

CHAPTER II
HOUSE RENT

- 11.25. Grant of house rent allowance to Government employees on the revised rates.

Reference is invited to this Department's letter No. 10/12/79-FDCM (5)/351, dated the 14th January, 1980, on the subject noted above and to state that for paragraph 4 thereof, the following may be substituted:—

“These orders shall apply to Patwaris and Kanungos posted in first class and second class cities and cities towns/villages, falling within 10 miles from the international border, as they apply to other employees posted in these area. However, Patwaris and Kanungos posted in the state in places other than first class and second class cities and cities towns/villages falling within 10 miles from the international border shall, w.e.f. the 1st December, 1979, continue to get house rent allowance at the same rates at which they were getting it immediately prior to that date”. (39-6-85-2FPI/14451 Dated 11 October, 1985.

- 11.26. Admissibility of house rent allowance to Punjab Government employees posted within 8 Kms. (5 miles) from the qualifying limits of first class and second class cities/towns of the neighbouring State-clarification regarding.

Attention is invited on the subject cited above. The matter as to how the grant of house rent allowance to the Punjab Government employees posted at the places falling within 8 (Kms) (5 miles) from the first class and second class cities/town of neighbouring States may be regulated has been under consideration of the State Government. After careful consideration, of the matter, it has been decided that the Punjab Government employees posted within 8 Kms. (5 miles) from the qualifying limits of first class cities/towns (having population of one lakh and above) and second class cities/town (having population of 25,000 and above but less than one lakh) of the neighbouring States shall be entitled to house rent allowance at the rates admissible for such cities/towns under the Punjab Government instructions, subject to the fulfilment of all other conditions laid down for the purpose in the instructions issued from time to time. This decision shall be effective from the date (s) the respective cities/towns have been/are declared as such by the respective State Government).

No. 39/19/81-2FPI/1230 dated 20th January, 1986.

CHAPTER 13

PENSION

- 13.98. Counting as emoluments the increase in pay not actually drawn in the case of Government employee on leave preparatory to retirement, earned leave and half pay leave on 1st January, 1978 and retired thereafter without resuming duties.

I am directed to address you on the subject noted above and to say that as per Rule 5 of Punjab Civil Services (Revised Scales of Pay) Rules, 1979, the Government employees who were on leave were required to exercise option within four months of returning to duty to retain the old scale or to elect for the revised scale of pay. Some of the employees were on leave preparatory to retirement, leave or half pay leave on 1st January, 1978 and retired/were retired, without resuming duty and could not exercise option as per rules *ibid.* Such pensioners have represented that they be allowed the benefit of national fixation of pay in the Revised Scales of pay for the purpose of pensionary benefits.

2. The matter has been considered and the President of India is pleased to decide that such Government employees who were on Leave Preparatory to Retirement, Earned Leave and Half Pay Leave on 1st January, 1978 and retired/were retired afterwards, without resuming duty, should also be given the opportunity to exercise the option within four months of the issue of this letter in relaxation of Rule 5 of the Punjab Civil Services (Revised Scales of Pay) Rules, 1979 and their pay may be fixed on notional basis accordingly.

3. Under Rule 6.24(2) the increase in pay (other than increment referred to in the note thereunder) which is not actually drawn does not form part of emoluments for the purpose of pension. On consideration the President of India is further pleased to relax the provisions of Rule 6.24(2) of Punjab Civil Services Rules Volume-II in respect of above mentioned categories of pensioners subject to the following conditions namely :—

- (i) That the Administrative Authority certifies that but for his/her proceeding on leave the Government employee would have continued to hold the post; and
- (ii) That the provisions of Note below Rule 6.24(2) of the Punjab Civil Services Rules Volume-II will be enforced fully;

and allow the increase in pay consequent on notional refixation of pay in the revised scale in respect of Government Servants who were on Leave Preparatory to Retirement/Earned Leave/Half Pay leave on 1st January 1978 to be treated as emoluments for the purpose of pensionary benefits.

