

Independent State of Papua New Guinea

GENERAL ORDER NO: 16

<u>REDUNDANCY AND RETRENCHMENT</u> <u>IN THE PUBLIC SERVICE</u>

Being a General Order reflecting the procedural and substantive terms and conditions contained in the 2012 Public Service Redundancy & Retrenchment Agreement, made between the Department of Personnel Management and the Public Employees Association, and other procedural arrangements, to regulate redundancy and retrenchment of officers and employees in National Departments and Provincial Administrations.

Made under the:-

PUBLIC SERVICES (MANAGEMENT) ACT 1995

I, John M Kali, Departmental Head of the Department of Personnel Management, by virtue of the powers conferred by Section 70 of the *Public Services (Management) Act 1995*, and all other powers me enabling, hereby issue General Order No 16 as part of the Fourth Edition of General Orders to come into force on 1st January 2012 and remain in force until further notice.

M KALI OBE retary

National Public Service General Orders (Fourth Edition)

GO 16/Rev0/ 1st January 2012

GENERAL ORDER NO.16

<u>REDUNDANCY AND RETRENCHMENT</u> <u>IN THE PUBLIC SERVICE</u>

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National Public Service General Orders (Fourth Edition)

GENERAL ORDER NO.16

REDUNDANCY AND RETRENCHMENT IN THE PUBLIC SERVICE

DEFINITIONS

16.1 Unless the contrary intention appears:

"Act"	means the Public Services (Management) Act 1995 as amended
"Agreement"	means the 2012 Redundancy Agreement, attached to this General Order, made to be effective from 1 st January 2012, between the Department of Personnel Management and the Public Employees Association.
"Association"	means the Public Employees Association of Papua New Guinea;
"Committee"	means the Redundancy Monitoring Committee provided for under the Agreement.
"Employee"	means the same as defined in the <i>Public Services (Management) Act</i> , including Probationary Officers;
"Officer"	means the same as defined in the Public Services (Management) Act;
''Memorandum of Understanding''	means the industrial agreement made between the Department of Personnel Management and the Public Employees Association, to be effective on 1 st January 2012 in which, inter alia the parties agreed that all matters affecting redundancy and retrenchment in the Public Service, shall be regulated by the 2012 Public Service Redundancy & Retrenchment Agreement.
"Redundancy"	means the situation in which an officer or employee becomes surplus to requirements in accordance with the General Order.
"Retrenchment"	means the termination of services of an officer/employee under this General Order.

GENERAL POLICY OBJECTIVES

- 16.2 Redundancy and retrenchment in the Public Service are administered in accordance with the Agreement and this General Order, and in the event of any conflict of interpretation, as between the Agreement and the General Order, then the Agreement shall prevail.
- 16.3 Retrenchment in the Public Service shall be administered, funded and paid for by individual Departments within their recurrent budgets, unless determined otherwise by the Secretary for the Department of Personnel Management, in his/her sole discretion.
- 16.4 Departmental Heads must obtain prior budgetary approval in order to implement a retrenchment program in their Departments in the following Budgetary years.
- 16.5 The Act specifies that the Secretary for the Department of Personnel Management is responsible for retrenchment in the Public Service. An officer in the Public Service shall not be retrenched without prior approval of the Secretary for the Department of Personnel Management. **This power has not been delegated.**
- 16.6 The Secretary for the Department of Personnel Management will not consider retrenchment requests that do not comply with the guidelines stipulated under this General Order.
- 16.7 An officer who has been retrenched from the Public Service previously shall not be reappointed or re-deployed back into the Public Service after five years either in a line position or in short term contract employment except in accordance with the provisions of this General Order.

PROCEDURES FOR RETRENCHING OFFICERS/EMPLOYEES

- 16.8 A Departmental Head must seek prior approval from the Secretary for the Department of Personnel Management to declare a redundancy situation, which may result from:
 - a) abolition of functions or activities of a Department, Provincial Administration or Office by policy direction of the National Executive Council to effect greater efficiencies in service delivery;
 - b) administrative re-arrangements including re-organisation or rationalisation of agencies to improve operating efficiency and productivity;
 - c) transfer of functions or activities from one employing agency to another where the staff employed in the functions do not also transfer, for example, as a result of decentralisation of National functions to Provincial Administrations, or corporatisation of an agency;
 - d) on the privatisation or part privatisation of a Government agency or outsourcing of services to a private sector enterprise;
 - e) financial constraints due to, for example, changed Government priorities, revenue short falls etc resulting in insufficient funds to pay for wages and salaries in a particular agency; and/or,

- f) new or changed technology resulting in an upgrading of qualifications and skill requirements for entry to jobs which individual officers are unable to satisfy, or be trained to satisfy.
- 16.9 The Secretary for the Department of Personnel Management in confirming the declaration of redundancy situation shall provide to the Public Employees Association the full details of such declaration, including the reasons as stated under General Order 16.8.
- 16.10 An Officer/Employee affected by any of redundancy situations in General Order16.8 (a) (f) shall be declared redundant and a written notification of redundancy shall be delivered by a competent officer on behalf of the Departmental Head who shall:
 - a) explain the circumstances leading to the declaration of the redundancy situation;
 - b) inform him/her of the reasons why he/she has been affected;
 - c) explain the procedures to be followed in a redundancy situation;
 - d) advise the details on opportunities or options available for alternative employment;
 - e) explain the termination benefits due to him/her; and,
 - f) seek views whether he/she wishes to be considered for alternative employment or retraining, or take retrenchment.
- 16.11 The Departmental Head shall make all attempts to find alternative employment for redundant officer/employee who has elected to remain in the Public Service within and outside the Department in which the redundancy has been effected.
- 16.12 In the event that attempts to provide for alternative employment are unsuccessful, the Departmental Head shall compile the Personal Details of officer/employee affected in Form PAT4.10 and together with his recommendations submit such details to the Secretary, Department of Personnel Management for approval.

