

Government of India  
Department of Atomic Energy  
(IR&W SECTION)

Anushakti Bhavan,  
C.S.M. Marg,  
Mumbai - 400 001

No.7/(14)/98-CHSS/IR&W/Vol.III/ 8482

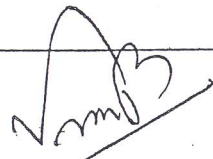
December 3, 2004

Sub : Recovery of contribution in respect  
of retired employees - reg.

Administrative Officer-III, Heavy Water Board, Mumbai may please refer his I.D. Note No.HWB/IRS/1(10)(G)/911 dated October 5, 2004 on the above subject.

The points raised in the above note are clarified as under :-

Sl.No.	Points raised	Clarification
1.	Whether the pre-revised pay or the corresponding pay after the implementation of the V CPC should be taken into account for the purpose of calculating the rate of contribution of employees who retired on superannuation / retired voluntarily prior to the implementation of V Central Pay Commission and have come forward for registration under CHSS subsequently.	In respect of those retired upto 31.1.1998, 1% of per-revised pay as envisaged under the Scheme to be levied. In the case of those retired on or after 1.2.1998, recovery shall be as per the rate prescribed under clause 13.2 of the Scheme i.e. slab rates upto 31.7.2000 and @ 1% thereafter.
2.	What would be the rate of contribution from 1.4.2004 i.e. after merger of 50% DA for those retired employees who are subscribing on yearly basis.	In the case of those retired from 1.4.2004, for the purpose of CHSS contribution the basic pay would include the merged portion of Dearness Allowance.
3.	Whether the rate of contribution would be the same for those employees also who superannuated/ voluntarily retired and subsequently took up commercial employment elsewhere.	The Scheme does not envisage recovery at an enhanced rate in the event of commercial employment.

  
(P.P. Madhavan kuty)  
Under Secretary

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