

SOUTH CENTRAL RAILWAY

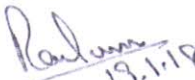
Headquarters Office
Personnel Branch
Secunderabad.
Date: 19.01.2018

No. P[R]182/V

ALL CONCERNED

PERSONNEL BRANCH SERIAL CIRCULAR No. 09/2018

Copy of Board's letter No.2017/E(Sports)12(1)/23/Elections dated 1.1.2018 is forwarded for information, guidance and necessary action.


[K.RAVI KUMAR]
Secy. to PCPO

For Principal Chief Personnel Officer

Copy of Board's ltr. No. 2017/E(Sports)12(1)/23/Elections dated 1.1.2018

Sub: Contesting/canvassing in elections to sports bodies

Please find enclosed a copy of letter No.F-52-11/2011-SP-1 dated 3.4.2012 issued by Ministry of Youth Affairs and Sports regarding contesting/canvassing in election to sports bodies by Government servants. The above mentioned letter, which applies to all Govt. servants including Railway servants may be circulated among all for guidance and necessary compliance.

Sd/-
(Bhaskar Roy Choudhury)DDE[Sports]

Copy of Ministry of Youth Affairs and Sports' letter No.F-52-11/2011-SP-1 dated 3.4.2012

Sub: Adoption of instructions relating to prior approval of the Government for contesting/canvassing in elections to sports bodies- matter regarding

I am directed to refer to this Ministry's letter No.14-82/2009-SP-IV, dated 4th February, 2010 [copy enclosed] whereby it was intimated that holding of elective office in various Sports Bodies by Central Govt. Servant is regulated in terms of the provisions contained in the Central Civil Services [Conduct Rules], 1964. Under the rule previous sanction of the Govt. is required for a Govt. servant associating himself with the Sports Bodies at National /State/Distt. Level and also no Govt. servants should be allowed to hold elective office in any sports association/federation for a term of more than 4 years, or for one term, whichever is less.

State Govt. /UT Administration were requested to formulate appropriate rules/instructions if not so far, by suitably incorporating the above mentioned provisions of the Government of India so as to cover the State Govt. employees. The aforesaid instruction dated 4th February, 2010 have become a part of the National Sports Development Code of India, 2011 which came into effect from 31.01.2011. All guidelines issued by the Ministry from time to time including the above mentioned instructions governing the National Sports Federations are valid, binding and enforceable.

In a recently filed LPA by Sh. Shyam Singh Yadav an employee of UP Govt. V/s. UOI in the High Court of Delhi, Hon'ble Court desired to know the latest status regarding formulating appropriate rules by the State Govt. relating to the State Govt. Officials association with the various sports bodies.

All NSFs are advised to incorporate the above provisions in the by- laws/rules of their respective constitution so that no Govt. servants violate the provisions mentioned in the Ministry's circular dated 04.02.2010 mentioned above on a time-bound manner and intimate the action taken report in this regard to this Ministry at the earliest. This provision has already been included as part of the National Sports Development Code of India, 2011 which was issued on 31.01.2011 for compliance by all NSFs. It may please be noted that if you fail to comply with these requirements you shall not be granted renewal /annual recognition for 2012 and not be eligible to receive assistance under the Scheme of Assistance to National Sports Federations and other Schemes of the Ministry. Further, you would also not be entitled to receive government concessions.

Sd/-
(Mukul Chatterjee)Jt. Secy. to GOI

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Instructions regarding obtaining the prior approval of the Govt. for contesting/canvassing in elections to sports bodies, are circulated .	09/2018