

- (ii) Where no terminal benefits for the previous service have been received by the employees, the previous service in such cases will be counted as qualifying service for pension only if the previous employer accepts pension liability for the service in accordance with the principles laid down in this Office Memorandum. In no case pension contribution/liability shall be accepted from the employee concerned.

6. Lump sum payments to concerned authorities in terms of the above paragraphs shall be made within one year of the date of absorption of the employee.

7. These orders will be applicable only where the transfer of the employee from one organisation to another was/is with consent of the organisation under which he was serving earlier, including cases where the individual had secured employment directly on his own motion provided he had applied through proper channel with proper permission of the administrative authority concerned.

8. These orders will take effect from the date of issue and the decision as mentioned above will be applicable to those employees who retired from service in Government/Autonomous body on or after the date of issue of these orders.

9. These orders will also apply to the employees of the State Government moving to Central Autonomous Bodies and employees of State Autonomous Bodies to the Central Government and their Autonomous Bodies and vice-versa who are in service on the date of issue of these orders, irrespective of the date of their absorption.

P. K. PATNAIK

Secretary to Government

[No. 5483—PEN-7/90-F.]
GOVERNMENT OF ORISSA

FINANCE DEPARTMENT

OFFICE MEMORANDUM

Bhubaneswar, the 6th March, 1990.

Subject:—

Counting of service rendered under the work-charged establishment towards pension.

According to the existing provisions all posts sanctioned in work charged establishment under different Departments of Government which complete five years of continuous existence and are likely to continue in future and the work for which the posts have been sanctioned is of permanent nature, are brought over to regular establishment. The incumbents of such posts are absorbed in the corresponding posts created in regular establishment if considered suitable. But the services so rendered under the work charged establishment by such employees are not being taken into account for the purpose of pensionary benefits under rule 23(2) (ii) of the Orissa Pension Rules, 1977.

As the above provisions of the rule cause hardship, the question of counting of service rendered under the work charged establishment towards pension was under consideration of Governor for some time past. After careful consideration the Government has been pleased to decide that consequent upon absorption of work charged employees in the corresponding post created in regular establishment, the period of service rendered by him in work charged establishment shall count towards pensionary benefits under the Orissa Pension Rules, 1977 subject to the condition that the employee so absorbed should have served continuously for a minimum period of five years in the work charged establishment.

This decision of Government shall be effective from the 20th January 1990.

P. K. PATNAIK

Secretary to Government