



Winter Exam-2024

Solutions – Pay, Pension & TA Rules (Theory) AGP

Q.1. R-87 vol-2 (10)

Subsistence Allowance

87. It will be granted at the rates given below on the occasions specified to JCOs, other ranks and non-combatants (enrolled) and to the relatives of the deceased soldiers:

Per diem Rs

a. For the journey to and from the place of presentation when attending an investiture: -

(1) JCOs - 2.00

(2) Other ranks - 1.00

(3) Non-combatants (enrolled) accompanying

JCOs and other ranks - 0.50

b. While attending a durbar held by civil officials for the presentation of medals and decorations: -

(1) Released/Discharged JCO - 1.00

(2) Discharged/Released other ranks and enrolled non-combatants - 0.50

c. Pensioners travelling to and from the authorized center of supply in connection with the supply repair and renewal of artificial limbs. - 0.31 d. Relatives of deceased JCO, other ranks and enrolled non-combatants attending a durbar held by civil officials for the presentation of medals and decorations will receive subsistence allowance at the rates in sub rule b according to the rank held by the deceased officer, soldier, or enrolled non-combatant to whom the medal was awarded.

88. The allowance authorised in sub rules b and d of rule 87 will not be granted for any period in excess of five days, nor will they be admissible if the individuals reside at the station where the presentation takes place. The allowance authorized in clause d will be limited to one relative in each case,

89. A subsistence allowance at the rate of 50% of tank pay (drawn on the day the individual is taken into custody) will be granted to the family of a person subject to the PAA (other than an officer) including a member of the DSG who remains in custody, on a charge for an offence - see rule P&A Regulations Vol 1 1997. This allowance will commence from the date of custody or from the date on which any family allotment that may be in issue ceased to be admissible, whichever is later, and will remain in issue until the individual concerned is acquitted or convicted by a criminal court or a court martial. If an individual is convicted and dismissed or discharged from the service as a result of the

conviction, the amount of subsistence allowance paid to his family will be written off by the competent financial authority if any amount due to the individual from government, e.g., credit balance in his pay account, is not sufficient to cover the amount so paid. If, on the other hand he is acquitted, the amount involved will be debited in his IRLA and recovered by instalments not exceeding 1/3rd of his pay.

Note.---The term individual's family means, in the following order:-

1. His wife/wives lawfully married.

2. His father;

3. His mother;

4. His sons, legally adopted sons or step sons irrespective of age, so long as they are residing with and are wholly dependent on him; and

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e. His unmarried daughters, step-daughters, statutorily adopted or legitimated daughters, residing with and wholly dependent on him.

90. Temporary personnel or non-combatants who are not entitled to free rations will receive the actual cost of subsistence for each day during which they remain in military custody. If pay and allowances are subsequently restored for this period, the cost of subsistence subject to a maximum of Rs 2.50 per mensem will be recovered through their IRLAs.



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Q.2. In Revised Edition of Pay & Allowances Vol-II, 2020-25) the Ration Allowance to Pensioners has been deleted. Therefore, not entitled for Ration Allowance

Q.3. Ref: Rule- 63 A Pension Regulations Vol-1

a 63A. **Payment of Ordinary Family Pension in cases of Officers when Remain Missing for Twelve Months.** If an officer (serving or retired) remains missing or unheard of for a period of 12 months to the satisfaction of the department concerned, family pension may be allowed to his heirs as admissible under the prescribed rules.

Q.3. R-49 Pension Regulations Vol-1

b 48. **Pension of a Widow Who Dies Before Establishing Her Claim.** If the claim of a widow to a pension fails, through her own neglect or omission, to be established before her death, the amount of pension to which she would have been entitled, if living, shall not be allowed to her representatives.

Q.4. R-4 Passage Regulations

Incidental Charges. The fares for journeys of officers and their families and the cost of carriage of personal effects, when payable by the Government under the rules in this chapter will include the following charges:–

- a. Landing or Port or Head or Terminal Tax.
- b. Dock Dues.
- c. Port Trust Charges.
- d. Wharfage
- e. Porterage.
- f. Cartage or Lorry Charges.
- g. Launch Hire between Ship and Shore.
- h. Passport Fees
- i. Rail Insurance (Outside Pakistan Only).
- j. Air Insurance/Marine Insurance Premia.
- k. Actual Handling and Agency Charges of the Travel Agent.
- l. Actual conveyance charges incurred for journeys by road, and the controlling officer will certify that the expenses are reasonable and essential.
- m. Fax, Telephone and other service charges.
