

ந.க.எ.க/21768/87  
நாள் 11.3.87.

ஆராய்வாளர் அவலகம்,  
சென்னை-2.

அரசு ஆணைகளின் தொகுப்பு 1/87

பொருள்: பிரதி மாதம் அரசு ஆணைகளின் முக்கிய குறிப்புகளை தயார் செய்து அனுப்புதல் தொடர்பாக 1987க்கு முதல் தொகுப்பு அனுப்புதல்.

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தலைமை அவலகத்தில் 1987 சனவரி மாதத்தில் பெறப்பட்ட முக்கிய அரசு ஆணைகளின் சுருக்கம் மற்றும் அதற்கு முன் மாதங்களில் விடுபட்ட அரசு ஆணைகளின் சுருக்கங்களையும் தொகுத்து இத்தடவி அனுப்பப்படுகிறது.

இத்தொகுப்பினைப் பெற்றமைக்கு ஒப்புதல் வழங்குமாறும் கோரப்படுகிறது.

(ஓம்) க. இரத்தினசுவாமி,  
இணை ஆராய்வாளர்.

இணைப்பு: 1/87 அரசு ஆணைகளின் தொகுப்பு.

பெற்றுள்

1. தலைமை அவலக அனைத்துப் புரிவுகள்.
2. வகை 3சிபடி அனைத்து சார்பினை அவலகங்கள்.

/உற்றமை நகல்/

08/19,3,

அனைத்து தொகுப்பு  
கண்காணிப்பாளர்.

08  
20/4/87

80% only of the estimate cost of the work at the ~~next~~ estimate cost of purchase of materials cannot be complied.

Letter No.139715/V1/85-16/PWD dt. 19.1.87.

Advances - Grant of advance to the employees of Corporation and Municipal electrical Undertakings in connection with the expenses for education of children - Increase of advance amount.

The Government permit the sanction of interest free advance of Rs.300/- to the employees of Electrical undertakings of Madurai and Coimbatore Corporation and Karur, Pollachi and Thanjavur Municipalities who are in service as on 1.10.78 upto the pay range of Rs.1200/- to meet the expenses of Education of their children from the funds of the respective local bodies.

G.O.Ms.No.95 MA&WS dt. 22.1.87.

மாநகராட்சி

மதிப்பீதியம் - மாநகராட்சி மற்றும் நகராட்சி மின் ஏற்பு - 2150 மின் இணைப்பு பட்டியல்களுக்கு மேல் வேலை பாரீக்கும் மின் காசாளர்களுக்கு ஒரு இணைப்பிற்கு ரூ.0.25 பை வீதம் மதிப்பீதியம் வழங்குதல்.

1150 மின் இணைப்புப் பட்டியல்க்கு மேல் மாதாந்திர மின் கட்டணப் பட்டியல் சார்பு, வசூல் மற்றும் அத்தடன் இணைத்துள்ள பணிகளை மேற்கொள்ளும் மதுரை மற்றும் கோவை மாநகராட்சி கருர், பொள்ளாச்சி மற்றும் தஞ்சாவூர் நகராட்சி மின் ஏற்பு சிட்டத்தில் பணிபுரியும் காசாளர் களுக்கு ஒரு பட்டியல்க்கு ரூ.0.25 பை வீதம், இவ்வாண வெளியிடப்படும் நாள் முதல் வழங்க உத்தரவிடப்படுகிறது. இதற்கு ஆகும் செலவீனத்தை சம்பந்தப்பட்ட மாநகராட்சி மற்றும் நகராட்சியே ஏற்க வேண்டும்.

அரசாணை (நிலை) என்.96 நகராட்சி நிர்வாகம்  
மற்றும் குடிநீர் வழங்குதறை நாள் 22,1.87.

CORPORATIONS

Tax-Advertisement tax - Corporation of Madras  
Revised rates to be levied - Proposal of the  
Corporation of Madras - Approved.

Under section 129A of the Madras City Municipal Corporation Act 1919 the Government approved the proposal of revised rates of tax on advertisements to be levied by the Corporation of Madras.

G.O.Ms.No.1353/MA&WS/ dated 17.12.86.

Electricity - Inspection of Electrical  
instalation and other services rendered by the  
electrical inspectorate collection of fees  
in advance - Instructions issued.

The Commissioner, Coimbatore Corporation has requested to permit the Coimbatore Corporation to pay a scrutiny fee of 30% only of the estimated cost of the work or the estimated cost of purchase of materials by tender etc. in advance and the balance of 20% be paid after scrutiny and approval of the estimate or tender.