REDUNDANCY MONITORING COMMITTEE AND ITS FUNCTIONS

- 16.13 The Redundancy Monitoring Committee (RMC) has been established in accordance with the Agreement and shall consist of the following representation:
 - a) A Representative of the Secretary for the Department of Personnel Management who shall also be the Chairman in the proceedings of the Committee.
 - b) A Representative of the Public Employees Association representing the Union.
 - c) A Representative of the employing Departmental Head.

- 16.14 The functions of the RMC are to consider appeals of redundant officers/employees within 21 days of receiving the appeal, and to recommend to the Secretary for Personnel Management a decision in respect to:
 - a) whether the submission by the Department Head has fully complied with the requirements and guidelines contained in this General Order; and
 - b) any appeal by an officer/employee against his/her retrenchment and/or the calculation of final termination benefits;
- 16.15 The decision of the Secretary, Department of Personnel Management in all matters pertaining to retrenchment in the Public Service is final.

RETRENCHMENT NOTICE PERIOD

- 16.16 A written notification of retrenchment on Form RR16.1 shall be served on the officer/employee who has had his/her retrenchment approved by the Secretary for the Department of Personnel Management with the notice period as follows:
 - a) an officer or employee shall be given eight weeks or equivalent base salary payment in lieu of notice; and
 - b) an additional eight weeks notice period for officers who have served more than 30 years

<u>provided that</u> a senior officer on contract shall be entitled to the three month's notice period under their respective employment contracts.

- 16.17 The notice period shall take effect from the date the notice is served on the officer/employee and every attempt must be made to ensure that retrenchment notices are served individually by a competent officer of the Department.
- 16.18 Notwithstanding General Order 16.16 and General Order 16.22, the Agreement provides that an officer/employee who is retrenched shall be subjected to normal terms and conditions of service until the end of the notice period. This is interpreted to mean that:
 - (a) should the officer/employee work through to the end of the notice period, then he/she shall be entitled to the payment of salaries and allowances to the end of that period; and,
 - (b) should the officer be terminated prior to the termination of the notice period, he/she shall be entitled to payment of base salary only for the balance of the notice period, together with service related entitlements, namely recreation leave, furlough leave, ex-gratia payment and contract gratuity, as required by the contract.
- 16.19 The Agreement provides that an officer/employee shall cease to be employed:
 - a) at the end of the period of notice under General Order 16.16 unless a decision has been taken to relocate or retrain him/her; or

b) in the case of an officer/employee who has elected under General Order 16.22, to be retrenched at an earlier date selected by the officer/employee.

This provision is taken to mean that all contractual relationships between the State and the officer/employee are severed at the date of termination of service, unless so interpreted under a contract of employment, and that service and service related entitlements are to continue to the end of the notice period as required by the contract terms and conditions.

- 16.20 An officer may, at the discretion of the Departmental Head, be retained in service for any period up to the expiry of the notice period, and continue to be paid his/her full salaries allowances and other benefits, in which event, payment in lieu of notice will be commensurate with the balance of unpaid notice period remaining at termination.
- 16.21 During the period preceding the effective date of termination, an employee/officer shall continue to be subject to the disciplinary provisions under General Order 15 and in the event of committing a serious offence for which termination for cause is mandatory, he/she may relinquish the right to be paid retrenchment benefits as a result of being terminated for cause.
- 16.22 Any officer/employee who holds a substantive appointment and wishes to leave the service for reasons other than redundancy shall tender his/her resignation to the Departmental Head within the provisions of this General Order.
- 16.23 An officer/employee who has attained compulsory retirement age during a period of retrenchment shall be retired in accordance with General Order 4 and shall be paid an exgratia payment at a rate of 50 per cent of the lump sum payment calculated on the length of service to termination, per this General Order.

TERMINATION BENEFITS

- 16.24 Based upon the Agreement and the interpretations outlined above, at termination of employment, an officer/employee shall be entitled to payment of the following termination benefits:
 - a) <u>Ordinary pay until the date of termination of services</u> as provided under General Order 16.19(a) and (b); and,
 - b) <u>Pro-rata recreation leave (MILOL)</u> due at the date of termination of services, prorated for service to the end of the notice period; and,
 - c) <u>Pro-rata Furlough Leave (MILOF)</u> calculated on the basis of completed years of service, at the end of the period of notice, as follows:
 - where an officer/employee has served in the Public Service for not less than four years, but less than 15 years immediately before the effective date of retrenchment (end of notice period), Money-in-Lieu of Furlough (MILOF) calculated at the rate of nine days on full pay in respect of each completed year of continuous service **based on a five day week**, or