No. 38/52/80-F.R/5782, Dated 22 April, 1985.

13.99. Grant of medical facilities to Ex-servicemen.

Attention is invited to the subject noted above. The State Government have decided to grant free medical treatment to the Ex-servicemen pensioners and the entitled dependants in the State Government Hospitals/Dispensaries.

No. 7(239)-84-5HBV-85/10646, Dated the 21st June, 1985.

13.100. Treatment of a portion of Dearness Allowance as Dearness Pay for the purpose of retirement benefits.

The matter regarding treating Dearness Allowance and Adhoc Dearness Allowance sanctioned upto the Consumer's Price Index Level 568 as Dearness Pay for reckoning emoluments for purposes of pensionary benefits has been under the consideration of the Government. The President of India is pleased to decide that the Dearness Allowance and Adhoc Dearness Allowance sanctioned upto Consumers Price Index Level 568 will be treated as Dearness Pay, for purposes of pensionary benefits i. e. for calculating pension, Gratuity/D.C.R.G. and terminal gratuity in respect of the employees retiring on or after 31st March, 1985.

The Dearness Allowance and Adhoc Dearness Allowance sanctioned would be treated as Dearness Pay with effect from the dates on which they were sanctioned.

In cases where the pension calculated in accordance with above decision (Paras 1 & 2 above) falls short of the pension plus adhoc relief already admissible on the pensions up to Price Index Level of 320 the loss will be made up by the grant of Personal Pension to the employee concerned. The Personal Pension will not be taken into account for determining the commuted value of pension and relief on pension.

There will be no ceiling on the amounts of monthly pension for Government employees retiring on or after 31st March, 1985.

The Dearness Allowance sanctioned up to Consumers Price Index Level 568 will also be treated as Dearness Pay for calculating the amount of subscriptions towards Contributory Provident Fund by Government employees and Government as shares of the former and latter respectively. This will have effect from 31st March, 1985.

(No. 16/65/79—6FR, dated July, 1985)

13.101. Grant of *Adhoc* relief to Punjab Govt. Pensioners and family Pensioners.

Reference is invited to Punjab Government letter No. 16/66/84-FR(6)280, dated the 27th February, 1985, on the subject noted above and to convey the sanction of the President of India to grant of one more instalment of relief falling due at Consumer Price Index 576 on 1st January, 1985 to the State Government Pensioners and recipients of family pension and extra-ordinary family pension at the rates mentioned below.

(i) Pensioners who retired prior to 31st March 1985.

82½ per cent of pension subject to minimum of Rs. 83 per mensem and maximum of Rs. 413 per mensem with effect from 1st January 1985. This will be inclusive of the instalment of relief already granted

(ii) Pensioners who have retired on or after 31st March 1985 or will retire hereafter;

2½ per cent of pension subject to a minimum of Rs. 3 per mensem and maximum of Rs. 13 per mensem with effect from 1st April, 1985.

2. In the case of pensioners and recipients of family pension, retired prior to 1st January, 1978, the relief at this rate will be calculated with reference to the pension as determined on 1st January, 1978, in terms of paras 1 and 2 Punjab Government letters. No. 38/52/80-6FR/11825, dated the 24th December, 1980 and No. 38/52/80-6FR/2056, dated 3rd March, 1981. However, in the case of recipients of extraordinary family pension, it will be calculated on the basis of their basic pension only and in addition they will continue to draw relief at the rate of 35 per cent of pension subject to a minimum of Rs. 35 and maximum of Rs. 175 per mensem already sanctioned—*vide* Punjab Government letter No. 16/42/78-FR(6) 5624/1, dated the 24th November, 1978. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupees.

3. The liability in respect of the Punjab Government pensioners and family pensioners who retired before the 1st November, 1966, will be divisible amongst the successor State Governments of Haryana, Himachal Pradesh and Chandigarh Union Territory Administration in terms of Fourteenth Schedule of the Punjab Re-organisation Act, 1966.

