall be granted to them with effect from 1-4-79 i.e. no arrears of pre 1-4-79 period will be payable to them. If, however, any recovery of excess payment upto 1-9-85 becomes recoverable from such a retiree that shall stand waived off.

3. The above decisions are subject to the following conditions :-

- (1) The liberalized pension formula will be applicable to all pensioners who were in receipt of pension as on 1-4-79 i.e. on retiring pension, superannuation pension, Compensation pension, invalid pension and Compassionate Allowance.
- (2) The benefit of computation of average emoluments drawn during, last complete 10 months immediately preceding the date of retirement may be allowed where-ever, the average emoluments were earlier computed on the basis of 24 months or 36 months emoluments.
- (3) In cases where the pension was earlier determined with ceiling of 30 years of qualifying service the pension under liberalized formula will be determined with reference to actual period of qualifying service subject to the ceiling of 33 years.
- (4) No commutation will be admissible for the additional amount of pension accruing as a result of this revision.
- (5) These benefits, will not affect D.C.R.G. already determined and paid.
- (6) Family pensions are not to be revised on the basis of this formula. However, in certain post-retirement death the enhanced rate of family pension may have been restricted to retiring pension. In such cases, the family pension may be increased with reference to retiring pension.

- (7) The Haryana Government employees who got themselves absorbed under Haryana Public Sector undertakings / autonomous bodies prior to 1-4-79 and have received/or opted to receive commuted value for 1/3rd of pension as well as the terminal benefits equal to the commuted value of the balance amount of pension left after commuting 1/3rd of pension, are not entitled to any benefit under the present formula as they were not Haryana Government pensioners as on 1.4.79. In cases where only a portion of pension has been commuted, the pension will have to be enhanced in accordance with the formula with effect from 1-4-79.
4. These orders will take effect from 1-4-79 in respect of Haryana Government pensioners who retired prior to 1-4-79.
5. These orders, will not, however, apply to the pensions sanctioned on adhoc basis such as political pensions, special pensions, war risk pensions etc:
6. The relevant provisions of Punjab Civil Services Rules Vol. II should be deemed to have been amended to the extent of provisions of this letter. Formal amendment to these rules will, however, be issued in due course.
7. The expenditure will be debitable to the Head "266-Pensions and Other Retirement Benefits".

Yours faithfully,

Sd/-
(MEENAXI ANAND CHAUDHRY)
Joint Secretary Finance (R)
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/1(2)-85-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

All Head of Departments,
Commissioner of Divisions,
All Deputy Commissioners and
Sub Divisional Officer (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 5th March, 1987

Subject : Implementation of Judgment, dated 17-12-82, given by Supreme Court in the case of employees of Government of India, regarding liberalisation of pension formula - Grant of option.

Sir,

I am directed to invite a reference to Finance Department circular letter No. 1/1(3)-83-2FR-II, dated the 24th September, 1985 vide which the benefit of Liberalized pension formula to Haryana Governments pre 1-4-79 retirees was granted as a result of Supreme Court's Judgment dated 17-12-82 given in the case of Central Government employees. While extending the benefit of this liberalized pension formula to pre 1-4-1979 retirees, the following concessions already granted to them vide para (5) of F.D.'s circular letter No. 11/1PR(FD)-81 dated 19-3-81 were adjusted from the benefit accruing to them under the liberalized pension formula :-

(i) Adhoc increase in their original pension (before commutation) at the rates of 50% of their basic pension subject to a maximum of Rs. 100/- inclusive of adhoc relief ranging from Rs. 15/- to Rs. 35/- already granted vide letter No. 1/3(5)-78-FR-II, dated 3-3-1978.

(ii) All the items of adhoc relief, temporary increase and 8 installment of additional (upto 328 point CPI) subject to a minimum of Rs. 40/- and a maximum of Rs. 200/- and the adhoc increase mentioned at Sr. No. (i) above, were merged in the original pension and the amount so arrived at was treated as revised pension.

As a result of this, the pension in most of the cases of low paid pensioners stood reduced. This class of pensioners has represented to the State Government that they may be given option to retain the pension which was revised as per orders contained in F.D. circular letter No. 11/1PR(FD)-81, dated 19-3-1981 i.e. on the basis of the Government orders which were in force prior to the issue of orders dated 24-9-85 referred to above or to get the pension revised under the Liberalized pension formula introduced with the orders of dated 24-9-85. This matter has been considered at length and with a view to mitigating the hardship of the pre 1-4-79 retirees, it has been decided to grant them option asked for by them. The pensioners who opt to draw pension on the basis of Haryana Government circular letter No. 11/1PR(FD)-81, dated 19-3-81 i.e. prior to the Liberalisation of Pension Formula dated 24-9-85, in their case no revision of pension will be involved and, therefore, they will give their option in the proforma appended at Annexure to this letter to their Pension Disbursing Authorities. It is also made clear

that if a pre 1-4-1979 retiree has got his pension revised under the Liberalised Pension Formula dated 24-9-85 and now wants to retain the pension which he was getting from 1-12-1979 i.e. before Liberalisation, is also allowed to exercise his option.

2. In case of those pensioners who opt to get their pension revised under the liberalised Pension Formula, necessary instructions had already been issued vide F.D. circular letter No. 1/1(2)-85-2FR-II dated 14-3-1986.

3. Under the Liberalised Pension Formula dated 24-9-1985 the pre 1-4-1979 retirees were to be granted D.A. installments to be released after 1-1-1985 on the revised pension under the Liberalised Pension Formula and due to not getting their pension revised, they were not paid the D.A. installments released to them with effect from 1-5-1985, 1-8-1985, 1-11-1985, 1-1-1986 and 1-4-1986 vide circular letter Nos. 1/3(4)-85-2FR-II Dated 30.10.85, 1/3(3)-86-2FR-II Dated 24-8-86 and of even number dated 12-8-86 respectively.

4. The-pre 14-1979 pensioners who opt to retain pension which was revised from 1-12-79; vide circular letter No. 11/1PR(FD)-81, dated 19-3-81 i.e. which they were getting before the issue of liberalised pension formula, in whose case relief on pension had been frozen at 77½% shall now be entitled to let relief at the following rates:

Date from which D.A Installment(s) is payable	Rate of D.A Installment(s)
1-5-1985	80% of pension subject to a minimum of Rs. 80/-and a maximum of Rs. 400/-
1-8-1985	82½% of pension subject to am minimum of Rs. 82.50 and maximum of Rs. 412.50.
1-11-1985	85% of pension subject to a minimum of Rs. 85/- and a maximum of Rs. 425/-
1-1-1986	87½% of pension subject to a minimum of Rs. 87.50 and a maximum of Rs. 437.50.
1-4-1986	90% of pension subject to a minimum of Rs. 90/- and a maximum of Rs. 450/-.

5. Option once exercised shall be final.

Yours faithfully,
Sd/-
(N. C. V ASISHTHA)
Joint Secretary, Finance (R),
for Commissioner and Secretary to Government,
Haryana, Finance Department.

No. 4697-2FR-71/19674

From

The Secretary to Government, Haryana,
Finance Department.

To

All Heads of the Departments.
The Commissioner Ambala Division.
All Deputy Commissioners and
Sub Divisional Officers (Civil) in the State.
The Registrar, Punjab and Haryana High Court, Chandigarh.
All District & Sessions Judges in the Haryana State.

Dated, Chandigarh, the July, 1971

Subject : Liberalisation of New Pension Rules.

Sir,

I am directed to invite a reference to Haryana Government, Finance Department letter No. 6279-2FR-70/33159, dated 24.11.1970 on this subject and say that in consequence of the enhancement of pension from 30/80 to 33/80 in the case of Class-I, II, & III Government Servants and 35/80 in the case of Class-IV Government servants, subject to the existing limit on average emoluments of Rs. 1800/-P.M. and maximum monthly pension of Rs. 675/- (Rs. 8100/- per annum), the question of consequential increase in the amount of Death-cum-Retirement Gratuity which at present stands at maximum of 15 times the (emoluments) Rule 6.16-A(3) of Punjab Civil Services Rules, Volume-II (as applicable to Haryana State) has been under the consideration of Government. Since according to rule 2.45 of Punjab Civil Services Rules, Volume-I, Part-I (as applicable to Haryana State) pension includes Gratuity. I am to clarify that the amount of Death-Cum-Retirement Gratuity referred to above will be subject to a maximum of 16½ times the 'emoluments' in the case of Class I, II, III and 17½ times the 'emoluments' in the case of Class IV employees, provided that in no case Gratuity shall exceed Rs. 24000/-.

2. The above orders will take effect from the 1st December, 1968 i.e., the day from which the Liberalisation of New Pension Rules as well as classification of Dearness Allowance as Dearness pay was made.

3. Necessary amendments in the rule will be made in due courses.

Yours faithfully,

Sd/-

Deputy Secretary Finance (R),
for Secretary to Government, Haryana,
Finance Department.

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
All the Commissioners of Divisions,
All Deputy Commissioners and
All Sub Divisional Officers (Civil) in Haryana,
Registrar, Punjab & Haryana High Court, Chandigarh.

Memo No. 4/32/2008-2Pension

Dated, Chandigarh, the 25th March, 2009

Subject : CWP No. 14735 of 2008, Bhagwan Singh to others Vs. State of Haryana.

Kindly refer to the subject noted above.

2. A number of retirees of Haryana State who retired after 4-3-2003 have approached Hon'ble High Court by filing CWP No. 14735 of 2008 wherein they have prayed that cutoff date, i.e. 4-3-2003 fixed by Government for restoration of commutation of pension after completion of 15 years is violation of Fundamental Rights i.e. Article 14 & 16(1) of the Constitution of India. The case has been decided by Hon'ble High Court and no merit has been found in the plea of petitioners. The Hon'ble Court has upheld the stand taken by State Government regarding cutoff date i.e. 4th March, 2003 vide orders dated 21-8-2008. A copy of orders of Hon'ble High Court is enclosed herewith for necessary action.

Sd/-
Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**IN THE HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH
CIVIL WRIT PETITION NO. 14735 OF 2008**

1. Bhagwan Singh S/o Shri Rain Lal, R/o H. No. 1441, Sector 16-17, Hisar.
2. Arjun Singh Nehra S/o Shri Hari Singh, Rio H. No. 157-58, M.C. Colony, Hisar.
3. Mohar Singh S/o Shri Ganesha Ram, R/o H. No. 1113-P, Sector 13, Hisar.
4. K.L. Huria S/o Shri Diwan Chand, R/o H. No. 745, Sector 13, Hisar.
5. R.C. Bhardwaj S/o Shri Suresh Bhardwaj, R/o H. No. 161, Urban Estate-II. Hisar.
6. K.K. Khosla S/o Shri M.L. Khosla, Rio H. No. 1440, Sector 13, Hisar.
7. R.P.Gupta S/o Shri B.N. Gupta, R/o H. No. 28, Shah Satnam Nagar, Sirsa.
8. K.S. Sardana S/o Shri P.S. Sardana, R/o H. No. 228 - W, Model Town, Hisar.
9. Pt. Goyal S/o Shri Sohan Lai Goyal, R/o H. No. 1011, Urban Estate-II, Hisar.
10. R.P. Bindlish S/o Shri Desh Raj Gupta, R/o H. No. 997, Sector 28, Faridabad.
11. Inder Singh S/o Shri Mohar Singh, R/o H. No. 116, Defence Colony, Hisar.
12. O. P. Sharma S/o Shri Giani Ram, R/o H. No. 2, Adarsh Nagar, Near Nobel School, Rajgarh Road, Hisar.
13. J.C. Sharma S/o Shri Ramji Lal, R/o Hisar Hospital, Model Town. Fatehabad.
14. M.L. Sharma S/o Shri Narain Dass, R/o H. No. 14/85-B, Barnala Road, Ram Colony, Sirsa.
15. Gurnam Singh S/o Shri Harcharan Singh, R/o H.No. 786/11, Satnam Singh Chowk, Kanganpur Road, Sirsa.
16. Surjit Singh S/o Shri Tirkha Ram, Rio Village Chandawas, District Rewari.
17. Surinder Kumar Chug S/o Shri Ved Parkash, R/o Gall No. 5, Dayanand Colony, Bahadurgarh.
18. Sain Ditta S/o. Shri Ram Narain R/o H. No. 341/16, Dayanand Colony, Hisar.
19. O.P. Madan S/o Shri Chaman Lai, R/o Dhani Shyam Lai, Hisar.
20. Dewa Singh Sic) Shri Toda Ram, R/o Village Sikandarpur P.G. Milkpur-II Bhiwani.
21. K.L. Batra S/o Shri Hukam Chand, Rio H. No. 7-A, New Lajpat Nagar, Hisar.
22. O.P. Singla S/o Shri Nihal Chand, R/o H. No. 1298, Ward No. 8, Salarpur. Road, Kurukshetra.
23. Jawahar Lal S/o Shri Ram Sarup, R/o-H. No. 1166, Sector 13, Hisar.
24. Rajinder Singh Phogat S/o Shri Ram Singh, R/o H. No. 97, Main Gali, Azad Nagar, Hisar.
25. Birbal S/o Shri Ameer Chand, R/o H. No. 493/18, Vijay Nagar, Hisar.
26. Sita Ram Wadhwa S/o Shri Ram Dass Wadhwa, R/o H. No. 817, Ward No. 2, Mohalla Rampura, Hansi, Distt. Hisar.
27. Satish Kumar S/o Shri Bishambar Dass, R/o H.No. 141, Patel Nagar, Hisar.
28. Kishori Lai S/o Shri Hari Narayan, R/o Village Narar Via Chirawa, Distt. Jhunjhunu (Rajasthan).
29. Veer Singh Sagu S/o Shri Moman Ram, R/o H.No. 21, Gali No. 3, Adarsh Colony, Rajgarh Road, Hisar.
30. Jai Dayal Singh S/o Shri Ram Sarup, R/o Village, Baganbala Via Tosham, Distt. Bhiwani.
31. Dayal Singh S/o Shri Ganga Parsad, R/o Village, Jharsa, Gurgaon.
32. Deena Nath Vezina Shri Jamuna Ram Velma, R/o H. No. 958, Sector 15, Part-II, Gurgaon.
33. Ram Kumar Sihmar S/o Shri Nihal Singh, R/o 404, Urban Estate-H, Hisar.
34. Chander Mal S/o Shri Devi Ram, Rio H. No. 1362, Urban Estate -II, Hisar.
35. Devi Dayal Verma S/o Shri Roop Chand, R/o Taj Sanitary Store, Suratgadiya Bazar, Sirsa.
36. Azad Singh Sangwan S/o Shri Ramji Lal, R/o Near Adarsh School, Siwani Tosham, Distt. Bhiwani.
37. S.L. Garg S/o Shri Sohan Lal Garg, R/o H. No. 64, New Shakti Nagar, Bhatinda (Punjab).
38. Sunder Singh Dhanda S/o Shri Sunder Lal, R/o H. No. 1287-A, Urban Estate-II, Hisar.
39. Dharam Singh Tyagi S/o Shri Kanhiya Lal, R/o H. No. 139/9, Shivpuri, Gurgaon
40. Y.P. Mathur S/o Shri Kulwant Rai Mathur, Rio H.No. 990, Sector 31, Gurgaon.

41. Prithvi Singh S/o Shri Ram Dhari, R/o H. No. 97, Sarswati Vihar, Housing Board, Chakarpur, Gurgaon.
42. S. P. Jain SA) Shri Anup Chand Jain, R/o H. No. 215, Veer Apartment, Sector 13, Rohini, Delhi.
43. K. L. Gupta S/o Shri Kali Ram Rio H. No. 954, Sector 31, Gurgaon.
44. Mohan Lal Sharma S/o Shri Ram Chand Sharma, H. No. 1384, Krishna Nagar, Hisar.
45. Rishal Singh S/o Shri Chandu Lal, R/o Ward No. 1, Tosham, Distt. Bhiwani.
46. Kartar Singh S/o Shri Agdi Ram, R/o H. No. 13, Nand Vihar, Near Godara, Petrol Pump, Rajgarh Road, Hisar:
47. Amar Singh S/o Shri Likhma Ram, R/o H.No. 1434, Urban Estate-H, Hisar.
48. K. S. Chopra S/o Shri Chandu Rain, R/o H. No. 2458, Sector 1, Rohtak.
49. V.K. Tanwar S/o Shri V.L. Tanwar Rio H.No. 366, Defence Colony, Hisar.
50. Sham Lal Aggarwal S/o Shri Shibbu. Ram Rio Raj Maternity, G.K. Nursing Home, Hisar Road, Sirsa.
51. Shishpaul S/o Shri Manphool Singh, R/o H.No. 181, Sector 13, Hisar.
52. Mrs. Chander Kanta W/o Shri G.K. Bajaj, R/o H.No. 176, Sector 13, Hisar.
53. Mrs. Shankuntala Devi W/o Shri K.L. Huria, R/o H. No. 745, Sector 13, Hisar.
54. Nafe Singh S/o Shri Jai Kishan, R/o H. No. 850/27, Gali No. 10, Madanpuri, Gurgaon.
55. Satish Kumar S/o Shri Ram Parkash, R/o H. No. 1, Jawahar Nagar, Mandi, Adampur, Distt. Hisar.
56. Nanak Chand S/o Shri Amar Ditta, Rio H. No. 120, Near Arya School, Patel Nagar, Hisar.
57. Subhash Chand S/o Shri Amir Chand, Rio H. No. 1094, Sector 13, Hisar.
58. B. S. Malik S/o Shri Nand Lai Malik, R/o. H. No. 2742, Urban Estate, By Pass Road, Jind.
59. Bishamber Lal S/o Shri Bhanu Ram, R/o V&PO Bass Duda, Tehsil & Distt. Rewari.
60. Tara Chand S/o Shri Mangal Ram, R/o V&PO Bass Duda, Tehsil & Distt. Rewari.
61. Hari Singh Sic Shri Mool Chand, R/o V&PO Bass Duda, Tehsil & Distt. Rewari.

.....Petitioners

Versus

1. State of Haryana through Financial Commissioner & Principal Secretary to Govt. Haryana, Finance Department, Haryana Civil Sectt., Chandigarh.
2. Financial Commissioner & Principal Secretary to Govt. Haryana, Finance Department, Haryana Civil Sectt., Chandigarh.

.....Respondents

Civil Writ Petition under Articles 226 and 227 of the Constitution of India for issuance of Writ in the nature of Certiorari quashing the order dated 31.3.2008 (Annexure P/7) passed by the respondents, the Notification dated 4.3.2003 (Annexure P/2) and Notification dated 20.02.2004 (Annexure P/3) issued by the Respondent No. 2 as the same are illegal, arbitrary discriminatory, unreasonable, against the principles of natural justice and violation of Article 14 of Constitution of India.

AND

for issuance of a writ in the nature of mandamus directing the respondents to restore the commuted portion of pension after a period of 12 years as is being done in case of employees retiring before 4.3.2003.

AND

issue any other writ, order or direction as this Hon'ble Court deem fit and appropriate in the facts and circumstances of the case and during the pendency of the present writ petition, the operation of the impugned order dated 31.3.2008 and the operation of the notification dated 4.3.2003 and Notification dated 20.02.2004 issued by the Respondent No. 2 may kindly be stayed.

**IN THE HIGH COURT OF PUNJAB AND HARYANA
AT CHANDIGARH.**

C.W.P. No. 14735 of 2008

Date of Decision : 21.8.2008.

Bhagwan Singh and others

....Petitioners

Versus

State of Haryana and another

....Respondents

CORAM : Hon'ble Mr. Justice M. M. Kumar.

Hon'ble Mr. Justice Jitendra Chauhan.

Present :- Mr. Kamal Sehgal, Advocate for the petitioners.

M. M. KUMAR. J.

The petitioners who are retirees of respondent-State of Haryana after 4.3.2003 has approached this Court with the grievance that fixation of cutoff date of 4.3.2003 vide notification dated 20.2.2004 suffers from vice of arbitrariness and is thus violative of Articles 14 and 16(1) of the Constitution. The State of Haryana issued a notification on 4.3.2003 stipulating that a Government employee on retirement was to be entitled to commute pension for a lump-sum payment of a fraction not exceeding 40% of his pension. The fraction of pension so commuted on superannuation is to be restored to him on completion of 15 years from the date of retirement. The period of 15 years to be counted either from the date of retirement or from the actual receipt of commutation value, whichever is later. It is appropriate to mention that all retirees before 1.1.1996 were entitled to be paid commuted pension to the extent of 1/3rd portion in lump-sum which was liable to be paid back by the retirees within 12 years of his date of retirement or from the date of actual receipt of commutation. However, the period of 12 years continued to be the same after 1.1.1996 but all the retirees were allowed to commute upto maximum of 40% portion of their sanctioned pension w.e.f. 1.9.1996 vide notification dated 9.3.1998. Thus, period of 12 years has been increased to 15 years on 4.3.2003. In pursuance to a judgment of Hon'ble the Supreme Court dated 9.12.1986 rendered in CWP No. 3958-61 of 1983 in respect of Central Govt. Pensioners, it has been held that all Central Govt. Pensioner governed by Central Civil Services (Commutation of Pension) Rules 1981 and others who have commuted the admissible portion of pension were entitled to have the same restored on the expiry of 15 years from the date of retirement. The judgment is reported as "Common Cause"-a Registered Society v. Union of India, AIR 1987 SC 210. On the basis of afore-mentioned judgment the Central Govt. decided that only such Central Govt. Pensioners, who have commuted a portion of their pension on 1.4.1985 or thereafter and have completed or were to complete 15 years from their respective dates of retirement would have their commuted portion of pension restored, which otherwise was to be restored after a period of 12 years. It is in these circumstances that the period of 15 years for restoration of fraction of commuted portion has been incorporated in the notification dated 4.3.2003 and is made applicable in the case of those Government employees, who are to retire on or after that date.

The petitioners had earlier filed C.W.P. No. 18944 of 2007, which was decided on 17.12.2007 by this Court with a direction to the respondents to dispose of their legal notices by keeping in view the principles laid down by Hon'ble the Supreme Court, in D.S. Nakara and others Vs. Union of India, AIR 1983 SC 130. The Financial Commission and Principal Secretary to Govt. Haryana vide its order dated 31.3.2008 has considered the matter in detail and has rejected the claim made by the petitioners. It has been observed that the notification dated 4.3.2003 is based on the observation made in judgment dated 9.12.1986 rendered by Hon'ble the Supreme Court in C.W.P. No. 3958-61 of 1983 to which reference has also been made in the preceding para and the consequential decision taken by the Central Govt. with regard to judgment in D.S. Nakara's case (supra) is concerned. The Financial Commissioner has observed that the ambit of that decision cannot be enlarged to cover all claims by retirees or a demand for an identical amount of pension to every retirees, irrespective of date of retirement even though the emoluments for the purpose of computation of pension be different. The Financial Commissioner has also placed reliance on the judgment of Hon'ble the Supreme Court in the case of K.L. Rathee Vs. Union of

India (1997) 6 SCC 7, holding that the judgment of Hon'ble the Supreme Court in D.S. Nakara's case (supra) could not be interpreted to mean that emoluments of persons who retire after a notified date holding the same status is required to be the same. He has further placed reliance inter-alia on the judgment of Hon'ble the Supreme Court in the cases of State of West Bengal and others Vs. West Bengal Government Association and Others (2002) 2 SCC 179, and State of Punjab and others vs. Amar Nath Goyal and others (2005) 6 SCC 745. It has been concluded by the Financial Commissioner that the cutoff date fixed by the Government for granting pensionary benefits has been upheld by Hon'ble the Supreme Court in the afore mentioned judgment by considering the judgment in D. S. Nakara's case (supra).

We have heard learned counsel at a considerable length and are unable to persuade ourselves for accepting the arguments that the petitioners who are retirees after 4.3.2003 have been discriminated by fixation of a cutoff date which is 4.3.2003 in the present case. For the purposes of reckoning the period of 12 years or 15 years for getting back the fraction of commutation value of pension would not suffer from any legal infirmity because on the date of issuance of notification on 4.3.2003 whosoever has retired under the prevalent condition of 12 years is to continue to govern by that condition. The respondent-State of Haryana has increased the period of 12 years to 15 years by giving the notification dated 4.3.2003 prospective effect. We have not been able to understand as to how it would cause any pecuniary loss to the petitioners. In any case the cutoff date has to be fixed by the Government while any changes are made. In that regard reliance has rightly been placed by the Financial Commissioner to the judgment of Hon'ble the Supreme Court in K. L. Rathee's case (supra). In that case contention was raised that date of retirement cannot be constituted base for giving different rates of pension and there cannot be any classification on that basis. The afore mentioned contention has been rejected in para-6 of the judgment by observing as under:

6. We are unable to uphold this contention. Nakara case dealt with the manner of calculation of pension on the basis of average emoluments of a retired Government employee. Prior to the liberalisation of the formula for computation of pension made by the memorandum dated 25.5.1979, average emoluments of the last thirty months of service of the employee provided that basis for calculation of pension. The 1979 memorandum provided that average emoluments must be calculated on the basis of the emoluments received by a Government servant during the last ten months of the service. That apart, a new slap system for computation of pension was introduced and the ceiling on pension was raised. As a result of these changes, the pensioners who retired prior to the specified date suffered triple jeopardy, vis., lower average emoluments, absence of slab system and the lower ceiling. This Court struck down the provision including the memorandum which provided that (SCC p.345, para 65)

“the new rates of pension are effective from 1st April, 1979 and will be applicable to all service officers who became/become non-effective on or after that date.”

