GOVERNMENT OF NCT OF DELHI PRINCIPAL ACCOUNTS OFFICE A-BLOCK, VIKAS BHAWAN, NEW DELHI-02

No. F.9(02)/2017/T-1/Pr AO/ 2304-2307

Dated : 26/09/2017

ENDORSEMENT

I am directed to forward herewith copy of the following endorsements of Finance Department, GNCT of Delhi for information and appropriate action.

- i. DCA (Admin)/(Tech)/(Accts)/Pension/Funds/IT. ii.
 - Sr. Accounts Officer (Admn/Acctts/Pension).

All Pay & Accounts Officers, GNCT of Delhi, New Delhi. iii. Guard file. iv

22/09/17 (USHA KAUSHIK) ACCOUNTS OFFICER (TECH.)

List of papers forwarded :

2.0

S1. No.	Name of the Ministry/ Department	Endorsement No. and Date	Subject / Resolution No. and Date
1.	Dy. Secretary-V, Finance Deptt, GNCT of Delhi, 4 th Level, Delhi Secretariat, New Delhi.	F.31/Fin.(Estt-III)/ 2017/dsv/1118 dated 21.09.2017	OM No. 19047/10/2016-E-IV dated 12.04.2017 of Department of Expenditure, Ministry of Finance, GOI regarding Delegation of powers to Ministries/Departments for payment of Sitting Fee in respect of Non-officials of Committees / Panels / Boards etc.
1.	Dy. Secretary-V, Finance Deptt, GNCT of Delhi, 4 th Level, Delhi Secretariat, New Delhi.	F.31/Fin.(Estt-III)/ 2017/dsv/1118 dated 21.09.2017	OM No. 7/4/2014/E-III(A) dated 19.09.2017 of Department of Expenditure (E-III A-Brauch), Ministry of Finance, GOI regarding Grant of Non-Productivity Linked Bonus (Ad-hoc Bonus) to Central Government Employees for the year 2016-17.



F. No.31/Fin. (Estb-III)/2017/ CSZ/III & GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI FINANCE DEPARTMENT 4TH LEVEL, A WING' DELHI SECRETARIAT. I.P. ESTATE, NEW DELHI 110002 CD No:- 012433322

Dated: 21

ENDORSEMENT

The copies of the under mentioned papers are forwarded herewith for information and necessary action to the following:-

- 1. All Heads of Department, Govt. of NCT of Delhi.
- 2. All Pay & Accounts Officers, Pay and Accounts Office, Vikas Bhawan. Govt. of NCT of Delhi.
- 3. All Heads of Autonomous Bodies, Govt of NCT of Delhi.
- 4. Commissioner M.C.D(North, East & South), Town Hall, Chandni Chowk, Delhi.
- 5. Chairperson, NDMC, Palika Kendra, New Delhi.
- 6. Chief Executive Officer, Delhi Cantonment Board, Delhi.
- 7. CEO, Delhi Urban Shelter Improvement Board, I.P. Estate, New Delhi.
- 8. Asstt. Programmer with the direction to upload the same on Website of Finance. Department.
- 9. Guard File.

(MANOJ KUMAR) DY. SECRETARY-V(FINANCE)

List of paper forwarded

S N o	Name of the Ministry/Deptt.	O.M. No. and Date	Subject
1	Department of Expenditure, Ministry of Finance, GOI	No.19047/10/2016-1:-1V, Dated 12.04.2017	Delegation of powers to Ministries/Departments for payment of sitting fee in r/o Non-Officials of Committees /Panels/Boards etc.
3.	Department of Expenditure(E-III A Branch), Ministry of Finance, Govt. of India	No. 7/4/2014/E-III(A), Dated: 19.09.2017	Grant of Non-Productivity Linked Bonus (Ad-hoc Bonus) to Central Government Employees for the year 2016-17

PRINCIPAL ACCOUNTS Govt. of C.Diary No 19161) Date..... HECT)

SL. P. S.



No.19047/10/2016-E-IV Government of India Ministry of Finance Department of Expenditure

> North Block, New Delhi. Dated: 12.04.2017

OFFICE MEMORANDUM

Subject: Delegation of powers to Ministries/ Departments for payment of Sitting Fee in respect of Non-officials of Committees/ Panels/ Boards etc.

