

ಕಾರ್ಡ್ ಪ್ರಕಟಿಸಲಾದುದು ಪ್ರಕಟಿಸಲಾದುದು

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"ÁUÀ 1

gÁdå ¸ŘÁðgÞÀªÄÄRå DZñÌÌÀÄ ºÁUÆ ¸ÄVÆÃ-ɪÄÄAVÁZÀ J ¯ÁèE ¯ÁSÚÌÆUÆ ¸ÀŞA¢ĭ ZÀDZñÌÌÄÄ

PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

Sub: Revision of Pension/Family Pension in respect of Teachers on 2006 UGC/AICTE/ICAR scales of pay and who have retired/died on or after 01.04.2012 – issue of corrigendum – reg.

READ: 1. G.O. No. FD (Spl) 113 PEN 2012 dated 07.01.2013.

- 2. Addendum G.O. No.FD (Spl) 113 PEN 2012 dated 09.05.2017.
- 3. G.O.No: FD 33 PEN 2018 dated: 24.04.2018.

PREAMBLE:

It is an established policy of the State Government to treat the retired teachers on UGC/AICTE/ICAR scales of pay on par with the State Government pensioners. Accordingly, in G.O. dated: 07.01.2013 read at (1) above, orders have been issued revising the pension of teachers on 2006 Revised UGC/AICTE/ICAR scales of pay and who have retired subsequent to 01.01.2006. Further, in G.O. dated: 09.05.2017 read at (2) above, orders have also been issued to insert suitable provision for calculation of enhanced family pension. In order to bring parity between the State Government pensioners and the retired teachers on UGC/AICTE/ICAR scales of pay, Government have introduced the corrective factor of 1.839 in respect of teachers who have retired on or after 01.04.2012.

As per the provisions of Rules governing regulation of service conditions normally the amount of pension should not exceed 50% of the last pay drawn. However, it has come to the notice of the State Government that the corrective factor of 1.839 adopted to calculate the pension in G.O. referred at (1) above in respect of teachers on 2006 UGC/AICTE/ICAR scales of pay and retired on or after to

01.04.2012 is not in order. Further, it is noticed that the amount of pension calculated using the corrective factor of 1.839 has resulted in fixation of the amount of pension more than 50% of the last pay drawn across the cadres. It is also noticed that in majority of the cases, the fixation of pension using the said corrective factor not only enhanced the amount of pension more than 75% of Last Pay Drawn but also resulted in excess payment of pensionery benefits.

Government have also noticed the complexities involved in the revision of pension of these category of teachers subsequent to Central and State Government Pay Revisions after 01.01.2016. Any decision to continue the payment of pension at enhanced rates by virtue of the wrong corrective factor mentioned above will not only result in fixation of the amount of pension at higher level to these category of pensioners who continue to draw more pension than the teachers retired subsequent to 01.01.2016 and who have put in more number of qualifying service in a particular cadre than the teachers retired prior to 01.01.2016. Further, this will also lead to a situation which will create separate class of pensioners in the homogeneous group of pensioners. Hence, fixation of pension at a higher level by using the wrong corrective factor is not only contrary to the very spirit of the provisions of Service Rules governing fixation of pay and pension but also against the policy of the State Government.

In the circumstances, Government have decided to issue the following orders:

CORRIGENDUM No. FD (Spl) 113 PEN 2012 BENGALURU, DATED: 11th March 2020

In Government Order No.FD(Spl) 113 PEN 2012 dated: 07.01.2013 for the words and figures "Corrective Factor of 1.839" wherever it occurs shall be replaced with the following words and figures

"Corrective Factor of 1.6"

- 2. Refixation of pension/family pension using the revised corrective factor of 1.6 shall be subject to the following conditions:
 - i. Calculation of pension/family pension by using the revised corrective factor of 1.6 shall be made retrospectively but the monetary benefit of such revised amount of pension /family pension shall be payable prospectively from 1st July 2020.
 - ii. The amount of pension so computed shall not exceed the maximum pension of Rs.39,900/- or 50% of the last pay drawn whichever is less.

- iii. Any excess payment of pension or pensionery benefits excluding the commuted portion of pension already made by adopting the old corrective factor shall not be subject to recovery or any type of adjustments in future pension payments.
- iv. The commuted value of pension already granted with reference to earlier fixation of pension amount shall however be subject to recovery with reference to the original commuted portion of the amount granted earlier.
- v. The period of recovery of commuted value of pension already granted with reference to the earlier amount of pension fixed by using the wrong corrective factor of 1.839 may be extended by the pension sanctioning authority to one year subject to a maximum of two years depending on the case. Provided, no decision shall be taken to extend the period of recovery of commuted portion of the amount of pension unless the pensioner concerned submits a representation within three months from the date of issue of this order. The provisions of sub rule (14) of Rule 376 of KCSRs shall stand modified to that extent in such exceptional cases.
- 3. The Head of the office/Pension sanctioning authorities concerned shall ensure that this order is implemented by 30.06.2020.
- 4. Dearness Allowance orders issued in respect of State Government pensioners from time to time shall continue to apply.
- 5. The amount of pension/family pension so arrived is subject to further revision as per the provisions of G.O. No: FD 33 PEN 2018 dated: 24.04.2018. The provisions in para (13) of the said Government Order is modified to that extent accordingly.
- 6. The relaxation made in respect of regulation of pension in the present case shall not be considered as a precedent to regulate the pension of state government employees.

