

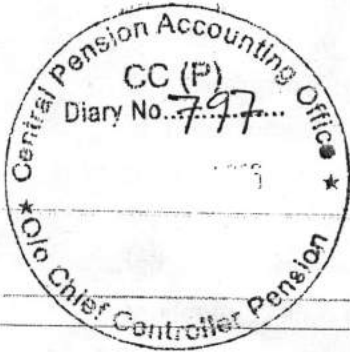
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F.No.45/03/2014-FF (P)

Government of India/Bharat Sarkar
Ministry of Home Affairs/Grih Mantralaya
Freedom Fighter Division

2nd Floor, NDCC-II Building,
Jai Singh Road, New Delhi-110'001.

Dated: 30th December, 2015



OFFICE MEMORANDUM

Subject: Dependent family pension under the Swatantrata Sainik Samman Pension Scheme 1980- review of policy – reg.

The undersigned is directed to invite attention to this Ministry's letter no. 8/2/98-FF(P) dated 13.10.2000 addressed to all the disbursing authorities of Swatantrata Sainik Samman Pension vide which it was instructed that the claimant of family pension should fulfil the twin conditions of falling into the eligible category of relationship i.e. widow/widower/unmarried daughter/ mother or father and their dependence on the deceased freedom fighter. Further, it has to be certified that such a dependent does not have any independent means of livelihood. The said instructions have been reiterated vide para 6 of the policy guidelines for disbursement of Central Samman Pension to be followed by authorized Public Sector Banks circulated vide this Ministry's communication of even number dated 6.8.2014. According to sub-para 6.1.2 of the above-mentioned guidelines the banks must ensure that a dependent pension is not sanctioned to a spouse or a daughter of a freedom fighter if:-

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- (i) The spouse/daughter is already employed in a Central or a State Government, Central/State PSU or local body.
- (ii) In case the spouse/daughter is working in a private sector or having his/her own business/activity then income from such job/activity exceeds ₹.20,000/- per month.
- (iii) The spouse/daughter should not be receiving a pension/salary on account of his or her own job or by virtue of the previous employment of the deceased freedom fighter.

Explanation – I:

As a thumb Rule, if a spouse/daughter is already receiving one salary/pension (excluding the State Freedom Fighters' pension), either due to his/her own job or deceased husband's/father's/mother's previous job, then such spouse/daughter should not be sanctioned Central Freedom Fighter Pension."

Please put up for circulation to Bank, IAC, CPAS units etc. and putting it on our website
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2. Thus as per the para 6.1.2 of the revised policy guidelines, the upper ceiling of monthly income was not uniform for Govt. and private source of income. To remove the above anomaly, the matter has been considered in consultation with Department of Expenditure, Ministry of Finance, Government of India and it has now been decided to amend the said para 6.1.2 of the revised policy guidelines by introducing a uniform income limit of ₹ 20,000/- per month or ₹ 2,40,000/- per year irrespective of whether it is from Govt. or a private source. Accordingly, Para 6.1.2 of the revised policy guidelines will now be read as under:-

"6.1.2: The banks must ensure that a dependent pensions is not sanctioned to a spouse or a daughter of a freedom fighter if :-

- (i) The spouse/daughter is already employed in a Central or a State Government, Central/State PSU or local body and income from such job/activity exceeds ₹ 2,40,000/- per year or ₹ 20,000/- per month.
- (ii) In case the spouse/daughter is working in a private sector or having his/her own business/activity then income from such job/activity exceeds ₹ 2,40,000/- per year or ₹ 20,000/- per month.
- (iii) The spouse/daughter is receiving a pension/salary on account of his or her own job or by virtue of the previous employment of the deceased freedom fighter and income from such job/activity exceeds ₹ 2,40,000/- per year or ₹ 20,000/- per month".

4. It is, therefore, requested to issue instructions to all concerned to follow these instructions scrupulously and take certificate from the dependents of the freedom fighters about amount and his/her source of income at the time of transferring of pension and also at the time of taking life certificate annually. All the banks are directed to review/reconsider all those cases in which pension had been stopped on the grounds of multiple pensions received by the dependent spouse/daughter keeping in view the above income ceiling of ₹ 2,40,000 per year (or ₹ 20,000/- per month). If found eligible, the pension may be released with immediate effect.


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5. The cases in which the monthly/annual income is above the upper ceiling prescribed above, may be reported to this Ministry along with a notice/intimation to the pensioner that (to be indicated in the notice) the pension may be discontinued in view of his/her other source of income exceeding the prescribed limit.

M. Batra
30/12/15

(Meenu Batra)

Deputy Secretary to the Government of India

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To

1. All the CPPCs of Public Sector Banks.
2. The Principal Chief Controller of Accounts (CCA), MHA, North Block, New Delhi.
3. The Chief Controller (Pensions), Central Pension Accounting Office (CPAO), Department of Expenditure, Ministry of Finance, Trikot-II, Bhikaji Cama Place, New Delhi.
4. Dy. Controller General of Accounts, O/o the Controller General of Accounts (CGA), Ministry of Finance, Department of Expenditure, 7th Floor Lok Nayak Bhawan, New Delhi.
5. The Director General (SMU), O/o Comptroller & Auditor General (C&AG) of India, Pocket-9, New Building, Deen Dayal Upadhyah Marg, New Delhi-110024.
6. The Chief Accountant, Reserve Bank of India (RBI), Central Office, Department of Accounts and Expenditure, Mumbai.
7. All Officers of Freedom Fighters' Division, MHA, New Delhi.
8. All processing Sections in Freedom Fighters' Division, MHA
9. The Pension Disbursement Monitoring Cell (PDMC), MHA, New Delhi.
10. All the Members of the Committee of Eminent Freedom Fighters.
11. The S.O. (IT), MHA, New Delhi for uploading it on the MHA website.

M. Batra
30/12/15