

फ.स.११०२३९/५१/२०२१/बजट/केवीएस(मुख्याः)

केन्द्रीय विद्यालय संगठन (मु.)/ KendriyaVidyalaya Sangathan (HQ) 18 संस्थागत क्षेत्र/18 Institutional Area, शहीद जीत सिंह मार्ग/Shaheed Jeet Singh Marg, नई दिल्ली – 110016/New Delhi -110016 दूरभाष/Telephone No.: 011-26858570 Email- budget.section@kvs.gov.in

दिनांक: 22.12.2021

भारत सरकार द्वारा जारी निम्न वर्णित कार्यालय ज्ञापन/आदेश, सूचना एवं आवश्यक कार्रवाई हेतु केन्द्रीय विद्यालय संगठन की वैबसाइट पर अपलोड किये जा रहे है।

- 1. भारत सरकार, कार्मिक एवं प्रशिक्षण विभाग के अधिसूचना सं. F. No P-13024/1/2019-AT, दिनांक 17.11.2021 – Jurisdiction of the Benches.
- 2. भारत सरकार, सीजीएचएस का कार्यालय आदेश सं. F. No.S-11011/39/2020/ CGHS(HEC),दिनांक 18.10.2021 — Exit from CGHS, panel Kiran Eye Care Centre, B-50, Derawal Nagar, Delhi- 110009 from CGHS, Delhi and NCR empanelled list.
- 3. भारत सरकार, स्वास्थ्य एवं परिवार कल्याण मंत्रालय के कार्यालय ज्ञापन सं. F.No.25-1/ 2018/CGHS/JD AYUSH, दिनांक 20.10.2021, Empanelment of Private Day Care Therapy Centres for Ayurveda, Yoga and Naturopathy under CGHS till 30.03.2022.
- **4.** भारत सरकार, सीजीएचएस का कार्यालय आदेश सं. F. No. S-110011/11/2021-CGHS(HEC),दिनांक 21.10.2021 Addition of services empanelled under CGHS, as per scope of service accredited by NABH empanelled under CGHS.
- 5. भारत सरकार, कार्मिक एवं प्रशिक्षण विभाग का कार्यालय ज्ञापन सं. F. No 43020/14/2021-Estt.A-III, दिनांक 08.11.2021 - Aid to processing of departmental proceedings under the CCS(CCA) Rules, 1965- Simplification.
- 6. भारत सरकार, वित्त मंत्रालय का कार्यालय ज्ञापन सं. F. No 1/9/2021-PPD, दिनांक 29.10.2021 Insertion of Rule 227-A in General Fiancial Rules(GFRs), 2017-Arbitration Awards.

- 7. भारत सरकार, वित्त मंत्रालय का कार्यालय ज्ञापन सं. F. No 1/20/2018-PPD, दिनांक 2.11.2021 Guidelines on Debarment of firms from Bidding.
- 8. भारत सरकार, वित्त मंत्रालय का कार्यालय जापन No 19024/1/2021-E.IV, दिलांक 27.10.2021 Air Travel on official account-Stoppage of credit facility by Air India.

( संजय कुमार ) उपायुक्त(वित्त)

#### वितरण :

- 1. उपायुक्त, के॰ वी॰ एस॰, सभी क्षेत्रीय कार्यालय एवं मुख्यालय ।
- 2. वित्त अधिकारी, के वी एस, सभी क्षेत्रीय कार्यालय एवं मुख्यालय ।
- 3. सभी अधिकारी / अनुभाग, के वी एस (मु) !
- 4. प्राचार्य, के वी काठमांडू, मास्को एवं तेहरान ।
- 5. महासचिव, सभी मान्य संघ ।
- 6. निदेशक, जीट ग्वालियर , मुंबई , मैसूर , चंडीगढ़ एवं भूबनेश्वर।
- 7. (उपायुक्त, ई डी पी, के वी एस (मु॰) को के वी एस (मु॰) की वैबसाइट के शीर्ष " सूचना पट (Announcements)" के अंतर्गत अपलोड़ करने हेतु प्रेषित ।
- 8.आर टी आई, के वी एस (मु.)।
- 9.गार्ड फ़ाइल



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सी.जी.-डी.एल.-अ.-17112021-231215 CG-DL-E-17112021-231215

#### असाधारण EXTRAORDINARY

भाग II—खण्ड 3—उप-खण्ड (i) PART II—Section 3—Sub-section (i)

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं. 656] No. 656] नई दिल्ली, बुधवार, नवम्बर 17, 2021/कार्तिक 26, 1943

NEW DELHI, WEDNESDAY, NOVEMBER 17, 2021/KARTIKA 26, 1943

#### कार्मिक, लोक शिकायत और पेंशन मंत्रालय

(कार्मिक और प्रशिक्षण विभाग)

#### अधिसूचना

नई दिल्ली, 17 नवम्बर, 2021

सा.का.नि. 805 (अ).—केंद्रीय सरकार, प्रशासनिक अधिकरण अधिनियम, 1985 (1985 का 13) की धारा 18 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, तत्कालीन कार्मिक तथा प्रशिक्षण, प्रशासनिक सुधार तथा लोक शिकायत और पेंशन मंत्रालय, भारत सरकार की अधिसूचना संख्या सा.का.नि. 610 (अ), तारीख 26 जुलाई, 1985 का निम्नलिखित और मंशोधन करती हैं, अर्थात्:-

उक्त अधिसूचना की सारणी में:-

(क) क्रम संख्या 18 और उससे संबंधित प्रविष्टियों के स्थान पर निम्नलिखित क्रम संख्या और प्रविष्टियों को प्रतिस्थापित किया जाएगा, अर्थात्:-