4. These orders will not apply to pensioners, whose pensions have been determined on *ad-hoc* basis without reference to the emoluments

drawn by them, i. e. political pension, Special pension, War risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of the re-employment.

5. The relief and the *ad-hoc* relief mentioned above will not be admissible to employees permanently absorbed in bodies controlled or financed by Government or Municipality, Panchayat Samiti or Zila Parishad. A Government employee, who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in rule 5.3 of Punjab Civil Services Rules, Volume II, will not be eligible to receive the relief and *ad hoc* relief even after he has ceased to be in the employment of the organisation concerned.

6. The expenditure will be debitable to the Head "266—Pension and other Retirement Benefits".

(No. 16/66/84-FR (6)/11780, dated the 16th August, 1985)

13.102. Grant of *ad hoc* relief to Punjab Government pensioners and family pensioners.

A reference is invited letter No. 16/66/84-FR(6)11780, dated the 16th August, 1985 on the subject noted above. The Governor of Punjab is pleased to grant of one more instalment of relief falling due at Consumer Price Index 584 on 1st May 1985 to the State Government Pensioners and recipients of Family Pension and Extraordinary Family Pension at the rates mentioned below :—

(i) *Pensioners who retired prior to the 31st March, 1985.*

85 per cent of pension subject to a minimum of Rs. 85 per mensem and maximum of Rs. 425 per mensem with effect from the 1st May, 1985. This will be inclusive of the instalment of relief already granted.

(ii) *Pensioners who have retired/will retire on or after the 31st March, 1985.*

5 per cent of pension subject to a minimum of Rs. 5 per mensem and maximum of Rs. 25 per mensem with effect from the 1st May, 1985. This will be inclusive of the instalment of relief already granted with effect from 1st April, 1985.

2. In case of pensioners and recipients of Family Pension, retired prior to 1st January, 1978, the relief at this rate will be calculated with reference to the pension as determined on the 1st January, 1978 in terms of Paras 1 and 2 of Punjab Government letters No. 38/52/80-6FR/11825, dated the 24th December, 1980 and No. 38/52/80-6FR/2056, dated the 3rd March, 1981. However, in the case of recipients of extraordinary

family pension, it will be calculated on the basis of their basic pension only and in addition they will continue to draw relief at the rate of 35 per cent of pension subject to a minimum of Rs. 35 and maximum of Rs. 175 per mensem already sanctioned.—*vide* Punjab Government letter No. 16/42/78-FR(6)5624/1, dated the 24th November, 1978. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. The liability in respect of the Punjab Government pensioners and family pensioners who retired before the 1st November, 1966 will be divisible amongst the successor State Governments of Haryana, Himachal Pradesh and Chandigarh Union Territory Administration in terms of Fourteenth Schedule of the Punjab Re-organisation Act, 1966.

4. These orders will not apply to pensioners, whose pensions have been determined on ad hoc basis without reference to the emoluments drawn by them i. e., political pension, Special pension, War risk pension, etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

5. The relief and the ad-hoc relief mentioned above will not be admissible to employees permanently absorbed in bodies controlled or financed by Government or Municipality, Panchayat Samiti or Zila Parishad. A Government employee, who on Permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as Permissible in rule 5.3 of the Punjab Civil Services Rules Volume II, will not be eligible to receive the relief and ad-hoc relief even after he has ceased to be in the employment of the organisation concerned.

6. The expenditure will be debitable to the Head "266—Pensions and other Retirement Benefits."

C. No. 16/66/84-IFP-III/1765, dated 4/10/1985

13.103. Grant of relief to the retired Government Servants.

Reference is invited to the subject noted above and to state that the question whether a retired Government employee who is in receipt of Compassionate Allowance is entitled to various reliefs sanctioned to the Pensioners of the State Government from time to time has been under the consideration of the Government. The Governor of Punjab has been pleased to decide that the reliefs allowed in pension will mutatis mutandis be admissible to a retired Government employee who is in receipt of Compassionate Allowance from the respective dates from which the various reliefs have been sanctioned to the pensioners of the Government of Punjab.

