Subject: Appointment / promotion of the employees of CPSEs in CDA scales of pay on or after 01.01.1989.

The undersigned is directed to invite attention to Para 3(iii) of this Department’s O.M.No.2(43)/90-DPE(WC) dated 12.6.1990 which, inter alia, provides that all appointments made on or after 01.01.1989 in respects of all categories of employees by the CPSEs would be deemed to have been governed by the IDA pay scales and IDA. The aforesaid O.M. dated 12.6.1990 is in pursuance of the Supreme Court Judgment dated 03.05.1990 giving directions for implementation of the report of High Powered Pay Committee.

2. Para 3 (ii) of the Supreme Court Judgment dated 03.05.1990 provides that the employees appointed on or after January 1, 1989 will be governed by such pay scales and allowances as may be decided by the Government in its discretion. Those appointed earlier with IDA pattern will continue to be governed in accordance with the terms and conditions of their appointment.

3. Earlier references were received from certain Ministries/CPSEs wherein a question had been raised as to whether the word ‘appointment’ as mentioned in para 3 (ii) of Supreme Court’s Judgment dated 03.05.1990, Annexure-I to the DPE O.M. dated 12.06.1990 on the subject of implementation of High Powered Pay Committee’s recommendations, includes ‘promotion’ also. The matter was considered in consultation with Ministry of Law & Justice, Department of Legal Affairs. It was held that recruitment includes any method provided for inducting a person in public service. Appointment, selection, promotion and deputation are all well-known methods of recruitment. The words ‘employment’ or ‘appointment’ have been held to be wide enough to include the matter of promotion including promotion to selection posts.

4. On the issue whether ‘appointment’ includes ‘promotion’, the clarification as per Para 3 above was given on a case by case basis. This issue has been raised again by some Ministries/ CPSEs in the context of recent pay revision in the case of employees of both CDA and IDA pay scales in CPSEs. It is again emphasized that there is no change in the position as given in para 3 above.

5. In case there are any Court Cases/ Court Orders relating to CDA/ IDA pattern of employees in a particular CPSE, the Administrative Ministry/ CPSE should take into account the implications of such Court Cases/Court Orders while switching over employees from CDA pattern of pay scales to IDA pattern of pay scales.

(P.J. Michael)
Under-Secretary
Tel: 24360823

To
1. Administrative Ministries/ Departments of the Government of India
2. Chief Executives of Central Public Sector Enterprises.