

THE HARYANA CIVIL SERVICES RULES
VOLUME I
PART – I
CHAPTER –VI- Deputation out of India

Existing Rules	Modified Rules	Remarks
CHAPTER –VI- Deputation out of India	CHAPTER –VI- Deputation out of India	
6.1. No deputation of a Government employee out of India shall be sanctioned without the previous approval of the competent authority.	6.1. No deputation of a Government employee out of India shall be sanctioned without the previous approval of the competent authority.	No change.
6.2 (1) When a Government employee is with proper sanction, temporarily deputed for duty out of India either in connection with the post held by him in India or in connection with any special duty on which he may temporarily be placed, he may be allowed by the Competent Authority to draw during the period of deputation the same pay which he would have drawn had he remained on duty in India.	6.2. (1) When a Government employee is with proper sanction, temporarily deputed for duty out of India either in connection with the post held by him in India or in connection with any special duty on which he may temporarily be placed, he may be allowed by the Competent Authority to draw during the period of deputation the same pay which he would have drawn had he remained on duty in India.	No change
Provided that a Government employee, who is placed on deputation while already on leave out of India on earned leave may be required by the competent authority to continue to be on leave, in which case he shall be given during that period, in addition to his leave salary, an honorarium of one-sixth of the pay which he would have drawn had he remained on duty in India, the cost of passage from and to India shall be borne by him.	Provided that a Government employee, who is placed on deputation while already on leave out of India on earned leave may be required by the competent authority to continue to be on leave, in which case he shall be given during that period, in addition to his leave salary, an honorarium of one-sixth of the pay which he would have drawn had he remained on duty in India, the cost of passage from and to India shall be borne by him.	No change
Note:- The portion of the pay which a Government employee may be permitted to draw in foreign currency while on deputation abroad will be determined in accordance with the orders issued by the competent authority in this regard from time to time.	<i>Note 1.- The portion of the pay which a Government employee may be permitted to draw in foreign currency while on deputation abroad will be determined in accordance with the orders issued by the competent authority in this regard from time to time.</i>	No change
(2) A Government employee on deputation may also be granted a compensatory allowance in a foreign country of such amount as the competent authority may think fit.	(2) A Government employee on deputation may also be granted a compensatory allowance in a foreign country of such amount as the competent authority may think fit.	No change
(3) The foreign exchange equivalent of the pay, honorarium or compensatory allowance admissible under sub-rule (1) or sub-rule (2) shall be calculated at such rate of exchange as the Union Government may be order prescribe.	(3) The foreign exchange equivalent of the pay, honorarium or compensatory allowance admissible under sub-rule (1) or sub-rule (2) shall be calculated at such rate of exchange as the Union Government may by order prescribe.	No change
1.The grant of free passages, and of subsistence and travelling allowance to Government employees on duty in Europe and Americas is governed by the rule in Chapter XIII of this volume and Appendix 10 of Part II of this volume, respectively.	(4) The provisions regulating grant of passage, pay and allowances, subsistence and travelling allowance etc. to Government employees while on duty in other countries are contained in Appendix 10 of Part II of this volume.	Reference of Ch. XIII omitted as Ch. XIII to be merged with Appx. 10

psy under that rule.		
In the case of Government employees who are not deputed out of India for special items of works but are placed on continuous service with commissions and Committees whose functions require work both in and out of India, the expression should be interpreted as having reference to the pay which they would have drawn in India had they continued on duty with the Commission or Committee there.		As above
Note 5. In the case of a Government employee proceeding on deputation, the grant of return passage to India on conclusion of a deputation is conditional on his return to duty forthwith on the conclusion of the deputation, unless an arrangement to the contrary effect is specially permitted at the time the deputation closes or is about to close, and the proposed leave is begun.	<i>Note 5.- In the case of a Government employee proceeding on deputation, the grant of return passage to India on conclusion of a deputation is conditional on his return to duty forthwith on the conclusion of the deputation, unless an arrangement to the contrary effect is specially permitted at the time the deputation closes or is about to close, and the proposed leave is begun.</i>	No change
Note 6. The provision of 1st class ordinary or P and O. "Special" rate to the place of deputation and back should be left to the discretion of the High Commissioner for India in cases in which Government employees are placed on deputation in some other country while on leave in England.	Note 6.- Omitted.	Redundant, hence deleted
Note 7. For terms to be granted to Government employees sent on training abroad under the various training schemes. See Appendix 20-A Part II of this Volume.	<i>Note 7.- For terms to be granted to Government employees sent on training abroad under the various training schemes. See Appendix 10 to Part II of this Volume.</i>	Appx.20-A to be merged with Appx. 10, hence changed
6.3. When a Government employee is with proper sanction deputed for duty out of India to hold a regular constituted permanent or quasi-permanent post, other than a post borne on the cadre of the service to which he belongs his pay shall be regulated by the orders of the competent authority.	6.3. When a Government employee is with proper sanction deputed for duty out of India to hold a regular constituted permanent or quasi-permanent post, other than a post borne on the cadre of the service to which he belongs his pay shall be regulated by the orders of the competent authority.	No change