

Government of Odisha
General Administration Department

No. GAD-SC-RAS-0060/14-12156 /Gen. Bhubaneswar, dated. 16th May 2015

From

Shri Ganesh Chandra Patra OAS(S)
Joint Secretary to Government

To

The Additional District Magistrate,
Keonjhar.

Sub:- Clarification regarding inclusion of Family Pension & T.I. of any pension holder in the family so far as calculating of total family income for issue of distress certificate.

Sir,

In inviting a reference to your letter No.2556/BBE dated the 18th August 2014 on the subject noted above I am directed to say that doubts arises as to whether the income of mother and father of the deceased employee from Family Pension & T.I. or Pension & T.I. shall be taken into consideration for calculation of total family income for issue of Distress Certificate.

In this regard rule-2(b) of the OCS(RA) Rules,1990 provides for appointment of a family members of the deceased family in order of preference where father or mother of the deceased employee are not included. The total family income excluding Family Pension and TI of must not exceeds Rs.72,000/- mean the family pension and TI received by the family after the death of the govt. employee and it does not mean to exclude the family pension and TI or pension and TI. received by the father or mother when they are part of the family as per the legal heir certificate. So, the income of the father or mother of the deceased employee from any other sources shall be taken into consideration while calculating the total family income for issue of Distress Certificate.

Yours faithfully


Joint Secretary to Govt.

Memo No.

/Gen.

Dt.

Copy forwarded to all Collectors for information and necessary action.


Joint Secretary to Govt.