- ii) where, at the end of the notice period, an officer/employee has completed at least 15 years of continuous service, current provisions for furlough leave shall apply; and,
- d) <u>Money-in-lieu of notice, MILON</u>, which shall be payment for any of the un-expired portion of the notice period under General Order 16.16 if applicable; and,
- e) <u>Repatriation fares and baggage allowance</u> for the officer/employee and his/her family to the administrative headquarters of his/her home district. Unless transport is provided by the Department, repatriation travel will be by the most direct route unless otherwise authorised by the Departmental Head for reasons of economy, and travel shall be by public transport. The repatriation fares and allowances shall include the costs of:
 - i) one way airfares for the officer/employee and his/her family from his/her place of residence to the administrative headquarters of his/her home district; and,
 - ii) baggage not exceeding the value of moving 400 kg by air at the airfreight (cargo) rate paid to the carrier; and,
- f) Ex-gratia Retrenchment Payment determined by multiplying the completed years of service in the Public Service, up to a maximum of twenty years, by the appropriate number of days pay as set out in Schedule 1:

CALCULATION AND PAYMENT OF RETRENCHMENT BENEFITS

- 16.25 Termination benefits shall be calculated at the officer/employees' substantive salary rate corresponding to the date of giving notice, utilising Form RR16.2 attached to this General Order, wherein, **Fortnightly Salary = Annual Salary x 12/313**. All calculations shall be verified by an authorised officer of the Department of Personnel Management and signed by a delegate of the Secretary, Department of Personnel Management prior to payment. Benefits shall be paid in full by the Department (or Department of Personnel Management) at the time of termination.
- 16.26 The Departmental Head shall be responsible for ensuring completion of the necessary forms and obtaining signatures of authority to enable the retrenched officer to take receipt of his or her superannuation entitlements immediately following termination.
- 16.27 In the event that an officer/employee at the date of termination has not repaid monies owing to the State for any services provided, an amount equal to that owed shall be deducted from his/her final termination benefits and the balance shall be paid to him/her.

<u>RIGHTS TO APPEAL AGAINST RETRENCHMENT</u>

- 16.28 The rights to appeal granted under the Agreement and this General Order are in addition to any right of appeal which may be granted to an officer/employee under his/her other conditions of service as provided for by the Act.
- 16.29 An officer/employee may appeal to the Redundancy Monitoring Committee if he/she considers that:
 - (a) his/her redundancy had not been determined properly in accordance with the criteria under General Order 16.8; or
 - (b) there was a practical alternative for employment within or outside of the Department other than retrenchment; or,
 - (c) he/she has not received the full termination benefits as provided under this General Order.
- 16.30 The Redundancy Monitoring Committee shall consider and determine all appeals as soon as practicable and within 21 days, and shall submit its recommendations to the Secretary, Department of Personnel Management whose decision shall be final.
- 16.31 In any event an appeal by an officer/employee shall not affect or alter the retrenchment notice period due under General Order16.16, and in the event that a retrenched officer/employee takes receipt of any retrenchment payments as provided hereunder, he/she shall automatically compromise any appeal under this Section.

INCOME MAINTENANCE DURING NOTICE PERIOD

- 16.32 A redundant officer/employee who accepts a transfer is transferred to a position at a lower salary classification in the Public Service, shall not have his salary reduced until the expiry of the due notice period given under General Order 16.16.
- 16.33 An officer/employee who seeks similar or alternative employment in the Public Service after the end of the notice period, shall be deemed to be retrenched and will be entitled to all termination benefits, but shall not be eligible for re-employment in the Public Service in accordance with this General Orders.
- 16.34 An officer/employee who obtains employment of a similar or lower classification and salary outside the Public Service prior to the end of notice period shall be deemed to be retrenched and thus be entitled to all termination benefits.

TRANSFER OF BENEFITS

16.35 Where an officer/employee is transferred from one location to the other under this General Order, he/she shall be entitled to such transfer benefits as are prescribed under the *Public Services (Management) Act* for a transfer made in the interest of the Public Service.

OTHER GUIDELINES TO BE OBSERVED BY DEPARTMENTS

- 16.36 An officer or employee who has resigned and or retired previously, and has terminated service, prior to the declaration of a redundancy situation by a Departmental Head, shall not be reconsidered for retrenchment under any circumstances.
- 16.37 Where a redundant officer/employee has pending disciplinary actions against him/her, he/she shall not be retrenched, until conclusion of the proceedings, and every effort shall be made for a quick resolution. Where it has been established that the redundant employee has been guilty of a serious offence, and warrants termination for cause, then he/she shall automatically forfeit any right to retrenchment benefits under this General Order.
- 16.38 Any person, who at the time of a retrenchment exercise seeks to be selected for redundancy by refusing to perform his or her normal duties, or by poor attendance and time-keeping, or by becoming inefficient and a poor performer, shall be charged with an appropriate offence and terminated where proper cause has been shown and shall not be retrenched under the provisions of this General Order.
- 16.39 The National Executive Council may in its sole discretion, in the National interest, at any time, re-employ a former Departmental Head who had been terminated and paid all entitlements under this General Order, in a Departmental Head capacity following compliance with the legislated procedures.

RETIREMENT DURING A REDUNDANCY PERIOD

- 16.40 All officers who are aged 60 and above shall be retired in accordance with the *Public Services (Management) Act* prior to any retrenchment being undertaken.
- 16.41 The Secretary, Department of Personnel Management may retire any officer from the date of normal retirement at age 55 years onward under the Act
- 16.42 The Agreement provides that officers aged 55 years and above who are retired shall be paid retirement benefits together with an ex-gratia payment equal to 50 per cent of the amount calculated paid under General Order 16.24.

INCOME TAX RATES

16.43 As at the date of issue of this General Order, concessional tax rates apply in accordance with the *Rationalisation of the Public Service (Budget Provisions) Act 1995 (as amended)* and Circular Instructions issued by the Secretary, Department of Personnel Management.