The Chief Electrical Inspector to Government has stated that scrutiny was being done by the electrical Inspectorate only as a service for which  $\frac{1}{2}$ % of the cost of tender is collected as fees for services rendered namely technical advice. Since there were large arrears of fees due to the electrical Inspectorate from T.N.E.B Government Departments Municipal Undertakings, orders were issued in G.O.Ms.No.82/FWD dt. 19.1.78 that payment of fees due to the Electrical inspectorate should be insisted upon and collected in advance. So it is suggest that the Corporation can maintain a Register and adjust the excess amount on the next occasion itself if any amount was paid in excess on the earlier occasion to the inspectorate and in order to avoid the problem of excess amount outstanding for a long time. The difficulties can be eliminated if the above procedure is followed. Therefore the request made in by the Coimbatore Corporation to pay a scrutiny fee of

MUNICIPALITY

Audit - Release of DCRG in respect of deceased  
Municipal Commissioner settlement of audit  
objection - Instructions - Issued.

The administrative authorities should initiate action under T.N.Civil services (Classification Control, and appeal) rules, against the Executive authority concerned, immediately on receipt of reports in lieu of surcharge on Quantum of Loss Reports from the Examiner of Local Fund Accounts pointing out pecuniary losses caused to the funds of the Municipal councils/Municipal Townships by their negligence or misconduct and pass final orders expeditiously. In respect of cases in which the final orders of recovery have not been passed by the competent authorities prior to the death of officials concerned, the D.C.R.G. shall be paid to the legal heirs of the deceased Officers, subject to the recovery of the amounts representing personal advances drawn for 'self' by the deceased Officer and pending adjustment as at the time of death and other personal dues such as quarters rent, excess phone call charges, electricity and other services charges etc. and any other due to the local body concerned and any other dues to the Government.

All the audit objections involving pecuniary losses caused during the period of officess of the deceased Executive authorities (Excepting the amount representing personal advances drawn by them and personal dues to the Municipal Council/Township) should not be pressed in so far as the deceased Executive authority concerned, and that executive authority in office should initiate suitable action to settling these objections by recovering the amount of losses by other means from the person or persons individually or jointly responsible so that the loss to the local body is minimised. The final settlement of these objections should be watched by the Examiner of Local Fund Accounts through the audit reports concerned.

G.O.Ms.No.1309/MA&WS dated 3.12.86.

Committee - Local Fund Accounts Committees:  
for purpose of settling audit objections  
relating to Corporation of Coimbatore  
constitution - Orders - Issued.

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The Government have decided to constitute a committee to facilitate expeditious settlement of a pending audit objections relating to the Corporation of Coimbatore. They accordingly direct that a committee called "Local Fund Accounts Committee for the Corporation of Coimbatore" be constituted with the following members.

- |  |   |           |
|--|---|-----------|
| 1. Commissioner and Secretary to Government,<br>Municipal Administration and Water Supply<br>Department, Madras.600 009. | ; | Chairman  |
| 2. Commissioner and Secretary<br>Health and Family Welfare or his nominee  | ; | Member    |
| 3. Commissioner and Secretary<br>Transport Department or his nominee   | ; | "         |
| 4. Commissioner, Coimbatore Corporation  | ; | "         |
| 5. Chief Engineer<br>Highways and Rural Works, Madras.5.   | ; | "         |
| 6. Chief Engineer<br>Tamilnadu Water Supply and Drainage   | ; | "         |
| 7. Examiner of Local Fund Accounts   | ; | "         |
| 8. Chief Accounts Officer<br>Coimbatore Corporation  | ; | Secretary |

Committee will be a non-statutory one and will meet once in a year or as often as necessary. The members are eligible to draw T.A. under the rules for the journey performed by them.

G.O.Ms.No.52/MA&WS dated 9.1.87.

Establishment - Municipalities and Township  
Committees - Special Grade to Drivers working  
in Municipalities and Township Committees -  
on Completion of 20 years of satisfactory service.

In G.O.Ms.No.210/Finance(Pub.II) dated 28.3.84 orders have been issued to award the Special Grade to the Drivers in all Government Departments in the scale of pay of Rs.400-15-490-20-650-25-700 on completion of 20 years of satisfactory service in that post irrespective of the fact whether they have completed 10 years of satisfactory service in the selection grade or not.

