

వైద్య ధృవీకరణ పత్రము ఆధారముగా వేతనములేని సెలవు 6 నెలల వరకు మంజూరి చేస్తూ ఆ సర్వీసు ఇంక్రిమెంట్లు క్రమబద్ధీకరణ చేసే అధికారము పాఠశాల విద్యా సంచాలకులకు అప్పగించిన ఉత్తర్వులు



GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT

FUNDAMENTAL RULES - Hyderabad Civil Services Rules delegation of powers under Fundamental rule 26/Hyderabad Civil Services Rules 40, Amendment Orders - Issued.

FINANCE & PLANNING (FIN.WING F.R.I) DEPARTMENT

G-O.Ms.No. 43

Dated : 5-2-1976

ORDER :

As per clauses (i) and (ii) under Fundamental Rule 26/Hyderabad civil services rules 40, the Govt. can direct that extra - ordinary leave may be counted towards grade increments in any case in which they are satisfied that the Extra-ordinary leave was taken on account of illness or for any other cause beyond the Govt. servant's control, or for prosecuting higher scientific or technical studies, with an undertaking to serve the Govt. or return from leave for a period of at least five years.

It has been represented to the Govt, that the power to count Extraordinary leave for purpose of grant of increments new resting with the Government might be delegated to the Heads of Departments, to avoid delay involved in proceeding the proposals to Govt. have carefully considered the above issue and have decided to delegate the power to count the Extra - ordinary leave towards the grade increments to Heads of Departments to the extent of six months only.

The following notification will be published in the Andhra Pradesh Gazettee :

NOTIFICATION - I

In exercise of the powers conferred by the proviso to article 309 read with article 31-3 of the constitution of India, the Governor of A.P. hereby make the following amendment to the Fundamental Rules.

THE AMENDMENT

In Rule 26 of the said rules after sub-rule (f) the following shall be inserted, namely:

"Delegation under the rule 26"

The heads of the department are empowered to count the Extra-Ordinary leave taken on account of illness of Medical certificate or for prosecuting higher scientific or technical studies for a period not exceeding six months towards the grade increment.

NOTIFICATION - II

In exercise of the powers conferred by the proviso to article 309 read with article 31-3 of the constitution of India, the Governor of A.P. hereby make the following amendment to the Hyderabad Civil Services Rules, Volume - 1.

THE AMENDMENT

In Rule 40 of the said rules after sub-rule (g) the following shall be inserted, namely:

"Delegation under the rule 40"

The heads of the Departments are empowered to count the Extra-Ordinary leave taken on account of illness of Medical certificate or for prosecuting higher scientific or technical studies for a period not exceeding six months towards the grade increment.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

R. RAJAMANI

Joint Secretary to Government

మెడికల్ సర్టిఫికేట్‌పై వేతనము లేని సెలవు కాలమునకు రెగ్యులర్ ఇంక్రిమెంట్  
మంజూరిపై వివరణ ఉత్తర్వులు

GOVERNMENT OF ANDHRA PRADESH  
FINANCE (ADMN.II) DEPARTMENT

Memo.No. 4392-B/124/A1/Admn.II/02

Dated : 4-2-2002

Sub : Establishment - State Audit Department - Counting of EOL taken on Medical Certificate for Grade Increments - Belated request made - clarification Sought for - Reg.

Ref : 1. Director of State Audit, Hyderabad Letter Roc.No.7354/124/D2/2001, dt. 24-12-01

The attention of the Director of State Audit, Hyderabad is invited to the reference cited and it is informed that :

- i) The instructions issued in Circular Memo No. 21102-B/371/A2/FR-1/98 dated 7-8-1998 are very comprehensive in regard to sanction of EOL on Medical Certificate.
- ii) Further, EOL sanctioned on medical grounds counts for increments under FR 26 (b) (ii). For this, the Government Employee concerned need not represent for the same, since it is duty of the Head of Department concerned when the period of EOL is less than 6 months or upto

6 months and beyond that the Government, as per the delegation allowed under FR 26 (b) (ii).

- iii) Therefore, it is the responsibility of the Competent Authority who sanctioned the EOL on Medical Certificate to a Government Servant to see that the increments are released / sanctioned to the individual by addressing in the matter to the Head of Department / Government as such the Government Employee need not represent for sanction of increments in respect of the Extra-Ordinary Leave availed by them on medical grounds.

R. SWAMINATHAN  
Desk Officer