

GOVERNMENT OF ODISHA
DEPARTMENT OF ENERGY

NOTIFICATION

No. 499 / Dated, BBSR the 20.01.2016
FE-II (Pen)4/2016

Sub- Differential Pension of Government cadre employees deputed to Corporations by virtue of the Transfer Scheme Rules' 1995 & absorbed there on.

The Government employees absorbed in the services of GRIDCO / OHPC by virtue of the Transfer Scheme Rules' 1995, were initially allowed to draw Pension from the transferee organizations viz. GRIDCO/ OHPC as per Rule 6 (10) (d) of the Transfer Scheme Rules' 1995. Consequent to the verdict of the Hon'ble Supreme Court of India vide order dtd. 19th December' 1997 in Civil appeal No.8876/97, the Government vide notification no. 10661/ En dtd. 20th August, 1998 inter-alia notified that:-

Clause No.10: *The State Government have now decided that all the Government cadre employees who have agreed to get absorbed in the services of GRIDCO / OHPC, shall be entitled to the benefit of the Pension in terms of Rule 43 of the Orissa Civil Services Pension Rules, 1992 as amended by Finance Department Resolution Dated 4th June, 1996 should they prefer it to the pension procedure outlined in the Transfer Scheme Rules.*

Clause No.11: *The State Government has provided in the Finance Department Resolution No.Pen.41/96-25926/F dated 4th June, 1996, amongst others, as under:-*

(a) *The proposal to review the existing terms and conditions of absorption had been under consideration of the Government for quite some time past. The Government has now been pleased to decide that the existing terms and conditions of absorption shall stand partially modified to the extent indicated below.*

(b) *The existing facility of receiving capitalized value equivalent to 100% commutation of pension on absorption shall stand withdrawn.*

(c) *The other existing facility to draw monthly pension from the date of absorption is the only alternative (with option to commute 1/3rd pension wherever admissible shall continue to exist).*

(d) *The above decision shall take effect from the date of issue of this Resolution. The past cases since decided shall not be reopened.*

(e) *The relevant provisions under rule 43(1)(2)(3) and (4) of OCS (Pension) Rules 1992 shall be deemed to have been modified accordingly. The provisions under rule 43 (5) and (6) ibid shall however remain unaltered. Necessary amendments to the above Rules shall be issued in due course".*

(P.T.O.)