(16/37/85-IFP III/1827, dated the 15th October, 1985.)

13.104. Grant of *ad hoc* relief to Punjab Government Pensioners and family pensioners.

Reference is invited to letter No. 16/66/84-1FP-II/1765, dated the 4th October, 1985, on the subject noted above. The Governor of Punjab is pleased to grant of two more instalments of relief falling due at the Consumers Price Index levels 592 and 600 on 1st August, 1985 and 1st November, 1985, respectively, to the Punjab Government pensioners and the recipients of family pension and extraordinary family pension at the rates mentioned below:—

(i) Pensioners who retired prior to the 31st March, 1985.

87½ percent of pension subject to a minimum of Rs. 88 per mensem and maximum of Rs. 438 per mensem with effect from 1st August, 1985 and 90 percent of pension subject to a minimum of Rs. 90 and maximum of Rs. 450 P.M. with effect from 1st November, 1985. This will be inclusive of the instalments of relief already granted.

(ii) Pensioners who have retired/will retire on or after 31st March, 1985.

7½ percent of pension subject to a minimum of Rs. 8 per mensem and maximum of Rs. 38 per mensem with effect from 1st August, 1985 and 10 percent of pension subject to a minimum of Rs. 10 per mensem and a maximum of Rs. 50 per mensem with effect from 1st November, 1985. This will be inclusive of the instalments of relief already granted with effect from 1st April, 1985 and 1st May, 1985.

2. In the case of pensioners and recipients of family pension, retired prior to 1st January, 1978, the relief at this rate will be calculated with reference to the pension determined on the 1st January, 1978 in terms of paras 1 and 2 of the Punjab Government letters No. 38/52/80-6FR/11825, dated the 24th December, 1980 and No. 38/50/80-6FR/2056, dated the 3rd March, 1981. However, in the case of recipients of extraordinary family pension, it will be calculated on the basis of their basic pension only and in addition they will continue to draw relief at the rate of 35 percent of pension subject to a minimum of Rs. 35 and maximum of Rs. 175 per mensem already sanctioned,—vide Punjab Government letter No. 16/42/78-FR(6)/5624/1, dated the 24th November, 1978. The relief as calculated above will be expressed in whole rupees and for this purpose the fraction of a rupee will be rounded off to the next higher rupee.

3. The liability in respect of the Punjab Government Pensioners and family pensioners who retired before the 1st November, 1966 will be

divisible amongst the successor State Governments of Haryana, Himachal Pradesh and Chandigarh Union Territory Administration in terms of Fourteenth Schedule of the Punjab Reorganisation Act, 1966.

4. These orders will not apply to pensioners, whose pensions have been determined on *ad hoc* basis without reference to the emoluments drawn by them i.e. political pension, special pension, war risk pension etc. The relief will also not be admissible to the re-employed pensioners during the period of re-employment.

5. The relief and the *ad hoc* relief mentioned above will not be admissible to employees permanently absorbed in bodies controlled or financed by Government or Municipality, Panchayat Samities or Zila Parishad. A Government employee, who on permanent absorption in the said bodies elects the alternative of receiving the death-cum-retirement gratuity and lumpsum in lieu of pension, as permissible in rule 5.3 of the Punjab Civil Services Rules, Volume II, will not be eligible to receive the relief and *ad hoc* relief even after he has ceased to be in the employment of the organisation concerned.

6. The expenditure will be debitable to the Head "266—Pensions and other Retirement Benefits".

No. 16/66/84-1FP-III/6831 dated 31st March, 1986.

13.105. Application of the Liberalised Pension Formula to the pensioners of the Government of Punjab who retired before the 1st January, 1978—Implementation of the Judgment of the Supreme Court.

Refer to this Department's letters No. 38/52/80-6FR/11687, dated the 22nd December, 1980, No. 38/52/80-6FR/11825, dated the 24th December, 1980 and No. 38/52/80-6FR/2056, dated the 3rd March, 1981; which were issued in pursuance of the recommendations of the Second Punjab Pay Commission on pensions and to state as follows.

