Registration No. 127

EXTRAORDINARY

PART II—Section 3—Sub-section (i)

PUBLISHED BY AUTHORITY

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MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES AND PENSIONS

(Deartment of Personnel and Training)

NOTIFICATIONS

New Delhi, the 26th October, 1989

G.S.R. 928(E).—In exercise of the powers conferred by sub-section (2) of section 4 of the Administrative Tribunals Act, 1985 (13 of 1985), the Central Government on receipt of a request in this behalf from the Government of Andhra Pradesh hereby establishes the Andhra Pradesh Administrative Tribunal with effect from the 1st day of November, 1989 which shall be the appointed day within the meaning of clause (c) of section 3 of the Act.

[No. A-11019/9/88 (i)-AT]

3051 GI/89
Bench by Shri/Kum./Smt. working as in the Ministry/Department Office of residing at is hereby acknowledged.

for Registrar
Andhra Pradesh Administrative Tribunal

Date:
Seal:

IN THE ANDHRA PRADESH ADMINISTRATIVE TRIBUNAL

(See rule 8(3))

Misc. Application No. of in

Original

Transferred Application No. of 19

XXX Applicant (Applicant/Respondent)

Vs.

YYY Respondent (Respondent/Applicant)

Brief facts leading to the application:

Relief or Prayer:

Verification:

I, do hereby verify that the contents para are true on legal advice and that I have not suppressed any material fact.

Signature of applicant

Signature of the Advocate

Date:

FORM IV

(See rule 25(2))

APPLICATION FOR THE REGISTRATION OF A CLERK

1. Name of legal practitioner on whose behalf one clerk is to be registered.

2. Particulars of the clerk to be registered.

Attested passport size photograph to be pasted

(i) Full name:

(ii) Father’s Name:

(iii) Age and Date of Birth:

(iv) Place of birth:

(v) Nationality

(vi) Educational qualifications:

(vii) Particulars of previous employment, if any:

I, do hereby affirm that the particulars relating to me given above are true.

(Signature of Clerk)

3. Whether the legal practitioner has a clerk already registered in him employ and whether the clerk sought to be registered is in lieu of or in addition to the clerk already registered.

4. Whether the clerk sought to be registered is already registered as a clerk of any other legal practitioner and if so, the name of such practitioner.

I, certify that the particulars given above are true to the best of my information and belief and that I am not aware of any fact which would render unsuitable the registration of the said (name) as a clerk. Further, I enclose Postal Order for Rs. 2.50 being the cost of Identity Card alongwith 2 passport size photographs of the applicant duly attested by me.

Signature of legal practitioner

Date:

To

The Registrar,
Andhra Pradesh Administrative Tribunal, HYDERABAD.

FORM IV

(See rule 25(2))

APPLICATION FOR THE REGISTRATION OF A CLERK

1. Name of legal practitioner on whose behalf one clerk is to be registered.

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(vii) Particulars of previous employment, if any:

I, do hereby affirm that the particulars relating to me given above are true.

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3. Whether the legal practitioner has a clerk already registered in him employ and whether the clerk sought to be registered is in lieu of or in addition to the clerk already registered.

4. Whether the clerk sought to be registered is already registered as a clerk of any other legal practitioner and if so, the name of such practitioner.

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Signature of legal practitioner

Date:

To

The Registrar,
Andhra Pradesh Administrative Tribunal, HYDERABAD.
(प) इस निर्देश में जो सब तथा प्राथमिकताओं प्रयुक्त की गई है परंतु इसके बाद परिवर्तन नहीं किया गया है अतः संबंधित में परिवर्तित किया गया है उक्त वाक्य क्षेत्र: वहाँ होगा जो प्रबंधन में निर्देश गया है।

3. वेदना: (१) प्रयुक्त वाक्य हाफ़ रूप का देता तथा पाँच से दस का विवेक वेदन प्रति भाषा प्राप्त करें।

उम्मीद वाक्य हाफ़ रूप का वेदन प्रति मात्र प्राप्त करें।

सदस्य रु. 7300-100-7600 के वेतनदाता में वेदना का वेदन प्राप्त करें।

परम्परा के अनुसार वाक्य के ववर्तमान, उयँशगत वाक्य, के कारण में परिवर्तन की गई है। वाक्य तथा/या उद्धारण, अभिव्यक्ति वाक्यधिक से मिलाकर वाक्यधिक के संबंध में कोई तत्कालीन वाक्यधिक या/या अन्य प्रकार के संबंध का प्रयोग डालें।

भ्रमण के लिए, वाक्य या वाक्य की जगह या उद्धारण या उद्धारण की संस्थापन या अभिव्यक्ति भविष्यवाणी में अन्वेषण के कारण या की विवेक के मेला (म) वाक्यधिक की प्रशंसा है। यदि कोई हो, तो कुछ तरह का बनता आज़ादी।

