

**GOVERNMENT OF ANDHRA PRADESH
FINANCE & PLANNING (FW. PC-III) DEPARTMENT**

Cir. Memo No. 39145/369/A2/PC.V96

Dated: 21-1-1997

Sub:Public Services - Revised Pay Scales - A.P. Revised Scales Pay Rules 1993
Protection of the emoluments drawn in the pre-revised pay scales in respect of employees who are appointed after 1-7-1992 and for whom fixation rules in the A.P. Revised Scales Pay Rules 1993 does not apply clarificatory orders - Issued.

Ref:1. G.O. (P) No. 162, Fin. (PC-1) Dept, dated 20-5-1993.
2. G.O. (P) No. 18, Fin. (PC-1) Dept., dated 19-1-1994.
3. G.O. Ms. No. 92, Fin. (PC-1) Dept., dated 12-3-1994.

In the G.O s 1st and 2nd cited orders were issued for implementing the Revised Pay Scales as recommended by the P.R.C. 1993 w.e.f. 1-7-92 notionally with monetary benefit from 1-4-1993.

In the implementation of the above orders it has been brought to the notice of the Government that in respect of employees who are appointed on or after 1-7-1992 were getting lesser emoluments in the Revised Pay Scales 1993 on Fixation than what they used to get in the pre-revised scales. Government have examined the matter and accordingly issued orders in the G.O. 3rd cited, amending rule 6 of the A.P. Revised Scales Pay 1993 according to which the short fall, if any in the basic pay fixed in Revised Pay Scales 1993 compared to the Pay, I.R. and D.A. drawn in pre-revised scales, in respect of employees promoted/appointed on or after 1-7-1992 but before 20-5-1993 i.e. the date of issue of Revised Pay Scales Rules, 1993 shall be allowed as Personal Pay to be absorbed in future increases.

It has been brought to the notice of the Government that in respect of employees appointed/promoted on or after 1-7-1992 but before 20-5-1993 while fixing the pay as per the above orders, some of the drawing Officers are effecting recovery of the excess amounts drawn from 1-7-1992 or from a subsequent date though there are no specific instructions for such recovery in G.O. 3rd cited. Certain employees have also filed W.Ps in the A.P. High Court wherein the A.P. High Court has stayed the proceedings of recovery as the G.O. 3rd cited does not specify any such recoveries.

Government have examined the above matter hereby clarify that no such recoveries need be effected in respect of employees who have already drawn pay and allowances as per the pay fixation ordered in the G.O. 1st cited, after re fixation of pay in terms of G.O. 3rd cited.

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