REDEPLOYMENT OF SURPLUS OFFICERS/OFFICER'S REFUSAL OF APPOINTMENT

16.44 In the event that a redundancy situation has been declared by the Secretary, Department of Personnel Management under this General Order, and following any selection/appointment process, vacancies remain within the approved establishment at the same time that surplus officers also remain, the Departmental Head may:

- (a) re-advertise any vacancies to determine whether or not any surplus officers wish to make application;
- (b) identify any of the surplus officers who may be suitably qualified and experienced, or who may be trained within a reasonable time to usefully fill a vacancy; and
- (c) redeploy and appoint a surplus officer (below the level of Deputy Secretary/Deputy Administrator), subject to General Order 16.47, to substantively fill a vacant position requiring the skills and knowledge (or potential skills and knowledge) possessed by the surplus officer.
- 16.45 For the purpose of effecting redeployment under General Order 16.44, a Departmental Head is hereby delegated the powers of the Secretary, Department of Personnel Management under the *Public Services (Management) Act*, to transfer and appoint a surplus officer to a suitable vacant position, in his/her sole discretion, but such redeployment may be subject to the RMC appeal process.
- 16.46 In the event of redeployment under General Order 16.45 of a surplus officer to a position graded lower than his/her substantive position, the Departmental Head may apply to the Department of Personnel Management for a Non-Reduction Allowance to maintain the officer's salary at the substantive level. Application of a Non-Reduction Allowance will be subject to budgetary constraints. This General Order does not apply to officers who have been appointed through the normal selection process as NRA does not apply to them in any event.
- 16.47 A surplus officer has the right to refuse redeployment effected by a Departmental Head under General Order 16.45. However, a surplus officer who chooses to refuse a suitable appointment **at the same substantive salary level** as described in General Order 16.45 shall:
 - (a) not be considered as redundant and shall not be submitted to the Redundancy Monitoring Committee; and
 - (b) be deemed to have resigned from employment and subject to General Order 16.50, shall be terminated from Government payrolls without payment of retrenchment benefits.
- 16.48 A surplus officer who has been appointed through the selection process to a suitable position as described under General Order 16.46(c) **at the same substantive salary level**, and who subsequently refuses to take up the said appointment shall not be considered to be redundant and shall be treated in the same manner as a surplus officer under General Order 16.47(a) and (b).
- 16.49 A Departmental Head shall inform the Secretary, Department of Personnel Management in writing of any surplus officer who has refused an offer of employment **at the same substantive salary level**, as described in General Order 16.47 and General Order 16.48, and the Secretary, Department of Personnel Management shall notify such an officer in writing of acceptance of his/her resignation and shall terminate him/her from Government Payrolls with immediate effect.

LODGING OF APPEALS AGAINST RETRENCHMENT - TIME LIMITATIONS AND DEEDS OF RELEASE

- 16.50 An officer's individual rights to appeal to the Redundancy Monitoring Committee against a decision to retrench are detailed in General Orders 16.28 to General Order 16.31. This General Order places certain conditions on the right to appeal.
- 16.51 Subject to other limitations hereunder, an officer wishing to appeal shall lodge an appeal with the Chairman of the Redundancy Monitoring Committee within 21 calendar days of receiving a notice of retrenchment. An appeal made outside of this limitation shall not be considered and shall be null and void.
- 16.52 The Redundancy Monitoring Committee shall as far as possible expedite the appeal against retrenchment within 21 days, and in any event, the employee shall remain on the payroll until the appeal has been heard, and necessary adjustments made to the retrenchment benefits calculation on conclusion of the matter.
- 16.53 A retrenched officer is required to sign a Deed of Release in Form RR16.4 which provides that following receipt of the retrenchment benefit, no further claims shall be made against the State for retrenchment benefits. The only departure from this provision would arise if it can be shown that the officer has been underpaid resulting from a calculation error.
- 16.54 An officer may not lodge an appeal against retrenchment, having taken receipt of his/her retrenchment benefits cheque. Acceptance of a retrenchment payment by a retrenched officer is deemed to be an acceptance of retrenchment. Therefore, at such time that an officer has signed a Deed of Release in respect to retrenchment payment, he/she has relinquished the right to appeal against the retrenchment decision.



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National Public Service

FORM RR16.1

GENERAL ORDER NO.16 RETRENCHMENT NOTICE

To:

Dear

Date:

NOTIFICATION OF REDUNDANCY AND RETRENCHMENT

According to the Public Service records you have been selected by your Agency Head for retrenchment. This notice is made under the Public Service General Orders No16.1in accordance with the 2007 Redundancy Agreement. You final entitlements have been calculated to the end of Notice Period which your last day of service being ______

RETRENCHMENT BENEFITS

You will be entitled to the following benefits on your retrenchment.

- Money in Lieu of Notice (MILON) if applicable
- Repatriation Fares and Baggage Allowance if applicable
- Money in Lieu of Leave (MILOL) to the end of notice period
- Money in lieu of Furlough Leave (MILOF) will be calculated at the rate of nine (9) days for each completed year at service up to the end of notice period
- Ex-Gratia payments if applicable

Your termination benefits will be calculated using the Public Service salary scales which came into effect with the Government approved salary increases effective on 01 January 2007 based upon your substantive salary grade. All calculations will be checked and validated against your personnel record(s) by the Department of Personnel Management to ensure that the calculations are correct

A summary of payments due to you under the above headings will be provided to you showing the gross, tax and net figures at the time of payment which will be made direct to your bank account. You will be advised of the Pay No. when your retrenchment benefit will be paid into your account.

