Circular Memo. No 19184 /SR I /A1/2014-7  

Dated: 25.02.2015

Subject: A.P. Reorganisation—Allocation of State cadre employees—Prioritisation (Order of priority) in the allocation of different categories of personnel between the successor States of Andhra Pradesh and Telangana—Prescribed—Issued.


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The Government of India has established an Advisory Committee for the State Government Employees, other than All India Services, as provided under Section 80 of Andhra Pradesh Reorganisation Act 2014 to delineate objective and transparent criteria for allocation of State Government employees. The Advisory Committee has, after extensive consultations, formulated draft Guidelines for allocation of State service employees between the States of Andhra Pradesh and Telangana. The draft guidelines were approved by the Central Government and issued outlining the principles and procedure for allocation of Posts and State services personnel serving the Government of A P immediately before the ‘appointed day’ i.e., June 2, 2014 between the successor States vide G.O cited.

2. The principles guiding the allocation of personnel between the successor States of Andhra Pradesh and Telangana are specified in para (18) of the Guidelines in relation to allocation of State services employees.

3. The Advisory Committee after due consideration decided the prioritisation (Order of priority) in the allocation of different categories of personnel between the successor States of Andhra Pradesh and Telangana as indicated below:

A. SC/ST under Para 18(l) (Constitutional Requirement)

**SC:** Godagali and Godagula are notified as SC in only A.P. while Beda (Budga) Jangam are notified only in Telangana State. Hence the allocation of these employees will be made to the respective States where they are notified, if they have opted so or even in case of absence/non-exercise of their options or even if they have opted for either of the States.

**ST:** Malis, Valmiki, Dhulia, Pailko and Putiya Tribes are notified in only Andhra Pradesh, while Thoti Tribe is notified only in Telangana State. Hence the allocation of these employees will be made to the respective States where they are notified, if they have opted so or even in case of absence/non-exercise of their options or even if they have opted for either of the States.

ii. Medical Cases Under Para 18(m)

Allocation of these persons, if qualified under the said Para, is proposed to be made as per their option to the respective States.

iii. Persons who are local to the State to which they have opted under Para 18(f) – Part 1

The employees who are local to the State to which they have opted be allotted to the State as per their option to the full extent of sanctioned posts in that State.

iv. Spouse Cases under Para 18 (k) and 18(l):

Allocation under these Paras is proposed to be limited to the following State Cadre employees only
(i) If the Spouse is an All India Service officer, and the option of the State cadre employee is to the State to which the All India Service officer has been allocated.

(ii) If both the spouses are State cadre employees or one of them is working in a local cadre/local body, Para 18(i) indicates the following scope/basis for allocation.

a) **Both Spouses in State Cadre:**
   - Only such spouse cases where the option of both spouses is for the same State shall be considered.
   - Allocation of both spouses to be considered for the opted State only if either or both of them is/are local to the opted State.
   - If both of them are non-local to the State to which they have opted, both of them will be allotted to the State to which they are local.

b) **Spouse of the State Cadre Employee belonging to/working in a Local Cadre/Local Body or Authority:**

   The State Cadre employee shall be considered for allocation to the State to which he/she has opted if the spouse belongs to/working in a local cadre/local body or authority

c) **Spouse of the State Cadre Employee belonging to/working in a State Government Institution:**

   It is decided that the respective State Government Institutions, Societies, Corporations, Authorities may consider to transfer their employees to the State where the State cadre spouse is allotted as and when a decision on the future of their organisations is taken.

v. **Others who have opted under Part 2 of Paragraph 18(f)**

   The allocation of the persons in the following categories is restricted to and against the filled posts only.
   
   (i) Home District or native district in the opted State, but non-local to both States under Para 18(h)-Part 1
   (ii) Non-local candidate opting to a State being local to the other State
   (iii) Those originally from other States
   (iv) Others (i.e. other than those who have died, and having given the option)

vi. The allotment of those who have not opted nor exercised their option will be made on the basis of their local candidature or in its absence as per the convenience/requirement.

vii. **Others who have opted against their wish in reverse order of seniority under Paragraph 18(f)- Part 3 where there is an allocable post:**

    The employees who are locals to the State and not opted shall be considered before forcing non-local employees against their option.

viii. The employees who have died after the appointed day but before allocation referred in para 18 (n) may be allocated to the State where he/she was working at the time of his/her death in tentative allocation. Any change requested by the family pensioner will be considered at the time of final allocation.

4. Further in respect of allocation criterion for allotment of the employee holding the single filled post, it is informed that, as per Para 12 (vi) of the Guidelines, a single post could be allotted to the State for which it was created or the State that it serves most or with reference to the State to which the person holding the post is allotted and while Part-2 of Para 18(f) allows for mandatory allotment of the employee holding such a post to the State to which he/she has
opted even if he/she is not local to that State. Considering the provisions of these guidelines, the Advisory Committee decided that in respect of single filled post, the post will be allotted to the State to which the employee occupying the post is allotted. Single vacant post will be allotted to the State of Andhra Pradesh or as mutually agreed by the Heads of the Departments of both the States.

5. This is for favour of information.

I.Y.R. KRISHNA RAO, IAS
CHIEF SECRETARY TO GOVT
GOVERNMENT OF ANDHRA PRADESH

RAJIV SHARMA, IAS
CHIEF SECRETARY TO GOVT
GOVERNMENT OF TELANGANA

To
All the Departments of Secretariat, Government of Andhra Pradesh
All the Departments of Secretariat, Government of Telangana State
All the Heads of the Departments, Government of Andhra Pradesh
All the Heads of the Departments, Government of Telangana State

Copy to:
P.S. to Chairman, Advisory Committee
P.S. to Chief Secretary to Govt of Andhra Pradesh
P.S. to Chief Secretary to Govt of Telangana State
P.S. to Secretary to Government (SR), G.A.D., A.P.
P.S. to Spl Secretary to Govt, (SR), GAD, Govt of Telangana State
The Director, e-Development Cell, Centre for Good Governance, Dr MCR HRD Institute, Jubilee Hills, Hyderabad
Genl Admn (SR) Department, Telangana State secretariat, Hyderabad

// Forwarded: by order//

[Signature]
Assistant Secretary to Govt (SR)