The Government direct that the orders issued above be extended to the Drivers in Municipalities with effect from 28.3.84.

G.O.Ms.No.112/MA&WS(E6) dated 23.1.87.

Panchayat Union

Celebration of Republic day on 26th January 1987  
in the local bodies - Monetary limit

The Executive authority of the Panchayats, Town Panchayats, Panchayat Townships and the Panchayat Unions are requested to organise a flag hoisting ceremony in the respective headquarters. They are also requested to arrange for the distribution of sweets to children with the help of local charitable minded persons. The expenditure to be incurred from the funds of the local bodies, should not exceed the prescribed monetary limit mentioned below.

- |   |           |                 |
|---|-----------|-----------------|
| 1. Panchayat Union Councils and Panchayat | {         |                 |
|   | Townships | { Rs.100/- each |
| 2. Panchayats (either Village or Town)    |           | : Rs.30/- "     |

G.O.Rt.No.17/RD Dept. dt. 3.1.87.

Pension

Pension - Commutation of Pension -  
Procedure for the sanction of second  
or subsequent commutation - Order issued.

The Government direct that the procedure of issuance of formal sanction orders by the competent authority for the payment of the commuted value of pension in respect of second or subsequent commutations be dispensed with and the Accountant General is empowered to authorise the amount admissible straightaway based on the applications submitted by the pensioners through the pension disbursing officers.

Conditions

- (1) The Commutation shall become absolute on the date of application.
- (2) The lumpsum amount payable to the applicant shall be calculated with reference to the table of values applicable to the individual on the date on which the commutation become absolute.
- (3) The reduced pension shall take effect from the date of drawal of commuted value of pension or at the end of 3 months after the issue of the authorisation by the Accountant General for the payment of commuted value of pension whichever is earlier.

G.O.Ms.No.42 Finance(Pen) dt. 13.1.87.

Pension - Liberalised Pension Formula Extension of  
benefits to retired State Government Servants who were  
in receipt of pension on 1st October 1979 - Clarification.

In supersession of the amendment issued in para 3 of the Government letter 62136 A/Pen/85-3 Finance dt. 26.2.86 the following amendment is issued.

Amendment: Add the following to para 5(iii) of G.O.Ms.No. 397 Finance(Pen) dt. 14.6.64.

"Similarly, all Government Servants who retired from Service from 2.10.1970 to 31.12.72 will continue to get the benefits contemplated in G.O.Ms.No.228/Finance dt.8.12.71 and those who retired from service from 1.1.73 to 30.9.79



will continue to get the benefits contemplated in G.O.Ms.No. 601/Fin/dt. 27.4.74.

2. Consequent on the above amendment, pensioners who have retired during the period from 2.10.70 to 31.12.72 with a qualifying service of less than 51 six monthly periods and those who have retired during the period from 1.1.73 to 30.9.79 with a qualifying service of less than 61 six monthly periods only are permitted to exercise revised option based on actual calculation.

3. The revised option should be exercised by each pensioner within 6 months from the date of issue of this letter. The revised option once exercised is final and irreversible. The revised option if exercised after the stipulated period will not be entertained under any circumstances.

4. The Government also direct that in cases where the revised pension as per actual calculation becomes lesser than the pension already fixed as per ready reckoner the pension so fixed shall be allowed.

5. As regards the pensioners belonging to Non-Government Educational institutions separate orders will be issued from the Education Department.

Letter No.114614/Pen/86-4 Finance(Pen)dt. 28.1.87.

Pension - Payment of Pension to the handicapped and disabled municipal adhoc pensioners through M.O. at the cost of municipal councils to follow instructions.

In G.O.Ms.No.1008/RDLA/dt. 11.7.83 orders have been issued permitting all the municipal adhoc pensioners who have no banking facility to receive their pension by M.O. at the cost of municipal councils. In the Government letter 129017/Legis/84-1 dt. 7.1.85 permitted the handicapped and disabled municipal adhoc pensioners to receive their adhoc pension including D.A. by money order at the cost of municipal council concerned even if they have no banking facility.



It is requested that suitable instructions to the officers concerned to adhere the existing instructions in future strictly and also request you to refund the money order Commission so far deducted from the pension amount of the adhoc pensioners after the issue of instructions.

Letter No.65059/EV1/86-2/ML&WS dt. 12.1.87.

Pension - Qualifying Service preliminary verification - Instructions issued.