You will be required to sign Deed Of Release confirming acceptance and receipt of the payments due to you. This Deed of Release once signed removes from you any further right of appeal at any time in the future.

RIGHT TO APPEAL

You may appeal to the Redundancy Monitoring Committee (RMC) within the 21 days of receipt of this notice through your Secretary if you believe your selection as a redundant officer has not been determined properly or where you believe there is practical alternative for employment within or outside of the Department. This appeal entitlement relates to the decision to make you redundant.

You may also appeal to the Department if you believe you have not received your full termination benefits. You should note that you will not have any appeal rights if you accept your retrenchment benefits. This appeal entitlement relates to amount of benefit received and is available where you believe either a mathematical error has occurred or the information contained on the payroll system and used to calculate benefits is incorrect.

In conclusion we take this opportunity to thank you for your services and contributions to the Public Service and wish you and family well in the future.

Yours sincerely

John M. Kali, OBE Secretary Department of Personnel Management (Name of Agency head) (Designation) (Name of Agency)

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National Public Service

Form RR16.2

GENERAL ORDER NO.16 RETRENCHMENT BENEFITS CALCULATION FORM

DEPARTMENT:

NAME: _____ PAY FILE NO: _____

SUBSTANTIVE POSITION: ______ SALARY GRADE/POINT: _____

ANNUAL SALARY: K_____FORTNIGHT SALARY: K_____

DATE OF BIRTH: ______AGE IN YEARS: ______ Public Service Retrenchment Benefits are to be calculated in accordance with the 1982 Public Service Redundancy Agreement, as set out in General Order 16, utilising this form for purposes of authorisation.

The rate of tax on retrenchment benefits is governed by the Rationalisation of the Public Service (Budget Provisions) Act, 1995 (as amended). Refer to Department of Personnel Management Circular Instruction No.2/99.

(1) MILON (MONEY IN LIEU OF NOTICE)

Money in Lieu of Notice is only payable to officers who elect to leave early before the end of Notice period. It is <u>NOT</u> payable to officers who remain on the payroll and leave at the end of Notice period.

Commencement Date of Notice Period: _____ Notice Period: _____ months

End of Notice Period: _____ Date officer elects to leave early before end of Notice Period: _____

= K_____

= K______Nett

Period of Payment in Lieu, From _____ to ____ = ____ F/Nts.

_____ F/Nts. x K_____ Gross Salary/F/Nt. = K_____ Gross

Less _____ % Tax

Net Money in Lieu of Notice

 GROSS MILON
 K

 TAX
 K

 NET MILON
 K

(2) <u>MILOL (MONEY IN LIEU OF LEAVE)</u>

Last Leave Date: ______ : Any Leave without Pay (LWOPNTCAS): _____ days.

Adjusted New Leave Date: _____: Effective Date of Retrenchment: _____

Completed Service: ______ years = _____ months. MILOL Rate: 1.25 days pay per month.

1.25 Days x _____ months = _____ days + ____ days credits = _____ F/Nts.

_____ F/Nts. x K_____ Gross Salary/F/Nt. = K_____ Gross

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Less % Tax Net Money in Lieu of Leave:	K Nett
GROSS MILOL	К
ТАХ	К
NET MILOL	К
(3) <u>MILOF (MONEY IN LIEU OF FURLOU</u>	(<u>GH)</u>
3.1 <u>No Furlough Leave Taken Previously</u>	
Service Commencement Date:: Any Le	eave Without Pay: (days)
Adjusted Service Date: Calculate MII	LOF @ 9 days pay per each completed year of service:
Service from to = yo	ears x 9 days = days = F/Nts. Pay
Total Gross MILOF = Fnts. x K	per F/Nt = K Gross
Calculate Nett MILOF: A, to 31/12/92 @ 2% + B, I	balance @ Retrenchment Tax Rate
(A) From to 31.12.92 = compl. y	/ears x 9 days per year = days = F/Nts. Pay
F/Nts. x K per F/Nt.	= K Gross
Less 2 % Tax:	K Tax
A. Net MILOF to 31/12/92:	K Nett
(B) From to = compl. yea	ears x 9 days per year = days = F/Nts. Pay
F/Nts. x K per F/Nt.	= K Gross
Less% Tax:	K Tax
B. Net MILOF to:	K Nett
3.1 (A+B) Total Gross	= K
Total Tax	= K
Total Nett	= K
In the event that the Officer has previously taken Fu calculated under Section 3.2 as follows:	urlough Leave, then the Furlough Leave entitlement must be
3.2 Officer Has Taken Furlough Leave Previo	ously
Service Date:: Leave Without Pay:	days: Adjusted Service Date:
Calculate MILOF @ 9 days pay per each complete	ed year of service:
Service from to = ye	ears x 9 days = days = F/Nts. Pay
Date of Last Furlough Leave: Furlough	a Leave Taken F/Nts.: Balance dueF/Nts.

