

F.A.Q. on Pension by Haryana Govt. Pensioner

- 1) What is the minimum and maximum pension?
Minimum pension Rs.3500/-per month and max. up to 50% of highest pay ie 79000/ w.e.f. 1-1-2006
- 2) Is there any ceiling on gratuities and if so what is the maximum amount admissible
Maximum limit of DCRG shall be 10.00 lakhs as per notification dated 17-4-2009.
- 3) Is there any limit on commutation of pension?
Yes-up to 40% of pension for Haryana Govt pensioner and up to 50% of judicial officers of Haryana State (refer Govt notification dated 11-2-2011)
- 4) Is the Dearness Relief payable on original basic pension or on reduced pension after commutation?
DR is payable on original basic pension.
- 5) How does the period of 15 years for restoration of commuted portion of pension reckon?
Restoration on completion of 15 years from the date of retirement or 15 years from the actual receipt of CVP whichever is later.
- 6) Is any authorization for restoration of commutation portion of pension after 15 years required from Pr. A.G.'s office. ?
No, Restoration of commuted Portion is to be done by the pension disbursing authority in accordance with instruction on CVP authority or Haryana Govt instructions issued from time to time.
- 7) Whether the family can be given the benefits of 40% commutation if a pensioner dies before exercising option.
-No-
- 8) Am I entitled for family pension widowed daughter? The death of my husband occurred after the death of my father / mother.
No. The Govt of Haryana vide letter No2/ 53 /2009-1/ pension dated 26th April 2010 has clarified that widowed/ divorced daughter will be entitled for family pension , in case she was widowed / divorced at the time of death of his father subject to fulfillment of other conditions prescribed in Govt notification dated 17-4-2009.
- 9) Why enhanced family pension is not being paid to me for 10 years as the Govt of Haryana has extended the period from 7 years to 10 years ?
As per Haryana Govt notification No 2/51/2008-1 pension dated 17-4-2009. enhanced family pension shall be payable for a period of 10 years to the family of a Govt. Servant who dies in service after completing 7 years or more continuous

10) Why I am not getting pension equivalent to 50% of my last pay as my service is more than 28 years and date of retirement after 1-1-2006 ?

11) Why the P.P. & S.P. has not been taken into account while working out my pension ?

12) Why the benefit of NPA is not being taken into account while fixing pension @ 50% of minimum pay scale + GP + NPA of the corresponding pay scale introduced w.e.f. 1-1-2006 & where Qualifying service is 33 years or more ?

13) Who will restore my commuted portion of pension and when T.O./Bank has recovered the full amount of commuted value of pension ?

service . The above modified provision of enhanced family pension for 10 years are not applicable where period of enhanced family pension completed on or before 1-1-2006.

In case of Govt Servant retiring on or after 17-4-2009, the linkage of full pension with 33 years of Qualifying service has been modified to the extent that once a Govt servant retires after rendering the minimum Qualifying service of 28 years , pension should be at 50% of the emoluments subject to other conditions. In other words pension equivalent to 50% of last pay on 28 years Qualifying Service is payable in case of retirement on or after 17-4-2009.

As per Haryana Govt. Notification 2/51/2008-1 pension dated 17-4-2009, pay in the revised pay structure means pay band plus grade pay and does not include any other type of pay like special pay etc.

In case of pre 1-1-2006 retiree, the minimum of pay scale does not include NPA. As clarified by Govt of Haryana, Finance Department vide notification No 1/2 (8) 98-2FR-II (part-VIII) dated 10-6-2011.

A) Commuted portion of pension will be restored by the pension disbursing authorities as per Haryana Govt. instructions issued from time to time.

B) As per Govt of Haryana Finance Department notification No 2 / 51/ 2008-1 Revised dated 10-5-2011 which is applicable w.e.f. 17-4-2009 “ The fraction of pension commuted on retirement i.e. superannuation/ pre mature retirement shall be restored on completion of 15 years from the date of retirement or 15 years from the actual receipt of commuted value , which ever is later .

C) Previously as per Finance Department's letter No FD Haryana/ 1/2/18-2FR -II dated 4-3-2003, the fraction of pension commuted on

14) Commuted value of Revised pension w.e.f. 1-1-2006 has not been paid.

15) The service rendered under military has not been counted towards my civil pension although , I am not getting any pension from military .

16) Why I am not being paid interest on delayed payment of pensionary benefits despite court orders & who will pay interest on delayed payments ?

17) Why I am not being paid revised pensionary benefits as per court orders Moreover , the department has not filed any appeal against the order of the court ?

superannuation w.e.f. 1-1-96 , was to be restored after 15 years from the actual receipt of commuted value and in the case of pre- mature retirement Notional interest @ 8.1% per annum was to be charged. (Rate of interest was raised from 2.8% p.a. to 8.1%per annum for those who retired on or after 1-1-96 (effective from the date of issue of orders dated 4-3-2003.)

The option for commutation of revised pension w.e.f. 1-1-2006 is required from the retiree.

Normally,the entry to the effect that service rendered under military is countable towards civil pension is not being made in the Service Book. Generally it is not confirmed by the P.S.A. that the Govt servant has deposited the Gratuity received from military service along with interest in Govt A/C & he is not getting any pension from military .

The matter for payment of interest on delayed payments on pensionary benefits is to be considered & paid by the department from where pensioner retired. The Govt. of Haryana vide their letter No 1/2/(20) -84-2FR-II dated 22-6-1984 has clarified that delay in payment of DCRG either on the part of department or at the level of A.G. beyond a period of 3 month is to be treated as an Administrative lapse for making payment of interest . The payment of interest is to be made by the P.S.A. No Authority in this regard is required from Pr. A.G.'s Office

Each case has to be decided on merit and prior approval of Finance Department should invariably be obtained in all cases where Financial implication are involved and the approval of Finance Department is mandatory (Authority Financial Commissioner & Pr. Secy to Govt. Haryana Finance Department's letter No 3/6/ 04-2pension) dated 25-7-2005. Pensionary benefits which are not covered

under normal Rules as per court orders can not be sanctioned without the sanction from Finance Department Haryana Chandigarh, which is to obtained by the Department on priority

18) Fixed Medical allowance is not being paid to me.

General Instruction regarding payment of medical allowance are issued to T.O's/ pension disbursing authority from time to time. Pensioners are required to submit their option for getting fixed medical allowance through their department to the concerned T.O.s/ PDAs.

19) Who will issue duplicate copy of PPO to me as I have lost it.

When a pensioner's copy of PPO is lost, the pensioner should apply to the Treasury Officer for issuing a duplicate copy of PPO. A fine of Rs.5/- is also to be remitted.

20) Copy of GPO has been lost. Not reached in T.O. office. Who will issue duplicate?

When a copy of authorization of commutation or GPO is lost, it should be reported promptly to the Accountant General who will issue a fresh authority after calling back and cancelling disburser's copy. In such cases, non-payment certificate from the Treasury Officer is required.