4. में हमारे माता और तत्र प्रसारण प्रतिष्ठा — (२) तत्कालीन, उवाच, या और कोई सवाल उद्धारण के कारण उन्हें इस पर में हमारे माता और तत्र प्रसारण प्रतिष्ठा प्राप्त करने का हकदार होगा जो, भविष्यवाणी में रु. 7300-100-7600 या उसके मात्र वेतनदाता में वेदन प्राप्त करने वाले मूल्य "क" वाक्यधिक की प्रशंसा है।

5. सर्वस्व के रूप में निर्देश पर शुभ संवाच में सत्ता/प्रसारण — (१) प्रवाक्य या उवाच, या और कोई सवाल उद्धारण के कारण उन्हें इस पर में हमारे माता और तत्र प्रसारण प्रतिष्ठा प्राप्त करने का हकदार होगा।

(२) उवाच निर्देश (१) में पर उपलब्ध वेदन निर्देश पर शुभ, उवाच, या और कोई सवाल — (१) उक्तके लागू शुभ तत्कालीन प्रसारणों में मिलाकर निर्देशों के मेला में उपलब्ध और उवाच प्राप्त करने का हकदार होगा।

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THE GAZETTE OF INDIA : EXTRAORDINARY

PART II—Sec. 3(i)]

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[Ref. 11019/3/88-(iii)E.31.]
G.S.R. 930(E).—In exercise of the powers conferred by sub-section (1) read with clause (e) of sub-section (2) of Section 35 of the Administrative Tribunals Act, 1985 (13 of 1985), the Central Government hereby makes the following rules, namely:—

1. Short title and commencement.—(1) These rules may be called the Andhra Pradesh Administrative Tribunal (Salaries and Allowances and Conditions of Service of Chairman, Vice-Chairman and Members) Rules, 1989.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. Definitions.—In these rules, unless the context otherwise requires:—

(a) "Act" means the Administrative Tribunals Act, 1985 (13 of 1985);

(b) "Government" means the Government of Andhra Pradesh;

(c) "Tribunal" means the Administrative Tribunal;

(d) the words and expressions used in these rules and not defined, but defined in the Act shall have the meanings, respectively assigned to them in the Act.

3. Pay.—(1) The Chairman shall receive a pay of rupees eight thousand plus a special pay of rupees five hundred per mensem. A Vice-Chairman shall receive a pay of rupees eight thousand per mensem. A Member shall receive a pay in the scale of Rs. 7300-100-7600 per mensem.

Provided that, in the case of an appointment as Chairman, a Vice-Chairman or a Member of a person who has retired as a judge of a High Court or who has retired from service under the Central Government or a State Government and who is in receipt of or has received or has become entitled to receive any retirement benefits by way of pension and/or gratuity, employer’s contribution to the Contributory Provident Fund or other forms of retirement benefits, the aforementioned pay shall be reduced by the gross amount of pension and/or gratuity or employer’s contribution to the Provident Fund or any other form of retirement benefits, if any, drawn or to be drawn by him.

4. Dearness allowance and city compensatory allowance.—The Chairman, a Vice-Chairman and a Member shall receive dearness allowance and city compensatory allowance appropriate to their pay at the rates admissible to Group ‘A’ Officers of the Central Government drawing a pay in the scale of Rs. 7300-100-7600 or above.

5. Retirement from present service on appointment as Member.—(1) The Chairman, a Vice-Chairman, or a Member who, on the date of his appointment to the Tribunal, was in service under the Central Govt. or a State Govt., shall seek retirement from such service before his appointment to the Tribunal. In the case of a sitting Judge of a High Court who is appointed as Chairman or a Vice-Chairman, his service in the Tribunal shall be treated as actual service within the meaning of para 11(b)(i) of Part ‘D’ of the Second Schedule to the Constitution.

(2) On such retirement as is provided for in sub-rule (1), the Chairman, a Vice-Chairman or a Member:

(i) shall be entitled to receive pension and gratuity in accordance with the rules relating to the retirement benefits applicable to him;

(ii) shall not be allowed to carry forward earned leave but shall be entitled to receive cash equivalent to leave salary, if any, in accordance with the rules applicable to him prior to his retirement.

6. Leave.—(1) A person, on appointment to the Tribunal as Chairman, a Vice-Chairman or a Member shall be entitled to leave as follows:—

(i) earned leave at the rate of fifteen days for every completed year of service or a part thereof;

(ii) half pay leave on medical certificate or on private affairs, at the rate of twenty days in respect of each completed year of service. The leave salary for half pay leave shall be equivalent to half of the leave salary admissible during the earned leave;

(iii) leave on half pay can be commuted to full pay leave at the discretion of the individual provided it is taken on medical grounds and is supported by a medical certificate from the competent medical authority;

(iv) extraordinary leave without pay and allowances up to a maximum period of one hundred eighty days in one term of office.

(2) If the Chairman, a Vice-Chairman or a Member is unable to enjoy full vacation on account of his occupation with the Tribunal, he shall be entitled to add the un-enjoyed period of vacation to the leave account.