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Total Gross MILOF = _	Fnts. x K		per F/nt. = K		_ Gross
Calculate Nett MILOF:	A, to 31/12/92 @ 2% +	- B, baland	ce @ Retrenchment '	Tax Rate	
(A) From to	31.12.92 = com	pl. years x	a 9 days per year =	days =	F/Nts. Pay
F/Nts. x K	per F/Nt.	=	К	Gross	
Less 2 % Tax:			К	Tax	
A. Net MILOF	to 31/12/92:		К	Nett	
(B) From to	= comp	l. years x 9) days per year =	days =	F/Nts. Pay
F/Nts. x K	per F/Nt.	=	К	Gross	
Less % Tax:			К	Tax	
B. Net MILOF	to:		К	Nett	
3.2 (A+B)	Total Gross	=	К		
	Total Tax	=	К		
	Total Nett	=	K		
GROSS MILOF 3.1	OR 3.2, (A+B)	K			

K
K
K

(4) <u>EX-GRATIA PAYMENT</u>

Date of commencement with the Public Service:	to End of Notice Period:
Completed Years of Service: years. Number o	f Ex Gratia Days Pay from General Order 16:
Service up to 20 years @ days rate from table:	days.
Service from 21 years to 25 years @ 2 days per annum:	days.
Service from 26 years to 30 years @ 3 days per annum:	days
Service from 31 years and above @ 5 days per annum	days
TOTAL EX-GRATIA DAYS PAY:	days
Total Ex-Gratia Days Pay divided by 10 = _	F/Nts Pay
F/Nts x K F/Nts Salary =	K Gross
Less%_Tax K	
	Nett

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GROSS EX GRATIA PAYMENT	K
ТАХ	Κ
NET EX GRATIA PAYMENT	К

<u>CONTRACT GRATUITY</u> (Departmental Heads and Senior Contract Officers only) (5)

Date	commenced	current contract	: Calc	ulate total sa	lary earned to er	nd of notice, (A+B+C):
(A)	From	to	=	F/Nts.		
	. <u></u>	F/Nts. x K	Gr	oss Salary/F	nt. = K	Gross Pay
(B)	From	to	=	F/Nts		
		F/Nts. x K	Gr	oss Salary/F	nt. = K	Gross Pay
(C)	From	to	=	F/Nts		
		F/Nts. x K	Gr	oss Salary/F	nt. = K	Gross Pay
(D)	From	to	=	F/Nts		
		F/Nts. x K	Gr	oss Salary/F	nt. = K	Gross Pay
(E)	From	to	=	F/Nts	•	
		F/Nts. x K	Gr	oss Salary/F	nt. = K	Gross Pay
Total	Gross Salar	y Earned during co	ntract (A+B+	$(\mathbf{C} + \mathbf{D} + \mathbf{E}) =$	К	
Total	Gross Gratu	nity Earned = (A+B-	+C+D+E) x 2	5% =	К	Gross Gratuity
Less (Gross Gratu	ity Instalments alre	ady paid out:	:	К	Gross
Final	Balance of (Gross Gratuity owin	g:		К	Gross
Less_	% Tax				К	Tax
Net T	erminal Gra	tuity Owing:			K	Nett
GR	OSS TERMI	NATION GRATUI	TY	К		
TA	X			K		
NE	Γ TERMINA	TION GRATUITY		K		

(6) **REPATRIATION EXPENSES.** Public Service General Orders provide that a retrenched public servant shall be repatriated to his or her Provincial district of origin, which is also the officer's district for the purposes of recreation leave travel, at the expense of the employing Department or Provincial Administration, within the limits set under the General Orders. The Secretary for the Department of Personnel Management may in his sole discretion approve a cash estimate for repatriation costs where no quotations have been provided in advance.

Place of	employment:	Town/Village	District	Province.	
Place of	f origin/abode:	Town/Village	District	Province.	
Number	r of Authorised Dependant	s: Less than 12	years old	Over 12 years old.	
<u>N.B.</u>		titled to repatriation benefits er place of origin/permanent			
*	single economy or excursion air fares from a commercial airport at the place of employment, to the airport closest to place of origin/permanent abode, for the officer, and authorised dependants.				
*	PMV and/or boat fares fo	or the officer and authorised	dependants.		
*	Baggage charges to a max	kimum cost of 400 Kg at the	unaccompanied air fre	ight rate.	
Cost of	airfares:	K		-	
Cost of	PMV/boat fares:	К			
Cost of	Baggage:	K		-	
Total R	epatriation Costs:	K		-	
N.B. Th	e refund of repatriation co	osts is free of tax.			
(7)	SUMMARY OF GROSS	& NETT RETRENCHMEN	T PAYMENTS TO BE	MADE:	
DEPAR	TMENT:				
NAME:			PAY FILE N	0:	
SUBST	ANTIVE POSITION:		SALARY GRADE	C/POINT:	
ANNUA	AL SALARY: K	FORT	INIGHT'S SALARY: F	K	
EFFEC	TIVE DATE OF RETREN	CHMENT: (End of Notice Period).		
PAYM	IENT CATEGORY	GROSS	TAX	NET	
1. M	ILON	К	К	K	
2. M	ILOL	К	K	К	
3. M	ILOF	K	K	K	
4. EX	KGRATIA	K	K	К	
5. CO	ONTRACT GRATUITY	К	K	К	

6. REPATRIATION EXPENSE K		K NIL	K
TOTAL PAYMENTS DUE:	K	К	К
PREPARED BY (Print Name):			
(Signed):		Dated:	
CHECKED BY (Print Name):			
(Signed):		Dated:	
CERTIFIED BY (Print Name):			
(Signed):		Dated:	

NOTES:

- 1. The summary of payments to be made to the retrenched officer/employee must be certified by an officer, who has been delegated by the Secretary for the Department of Personnel Management, and date stamped with the Department of Personnel Management Stamp.
- 2. A copy of this page showing the summary of payments due shall be provided to the retrenched officer and the Chairman, Redundancy Monitoring Committee at the time of payment.