The Court further held: (SCC p.345, para 65). “Omitting the unconstitutional part it is declared that all pensioners governed by the 1972 Rules and Army Pension Regulations shall be entitled to pension as computed under the liberalised pension scheme from the specified date, irrespective of the date of retirement. Arrears of pension prior to the specified date as per fresh computation is not admissible.”

Even in the case of Amarnath Goyal's case (supra), the cutoff date to limit certain benefits only to such employee who retired or died or on or before after 1.4.1995 was upheld. The argument that the cutoff date has been arbitrarily fixed and is violative of Articles 14 and 16(1) of the Constitution has been repelled. Similar view has been expressed by Hon'ble the Supreme Court in Dhan Raj v/s State of J & K, 1998(2) SLR 1 and Commander Head Quarter v. Capt. Biplabendra Chanda, 1997(1) SLR 22.

In view of above, we do not find any merit in the petition and the same is dismissed summarily.

Sd/-

M. M. Kumar Judge

Sd/-

Jitendra Chauhan Judge

August 21, 2008.

**HARYANA GOVERNMENT
FINANCE DEPARTMENT
(Regulations)
Notification
The 4th March, 2003**

No. 1/2/8/98-2FR-II.— Whereas, the Government of Haryana has broadly followed the Central Government pattern in matters of pay scales for its employees w.e.f. 1st January, 1986. In so far as the pensionary matters are concerned, the State Government has adopted and implemented the Central pattern in all respects and pensions of the State Government pensioners have been revised accordingly with effect from 1st January, 1996;

2. And whereas on the same principle, the Government of Haryana issued notifications dated the 9th March, 1998, 13th January, 2000 and 18th January, 2000 respectively regulating the revision of pensionary benefits for its employees. As per para 10 of the Notification No. 1/2(8) 98-2FR-II (Para II), dated the 9th March, 1998, the provision for commutation of pension has also been increased from 1/3rd to 40% in respect of employees retiring on or after 1st January, 1996, on the same pattern as allowed by the Central Govt. for the Central Govt. employees/pensioners. Prior to 1st January, 1996, the retiring employees were entitled to commute for a fraction of pension not exceeding one third of pension as per rule 11.1(i) of Punjab Civil Services Rules, Volume-II.

3. Sub-rules (1), (2) and (3) of rule 5 of CCS (Commutation of Pension) Rules, 1981 (as applicable to the Central Government employees), is analogous to the provisions contained in sub rules (1), (2) and (3) of rule 11.1 of Punjab Civil Services Rules, Volume-II (as applicable to the Haryana). The Central Government has amended the provisions of above said sub-rule (1) of rule 5 of the rules ibid vide its notification Government of India Department of Pension and P. Office Memorandum No. F.45/86/97/P&PW(A)-Part-1, dated the 27th October, 1997, and raised the limit of 1/3rd or commutation of 40% with effect from 1st January, 1996.

4. Further, the Hon'ble Supreme Court of India, vide its judgment dated 9th December, 1986 in writ petition No. 3958-61 of 1983, held that all Central Govt. pensioners governed by Central Civil Services (Commutation of Pension) Rules, 1981, and corresponding rules for Armed Forces personnel and officers, All India Services Officers and Railway Pensioners and who have commuted the admissible portion of their pension are entitled to have the commuted portion restored on the expiry of fifteen years from the date of retirement.

5. The Central Govt. on the basis of above said judgment, have decided that only such Central Govt. pensioners who have commuted a portion of their pension on 1st April, 1985 or thereafter and have completed or will complete 15 years from their respective date of retirement will have their commuted portion of pension restored.

6. The commuted portion of pension is restored after a period of 12 years in the State of Haryana as per the provisions of rules contained in the Civil Services Rule, Vol. II (as applicable to the State of Haryana) whereas it is 15 years in the case of Central Government employees/pensioners. Since the commuted portion of pension has been enhanced to bring the same at par with the Central Government, it has been found necessary to bring the restoration period at par with that of Central Government employees i.e. restoration of commutation portion of pension after 15 years from the date of Superannuation/retirement or 15 years from the actual receipt of commuted value, whichever is later.

Now, therefore, in exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor of

Haryana hereby makes the following rules further to emend the Punjab Civil Services Rules, Volume II as applicable to the State of Haryana, namely:-

1. (1) These rules may be called the Punjab Civil Services Rules, Volume-II (Haryana First Amendment) Rules, 2003.
- (2) They shall come into force with effect from 1st January, 1996., for the Government employees retiring on or after 1st January, 1996.
2. In the Punjab Civil Services Rules Volume-II in rule 11.1
 - (1) for the sub-rule (1) the following sub-rule shall be substituted, namely:-
 - (i) A Government employee, on retirement, shall be entitled to commute for a lump-sum payment a fraction not exceeding 40% (forty percent) of his pension. The fraction of Pension so commuted on superannuation shall, however, be restored to him on completion of 15 years from the date of retirement or 15 years from actual receipt of commutation value, whichever is later. In cases of premature retirement or compulsory retirement, wherever commutation is permissible, the commuted portion of pension shall be restored after surrender of full value of commutation together with a notional simple interest to be calculated @ 8.1% per annum following the reducing balance method”.
 - (ii) In sub-rule (2) in the fifth line for the words and Sign “one third of pension” the figure sign bracket and words, 40% (Forty percent) of the pension shall be substituted.

CHANDER SINGH
Financial Commissioner and Principal Secy. to Govt.,
Haryana, Finance Department.

Endst. No. 1/2/8/98-2FR-II

Dated, Chandigarh, the 4th March, 2003

A copy for information is forwarded to:-

1. All Heads of Department, Commissioners of Divisions in Haryana.
2. The Registrar, Punjab and Haryana High Court, Chandigarh.
3. All Deputy Commissioners and Sub Divisional Officers (Civil) in Haryana.

Sd/-
Under Secretary, Finance
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(11)84-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioner, Ambala/Hisar Divisions,
Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana, High Court, Chandigarh.

Dated, Chandigarh, the 2nd June, 1989**Subject : Restoration of commuted portion of pension to the pensioners - clarification regarding.**

Sir,

I am directed to refer to Finance Department Letter No. 1/2(11)84-2F.R.II dated 9th July, 1985. It has been decided to modify para 2 of the above said letter as under:—

“In regard to an employee who sought premature retirement or was retired compulsorily by the Govt. before the age of superannuation and who got his pension commuted, the commuted portion of the pension will be restored after he has surrendered full value of commutation, together with notional interest”.

This modification may please be brought to the notice of all the officers/officials dealing with pension cases.

Yours faithfully,

Sd/-

(Shamsher Shukla)

Under Secretary Finance (R),
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

***These instructions have been Modified vide
No. 1/1/2003/FD/Pension/SAP, Dt. 04.03.2003.***

No. 1/2(11)-84-2FR-II/

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

The Accountant General, Haryana,
Chandigarh.

Dated, Chandigarh, the 9th July, 1985

Subject : Restoration of commuted portion of pension to the pensioners - clarification regarding.

Sir,

I am directed to refer to the correspondence resting with Shri R.S.Suri, Deputy Accountant General (Pension's) communication, noted in the margin, on the above subject, and to state that the points raised/clarifications sought therein have been considered by Govt. and the following decision have been taken :-

- (1) Normally a portion of pension is got commuted by a Pensioner within one year of his retirement but there may be cases where pension is got commuted after the above said period of one year. It has, therefore, been decided that the commuted portion of pension, in all cases, will be restored after the pensioner has attained the age of 70 years or he has surrendered the full value of commuted portion of pension, along-with notional interest, whichever is later. Since, the scheme for restoration of commuted portion of pension was made effective from 1-4-79, those pensioners who had completed the age of 70 years by 31-3-79, and had surrendered the full value of their commuted portion of pension, alongwith notional interest, by that date, their commuted portion of pension will be restored with effect from 1-4-1979 and in the case of those who did not do so by 31-3-79, in their case, the commuted portion of pension will be restored on completion of 70 years or surrendering the commuted portion of pension, alongwith notional interest, whichever is later.
- (2) In regard to the employees who sought pre-mature retirement or were retired compulsorily by Govt., before 1-11-84 and who got their pension commuted within one year of their retirement, the commuted portion of pension will be restored after attaining the age of 70 years. In case such a retiree gets his pension commuted after one year of his pre-mature or compulsory retirement, as the case may be, his commuted portion of pension will be restored on attaining the age of 70 years or after he has surrendered full value of commutation, together with notional interest, whichever is later.

- (3) In regard to the condition mentioned in Para 2 this State Govt. circular letter No. 1/2(11)-84-2FR-II, dated 4-1-85, that the employees who were in service on 1st Nov, 1984 and retire or seek pre-mature-retirement or are retired by Govt. after this, date, they must exercise their option for commutation of pension within six months of their retirement, it has now been decided that this condition will apply in the case of such Govt. employees who retire on or after 4-1-85 instead of 1-11-84.

This may please be deemed to have amended the relevant portion of Punjab CSR Volume II, to this extent. Formal amendment to these rules will be issued in due course.

Margin :

D.O. No. Pen.1/Gen.-3/84-85/13922,
Dated 19.3.85

Yours faithfully,

Sd/-

(MEENAXI ANAND CHAUDHRY)
Joint Secretary Finance (R)
for Commissioner & Secretary to Govt., Haryana,
Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-2FR/10114

Dated, Chandigarh, the 2nd May, 2011

To

All Heads of Departments,
Commissioner of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief to State Government Pensioners/Family Pensioners on Un-revised rates effective from 1-1-2011.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 4/7/99-2FR/27897 dated 30-11-2010 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the pensioners/family pensioners of the Government of Haryana, on un-revised pension/family pension with effect from 1st January, 2011 in the manner as given below:-

Rates of D.R. on Un-revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1-1-2011	115% of pension/ Family Pension.

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on Un-revised pension/family pension contained in referred instructions No. 2/51/08-1 Pension dated 17-4-2009.

3. Copy of these orders is also available on the website which can be downloaded from the site, www.finhry.gov.in

Yours faithfully,

Sd/-

Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

U.O. No. 4/7/99-2FR/10114

Dated, Chandigarh, the 2nd May, 2011

A copy is forwarded for necessary action to the :-

Accountant General (A&E) Haryana, Chandigarh with 150 spare copies and an ink-signed copy with reverence to your letter No. Pen-I/ Gen.-30/2006-07/1874 dated 3-11-2006.

All Accountant General in India with 10 spare copies with reference to Comptroller and Auditor General of India's letter No. 21-TA 11/1984/No. 320-TA/11-3-83 dated nil.

Chief Accountant-reserve Bank of India, Central Office, Department of Government and Bank Accounts, Post Box No. 8143-Murnbai-400051 with 10 spare copies.

The Commissioner and Secretary to Government, Punjab, Department of Finance (Finance Regulation), Chandigarh.

The Commissioner and Secretary to Government, Himachal Pradesh, Department of Finance, Shimla.

The Finance Secretary, Chandigarh Administration, Chandigarh.

Member Secretary, Haryana Bureau of Public Enterprises, Chandigarh.

Principal, Accounts and Training Institute, Haryana, Panchkula

All treasury Officers/ Assistant Treasury Officers of Haryana in Haryana Delhi and Chandigarh with a request to notify these orders on their notice boards.

The Director, Treasury and Accounts Haryana, Chandigarh with 1000 snare copies for brining to the notice of CAO's/ Sr. AO's/ AO's; TO's/ATO's, banks and the registered pensioners Associations of State/District level etc.

General Manager (Operations), Post Box No. 398, 11 Parliament Street, State Bank of India, New Delhi with 10 spare Copies.

General Manager (Operation) Sector 17-B, Post Box No. 139, State Bank of India, Chandigarh-160017 with 10 spare copies

Chief Manager (Development P&S.B) State Bank of Patiala, Head Office, Patiala with 10 spare copies.

Chief Manager (OPR) Central Bank of India, Zonal Office, SCO 58-59, Bank square, Sector 17-B, Chandigarh-160017 with 10 spare copies.

Chief Manager, Centralized pension processing Centre, State Bank of India, 3rd floor, Chandni Chowk, New Delhi.

The Assistant General Manger U.C.O Bank, Head Office, Finance Department 2, India Exchange Place, 3rd Floor, Kolkata-700001.

Sd/-

Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

A copy is forwarded to :-

All the Financial Commissioners and Principal Secretary to Govt. Haryana.

All Administrative Secretaries to Government, Haryana for information.

Sd/-

Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Financial Commissioners and Principal Secretary to Govt. Haryana.

All Administrative Secretaries to Government, Haryana.

U.O. No. 4/7/99-2FR/10114

Dated, Chandigarh, the 2nd May, 2011

A copy is forwarded to the Principal Secretary/Additional Principal Secretary I & II/OSD-I & II/Senior Secretaries/Secretaries/Private Secretaries to the Chief Ministers/Ministers/State Ministers, Haryana for the information of Chief Minister/Ministers/State Ministers, Haryana.

Sd/-
Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

The Principal Secretary/Additional Principal Secretary-I&II/OSD-I & II/
Senior Secretaries/Secretaries/Private Secretaries to the Chief Ministers/
Ministers/State Ministers, Haryana.

U.O. No. 4/7/99-2FR/10114

Dated, Chandigarh, the 2nd May, 2011

A copy is forwarded to the Incharge, Computer Cell (F.D.) 7th Floor, Haryana Civil Secretariat for placing these orders on FD's website.

Sd/-
Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

The Incharge, Computer Cell (F.D.)
7th Floor, Haryana Civil Secretariat.

U.O. No. 4/7/99-2FR/10114

Dated, Chandigarh, the 2nd May, 2011.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-2FR/9850

Dated, Chandigarh, the 18th April, 2011

To

All Heads of Departments,
Commissioner of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana
The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief to State Government pensioners/Family Pensioners on revised rates effective from 1-1-2011.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 4/7/99-2FR/24539 dated 20-10-2010 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the pensioners/family pensioners of the Government of Haryana, on revised pension/family pension with effect from 1st January, 2011 in the manner as given below:-

Rates of D.R. on revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1-1-2011	51% of pension/ Family Pension

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on revised pension/family pension contained in referred instructions No. 2/51/08-1 Pension dated 17-4-2009.

3. Copy of these orders is also available on the website which can be downloaded from the site, www.finhry.gov.in

Yours faithfully,

Sd/-

(Arun Kumar)

Under Secretary Finance

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department

U.O. No. 4/7/99-2FR/9850

Dated, Chandigarh, the 18th April, 2011

A copy is forwarded for necessary action to the :-

Accountant General (A&E) Haryana, Chandigarh with 150 spare copies and an ink-signed copy with reverence to your letter No. Pen-l/ Gen. -30/2006-07/1874 dated 3-11-2006.

All Accountant General in India with 10 spare copies with reference to Comptroller and Auditor General of India's letter No. 21-TA 11/1984/No. 320-TA/11-3-83 dated nil.

Chief Accountant-reserve Bank of India, Central Office, Department of Government and Bank Accounts, Post Box No. 8143-Mumbai-400051 with 10 spare copies

The Commissioner and Secretary to Government, Punjab, Department of Finance (Finance Regulation), Chandigarh

The Commissioner and Secretary to Government, Himachal Pradesh, Department of Finance, Shimla.

The Finance Secretary, Chandigarh Administration, Chandigarh.

Member Secretary, Haryana Bureau of Public Enterprises, Chandigarh.

Principal, Accounts and Training Institute, Haryana, Panchkula.

All treasury Officers/Assistant Treasury Officers of Haryana in Haryana Delhi and Chandigarh with a request to notify these orders on their notice boards.

The Director, Treasury and Accounts Haryana, Chandigarh with 500 spare copies for bringing to the notice of CAO's/Sr. AO's/AO's; TO's/ATO's, banks and the registered pensioners Associations of State/District level etc.

General Manager (Operations), Post Box No. 398, 11 Parliament Street, State Bank of India, New Delhi with 10 spare Copies.

General Manager (Operation) Sector 17-B, Post Box No. 139, State Bank of India, Chandigarh-160017 with 10 spare copies

Chief Manager (Development P&S.B) State Bank of Patiala, Head Office, Patiala with 10 spare copies.

Chief Manager (OPR) Central Bank of India, Zonal Office, SCO 58-59, Bank square, Sector 17-B, Chandigarh-160017 with 10 spare copies.

Chief Manager, Centralized pension processing Centre, State Bank of India, 3rd floor, Chandni Chowk, New Delhi.

The Assistant General Manger U.C.O Bank, Head Office, Finance Department 2, India Exchange Place, 3rd Floor, Kolkata-700001.

Sd/-

(Arun Kumar)

Under Secretary Finance

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

A copy is forwarded to:

All the Financial Commissioners and Principal Secretary to Govt. Haryana.

All Administrative Secretaries to Government, Haryana for information.

Sd/-

(Arun Kumar)

Under Secretary Finance

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Financial Commissioners and Principal Secretary to Govt. Haryana.

All Administrative Secretaries to Government, Haryana.

U.O. No. 4/7/99-2FR/9850

Dated, Chandigarh, the 18th April, 2011

No. 4/7/99-2FR/27897
GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE
OFFICE MEMORANDUM

Dated, Chandigarh, the 30th November, 2010

To

All Heads of Departments,
 Commissioners of Divisions
 All Deputy Commissioners and
 Sub Divisional Officers (Civil) in Haryana.
 The Registrar, Punjab & Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief to State Government Pensioners/Family Pensioners on Un-revised rates effective from 1-7-2010.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 4/7/99-2FR/27897, dated 03-08-2010 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the Pensioners/family pensioners of the Government of Haryana, on unrevised pension/family pension with effect from 1st July, 2010 in the manner as given below:-

Rates of D.R on Un-revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1-7-2010	103% of pension/Family Pension

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on unrevised pension/family pension contained in referred instruction No. 2/51/08-1Pension, dated 17-4-2009

3. Copy of these is also available on the website which can be downloaded from the site, www.finhry.gov.in.

Yours faithfully,

Sd/-
 (K. S. Dahiya)
 Under Secretary Finance
 for Financial Commissioner & Principal Secretary to
 Government Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-2FR/24539

Dated, Chandigarh, the 20th October, 2010

To

All Heads of Departments,
Commissioner of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana
The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief to State Government pensioners/Family Pensioners on revised rates effective from 1-7-2010.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 4/7/99-2FR/9032 dated 16-4-2010 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the pensioners/family pensioners of the Government of Haryana, on revised pension/family pension with effect from 1st July, 2010 in the manner as, given below :-

(A) Rates of D.R. on revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1-7-2010	45% of pension/ Family Pension

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on revised pension/family pension contained in referred instructions No. 2/51/08-1 Pension dated 17-4-2009.

3. Copy of these orders is also available on the website which can be downloaded from the site, www.finhry.gov.in.

Yours faithfully,

Sd/-

(Rajinder Singh)

Under Secretary Finance

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT HARYANA
DEPARTMENT OF FINANCE**

OFFICE MEMORANDUM

No. 4/799-2FR/18178

Dated, Chandigarh, the 2nd/3rd August, 2010

All the Heads of Departments,
Commissioner of Divisions,
All the Deputy Commissioners &
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief of State Government pensioners/Family Pensioners on un-revised effective from 1.1.2010.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 4/7/99-2FR/1889 dated 22.10.2010 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the pensioners/family pensioners of the Government of Haryana, on un-revised pension/family pension with effect from 1st January, 2010 in the manner as given below :-

Rates of D.R. on un-revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1.1.2010	87% of Pension/Family Pension.

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on un-revised pension/family pension contained in referred instructions No. 2/51/08-1 Pension dated 17.4.2009.
3. Copy of these orders is also available on the Website which can be downloaded from the site, www.finhry.gov.in.

Yours faithfully,

Sd/-

Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

A copy is forwarded to the Incharge, Computer Cell (F.D.) 7th Floor, Haryana Civil Secretariat for placing these orders on FD's website.

Sd/-

Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

The Incharge, Computer Cell (F.D.)
7th Floor, Haryana Civil Secretariat.

U.O. No. 4/7/99-2FR/18178

Dated, Chandigarh, the 2nd/3rd August, 2010.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-2FR/9032

Dated, Chandigarh, the 16th April, 2010

To

All Heads of Departments,
Commissioner of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana
The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief to State Government pensioners/Family Pensioners on revised rates effective from 1-1-2010.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 4/7/99-2FR/1759 dated 30-10-2009 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the pensioners/family pensioners of the Government of Haryana, on revised pension/family pension with effect from 1st January, 2010 in the manner as, given below:

(A) Rates of D.R. on revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1-1-2010	35% of pension/Family Pension

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on revised pension/family pension contained in referred instructions No. 2/51/08-1 Pension dated 17-4-2009.

3. Copy of these orders is also available on the website which can be downloaded from the site, www.finhry.gov.in.

Yours faithfully,

Sd/-

(Kusum)

Joint Advisor Finance

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-2FR/1889

Dated, Chandigarh, the 22nd January, 2010

To

All Heads of Departments, Commissioner of Divisions,
All Deputy Commissioners and Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief to State Government pensioners/Family Pensioners on Un-revised rates effective from 1-7-2009.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 4/7/99-2FR/1759 dated 30-10-2009 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the pensioners/family pensioners of the Government of Haryana, on Un-revised pension/family pension with effect from 1st July, 2009 in the manner as, given below :

(A) Rates of D.R. on Un-revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1-7-2009	73% of pension/Family Pension

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on Un-revised pension/family pension contained in referred instructions No. 2/51/08-1 Pension dated 17-4-2009.

3. Copy of these orders is also available on the website which can be downloaded from the site, www.finhry.gov.in.

Yours faithfully,

Sd/-

(Kusum)

Joint Advisor Finance

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

A copy is forwarded to the Incharge, Computer Cell (F.D.) 7th Floor, Haryana Civil Secretariat for placing these orders on FD's website.

Sd/-

(Kusum)

Joint Advisor Finance

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

The Incharge, Computer Cell (F.D.)
7th Floor, Haryana Civil Secretariat.

U.O. No. 4/7/99-2FR/1889

Dated, Chandigarh, the 22nd January, 2010.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-2FR/1759

Dated, Chandigarh, the 30th October, 2009

To

All Heads of the Departments.
All Commissioner of Divisions.
All Deputy Commissioners & Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief to State Government pensioners/Family Pensioners - Revised rates effective from 1-7-2009.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 4/7/99-2FR/1315 dated 30-5-2009 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the pensioners/family pensioners of the Government of Haryana, on revised pension/family pension with effect from 1st July, 2009 on the manner as given below :-

(A) Rates of D.R. on revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1-7-2009	27% of pension/ Family Pension.

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on revised pension/family pension contained in referred instructions No. 2/51/08-1 Pension dated 17-4-2009.

3. Copy of these orders is also available on the website which can be downloaded from the site, www.finhry.gov.in.

Yours faithfully,

Sd/-

(Kusum)

Joint Advisor Finance,

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE
Office Memorandum**

No. 4/7/99-2FR/1315

Dated, Chandigarh, the 26th May, 2009

To

All Heads of Departments, Commissioner of Divisions,
All Deputy Commissioners and
Sub Divisional Office's (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief to State Government pensioners/Family Pensioners - Revised rates effective from 1-1-2009.

Sir/Madam,

I am directed to invite a reference to Finance Department circular letter No. 2/51/2008-1Pension, dated 17-4-2009 on the subject noted above and to say that the Governor of Haryana is pleased to revise the rates for the Dearness Relief to the pensioners/family pensioners of the Government of Haryana, on unrevised and revised pension/family pension with effect from 1st January, 2009 in the Manner as given below:-

(A) Rates of D.R. on revised pension/family pension

Date from which payable	Rate of Dearness Relief per month
1-1-2009	22% of Pension/ Family Pension.

(B) Rates of D.R. on un-revised pension/family pension.

Date from which payable	Rate of Dearness Relief per month
1-1-2009	64% of Pension/Family Pension.

2. All other conditions for payment of Dearness Relief to Pensioners/Family Pensioners on revised/unrevised pension/family pension contained in referred instructions No. 2/51/08-1Pension dated 17-4-2009.

3. Copy of these orders is also available on the website which can be downloaded from the site, www.finhry.gov.in.

Yours faithfully,

Sd/-
(K. K. Grover)
Under Secretary Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 2/51/2008-1Pension

Dated, Chandigarh, the 17th April, 2009

To

All the Heads of Departments,
Commissioner of Divisions,
All Deputy Commissioners and
S.D.Os. (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Subject : Grant of Dearness Relief - Decision of Government relating to grant of Dearness relief to state Government pensioners/family pensioners - revised rates from 1.1.2006, 1.7.2006, 1.1.2007, 1.7.2007, 1.1.2008 and 1.7.2008.