Under rule 29 of Tamilnadu Pension rules 1978, the Qualifying service of the Government Servants who completes 25 years of service should be got verified by audit Officer concerned.

Letter No.97873/PGC/86-4/PAAR dt. 30.1.87.

Reemployment - Fixation of pay of re-employment military pensioners - Orders issued.

The Government direct that in the case of military pensioners retiring before attaining the age of 55, the pension as shown below shall be ignored in fixing their pay on re-employment.

- (i) In the case of commissioned officers, the first Rs.500/- on pension.
- (ii) In the case of personnel below commissioned officers rank, the entire pension.

The existing limits of military pensions to be ignored in fixing the pay of re-employed pensioners will cease to be applicable to cases of re-employment under Civil employment with effect from the date of this order (ie. 29.1.87).

In the case of persons who are already on re-employment, the pay should be re-fixed on the basis of these orders with immediate effect, provided they opt to come under this order. If they do not, their terms would be determined a fresh as if they have been re-employed for the

first time from the date of this order. This order will not however apply in the case of persons who have retired on attaining the age of 55 and who are already re-employed and who continue to be in re-employment without a break.

This order will not apply for civil pensioners. In respect of Civil pensioners who are re-employed in the civil post after superannuation, the regulation of pay will be in accordance with the provisions of Rule 44 of the Tamil Nadu Pension rules 1978.

G.O.Ms.No.74 Finance(Pen) dt. 29.1.87.

Fundamental Rules:

Fundamental Rules - Ruling (35) under rule 22 - Government Servants appointed to Selection Grade/ Special Grade Posts - Fixation of pay - Amendment issued - Shall be deemed to have come into force on 1.10.84 notionally and with monetary benefit on the 1.4.86.

Amendment: In the said F.R. under rule 22, in the rulings, for ruling (35) the following ruling shall be substituted, namely:-

"(35) (1) The pay of the Government Servants appointed to selection grade posts shall be fixed as indicated below:-

(i) where there is a corresponding stage after adding one increment in the ordinary grade at the same stage in the Selection Grade;

(ii) where there is no corresponding stage as referred to in clause (i) above at the lower stage in selection grade and the difference between that stage and the amount worked out as indicated in clause (1) above shall be treated as "Personal Pay" Personal Pay due to the fixation of pay in Selection Grade shall be continued to be drawn till the individual is moved to another post and this 'Personal Pay' shall be taken into account for the purpose of fixation of pay on appointment to the higher post or to the special grade.

iii) Where after adding one increment in the ordinary grade, the amount is less than the minimum of the Selection Grade scale of pay at such minimum.

2) The service from the date of last increment in the ordinary grade post shall be allowed to be counted for increment in the Selection grade.

3) The above said mode of fixation shall also apply to Government servants appointed to special grade posts and special temporary posts".

G.O.Ms.No.15/P&AR(FR III)dt. 5.1.87.

F.R. - Pay fixation Government Servants  
Promoted/appointed from Special grade of the  
lower posts to higher posts - carrying  
identical scale of pay - Mode of fixation -  
Clarification issued.

A point arises on the mode of fixation of pay when a Government Servant is promoted/appointed to a higher post from the Special grade of the lower post carrying identical scale of pay as the ordinary grade of the higher post.

It is clarified that pay in such cases shall be fixed either under FR 22B with reference to the notional pay in the Selection Grade of the lower post on the date of Promotion/appointment to the higher post with the 5% increase of pay with reference to such notional pay or at the stage in the ordinary grade of the higher post after adding the notional increment to the pay drawn in the special grade scale of the lower post at his option. The option should be exercised within one month from the date of promotion/appointment and if no option is exercised within the period, pay shall be fixed at the stage in the higher post equal to the pay after adding one notional increment to the pay drawn in the special grade of the lower post. Those who were promoted/appointed prior to issue of this letter but on or

after 1.10.84 should exercise their option within two months from the date of issue of this letter.

Letter No.91062/FRI/86.3/P&AR dt. 9.1.87.

பொதுப்பணி - அரசாணை எண். 996 பணியாளர் மற்றும் நிர்வாகச் சீர்திருத்தத் துறை - நாள் 22, 9.84ன்படி பணிவரன் முறை செய்யப்பட்ட பணியாளர்களுக்கு பதவி உயர்வு அளித்தல் குறித்து.