Explanation.—For the purpose of this sub-rule, "Vacation" means vacation of thirty days in each calendar year observed by the Tribunal.

(3) On the expiry of his term of office in the Tribunal, the Chairman, a Vice-Chairman or a Member shall be entitled to receive cash equivalent of leave salary in respect of the earned leave standing to his credit provided that the quantum of leave encashed under the sub-rule (2)(i) of rule 5 shall not exceed 240 days.

(4) The Chairman, a Vice-Chairman and Member shall be entitled to receive the dearness allowance on the leave salary under sub-rule (3) as admissible at the rates in force on the date of the relinquishment of the office in the Tribunal:

Provided that he shall not be entitled for the City compensatory allowance or any other allowance on such leave salary.
7. Leave sanctioning authority.—The Chairman shall be the authority competent to sanction leave to the Member and the Vice-Chairman. The Governor shall be the authority competent to sanction leave to the Chairman.

8. Pension.—(1) Every person appointed to the Tribunal as Chairman or a Member shall be entitled to pension provided that no such pension shall be payable:

(i) if he has put in less than two years of service with the Tribunal, or

(ii) if he has been removed from an office in the Tribunal under sub-section (2) of Section 9 of the Act.

(2) Pension under sub-rule (1) shall be calculated at the rate of rupees seven hundred per annum for each completed year of service or a part thereof and irrespective of the number of years of service in the Tribunal, the maximum amount of pension shall not exceed rupees three thousand and five hundred per annum:

Provided that the aggregate amount of pension payable under this rule together with the amount of any pension including commuted portion of pension (if any) drawn or entitled to be drawn while holding office in the Tribunal shall not exceed the maximum amount of pension prescribed for a judge of the High Court.

9. Provident Fund.—The Chairman, a Vice-Chairman or a Member shall be entitled to subscribe to the Provident Fund at his option and in case of his opting shall be governed by the provisions of the All India Services (Provident Fund) Rules:

Provided that if the Chairman or a Vice-Chairman or a Member was a Judge of a High Court or was a Member of an All India Service or was holding a post under the Central or a State Government immediately before his joining the Tribunal, he shall be governed by the rules which were applicable to him immediately before joining the Tribunal.

10. Travelling Allowances.—The Chairman, a Vice-Chairman or a Member while on tour or on transfer (including the journey undertaken to join the Tribunal or on the expiry of his term with the Tribunal to proceed to his home town) shall be entitled to the Travelling Allowance, daily allowance, transportation of personal effects and other similar matters at the same scales and as the same rates as are prescribed in the High Court Judges (Travelling Allowance) Rules, 1956.

11. Leave Travel Concession.—The Chairman, a Vice-Chairman or a Member shall be entitled to the leave travel concession at the same rates and the same scales as applicable to a Group A officers of the Central Government drawing a pay in the scale of Rs. 7300-10900-7600 or above.

12. Accommodation.—(1) Every person appointed to the Tribunal as Chairman, Vice-Chairman or a Member shall be entitled to the use of official residence of appropriate type, subject to availability on payment of licence fee at the rates prescribed by Government from time to time.

(2) When the Chairman, Vice-Chairman or a Member is not provided with or does not avail himself of the official residence referred to in sub-rule (1), he may be paid every month an allowance of an amount equal to fifteen per cent of his pay.

(3) Where the Chairman, Vice-Chairman or a Member occupies an official residence beyond the permissible period he shall be liable to pay additional licence fee or penal rent, as the case may be, and liable to eviction in accordance with the rules of the Government.

13. Facility of conveyance.—The Chairman, a Vice-Chairman or a Member shall be entitled to the facility of staff car in accordance with the Staff Car Rules of the Government.

14. Facilities for Medical Treatment.—The Chairman, a Vice-Chairman and a Member shall be entitled to medical treatment and hospital facilities as are admissible to an officer of the corresponding status in the Government.

15. Conditions of service of sitting judges of the High Court appointed as Chairman or Vice-Chairman.—Notwithstanding anything contained in these rules, where a sitting judge of a High Court is appointed as the Chairman or a Vice-Chairman of the Tribunal, the service conditions as contained in the High Court Judges (Conditions of Service) Act, 1954 and the rules made thereunder shall apply to him up to the date of his superannuation as a sitting judge of the High Court. Thereafter, he shall be governed by these rules for the remaining period of his tenure as Chairman or Vice-Chairman, as the case may be.

16. Residuary Provision.—The conditions of service of the Chairman, a Vice-Chairman or a Member for which no express provision is available in these rules shall be determined by the rules and orders for the time being applicable to officers of corresponding pay levels belonging to the Indian Administrative Service.

17. Powers to relax rules.—The Central Government shall have the power to relax the provisions of any of these rules in respect of any class or categories of persons.

Smt. P. V. VALSALÁ, G. KUTTY, Under Secy.