Sir/Madam,

The undersigned is directed to state that in pursuance of Govt. decision, the Governor of Haryana is pleased to decide that Dearness Relief shall be paid to all Haryana Government pensioners/family pensioners at the following rates after revision of Pension/family pension w.e.f. 1.1.2006 :-

Date from which payable	Rate of Dearness Relief per men sum
From 1.1.2006	No Dearness Relief
From 1.7.2006	2% of basic pension/family pension
From 1.1.2007	6% of basic pension/family pension
From 1.7.2007	9% of basic pension/family pension
From 1.1.2008	12% of basic pension/family pension
From 1.7.2008	16% of basic pension/family pension

Note :- Dearness Relief at the rates indicated above will also be admissible on the additional Basic Pension/additional Family Pension available to old pensioners/family pensioners on the basis of age factor.

2. In the case of pensioners who retire from service on or after 1.1.2006 or where family pension is sanctioned for the first time from a date after 1.1.2006, pension/family pension means the basic pension/basic family pension as the case may be in terms of Finance Department Notification No. 2/51/2008-1Pension, dated 17.4.2009.

3. Payment of Dearness Relief involving a fraction of a rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if same is less than 50 paise.

4. Other provisions governing grant of Dearness Relief to pensioners such as regulation of Dearness Relief during the period of employment/re-employment, regulations of Dearness Relief where more than one pension is drawn etc. will remain unchanged.

5. The Payments of Dearness Relief under these orders from the dates indicated above shall be made after adjusting the installments of Dearness Relief already sanctioned and paid to the pensioners/family pensioners of Haryana Government w.e.f. 1-1-2006 vide No. 4/7/99-2FR/1801 dated 18-5-2006, 1-7-2006 vide No. 4/7/99-2FR/2895 dated 19-10-2006, 1-1-2007 vide No. 4/7/99-2FR/536 dated 20-4-2007, 1-7-2007 vide No. 4/7/99-2FR/1312 dated 10-10-2007, 1-1-2008 vide No. 4/7/99-2FR/5885 dated 15-4-2008 and 1-7-2008 vide No. 4/7/99-2FR/21097 dated 17-12-2008.
6. These orders will not apply to the pensioners whose pension has been determined on adhoc basis without reference to the emoluments drawn by them, i.e. Political Pension, Special Pension, War Risk Pension etc.
7. The expenditure involved will be debitabale to the Major Head "2071 Pension and other Retirement Benefits".
8. A copy of these orders is also available on the website which can be down loaded from the site, www.finhry.gov.in.

Yours faithfully,

Sd/-

Under Secretary, Finance (Pension)
for Financial Commissioner and Principal Secy. to Govt.,
Haryana, Financial Department.

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

Office Memorandum

No. 4/7/99-2FR/21097

Dated, Chandigarh, the 17th December, 2008

To

All the Heads of Departments in Haryana,
All the Commissioners of Divisions,
All Deputy Commissioners and
All Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Subject : Grant of dearness relief to Haryana Government pensioners/family pensioners w.e.f. 1.7.2008.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-2FR/5885, dated the 15.04.2008 on the subject noted above and to state that the Governor of Haryana is pleased to decided that the dearness relief shall be paid to the Haryana Government Pensioners/Family Pensioners to compensate them for the rise in cost of living at the rate of 54% w.e.f. 1.7.2008.

2. Payment of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the Pensioners whose pension has been determined on adhoc basis without reference to the emoluments drawn by them, that is, Political Pension, Special Pension, War Risk Pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The dearness relief mentioned above will not be admissible to the employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employees, who, on permanent absorption in the said bodies, elects the alternative of receiving the death-cum-retirement gratuity in lump-sum, in view of pension as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume-II, as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not eligible to the dearness relief even after he/she has ceased to be in the employment of the organization concerned.

5. In view of the position stated above, Haryana Government pensioners shall be entitled for the payment of dearness relief at a uniform rate of 54% of their pension/family pension w.e.f. 1.7.2008. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority including the nationalized banks etc. to calculate the quantum of the dearness relief payable in each individual cases.

6. The expenditure involved will be debitable to the Major Head "2071-Pension and Other Retirement Benefits".

7. Copy of these orders is also available on the website which can be down-loaded from the site, "www.finhry.gov.in".

Yours faithfully,

Sd/-
(M.C. Chhabra)
Under Secretary Finance,
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

Office Memorandum

No. 4/7/99-2FR/5885

Dated, Chandigarh, the 15th April, 2008

To

1. All the Head of Department, Commissioner of Divisions, All Deputy Commissioners and S.D.Os. (Civil) in Haryana.
2. The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.1.2008.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-2FR/1312, dated the 10.10.2007 on the subject noted above and to state that the Governor of Haryana is pleased to decided that the dearness relief shall be paid to the Haryana Government Pensioners/Family Pensioners to compensate them for the rise in cost of living at the rate of 47% w.e.f. 1.1.2008.

2. Payment of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the Pensioners whose pension has been determined on adhoc basis without reference to the emoluments drawn by them, that is, Political Pension, Special Pension, War Risk Pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The dearness relief mentioned above will not be admissible to the employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee, who, on permanent absorption in the said bodies, elects the alternative of receiving the death-cum-retirement gratuity in lump-sum, in view of pension as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume-II, as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not eligible to the dearness relief even after he/she has ceased to be in the employment of the organization concerned.

5. In view of the position stated above, Haryana Government pensioners shall be entitled for the payment of dearness relief at a uniform rate of 47% of their pension/family pension w.e.f. 1.1.2008. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority including the nationalized banks etc. to calculate the quantum of the dearness relief payable in each individual cases.

6. The expenditure involved will be debitable to the Major Head "2071-Pension and Other Retirement Benefits".

7. Copy of these orders is also available on the website which can be down-loaded from the site, "www.finhry.gov.in".

Yours faithfully,

Sd/-
(Chander Bhan Pannu)
Under Secretary, Finance,
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

Office Memorandum

No. 4/7/99-2FR/1312

Dated, Chandigarh, the 10th October, 2007

To

1. All the Head of Department, Commissioner of Divisions,
All Deputy Commissioners and S.D.Os. (Civil) in Haryana.
2. The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.7.2007.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-2FR/536, dated the 20th April, 2007 on the subject noted above and to state that the Governor of Haryana is pleased to decided that the dearness relief shall be paid to the Haryana Government Pensioners/Family Pensioners to compensate them for the rise in cost of living at the rate of 41% w.e.f. 1.7.2007.

2. Payment of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the Pensioners whose pension has been determined on adhoc basis without reference to the emoluments drawn by them, that is, Political Pension, Special Pension, War Risk Pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The dearness relief mentioned above will not be admissible to the employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee, who, on permanent absorption in the said bodies, elects the alternative of receiving the death-cum-retirement gratuity in lump-sum, in view of pension as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume-II, as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not eligible to the dearness relief even after he/she has ceased to be in the employment of the organization concerned.

5. In view of the position stated above, Haryana Government pensioners shall be entitled for the payment of dearness relief at a uniform rate of 41% of their pension/family pension w.e.f. 1.7.2007. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority including the nationalized banks etc. to calculate the quantum of the dearness relief payable in each individual cases.

6. The expenditure involved will be debitible to the Major Head "2071-Pension and Other Retirement Benefits".

7. Copy of these orders is also available on the website which can be down-loaded from the site, "www.finhry.gov.in".

Yours faithfully,

Sd/-
(Chander Bhan Pannu)
Under Secretary, Finance,
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

Office Memorandum

No. 4/7/99-2FR/536

Dated, Chandigarh, the 20th April, 2007

To

1. All the Head of Department, Commissioner of Divisions,
All Deputy Commissioners and S.D.Os. (Civil) in Haryana.
2. The Registrar, Punjab and Haryana High Court, Chandigarh.

Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.1.2007.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-2FR/2895, dated the 19th October, 2006 on the subject noted above and to state that the Governor of Haryana is pleased to decided that the dearness relief shall be paid to the Haryana Government Pensioners/Family Pensioners to compensate them for the rise in cost of living at the rate of 35% w.e.f. 1.1.2007.

2. Payment of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the Pensioners whose pension has been determined on adhoc basis without reference to the emoluments drawn by them, that is, Political Pension, Special Pension, War Risk Pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The dearness relief mentioned above will not be admissible to the employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee, who, on permanent absorption in the said bodies, elects the alternative of receiving the death-cum-retirement gratuity in lump-sum, in view of pension as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume-II, as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not eligible to the dearness relief even after he/she has ceased to be in the employment of the organization concerned.

5. In view of the position stated above, Haryana Government pensioners shall be entitled for the payment of dearness relief at a uniform rate of 35% of their pension/family pension w.e.f. 1.1.2007. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority including the nationalized banks etc. to calculate the quantum of the dearness relief payable in each individual cases.

6. The expenditure involved will be debitable to the Major Head "2071-Pension and Other Retirement Benefits".

7. Copy of these orders is also available on the website which can be down-loaded from the site, "www.finhry.gov.in".

Yours faithfully,

Sd/-
(Chander Bhan Pannu)
Under Secretary, Finance,
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

Office Memorandum

No. 4/7/99-2FR/2895

Dated, Chandigarh, the 19th October, 2006

Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.7.2006.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-2FR/1801, dated the 18th May, 2006 on the subject noted above and to state that the Governor of Haryana is pleased to decided that the dearness relief shall be paid to the Haryana Government Pensioners/Family Pensioners to compensate them for the rise in cost of living at the rate of 29% w.e.f. 1.7.2006.

2. Payment of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the Pensioners whose pension has been determined on adhoc basis without reference to the emoluments drawn by them, that is, Political Pension, Special Pension, War Risk Pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The dearness relief mentioned above will not be admissible to the employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee, who, on permanent absorption in the said bodies, elects the alternative of receiving the death-cum-retirement gratuity in lump-sum, in view of pension as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume-II, as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not eligible to the dearness relief even after he/she has ceased to be in the employment of the organization concerned.

5. In view of the position stated above, Haryana Government pensioners shall be entitled for the payment of dearness relief at a uniform rate of 29% of the revised pension/family pension w.e.f. 1.7.2006. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority, including the nationalized banks etc. to calculate the quantum of the dearness relief payable in each individual case.

6. The expenditure involved will be debitable to the Major Head "2071-Pension and Other Retirement Benefits".

7. Copy of this order is also available on the website which can be down-loaded from the site, www.Haryana.nic.in.

Yours faithfully,

Sd/-

(B.B.Kaushik)

Deputy Secretary, Finance,

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT**

Office Memorandum

No. 4/7/99-2FR/1801

Dated, Chandigarh, the 18th May, 2006

Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.1.2006.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-6FR/4030, dated the 18th November, 2005 on the subject noted above and to state that the Governor of Haryana is pleased to decided that the dearness relief shall be paid to the Haryana Government Pensioners/Family Pensioners to compensate them for the rise in cost of living at the rate of 24% w.e.f. 1.1.2006.

2. Payment of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the Pensioners whose pension has been determined on adhoc basis without reference to the emoluments drawn by them, that is, Political Pension, Special Pension, War Risk Pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The dearness relief mentioned above will not be admissible to the employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee, who, on permanent absorption in the said bodies, elects the alternative of receiving the death-cum-retirement gratuity in lump-sum, in view of pension as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume-II, as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not eligible to the dearness relief even after he/she has ceased to be in the employment of the organization concerned.

5. In view of the position stated above, Haryana Government pensioners shall be entitled for the payment of dearness relief at a uniform rate of 24% of their pension/family pension w.e.f. 1.1.2006. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority including the nationalized banks etc. to calculate the quantum of the dearness relief payable in each individual cases.

6. The expenditure involved will be debitable to the Major Head "2071-Pension and Other Retirement Benefits".

7. Copy of these orders is also available on the website which can be down-loaded from the site, www.Haryana.nic.in.

Yours faithfully,

Sd/-

(B.B.Kaushik)

Deputy Secretary, Finance,

for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-6FR/4030

Dated: Chandigarh, 18th November, 2005

Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.7.2005.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-6FR/1639 dated the 3rd June, 2005 on the subject noted above and to state that the Governor of Haryana is pleased to decide that the Dearness Relief shall be paid to the Haryana Government pensioners/family pensioners to compensate them for the rise in cost of living at the rate of 21% w.e.f. 1.7.2005.

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paisa or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paisa.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 21% on revised basic Pension/Family Pension w.e.f. 1.7.2005. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.

6. The expenditure involved will be debitible to the Major Head "2071-Pensions and Other Retirement Benefits".

7. Copy of this order is also available on website which can be downloaded from the site www.haryana.nic.in.

8. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(B.B.Kaushik)

Under Secretary Finance,

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-6FR/1639

Dated: Chandigarh, 3rd June, 2005

Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.1.2005.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-6FR/3713 dated the 8th December, 2004 on the subject noted above and to state that the Governor of Haryana is pleased to decide that the Dearness Relief shall be paid to the Haryana Government pensioners/family pensioners to compensate them for the rise in cost of living at the rate of 17% w.e.f. 1.1.2005.

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.
3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.
4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 17% on revised basic Pension/Family Pension w.e.f.1.1.2005. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.
6. The expenditure involved will be debitible to the Major Head "2071-Pensions and other Retirement Benefits".
7. Copy of this order is also available on website which can be downloaded from the site www.haryana.nic.in.
8. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Ram Dhari)

Under Secretary Finance,

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE****Office Memorandum****No. 4/7/99-6FR/3713****Dated: Chandigarh, 8th December, 2004****Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.7.2004.**

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-6FR/1743 dated the 31st May, 2004 on the subject noted above and to state that the Governor of Haryana is pleased to decide that the Dearness Relief shall be paid to the Haryana Government pensioners/family pensioners to compensate them for the rise in cost of living at the rate of 14% w.e.f. 1.7.2004.

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 14% on revised basic Pension/Family Pension w.e.f. 1.7.2004. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.

6. The expenditure involved will be debitible to the Major Head "2071-Pensions and other Retirement Benefits".

7. Copy of this order is also available on website which can be downloaded from the site www.haryana.nic.in.

8. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Vijay Singh Yadav)

Deputy Secretary Finance,

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

Office Memorandum

No. 4/7/99-6FR/1743

Dated: Chandigarh, 31st May, 2004

Subject : Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 4/7/99-6FR/5638 dated the 14th November, 2003 on the subject noted above and to state that the Governor of Haryana is pleased to decide that the Dearness Relief payable to Haryana Government pensioners/family pensioners shall be enhanced from the existing rate of 59% to 61% of the revised pension/family pension w.e.f. 1.1.2004 to compensate them for the rise in cost of living beyond the Average Consumer Price Index 306.33 (as on 01.01.1996). From 1.4.2004, the Dearness Relief equal to 50% of the basic revised pension/family pension would be converted into Dearness Pension/Dearness Family Pension. Thus, the Dearness Relief converted into Dearness Pension/Family Pension would be deducted from the existing rate of Dearness Relief Government have already issued separate orders in this regard vide this department Office Memorandum No. 1/16/2004-3PR(FD) dated the 17th May, 2004 (Copy enclosed). Consequently, the Dearness Relief from 1.4.2004 would be payable at the rate of 11% of the revised basic Pension/Family Pension and Dearness Pension/Dearness Family Pension.

2. It is believed that all the Pensioners/Family Pensioners have got their pension/family pension revised and hence it has been decided that the practice of providing Dearness Relief on the un-revised pension/family pension is dispensed with. However, if there is any such case where a person has not got his/her pension/family pension revised then the Administrative Departments/Departments should get in touch with the concerned pensioner/family pensioner with all means of communication at their disposal and get the same revised.

3. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

4. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

5. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

6. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 61% of pension/family pension w.e.f. 1.1.2004 and from 1.4.2004 at the rate of 11% on revised basic Pension/Family Pension and Dearness Pension/Dearness Family Pension. Therefore, it has been decided that it will be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.
7. The expenditure involved will be debitale to the Major Head "2071-Pensions and other Retirement Benefits".
8. Copy of this order is also available on website which can be downloaded from the site www.haryana.nic.in.
9. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(Vijay Singh Yadav)
Deputy Secretary Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

1. All Heads of Departments, Commissioners of Divisions,
All Deputy Commissioners and Sub Divisional Officers (Civil) in Haryana.
2. The Registrar, Punjab & Haryana High Court, Chandigarh.

Contd.
Encl.

Copy of Government of Haryana, Finance Department, Office Memorandum **No. 1/16/2004-3PR(FD) dated the 17th May, 2004** addressed to All the Heads of Department, All Divisional Commissioners, Registrar, Punjab & Haryana High Court, All Deputy Commissioners and SDO,s (Civil) in Haryana & Others.

Subject : Merger of 50% of Dearness Allowance/Dearness Relief with basic pay/pension to Government employees/pensioners w.e.f. 1.4.2004.

I am directed to invite your attention on the subject noted above and to say that the matter regarding merger of 50% Dearness Allowance/Dearness Relief with Basic Pay/Pension to Government employees/pensioners on the pattern of Government of India has been under consideration of the State Government and the Governor of Haryana is pleased to decide that w.e.f. 1.4.2004, D.A. equal to 50% of the existing basic pay shall be merged with the basic pay and shown distinctly as Dearness Pay (DP) which would be counted for purposes like payment of allowances, transfer grant, retirement benefits, contribution to GPF, License Fee, various advances etc. The entitlement for LTC, TA/DA while on tour and transfer and Government accommodation shall, however, continue to be governed on the basis of the basic pay alone without taking into account Dearness Pay. In case of existing pensioners, Dearness Relief equal to 50% of the present pension will, w.e.f. 1.4.2004, be merged with pension and shown distinctly as Dearness Pension. Dearness Allowance/Dearness Relief converted into Dearness Pay/Dearness Pension respectively would be deducted from the existing rate of Dearness Allowance/Dearness Relief.

2. To ensure that pensioners retiring between 1.4.2004 to 31.1.2005 do not face any loss in fixation of pension, as a special dispensation in their case, DA equal to 50% basic pay would be treated as basic pay for purpose of computation of pension in respect of basic pay received by them prior to 1.4.2004. Consequently, element of dearness pension will exist only for pensioners retiring from Government of Haryana up to 31.3.2004.

No. 4/7/99-6FR/5638

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 14th November, 2003

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 4/7/99-6FR-II/2933, dated 19th May, 2003, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 306.33 (as on 1.1.96), shall be paid on unrevised and revised pension/family pension with effect from 1st July, 2003 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.7.2003	(i) Not exceeding Rs. 1750/-	295% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	221% of the Pension/Family Pension subject to a minimum of Rs. 5162/-.
	(iii) Exceeding Rs. 3000/-	192% of the Pension subject to a minimum of Rs. 6630/-

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.7.2003	59% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 59% of pension family pension w.e.f. 1st July, 2003. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.

6. The expenditure involved will be debitible to the Major Head "2071-Pensions and other Retirement Benefits".

7. Copy of this order is also available on website which can be downloaded from the site www.haryana.nic.in.

8. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(Vijay Singh Yadav)
Deputy Secretary Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/7/99-6FR-II/2933

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners,
S.D.O.s (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 19th May, 2003

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 4/7/99-4FR-II/2086, dated 11th December, 2002, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 306.33 (as on 1.1.96), at the following rates on unrevised and revised pension/family pension with effect from 1st January, 2003 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.1.2003	(i) Not exceeding Rs. 1750/-	286% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	214% of the Pension/Family Pension subject to a minimum of Rs. 5005/-.
	(iii) Exceeding Rs. 3000/-	185% of the Pension/Family Pension subject to a minimum of Rs. 6420/-

B. Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.1.2003	55% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.
4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 55% of pension family pension w.e.f. 1st January, 2003. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.
6. The expenditure involved will be debitible to the Major Head "2071-Pensions and other Retirement Benefits".
7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(Ram Saran)
Deputy Secretary Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/7/99-4FR-II/2086

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 11th December, 2002

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 4/7/99-4FR-II/808, dated 16th May, 2002, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 306.33 (as on 1.1.96), shall be paid on unrevised and revised pension/family pension with effect from 1st July, 2002 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.7.2002	(i) Not exceeding Rs. 1750/-	279% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	209% of the Pension/Family Pension subject to a minimum of Rs. 4883/-.
	(iii) Exceeding Rs. 3000/-	181% of the Pension subject to a minimum of Rs. 6270/-

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.7.2002	52% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.
4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 52% of pension family pension w.e.f. 1st July, 2002. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.
6. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(S.R.Maurya)
Deputy Secretary Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/7/99-4FR-II/808

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
All Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 16th May, 2002

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 4/7/99-4FR-II/1961, dated 19th November, 2001, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 306.33 (as on 1.1.96), shall be paid on unrevised and revised pension/family pension with effect from 1st January, 2002 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.1.2002	(i) Not exceeding Rs. 1750/-	270% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	202% of the Pension/Family Pension subject to a minimum of Rs. 4725/-.
	(iii) Exceeding Rs. 3000/-	175% of the Pension subject to a minimum of Rs. 6060/-

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.1.2002	49% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.
4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/ family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 49% of pension family pension w.e.f. 1st January, 2002. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.
6. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(S.P.Gupta)

Under Secretary Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/7/99-4FR-II/1961

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 19th November, 2001

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 4/7/99-4FR-II/849, dated 11th June, 2001, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 306.33 (as on 1.1.96), shall be paid on unrevised and revised pension/family pension with effect from 1st July, 2001 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.7.2001	(i) Not exceeding Rs. 1750/-.	262% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	196% of the Pension/Family Pension subject to a minimum of Rs. 4585/-.
	(iii) Exceeding Rs. 3000/-.	170% of the Pension subject to a minimum of Rs. 5880/-.

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.7.2001	45% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension,

special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 45% of pension/family pension w.e.f. 1st July, 2001. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.

6. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(Ram Saran)
Deputy Secretary Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/7/99-4FR-II/849

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
All the Commissioners of Divisions,
All Deputy Commissioners and
All Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 11th June, 2001

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 4/7/99-4FR-II/1950, dated 7th February, 2001, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 306.33 (as on 1.1.96), shall be paid on unrevised and revised pension/family pension with effect from 1st January, 2001 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.1.2001	(i) Not exceeding Rs. 1750/-.	257% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	192% of the Pension/Family Pension subject to a minimum of Rs. 4498/-.
	(iii) Exceeding Rs. 3000/-.	167% of the Pension subject to a minimum of Rs. 5760/-.

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.1.2001	43% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 43% of pension family pension w.e.f. 1st January, 2001. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.

6. The expenditure involved will be debitible to the Major Head "2071-Pensions and other Retirement Benefits".

7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(Ram Saran)
Deputy Secretary Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/7/99-4FR-II/1950

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
All the Commissioners of Divisions,
All Deputy Commissioners and
All Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 7th February, 2001

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 4/7/99-4FR-II, dated 4th July, 2000, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 306.33 (as on 1.1.96), shall be paid on unrevised and revised pension/family pension with effect from 1st July, 2000 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.7.2000	(i) Not exceeding Rs. 1750/-.	251% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	188% of the Pension/Family Pension subject to a minimum of Rs. 4392/-.
	(iii) Exceeding Rs. 3000/-.	163% of the Pension subject to a minimum of Rs. 5640/-.

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.7.2000	41% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee if the same is 50 paise or above. Conversely, it will be rounded off to the lower side if the same is less than 50 paise.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.
4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 41% of pension family pension w.e.f. 1st July, 2000. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.
6. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Ranju Prasad)

Deputy Secretary Finance,

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/7/99-4FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 4th July, 2000

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 4/7/99-4FR-II, dated 25.10.99, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 306.33 (as on 1.1.96), at the following rates on unrevised and revised pension/family pension with effect from 1st January, 2000 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.1.2000	(i) Not exceeding Rs. 1750/-.	243% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	182% of the Pension/Family Pension subject to a minimum of Rs. 4252/-.
	(iii) Exceeding Rs. 3000/-.	158% of the Pension subject to a minimum of Rs. 5460/-.

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.1.2000	38% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension,

special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 38% of pension family pension w.e.f. 1st January, 2000. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.

6. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(A.C.KAPIL)
Deputy Secretary Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/7/99-4FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 25th October, 1999

Subject : Grant of Dearness Relief to the Pensioners/family pensioners of the Haryana Government on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)-88-4FR-II/747, dated 21.5.99, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 1510, shall be paid on unrevised and revised pension/family pension with effect from 1st July, 1999 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.7.99	(i) Not exceeding Rs. 1750/-.	240% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	180% of the Pension/Family Pension subject to a minimum of Rs. 4200/-.
	(iii) Exceeding Rs. 3000/-.	156% of the Pension subject to a minimum of Rs. 5400/-.

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.7.99	37% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension,

special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 37% of pension family pension w.e.f. 1st July, 1999. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.

6. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(ANITA CHAUDHRY)
Commissioner and Special Secy. Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/747

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 21st May, 1999

Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 1510 on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)-88-4FR-II/1602, dated 19.11.1998, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 1510, shall be paid on unrevised and revised pension/family pension with effect from 1st January, 1999 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.1.99	(i) Not exceeding Rs. 1750/-.	228% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	171% of the Pension/Family Pension subject to a minimum of Rs. 3990/-.
	(iii) Exceeding Rs. 3000/-.	148% of the Pension subject to a minimum of Rs. 5130/-.

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.1.99	32% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension,

special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. In view of the position stated above Haryana Govt. pensioner shall be entitled for payment of dearness relief as a uniform rate of 32% of pension family pension w.e.f. 1st January, 1999. Therefore, it has been decided to dispense with the issue of enclosing ready reckoner alongwith dearness relief orders. It will now be the responsibility of the pension disbursing authority, including the Nationalised Banks etc. to calculate the quantum of dearness relief payable in each individual case.

6. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Shakuntla Jakhu)

Commissioner and Special Secy. Finance,
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/1602

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 19th November, 1998

Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 1510 on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)-88-4FR-II/1055, dated 21.7.98, on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 1510, shall be paid on unrevised and revised pension/family pension with effect from 1st July, 1998 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension (Ready Reckoner enclosed)		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.7.98	(i) Not exceeding Rs. 1750/-	203% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-	152% of the Pension/Family Pension subject to a minimum of Rs. 3553/-.
	(iii) Exceeding Rs. 3000/-.	132% of the Pension subject to a minimum of Rs. 4560/-.

Rate of Dearness Relief on revised Pension/Family Pension.

Date on which payable	Rate of Dearness relief per month
1.7.98	22% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension,

special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

5. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

6. Receipt of this letter may please be acknowledged

Yours faithfully,

Sd/-
(AMIT JHA)
Joint Secretary Finance
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/1055

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 21st July, 1998

Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 1510 on revised and unrevised pension/family pension.

Sir/Madam,

I am directed to invite a reference to this department circular letter No. 1/2(73)-88-4FR-II/766, dated 12.5.97 and Notification No. 1/2(8)-98-2FR-II(part-III), dated 9th March, 1998 on the subject noted above and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 1510, shall be paid at the following rates with effect from 1st July, 1997 and 1st January, 1998 and on revised pension/family pension with effect from 1st January, 1998 to modified as below :-

Rates of Dearness Relief on unrevised pension/family pension		
Date from which payable	Pension/Family Pension Per month	Rate of dearness relief per month
1.7.97	(i) Not exceeding Rs. 1750/-	182% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	136% of the Pension/Family Pension subject to a minimum of Rs. 3185/-.
	(iii) Exceeding Rs. 3000/-	118% of the Pension subject to a minimum of Rs. 4080/-
1.1.98	(i) Not exceeding Rs. 1750/-	189% of the Pension/Family Pension.
	(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	142% of the Pension/Family Pension subject to a minimum of Rs. 3308/-.
	(iii) Exceeding Rs. 3000/-	123% of the Pension subject to a minimum of Rs. 4260/-

Rate of Dearness Relief on revised Pension/Family Pension.	
Date on which payable	Rate of Dearness relief per month
1.1.98	16% of Pension/Family Pension

2. Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.
3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.
4. The dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
5. The expenditure involved will be debitabale to the Major Head "2071-Pensions and other Retirement Benefits".
6. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Ram Niwas)

Joint Secretary Finance

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

**GOVERNMENT OF HARYANA
DEPARTMENT OF FINANCE**

NOTIFICATION

No. 1/2(8)98-2FR-II (PART-III)

Dated: Chandigarh, 9th March, 1998

Subject : Grant of Dearness Relief to pensioners in implementation of Government's decisions.

The undersigned is directed to state that in pursuance of Government's decision, the Governor of Haryana is pleased to decide that Dearness Relief shall be paid to all Haryana Government pensioners/family pensioners to compensate them for rise in cost of, living beyond average CPI 1510 at the uniform rate as indicated below :-

Period	Rate of Dearness Relief per month
From 1.7.96 to 31.12.96	4% of pension/family pension
From 1.1.97 to 30.6.97	8% of pension/family pension
From 1.7.97 onwards	13% of pension/family pension

For the purpose of these orders :-

- (i) Pension/family pension in the case of pre-1.1.1996 retirees and where family pension was sanctioned prior to 1.1.1996, means the consolidated pension or consolidated family pension, as the case may be, effective from 1.1.1996 in terms of orders issued in this Department's notification No. 1/2(8)98-2FR-II(Part-I) dated 9.3.1998.
- (ii) In the case of from service pensioners who retire on or after 1.1.1996 or where family pension is sanctioned for the first time from a date after 1.1.1996, pension/family pension means the basic pension/basic family pension as the case may be, in terms of this Department's notification No. 1/2(8)98-2FR-II (Part-II) dated 9.3.98.

2. Payment of Dearness Relief involving a fraction of a rupee shall be rounded off to the next higher rupee.

3. Other provisions governing grant of Dearness Relief to pensioners such as regulation of Dearness Relief during the period of employment/re-employment, regulation of Dearness Relief where more than one pension is drawn etc. will remain unchanged.

4. This Department's letter No. 1/2(73)88-4FR-II/2069 dated 31.10.96 and letter No. 1/2(73)88-4FR-II/766 dated 12.5.1997 sanctioning Dearness Relief to pensioners with effect from 1st July, 1996 and 1st January, 1997 are hereby superseded. Payments on account of Dearness Relief made to pensioners/family pensioners in terms of these orders will be adjusted against the Dearness Relief payable to them under the revised rates in terms of this order. If the entire amount cannot be adjusted from the arrears of Dearness Relief payable under these orders the balance amount will be adjusted against future payment of Dearness Relief in terms of this order.

5. These orders shall apply to all Haryana Government pensioners/family pensioners who are within the rule making powers of the Haryana Government and whose pension is debitible from the Consolidated Fund of the Haryana Government.

6. These orders will not apply to the pensioners whose pension has been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

7. The relief and the Dearness Relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and a lumpsum in lieu of pension as permissible in accordance with rule 5.3 of Punjab Civil Services Rules Volume II as amended from time to time and as applicable to the pensioners/family pensioners under the rule making power of Haryana Government, as amended from time to time and as applicable to the pensioners/family pensioners under the rule making powers of Haryana Government will not be eligible to receive the relief and Dearness Relief even after he/she has ceased to be in the employment of the organisation concerned.

8. The expenditure involved will be debitible to the Major Head "2071 Pension and other Retirement Benefits".

Note.— No payment of arrears upto 31.1.1998 of Dearness Relief admissible from 1.7.1996, 1.1.1997 and 1.7.1997 as per this order should be made separately to pre-1996 pensioners/family pensioners as the arrears in their cases are to be made with reference to the provisions contained in this Department's notification No. 1/2(8)98-2FR-II (Part-I) dated 9.3.98.

A.N.MATHUR
Financial Commissioner & Secretary to Government,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/766

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 12th May, 1997

Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-4FR-II/2069, dated 31st October, 1996 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1997, in modification of the rates mentioned in the letter dated 31st October, 1996 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	170% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	128% of the Pension/Family Pension subject to a minimum of Rs. 2975/-.
(iii) Exceeding Rs. 3000/-.	110% of the Pension subject to a minimum of Rs. 3840/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1997 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or

Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged

Yours faithfully,

Sd/-

(Ram Niwas)

Joint Secretary Finance

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/2069

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 31st October, 1996**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II/873, dated 17th July, 1996 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1996, in modification of the rates mentioned in the letter dated 17th July, 1996 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	159% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	119% of the Pension/Family Pension subject to a minimum of Rs. 2783/-.
(iii) Exceeding Rs. 3000/-.	103% of the Pension subject to a minimum of Rs. 3570/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1996 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent

absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he/she has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged

Yours faithfully,

Sd/-
(Ram Niwas)
Joint Secretary Finance
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/873

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 17th July, 1996

Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II/1995, dated 8th November, 1995 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1996, in modification of the rates mentioned in the letter dated 8th November, 1995 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	148% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	111% of the Pension/Family Pension subject to a minimum of Rs. 2590/-.
(iii) Exceeding Rs. 3000/-.	96% of the Pension subject to a minimum of Rs. 3330/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1996 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or

Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Ram Niwas)

Joint Secretary Finance

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/1955

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 8th November, 1995**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II/829, dated 4th May, 1995 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1995, in modification of the rates mentioned in the letter dated 4th May, 1995 :-

	Pension/Family Pension Per month	Rate of dearness relief per month
(i)	Not exceeding Rs. 1750/-.	136% of the Pension/Family Pension.
(ii)	Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	102% of the Pension/Family Pension subject to a minimum of Rs. 2380/-.
(iii)	Exceeding Rs. 3000/-.	88% of the Pension subject to a minimum of Rs. 3060/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1995 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement

gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(HARBAKHASH SINGH)
Joint Secretary Finance
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/829

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments, Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 4th May, 1995**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II, dated 10th November, 1994 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1995, in modification of the rates mentioned in the letter dated 10th November, 1994 :-

	Pension/Family Pension Per month	Rate of dearness relief per month
(i)	Not exceeding Rs. 1750/-.	125% of the Pension/Family Pension.
(ii)	Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	94% of the Pension/Family Pension subject to a minimum of Rs. 2188/-.
(iii)	Exceeding Rs. 3000/-.	81% of the Pension subject to a minimum of Rs. 2,820/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1995 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or

Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged

Yours faithfully,

Sd/-

(S.K.Gulati)

Joint Secretary Finance

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/3345

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 10th November, 1994**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II, dated 19th May, 1994 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1994, in modification of the rates mentioned in the letter dated 19th May, 1994 :-

	Pension/Family Pension Per month	Rate of dearness relief per month
(i)	Not exceeding Rs. 1750/-.	114% of the Pension/Family Pension.
(ii)	Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	85% of the Pension/Family Pension subject to a minimum of Rs. 1995/-.
(iii)	Exceeding Rs. 3000/-.	74% of the Pension subject to a minimum of Rs. 2,550/-

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1994 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent

absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged

Yours faithfully,

Sd/-

(V.S.Kundu)

Joint Secretary Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II/799

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments, Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 19th May, 1994**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II, dated 16th November, 1993 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1994, in modification of the rates mentioned in the letter dated 16th November, 1993 :-

	Pension/Family Pension Per month	Rate of dearness relief per month
(i)	Not exceeding Rs. 1750/-.	104% of the Pension/Family Pension.
(ii)	Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	78% of the Pension/Family Pension subject to a minimum of Rs. 1820/-.
(iii)	Exceeding Rs. 3000/-.	67% of the Pension subject to a minimum of Rs. 2,340/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1994 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement

gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(V.S.Kundu)

Joint Secretary Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 16th November, 1993**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II, dated 1st June, 1993 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1993, in modification of the rates mentioned in the letter dated 1st June, 1993 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	97% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	73% of the Pension/Family Pension subject to a minimum of Rs. 1698/-.
(iii) Exceeding Rs. 3000/-.	63% of the Pension subject to a minimum of Rs. 2,190/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1993 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent

absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(V.S.Kundu)

Joint Secretary Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-4FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 1st June, 1993

Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II, dated 5th November, 1992 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1993, in modification of the rates mentioned in the letter dated 5th November, 1992 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	92% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	69% of the Pension/Family Pension subject to a minimum of Rs. 1610/-.
(iii) Exceeding Rs. 3000/-.	59% of the Pension subject to a minimum of Rs. 2,070/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1993 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or

Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged

Yours faithfully,

Sd/-

(S.S.PRASAD)

Joint Secretary Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments, Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 5th November, 1992**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II, dated 14th May, 1992 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1992, in modification of the rates mentioned in the letter dated 14th May, 1992 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	83% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	62% of the Pension/Family Pension subject to a minimum of Rs. 1453/-.
(iii) Exceeding Rs. 3000/-.	54% of the Pension/Family Pension subject to a minimum of Rs. 1,860/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1992 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent

absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged

Yours faithfully,

Sd/-
(J.K.Gupta)
Joint Secretary Finance (R)
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments, Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 14th May, 1992**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II-3775, dated 9th December, 1991 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1992, in modification of the rates mentioned in the letter dated 9th December, 1991 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	71% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	53% of the Pension/Family Pension subject to a minimum of Rs. 1243/-.
(iii) Exceeding Rs. 3000/-.	46% of the Pension/Family Pension subject to a minimum of Rs. 1,590/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1992 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or

Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(J. K. Gupta)

Joint Secretary Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II/3775

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 4th February, 1992

Subject : Grant of Dearness Relief to the Pensioners of the Haryana Govt. beyond the Consumer price Index level 608.

Dear Sir/Madam,

With reference to letter No. 1/2(73)88-2FR-II/3775, dated the 9th December, 1991, issued by this Department on the subject noted above, I am directed to say that due to an oversight, there has been a slight misprint in the ready Reckoned referred to in para 1 of the letter under reference. Accordingly, I am to request you to kindly read the figure printed as 683 at page 10 of the letter as 983.

Yours faithfully,

Sd/-

(M.L.TAYAL)

Joint Secretary Finance(R),
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II/3775

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 9th December, 1991**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II/961, dated 30th April, 1991 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1991, in modification of the rates mentioned in the letter dated 30th April, 1991 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	60% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	45% of the Pension/Family Pension subject to a minimum of Rs. 1050/-.
(iii) Exceeding Rs. 3000/-.	39% of the Pension subject to a minimum of Rs. 1,350/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1991 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent

absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(M. L. TAYAL)

Joint Secretary Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II/961

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 30th April, 1991**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II/961, dated 24th January, 1991 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1991, in modification of the rates mentioned in the letter dated 24th January, 1991 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	51% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	38% of the Pension/Family Pension subject to a minimum of Rs. 893/-.
(iii) Exceeding Rs. 3000/-.	33% of the Pension subject to a minimum of Rs. 1140/-.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1991 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or

Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Mrs. NALINI KUMAR)

Officer on Special Duty (Plg.)

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II/961

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 24th January, 1991**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II/961, dated 8th May, 1990 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1990, in modification of the rates mentioned in the letter dated 8th May, 1990 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	43% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	32% of the Pension/Family Pension subject to a minimum of Rs. 753/-.
(iii) Exceeding Rs. 3000/-.	28% of the Pension subject to a minimum of Rs. 960/-.

In the case of pensioners who retired before 1st January, 1986, the dearness relief will be calculated on the basis pension/basic family pension plus dearness relief upto CPI 608.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1990 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(R.P SUKHIJA)
Deputy Secretary, Finance (R),
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II/961

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments, Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 8th May, 1990**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II/2376, dated 8th November, 1989 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1990, in modification of the rates mentioned in the letter dated 8th November, 1989 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-..	38% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	28% of the Pension/Family Pension subject to a minimum of Rs. 665/-.
(iii) Exceeding Rs. 3000/-.	25% of the Pension subject to a minimum of Rs. 840/-.

In the case of pensioners who retired before 1st January, 1986, the dearness relief will be calculated on the basic pension/basic family pension plus dearness relief upto CPI 608.

- 1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.
- 1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1990 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
4. The expenditure involved will be debitable to the Major Head "2071-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(J.P. NARANG)
Joint Secretary Finance (R)
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II/2376

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 8th November, 1989**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II dated 19th June, 1989 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1989, in modification of the rates mentioned in the letter dated 19th June, 1989 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	34% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	25% of the Pension/Family Pension subject to a minimum of Rs. 595/-.
(iii) Exceeding Rs. 3000/-.	22% of the Pension subject to a minimum of Rs. 750/-.

In the case of pensioners who retired before 1st January, 1986, the dearness relief will be calculated on the basic pension/basic family pension plus dearness relief upto CPI 608.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1989 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension,

special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.

4. The expenditure involved will be debatable to the Major Head "2071-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged

Yours faithfully,

Sd/-

(J.P. NARANG)

Joint Secretary, Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II/1248

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 19th June, 1989**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II dated 15th December, 1988 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st January, 1989, in modification of the rates mentioned in the letter dated 15th December, 1988 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	29% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	22% of the Pension/Family Pension subject to a minimum of Rs. 508/-.
(iii) Exceeding Rs. 3000/-.	19% of the Pension subject to a minimum of Rs. 660/-.

In the case of pensioners who retired before 1st January, 1986, the dearness relief will be calculated on the basic pension/basic family pension plus dearness relief upto CPI 608.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st January, 1989 onwards in terms of these orders is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
4. The expenditure involved will be debitabale to the Major Head "2071--Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(J.P. NARANG)
Joint Secretary Finance (R)
for Financial Commissioner and Secretary Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 15th December, 1988**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.**

Sir/Madam,

I am directed to invite a reference to letter No. 1/2(73)88-2FR-II dated 3rd November, 1988 and 1/2(73)88-2FR-II dated 17.11.88 issued by this Department and to say that the Governor of Haryana is pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates with effect from 1st July, 1988, in modification of the rates mentioned in the letter dated 3rd November, 1988 :-

Pension/Family Pension Per month	Rate of dearness relief per month
(i) Not exceeding Rs. 1750/-.	23% of the Pension/Family Pension.
(ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/-.	17% of the Pension/Family Pension subject to a minimum of Rs. 403.
(iii) Exceeding Rs. 3000/-.	15% of the Pension subject to a minimum of Rs. 510/-.

In the case of pensioners who retired before 1.1.1986, the dearness relief will be calculated on the basic pension/basic family pension plus dearness relief upto CPI 608.

1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.

1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1988 onwards, in terms of these orders, is enclosed.

2. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

3. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
4. The expenditure involved will be debitible to the Major Head "2071-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(J.P. NARANG)
Joint Secretary Finance (R)
for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioner of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana, High Court, Chandigarh.

Dated, Chandigarh, the 17th November, 1988**Subject : Grant of Dearness Relief to the Pensioners of the Haryana Govt. beyond Consumer Price Index Level 608.**

Sir,

I am directed to refer to the letter issued vide this department letter No. 1/2(73)88-2FR-II, dated 3rd November, 1988, on the subject noted above, and to state that letter referred in Para I (line No. 1) i.e. 1/3(4)85-2FR-II dated 12.8.86 may be read as 1/3(3)86-2FR-II dated 12.8.86. Similarly in the Annexure II "Amount of Pension/Family Pension plus adhoc relief granted upto 1.7.87" may be read as "Amount of Pension/Family Pension plus adhoc relief granted upto 1.1.86" and date mentioned in column No. I of Annexure III may be read as 1.1.1986, instead of 1.1.1988.

Sd/-

(S.K. Shukla)

Under Secretary Finance (R)

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(73)88-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 3rd November, 1988

Subject : Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.

Sir/Madam,

I am directed to invite a reference to letter No. 1/3(4)85-2FR-II dated 12.8.1986 and 1/3(3)-86-2FR-II dated 13th July, 1987, issued by this Department vide which three installments of adhoc relief were sanctioned to the State Government pensioners each at the rate of 2½% per mensem with effect from the 1st April, 1986, the 1st June, 1986, and the 1st July, 1986 and to state that in super session of the orders contained in the letters ibid the Governor of Haryana has been pleased to decide that the dearness relief to the pensioners/family pensioners of the Government of Haryana, to compensate them for the rise in the cost of living beyond the average Consumer Price Index Level 608, shall be paid at the following rates, namely :-

Period	Pension/Family Pension Per month	Rate of dearness relief per month
From 1-7-86 to 31-12-86	(i) Not exceeding Rs. 1750/- (ii) Exceeding Rs. 1750/- but not exceeding Rs. 3000/- (iii) Exceeding Rs. 3000/-	4% of the entitlements under column 2. 3% of the entitlements under column 2, subject to a minimum of Rs. 70/. 2% of the entitlements under column 2 subject to a minimum of Rs. 90/-
From 1-1-87 to 30-6-87	(i) Not exceeding Rs. 1750/- (ii) Exceeding Rs. 1750 but not exceeding Rs. 3,000/- (iii) Exceeding Rs. 3,000/-	8% of the entitlements under column 2. 6% of the entitlements under column 2 subject to a minimum of Rs. 140/- 5% of the entitlements under column 2 subject to a minimum of Rs. 180/-
From 1-7-87 to 31-12-87	(i) Not exceeding Rs. 1750/- (ii) Exceeding Rs. 1750 but not exceeding Rs. 3,000/- (iii) Exceeding Rs. 3,000/-	13% of pension/family pension 9% of pension/family pension subject to a minimum of Rs. 228/- 8% of pension subject to a minimum of Rs. 270/-
From 1.1.88 onwards	(i) Not exceeding Rs. 1750/- (ii) Exceeding Rs. 1750 but not exceeding Rs. 3,000/- (iii) Exceeding Rs. 3,000/-	18% of pension/family pension 13% of pension/family pension subject to a minimum of Rs. 315/- 11% of pension subject to a minimum of Rs. 391/-

In the case of pensioners who retired before 1.1.1986, the dearness relief will be calculated on the basic pension/basic family pension plus dearness relief upto CPI 608.

- 1.2 Payments of dearness relief involving a fraction of rupee shall be rounded off to the next higher rupee.
 - 1.3 A Ready Reckoner showing Dearness Relief payable from 1st July, 1986 to the 31st December, 1986 and from the 1st January, 1987 onwards in terms of these orders is enclosed.(Annexure I to III).
2. The payment on account on adhoc relief made to the pensioners/family pensioners in terms of the orders contained in the letters under reference with effect from the 1st April, 1986, the 1st June, 1986 and the 1st July, 1986 will be adjusted against the dearness relief payable to them under revised pattern in terms of this order. If the entire amount cannot be adjusted from the arrears of dearness relief payable under the balance amount will be adjusted against the future payments(s) of dearness relief admissible in terms of this order.
3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.
4. The relief and the dearness relief mentioned above will not be admissible to employees permanently absorbed in the bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in accordance with rule 5.3 of the Punjab Civil Services Rules, Volume II will not be eligible to receive the relief and dearness relief even after he has ceased to be in the employment of the organisation concerned.
5. Arrears, becoming payable on the basis of implementation of the above decision upto 30.6.1988 should be paid in the form of long term deposits in National Savings Certificates.
6. The expenditure involved will be debatable to the Major Head "2071-Pensions and other Retirement Benefits".
7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(J.P. NARANG)

Joint Secretary Finance (R)

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 1/3(3)-86-2FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana, High Court, Chandigarh.

Dated, Chandigarh, the 13th July, 1987

Subject : Grant of relief to Haryana Government Pensioners/recipients of family pension and extraordinary family pension.

Sir,

I am directed to invite a reference to the correspondent resting with Finance Department circular letter No. 1/3(3)-86-2FR-II, dated the 12th August, 1986, on the above subject, and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 616 to 624 and 624 to 632 points), the State Government has been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has not been decided to grant them further two installments of relief with effect from 1st June, 1986 and 1st July, 1986 each at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above, the pensioners and recipients of family pension will be entitled to total relief as under :—

Date	Rate of relief on pension/family pension in case of Govt. employees who retired on or after 1-4-1979	Rate of relief in case of Govt. employees who retired on or before 31-3-1979 and are receiving revised pension as per orders issued vide circular letter No. 11/IPR-(FD)-81, dated 19-3-1981	Rate of relief in case of Govt. employees who retired on or before 31-3-79 and whose pension has been revised as per orders issued vide circular letter No. 1/1(3)-83-2FR-II, dated 24-9-85	Rate of relief on family pension in respect of pre 1-4-1979 retiree (whose pension is not to be revised as per order issued vide circular letter No. 1/1(3)-83-2FR-II, dated 24-9-85)
1.6.1986	97½% of pension subject to a minimum of Rs. 97.50 and a maximum of Rs. 487.50.	92½% of pension subject to a minimum of Rs. 92.50 and a maximum of Rs. 462.50	A per details given in the Annexure 'A'	92½% of pension subject to a minimum of Rs. 92.50 and a maximum of Rs. 462.50
1.7.1986	100% of pension subject to a minimum of Rs. 100.00 and a maximum of Rs. 500.00	95% of pension subject to a minimum of Rs. 95 and a maximum of Rs. 475.00	A per details given in the Annexure 'A'	95% of pension subject to a minimum of Rs. 85.00 and a maximum of Rs. 475.00

The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be founded off to the next higher rupee.

3. These orders will not apply to pensioners, whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pension, special pension, war risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The expenditure involved will be debitable to the major Head "266-Pensioners and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Reva Nayyar)

Joint Secretary Finance (R)

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

Contd..

Encl.

ANNEXURE—A

Rate of relief in case of Government employees who retired on or before 31-3-79 and whose pensions have been revised as per circular letter No. 1/1(3)83-2FR II, dated 24-9-85.—Rates of DA payable w.e.f. 1-4-1979 to 1-7-1986.