2. According to the orders contained in the letters cited in the preceding paragraph the Liberalised Pension Formula is applicable only to those pensioners of the Government of Punjab, who retired from service on or after the 1st January, 1978. The question of extending the benefits of the Liberalised Pension Formula to the pensioners who retired prior to the 1st January, 1978, consequent to the judgment of the Supreme Court dated the 17th December, 1982, in Writ Petitions No. 5939-41 of 1980 has been considered by the State Government. The President of India is pleased to decide that the benefit of the Liberalised Pension Formula should be extended to all the pensioners of the State Government who on 1st January, 1978, were in receipt of any of the following pensions, namely:—

(1) Retiring Pension ;

- (2) Superannuation Pension ;
- (3) Compensation Pension ;
- (4) Invalid Pension ; and
- (5) Compassionate Allowance.

3. It has also been decided that the benefit of computation of average emoluments drawn during the last complete ten months immediately preceding the date of retirement may be allowed wherever the average emoluments were earlier computed on the basis of emoluments for thirty six months or twenty-four months.

4. In cases where the pension was determined with reference to the ceiling of thirty years of qualifying service, the pension under the Liberalised Pension Formula may be determined with reference to the actual period of qualifying service, subject to the ceiling of thirtythree years.

5. It has further been decided that *ad hoc* relief wherever admissible will also be revised with reference to the revised pension based on these orders.

6. No computation will be admissible for the additional amount of pension accrued as a result of this revision.

7. These benefits will not effect the death-cum-retirement gratuity already determined and paid.

8. The employees of the State Government who got themselves absorbed in Public Sector Undertakings/Autonomous bodies prior to the 1st January, 1978 and received pensionary benefits in accordance with the provisions of rule 5.3(2)(b) of the Punjab Civil Services Rules, Volume II, are not entitled to any benefit under these orders as they were not pensioners of the Punjab Government on the 1st January, 1978.

9.1. Each pensioner who has been in receipt of pension as on the 1st January, 1978, and desirous of getting his pension recomputed under the liberalised pension formula. (No. 37/62/82-1 FP III/18763, dated 1st January, 1986) is required to apply for recomputation of his pension in the prescribed form (Annexure A) to the pension disbursing authority. The application should reach that authority within six months of the date of issue of these orders.

9.2. In case where the pensioner was alive on the 1st January, 1978 and died subsequently his legal heir(s) is/are also entitled to lifetime arrears with effect from the 1st January, 1978, till the date of the pensioner's death. For this purpose, legal heir(s) may also apply to the pension disbursing authority.

10. For the removal of doubts it is hereby clarified that in cases of those pensioners who apply for the recomputation of their pension in accordance with this order, the payments made with effect from the 1st December, 1979, consequent upon the enhancement of the basic pension admissible to the pensioners at rate the of 50% of their basic pension subject to a maximum of Rs. 100 per mensem ordered,—vide this Department's letters dated the 24th December, 1980 and the 3rd March, 1981, cited in paragraph 1 of this letter are to be adjusted, while making payment in accordance with this order.

11. The decisions contained in the foregoing paragraphs will require recomputation of pensions in a large number of cases including some where pension was sanctioned several decades ago. Recomputation of pension in accordance with the new formula on the basis of actual emoluments and qualifying service is a time consuming process. In addition, it will require locating old records for the past period which may present difficulties due to the reorganisation of the States as also of the office of the Accountant-General, Punjab. Accordingly, revision of pension on actual calculations with reference to service records may involve difficulties and result in considerable delay in the settlement of the claims. With a view to quickening the process of refixation of pension and calculation and authorisation of payment of arrears, it has been decided to offer to the pensioners concerned revised pension calculated on the basis of *ad hoc* formula developed on certain assumptions. Accordingly, ready-reckoner showing the rate of existing pension and the revised pension with reference to different dates of retirement is enclosed at Annexure 'C'. The formula for different dates takes into account the following factors:—