By Order and in the name of the Governor of Karnataka

(D.S.JOGOJE)

Deputy Secretary to Government, Finance Department (Services-2).

PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

Sub: Revision of Pension/Family Pension in respect of teachers

on 2016 Revised UGC/ICAR/AICTE Scales of Pay and who have retired/died on or after 01.01.2016 but before

01.07.2017 - reg.

Read: G.O. No.FD(Spl) 81 PEN 2012 dated: 03.05.2012.

G.O. No.FD(Spl) 113 PEN 2012 dated: 07.01.2013.

G.O. No.FD 33 PEN 2018 dated: 24.04.2018.

G.O. No.FD 14 SRP 2018 dated: 10.07.2018.

G.O. No.FD 19 SRP 2019 dated: 04.11.2019.

PREAMBLE:

The pay and allowances and pension of State Government employees are being revised periodically as per the recommendations of the expert bodies like Pay Commission/Official Pay Committee constituted by the State Government from time to time. The Central Government revises the pay and pension of its employees once in 10 years whereas similar exercise is done in respect of State Government employees once in every 5 to 6 years. The pay structure, period of revision and the methodology adopted in revision of pay scales in respect of the State and Central Government employees are quite distinct and different but not identical. The State Government has its own distinct pay structure and the pay of employees is regulated as per the provisions of Rules framed by the State Government.

As a matter of policy and precedents and as per the policy mandate of the GOI, the Central Government Pay Scales are extended to the teaching faculties working in higher educational institutions of the State and termed as UGC/ICAR/AICTE Pay Scales depending on the type of the higher educational institution. Financial assistance is being provided by the GOI towards payment of salary to the teaching staff on UGC/ICAR/AICTE Scales of Pay. However, GOI financial assistance is not available to pay the pension and pensionery benefits to these teachers. It is also an established policy of the State Government to treat the retired teachers on UGC/ICAR/AICTE Scales of Pay on par with the rest of the State Government employees.

As per the recommendations of the 7th Central Pay Commission, the GOI in consultation with the UGC/ICAR/AICTE has revised the pay scales of teachers working in higher educational institutions under the control of the Central Government w.e.f. 01.01.2016. In view of the financial assistance towards payment

of salary as stated above this scheme of GOI has also been implemented in the State Government.

Further, the State Government have also revised the pay and pension of its employees w.e.f. 01.07.2017 as per the recommendations of the 6th State Pay Commission constituted by it. In view of the huge financial implications on account of revision of pay and pension, the monetary benefits of such revision have been extended w.e.f. 01.04.2018.

In the circumstances, Government have considered it necessary to revise the pension and pensionery benefits payable to the above mentioned teachers working in higher educational institutions under the State Government. Accordingly, the following orders are issued.

GOVERNMENT ORDER NO. FD 2 SRP 2020 BENGALURU, DATED 12th MARCH 2020

Government are pleased to order that the pension of the teachers and equivalent cadre staff on 2016 Revised UGC/ICAR/AICTE Scales of Pay and who have retired from service on or after 01.01.2016 but before 01.07.2017 shall be determined by using the following formula w.e.f. 01.01.2016.

subject to a maximum of Rs.39,900/-

- 2. The amount of pension calculated by using the above formula shall not exceed the Maximum pension of Rs.39,900 admissible to the State Government pensioners vide; G.O. No.FD(Spl) 81 PEN 2012 dated: 03.05.2012.
- 3. The retired teachers are entitled to terminal leave benefits as per the provisions of KCSRs with reference to the last pay drawn in 2016 Revised UGC/ICAR/AICTE Scales of Pay.
- 4. The retired teachers are entitled to the pensionery benefits as contemplated in G.O. No.FD(Spl) 81 PEN 2012 dated: 03.05.2012. The provisions in para 13 of the said order stands modified to that extent accordingly.
- 5. The amount of pension so arrived at using the above formula shall be subject to further revision as per the provisions of G.O. No.FD 33 PEN 2018 dated: 24.04.2018 and are entitled to the monetary benefit of such revised pension w.e.f.