National Public Service General Orders (Fourth Edition)

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Form RR16.3(Input)

National Public Service

GENERAL ORDER NO.16

RETRENCHMENT BENEFITS COMPUTER INPUT FORM

This Form is to be used to input Agency and personal data to the Department of Personnel Management approved computerised system for automatic calculation of retrenchment benefits. This information is to be compiled from official HRD personal files. Computer output is to be validated using this Form.

Department/Agency:	
	COMPUTER INPUT DATA
1. NAME:	2. PAY FILE NO:
3. AGENCY REFERENCE NO:	4. STATUS: "PERM/TEMP/CASUAL (LABOURER)"
5. SUBSTANTIVE POSITION:	6. SALARY GRADE/POINT:
7. ANNUAL SALARY: K	8. SEPARATION TYPE: "RETRENCHMENT"
9. SERVICE START DATE:	10. DATE OF BIRTH:

11. CONTRACT CATEGORY ("YES/NO") "A"/"B"/"C"/"D" 12. CONTRACT START DATE: _____

Retrenchment benefits shall be taxed at favourable rates in accordance with the "Rationalisation of the Public Service (Budget Provisions) Act, 2001 as follows:

<u>Annual Salary Level</u>				<u>Applicable Tax Rate</u>	
K	0	to	K 6,500	Nil	
K6	,501	and above:		15%	

The computer programme automatically applies the correct rate of tax according to annual salary as input.

(1) MILON (MONEY IN LIEU OF NOTICE OF RETRENCHMENT)

Money in Lieu of Notice is payable to officers who are required to terminate before the end of Retrenchment Notice period. It is <u>NOT</u> payable to officers who remain on the payroll and terminate at the end of Retrenchment Notice period.

13. <u>INPUT</u> Notice Commencement Date: ______ Notice Period: ______ months

14. INPUT Notice Period End Date: _____

(2) <u>MILOL (MONEY IN LIEU OF LEAVE)</u>

15. <u>INPUT</u> Last Leave Date: ______ 16. <u>INPUT</u> Leave without Pay (LWOPNTCAS): _____ days.

17. <u>INPUT</u> Leave Days per Month: ______ 18. <u>INPUT</u> Untaken Leave Credits: _____ days

All other information necessary for calculation of MILOL has already been input to the computer above.

(3) <u>MILOF (MONEY IN LIEU OF FURLOUGH)</u>

3.1 <u>No Furlough Leave Taken Previously:</u> 19. <u>INPUT</u> Any LWOPNTCAS: _____ days. All other information necessary for calculation of MILOF has been input to the computer programme above.

In the event that the Officer has previously taken Furlough Leave, then the Furlough Leave entitlement must be calculated under Section 3.2 as follows:

3.2 Officer Has Taken Furlough Leave Previously

20. <u>INPUT</u> Last Furlough Leave Date: ______ 21. <u>INPUT</u> Any LWOPNTCAS: _____ days

22. INPUT Untaken Furlough Leave Credits from Last Furlough: _____ days

All other information necessary for calculation of MILOF has already been input to the computer.

(4) <u>EX-GRATIA PAYMENT</u>

All information necessary for calculation of Ex-Gratia Payment has already been input to the computer programme above.

(5) <u>CONTRACT GRATUITY (Departmental Heads and Other Contract Officers under GO 9 only)</u> CALCULATE MANUALLY AND INPUT GROSS FIGURES TO PROGRAMME BELOW

Calculate total salary earned to end of notice, (A+B+C+D+E):

(A)	From	to	=	F/Nts.		
		F/Nts. x K	Gr	oss Salary/Fnt. = K		_ Gross Pay
(B)	From	to	=	F/Nts.		
		_ F/Nts. x K	Gr	oss Salary/Fnt. = K		_ Gross Pay
(C)	From	to	=	F/Nts.		
		_ F/Nts. x K	Gr	oss Salary/Fnt. = K		_ Gross Pay
(D)	From	to	=	F/Nts.		
		_ F/Nts. x K	Gr	oss Salary/Fnt. = K		_ Gross Pay
23. <u>INPUT</u> Total Gross Salary Earned during contract (A+B+C+D) K						
24. <u>INPUT</u> Less Gross Gratuity Instalments already paid out: K						

All other information required to calculate balance of Gratuity has been input to the computer above.

(6) <u>REPATRIATION EXPENSES - CALCULATE MANUALLY/INPUT GROSS FIGURE TAX FREE</u>

Public Service General Orders provide that a retrenched public servant shall be repatriated to his or her Provincial district of origin, which is also the officer's district for the purposes of recreation leave travel, at the expense of the employing Department or Provincial Administration, within the limits set under the General Orders. The Secretary for the Department of Personnel Management may in his sole discretion approve a cash estimate for repatriation costs where no quotations have been provided in advance.