Date	Rat of adhoc relief	Minimum Rs.	Maximum Rs.
1-4-79	40% of pension	40.00	200.00
1-11-79	45% of pension	45.00	225.00
1-5-80	50% of pension	50.00	250.00
1-9-80	55% of pension	55.00	275.00
1-12-80	57½% of pension	57.50	287.50
1-2-81	60% of pension	60.00	300.00
1-4-81	62½% of pension	62.50	312.50
1-6-81	65% of pension	65.00	325.00
1-8-81	67½% of pension	67.50	337.50
1-10-81	70% of pension	70.00	350.00
1-11-81	72½% of pension	72.50	362.50
1-1-82	75% of pension	75.00	375.00
1-4-82	77½% of pension	77.50	387.50
1-6-82	80% of pension	80.00	400.00
1-9-82	82½% of pension	82.50	412.50
1-12-82	85% of pension	85.00	425.00
1-3-83	87½% of pension	87.50	437.50
1-5-83	90% of pension	90.00	450.00
1-7-83	92½% of pension	92.50	462.50
1-8-83	95% of pension	95.00	475.00
1-10-83	97½% of pension	97.50	487.50
1-11-83	100% of pension	100.00	500.00
1-1-84	102½% of pension	102.50	512.50
1-2-84	105% of pension	105.00	525.00
1-4-84	107½% of pension	107.50	537.50
1-6-84	110% of pension	110.00	550.00
1-8-84	112½% of pension	112.50	562.50
1-11-84	115% of pension	115.00	575.00
1-1-85	117½% of pension	117.50	587.50
1-5-85	120% of pension	120.00	600.00
1-8-85	122½% of pension	122.50	612.50
1-11-85	125% of pension	125.00	625.00
1-1-86	127½% of pension	127.50	637.50
1-4-86	130% of pension	130.00	650.00
1-6-86	132½% of pension	132.50	662.50
1-7-86	135% of pension	135.00	675.00

No. 1/3(3)-86-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers, (Civil) in the Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 12th August, 1986**Subject : Grant of relief to Haryana Government Pensioners/recipients of family pension and extraordinary family pension.**

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(3)-86-2FR-II, dated the 28th April, 1986, on the above subject, and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 608 to 616 points), the State Government had been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them one more installment of relief with effect from 1st April, 1986, at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above, the pensioners and recipients of family pension will be entitled to total relief as under :-

Date	Rate of relief on pension/family pension in case of Govt. employees who retired or after 1-4-1979	Rate of relief in case of Govt. employees who retired on or before 31-3-1979 and are receiving revised pension as per orders issued vide circular letter No. 11/IPR-(FD)-81, dated 19-3-1981 i.e. in whose case the pension has not so far been revised as per circular letter No. 1/1(3)-83-2FR-II, dated 24-9-85	Rate of relief in case of Govt. employees who retired on or before 31-3-1979 and whose pension has been revised as per orders issued vide circular letter No. 1/1(3)-83-2FR-II, dated 24-9-85	Rate of relief on family pension in respect of pre-1-4-1979 retirees (whose pension is not to be revised as per orders issued vide circular letter No. 1/1(3)-83-2-FR-II dated 24-9-85)
1-4-1986	95% of pension subject to a minimum of Rs. 95.00 and a maximum of Rs. 475.00	77½% of pension subject to a minimum of Rs. 77.50 and a maximum of Rs. 387.50	As per details given in the Annexure-A	90% of pension subject to a minimum of Rs. 90.00 and a maximum of Rs. 450.00

The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. These orders will not apply to pensioners, whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pension, special pension, war-risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The expenditure involved will be debitable to the Major Head "266-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(PIUS PANDARWANI)
Joint Secretary Finance (R)
for Commissioner & Secretary to Govt., Haryana,
Finance Department.

Contd..
Encl.

ANNEXURE-A

Rate of relief in case of Government employees who retired on or before 31-3-79 and whose pensions have been revised as per circular letter No. 1/1(3)83-2FR-II, dated 24-9-85—Rates of D.A. payable w.e.f. 1-4-1979 to 1-4-1986.

Date	Rate of adhoc Relief	Minimum Rs.	Maximum Rs.
1.4.79	40% of pension	40.00	200.00
1.11.79	45% “ “	45.00	225.00
1.5.80	50% “ “	50.00	250.00
1.9.80	55% “ “	55.00	275.00
1.12.80	57½% “ “	57.50	287.50
1.2.81	60% “ “ “	60.00	300.00
1.4.81	62½% “ “	62.50	312.50
1.6.81	65% “ “	65.00	325.00
1.8.81	67½%	67.50	337.50
1.10.81	70% “ “	70.00	350.00
1.11.81	72½% “ “	72.50	362.50
1.1.82	75% “ “	75.00	375.00
1.4.82	77½% “ “	77.50	387.50
1.6.82	80% “ “	80.00	400.00
1.9.82	82½% “ “	82.50	412.50
1.12.82	85% “ “	85.00	425.00
1.3.83	87½% “ “	87.50	437.50
1.5.83	90% “ “	90.00	450.00
1.7.83	92½% “ “	92.50	462.50
1.8.83	95% “ “	95.00	475.00
1.10.83	97½% “ “	97.50	487.50
1.11.83	100% “ “	100.00	500.00
1.1.84	102½% “ “	102.50	512.50
1.2.84	105% “ “	105.00	525.00
1.4.84	107½% “ “	107.50	537.50
1.6.84	110% “ “	110.00	550.00
1.8.84	112½% “ “	112.50	562.50
1.11.84	115% “ “	115.00	575.00
1.1.85	117½% “ “	117.50	587.50
1.5.85	120% “ “	120.00	600.00
1.8.85	122½% “ “	122.50	612.50
1.11.85	125% “ “	125.00	625.00
1.1.86	127½% “ “	127.50	637.50
1.4.86	130% “ “	130.00	650.00

No. 1/3(3)-86-2FR-II

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 28th April, 1986

Subject : Grant of relief to Haryana Government pensioner/recipients of family pension and extraordinary family pension.

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(4)-85-2FR-II, dated the 30th October, 1985, on the above subject, and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 584 to 592, 592 to 600 and 600 to 608 points), the State Government had been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them further three installments of relief with effect from 1st August, 1985, 1st November, 1985 and 1st January, 1986 each at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above, the pensioners and recipients of family pension will be entitled to total relief as under :-

Date	Rate of relief on pension / family pension in case of Govt. employees who retired on or after 1-4-1979	Rate of relief in case of Govt. employees who retired on or before 31.3.79 and are receiving revised pension as per orders issued vide circular letter No. 11/IPR-(FD)-81, dated 19-3-1981 i.e. in whose case the pension has not so far been revised as per circular letter No. 1/1(3)-83-2FR-II, dated 24-9-85.	Rate of relief in case of Govt. employees who retired on or before 31-3-79 and whose pension has been revised as per orders issued vide circular letter No. 1/1(3)-83-2FR-II, dated 24-9.85	Rate of relief on family pension in respect of pre 1-4-1979 retirees (whose pension is not to be revised as per orders issued vide circular letter No. 1/1(3)-83-2-FR-II, dated 24-9-85)
1.8.1985	87½% of pension subject to a minimum of Rs. 87.50 and maximum of Rs. 437.50	77½% of pension subject to a minimum of Rs. 77.50 and maximum of Rs. 387.50	As per details given in Annexure 'A'	82½% of pension subject to a minimum of Rs. 82.50 and maximum of Rs. 412.50.
1.11.1985	90% of pension subject to a minimum of Rs. 90.00 and maximum of Rs. 450.00	-do-	-do-	85% of pension subject to a minimum of Rs. 85.00 and maximum of Rs. 425.00

1.1.1986	92½% of pension subject to a minimum of Rs. 92.50 and maximum of Rs. 462.50	-do-	-do-	87½% of pension subject to a minimum of Rs. 87.50 and maximum of Rs. 437.50
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The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. These orders will not apply to pensioners, whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pension, special pension, war risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The expenditure involved will be debitable to the Major Head "266-Pensions and other Retirement Benefits"

5. The receipt of this letter may kindly be acknowledged.

Yours faithfully,

Sd/-
 (MEENAXI ANAND CHAUDHRY)
 Joint Secretary Finance (R),
 for Financial Commissioner and Secretary to Govt.,
 Haryana, Finance Department.

Contd.
Encl.

ANNXURE-A

Rate of relief in case of Government employees who retired on or before 31-3-79 and whose pensions have been revised as per circular letter No. 1/1(83)-2FR-II, dated 24-9-85 - Rates of DA payable w.e.f. 1-4-1979 to 1-1-1986.

Date	Rate of adhoc Relief	Minimum Rs.	Maximum Rs.
1.4.79	40% of Pension	40.00	200.00
1.11.79	45% of Pension	45.00	225.00
1.5.80	50% of Pension	50.00	250.00
1.9.80	55% of Pension	55.00	275.00
1.12.80	57½% of Pension	57.50	287.50
1.2.81	60% of Pension	60.00	300.00
1.4.81	62½% of Pension	62.50	312.50
1.6.81	65% of Pension	65.00	325.00
1.8.81	67½% of Pension	67.50	337.50
1.10.81	70% of Pension	70.00	350.00
1.11.81	72½% of Pension	72.50	362.50
1.1.82	75% of Pension	75.00	375.00
1.4.82	77½% of Pension	77.50	387.50
1.6.82	80% of Pension	80.00	400.00
1.9.82	82½% of Pension	82.50	412.50
1.12.82	85% of Pension	85.00	425.00
1.3.83	87½% of Pension	87.50	437.50
1.5.83	90% of Pension	90.00	450.00
1.7.83	92½% of Pension	92.50	462.50
1.8.83	95% of Pension	95.00	475.00
1.10.83	97½% of Pension	97.50	487.50
1.11.83	100% of Pension	100.00	500.00
1.1.84	102½% of Pension	102.50	512.50
1.2.84	105% of Pension	105.00	525.00
1.4.84	107½% of Pension	107.50	537.50
1.6.84	110% of Pension	110.00	550.00
1.8.84	112½% of Pension	112.50	562.50
1.11.84	115% of Pension	115.00	575.00
1.1.85	117½% of Pension	117.50	587.50
1.5.85	120% of Pension	120.00	600.00
1.8.85	122½% of Pension	122.50	612.50
1.11.85	125% of Pension	125.00	625.00
1.1.86	127½% of Pension	127.50	637.50

(To BE SUBSTITUTED FOR THE LETTER BEARING THE SAME NUMBER AND DATE)**No. 1/3(4)85-2FR-II**

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 30th October, 1985**Subject : Grant of relief to Haryana Government pensioners recipients of family pension and extraordinary family pension.**

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(4)-85-2FR-II, dated the 13th August, 1985, on the above subject, and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 576 to 584, points), the State Government had been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them one further installment of relief with effect from 1st May, 1985, at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above the postages and recipients of family pension will be entitled to total relief as under :-

Date	Rate of relief on pension / family pension in case of Govt. employees who retired on or after 1-4-1979	Rate of relief in case of Govt. employees who retired on or before 31-3-1979 and are receiving revised pension as per orders issued vide circular letter No. 11/1PR-(FD)-81, dated 19-3-1981, i.e. in whose case the pension has not so far been revised as per circular letter No. 1/1(3)-83-2FR-II, dated 24-9-85	Rate of relief in case of Govt. employees who retired on or before 31-3-79 and whose pension has been revised as per orders issued vide circular letter No. 1/1(3)-83-2FR-II, dated 24-9-85	Rate of relief on family pension in respect of pre 1-4-1979 retirees (whose pension is not to be revised as per orders issued vide circular letter No. 1/1(3)-83-2FR-II dated 24-9-85)
1.5.1985	85% of pension subject to a minimum of Rs. 85.00 and a maximum of Rs. 425.00	77½% of pension subject to a minimum of Rs. 77.50 and a maximum of Rs. 387.50	As per details given in the Annexure 'A'	80% of pension subject to a minimum of Rs. 80.00 and a maximum of Rs. 400.00

The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

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3. These orders will not apply to pensioners, whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pension, special pension, war risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of theft reemployment
 4. The expenditure involved will be debitable to the Major Head "266-Pensions and other Retirement Benefits".
 5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Meenaxi Anand Chaudhry)
Joint Secretary Finance (R)
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

Contd.
Encl.

ANNEXURE-A

Rate of relief in case of Government employees who retired on or before 31-3-79 and whose pensions have been revised as per circular letter No. 1/1(3)83-2FR-II, dated 24-9-85 - Rates of DA payable w.e.f. 1-4-1979 to 1-5-1985.

Date	Rate of adhoc Relief	Minimum Rs.	Maximum Rs.
1.4.79	40% of pension	40.00	200.00
1.11.79	45% of pension	45.00	225.00
1.5.80	50% of pension	50.00	250.00
1.9.80	55% of pension	55.00	275.00
1.12.80	57½% of pension	57.50	287.50
1.2.81	60% of pension	60.00	300.00
1.4.81	62½% of pension	62.50	312.50
1.6.81	65% of pension	65.00	325.00
1.8.81	67½% of pension	67.50	337.50
1.10.81	70% of pension	70.00	350.00
1.11.81	72½% of pension	72.50	362.50
1.1.82	75% of pension	75.00	375.00
1.4.82	77½% of pension	77.50	387.50
1.6.82	80% of pension	80.00	400.00
1.9.82	82½% of pension	82.50	412.50
1.12.82	85% of pension	85.00	425.00
1.3.83	87½% of pension	87.50	437.50
1.5.83	90% of pension	90.00	450.00
1.7.83	92½% of pension	92.50	462.50
1.8.83	95% of pension	95.00	475.00
1.10.83	97½% of pension	97.50	487.50
1.11.83	100% of pension	100.00	500.00
1.1.84	102½% of pension	102.50	512.50
1.2.84	105% of pension	105.00	525.00
1.4.84	107½% of pension	107.50	537.50
1.6.84	110% of pension	110.00	550.00
1.8.84	112½% of pension	112.50	562.50
1.11.84	115% of pension	115.00	575.00
1.1.85	117½% of pension	117.50	587.50
1.5.85	120% of pension	120.00	600.00

No. 1/3(4)-85-2FR-II

From

The Financial Commissioner and Secy. to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 13th August, 1985

Subject : Grant of relief to Haryana Government Pensioners/recipients of family pension and extraordinary family pension.

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(3)-84-2FR-II, dated the 4th March, 1985, on the above subject, and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 568 to 576 points), the state Government had been considering, for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them one further instalment of relief with effect from 1st January, 1985 at the rate of 2.5% of their pension with pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above the pensioners and recipients of family pension will be entitled to total relief as under :—

Date	Rate of relief in the case of Govt. employees who retired on or before 31.3.1979.	Rate of relief in the case of Govt. employees who retired/retire on or after 1-4-1979.
1-1-1985	77½% of pension subject to a minimum of Rs. 77.50 and maximum of Rs. 387.50	82½% of pension subject to a minimum of Rs. 82.50 and maximum of Rs. 412.50.

In the case of pensioners and recipients of family pension retired prior to 1-4-1979, the relief at the above rates will be calculated with reference to the pension as determined on 1-4-1979 in terms of para (5) of Finance Department circular letter No. 11/1PR(FD)-81, dated 19-3-1981. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. These orders will not apply to pensioners whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pension, special pension, war risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The expenditure involved will be debitable to the Major Head "266-Pensioners and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(MEENAXI ANAND CHAUDHRY)
Joint Secretary Finance (R)
for Financial Commissioner & Secretary to Government,
Haryana, Finance Department.

No. 1/3(3)-84-2FR-II

From

The Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 4th March, 1985

Subject : Grant of Dearness Relief to Haryana Government Pensioners/recipients of family pension and extraordinary family pension.

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular No. 1/3(3)-84-2FR-II, dated 12th November, 1984, on the above subject and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 552 to 560 and 560 to 568 points), the State Government had been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them further two instalments of relief with effect from 1st August, 1984 and 1st November, 1984 each at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above the pensioners and recipients of family pension will be entitled to total relief as under :-

Date	Rate of relief in the case of Govt. employees who retired on or before 31.3.1979	Rate of relief in the case of Govt. employees who retired on or after 1.4.1979
1.8.1984	72½% of pension subject to a minimum of Rs. 72.50 and a maximum of Rs. 362.50.	77½% of pension subject to a minimum of Rs. 77.50 and a maximum of Rs. 387.50.
1.11.1984	75% of pension subject to a minimum of Rs. 75.00 and a maximum of Rs. 375.00.	80% of pension subject to a minimum of Rs. 80.00 and a maximum of Rs. 400.00.

2. In the case of pensioners and recipients of family pension retired prior to 1.4.79, the relief at the above rates will be calculated with reference to the pension as determined on 1.4.79 in terms of para (5) of Finance Department circular letter No. 11/1PR(FD)-81, dated 19.3.1981. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. These orders will not apply to the pensioners, whose pension have been determined on adhoc basis without reference to the emoluments drawn by them, that is, political pension,

special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

4. The expenditure involved will be debatable to the Major Head "266-Pensions and other Retirement Benefits".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Meenaxi Anand Chaudhry)
Joint Secretary Finance (R)
for Commissioner and Secretary to Government,
Haryana, Finance Department.

No. 1/3(3)-84-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 12th November, 1984

Subject : Grant of relief to Haryana Government pensioners/recipients of family pension and extraordinary family pension.

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(3)-84-2FR-II, dated the 1st August, 1984; on the above subject and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 520 to 528, 528 to 536, 536 to 544 and 544 to 552 points), the State Government had been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them further four installments of relief with effect from 1st January, 1984, 1st February, 1984, 1st April, 1984 and 1st June, 1984 each at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above the pensioners and recipients of family pension will be entitled to total relief as under :-

Date	Rate of relief in the case of Govt. employees who retired on or before 31-3-1979	Rate of relief in the case of Govt. employees who retired / retire on or after 1-4-79.
1.1.1984 to 31.1.1984	62½% of pension subject to a minimum of Rs. 62.50 and a maximum of Rs. 312.50	67½% of pension subject to a minimum of Rs. 67.50 and a maximum of Rs. 337.50
1.2.1984 to 31.3.1984	65% of pension subject to a minimum of Rs. 65.00 and a maximum of Rs. 325.00	70% of pension subject to a minimum of Rs. 70.00 and a maximum of Rs. 350.00
1.4.1984 to 31.05.1984	67½% of pension subject to a minimum of Rs. 67.50 and a maximum of Rs. 337.50	72½% of pension subject to a minimum of Rs. 72.50 and a maximum of Rs. 362.50
1.6.1984	70% of pension subject to a minimum of Rs. 70.00 and a maximum of Rs. 350.00	75% of pension subject to a minimum of Rs. 75.00 and a maximum of Rs. 375.00

In the case of pensioners and recipients of family pension retired prior to 1.4.1979, the relief at the above rates will be calculated with reference to the pension as determined

1.4.1979 in terms of para (5) of Finance Department circular letter No. 11/IPR(FD)-81, dated 19.3.1981. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. These orders will not apply to pensioners, whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pension, special pension, war risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The expenditure involved will be debitable to the Major Head "266-Pensions and other Retirement Benefits".

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Rajni Razdan)

Joint Secretary Finance

for Commissioner & Secretary to. Govt., Haryana,
Finance Department.

No. 1/3(3)-84-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 1st August, 1984

Subject : Grant of relief to Haryana Government pensioners/recipients of family pension and extra ordinary family pension.

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(1)-81-2-FR-II, dated the 14th December, 1983. on the above subject and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 496 to 504, 504 to 512 and 512 to 520 points), the State Government had been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them further three installments of relief with effect from 1st August, 1983, October, 1983 and 1st November, 1983 each at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above the pensioners and recipients of family pension will be entitled to total relief as under :-

Date	Rate of relief in the case of Govt. employees who retired on or before 31.3.1979	Rate of relief in the case of Govt. employees who retired / retire on or after 1.4.1979.
1.8.83 to 30.9.83	55% of pension subject to a minimum of Rs. 55.00 and a maximum of Rs. 275.00	60% of pension subject to a minimum of Rs. 60.00 and a maximum of Rs. 300.00.
1.10.83 to 31.10.83	57½ of pension subject to minimum of Rs. 57.50 and a maximum of Rs. 287.50	62½% of pension subject to a minimum of Rs. 62.50 and a maximum of Rs. 312.50.
1.11.83 onwards	60% of pension subject to a minimum of Rs. 60.00 and a maximum of Rs. 300.00	65% of pension subject to a minimum of Rs. 65.00 and a maximum of Rs. 325.00

In the case of pensioners and recipients of family pension retired prior to 1.4.1979, the at the above rates will be calculated with reference to the pension as determined on 1.4.1979 in terms of para (5) of Finance Department circular letter No. 11/1PR(FD)-81, dated

19 3.1981. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee:-

3. These orders will not apply to pensioners. Whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pension, special pension, war risk pension etc The relief will also not be admissible to the re- employed pension, the period of their re-employment.

4. The expenditure involved will be debitable to the Major Head "266- Pension and other Retirement Benefits".

Yours faithfully,

Sd/-

(S.L Dhani)

Joint Secretary Finance (R)

for Commissioner & Secretary to Govt., Haryana,
Finance Department.

No. 1/3(1)-81-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh

Dated, Chandigarh, the 14th December, 1983

Subject : Grant of relief to Haryana Government pensioners/recipients of family pension and extra ordinary family pension.

I am directed to invite a. reference to the correspondence resting with Finance Department circular letter No. 1/3(1)-81-2-FR-II dated the 4th August, 1983, on the above subject and to say that consequent upon tile rise in the cost of living (i.e. Average Consumer Price Index raising from 472 to 480, 480 to 488 and 488 to 496 points), the State Government has been considering for some tune past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extra ordinary family pension. it has now been decided to rant them further three installments of relief with effect from 1st March, 1983, 1st May, 1983 and 1st July, 1983 each at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of relief mentioned above the pensioners and recipients of family pension will be entitled to total relief as under :-

Date	Rate of relief in the case of Govt. employees who retired on or before 31-3-1979.	Rate of relief in the case of Govt. employee who retired / retire on or after 1.4.1979.
1.3.83 to 30.4.83	47½% of pension subject it a minimum of Rs. 47.50 and a maximum of Rs. 237.50	52½% of pension subject to a minimum if Rs. 52.50 and a maximum of Rs. 262.50.
1.5.83 to 30.6.83	50% of pension subject to a minimum of Rs. 50.00 and a maximum of Rs. 250.00	55% of pension subject to a minimum of Rs. 55.00 and a maximum of Rs. 275.00
1.7.83 onwards	52½% of pension subject to a minimum of Rs. 52.50 and a maximum of Rs. 262.50	57½% of pension subject to a minimum if Rs. 57.50 and a maximum of Rs. 287.50.

In we case of pensioners a recipients of family pension retired prior to 1.4.1979, the relief at the above rates will be calculated with reference to the pension as calculated on 1.4.1979 in terms of para (5) of Finance Department circular letter No. 11/1PR(FD)-81, dated 19.3.1981. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. These orders will not apply to pensioners, whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.
4. The expenditure involved will be debitable to the Major Head "266- pensions and other Retirement Benefits.".
5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(S.L Dhani)

Joint Secretary Finance (R)

for Commissioner & Secretary to Govt., Haryana,
Finance Department.

No. 1/3(1)-81-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana,
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 4th August, 1983**Subject : Grant of relief to Haryana Government pensioners/recipients of family pension and extra-ordinary family pension.**

Sir,

I am directed. to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(1)-81-2FR-II, dated 5th April, 1983 on the above subject and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 456 to 464 and 464 to 472 points), the State Government had been considering for some time past the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It, has now been decided to grant them further two installments of reliefs with effect from 1st September and 1st December, 1982 each at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of this relief the pensioners and recipients of family pension will be entitled to total relief @ 42½% of basic pension subject to a minimum of Rs. 42.50 and a maximum of Rs. 212.50 per mensem with effect from 1-9-1982 and @ 45% of basic pension subject to a minimum of Rs. 45.00 and a maximum of Rs. 225/- p.m. w.e.f. 1-12-82. In the case of pensioners and recipients of family pension retired prior to 1-4-1979, the relief at the above rates will be calculated with reference to the pension as determined on 1-4-1979 in terms of Para (5) of Finance Department circular letter No. 11/1PR(FD)81, dated 19.3.1981. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. These orders will not apply to pensioners whose pensions have been determined on adhoc basis without reference to the, emoluments drawn by them i.e. political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The expenditure involved will be debitable to the Major Head "266-Pensions and other Retirement Benefits".

5. Receipt of this letter, may please be acknowledged.

Yours faithfully,

Sd/-

(S. L. Dhani)

Joint Secretary Finance (R),

for Commissioner and Secretary to Govt., Haryana,
Finance Department.

No. 1/3(1)-81-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 5th April, 1983**Subject : Grant of relief to Haryana Government pensioners/recipients of Family Pension and extra ordinary family pension.**

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(1)-81-2FR-II, dated 8th November, 1982, on the above subject and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 448 to 456 points), the State Government had been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extra ordinary family pension. It has now been decided to grant them further installment of relief with effect from 1st June, 1982 at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of this relief, the pensioners and recipients of family pension will be entitled to total relief @ 40% of basic pension subject to a minimum of Rs. 40.00 and a maximum of Rs. 200.00 per mensem with effect from 1-6-1982. In the case of pensioners and recipients of family pension retired prior to 1-4-1979, the relief at the above rate will be calculated with reference to the pension as determined on 1-4-1979 in terms of para (5) of Finance Department Circular letter No. 11/1PR(FD)-81, dated 19-3-1981. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. These orders will not apply to pensioners, whose pensions have been determined on adhoc basis without reference to the emoluments draw by them, i.e., political pension, special pension, war risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

4. The expenditure involved will be debitable to the Major Head "266-Pensions and other Retirement Benefits."

5. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(S.L. Dhani)

Joint Secretary Finance (R),

for Commissioner and Secretary to Govt., Haryana,
Finance Department.