The undersigned is directed to state that the issues related to payment of Sitting Fee to Non-officials of Committees/Panels/Boards etc. have been examined in D/o Expenditure. It has been decided that Administrative Secretaries of the Ministries/ Departments may decide the Sitting Fee in respect of Non-officials of Committees/Panels/Boards etc. in consultation with their Financial Advisors and with the approval of their Ministers.

2. While considering the proposals for payment of Sitting Fee to Non-officials, the Ministries/Departments are directed to keep in view the following instructions/guidelines:-

- 2.1. <u>Categorisation of Committees:</u> For the purpose of payment of Sitting Fee, Committees/Boards/panels are categorized into following three categories:-
- (i) <u>High Level Committee</u>: In terms of Cabinet Secretariat Circular No. 1/16/1/2000-Cab. dated 15.04.2002, a High Level Committee is a Committee set up with the approval of Hon'ble Prime Minister through the Cabinet Secretary and presided over by a high ranking dignitary e.g. a Minister, a Judge of the Supreme Court of India, a Vice-Chancellor etc. including prominent persons in public life as Members.
- (ii) <u>Technical or Expert Committee</u>: A Technical or Expert Committee is a Committee constituted to discharge functions as prescribed under Acts/Rules/Subordinate legislation on the subject. Such Committee is to be set up with the approval of the Minister of the concerned Ministry. In case any Member of Parliament is included in the Committee, the prior approval of Prime Minister to their inclusion is to be obtained in terms of Cabinet Secretariat Circular No.1/16/1/2000-Cab. dated 15.04.2002.
- (iii) <u>Other Committees:</u> All other Committees will be covered under this category. These Committees will be constituted with the approval of the Administrative Secretary or Minister.

2.2 <u>Definition of a Non-official</u>: For the purpose of grant of Sitting Fee only such persons are to be considered as Non-officials who are not employed in any institution/ organisation/body funded by the Central Government.

3. <u>Rates of Sitting Fee</u>: On the basis of categorisation of Committees viz. Level Committee, Technical or Expert Committee and Other Committees, Ministries/Departments shall ensure that the maximum rates of Sitting Fee to be pa Non-official Chairman/ Members will not be more than the following:-

(i)	High Level Committee	: Not more than Rs.10,000/- per day of Sittin
(11)	Technical or Expert Committee	: Not more than Rs.6000/- per day of Sitting
/111	Other Committees	· Not more than Rs 4000/- per day of Sitting.

4. For arriving at the rates of the Sitting Fee to Non-official Chairman and Mem of the Committees/Boards/Panels, the Ministries/Department shall observe the follor conditions:

- i. While considering the amount of Sitting Fee, the Ministries/Departments I to keep in view facts such as nature and scope of the Committee, important the subject assigned to the Committee, category of the Committee (i.e. level Committee, Technical or Expert Committee or other Committee), le status of Chairperson/ Members, duration of the Committee, frequenc meetings, Terms of Reference of the Committee etc:
- ii. In no case, the ceiling should exceed 10 meetings in a month in respect c categories of Committees viz. High Level, Technical or Expert Committees Other Committee. It is presumed that such committees are constituted 1 limited duration specified in the order.
- iii. It is clarified that the Govt. employees nominated to such Committees/ Boz Panels etc. will not be entitled to Sitting Fee.
- iv. Cases seeking deviation from the above norms may be referred to M/o Fine giving full justification for seeking deviation.
- 3. These instructions will be effective from the date of issue of this O.M.
- 4. This is issued with the approval of Finance Minister.

(Nirmala I) Deputy Secretary to the Government of I Telefax. 23093

- 1. Secretaries of all Ministries/ Department (as per standard list).
- 2. Financial Advisers of all Ministries/ Departments (as per standard list).
- 3. Cabinet Secretariat For information.