01.04.2018. The provisions of the said G.O. stands modified to that extent accordingly.

- 6. The Dearness Allowance orders issued in respect of State Government Pensioners from time to time shall also apply.
- 7. The amount of pension/family pension determined as above is subject to revision in future as and when the pension of State Government employees are revised.
- 8. The retired teachers are entitled to the benefit of arrears of pension if any after revision of pension as per the provisions of this order. However, while calculating the arrears of pension the amount of DA sanctioned by virtue of G.O. Nos FD 14 SRP 2018 dated: 10.07.2018 and FD 19 SRP 2019 dated: 04.11.2019 shall be taken into account.

By Order and in the name of the Governor of Karnataka

(D.S.JOGOJE)

Deputy Secretary to Government Finance Department (Services-2)

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PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

Sub: Revision of Pension/Family Pension of teaching staff who continue to draw pay in the 2006 Revised AICTE Scales of Pay and who have retired/died on or after 01.01.2016- reg.

Read: 1.G.O. No.FD(Spl) 81 PEN 2012 dated: 03.05.2012.

2.G.O. No.FD(Spl) 113 PEN 2012 dated: 07.01.2013.

3.G.O. No.FD 33 PEN 2018 dated: 24.04.2018. 4.G.O. No.FD 14 SRP 2018 dated: 10.07.2018. 5.G.O. No.FD 19 SRP 2019 dated: 04.11.2019.

PREAMBLE:

The pay and allowances and pension of State Government employees are being revised periodically as per the recommendations of the expert bodies like Pay Commission/Official Pay Committee constituted by the State Government from time to time. The Central Government revises the pay and pension of its employees once in 10 years whereas similar exercise is done in respect of State Government employees once in every 5 to 6 years. The pay structure, period of revision and the methodology adopted in revision of pay scales in respect of the State and Central Government employees are quite distinct and different but not identical. The State

Government has its own distinct pay structure and the pay of employees is regulated as per the provisions of Rules framed by the State Government.

As a matter of policy and precedents and as per the policy mandate of the GOI, the Central Government Pay Scales are extended to the teaching faculties working in higher educational institutions of the State and termed as UGC/ICAR/AICTE Pay Scales depending on the type of the higher educational institution. Financial assistance is being provided by the GOI towards payment of salary to the teaching staff on UGC/ICAR/AICTE Scales of Pay. However, GOI financial assistance is not available to pay the pension and pensionery benefits to these teachers. It is also an established policy of the State Government to treat the retired teachers on UGC/ICAR/AICTE Scales of Pay on par with the rest of the State Government pensioners.

Therefore, as a matter of policy and in order to maintain uniformity in the pay scales of the teaching staff working in different higher Educational Institutions, the Revised AICTE pay Scales are being extended to the faculties working in certain higher educational institutions for which no central financial assistance is available subject to such conditions or modifications as may be determined by the State Government from time to time. However, in view of the huge financial burden in extending the revised pay scales retrospectively, the benefits are extended prospectively. Even, the entire expenditure incurred towards payment of pension to these employees is also borne by the State Government.

Government have also issued orders revising the pension of teachers on 2016 revised UGC/ICAR/AICTE scales of pay and retired subsequent to 01.01.2016.

Further, the State Government have revised the pay and pension of its employees w.e.f. 01.07.2017 as per the recommendations of the 6th State Pay Commission constituted by it. In view of the huge financial implications on account of revision of pay and pension, the monetary benefits of such revision have been extended w.e.f. 01.04.2018.

It is also an established policy of the State Government to treat the retired teachers on UGC/ICAR/AICTE Scales of Pay on par with the rest of the State Government employees.

In the circumstances, Government have considered it necessary to revise the pension and pensionery benefits payable to the teaching and equivalent cadre staff on 2006 Revised AICTE pay scales, who have retired subsequent to 01.01.2016.

Accordingly, the following orders are issued.

GOVERNMENT ORDER NO. FD 4 SRP 2020 BENGALURU. DATED 23rd MARCH 2020

Government are pleased to order that the pension of the teachers and equivalent cadre staff on 2006 Revised AICTE Scales of Pay and who have retired from service on or after 01.01.2016 shall be regulated as follows;

- i) The pension and pensionery benefits of teaching and equivalent cadre staff who retires on or after 01.01.2016 but before 01.07.2017 shall be determined as per the provisions of the G.O. No: FD (Spl) 113 PEN 2012 dated: 07.01.2013 and Corrigendum order dated: 11.03.2020.
- ii) The amount of pension determined as above shall be subject to further revision as per the provisions of G.O.No: FD 33 PEN 2018 dated: 24.04.2018.
- iii) The revision of pension takes effect from the date of retirement and the employee is entitled to the balance of arrears if any payable after revision and refixation.
- iv) Any excess payment made under earlier order shall not be recovered and refixation of pension in such cases shall be prospective.
- 2. Government are also pleased to order that the pension of the teachers and equivalent cadre staff on 2006 Revised AICTE Scales of Pay and who have retired from service on or after 01.07.2017 but before 01.01.2019 shall be determined by using the formula given below subject to fulfilment of the following conditions;

