NO. F.1(14)-EIII(B)/69
Government of India
Ministry of Finance
(Department of Expenditure)

....

New Delhi, the 19th July, 1969.

OFFICE MEMORANDUM

Subject: - Calculation of monthly contributions towards cost of pension payable during foreign service.

In accordance with the Annexure to Appendix 11-A to P.&.T. Compilation of Fundamental Rules and Supplementary Rules, Volume II as amended vide this Ministry's O.M. No. F.1(10)-EIII(B)/65 dated the 17th April,1967 the monthly contributions towards pension payable during active foreign service of Government servants, other than those who are members of Class I - Group I, are to be calculated on the maximum pay of the grade substantively held or on the maximum of the pay of the higher officiating post held for more than three years, as amended in this Ministry's O.M. No. F.1(24)-E.III(B)/64 dated 13th May,1965.

- Consequent on the introduction of Article 486-C of the C.S.Rs., "Pay" as defined in Rule 9(21) of the Fundamental Rules, which an officer received immediately before his retirement, has to be taken into account for the purpose of calculating average emoluments. The President is, therefore, pleased to decide in modification of the provisions of the Annexure to Appendix 11-A to P.&.T. Compilation of the Fundamental & Supplementary Rules, Vol.II as also this Ministry's O.M. dated 13.5.65 and 17.4.67 referred to above, that pension contributions should be based on the maximum of the "pay" as defined in Rule 9(21) of the Fundamental Rules of the post held by a Government servant at the time of his proceding on forjegn service or to which he may receive proforma promotion while on foreign service.
- whether (i) Non-Practiting Allowance which is treated as Special Pay for all purposes and (ii) a portion of Dearness Allowance treated as Dearness Pay' under this Ministry's O.M. No.F.1(34)-III(B)/68 dated the 18th January,1969 should also be taken into account for determining the monthly pension contributions payable in accordance with the formula referred to in paras (1) and (2) above. The Presidnet is pleased to decide that as Non-Practicing Allowance as also Dearness Pay will count in full under Article 486-C of the C.S.Rs., the monthly contributions recoverable during active foreign service should be calculated on the naximum of the scale of pay of the post plus Non-Practicing Allowance and/or Dearness Pay appropriate to such maximum.
- 4. These orders will apply to cases of foreign service commencing after their issue. In respect of past cases, these orders will be applicable in the event of any further extension

of the present term of foreign service from the date of commencement of such extension; or where the deputation was for an un-specified period, after one year from the date of issue of these orders.

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

(B.N. CHADHA)
DEPUTY SECRETARY TO THE GOVERNMENT OF INDIA

To

All the Ministries of the Government of India etc. etc.

Copy to the Comptroller & Auditor General of India.