Copy of circular letter **No. 1/3(1)-81-2FR-II, dated 8th November, 1982** from Commissioner & Secretary to Government Haryana, Finance Department to all heads of Departments, Commissioner of Divisions, All Deputy Commissioners and Sub Divisional Officers (C) in Haryana and others.

Subject : Grant of relief to Haryana Government Pensioners recipients of family pension and extra-ordinary family pension.

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(1)-81-2FR-II, dated the 10th May, 1982, on the above subject and to say that consequent Upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 440 to 448 points) the State Government had been considering for sometime past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them one installment of relief with effect from 1st April, 1982 at the rate of 2.5% of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem.

2. With the grant of this relief the pensioners and recipients of family pension will be entitled to total relief @ 37.5% of basic pension subject to li minimum of Rs. 37.50 and a maximum of RI. 187.50 Per mans with effect from 1-4-1982. In the case of pensioners and recipient of family pension retired prior to 1-4-1979, the relief at, the above rate win be calculated with reference to the pension as determined on 1-4-79 terms of para (5) of Finance Department circular letter No. 11/1PR(FD)-81, dated 19-3-1981. The relief calculated above will be expressed in whole rupees, and for this- purpose the fraction of a rupee will be rounded off to the next higher of rupee.

3. These orders will not apply to pensioners, whose pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political. Pension special pension war-risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of their' re-employment.

4- The expenditure involved will be debitable to the Major Head "266 -Pensions and other Retirements Benefits.

No. 1/3(5)-78-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

All the Heads of Departments,
Commissioners of Divisional,
All Deputy Commissioners and
Sub Divisional Officers (C) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 31st May, 1982**Subject : Grant of relief to Haryana Govt. Pensioners/recipients of family pension and extra-ordinary family pension - Rounding off fraction of a rupee to the next higher rupee.**

Sir,

I am directed to invite a reference to Haryana Govt. Circular letter No. 1/ 4(4)-81-2FR-II, dated the 17th Nov., 1981, with which rounding to the next higher rupee was allowed for calculating the amount of revised pension/family pension payable from 1.12.79 to those persons who had retired from Government service prior to 1.4.79. On the same analogy, it has been decided that in regard to the calculation of relief payable to the pensioners and recipient of family pension/extra-ordinary pension with effect from 1.2.81 & thereafter, the amount admissible may be expressed in whole rupees and for this purpose the fraction of a rupee may also be rounded off to the next higher rupee.

2. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(R. S. Kailey)

Joint Secretary Finance (W)

for Commissioner & Secretary to Government,
Haryana, Finance Department.

These instructions have been substituted vide same No. and date.

No. 1/3(3)-81-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions.
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 10th May, 1982

Subject : Grant of relief to Haryana Govt. pensioners/recipients of family pension and ordinary family pension.

Sir,

I am directed to invite reference to the correspondence resting with Finance Department circular letter No. 1/3(1)81-2FR-II, dated the 22nd December, 1981 and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 408 to 440 points) the State Govt. had been considering for some time past, the question affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extra-ordinary family pension. It has now been decided to grant them further installments of relief with effect from 1st August, 1981, 1st October, 1981, 1st November, 1981, and 1st January, 1982 each at the rate of two and half percent of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem. These instalments will be in addition to the relief already granted by the State Government from time to time and will be subject to the following stipulations :

- (i) It will be admissible with reference to the revised pension/family pension sanctioned vide para (5) of Finance Department circular letter No. 11/1PR (FD)-81, dated 19.3.81.
 - (ii) It will not be admissible to pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war-risk pension, etc.
 - (iii) It will also not be admissible to re-employed pensioners during the period of their re-employment
2. The expenditure involved will be debitable to the Major Head "266-Pensions and other Retirement Benefits."
 3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(R. S. Kailey)

Deputy Secretary Finance (W)

for Commissioner and Secretary to Govt., Haryana,
Finance Department.

(TO BE SUBSTITUTED FOR THE LETTER BEARING THE SAME NUMBER AND DATE)**No. 1/3(1)-81-2FR-II**

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Department, Commissioner of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana,
The Registrar, Punjab & Haryana High Court, Chandigarh.**Dated, Chandigarh, the 10th May, 1982****Subject : Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.**

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(1)-2FR-II, dated the 22nd December, 1981 and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index raising from 408 to 440 points) the State Govt. had been considering for some time past, the question of affording further relief to Haryana Government pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them further instalments of relief with effect from 1st August, 1981, 1st October, 1981, 1st November, 1981, and 1st January, 1982 each at the rate of two and half percent of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per menses. These instalments will be in addition to the relief already granted by the State Government from time to time and will be subject to the following stipulations:-

- (i) It will be admissible with reference to the revised pension/family pension sanctioned vide para (5) of Finance Department circular letter No. 11/ 1PR(FD)81, dated 19-3-81.
 - (ii) It will not to be admissible to pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war-risk pensions, etc.
 - (iii) It will also not be admissible to re-employed pensioners during the period of their re-employment.
2. The expenditure involved will be debatable to the Major Head "266-Pensions and other Retirement Benefits".
 3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(R.S. Kailey)

Joint Secretary Finance (W),

for Commissioner and Secretary to Govt., Haryana,
Finance Department.

No. 1/3(1)-81-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

All the Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officer (c) in Haryana.
The Registrar, Punjab and Haryana High Court Chandigarh.

Dated, Chandigarh, the 22nd December, 1981**Subject : Grant of relief to Haryana Govt. pensioners/ recipients of family pension and extra-ordinary family pension.**

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(1)-81-2FR-II, dated the 20th November, 1981 and to say that consequent up to the rise in the cost of living (i.e. Average Consumer Price Index raising from 400 to 408 points) the State Govt. had been considering for some time past, the question of affording further relief to Haryana Govt. pensioners as well as to the recipients of family pension and extra-ordinary family pension. It has now been decided to grant them end instalment of further relief at the rate of two and half percent of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per menses with effect from 1st June, 1981. This instalment will be in addition to the relief already to the following stipulations :—

- (i) It will be admissible with reference to the revised pension/family pension sanctioned vide para (5) of Finance Department circular letter No. 11/1PR (FD)-81 dated 19.3.81.
 - (ii) It will not be admissible to pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war-risk pensions, etc
 - (iii) It will also not be admissible to re-employed pensioners during the period of their re-employment.
2. The expenditure involved will be debitabale to the Major head "266-Pensions and other Retirement Benefits."
 3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Rajni Razdan)

Deputy Secretary Finance (R),
for Commissioner & Secretary to Govt., Haryana,
Finance Department.

No. 1/3(1)-81-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

All the Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
State Divisional Officers(C) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 20th November, 1981**Subject : Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.**

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(50)-78-2FR-II, dated the 15th October, 1981 and to say that consequent up to the rise in the cost of living (i.e. Average Consumer Price Index raising from 392 to 400 (points) the State Govt. had been considering for some time past, the question of affording further relief to Haryana Govt. pensioners as well as to the recipients of family pension and extra-ordinary family pension. It has now been decided to grant them end instalment of further relief at the rate of two and half percent of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per menses with effect from 1st April, 1981. This instalment will be in addition to the relief already to the following stipulations :—

- (i) It will be admissible with reference to the revised pension/family pension sanctioned vide para (5) of Finance Department circular letter No. 11/1PR (FD)-81 dated 19.3.81.
 - (ii) It will not be admissible to pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war-risk pensions, etc
 - (iii) It will also not be admissible to re-employed pensioners during the period of their re-employment.
2. The expenditure involved will be debitabale to the Major head "266-Pensions and other Retirement Benefits."
 3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Rajni Razdan)

Deputy Secretary Finance (R),
for Commissioner & Secretary to Govt., Haryana,
Finance Department.

No. 1/3(5)-78-2FR-II

From

The Commission and Secretary to Government,
Haryana, Finance Department.

To

All Heads of Department,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (C) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 15th October, 1981**Subject : Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.**

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular fetter No. 1/3(5)-78-2FR-II dated the 13th April, 1981 and to say that consequent upon the rise in the cost of living (i.e. Average Consumer Price Index from 370 to 392 points) the State Govt. had been considering for some time past the question of affording further relief to Haryana Government Pensioners as well as to the recipients of faith pension and extra-ordinary family pension. It has now been decided to grant them two instalments further relief at the rate of two and half percent of their pension with a minimum of Rs. 2.50 and a maximum of Rs. 12.50 per mensem each with effect from 1st December, 1980 and 1st Feb., 1981 respectively. These instalments will be in addition to, the relief already granted by the State Govt. from time to time and will be subject to the following stipulations:-

- (i) It will be admissible with reference to the revise pension/family pension sanctioned vide para (5) of Finance Department circular letter No. 11/1PR (FD)-81, dated 19-3-81.
 - (ii) It will not be admissible to pension sanctioned o adhoc basis without reference to emoluments e.g. political pensions, special pensions war-risk pensions etc.
 - (iii) It will also not be admissible to reemployed pension during the period of their re-employment.
2. The expenditure involved will debatable to the Major Head "266-Pensions and other Retirement Benefits."
 3. Receipt of this letter may please for acknowledged.

Yours faithfully,

Sd/-

(Rajni Razdan)

Deputy Secretary Finance (R),
for Commissioner & Secretary to Government,
Haryana, Finance Department.

No. 1/3(5)-78-2FR-II

From

The Secretary to Government, Haryana,
Finance Department

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (C) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 13th April, 1981

Subject : Grant of relief to Haryana Govt. Pensioners/recipients of family pension and extra-ordinary family pension.

I am directed to invite a reference to the correspondence resting with Finance Department, circular letter No. 1/3(5)-78-2FR-II dated 16th December, 1980 and to say that in view of the rise in the cost of living (i.e. Average Consumer Price Index from 360 to 376 points) the State Government have been considering time. past, the question of affording further relief to Haryana Govt. pensioners as well as to the recipients of family pension and extra-ordinary family pension, It has now been decided to grant them one installment of further relief at the rate of five percent of their pension with a minimum of Rs. 5/- and a maximum of Rs. 25/- per mensem with effect from 1st September, 1980. This relief will be in addition to the relief already previously by the State Govt. from time to time and will be subject to the following stipulations :-

- (1) It will be admissible with reference to the revised pension/family pension sanctioned vide para (5) of Finance Department Circular Letter No. 11/1PR (FD)-81, dated 19-3-1981.
 - (2) It will not be admissible to pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war-risk pensions etc.
 - (3) It will also not be admissible to re-employed pensioners during the period of their re-employment.
2. The expenditure involved will be debatable to the Major head "266-Pensions and other Retirement Benefits".
 3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(Rajni Razdan)
Deputy Secretary Finance (R.)
for Secretary to Government, Haryana,
Finance Department.

No. 1/3(5)-78-2FR-II

From

The Secretary to Government, Haryana,
Finance Department.

To

All Heads of Departments, Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (C) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 16th December, 1980**Subject : Grant of relief to Haryana Govt. pensioners/recipients of family pensioners and extra-ordinary family pension.**

Sir,

I am directed to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(5)-78-2FR-II dated 3rd Nov, 1980 and to say that in view of the rise in the cost of living the State Government have been considering for sometime past, the question of affording further relief to Haryana Govt. pensioners as well as to the recipients of family pension and extraordinary family pension. It has now been decided to grant them one installment of further relief at the rate of five percent of their pension with a minimum of Rs. 5/- and a maximum of Rs. 25/- per mensem with effect from 1st May, 1980. This relief will be in addition to the relief already granted previously by the State Govt. from time to time and will be subject to the following stipulations :-

- (i) It will be admissible with reference to the pension as originally sanctioned without taking into consideration any commutation.
 - (ii) It will not be admissible to pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war-risk pensions, etc.
 - (iii) It will also not be admissible to re-employed pensioners during the period of their re-employment.
2. The expenditure involved will be debitable to the Major Head "266-Pensions and other Retirement Benefits".
 3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(L.M. Goyal)
Joint Secretary, Finance,
for Secretary to Government, Haryana,
Finance Department.

No. 1/3(5)-78-2FR-II

From

The Secretary to Government, Haryana,
Finance Department.

To

All Heads of Departments,
Commissioners of Division,
All Deputy Commissioners and
Sub Divisional Officers in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 3rd November, 1980**Subject : Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.**

Sir,

I am directed to invited to invite a reference to the correspondence resting with Finance Department circular letter No. 1/3(5)-78-2FR-II, dated the 24th July, 1979 and to say that in view of the rise in the cost of living the State Government have been considering for sometime past, the question of affording further relief to Haryana Govt. pensioners as well as to the recipients of family pension and extra-ordinary family pension. It has now been decided to grant them one installments of further relief at the rate of five percent of their pension with a minimum of Rs. 5/- and a maximum of Rs. 25/- per mensem with effect from 1st November, 1979. This relief will be in addition to the relief already granted previously by the State Govt. from time to time and will be subject to the following stipulations:

- (i) It will be admissible with reference to the pension as originally sanctioned without taking in to consideration any commutation.
 - (ii) It will not be admissible to pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war-risk pensions, etc.
 - (iii) It will also not be admissible to re-employed pensioners during the period of their re-employment.
2. The expenditure involved will be debitable to the Major head "266-Pensions and other Retirement Benefits."
 3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(L.M.GOYAL)

Joint Secretary Finance
for Secretary to Government, Haryana,
Finance Department.

No. 1/3(5)-78-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All the Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers(C) in Haryana.
The Registrar, Punjab and Haryana High Court.

Dated, Chandigarh, the 24th July, 1979**Subject : Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.**

Sir,

I am directed to invite a reference to Finance Department circular letter No. 1/3(5)-78-2FR-II, dated the 27th October, 1978 and No. 1/3(5)-78-2FR-II, dated the 20th April, 1979 and to say that in view of the rise in the cost of living the State Government have been considering for sometime past, the question of affording further relief to Haryana Govt. pensioners as well as to the recipients of family pension and extra-ordinary family pension. It has now been decided to grant them one installment of further relief at the rate of five percent of their pension with a minimum of Rs. 5/- and a maximum of Rs. 25/- per mensem with effect from 1st December, 1978. This relief will be in addition to the relief already granted previously by the State Govt. from time to time and will be subject to the following stipulations :-

- (i) It will be admissible with reference to the pension as originally sanctioned without taking into consideration any Commutation.
 - (ii) It will not be admissible to pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war-risk Pensions, etc.
 - (iii) It will also not be admissible to re-employed pensioners during the period of their re-employment.
2. The expenditure involved will be debatable to the major head "266-Pensions and other Retirement Benefits."
 3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(J. L. Arora)

Deputy Secretary Finance(R)
for Commissioner and Secretary to Government,
Haryana, Finance Department.

No. 1/3(5)-78-2FR-II

From

The Commissioner and Secretary to Government,
Haryana, Finance Department.

To

All the Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court.

Dated, Chandigarh, the 20th April, 1979**Subject : Grant of relief on adhoc basis to the recipients of family pension and extra-ordinary family pension.**

Sir,

I am directed to invite a reference to the subject noted above and to say that on the basis of the recommendations of the Third Central pay Commission, the Govt. of India have allowed relief to the recipients of family pension and extra-ordinary family pension. In order to afford relief to the recipients of family pension and extra-ordinary family pension of Haryana State, it has been decided to grant them seven instalments of relief on adhoc basis at the rate of five percent each of their pension i.e. with a minimum of Rs. 35/- and maximum of 175/- p.m. with effect from the 1st September, 1977.

2. The expenditure involved will be debitable to the major head "266-Pensions and other Retirement Benefits."
3. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-
(N.K. Garg)
Joint Secretary Finance
for Commissioner and Secretary to Government,
Haryana, Finance Department.

No. 1/3(5)/78-2FR-II

From

The Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of the Departments,
Commissioners of Divisions,
All Deputy Commissioners & Sub Divisional Officers (C) in Haryana.
The Registrar, Punjab and Haryana High Court.

Dated, Chandigarh, the 27th October, 1978**Subject : Grant of relief to Haryana Govt. Pensioners.**

Sir,

I am directed to invite a reference to Finance Department: Circular letter No. 1/3(5)/78-2FR-II, dated the 3rd March, 1978, on the above subject with which adhoc relief ranging from Rs. 15/- to Rs. 35/- per mensem was granted with effect from 1.8.1977 to Haryana Government Pensioners who retired prior to 1.1.1973. the matter has been considered in detail and it has been decided to extend this benefit even to those pensioners who retired after 1st January, 1973. This benefit will be admissible to them w.e.f. 1-3-1977 but subject to the conditions laid down in Finance Department circular letter referred to above read with circular letter of even number dated 1.5.1978.

2. The State Government have also been considering for sometime past, the question of affording, further relief to Haryana Government pensioners and in view of the rise in price-index, it has been decided to grant two further reliefs even at the rate of 5 per cent of their pension with a minimum of Rs. 5/- and a maximum of Rs. 25/- per mensem each with effect from 1st April, 1977 and 1.9.1977 respectively. These reliefs will be in addition to the reliefs already granted vide Finance Department circular letters No. 2832-2FR-75/16254, dated the 19th May, 1975 and No. 228-2FR-II-77/5969, dated the 25th February, 1977 and the adhoc relief, referred to in para 1 above, but it will be subject to the following stipulations :-

- (i) It will be admissible with reference to the pension as originally sanctioned without taking into consideration any commutation.
- (ii) It will not be admissible to pensions of the following categories:-
 - (a) Pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war risk pensions etc.
 - (b) Family Pensions sanctioned under the New Family Pension Scheme, 1964.
 - (c) Extra-ordinary pensions;
- (iii) It will also not be admissible to re-employed pensioners during the period of their re-employment.

3. The expenditure involved on account of the reliefs mentioned in para (1) and (2) above will be debitable to the major head "266-Pensions and Other Retirement Benefits."

4. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(N. K. Garg)

Deputy Secretary, Finance(S),
for Commissioner and Secretary to Government,
Haryana, Finance Department.

Copy of circular letter **No. 1/3(5)78/2FRII dated 3rd March, 1978** from the Commissioner & Secretary to Govt. Haryana, Finance Department to (1) All Heads of Departments, the Commissioners of Divisions, All Deputy Commissioners and Sub Divisional Officers (C) in Haryana State (2) The Registrar, Haryana & Punjab High Court and all District Sessions Judges in Haryana State.

Subject : Grant of adhoc relief to Haryana Govt. pensioners retired prior to 1.1.1973 – Recommendations of the Third Central Pay Commission.

I am directed to address you on the subject noted above and to say that the question of grant of adhoc relief to pensioners who retired prior to 1st January, 1973, on the basis of the recommendations of the Third Pay Commission had been engaging the attention of the Haryana Government. It has now been decided to grant adhoc relief to the Haryana Government Pensioners who retired prior to 1st January, 1973, at the following rates :-

Pension Range	Adhoc relief in pension
(Based on original pension or on Rs. 40/- P.M. where the original pension was less than Rs. 40/- P.M.)	
Below Rs. 85/-	Rs. 15/-
Rs. 85/- - Rs. 209/-	Rs. 21/-
Rs. 210/- - Rs. 499/-	Rs. 25/-
Rs. 500/- and above	Rs. 35/-

2. The adhoc relief is payable w.e.f. the 1st March, 1977, in respect of pension for the month of March, 1977 payable in the month of April, 1977 and is admissible only on basis pensions, which do not include adhoc increase or relief previously given, but include the commuted portion on pension, if any.

3. This adhoc relief will be in addition to the relief already sanctioned vide para 1(B) of Haryana Govt. Finance Department Circular letter No. 2832-2FR-75/16254, dated the 19-5-1975 and circular letter No. 228-2FRII-77/5969, dated the 25-2-1977. The relief sanctioned in the said letters will be calculated/recalculated from the 1st April, 1977 in the case of pensioners who retired prior to 1st January, 1973 on the total of the elements mentioned below:-

- (i) Basic pension or Rs. 40/- where basic pension is less than Rs. 40/-.
- (ii) Adhoc relief (as admissible under para 1 above).
- (iii) Temporary/Adhoc increases where admissible.

4. These orders will not apply to pensioners where pensions have been determined on adhoc basis without reference to the emoluments drawn by them i.e. political pensions special pension, war risk pension, etc. They will also not be applicable to pensioners who are in receipt of Family Pension and extra ordinary pension. The relief will also not be admissible to the re-employed pensioners during the period of their re-employment.

5. The expenditure involved on account of this relief is debitable to the major head "266-pensions and Other Retirement Benefits."

Copy of letter **No. 228-2FRII-77/5969, dated 25th February, 1977** from the Commissioner and Secretary to Govt. Haryana, Finance Department to all the Heads of Departments, the Commissioners of Divisions, all Deputy Commissioners and Sub Divisional Officers (civil) in the Haryana State, The Registrar, Punjab and Haryana High court and all District and Sessions Judges in Haryana State.

Subject : Grant of relief on adhoc basis to the Haryana Government pensioners.

I am directed to invite attention to the subject cited above and to say that the question of affording further relief to Haryana Govt. pensioners has been under consideration of Government. It has now been decided to grant further relief to extent of 20% of pension, subject to minimum of Rs. 10/- and a maximum of Rs. 50/- P.M. with effect from the 1st January, 1977, on adhoc basis. This relief will be in addition to the relief already granted vide Finance Department circular letter No. 2832-2FR-75/16254, dated the 19th May, 1975.

2. The grant of this adhoc relief is subject to the stipulations mentioned below :-
 - (i) It will be admissible with reference to the pension as originally sanctioned without taking into consideration any commutation.
 - (ii) It will not be admissible to pensions of the following categories :-
 - (a) pensions sanctioned on adhoc basis without reference to emoluments e.g. political pensions, special pensions, war risk pensions, etc.
 - (b) Family pensions sanctioned under the New Family Pension Scheme, 1964
 - (c) Extraordinary pensions;
 - (iii) It will also not be admissible to re-employed pensioners for the period of their re-employment.
3. The expenditure involved on account of this relief is debitable to the major head "266-Pensions and other Retirement Benefits".

Copy of Endst. No. 228-2FRII-77/5570, dated 25th February, 1977 by the same officer.

A copy is forwarded to the Accountant General, Haryana Chandigarh, for information.

No. 510-2FR-70/9701

From

The Commissioner for Planning and Finance
and Secretary to Government, Haryana,
Finance Department.

To

All Heads of Departments,
The Commissioner, Ambala Division and
All Deputy Commissioners and
Sub Divisional Officers.
The Registrar, Punjab and Haryana High Court and
All District & Sessions Judges in Haryana.

Dated, Chandigarh, the 3rd April, 1970**Subject : Grant of relief to Haryana Government pensioners in receipt of small pensions.**

Sir,

I am directed to invite a reference to composite Punjab Government Finance Department circular letter No. 8206-6FRI-64/7668, dated the 13th August, 1964, on this Subject, in which adhoc increases of pension's (including family pension, extraordinary pension and compassionate allowance payable in India up to Rs. 60/-p.m.) were sanctioned at the following rates until further orders :—

	Amount of pension	Date of adhoc increase in pension
(i)	Pensions up to Rs. 30/- p.m.	Rs. 7.50 p.m.
(ii)	Pensions above Rs. 30/-, but not above Rs. 60/- p.m.	Rs. 5.00 p.m.

- (a) In case of pensions above Rs. 30/- p.m., but being Rs. 32.50, the temporary increase was allowed to such an extent as would raise the total pension to Rs. 37.50 p.m.
- (b) In case of pensions above Rs. 60/- p.m., but below Rs. 65/- p.m. the temporary increase was allowed to such extent as would raise the total pension to Rs. 65/- p.m.

Aforementioned increases was allowed to all pensioners of the Punjab Government as well as those Punjab Government employees who were to retire thereafter, and were to take effect from 1.7.1964 i.e. in respect of pensions for the month of July, 1964, payable in the month of August, 1964. The above adhoc increases were not admissible to pensioners whose pensions had been determined on an adhoc basis without reference to the emoluments drawn by them, such as political pensions, special pension applicable to pensioners of Haryana State.

(2) The matter regarding enhancement in the existing rates of pensions has been engaging attention of Haryana Government for sometime past and it has been decided to adopt the following rates w.e.f. 1.4.1969 (i.e. in respect of pensions for the month of April, 1969

payable in the month of May, 1969) subject to the same conditions as laid down in Finance Department letter dated the 13.8.1964, mentioned above :-

(i)	Pensions up to Rs. 75/- p.m.	Rs. 7.50 p.m.
(ii)	Pensions above Rs. 75/- p.m. but not above Rs. 200/- p.m.	Rs. 10.00 p.m.
(iii)	Pensions above Rs. 200/- p.m.	Such adhoc increase as will bring the total pension to Rs. 210/- p.m.

