

Secretary (Retd)
#1, B.I. S. / R.D. No: 2966
दिनांक / Date: 24/11/08

8287
22/11/08

No.17011/8/07-Estt(Allowance)
Government of India
Ministry of Personnel, P.G. & Pensions
Department of Personnel & Training

Sr. PS	Date
MS	20.11.08
Secy to LG	29/11

Secy (Personnel)
AS (Personnel)

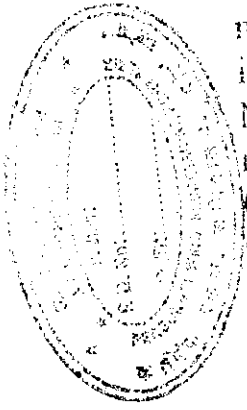
[Signature]

New Delhi, dt. 27 October, 2008.

OFFICE MEMORANDUM

Subject:- Permission to Government servant to work as Arbitrator and accept fee/honorarium therefore.

529/11
Smt. V.R.
26/11/08



The undersigned is directed to refer to Deptt. of Personnel & Training O.M. No. 17011/21/79-Estt(Allowance) dated 29.9.1981 on the above subject and to say that the matter regarding grant of honorarium/fees to Government servant appointed to act as Arbitrator in disputes between the Government of India and private parties or between private parties, has been reviewed in view of the manifold increase in prices thereby justifying the need for upward revision of the rates which had been prescribed as early as in 1981. It has now been decided, in partial modification of the OM No.17011/21/79-Estt.(Allowance) dt. 29th Sept, 1981 that the honorarium may be paid to an Arbitrator to settle the disputes at the rate of Rs.500/- (Rupees five hundred only) per day subject to a maximum of Rs.10,000/- (Rupees Ten thousand only) per case. Accordingly the aforesaid O.M. dated 29.9.1981 shall be modified as under:-

“the honorarium may be paid to him at the rate of Rs.500/- per day or Rs.250/- per half-day subject to a maximum of Rs.10,000/- per case. For this purpose a day means more than two hours continuous work on any date and half-day means work for two hours or less. He shall record a certificate in writing indicating whether he has done a day's work or a half-day's work on a particular day.”

2. This issues with the concurrence of the Ministry of Finance.
3. In so far as persons working in the Indian Audit and Accounts Department are concerned, these orders issue after consultation with the Comptroller and Auditor General of India.

[Signature]
(Simmi R. Nakra)
Director

(iv) Whether children attending day-boarding, whether attached to schools or not are eligible to draw hostel subsidy?	No. They are not eligible.
(v) Whether the restriction of classes Nursery to class Twelfth as applicable for Children Education Allowance is also applicable for drawing hostel subsidy?	Yes.
(vi) Whether Children Education allowance is admissible for more than two children in case the number of children exceeds two as a result of multiple birth?	Yes, if the number of children exceeds two as a result of second child birth resulting in twins or multiple births.
(vii) Whether Children Education Allowance / Hostel Subsidy will be admissible during suspension or leave?	The Children Education Allowance or hostel subsidy shall be admissible to a Govt. servant while he/she is on duty or is under suspension or is on leave (including extra ordinary leave). Provided that during any period which is treated as 'dies non' the Govt. servant shall not be eligible for the Allowance / reimbursement /subsidy for the period.
(viii) Whether reimbursement of Children Education Allowance as per OM No. 12011/4/2008- Estt.(AL) dt. 11 th Sept, 2008 is admissible for disabled Children of Govt. employees who undergoes non formal Education or Vocational Training or other similar instructions?	Yes. As long as a physically /mentally handicapped child studies in any institution i.e. aided or approved by the Central/ State Govt. or UT Administration or whose fees are approved by any of these authorities, the Children Education Allowance paid by the Govt. servant shall be reimbursed irrespective of whether the institution is 'recognized' or not. In such cases the benefits will be admissible between the age limits 5 to 22 years.

2. This issues with the concurrence of Ministry of Finance.
3. Hindi version will follow.


 (Simmi R. Nakra)
 Director