



To,  
The Accountant General Balochistan  
Quetta.

Subject- EXECUTION REPORT OF CGA ISLAMABAD ON DOUBLE DIPPING  
CASES OF GOVERNMENT EMPLOYEES.

I am directed to refer to your letter No. MIS/QAC-CGA/Double-DIP-  
CNIC/2020-21/213 dated 25<sup>th</sup> February, 2022 addressed to the Hon'ble Chief Secretary,  
Balochistan on the subject cited above and to state that after reviewing the nature of the cases,  
this office has categorized them in following and suggested appropriate course of action against  
each:-

**Category-I: (PENSION+PENSION)**

These pensioners are drawing two pensions simultaneously one each from Federal  
& Provincial Government against the services rendered to either government  
separately on different interval of time. It includes pensioners from Frontier Corps  
/ Federal Levies and those who retired from other Federal Departments.

Rule Position for FC Retired Personnel: Concerning to matter of Re-  
employment of civil armed force, the personnel of FC make part of Military Service  
vide Note-2 of Article 356(a) of Civil Service Regulation (CSR) (F/A); and the  
pensioners holding Military Service can be re-employed while drawing military  
pension in addition to pay & allowances of second employment with any government.

Rule Position for Retired Personnel of other Dep'ts of Federal Govt:  
Pensioner if gets re-employed with any government in Pakistan is liable to declare the  
amount of Gratuity or Pension including (1/4<sup>th</sup> surrender) in respect of the previous  
service to the appointing authority. However, the option to make any deduction from  
the pension or salary of the incumbent is vested with appointing authority vide Rule-  
510, Section-I of Chapter-XXI of Compendium of Pension Rules 1989 (F/B).  
Moreover, the ibid rule hereby does not impose any restriction on re-employment OR  
refunding of gratuity/pension during re-employment.

**Category-II: (PENSION + ACTIVE EMPLOYEE)**

Personnel who are drawing pension from Federal Government against first service  
and later re-employed with the provincial government whose second service is  
continued with GoB.

Rule Position: - Rule 9.1 of Balochistan Civil Servant Pension Rules 1989  
discourages the pensioner of GoB to be re-employed with the government (F/B). It  
may be presumed that the set rule is applicable to the pensioner of Govt of Balochistan  
instead of Federal Government and vice versa for other provinces and Federal  
government.

The pensioners of Federal Government under category-II after rendering pensionable  
service against which they get retired (not terminated) through proper channel and  
drawing regular pension from Federal Consolidated Fund (FCF), cannot be governed