Yours faithfully,

Sd/-

Deputy Secretary Finance (R)
for Commissioner for Planning and Finance,
and Secretary to Govt. Haryana,
Finance Department.

Grant of relief to the Punjab Government pensioners in receipt of small pensions.— The question regarding the grant of some relief to retired Punjab Government pensioners who are in receipt of small amounts of pensions has been engaging the attention of the Government for some time past. It has now been decided that an adhoc increase on pensions (including family pensions, extraordinary pensions and compassionate allowance) payable in India, up to Rs. 60 per mensem be sanctioned at the following rates until further orders :—

	Amount of pension	Rate of adhoc increase in Pension
(i)	Pensions up to Rs. 30 per mensem	Rs. 7.50 per mensem.
(ii)	Pensions above Rs. 30 but not above Rs. 60 per mensem	Rs. 5 per mensem.

Remarks :-

- (a) In case of pensions above Rs. 30 per mensem but below Rs. 32.50 per mensem the temporary increase will be allowed to such an extent as would raise the total pension to Rs. 37.50 per mensem.
- (b) In case of pensions above Rs. 60 per mensem but below Rs. 65 per mensem the temporary increase will be allowed to such an extent as would raise the total pension of Rs. 65 per mensem.

2. These increases will apply to all existing pensioners of the Punjab Government as well as those Government employees who will retire hereafter and will take effect from the 1st July, 1964, i.e., in respect of the pensions for the month of July, 1964, payable in the month of August, 1964.

3. The pensioners who are already in receipt of temporary increase in the pension in terms of Punjab Government letter No. 10144-FRI-58/753, dated the 27th January, 1959, as amended from time to time, will receive the benefits mentioned above in addition.

4. These orders will not apply to pensioners whose pension has been determined adhoc without reference to the emoluments drawn by them, such as political pension, special pensions, war risk pensions etc.

5. All other orders in force in regard to temporary increase in pensions will mutatis mutandis apply to adhoc increase also.

(No. 8206-6FR-I-64/7668, dated the 13th August, 1964).

**GOVERNMENT OF HARYANA
FINANCE DEPARTMENT****Office Memorandum****No. 1/16/2004-3PR(FD)****Dated, the 17th May, 2004****Subject : Merger of 50% of Dearness Allowance/Dearness Relief with basic pay/pension to Government employees/pensioners w.e.f. 1.4.2004.**

Sir,

I am directed to invite your attention on the subject noted above and to say that the matter regarding merger of 50% Dearness Allowance/Dearness Relief with Basic Pay/Pension to Government employees/pensioners on the pattern of Government of India has been under consideration of the State Government and the Governor of Haryana is pleased to decide that w.e.f. 1.4.2004, D.A. equal to 50% of the existing basic pay shall be merged with the basic pay and shown distinctly as Dearness Pay (DP) which would be counted for purposes like payment of allowances, transfer grant, retirement benefits, contribution to GPF, License Fee, various advances etc. The entitlement for LTC, TA/DA while on tour and transfer and Government accommodation shall, however, continue to be governed on the basis of the basic pay alone without taking into account Dearness Pay. In case of existing pensioners, Dearness Relief equal to 50% of the present pension will, w.e.f. 1.4.2004, be merged with pension and shown distinctly as Dearness Pension. Dearness Allowance/Dearness Relief converted into Dearness Pay/Dearness Pension respectively would be deducted from the existing rate of Dearness Allowance/Dearness Relief.

2. To ensure that pensioners retiring between 1.4.2004 to 31.1.2005 do not face any loss in fixation of pension, as a special dispensation in their case, DA equal to 50% basic pay would be treated as basic pay for purpose of computation of pension in respect of basic pay received by them prior to 1.4.2004. Consequently, element of dearness pension will exist only for pensioners retiring from Government of Haryana up to 31.3.2004.

Yours faithfully,

Sd/-

(Balwant Singh)

Under Secretary Finance (Pension)
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

***These instructions have been Clarified vide
No. 4/30/2005-2Pension, Dt. 19.05.2010.***

No. 4/30/05-2Pension

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
Commissioners, Ambala, Hisar, Rohtak and Gurgaon Divisions,
All Deputy Commissioners and
All Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 2nd January, 2006

**Subject : Grant of Dearness Relief on Family Pension to the employees employed on
compassionate ground in lieu of death of the employee.**

Sir,

I am directed to refer to this department letter No. 1/3(42)99-IIFR-II dated 31.1.2001 on the subject cited above and to say that the matter regarding grant of Dearness Relief on Family Pension to the employees appointed on compassionate ground in lieu of death of the employee has been under consideration on the request of such employees. Now the Government has decided to allow the benefit of Dearness Relief on the Family Pension to the employees employed on compassionate grounds in lieu of death of an employee with immediate effect (from the date of approval of the proposal i.e. 12.12.2005).

2. It has also been decided that like other pensioners/family pensioners, Dearness Relief equivalent to 50% will be treated as Dearness Pension w.e.f. 12.12.2005 i.e. from the date of sanction of Dearness Relief to such family pensioners.

3. These instructions may be brought to the notice of all concerned for necessary action.

Yours faithfully,

Sd/-

Under Secretary, Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

No. 4/30/2005-2Pension

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
Commissioners, Ambala, Hisar, Rohtak & Gurgaon Divisions,
All the Deputy Commissioners &
Sub Divisional Officers (Civil) in Haryana,
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 19th May, 2010**Subject : Grant of Dearness Relief on family pension to the employed on compassionate ground in lieu of the death of employee.**

Sir,

I am directed to refer to this department letter No. 4/30/05-2Pension, dated 2-1-2006 on the subject noted above and to say that matter regarding grant of Dearness Relief on family pension to the employees appointed on compassionate ground in lieu of death of employee has been under consideration of the Government and its was decided that like other pensioners/family pensioner, Dearness Relief equivalent to 50% will be treated as Dearness Pension w.e.f. 12-12-2005 i.e. from the date of sanction of Dearness Relief to such family pensioners.

3. However, some Pension Disbursing Authorities had paid excess Dearness Relief w.e.f. 1-4-2004 and subsequently ordered to recover the same. Such affected family pensioners having aggrieved went to Court for not affecting the said recovery on this account.

4. In view of the orders of Hon'ble Punjab & Haryana High Court in CWP No. 8168 of 2009, it has been decided that no recovery of the excess Dearness Relief paid to such family pensioners during period from 1-4-2004 to 11-12-2005 will be affected and recovery, if any effected, shall be refunded.

5. The above instructions may please be brought to the notice of all concerned under your kind control for strict compliance. Further if the pension had been disbursed through bank, then intimation regarding this action alongwith complete details should be sent to concerned treasury officer for taking up matter with the bank as the bank is liable to compensate the Government for the loss caused due to excess payment made by it.

Sd/-
Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

No. 4/12/95-4FR-II

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 25th October, 1995**Subject : Grant of Interim Relief to Haryana Govt. Pensioners/Family Pensioners.**

Sir/Madam,

I am directed to address you on the subject noted above and to say that Haryana Government have considered the question of granting Interim Relief to all Haryana Government Pensioners/Family Pensioners and have decided to grant them interim relief @ Rs. 50/- p.m. and in addition, 10% of basic Pension/Family Pension subject to a minimum of Rs. 50/- p.m. w.e.f. 1-4-1995.

2. If a pensioner/family pensioner is re-employed under the State or Central Government or a Corporation/Company/Body/Bank under them in India or abroad including permanent absorption in such Corporation Company/Body/Bank, he/she shall not be eligible to draw Interim Relief on Pension/Family Pension during the period of such re-employment. The pensioner/family pensioner should give a certificate to the effect that he/she is not employed/re-employed.

3. Interim Relief may be shown as a separate element. No dearness relief on this element will be admissible. Interim Relief involving a fraction of a rupee may be rounded off to the next higher rupee.

4. In case of persons in receipt of more than one pension, the Interim Relief will be calculated on the total of all pensions taken together.

5. The expenditure Involved will be debitable to the Major Head "2071-Pension and other Retirement Benefits".

6. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(SUNIL GULATI)

Joint Secretary Finance,

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 4/12/95-4FR-II/3042

From

The Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 31st October, 1996**Subject : Grant of Interim Relief to Haryana Govt. Pensioners/Family Pensioners.**

Sir/Madam,

I am address you on the subject noted above and to say that Haryana Government have considered the question of granting Interim Relief to all Haryana Government Pensioners/Family Pensioners and have decided to grant them interim relief @ 10% of basic pension/family pension subject to a minimum of Rs. 100/- p.m. w.e.f. 1.4.1996.

2. The Relief now sanctioned would be fully adjusted against such final Pensionary benefits as may be recommended by the Fifth Central Pay Commission for the pensioners/family pensioners.

3. If a pensioner/family pensioner is re-employed under State or Central Government or a Corporation/Company/Body/Bank under them in India or abroad including permanent absorption in such Corporation/Company/Body/Bank he/she shall not be eligible to draw interim relief on pension/family pension during the period of such re-employment. The pensioner/family pensioner should give a certificate to the effect that he/she is not employed/re-employed.

4. Interim Relief may be shown as a separate element. No dearness relief on this element will be admissible. Interim Relief involving a fraction of a rupee may be rounded off to the next higher rupee.

5. In case of persons in receipt of more than one pension, the Interim Relief will be calculated on the total of all pensions taken together.

6. The expenditure involved will be debitable to the Major Head "2071-pension and other Retirement Benefits".

7. Receipt of this letter may please be acknowledged.

Yours faithfully,

Sd/-

(Ram Niwas)

Joint Secretary Finance

for Financial Commissioner and Secretary to Govt.,
Haryana, Finance Department.

No. 4/30/2005-2Pension

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
Commissioners, Ambala, Hisar, Rohtak & Gurgaon Divisions,
All the Deputy Commissioners &
Sub Divisional Officers (Civil) in Haryana,
The Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 19th May, 2010**Subject : Grant of Dearness Relief on family pension to the employed on compassionate ground in lieu of the death of employee.**

Sir,

I am directed to refer to this department letter No. 4/30/05-2Pension, dated 2-1-2006 on the subject noted above and to say that matter regarding grant of Dearness Relief on family pension to the employees appointed on compassionate ground in lieu of death of employee has been under consideration of the Government and its was decided that like other pensioners/ family pensioner, Dearness Relief equivalent to 50% will be treated as Dearness Pension w.e.f. 12-12-2005 i.e. from the date of sanction of Dearness Relief to such family pensioners.

3. However, some Pension Disbursing Authorities had paid excess Dearness Relief w.e.f. 1-4-2004 and subsequently ordered to recover the same. Such affected family pensioners having aggrieved went to Court for not affecting the said recovery on this account.

4. In view of the orders of Hon'ble Punjab & Haryana High Court in CWP No. 8168 of 2009, it has been decided that no recovery of the excess Dearness Relief paid to such family pensioners during period from 1-4-2004 to 11-12-2005 will be affected and recovery, if any effected, shall be refunded.

5. The above instructions may please be brought to the notice of all concerned under your kind control for strict compliance. Further if the pension had been disbursed through bank, then intimation regarding this action alongwith complete details should be sent to concerned treasury officer for taking up matter with the bank as the bank is liable to compensate the Government for the loss caused due to excess payment made by it.

Sd/-
Accounts Officer (Pension),
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

***These instructions have been Clarified vide
No. 4/30/2005-2Pension, Dt. 19.05.2010.***

No. 4/30/05-2Pension

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
Commissioners, Ambala, Hisar, Rohtak and Gurgaon Divisions,
All Deputy Commissioners and
All Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 2nd January, 2006

Subject : Grant of Dearness Relief on Family Pension to the employees employed on compassionate ground in lieu of death of the employee.

Sir,

I am directed to refer to this department letter No. 1/3(42)99-IIFR-II dated 31.1.2001 on the subject cited above and to say that the matter regarding grant of Dearness Relief on Family Pension to the employees appointed on compassionate ground in lieu of death of the employee has been under consideration on the request of such employees. Now the Government has decided to allow the benefit of Dearness Relief on the Family Pension to the employees employed on compassionate grounds in lieu of death of an employee with immediate effect (from the date of approval of the proposal i.e. 12.12.2005).

2. It has also been decided that like other pensioners/family pensioners, Dearness Relief equivalent to 50% will be treated as Dearness Pension w.e.f. 12.12.2005 i.e. from the date of sanction of Dearness Relief to such family pensioners.

3. These instructions may be brought to the notice of all concerned for necessary action.

Yours faithfully,

Sd/-

Under Secretary, Finance
for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/3(42)-99-2FR-II

From

Financial Commissioner &, Principal Secy. to Govt.,
Haryana, Finance Department.

To

All Heads of Departments
All Divisional Commissioners.
All Deputy Commissioners &
Sub Divisional Officers(Civil) in Haryana.
The Registrar, Punjab & Haryana High Court, Chandigarh.**Date Chandigarh, the 10th October, 2002****Subject : Regarding grant of Dearness Relief on family pension and extra ordinary family pension.**

Sir,

I am directed to invite a reference to Finance Department letter No. 1/3(42)99-2FR-II, dated 31.01.2001 on the subject noted above and to state that para 3(a) of said instructions is substituted as.-

"Where a State Government pensioner is also in receipt of family pension in addition to his service pension, from a source other than the Consolidated fund of Haryana Government, e.g. family pension from any other State Government or Government of India or any Autonomous Body, the liability of dearness relief and/or any other relief on family pension will be borne by the concerned Government/Organization and not by the Haryana Government. If a pensioner is in receipt of both family pension and service pension from Haryana Government in such case the liability of dearness relief will be borne by Haryana Government. As regards calculation of dearness relief on both the pensions the same will be calculated separately as per rate(s) in force from time to time".

2. You are requested to bring these clarifications to the notice of the employees working under you.

Sd/-
(S.P.Gupta)
Under Secretary, Finance
for Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

No. 1/3(42)99-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
All the Commissioners of Divisions,
All Deputy Commissioners &
All Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 13th September, 2001**Subject : Clarification regarding grant of Dearness Relief on Family Pension and extraordinary family pension.**

Sir,

I am directed to invite a reference to this department circular letter No. 1/3(42)99-2FR-II, dated 31.1.2001 on the subject noted above and to clarify that the decision contained in the letter referred to above will be applicable from the date of its issue i.e. 31.1.2001.

Yours faithfully,

Sd/-

(RAM SARAN)

Deputy Secretary Finance (B)

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

***These instructions have been clarified vide
No. 1/3(42)99-2FR-II, Dated 13.09.2001 & modified
vide No. 1/3(42)-99-2FR-II, Dated 10.10.2002 &
No. 4/30/05-2Pension, Dated 02.01.2006.***

No. 1/3(42)99-2FR-II

From

The Financial Commissioner & Principal Secy. to Govt.,
Haryana, Finance Department.

To

All the Heads of Departments in Haryana,
All the Commissioners of Divisions,
All Deputy Commissioners and
All Sub Divisional Officers (Civil) in Haryana.
Registrar, Punjab & Haryana High Court, Chandigarh.

Dated, Chandigarh, the 31st January, 2001

Subject : Regarding grant of Dearness Relief on family pension and extra-ordinary family pension.

Sir,

The issue of grant of Dearness Relief on family pension/extra-ordinary pension to the employed/re-employed family pensioners in State Government is presently governed as per the executive instructions issued by the Finance Department vide its No. 1/3(5)-78-2FR-II dated 20.3.1980. The said instructions provide as under :

- (a) Payment of adhoc relief (dearness relief) on pension shall remain suspended when a person in receipt of family pension/extra-ordinary pension is employed/re-employed in State/Central Government.
- (b) If the recipient of family pension is also in receipt of service pension in respect of past Government service, the adhoc relief shall be determined on the total amount of the two pensions.

2. These instructions have been the subject matter for adjudication before various courts including the Apex Court. The Hon'ble Supreme Court has observed in Civil Appeal No. 5835/98 (**HSEB & others v/s. Azad Kaur**) that the family pensioners who have been in service/employment on their own merits constitute a separate category by themselves as compared with such family pensioners who have secured jobs/employment on compassionate/ex-gratia grounds. Following this principle of differentiation, the import of the pronouncement by the Hon'ble Supreme Court is that wherever the family pensioner is in employment on his or her own merits, he/she would be entitled to dearness allowance/relief on the family pension as well.

3. Keeping in view the above pronouncement of the Hon'ble Supreme Court, the instructions on the subject in all such cases where the cause of action has arisen as on the date of issue of these instructions are revised as under :

- (a) If a recipient of family pension is also in **receipt of service pension** in respect of past Government service, the Dearness Relief shall be determined on the **total amount of the two pensions** as provided in the instructions issued by the Finance Department vide its circular No. 1/3(5)-78-2FR-II dated 20.3.80.
- (b) If recipient of family pension/extra-ordinary pension is employed/re-employed in the State Government/Central Government on his own merits, Dearness Relief would also be admissible on the family pension/ extra-ordinary pension.
- (c) When a person is in receipt of family pension/extra- ordinary pension is employed/re-employed in the State Government/ Central Government on compassionate grounds in lieu of the death of the employee in whose respect the family pension is sanctioned, the dearness relief on the family pension will not be admissible. This issues in accordance with the pronouncement of judgment by the Hon'ble Supreme Court of India in Civil Appeal No. 679 of 97 (Union of India & others Vs. Rekha Majhi) decided on 6.4.2000.

Yours faithfully,

Sd/-

(Kamal Kanta)

Superintendent FR-II,

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/2(53)89-2FR-II

From

The Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

To

All the Treasury Officers,
Assistant Treasury Officers in the State of Haryana.

Dated, Chandigarh, the 1st March, 1990**Subject : Grant of instalment of Dearness Relief to the Haryana Government Pensioners/
Family Pensioners beyond the Consumer Price Index level 608.**

Sir,

I am directed to reference to the subject noted above and to say that the Government have observed that the payment of instalments of the Dearness Relief to the pensioners/Family Pensioners is delayed due to the fact that your offices have to wait for the 'Authority' in this respect from office of the A.G. Haryana, which often takes sometime in doing so. Consequent the pensioners/family pensioners have to wait and experience a great deal of financial hardship for no fault of theirs. In order to obviate this delay I am directed to inform you that the Government have decided to dispense with the 'authority' from the A.G. Haryana, in this regard you should, therefore, make payment of such dues as soon as the instructions from the Government are received directly in your offices.

2. These instructions are not applicable for the Haryana Govt. pensioners who are drawing pension from the Treasuries of other States in India.
3. Formal amendment in the relevant rules will be carried out in due course of time.
4. Kindly acknowledge receipt.

Yours faithfully,

Sd/-

(J.P.NARANG)

Joint Secretary Finance (R)

for Financial Commissioner & Secretary to Govt.,
Haryana, Finance Department.

No. 1/3(1)-81-2FR-II

From

The Commissioner & Secretary to Government,
Haryana, Finance Department.

To

The Accountant General, Haryana,
Chandigarh.

Dated, Chandigarh, the 8th October, 1982

Subject : Regarding revision of pension.

Sir,

I am directed to invite a reference to your letter No. Pen.1(R)/Genl-26A/82-83/3338-39, dated the 16th August, 1982 on the above subject and to say that the point raised by you in pursuance of this department letter No. 1/3(5)-78-2FR-II dated 31-5-1982 whether the rounding off is to be calculated at every stage of installment or after arriving at the final total after calculating all the instalments has been considered and it is clarified that the rounding off is to be calculated on each installment. For example if the basic pension of a person is Rs. 413/-, the rounding off on this pension will be as under :-

Date of effect	Percentage adhoc relief	Amount of adhoc relief calculated	Amount to be allowed after rounding off to the next rupee.
1-2-81	20%	82.60	83.00
1-4-81	22½%	92.90	93.00
1-6-81	25%	103.25	104.00
1-8-81	27½%	113.60	114.00
1-10-81	30%	123.90	124.00
1-11-81	32½%	134.25	135.00
1-1-82	35%	144.55	145.00

Yours faithfully,

Sd/-

(R.P KAPUR)

Under Secretary Finance (R)

for Commissioner & Secretary to Government,
Haryana, Finance Department.

No. 1/3(5)-78-2FR II

From

The Secretary to Government, Haryana,
Finance Department.

To

All Heads of Departments,
Commissioners of Divisions,
All Deputy Commissioners and
Sub Divisional Officers (Civil) in Haryana.
The Registrar, Punjab and Haryana High Court, Chandigarh.

Dated, Chandigarh, the 20th March, 1980**Subject : Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension Clarification regarding.**

Sir

I am directed to invite a reference to Finance Department circular letter No. 1/3(5)-78-2FR-II, dated the 24th July, 1979, on the above subject and clarify that the payment of Adhoc relief on pension shall remain suspended when a person in receipt of family pension/extra ordinary pension is employed/re-employed in State/Central Government etc. Further if a recipient of family pension is also in receipt of service pension in respect of past Government service, the adhoc relief shall be determined on the total amount of the two pensions.

Yours faithfully,

Sd/-

(L. M. Goyal)

Joint Secretary Finance,
for Secretary to Government, Haryana,
Finance Department.

**DATEWISE LIST OF INSTRUCTIONS OF SUBJECTS OF VOLUME IV
PENSION/FAMILY PENSION OF PRE-2006 PENSIONERS, RESTORATION OF
COMMUTED PORTION OF PENSION, DEARNESS RELIEF ON PENSION ETC.**

Sr. No.	Date	Number	Subject	Remarks	Page No.
1.	10.06.2011	No. 1/2(8)98-2FR-II (Part-VIII)	Implementation of Government decision on pension and family pension related matters - Clarification regarding post/scale of pay held by the pre-2006 pensioners.		77
2.	02.05.2011	No. 4/7/99-2FR/10114	Grant of dearness relief to State Govt. pensioners/Family Pensioners on unrevised rates effective from 1.1.2011.		191
3.	18.04.2011	No. 4/7/99-2FR/9850	Grant of dearness relief to State Govt. pensioners/Family Pensioners on revised rates effective from 1.1.2011.		194
7.	30.11.2010	No. 4/7/99-2FR/27897 Pension	Grant or DR to State Government Pensioners/Family Pensioners on Un-revised rates effective from 1.7.2010.		196
4.	20.10.2010	No. 4/7/99-2FR/24539	Grant of dearness relief to State Govt. pensioners/Family Pensioners on unrevised rates effective from 1.7.2010.		197
5.	14.10.2010	No. 2/47/2009-1 Pension	Regarding conduct of audit of revised pension of pre-2006 retirees.		76
6.	2/3.08.2010	No. 4/7/99-2FR/18178	Grant of Dearness Relief to State Govt. pensioners/Family pensioners on Un-revised rates effective from 1-1-2010.		198
8.	19.05.2010	No. 4/30/2005-2 Pension	Grant of Dearness relief on family pension to the employed on compassionate ground in lieu of the death of employee.		333
9.	19.05.2010	No. 4/30/2005-2 Pension	Grant of Dearness relief on family pension to the employed on compassionate ground in lieu of the death of employee.		337
10.	16.04.2010	No. 4/7/99-2FR/9032	Grant of Dearness Relief to State Govt. pensioners/Family pensioners on revised rates effective from 1.1.2010.		200
11.	30.03.2010	No. 2/45/2009-1 Pension	Implementation of Government Decision of the recommendations of the Sixth State Pay Commission revision of Pension of Pre- 2006 Pensioners/ Family Pensioners etc.		74
12.	28.01.2010	No. 2/51/2008-1 Pension	Drawing & Disbursing the second instalment of arrears accruing to the eligible Government pensioners/family pensioners on account of the implementation of the pension/family pension revision in the State of Haryana.		73
13.	22.01.2010	No. 4/7/99-2FR/1889	Grant of Dearness Relief to State Govt. pensioners/Family pensioners on Un-revised rates effective from 1.7.2009.		201