- i) The amount of pension determined as above shall be notional till 31.03.2018 and the monetary benefit of revised pension shall be payable w.e.f.01.04.2018.
- ii) Employees retired during 01.07.2017 and 31.03.2018 are entitled to get pension and pensionery benefits as per the provisions of G.O. No: FD (Spl) 113 PEN 2012 dated: 07.01.2013 and Corrigendum order dated:11.03.2020 read with the provisions of G.O.No: FD 33 PEN 2018 dated: 24.04.2018. However, the employee is entitled to the enhanced amount of pension w.e.f.01.04.2018.
- 3. Government are also pleased to order that the pension of the teachers and equivalent cadre staff on 2006 Revised AICTE Scales of Pay and who have retired from service on or after 01.01.2019 shall be determined by using the formula given below;

subject to a maximum of Rs.75,300/-

- 4. The amount of pension calculated by using the above formula shall not exceed the Maximum pension of Rs.75,300 admissible to the State Government pensioners vide; G.O. No. FD 33 PEN 2018 dated: 24.04.2018.
- 5. The retired teachers are entitled to terminal leave benefits as per the provisions of KCSRs with reference to the last pay drawn.
- 6. The retired teachers are entitled to the pensionery benefits as per the provisions of Rules/Orders governing grant of pension that are in force at the time of retirement.
- 7. The provisions of para (13) of the G.O.No FD 33 PEN 2018 stands modified accordingly.
- 8. The amount of pension so arrived at using the above formulae is subject to revision in future as and when the pension of State Government employees is revised.
- 9. The Dearness Allowance orders issued in respect of State Government Pensioners from time to time shall apply.
- 10. The retired teachers are entitled to the benefit of arrears of pension if any after revision of pension as per the provisions of this order. However, while calculating the arrears of pension the amount of DA sanctioned by virtue of G.O. Nos FD 14 SRP 2018 dated: 10.07.2018 and FD 19 SRP 2019 dated: 04.11.2019 shall be taken into account.

By Order and in the name of the Governor of Karnataka

(D.S.JOGOJE)

Deputy Secretary to Government Finance Department (Services-2)

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ಕರ್ನಾಟಕ ಸರ್ಕಾರ

ಸಂ:ಟಿಡಿ 9 ಟಿಡಿಆರ್ 2020

ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಸಚಿವಾಲಯ ಬಹುಮಹಡಿ ಕಟ್ಟಡ ಬೆಂಗಳೂರು, ದಿನಾಂಕ:03-04-2020

ಅಧಿಸೂಚನೆ

ಕೋವಿಡ್-19ರ ಹಿನ್ನೆಲೆಯಲ್ಲಿ ಕರ್ನಾಟಕ ರಾಜ್ಯವನ್ನು ಸಂಪೂರ್ಣವಾಗಿ ಲಾಕ್ ಡೌನ್ ಮಾಡಿರುವುದರಿಂದ ಇದೊಂದು ವಿಶೇಷ ಪ್ರಕರಣವೆಂದು ಪರಿಗಣಿಸಿ, ಕರ್ನಾಟಕ ಮೋಟಾರು ವಾಹನ ತೆರಿಗೆ ಕಾಯ್ದೆ 1957ರ ಕಲಂ 4(1)ರ ನಿಯಮಗಳನ್ನು ಸಡಿಲಗೊಳಿಸಿ, ಕರ್ನಾಟಕ ರಾಜ್ಯದ ಎಲ್ಲಾ ನೋಂದಾಯಿತ ವಾಹನಗಳಿಗೆ (ಹೊಸ ವಾಹನಗಳ ನೋಂದಣಿಯನ್ನು ಹೊರತುಪಡಿಸಿ) ಅನ್ವಯಿಸುವಂತೆ ದಿನಾಂಕ: 15-04-2020 ಮತ್ತು 15-05-2020ರ ಒಳಗಾಗಿ ಪಾವತಿಸಬೇಕಾಗಿದ್ದ ಮೋಟಾರು ವಾಹನ ತೆರಿಗೆಯನ್ನು ದಂಡ ರಹಿತವಾಗಿ ಪಾವತಿಸಲು ದಿನಾಂಕ: 01-06-2020 ರವರೆಗೆ ಅವಧಿಯನ್ನು ವಿಸ್ತರಿಸಿ ಆದೇಶಿಸಿದೆ.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

(**ಎಂ. ಸತ್ಯವತಿ**) ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ, ಸಾರಿಗೆ ಇಲಾಖೆ.

PR-100