GOVERNMENT OF PUDUCHERRY Abstract

Grant of Ad-hoc Bonus to Union Territory Government Employees for the year 2017-18 – Orders – Communicated.

FINANCE DEPARTMENT

G.O.Ms.No.109/F3/A2/2018

Puducherry, the 23.10.2018

Read: Office Memorandum No.7/24/2007/E.III(A) dated 8th October, 2018 of Government of India, Ministry of Finance, Department of Expenditure, New Delhi.

ORDER:

- 1. Recorded.
- 2. A copy of the Office Memorandum read above is forwarded herewith for information and necessary action.

(V. JEEVA) Under Secretary to Govt. (Finance)

To

- 1. All Secretariat Departments.
- 2. All Heads of Departments/Offices

Copy to:

- 1. The Director of Accounts and Treasuries, Puducherry
- 2. The Sr. Dy. Accountant General, Puducherry Branch, Kumarakurupallam, Puducherry.
- 3. The Dy. Director of Accounts and Treasuries, Karaikal, Mahe and Yanam.
- 4. The Central Records Branch, Puducherry.
- 5. The Director, Information & Technology Department, Puducherry - to upload the G.O. in the State Web Site.
- 6. Stock File.

No.7/24/2007/E III (A) Government of India Ministry of Finance Department of Expenditure (E III-A Branch)

North Block,New Delhi 8th October 2018.

OFFICE MEMORANDUM

Subject: Grant of Non-Productivity Linked Bonus (ad-hoc bonus) to Central Government Employees for the year 2017-18.

The undersigned is directed to convey the sanction of the President to the grant of Non-Productivity Linked Bonus (Ad-hoc Bonus) equivalent to 30 days emoluments for the accounting year 2017-18 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 ceiling for payment of ad-hoc Bonus under these orders shall be monthly emoluments of Rs. 7000/-, as revised w.e.f 01/04/2014 vide OM No.7/4/2014-E.III(A), dated 29th 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 emoluments and are not covered by any other bonus or ex-gratia scheme.

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

(i) Only those employees who were in service as on 31.3.2018 and have rendered at least six months of continuous service during the year 2017-18 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 six 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);

(ii) The quantum of Non-PLB (ad-hoc bonus) will be worked out on the basis of average emoluments/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 multiplied 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/-).

(iii) 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) payable will be (Rs.1200x30/30.4 i.e.Rs.1184.21 (rounded off to Rs.1184/-). In cases where the actual emoluments fall below Rs.1200/- p.m., the amount will be calculated on actual monthly emoluments.

(iv) All payments under these orders will be rounded off to the nearest rupee.

(v) Various points regarding regulation of Ad-hoc / 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 Singh) Director.

To,

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

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

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(C. RAVINDRANE) Superintendent Finance Department Puducherry

ANNEXURE

0	Point	Clarification
	1. Whether the employees in the following categories are eligible for the benefit of ad-hoc bonus for an accounting year	Subject to completion of minimum six months continuous service and being in service as on 31 st March, 2018.
	(a) Employees appointed on purely temporary ad-hoc basis.	(a) Yes, if there is no break in service.
	(b) Employees who resigned, retired from service or expired before 31 st March, 2018.	(b) As a special case only those persons who superannuated or retired on invalidation on medical grounds or died before 31 st March, 2018 but after completing at least six 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.T.Governments, Public Sector Undertakings, etc., on 31 st March, 2018.	paid by the lending departments. In such cases the liability to pay ad-
	(d) Employees who reverted during accounting year from deputation on foreign service with the organizations indicated in 'C' above.	(d) The total amount of bonus/ex- gratia received for the accounting year from foreign 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 ad-hoc bonus as per these orders.
	(e) Employees from state Government/U.T. Admn./Public Sector Undertakings on reverse deputation with the Central Government.	

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		Allowance, is paid and the lending authorities have no objection.
•	(f) Superannuated employees who were re-employed.	(f) Re-employment being fresh employment, eligibility period is to be worked out separately for re- employment period; the total amount admissible, if any, for prior to superannuation and that for re- employment period being restricted to the maximum admissible under ad-hoc bonus under these orders.
	(g) Employees on Half-Pay leave/E.O.L./Leave not due/study leave at any time during the accounting year.	(g) Except in the case of leave without pay the period of leave of other kinds will be included for the purpose of working out eligibility period. The period of E.O.L./dies non will be excluded from eligibility period but will not count as break in service for the purpose of ad-hoc bonus.
	(h) Contract employees.	(h) Yes, if the employees are eligible for benefits like dearness allowance and interim relief. Categories not eligible for these benefits would be considered at par with casual labor in terms of ad-hoc bonus orders.
	(i) Employees under suspension at any time during the accounting year.	(i) Subsistence allowance given to an employee under suspension for a period in the accounting year cannot be treated as emoluments. 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 transferred from one Ministry./Department/Office covered by ad-hoc bonus orders to another within the Government of India or a Union Territory Government covered by ad-hoc bonus orders and vice versa.	Ministry/Department/Office covered by ad-hoc bonus orders to another such office without break in service



(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.

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(c) If a casual labour, who has been regularized in the accounting year does not fulfill the minimum continuous service of six months as on 31st March, 2018 and therefore, cannot be granted benefit as a regular employee, he may be allowed the benefit as for a casual labour provided the period 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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(C. RAVINDRANE) Superintendent Finance Department Puducherry