

No.F.1(16)-E.III(B)/70  
Government of India  
Ministry of Finance  
Department of Expenditure

-----  
New Delhi-2, the 20th February, 1971.

OFFICE MEMORANDUM

Subject:- Transfer of Central Government servants on deputation to foreign service with autonomous organisations - carry forward of leave on their permanent absorption.

.....

The undersigned is directed to say that according to F.R.122, a Government servant deputed to foreign service remains during the period of foreign service subject to the leave rules applicable to the Service to which he belongs and the foreign employer is required to pay to the Government of India leave salary contributions according to the rates prescribed by the Government of India from time to time. There are no rules or orders allowing carry forward of leave by the deputationist Government servant when he gets absorbed in the autonomous organisation and consequently any leave at the credit of such an officer on the date of his permanent absorption lapsed. The question of allowing the benefit of carry forward of leave to Government servants on their permanent absorption in statutory bodies/autonomous organisations wholly or substantially owned or controlled by Government had been under consideration for some time past. The President is now pleased to decide that in respect of a deputationist Government servant who opts for absorption in any statutory body or autonomous organisation owned or controlled by Government, such body or organisation should take over the liability in regard to leave on average pay/earned leave that the optee has to his credit at the time of leaving Government service and in return the Government shall pay to the statutory body/autonomous organisation a lump sum equal to leave salary for the leave on average pay/earned leave due to the Government servant on the date of his permanent absorption in such body/organisation. While issuing the final sanction for the absorption of the optee in the autonomous organisation, the administrative Ministry/Cadre authority concerned should also incorporate the provision with regard to payment of lump sum equal to leave salary by the Government.

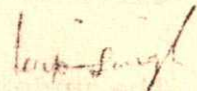
2. The above benefit will be available only in cases where the permanent transfer from Government service to a statutory body/autonomous organisation is in public interest. These orders will take effect from the date of their issue and cases already decided otherwise will not be re-opened.

.....2/-



-:- 2 -:-

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

  
( KIRPA SINGH )

Deputy Secretary to the Government of India.

To

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

Copy to:-

1. The Comptroller and Auditor General of India, etc.
2. Union Public Service Commission.
3. Chief Election Commissioner.
4. Lok Sabha Secretariat.
5. Rajya Sabha Secretariat.
6. Supreme Court of India.
7. Pay Commission.

\*\*\*\*\*

\*Dhingra\*  
16/1/71.