- | | |
|---|--|
| (1) The pensioners who retired between the 29th February, 1976 and the 1st January, 1978. | Benefit of slab system has been given. |
| (2) Pensioners who retired between the 1st December, 1968 and the 28th February, 1976 | Benefit of slab system has been given after increasing the average emoluments already determined by an amount approximately equal to half of one increment, in lieu of average emoluments for ten months being taken into account instead of for twenty-four months. |

- (3) Pensioners who retired on or before the 30th November, 1968 .. Benefit of slab system has been given after increasing the average emoluments already determined by an amount approximately equal to one increment in lieu of average emoluments for ten months being taken into account for thirty-six months.

12. It has further been decided that the pensioners may choose either to receive pension based on respective *ad hoc* formulae enumerated in paragraph 11 of this letter or may receive pension with reference to actual calculations based on service records. For this purpose, each such pensioner is required to exercise an option in the prescribed form (Annexure B) for one of the two alternatives which should reach the pension disbursing authority within a period of six months from the date of issue of this letter. The option once exercised shall be final. Those who fail to exercise their option within the stipulated period will be deemed to have exercised the option to receive revised pension with reference to actual emoluments and qualifying service based on service and other records.

13. On receipt of the application and the option of a pensioner in the forms at Annexures 'A' and 'B', the pension disbursing authority should verify the particulars stated in the application and forward the case to the Accountant-General (Accounts and Entitlements), Punjab, Chandigarh, for authorising payment.

14. The expenditure involved will be debited to the Head "266—Pensions and Other Retirement Benefits".

15. For the time being, the orders contained in this letter are applicable only to the pensioners who retired on or after the 1st November, 1966. The Governments of the successor States are being requested to convey their concurrence in the matter of sharing the liability in respect of the pensioners who retired before the 1st November, 1966. After the concurrence of the Government of the successor State is received further orders will be issued in respect of the pensioners who retired before the 1st November, 1966.

(No. 37/62/82-6FR/13078 dated Chandigarh, the 9th September, 1985.)

ANNEXURE 'A'
(FORM OF APPLICATION)

To

Subject :—Application of Liberalised Pension Formula to the pensioners of Government of Punjab who retired before 1st January, 1978—Implementation of the Judgement of the Supreme Court.

Kindly revise my pension in terms of Punjab Government letter No. 37/62/82-6FR/13078, dated 9th September, 1985, with reference to my option given in the enclosed prescribed form. Requisite particulars are given below :—

1. Name (in Block Letters) .. _____
2. Date of Retirement .. _____
3. P. P. O. No. .. _____
4. Amount of original pension .. _____
5. Amount of Pension commuted (if any) .. _____
6. Name of the Pension Disbursing Authority .. _____
7. Name of the authority who issued P.C./P.P.O. ... _____
8. Name of the Department/Office from where retired .. _____
9. (i) Date of re-employment (if any) .. _____
- (ii) Date of discharge from re-employment (if any) .. _____

(Signature of the Pensioner)
(Name in full in Block Letters)

Dated : _____

Address : _____

Postal Address:

Note :—In case a pensioner is in receipt of two pensions particulars are to be given in respect of both the pensions.

*Strike if not applicable.

Particulars varified

Rubber Stamp of the Pension
Disbursing Authority.

ANNEXURE 'B'
(FORM OF OPTION)

In accordance with the provision of para _____ of Punjab Government letter No. 37/62/82-6FR/13078, dated the 9th September, 1985.

I, _____, son/wife of _____
_____ and holder of P.P.O. No. _____
_____ opt for re-fixation of my pension in the light of the Judgement of the Supreme Court in the Writ Petitions No. 5939—41 of 1980, dated 17th December, 1982 : —

(i) As per *ad hoc* formula (details of which are given in the above-mentioned letter and in the ready reckoner in full and final settlement of the amount of pension, I am entitled per mensem.