Place of employment:		Town/Village	District	Province.	
Place of origin/abode:		Town/Village	District	Province.	
Number	r of Authorised Dependa	ants: Less than 12 y	vears old	Over 12 years old.	
<u>N.B.</u>	<u>A retrenched officer is entitled to repatriation benefits only if the place of employment is outside of th</u> District in which his or her place of origin/permanent abode is located, as follows:				
*	single economy or excursion air fares from a commercial airport at the place of employment, to the airport closest to place of origin/permanent abode, for the officer, and authorised dependants.				
*	PMV and/or boat fares	for the officer and authorised	dependants.		
*	Baggage charges to a m	aximum cost of 400 Kg at the u	inaccompanied air fre	eight rate.	
Cost of	airfares:	K		_	
Cost of	PMV/boat fares:	K			
Cost of	Baggage:	K		_	
25. <u>INP</u>	<u>UT</u> Total Repatriation (Costs: K		_	
(7)	(7) INPUT AUTHORISATION AND VALIDATION OF RETRENCHMENT INFORMATION				
NAME:	NAME: FILE NO:				
26. <u>INP</u>	<u>UT</u> PREPARED BY (Pr	int Name):	AGEN	CY NO:	
	(Signed)	:	Dated:		
CHECKED BY (Print Name):AGENCY NO:					
	(Signed)	:	Dated:		
27. <u>INPUT</u> INPUT VALIDATED BY DPM OFFICER (Print Name):					
	(Signed)	:	Dated:		
INPUT AUTHORISED BY DPM OFFICER (Print Name):					
	(Signed)	:	Dated:		
1.	A copy of this page sha	ll be attached to the Summary 1	Retrenchment Benefit	s Form.	

2. This properly validated and authorised Form must be presented for purposes of requisitioning funds and raising FF3 and FF4 documentation for cheque production.

(Retrenchment Benefits)

Department of Personnel Management

Form RR16.4

FINAL CLEARANCE FORM AND DEED OF RELEASE, ACKNOWLEDGMENT AND RECEIPT OF RETRENCHMENT BENEFITS

(Made Pursuant to the <Year> Budget Directives)

MADE THIS ______ day of _____ 20--, Pursuant To National Executive Council <Year> Budget Decisions, and General Order No 16.

BETWEEN:	<name></name>	("the Officer"), Staff File No	<>, of	
<department of=""></department>	(" the	Employing Agency").		
AND: The Independent State of Papua New Guinea, ("the State").				

The Officer hereby confirms receipt of the retrenchment benefits in cheque form as follows:

Total Net Payment Made:

K < Net Payment>

Cheque No.___<>____.

If a permanent Officer wishes to appeal against the retrenchment decision or payment then he/she must not accept payment. Once payment has been made, the Officer forgoes all appeal rights.

The State representative, as a delegate of the Secretary for the Department of Personnel Management, confirms that he/she has identified the receiving Officer as the proper person entitled to payment. The Parties hereby confirm that the entitlements and obligations under this Deed of Release have been explained to the Officer by the State Representative, who is sufficiently fluent in Tok Pisin/Motu, and where requested, an explanation and interpretation of the Deed of Release has been read by the State Representative in Tok Pisin/Motu, on the request of the Officer.

The Officer also acknowledges that under current Government Retrenchment Policy, he/she forfeits any previous entitlement to be re-employed by a Public Service Department/Office.

Signed:	At:
Officer	Place
Witnessed:	Date:
For and on Behalf of the State.	
Copies To: 1. Retrenched Officer/Legal Representative 3. Department of Personnel Management	 Department of Treasury & Planning Employing Agency

EX-GRATIA RETRENCHMENT BENEFIT TABLE

(Number of days pay according to completed years of service)

Number of Completed	Ex-Gratia Retrenchment Benefit
Years of Service	<u>Ex-Gratia Ketrenchment Benefit</u> (Number of Days Pay
(to end of notice period)	<u>at Base Salary)</u>
1	20
2	20
3	30
4	40
5	50
6	60
7	70
8	80
9	90
10	100
11	110
12	120
13	130
14	140
15	150
16	160
17	170
18	180
19	190
20	200
21	210
22	220
23	230
24	240
25	250
26	260
27	270
28	280
29	290
30 and above	300



Independent State of Papua New Guinea

NATIONAL PUBLIC SERVICE GENERAL ORDERS

RECOMMENDATION TO THE SECRETARY, MR JOHN M KALI OBE, TO APPROVE GENERAL ORDER NO. 16 OF 1ST JANUARY 2012

<u>REDUNDANCY AND RETRENCHMENT</u> <u>IN THE PUBLIC SERVICE</u>

To: Secretary

Date: 08 Murch 2012

We, the under-signed, confirm that **General Order No. 16 of 1st January 2012**, hereto attached, has been drafted in accordance with Government policies and the appropriate Sections of *Organic Law* the *Public Services (Management) Act*, and the **Regulations** and reflects:

- (a) all policy changes made by the National Executive Council in the period 1st June 2002 to 31st December 2011;
- (b) all changes to the **Constitution**, the *Organic Law on Provincial & Local Level Governments* and the *Public Services (Management) Act 1995*, to effect implementation of the Provincial and Local Level Government Reforms; and,
- (c) all other changes to the *Public Services (Management) Act 1995*, which have been brought into force since 1st June 2002.

On behalf of the Executive Management Team, we recommend that the Secretary authorise this General Order for publication and distribution to line Departments and Agencies.

AGNES FRIDAY Executive Manager, HRAS

Deputy Secretary, Operations

EMMA FAITELI Executive Manager I&ER

ISHKEL MESULAM Director, Legal & Investigations

RAVU VERENAGI Deputy Secretary, Policy

Retrenchment Benefits Computer Input Form/General Order No.16

Form 16.1/Rev0/1st June 2002