

some public undertakings/Corporations are requiring the services of Engineering personnel who are deputed to serve under them on foreign service terms beyond the prescribed maximum period of 7 years in the interest of public service.

After careful consideration, Governor has been pleased to decide that Engineering personnel, deputed to Government undertakings/Corporations who are on foreign service terms and performing duties similar to that which they would have performed under Government had they not been deputed, may be allowed to continue on deputation under the said organisations beyond the period of 7 years and may be allowed deputation allowance. But the Administrative Department should see that any individual officer is not allowed to continue for an unreasonably long period on deputation under any organisation and if necessary the Engineering personnel may be sent on deputation on rotation basis to meet the requirement. No deputation allowance will be allowed beyond 10 years of deputation.

This order will also be applicable to the Engineering personnel now on deputation to the public undertaking/Corporations.

R. N. DAS

Secretary to Government

No. 44161—CS-II-43/88-F.

GOVERNMENT OF ORISSA
FINANCE DEPARTMENT
OFFICE MEMORANDUM

Bhubaneswar, the 30th November 1988

Subject—Surrender of Earned Leave in lieu of leave salary and allowances—Clarification regarding.

In terms of Para. (2) of Finance Department Resolution No. 48196-F., dated the 7th December 1984, a grace period of six months after expiry of a block period is admissible to dispose of the cases where surrender leave benefit could not be sanctioned due to administrative delay in spite

of the Government servant applying for the same in time. Nevertheless, it has come to the notice of Government that there are yet some cases where the claims of the past block period (s) could not be allowed within the grace period of six months either due to lack of initiative or for some other reasons.

2. As non-sanction of surrender leave in the cases indicated above deprives concerned Government servants from getting the financial benefit in spite of their timely application for the same, the matter has been reviewed and Governor has been pleased to decide that the cases where the said benefit could not be sanctioned within the grace period of six months, may be referred to Finance Department for their views. However, before referring such cases to Finance Department, responsibility should be fixed by the Administrative Department on the person(s) for whose default the delay has occurred.

R. N. DAS

Commissioner-cum-Secretary
to Government

No. 46104—CS-II-45/88-F,
GOVERNMENT OF ORISSA
FINANCE DEPARTMENT
OFFICE MEMORANDUM

Bhubaneswar, the 16th December 1988

Subject—Additional Earned Leave benefit to the staff of State Guest House—Extension thereof.

In Finance Department Resolution No. 6448-F., dated the 8th February 1980 and No. 27159 F., dated the 2nd July 1984 thirteen categories of the staff of the State Guest House, Bhubaneswar have been allowed the benefit of additional earned leave of fifteen days each year as a compensation for work on Sundays and Public holidays.

2. As the following categories of the staff of the State Guest House are working on Sundays and Public holidays throughout the year Governor has now been pleased to decide that the additional