No 7:4-20.14.1 al A. Government of India Ministry of Finance Department of Expenditure IE III A Branch

> North Block New Detr. 19" September 2017

> > 1 -----

OFFICE MEMORANDUM

mAD 2017 68829 Subject Grant of Non-Productivity Linked Bonus (ad-hoc bonus) to Central Government Employees for the year 2016 17

> The undersigned is directed to convey the sanction of the President to the grant of Non-Productivity Linked Bonus (Ad aud Bonus) equivalent to 30 days emoluments for the accounting year 2016-17 to the Central Government employees in Group C' and all non-gazetted employees in Group 'B' who are not covered by any Productivity Linked Bonus Scheme. The calculation beiling for payment of ad-hoc Borlus onder these orders shall be monthly employeents of Rs 7000/-, as revised wiel 01/04/2014 vide OM No 7/4/2014-E III(A), dated 29" August, 2016 The payment of ad-hoc Bonus under these orders will also be admissible to the eligible employees of Central Para Military Forces and Armed Forces The orders will be deemed to be extended to the employees of Union Territory Administration which follow the Central Government pattern of ernoluments and are not obvered by any other bonus or ex-gratia sche ric.

> 2 The benefit will be admissible subject to the following terms and conditions -

Only those employees who were in service as on 31.3 2017 and have 111 rendered at least six months of continuous service during the year 2016-17 will be eligible for payment under these orders. Pro-rata payment will be admissible to the eligible employees for period of continuous service during the year from su. months to a full year, the eligibility period being taken in terms of number of months of service (rounded off to the nearest number of months),

The quantum of Non-PLB (ad hoc bonus) will be worked out on the basis (11) of average emotuments/calculation ceiling whichever is lower. To calculate Non-PLB (Ad hoc bonus) for one day, the average emoluments in a year will be divided by 30.4 (average number of days in a month). This will, thereafter be consultiplied by the number of days of bonus granted. To illustrate, taking the calculation ceiling of monthly emoluments of Rs. 7000 (where actual average emoluments exceed Rs (7000), Non-PLB (Ad-hoc Bonus) for thirty days would work out to Rs 7000x30/30.4=Rs 6907 89 (rounded off to Rs 6908/)

The casual labour who have worked in offices following a 6 days week for at least 240 days for each year for 3 years or more (206 days in each year for 3) years or more in the case of offices observing 5 day week), will be eligible for this Non-PLB (Ad hoc Bonus) Payment The amount of Non PLB (ad-hoc bonus)

pavable will the tRs 1, 60+50, 30.4 Lc Ks 1164.21 upunded off to Rs 1164-1 cases where the actual empluments fall below Rs 12007 p.m., the amount will be calculated on actual monthly empluments

my. All payments under these orders will be rounded off to the pearest tupee

(v) Valious points regarding regulation of Alf-noc / Non_PLB Bonus are given in the Annexure

3 The expenditure on this account will be debitable to the respective Heads to which the pay and allowances of these employees are debited

4 The expenditure to be incurred on account of Non-PLB (Ad-hoc Bonus) is to be met from within the sanctioned budget provision of concerned Ministries/Departments for the current year.

5 In so far as the persons serving in the Indian Audit and Accounts Department are concerned, these orders are issued in consultation with the Comptroller and Auditor General of India.

Amar Nath Singhi Director

To.

All Ministries/Departments of the Government of India as per standard list etc.

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Copy (with usual no of spare copies) forwarded to C&AG. UPSC citc as per standard list.

ANNEXURE

Point

Clarification

1 Whether the employees in the Subject to completion of minimum six following categories are eligible for the months continuous service and being in benefit of ad-hoc bonus for an service as on 311 March 2017 accounting year

(a) Employees oppointed on purely (a) Yes if there is no break in service tempolary ad-hoc basis

ib) Employees who resigned retired to As a special case only those from service Citexpined 31° March. 2017

before persons who superannuated or retired on invalidation on medical grounds or died before 31 March, 2017 but after completing at least so, months regular service during the year will be eligible for the ad-hoc bonus on pro rata basis in terms of nearest number of months of Service

(c) Employees on deputation/foreign service terms to state governments. U 1 Governments Public Sector Undertakings, etc. on 31st March, 2017

(d) Employees who reverted during accounting year from deputytion on foreign service with the organizations indicated in 'C' above.