மேற்குறிப்பட்ட அரசாணையின்படி பணிவரன்முறை செய்யப்பட்ட இளநிலை உதவியாளர்கள், தட்டச்சர் மற்றும் சுருக்கெழுத்துத் தட்டச்சர்கள் சிறப்பு விதிகள் இன்றும் வெளியிடப்படாத நிலையில் தகுதிகளைப் பருவம் முடித்ததாக ஆணையிட இயலாத, எனினும் பதவி உயர்வுக்குரிய தகுதிகளை அவர்கள் பெற்றிருப்பின் தற்காலிகப் பதவி உயர்வு அளிக்க பொதுவிதி 39(A) (1)ல் வகை செய்யப்பட்டுள்ளதால் அவர்களுக்கு தற்காலிக பதவி உயர்வின் மூலம் பணிவரன் முறை, முதலிலை ஆசியவற்றில் அவர்களுக்கு யாதொரு உரிமையும் பெறாததற்கு உபாயவர்கள் அலுவர் என்பதும் தெளிவுப் படுத்தப்படுகிறது.

கடித எண். 120672/86-1/பமநிச் நாள் 30, 1.87.

#### Leave Rules

Leave benefits - Surrender of E.L. - the period of compulsory retirement - Treated as duty - Permission to surrender leave - Instructions - issued.

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The Government direct that the Government Servants who have been reinstated into service from suspension, treating the period of suspension as duty should be allowed to surrender E.L. on dates due for such surrender, irrespective of the time limit provided that they apply for surrender leave benefits within one month from the date of receipt of orders treating the period spent. On compulsory retirement, removal or dismissal from service as duty.

Letter No.23186 A/86-9/P&AR (FR.3) dt. 19.1.87.

Grant of E.L. to Government Servants in lieu of unavailed joining time - Clarification - Regarding.

The words 'New post' referred in the G.O.Ms.No.281 P&R (FR.3) dt. 21.3.86 denotes the post in which the Government Servant joins duty on transfer. It does not interpret the words "New posts" as posts newly sanctioned by the Government.

Letter No.114950/(FR3)P&R/86-1 dt. 12.1.87.

Miscellaneous

Public Services - S.S.L.C. of Kerala, Karnataka, and Andhra Pradesh with eligible for admission to the College course.

The Government direct that S.S.L.C. of Kerala, Karnataka, Andhra Pradesh issued after 10 years school course with eligibility for admission to the College course in their respective states with not less than 35% of marks in each of the five subjects either in one or more sittings from 1978 be recognised as equivalent to the 10 years S.S.L.C. of Tamilnadu for purpose of minimum general educational qualifications for employment under this Government.

G.O.Ms.No.38/P&R dt. 19.1.87.

Advertisement - Release of advertisement through advertisement Agencies - Procedure for release - Instructions issued.

The Government have decided to issue the following instructions for the release of advertisements by Government departments/institutions

(1) The Officer who authorises the issue of an advertisement (whether tender, Land acquisition or display) should furnish a certificate along with each advertisement that sufficient funds are available to meet the cost of that advertisement, that the bill for the advertisement will be paid within 30 days after its receipt, and that no previous advertisement bill is pending with him for more than one month.

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2. No advertisement received in this department without the above certificate will be released to the Newspaper under any circumstances and

The Officer who furnishes the certificate referred to above will be personally responsible for the settlement of that advertisement bill.

G.O.Ms.No.16 Infor& Tourism (Advet.)  
dt. 19.1.87.

Tourism - Tourism declared as an 'Industry'  
Orders - Issued.

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The Government declare Tourism as an 'Industry' with the Commissioner and Secretary to Government (Tourism) as Chairman.

G.O.Ms.No.563 Information and Tourism  
dt. 28.12.86).

Contracts - Supply of Materials Banning of  
Business dealings with M/s System Controls and  
Transformer Private Limited, Gaziabad.

The T.N.E.B. has issued orders banning the business dealings with M/s System Controls and Transformers Private Limited, Gaziabad for a period of ten years under clause 16(111) of standardised code for suppliers.

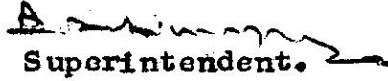
The T.N.E.B and all heads of departments in Public works Department are requested to ensure that no supply orders are placed with the aforesaid firm, even in binami.

Letter No.134307/USL/86-5 dt. 16.1.86.

Sd/- K. Ratnaswamy,  
Dept Examinr.

/true copy/

E/19.3.

  
Superintendent.

*Vee*  
20/1/87