## FINANCE DEPARTMENT

## Memo. No. 6181 (220)/C.S.-II-19/91-F.

The 22nd February 1991

and all list of the order of the little of the order of the All Departments of Government

Water to the state of the state All Heads of Departments

Subject — Discontinuance of Local Allowance / Special Compensatory (Incentives)—Allowance—Clarification thereof.

The undersigned is directed to say that a good number of representations are still coming from various quarters as to whether Local Allowance (previously Unhealthy Locality Special Pay) Special Compensatory (Incentives) Allowance are still in vogue. It is hereby clarified that while introducing Special Compensatory Allowance in Tribal and Backward areas of the State in Finance Department O. M. No. 56132/F., dated the 24th November 1987, it was provided in Para. 3 (iv) ibid that the payment of Local Allowance (previously termed as unhealthy locality (special pay) admissible under Finance Department Resolution No. \$221/F., dated the 22nd August 1939. Resolution No. 2511/F., dated the 25th January 1958 and Resolution No. 23861/F., dated the 16th July 1968 shall be discontinued in those areas where special compensatory allowance (Incentive allowance) is admissible under this scheme.

The Special Compensatory Allowance, as introduced in the above O. M. was extended up to 28th February, 1990 in Finance Department O. M. No. 10245/F., dated the 20th March, 1989. Thereafter, no further extension of the same has been made.

As regards Local Allowance, it is also clarified that the same has been discontinued with effect from the 1st March 1390.

S. K. RATH

Joint Secretary to Government

de fine leight in thing a significant

## FINANCE DEPARTMENT

Memo. No. 7192 (261)/C. S.-II-17/91-F.

The 4th March 1991

To the cather scalle grief to the comment of the All Departments of Government

All Heads of Departments

Managing Directors of all State Public Sector Undertakings.

Subject—Grant of financial concessions to Government servants on deputation to foreign service.

The undersigned is directed to say that various doubts having been entertained in regard to the implication of the F. D. O. M. No. 38747/F., dated the 7th October, 1988, the following clarifications are issued for guidance of all concerned.

(a) Those Engineering personnel who had already reverted to their parent Department before 7th October, 1988 after completion of more than six years of deputation are not eligible to get any deputation allowance beyond six years.