OR

(ii) As per actual calculations with reference to service and other records.

2. I undertake as follows :—

- (i) To refund the amount of over payment, if any, made to me on this account which may come to notice at a later date.
- (ii) Not to claim any arrear on account of such re-fixation of pension prior to 1st January, 1978.

Dated :

Place :

(Signature of the Pensioners)

Name (in Block Letters)

Postal Address :

P.P.O. No. _____

Name of the Pension Disbursing Authority

*Score out whichever is not opted.

ANNEXURE—C

Ready Reckoner showing existing pension and revised pension after applying liberalised pension formula in respect of pre 1-1-1978 pensioners who retired between the period mentioned below.

E. P. .. Existing Pension (Before commutation)
 R.P. .. Revised pension (Before commutation)
 Diff. .. Difference

E.P.	29-2-76 to 31-12-77		1-12-68 to 28-2-76		10-6-51 to 30-11-68		Prior to 10-6-51
	R.P.	Diff.	R.P.	Diff.	R.P.	Diff.	
1	2		3		4		5
41	50	9	51	10	52	11	
42	51	9	52	10	53	11	
43	53	10	53	10	54	11	
44	54	10	55	11	56	12	
45	55	10	56	11	59	14	
46	56	10	57	11	60	14	
47	57	10	58	11	61	14	
48	59	11	59	11	62	14	
49	60	11	61	12	64	15	
50	61	11	62	12	65	15	
51	62	11	63	12	66	15	
52	64	12	64	12	67	15	
53	65	12	65	12	68	15	
54	66	12	67	13	70	16	
55	67	12	68	13	71	16	
56	68	12	70	14	72	16	
57	70	13	71	14	73	16	
58	71	13	72	14	74	16	
59	72	13	73	14	76	17	
60	73	13	74	14	77	17	
61	74	13	76	15	78	17	
62	76	14	77	15	79	17	
63	77	14	78	15	80	17	

1	2		3		4		5
64	78	14	79	15	82		18
65	79	14	81	16	83		18
66	80	14	82	16	84		18
67	82	15	84	17	85		18
68	83	15	85	17	87		19
69	84	15	86	17	88		19
70	85	15	87	17	89		19
71	87	16	89	18	90		19
72	88	16	90	18	91		19
73	89	16	91	18	93		20
74	90	16	92	18	94		20
75	91	16	93	18	96		21
76	93	17	95	19	97		21
77	94	17	96	19	98		21
78	95	17	97	19	100		22
79	96	17	98	19	101		22
80	97	17	99	19	102		22
81	99	18	101	20	103		22
82	100	18	102	20	104		22
83	101	18	104	21	106		23
84	102	18	105	21	107		23
85	104	19	106	21	108		23
86	105	19	107	21	109		23
87	106	19	108	21	110		23
88	107	19	110	22	112		24
89	108	19	111	22	113		24
90	110	20	112	22	114		24
91	111	20	113	22	115		24
92	112	20	115	23	117		25
93	113	20	116	23	118		25
94	114	20	117	23	121		27
95	116	21	118	23	122		27
96	117	21	119	23	124		28
97	118	21	121	24	125		28
98	119	21	122	24	126		28

1	2		3		4		5
134	163	29	167	33	170	36	
135	164	29	168	33	171	36	
136	165	29	169	33	172	36	
137	167	30	170	33	173	36	
138	168	30	172	34	175	37	
139	169	30	173	34	176	37	
140	170	30	174	34	177	37	
141	171	30	175	34	178	37	
142	173	31	176	34	179	37	
143	174	31	178	35	183	40	
144	175	31	179	35	184	40	
145	176	31	180	35	185	40	
146	177	31	181	35	187	41	
147	179	32	182	35	188	41	
148	180	32	184	36	189	41	
149	181	32	185	36	190	41	
150	182	32	186	36	191	41	
151	184	33	187	36	193	42	
152	185	33	188	36	194	42	
153	186	33	190	37	195	42	
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