

stepping up of pay of a senior officer at par with the pay of his junior, if the senior had been drawing, from time to time a lower rate of pay than the junior in the lower post by virtue of fixation of pay under the normal rules or advance increment granted to the junior. Certain cases of stepping up of pay which had accrued prior to the 29th July 1978 and had not been decided till that date in accordance with Finance Department Resolution No. 20741-F., dated the 26th May 1975 were considered inadmissible by application of F. D. Resolution No. 41665-F., dated the 29th July 1978. Such a situation gave rise to wide-spread discontentment among the senior officers and subsequently it was held under judicial pronouncement that the operation of the Resolution No. 41665-F., dated the 29th July 1978 would be prospective.

2. On consideration of the above facts, it has been decided that the cases of stepping up of pay which had accrued prior to the 29th July 1978, but were considered inadmissible or were kept pending are to be decided on merit in accordance with Finance Department Resolution No. 20741-F., dated the 26th May 1975, read with Resolution No. 18728-F., dated the 14th April 1976 without application of exception (VIII) which was inserted by the Finance Department Resolution No. 41665-F., dated the 29th July 1978 by the concerned Administrative Departments in consultation with their F. A./A. F. A. keeping in view the powers delegated to them in this regard under Finance Department Resolution No. 43534-F., dated the 31st October 1975.

3. Arrear financial benefit, if any, accrued on allowing stepping up of pay shall be credited to the G. P. F. Account of the concerned employee and the actual financial benefit shall be admissible to the concerned beneficiary from the month in which the sanction order is issued. In case of an employee who has already retired from service or is to retire in course of the next six months, the arrear financial benefits will be paid in cash.

R. N. DAS

Commissioner-cum-Secretary to
Government

No. 10245—C.S.-II-17/89-F.
GOVERNMENT OF ORISSA
FINANCE DEPARTMENT
OFFICE MEMORANDUM

Bhubaneswar, the 20th March 1989

Subject—Grant of incentives to Government employees working in Backward Areas of the State.

The incentives admissible to Government employees working in Backward Areas of the State are contained in Finance Department O. M. No. 56132-F., dated the 24th November 1987, which was operative up to the 28th February 1989.

In the meantime the position has been reviewed and after careful consideration, Governor has been pleased to decide that the incentives as contained in the said Office Memorandum will be admissible from the 1st March 1989 to the 28th February 1990 unless otherwise decided by Government.

R. N. DAS
Commissioner-cum-Secretary to
Government

No. 84—TA-1/88-F.

GOVERNMENT OF ORISSA
FINANCE DEPARTMENT
OFFICE MEMORANDUM

Bhubaneswar, the 2nd January 1989

Subject—Grant of Motor Cycle allowance to the Junior Engineers.

The question of sanctioning Motor Cycle allowance to the Junior Engineers working in Housing and Urban Development Department, Irrigation and Power Department and Works Department was under consideration of Government.

2. After careful consideration the Governor has been pleased to decide that such of the Junior Engineers of the said Departments of Government as are required to perform journeys frequently at the Headquarters or within a short distance from their headquarters for

which no daily allowance is admissible, will be entitled to get motor-cycle allowance at the rate of Rs. 125 per month as admissible under rule 34 of Orissa Travelling Allowance Rules.

3. Grant of motor cycle allowance shall be subject to production of certificate by the concerned Junior Engineer once in the beginning of each financial year to the effect that the motor cycle/scooter is owned, maintained and utilised by him for official purpose. Before sanctioning such allowance the concerned authority shall certify that the requirements of the rules are being fulfilled in each individual case.

4. This order shall take effect from 1st January 1989.

R. N. DAS

Secretary to Government

No. 7930—TA-1/89-F.,

GOVERNMENT OF ORISSA
FINANCE DEPARTMENT
OFFICE MEMORANDUM

Bhubaneswar, the 4th March 1989

Subject—Family of a married female Government servant for the purpose of travelling allowance.

In terms of Rule 14 of Orissa Travelling Allowance Rules, the parents of a Government servant are included in the definition of 'family' subject to fulfilment of other conditions specified therein. A question has arisen as to whether the parents-in-law of a married female Government servant can be brought within the definition of the term 'family' for the purpose of the above rules.

2. The matter has been examined and after careful consideration, the Governor has been pleased to decide that a married female Government servant will be given the choice to include either her parents or her parents-in-law in the definition of family for the purpose of above rules subject to the condition that they are

actually residing with her and are wholly dependant on her and their individual income from all sources including pension etc., does not exceed the limit prescribed in the said rules.

3. A certificate as prescribed below shall be furnished by the married female Government servant while making the claims.

"I certify that my father, mother/father-in-law, mother-in-law is/are wholly dependant upon me and that no claims have been made for him/her/them by any other Government servant".

4. This order shall take effect from the date of its issue and pending cases, if any, shall be disposed of accordingly. Cases already decided shall not be reopened.

5. Necessary amendments to Orissa Travelling Allowance Rules will be made in due course.

B. PALAI

Joint Secretary to Government

No. 21193—Pen.-4/88-F.

GOVERNMENT OF ORISSA
FINANCE DEPARTMENT
OFFICE MEMORANDUM

Bhubaneswar, the 24th May 1988

Subject—Facilities to the Drivers who die while on duty.

Sanction of compassionate grant is governed by Orissa Civil Service (Compassionate Grant) Rules, 1964. Under the said rules, the family of the Government servant shall be eligible for compassionate grant in the event of death of the Government servant while in service subject to