(e) Employees from Government/U.1 the Central Government

(f) Superannuated were re-employed

3

(c) Such employees are not eligible for the ad-hoc bonus to be paid by the lending departments. In such cases the liability to pay ad-hoc bonus lies with the borrowing organization depending upon the ad-hoc bonus/PLB/ex-gratia/incentive payment scheme, if any, in force in the borrowing organization

(d) The total runount of bonus/ex gratia received for the accounting year from toreign employer and the ad-hoc bonus. if any, due from a central government office for the period after reversion will be restricted to the amount due under adhod bonus as per these orders.

state (e) Yes they are eligible for ad-hor. Admn /Public Sector bonus to be paid by the borrowing Undertakings on reverse deputation with departments in terms of these orders provided no additional incentive as part of terms of deputation, other than ; Deputation Allowance, is paid and the lending authorities have no objection

> employees who (f) Re-employment being filent. employment, eligibility period is to be-

igi Employees th: half Pa. have FOL A eave not due study leave at any time during the accounting year

(h) Contract employees

tit Employees under suspension at any time during the accounting year

Employees transferred from one · (j) Ministry /Department/Office covered by bonus orders and vice versa

- U-

vidence not secarately to re-employme permit the total amount admissible if any for prior to superannuation and that for re-employment period being restricted to the maximum admissible under ad-not. bonus under these orders.

'g' I knept in the case of leave without pay the period of leave of other kinds will he included for the purpose of working out eligibility period. The period of LOL/dies non will be excluded from eligibility period but will not count as break in service for the purpose of adhoc bonus

thi Yes, if the employees are eligible for benefits like dearness allowance and intelim relief. Categories not eligible for these benefits would be considered at par with casual labor in terms of ad-hoc bonus orders

(1) Subsistence allowance given to an employee under suspension for a period in the accounting year cannot be treated as empluments Such an employee becomes eligible for the benefit of ad-hoc bonus if and when reinstated with benefit of emoluments for the period of suspension, and in other cases such period will be excluded for the purpose of eligibility as in the case of employees on leave without pay

(j) Employees who are transferred from ad-hoc bonus orders to another within Minis ry/Department/Office covered by any the Government of India or a Union ad-hoc bonus orders to another such Territory Government covered by ad-hoc office without break in service will be eligible on the basis of combined period of service in the different organizations Those who are nominated on the basis of a limited departmental or open competitive exam from one organization to a different organization will also be eligible for the ad-hoc bonus. The payment will be made only by the organization where he was employed as on 311 March: 2017 and no adjustments



with the previous employer with the recursary

de They may be paid what would have been paid on the basis of emoluments in ad her, buttly overed, department that the entire year less the amount due as productivity-linked bonus. The amount so calculated may be paid to Department where he was working on 31° March 2017 and/or at the time of payment.

(b) Part-time employees engaged on (b) nominal fixed payment

Not elutble

2 Whether ad-hoc bonus is payable to casual labour for an accounting year in the following cases

ta: those who have put in specified number of days of work in different offices during each of the three years ending with the said accounting year.

(b) Casual labour who were not in work on 31° March 2017 bonus, ex-gratia or incentive payment has not been earned and received
b) The condition of being in employment on 31⁴ March 2017 as law down in these orders is applicable to regular Government Employees and not to casual labour.

a) The alkybility is to be worked out for

three years from the said accounting

year backwards. The period of 240 days

of work in each of these years may be arrived at by combining the number of days worked in more than one offices of the government of India, for which

(c) Those who have put in at least specified number of days of work in each of two years preceding the accounting year but are short of this limit due to regularization in employment in the said accounting year
 (c) If a casual tabour, who has been regularized in the accounting year does not fulfill the minimum continuous service of siz months as on 31. March, 2017 and therefore, cannot be granted benefit as a regular gran

(c) If a casual labour, who has been regularized in the accounting year does not luffill the minimum continuous service of siz months as on 31. March, 2017 and therefore, cannot be granted benefit as a regular employed he may be allowed the benefit as for a casual labour provided the penod of regular service in the said year if added to the period of work as casual labour works out to at least specified number of days in that accounting year.

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