

Fax Message No. 6734 / ICAR HQ

Dated 7/9/2012

No of Pages 03

**INDIAN COUNCIL OF AGRICULTURAL RESEARCH
KRISHI BHAVAN, NEW DELHI**

F.No. 9(2)/2001-CDN (A&A)

Dated the 6th Sept, 2012

The Ministry of Finance, Department of Expenditure has issued clarification on the admissibility of House Rent Allowance (HRA) to the Central Government employees. As approved by the Competent Authority, the following Office Memoranda issued by the Ministry of Finance are posted on the ICAR Web-Site www.icar.org.in for information, guidance and compliance:

- (i) O.M. No. 2(9)/2012-E.II (B) dated 27th August, 2012 – Regarding Clarification on the admissibility of House Rent Allowance (HRA) during the Child Care Leave (CCL).
- (ii) O.M. No. 2(8)/2012-E.II(B) dated 6th August, 2012 – Regarding Clarification on the admissibility of House Rent Allowance to the Central Government Employees posted at Greater Noida.

(G.P. Sharma)
Dy. Director (Finance)

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5. Sh. Hans Raj, Information System Officer, DKMA, KAB-I for placing the above Office Memoranda on ICAR Web-site.
6. Secretary (Staff Side), C.JSC, NRC on Meat, Hyderabad.
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S.No 29 (R)

(11)

No. 2(9)/2012-E.II(B)
Government of India
Ministry of Finance
Department of Expenditure

New Delhi, 27th August, 2012

OFFICE MEMORANDUM

Subject: Clarification on the admissibility of House Rent Allowance (HRA) during the Child Care Leave (CCL) - Reg.

The undersigned is directed to refer to Para 6 (a)(i) of this Ministry's O M No.2(37)-E II(B)/64 dated 27 11 1965, as amended from time to time, on regulation of House Rent Allowance during Leave which stipulates that a Government servant is entitled to draw HRA during total leave of all kinds not exceeding 180 days and the first 180 days of the leave if the actual duration of leave exceeds that period, but does not include terminal leave. It has also been stipulated, thereunder, that drawal of the allowance (HRA) during the period of leave in excess of first 180 day availed of on grounds other than medical grounds mentioned in sub-para (ii), shall be subject to furnishing of the certificate prescribed in Para 8(d) of the O M ibid

2 This Ministry has been receiving representations from the female employees that certain Central Government Ministries/Department/Establishments are not allowing HRA during the Child Care Leave (CCL), especially when taken in continuation of Maternity Leave of 180 days. The reason for their reluctance may be the fact that CCL has been first introduced on the recommendations of the 6th Central Pay Commission though the Department of Personnel & Training (DoPT) vide their O M No 13018/1/2010-Estt (Leave) dated 07.09 2010, inter-alia, reiterated that the leave (CCL) is to be treated like Earned Leave and sanctioned as such

3 It is, therefore, clarified that the 'total leave of all kinds' as referred to in Para 6(a) of this Ministry's O M dated 27 11 65 ibid, will include Child Care Leave for regulating grant of HRA during leave, subject to fulfilment of all other conditions stipulated thereunder, from time to time. It is also clarified that drawal of HRA during leave (including CCL) in excess of first 180 days, if otherwise admissible, shall be subject to furnishing of the certificate prescribed in Para 8(d)

4 These orders take effect from 01.09 2008. HRA during CCL, if not paid to women employees who are entitled to it as per this clarification, may be reconsidered if so requested by the concerned employee

5 Hindi version is also attached

Anil Sharma
(Anil Sharma)

Under Secretary to the Government of India

To

All Ministries and Departments of the Govt. of India etc. as per standard distribution list.

Copy to: C&AG and U.P.S.C., etc. (with usual number of spare copies) as per standard endorsement list.

Handwritten notes on the left margin: "CDN (A) S. C. M. No. 1134 dated 27/8/12".

Handwritten signature: "SL GR 29/8/12"

S.A/o .30 CR

(112)

No. 2(8)/2012-E.II(B)
Government of India
Ministry of Finance
Department of Expenditure

New Delhi, 6th August 2012

OFFICE MEMORANDUM

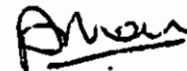
Subject:- Clarification on the admissibility of House Rent Allowance to the Central Government Employees posted at Greater Noida – regarding.

It has been observed that payment of HRA @ 30% of Basic Pay is being made by certain Ministries/Departments to the Central Government employees posted at Greater Noida. in violation of the instructions issued by this Ministry in this regard, from time to time

2 It is, therefore, clarified that Greater Noida was an 'Unclassified' town/place for the purpose of grant of HRA prior to 01 09 2008 and consequent upon the implementation of the recommendations of the 6th Central Pay Commission, it has been classified as 7 class town/place w e f 01 09 2008 vide this Ministry's O M No 2(13)/2008-E II(B) dated 29 08 2008 on grant of House Rent Allowance to the Central Government employees and classification of cities/towns for this purpose

3 Financial Advisers of All Ministries/Departments are, therefore, requested to ensure the implementation of the oforesaid O.M in letter & spirit

4 Hindi version is also attached



(Anil Sharma)

Under Secretary to the Government of India

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CDM (A & A) Section
175
No. 2(8)/2012-E.II(B)
Date: 29/8/12

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29/8/12