

From

The Secretary,  
Haryana Defence and Security  
Relief Fund Committee,  
Sainik Bhawan, Sector 12,  
Panchkula.

To

All the Deputy Commissioner & President,  
Zila Sainik Boards in Haryana.

Memo No. 17/1/05-2D II Addl.Pen.  
Dated Panchkula the 31<sup>th</sup> Jan. 2006

Subject: Enhancement of rates of additional pension

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Please refer to the instructions issued vide this office Memo No. 17/1/05-2D II Addl.Pen. dated 30<sup>th</sup> Nov. 1992 on the subject noted above.

2. The matter regarding revision of rates of additional pension the the widows of ex-servicemen who die while in service (not battle casualties)/ 100% disabled ESM was under consideration. The Chairman, Haryana Defence and Security Relief Fund has increased the rates of additional pension with effect from 1st February, 2006. The revised rates of additional pension will be as under :-

(a)	Widows (having children)		
	(i)	Other Ranks	Rs. 100/- per child per month subject to maximum of Rs. 300/- per month.
	(ii)	JCO's	Rs. 150/- per child per month subject to maximum of Rs. 150/- per month.
	(iii)	Officers	Rs. 200/- per child per month subject to maximum of Rs. 600/- per month.
(b)	Widows (having children)		Rs. 100/- per month, irrespective whether the widows is an officer, JCO or OR, neither death or re-marriage.

(c)	Disabled personnel having 100% disability (having children)	As per rates given above at (2) (i) (ii) and (iii).
(d)	Disabled personnel having 100% disability (having children)	Rs. 100/- per month irrespective of ranks till death.

3. It is further informed that other terms and conditions of additional pension issued by this office from time to time will remain unchanged.

Sd/-  
Secretary,  
Haryana Defence and Security  
Relief Fund Committee

RULES RELATING TO GRANT OF ADDITIONAL PENSION TO WIDOWS OF SERVICEMEN DYING IN SERVICE WITHOUT BEING BATTLE CASUALTIES AND DISABLED EX-SERVICEMEN WHOSE DISABILITY IS ATTRIBUTABLE TO SERVICE AND THEIR CHILDREN

1. (I) These rules may be called the Haryana Additional Pension for Widows, disabled, Ex-servicemen and their Children Rules, 1976.
2. These rules shall apply to eligible widows and eligible disabled ex-servicemen and their children.
2. In these rules, unless the context otherwise required
  - (a) “eligible child” means the child of a member of the Armed Forces who dies while in service but not in any battle and leaves no widow;
  - (b) “eligible disabled ex-serviceman” means a member of the Armed Forces who is released from service due to 100% disability or permanent incapacity to work and the disability or incapacity is attributable to service.

Explanation :- Whether such a disability or incapacity is attributable to service or not will be got verified from the concerned military Authorities whose decision shall be final;
  - (c) “eligible widow” means the widow of a member of the Armed Forces whose death has taken place while in service but not in any battle;
  - (d) “Fund Committee” means the Haryana Defence and Security Relief Fund Committee;
  - (e) “Fund Secretary” means the Secretary of the Haryana Defence and Security Relief Fund Committee;
  - (f) “President of the District Sainik Board” means the Deputy Commissioner of the concerned district;
  - (g) “Secretary of District Sainik Board” means the Secretary of the District Soldiers, Sailors’ and Airmen’s Board concerned.
3. The rates of additional pension admissible under these rules be as follows:-
  - (a) For eligible widows (having children)-
    - (i) of Officers - Rs. fifty per child per month subject to a maximum of Rs. one hundred and fifty per month;
    - (ii) of J.C.O.’s - Rs. forty per child per month subject to a maximum of Rs. one hundred and twenty per month.
    - (iii) of O.R’.s - Rs. thirty per child per month subject to a maximum of Rs. ninety per month.
  - (b) For eligible widows (having no child)- Rs. thirty per month, irrespective of whether the widow is
  - (c) For eligible disabled ex-servicemen (having children)-
    - (i) Officers - Rs. fifty per child per month subject to a maximum of Rs. one hundred and fifty per month;

- (ii) J.C.O.'s - Rs. forty per child per month subject to a maximum of Rs. one hundred and twenty per month.
- (iii) of O.R'.s - Rs. thirty per child per month subject to a maximum of Rs. ninety per month.
- (d) For disabled ex-servicemen (having no child)-  
Rs. thirty per month, irrespective of his rank till his death .
- (e) For eligible children-
  - (i) of Officers - Rs. fifty per child per month subject to a maximum of Rs. one hundred and fifty per month:
  - (ii) of J.C.O.'s - Rs. forty per child per month subject to a maximum of Rs. one hundred and twenty per month.
  - (iii) of O.R'.s - Rs. thirty per child per month subject to a maximum of Rs. ninety per month.

Duration of 4.  
additional pension

- (a) In the case of eligible widows who lost their husbands prior to 1-3-1975, eligible disabled ex-servicemen who incurred their disability prior to 1-3-1975 and the eligible children who lost their father prior to 1-3-1975, they will be entitled to receive pension with effect from 1-3-1975 only. If the date of eligibility is subsequent to 1-3-1975, additional pension will commence from the said subsequent date.
- (b) Pension in respect of eligible categories mentioned under clauses (a) and (c) and (e) of Rule 3 will be given only till the child dies or attains the age of 20 years or gets married or gets employed, whichever is the earliest. The additional pension will be reduced proportionately as a child dies or attains the age of 20 years or gets married or gets employed.
- (c) In the case of death or re-marriage of an eligible widow or death of an eligible disabled ex-serviceman, the additional pension will continue for their children till the period specified in sub rule (b) above.
- (d) Where the additional pension is payable to a minor child, the same shall be paid to the guardian of such a child.

Mode of making application for grant of additional pension	5.	(a) An eligible person may apply for grant of additional pension I Form I and, after completing it in all respects, submit it to the Secretary of the District Sainik Board. (b) In case of a minor eligible child, the application shall be made by his guardian in Form II.	
Authority to decide quantum additional pension	6.	After scrutiny of the application, the Secretary of the District Sainik Board will decide the quantum of additional pension of payable in each case.	
Penalty for giving false	7.	A pension giving any false information in Form and Form II.	
	8.	An appeal against the order of the Secretary of the District Sainik Board shall lie to the President of the District Sainik Board whose decision in the matter shall be final.	Appeal
	9.	Each Secretary of District Sainik Board will make payment of additional pension on a quarterly basis by money order or in cash, as may be convenient.	Mode of payment.
	10.	Each Secretary of the District Sainik Board will be responsible to maintain a register containing the names and full particulars of all eligible persons in his district along with the quantum of additional pension granted to them and make regular entries about payments made to them from time to time.	Maintenance of registers and records.
	11.	Every eligible person shall give a certificate of eligibility on a half-yearly basis, in Form III and send it to the concerned Secretary of the District Sainik Board so as to reach him within the months of June and December every year. As and when one or more children of the eligible person die or reach the age of 20 years or get married or secure employment, it shall be responsibility of the eligible person/guardian to inform the Secretary of the District Sainik Board in this regard.	Certificate of eligibility.
	12.	Funds for the purpose of making payments of additional pension will be made available from the Haryana Defence and Security Relief Fund and each Secretary of the District Sainik Board will intimate his requirement of the Fund Secretary who will arrange to place necessary	Source of funds for the pension.

funds at the disposal of the Secretary of the District Sainik Board after satisfying himself about the reasonableness of the requirements.

13. The Fund Committee shall have the competence at any time to clarify, amend or rescind any or all the provisions of these rules. Power of amending rules.