Sr. No.	Date	Number	Subject	Remarks	Page No.
14.	30.10.2009	No. 4/7/99-2FR/1759	Grant of Dearness Relief to State Government pensioners / Family pensioners - Revised rates effective from 1.7.2009.		203
15.	20.10.2009	No. 2/14/2009-1 Pension	Implementation of Revised Pension Rules (Part I & II) 2009 Regulating the pension and family pension Clarifications regarding.		71
16.	10.07.2009	No. 2/14/2009-1 Pension	Implementation of Revised Pension Rules (Part I & II) 2009 regulating the pension/family pension and related pensionary benefits entitlements - Clarifications regarding.		66
17.	03.06.2009	No. 2/25/2009-1 Pension	Implementation of Govt. decision on the recommendation of the Sixth State Pay Commission - Regarding floor ceiling of pension clarification thereon.		64
18.	26.05.2009	No. 4/7/99-2FR/1315	Grant of Dearness Relief to State Govt. Pensioners/Family Pensioners - Revised rates effective from 1.1.2009.		204
19.	17.04.2009	No. 2/51/2008-1 Pension	Implementation of Govt. decision on pension and pension related matters - Revision of pension/family pension - documents regarding.		1
20.	17.04.2009	No. 2/51/2008-1 Pension	Haryana Civil Services (Revised Pension) Part-I Rules, 2009.	Clarified vide dt. 10.07.09, 20.10.2009, 10.06.2011.	6
21.	17.04.2009	No. 2/51/2008-1 Pension	Grant of Dearness Relief - Decision of Government relating to grant of Dearness relief to State Government pensioners/family pensioners- revised rates effective from 01-01-2006, 01-07-2006, 01-01-2007, 01-07-2007, 01-01-2008 and 01-07-2008.		205
22.	25.03.2009	No. 4/32/2008-2 Pension	CWP No. 14735 of 2008, Bhagwan Singh & Others Vs. State of Haryana.		181
23.	17.12.2008	No. 4/7/99-2FR/21097	Grant of dearness relief to Haryana Govt. Pensioners/family pensioners w.e.f.1.7.2008.		207
24.	15.04.2008	No. 4/7/99-2FR/5885	Grant of dearness relief to the pensioners/family pensioners of the Haryana Govt. on the revised pension/family pension w.e.f. 01.01.2008.		209
25.	10.10.2007	No. 4/7/99-2FR/1312	Grant of dearness relief to the pensioners/family pensioners of the Haryana Govt. on the revised pension/family pension w.e.f. 01.07.2007.		211

Sr. No.	Date	Number	Subject	Remarks	Page No.
26.	04.10.2007	No. 3/13/05-2Pension	C.W.P. filed by employees retired prior to 1.4.95 on issue of merger of DA in gratuity.		142
27.	13.09.2007	No. 1/3/70/99-2Pension	Submission of application for revision of pension/family pension of pre and post 1986 pensioners/family pensioners.		135
28.	12.09.2007	No. 1/2(38)-2FR-II/4Pension	Implementation of Government's decision on Pension and Family Pension related matters - clarification regarding post/scale of pay held by the pre-1996 pensioners.		128
29.	20.04.2007	No. 4/7/99-2FR/536	Grant of dearness relief to the pensioners/family pensioners of the Haryana Govt. on the revised pension/family pension w.e.f. 01.01.2007.		213
30.	14.02.2007	No. 3/13/2005-2 Pension	C.W.P.'s filed by employees retired prior to 1.4.1995 on the issue of D.A. on Gratuity.		141
31.	19.10.2006	No. 4/7/99-2FR/2895	Grant of Dearness relief to the pensioners/Family pensioners of the Haryana Govt. on the revised pension/family pension w.e.f. 01/07/2006.		215
32.	17.08.2006	No. 3/13/05-2Pension	C.W.Ps. filed by employees retired prior to 1.4.95 on the issue of merger of DA in gratuity.	Clarified vide dt. 04.10.07.	138
33.	18.05.2006	No. 4/7/99-2FR/1801	Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f.1.1.2006.		216
34.	02.01.2006	No. 4/30/05-2Pension	Grant of Dearness Relief on Family Pension to the employees employed on compassionate ground in lieu of death of the employee.		332
35.	02.01.2006	No. 4/30/05-2Pension	Grant of Dearness Relief on Family Pension to the employees employed on compassionate ground in lieu of death of the employee.		338
36.	18.11.2005	No. 4/7/99-6FR/4030	Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.7.2005.		217
37.	03.06.2005	No. 4/7/99-6FR/1639	Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.1.2005.		218
38.	27.04.2005	No. 9/1/2004-3Pension	Revision of ceiling of pension/Family Pension w.e.f. 01-04-2004.		79

Sr. No.	Date	Number	Subject	Remarks	Page No.
39.	15.12.2004	No. 1/3/70/99-Pension	Submission of application for revision of pension/family pension of pre and post 1986 pensioners/family pensioners.	Obsolete.	Not printed
40.	08.12.2004	No. 4/7/99-6FR/3713	Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension w.e.f. 1.7.2004.		219
41.	27.07.2004	No. 9/1/2004/Pension-III	Revision of ceiling of pension/Family Pension w.e.f. 01-04-2004.	Clarified vide dt. 27.04.05	80
42.	01.06.2004	No. 1/2/130/01-1 Pension	Implementation of Government's decision on Pension and Family Pension related matters clarification regarding post/scale of pay held by the pre-1996 pensioners.		127
43.	31.05.2004	No. 4/7/99-6FR/1743	Grant of dearness relief to the pensioners/family pensioners of the Haryana Government on the revised pension/family pension.		220
44.	17.05.2004	No. 1/16/2004-3PR (FD)	Merger of 50% of Dearness Allowance/ Dearness Relief with basic pay/pension to Govt. employees/ pensioners w.e.f. 1.4.2004.		331
45.	14.11.2003	No. 4/7/99-6FR/5638	Grant of dearness Relief to the Pensioners/Family Pensioners of the Haryana Government on revised and un-revised pension/family pension.		223
46.	29.10.2003	No. 1/3/70/99/SO-1/ Pension	Implementation of Government's decision on pension and family pension related matter - revision of pension of pre and post-1986 pensioners/family pensioners etc. - Extension of date of submission of application for revision of pension/family pension.	Obsolete.	Not printed
47.	19.05.2003	No. 4/7/99-6FR/2933	Grant of Dearness Relief to the Pensioners/Family Pensioners of the Haryana Government on revised and un-revised pension/family pension.		225
48.	04.03.2003	No. 1/2/8/98-2FR-II	Amendment in Punjab CSR Volume II in Rule 11.1.		186
49.	11.12.2002	No. 4/7/99-4FR-II/2086	Grant of Dearness Relief to the Pensioners/Family Pensioner of the Haryana Government on revised and un-revised pension/family pension.		227
50.	10.10.2002	No. 1/4/36/02-2FR-II	Implementation of Government's decision on pension and family pension related matters - clarifications regarding NPA as on 1.1.1986 and 1.1.1996.		126

Sr. No.	Date	Number	Subject	Remarks	Page No.
51.	10.10.2002	No. 1/3(42)-99-2FR-II	Regarding grant of dearness relief on family pension and extra ordinary family pension.		339
52.	08.10.2002	No. 1/3/70/99-2FR-II	Implementation of Governments decision on pension and family pension related matters - Revision of pension of pre and post 1986 pensioners/family pensioners etc. - Extension of date of submission of application for revision of pension/family pension.	Obsolete.	Not printed
53	16.05.2002	No. 4/7/99-4FR-II/808	Grant of Dearness Relief to the Pensioners/Family Pensioners of the Haryana Government on revised and un-revised pension/family pension.		229
54.	11.02.2002	No. 1/2(8)98-2FR-II (Part-IX)	Implementation of Govt. decision on pension/family pension related matters - revision of pension of Pre-1986 and pre-1996 pensioner/family pensioners.		125
55.	07.01.2002	No. 1/2(8)98-2FR-II (Part-VIII)	Implementation of Govt. decision on pension and family pension related matters - Clarification regarding post/ scale of pay held by the pre-1996 pensioners	Clarified vide dt. 01.06.04 & 12.09.07.	120
56.	19.11.2001	No. 4/7/99-4FR-II/1961	Grant of Dearness Relief to the Pensioners/Family Pensioners of the Haryana Government on revised and unrevised pension/family pension.		231
57.	13.09.2001	No. 1/3(42)99-2FR-II	Clarification regarding grant of dearness relief on family pension and extra ordinary family pension.		340
58.	03.07.2001	No. 1/2(8)/98-2FR-II	Implementation of Govts. decision on pension and family pension related matter - revision of pension of pre-1986 and pre-1996 pensioners/family pensioners.	Obsolete.	Not printed
59.	11.06.2001	No. 4/7/99-4FR-II/849	Grant of Dearness Relief to the pensioners/Family Pensioners of the Haryana Government on revised and unrevised pension/family pension.		233
60.	07.02.2001	No. 4/7/99-4FR-II/1950	Grant of Dearness Relief to the Pensioners/Family Pensioners of the Haryana Government on revised and unrevised Pension/Family Pension.		235
61.	31.01.2001	No. 1/3(42)99-2FR-II	Regarding grant of Dearness relief on family pension and extra ordinary family pension.	Clarified vide dt. 13.09.01, Modified vide dt. 10.10.2002, 02.01.2006.	341

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62.	10.01.2001	No. 1/2(8)98-2FR-II	Payment of balance arrears of revised Pension/Family Pensions of pre-1986 and pre-1996 pensioners/family Pensioners.	Obsolete.	Not printed
63.	29.08.2000	No. 1/2(8)/98-2FR-II	Implementation of Govt's. decision on Pension and Family pension related matters – Revision of Pension of pre-1986 and pre-1996 Pensioners/Family pensioners.	Revised vide dated 13.09.2007.	119
64.	21.08.2000	No. 1/3/(14)/2000-2FR-II	Implementation of Govt. decision on (i) Revised Pension for Govt. employees who retired/died in service on or after 1.1.96 and (ii) Regarding those Govt. employees who retired/died while in service between 1.1.96 to 30.9.96.	Obsolete/For Information only	Not printed
65.	17.07.2000	No. 1/2(8)/98-2FR-II (Part-VII)	Implementation of Govt. decision revised provision for Government employees who retire/die in harness on or after 1-1-1996.		118
66.	06.07.2000	No. 1/2(8)98-2FR-II (Part-VI)	Implementation of Govt. decision revised pension for Govt. employees who retired/died in harness on or after 1-1-96 decision regarding those who retired or died while in service between 1-1-1996 to 30-9-1996.		115
67.	04.07.2000	No. 4/7/99-4FR-II	Grant of Dearness Relief to the Pensioners/Family Pensioners of the Haryana Government on revised and un-revised pension/family pension.		237
68.	18.01.2000	No. 1/2(8)/98-2FR-II (Part-IV)	Implementation of Govts. decision on pension and family pension related matter - Revision of pension of pre-1986 pensioners/family pensioners.		107
69.	18.01.2000	No. 1/2(8)/98-2FR-II (Part-V)	Implementation of Government's decision on pension and family pension related matter- revision of pension of pre-1996 pensioners/family pensioners.	Clarified vide dated 07.01.2002.	108
70.	13.01.2000	No. 1/2(8)/98-2FR-II (Part-IV)	Implementation of Governments decision on pension and family pension related matters - Revision of pension of pre-1986 pensioners/family pensioners.	Modified partly vide dated 18.01.2000.	95
71.	25.10.1999	No. 4/7/99-4FR-II	Grant of Dearness Relief to the pensioners/Family Pensioners of the Haryana Government on revised and unrevised pension/family pension.		239
72.	17.06.1999	No. 1/2(8)/98-2FR-II	Payment of balance of arrears on account of revision/consolidation of pension/family pension in respect of pre-1996 pensioners/family pensioners.	Obsolete.	Not printed

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73.	10.06.1999	No. 1/2(8)98-2FR-II	Payment of balance of arrears of Death-cum-retirement gratuity & arrears on account revision of pension/family pension.	Obsolete.	Not printed
74.	21.05.1999	No. 1/2(73)88-4FR-II/747	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 1510 on revised and unrevised pension/family pension.		241
75.	19.11.1998	No. 1/2(73)88-4FR-II/1602	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 1510 on revised and unrevised pension/family pension.		243
76.	21.07.1998	No. 1/2(73)88-4FR-II/1055	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 1510 on revised and unrevised pension/family pension		245
77.	09.03.1998	No. 1/2(8)98-2FR-II (Part-I)	Implementation of Govt. decision on pension and pension and pension related matters - Revision of pension of pre-1996 pensioners/family pensions.	Clarified vide dated 18.01.2000.	83
78.	09.03.1998	No. 1/2(8)98-2FR-II (Part-II)	Implementation of Govt. decision - Revised provision for Government employees who retire/die in harness on or after 1.1.1996.	Modified partly vide dt. 06.07.2k & 17.07.2k.	89
79.	09.03.1998	No. 1/2(8)98-2FR-II (Part-III)	Grant of dearness relief to pensioners in implementation of Government's decisions.		247
80.	18.07.1997	No. 1/3(18)94-2FR-II	Revision of provision regulating pension and other pensionary benefits - Amendment in the rate of family pension.	Obsolete.	Not printed
82.	12.05.1997	No. 1/2(73)88-4FR-II/766	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		249
83.	17.03.1997	No. 1/3(18)94-2FR-II	Revision of provisions regulating pension and other pensionary benefits – Amendment in the rate of family pension.		160
84.	31.10.1996	No. 1/2(73)88-4FR-II/2069	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		251
85.	31.10.1996	No. 4/12/95-4FR-II/3042	Grant of Interim Relief to Haryana Govt. Pensioners/Family Pensioners.		336

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86.	17.07.1996	No. 1/2(73)88-4FR-II/873	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		253
87.	08.03.1996	No. 1/4(93)/89-2FR-II	Treatment of dearness allowance as dearness pay for the purpose of death gratuity and retirement gratuity and raising the maximum limit of gratuity from Rs.1.00 lakh to Rs.2.50 lakhs.		137
88.	16.02.1996	No. 1/4(3)93-2FR-II	Liberalisation of Pensionary benefits – Clarification regarding Pension/Family Pension in the case of retirees who retired during the period from 31.3.85 to 31.12.85.		159
89.	05.12.1995	No. 1/2(74)/88-2FR-II	Liberalisation of pensionary benefits on the basis of 4th Pay Commission – Payment of interest @ 18% in those cases where payment has not been made upto 28.2.90.	Obsolete.	Not printed
90.	08.11.1995	No. 1/2(73)88-4FR-II/1995	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		255
91.	25.10.1995	No. 4/12/95-4FR-II	Grant of Interim Relief to Haryana Govt. Pensioners/Family Pensioners.		335
92.	04.05.1995	No. 1/2(73)88-4FR-II/829	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		257
93.	21.04.1995	No. 1/4(3)93-2FR-II	Liberalisation of Pensionary benefits - Raising of minimum Family Pension from Rs. 300/- to Rs. 375/- per month.	Clarified vide dated 17.03.1997.	145
94.	10.11.1994	No. 1/2(73)88-4FR-II/3345	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		259
95.	19.05.1994	No. 1/2(73)88-4FR-II/799	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		261
96.	16.11.1993	No. 1/2(73)88-4FR-II	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		263
97.	05.11.1993	No. 1/2/74/88-2FR-II	Option to retain existing Formula of Pension to Pensioners of 31.3.1985 to 31.12.1985 period.	Obsolete.	Not printed

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98.	01.06.1993	No. 1/2(73)88-4FR-II	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		265
99.	05.11.1992	No. 1/2(73)88/2FR-II	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		267
100.	14.05.1992	No. 1/2(73)88-2FR-II	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		269
101.	21.04.1992	No. 1/2/74/88-2-FR-II	Option to retain existing Formula of Pension to Pensioners of 31.3.1985 to 31.12.1985 period.	Obsolete.	Not printed
102.	04.02.1992	No. 1/2(73)88-2FR-II/ 3775	Grant of Dearness Relief to the Pensioners of the Haryana Govt. beyond the Consumer Price Index Level 608.		271
103.	09.12.1991	No. 1/2(73)88-2FR-II/ 3775	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		272
104.	24.10.1991	No. 1/2(74)88-2FR-II	Liberalisation of pensionary benefits on the recommendations of the Fourth Pay Commission.	Obsolete.	Not printed
105.	30.07.1991	No. 1/2/74/88-2FR-II	Option to retain existing Formula of Pension to Pensioners of 31.3.1985 to 31.12.1985 period.		158
106.	30.07.1991	No. 1/2/74/88-2FR-II	Consolidation of Family Pension of Employed and re-employed pensioners on 01.01.1986.	Obsolete.	Not printed
107.	30.04.1991	No. 1/2(73)88-2FR-II/ 961	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		274
108.	24.01.1991	No. 1/2(73)88-2FR-II/ 961	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		276
109.	28.06.1990	No. 1/4(93)-2FR-II	Increase in the maximum amount of Death-cum-retirement Gratuity.	Obsolete.	Not printed
110.	08.05.1990	No. 1/2(73)88-2FR-II/ 961	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		278

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111.	02.05.1990	No. 1/4(93)-89-2FR-II	Increase in the maximum amount of Death-cum-Retirement Gratuity.		157
112.	01.03.1990	No. 1/2(53)89-2FR-II	Grant of instalment of Dearness Relief to the Haryana Govt. Pensioners/ Family Pensioners beyond the Consumer Price Index Level 608.		343
113.	19.02.1990	No. 1/2(74)/88-2FR-II	Liberalisation of pensionary benefits on the recommendations of the Fourth Pay Commission.		154
114.	16.01.1990	No. 1/2(74)88-2FR-II	Liberalisation of pensionary benefits on the recommendations of Fourth Pay Commission.	Clarified vide dt. 19.02.90.	152
115.	28.12.1989	No. 1/2(74)-88-2FR-II	Liberalisation of pensionary benefits on the recommendations of Fourth Pay Commissions.	Clarified vide dt. 16.01.90 & 19.02.90.	151
116.	08.12.1989	No. 1/2(74)88-2FR-II	Liberalisation of pensionary benefits on the recommendations of the Fourth Pay Commission.	Substituted	Not printed
117.	08.12.1989	No. 1/2(74)88-2FR-II (to be substituted)	Liberalisation of pensionary benefits on the recommendations of the Fourth Pay Commission.		150
118.	08.11.1989	No. 1/2(73)88-2FR-II/ 2376	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the Consumer Price Index Level 608.		280
119.	19.06.1989	No. 1/2(73)88-2FR-II/ 1248	Grant of Dearness Relief to the Pensioners of the Haryana Government beyond the consumer Price Index Level 608.		282
120.	02.06.1989	No. 1/2(11)84-2FR-II	Restoration of Commuted portion of pension to the pensioners – clarification regarding.		188
121.	15.12.1988	No. 1/2(73)88-2FR-II	Grant of Dearness Relief to the Pensioners of the Haryana Govt. beyond Consumer price Index Level 608.		284
122.	05.12.1988	No. 1/2(74)88-2FR-II	Liberalisation of pensionary benefits on the recommendations of Fourth Pay Commission.	Obsolete.	Not printed
123.	17.11.1988	No. 1/2(73)88-2FR-II	Grant of Dearness Relief to the pensioners of the Haryana Govt. beyond Consumer price Index Level 608.		286
124.	03.11.1988	No. 1/2(74)88-2FR-II	Liberalisation of pensionary benefits on the recommendations of Fourth Pay Commission.	Clarified vide dt. 08.12.89 & 16.01.90.	147

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125.	03.11.1988	No. 1/2(73)88-2FR-II	Grant of Dearness Relief to the pensioners of the Haryana Govt. beyond Consumer price Index Level 608.		287
126.	13.07.1987	No. 1/3(3)-86-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extraordinary family pension.		289
127.	05.03.1987	No. 1/1(2)-85-2FR-II	Implementation of Judgment, dated 17.12.82, given by Supreme Court in the case of employees of Government of India, regarding liberalisation of pension formula – Grant of option.		177
128.	12.08.1986	No. 1/3(3)-86-2FR-II	Grant of relief to Haryana Government pensioners/ recipients of family pension and extraordinary family pension.		292
129.	28.04.1986	No. 1/3(3)-86-2FR-II	Grant of relief to Haryana Government pensioners/ recipients of family pension and extraordinary family pension.		295
130.	14.03.1986	No. 1/1(2)-85-2FR-II	Grant of benefit of liberalised formula to Haryana Governments pre -1.4.1979 retirees as a result of Supreme Court's judgment, dated 17.12.82, in the case of Central Government employees - Revised Proforma.	Obsolete.	Not printed
131.	02.12.1985	No. 1/1(2)-85-2FR-II	Grant of benefit of liberalised formula to Haryana Governments pre-1.4.1979 retirees as a result of Supreme Court's judgment, dated 17.12.82, in the case of Central Government employees.	Obsolete.	Not printed
132.	30.10.1985	No. 1/3(4)-85-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extraordinary family pension.		298
133.	24.09.1985	No. 1/1(3)-83-2FR-II	Grant of benefit of liberalised pension formula to Haryana Governments pre-1.4.79 retirees as a result of Supreme Court's Judgement dated 17.12.82 in the case of Central Government Employees.		174
134.	13.08.1985	No. 1/3(4)-85-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extraordinary family pension.		301
135.	09.07.1985	No. 1/2(11)-84-2FR-II/	Restoration of Commuted portion of pension to the pensioners – clarification regarding.	Modified vide Not. dt. 04.03.2003	189
136.	04.03.1985	No. 1/3(3)-84-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extraordinary family pension.		303

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137.	12.11.1984	No. 1/3(3)-84-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extraordinary family pension.		305
138.	01.08.1984	No. 1/3(3)-84-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extra ordinary family pension.		307
139.	14.12.1983	No. 1/3(1)-81-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extra ordinary family pension.		309
140.	04.08.1983	No. 1/3(1)-81-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extra ordinary family pension.		311
141.	05.04.1983	No. 1/3(1)-81-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extra ordinary family pension.		312
142.	08.11.1982	No. 1/3(1)-81-2FR-II	Grant of relief to Haryana Government pensioners/recipients of family pension and extra ordinary family pension.		313
143.	08.10.1982	No. 1/3(1)-81-2FR-II	Regarding revision of pension.		344
144.	22.06.1982	No. 1/1(1)-82-2FR-II	Increase in the maximum amount of Death-cum-retirement Gratuity.		161
145.	31.05.1982	No. 1/3(5)-78-2FR-II	Grant of relief to Haryana Govt. Pensioners/recipients of family pension and extra-ordinary family pension - Rounding off fraction of a rupee to the next higher rupee.		314
146.	10.05.1982	No. 1/3(1)-81-2FR(II)	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.	Substituted vide same number and date.	315
147.	10.05.1982	No. 1/3(1)-81-2FR(II) (substituted)	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.		316
148.	22.12.1981	No. 1/3(1)-81-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extraordinary family pension.		317
149.	20.11.1981	No. 1/3(1)-81-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.		318
150.	17.11.1981	No. 1/4(4)78-2FR-II	Liberalisation of pensionary benefits to the pensioners who retired prior to 1st April 1979.		173
151.	15.10.1981	No. 1/3(5)78-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extra-ordinary family pension.		319

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152.	14.10.1981	No. 1/2(21)-81-2FR-II	Liberalisation of pensionary benefits on the recommendations of pay commission.		172
153.	18.09.1981	No. 1/2(21)-81-2FR-II	Liberalization of pensionary benefits on the recommendations of Pay Commission.		170
154.	31.07.1981	No. 1/2(21)-81-2FR-II	Liberalisation of pensionary benefits on the recommendations of pay commissions.		169
155.	09.07.1981	No. 1/1(4)-78-2FR-II	Commutation of pension on retirement on superannuation - Medical Examination not necessary.	Obsolete.	Not printed
156.	18.06.1981	No. 1/2(21)-81-2FR-II	Liberalization of pensionary benefits on the recommendations of pay commission.		167
157.	08.06.1981	No. 1/1(4)-78-2FR-II	Commutation of pension on retirement on superannuation - Medical Examination not necessary.	Obsolete.	Not printed
158.	26.05.1981	No. 1/2(21)-81-2FR-II	Liberalisation of pensionary benefits on the recommendations of pay commissions.		166
159.	13.04.1981	No. 1/3(5)-78-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extraordinary family pension		320
160.	19.03.1981	No. 11/1PR(FD)-81	Liberalisation of pensionary benefits on the recommendations of pay commissions.	Clarified vide dt. 18.06.81 & 18.09.81.	163
161.	16.12.1980	No. 1/3(5)-78-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extraordinary family pension.		321
162.	03.11.1980	No. 1/3(5)-78-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extraordinary family pension.		322
163.	20.03.1980	No. 1/3(5)-78-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extraordinary family pension - Clarification regarding.		345
164.	12.10.1979	No. 1/1(4)-78-2FR-II	Commutation of pension on retirement on superannuation - Medical Examination not necessary.	Obsolete.	Not printed
165.	24.07.1979	No. 1/3(5)78-2FR-II	Grant of relief to Haryana Govt. pensioners/recipients of family pension and extraordinary family pension.		323
166.	20.04.1979	No. 1/3(5)-78-2FR-II	Grant of relief on adhoc basis to the recipients of family pension and extraordinary family pension.		324

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168.	03.03.1978	No. 1/3(5)78/2FR-II	Grant of adhoc relief to Haryana Govt. pensioners retired prior to 1.1.73 - Recommendations of the Third Central Pay Commission.		326
169.	25.02.1977	No. 228-2FR-II-77/5969	Grant of relief on adhoc basis to the Haryana Government pensioner.		327
170.	.07.1971	No. 4697-2FR-71/19674	Liberalisation of New Pension Rules.		179
171.	03.04.1970	No. 510-2FR-70/9701	Grant of relief to Haryana Government pensioners in receipt of small pensions.		328
172.	13.08.1964	No. 8206-6FR-I-64/7668	Grant of relief to the Punjab Government pensioners in receipt of small pensions.		330

Note : Instructions Not printed in Compendium are available on website of Finance Department www.finharyana.gov.in.