	न्यायपीठ	न्यायपीठ का अधिकार क्षेत्र
   (1)	(2)	(3)
18.	जम्मू न्यायपीठ	(i) जम्मू और कश्मीर संघ राज्यक्षेत्र में डोडा, जम्मू, कठुआ, किश्तवाड़, रियासी, पुंछ, राजौरी, रामबन, सांबा, उधमपुर जिले
		(ii) लद्दाख संघ राज्यक्षेत्र में लेह जिला";

(ख) क्रम संख्या 18 और उससे संबंधित प्रविष्टियों के बाद निम्नलिखित क्रम संख्या और प्रविष्टियों को प्रतिस्थापित किया जाएगा, अर्थात:-

क्रम सं.	न्यायपीठ	न्यायपीठ का अधिकार क्षेत्र		
(1)	(2)	(3)		
"19	श्रीनगर न्यायपीठ	(i) जम्मू और कश्मीर संघ राज्यक्षेत्र में श्रीनगर, अनंतनाग, बांदीपोरा बारामूला, बडगाम, गांदरबल, कुलगाम, कुपवाड़ा, पुलवामा, शोपलान जिले		
		(ii) लद्दाख संघ राज्यक्षेत्र में कारगिल जिला"।		

[फा. सं. पी.-13024/1/2019- प्र. अ.]

रश्मि चौधरी, अपर सचिव

टिप्पण: मूल अधिसूचना भारत के राजपत्र में सा.का.नि. सं. 610(अ), तारीख 26 जुलाई, 1985 द्वारा प्रकाशित की गई थी और तत्पश्चात निम्नलिखित द्वारा संशोधित की गई --

- सा. का. नि. संख्या 824 (अ) तारीख 31.10.1985;
- 2. सा. का, नि. संख्या 308 (अ) तारीख 20.02.1986;
- मा, का. नि. संख्या 908 (अ) तारीख 25.06.1986;
- सा. का. नि. संख्या 921 (अ) तारीख 27.06.1986;
- सा. का. नि. संख्या 897 (अ) तारीख 01.09.1988;
- मा. का. नि. संख्या525 (अ) तारीख 12.08.1991;
- सा. का, नि. संख्या 631 (अ) तारीख 15.10.1991;
- 8. मा. का. नि. संख्या 418 (अ) तारीख 09.04.1992;
- 9. सा. का. नि. संख्या 646 (अ) तारीख 18.08.1994;
- 10. सा. का. नि. संख्या 890 (अ) तारीख 23.11.2000;
- 11, सा. का. नि. संख्या 683 (अ) तारीख 23.09.2014,
- 12. सा. का. नि. संख्या 267 (अ) तारीख 29.04.2020, और
- 13. सा. का. नि. संख्या 318 (अ) तारीख 28.05.2020।

### MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES AND PENSIONS

#### (Department of Personnel and Training)

#### NOTIFICATION

New Delhi, the 17th November, 2021

G.S.R. 805(E).—In exercise of the powers conferred by sub-section (1) of section 18 of the Administrative Tribunals Act, 1985 (13 of 1985), the Central Government hereby makes the following further amendments in the notification of the Government of India in the erstwhile Ministry of Personnel and Training, Administrative Reforms and Public Grievances and Pensions *vide* number G.S.R. 610(E), dated the 26th July, 1985, namely:—

In the Table to the said notification, -

(a) for serial number 18 and the entries relating thereto, the following serial number and entries shall be substituted, namely:-

S. No.	Bench	Jurisdiction of the Bench
(1)	(2)	(3)
"18.   	Jammu Bench	(i) Districts of Doda, Jammu, Kathua, Kishtwar. Reasi, Poonch, Rajouri, Ramban, Samba, Udhampur in the Union territory of Jammu and Kashmir
 		(ii) District of Leh in the Union territory of Ladakh";

(b) after serial number 18 and the entries relating thereto, the following serial number and entries shall be inserted, namely:-

S. No.	Bench	Jurisdiction of the Bench (3)		
(1)	(2)			
"19. 	Srinagar Bench	(i) Districts of Srinagar, Anantnag, Bandipora, Baramulla, Budgam, Ganderbal, Kulgam, Kupwara, Pulwama, Shoplan in the Union territory of Jammu and Kashmir		
		(ii) District of Kargil in the Union territory of Ladakh".		

[F. No. P-13024/1/2019-AT]

RASHMI CHOWDHARY, Addi. Seey.

Note: The principal notification was published in the Gazette of India vide notification number G.S.R. 610(E), dated 26th July, 1985 and subsequently amended vide:

- (i) G.S.R. No. 824(E) dated 31.10.1985;
- (ii) G.S.R. No. 308(E) dated 20.02.1986;
- (iii) G.S.R. No. 908(E) dated 25.06.1986;
- (iv) G.S.R. No. 921(E) dated 27.06,1986;
- (v) G.S.R. No. 897(E) dated 01.09.1988;
- (vi) G.S.R. No. 525(E) dated 12.08.1991;
- (vii) G.S.R. No. 631(E) dated 15.10.1991;
- (viii) G.S.R. No. 418(E) dated 09.04.1992;
- (ix) G.S.R. No. 646(E) dated 18.08.1994;
- (x) G.S.R. No. 890(E) dated 23.11.2000; (xi)G.S.R. No. 683(E) dated 23.09.2014,
- (xii) G.S.R. No. 267(E) dated 29.04.2020, and
- (xiii) G.S.R. No. 318(E) dated 28.05.2020.



फाइल संख्या/F. No. S-110011/39/2020-सी.जी.एच.एस. (एच.ई.सी)

भारत सरकार अपर निदेशक का कार्यालय

के. स. स्वायोः (प्र)

सी. जी. एव. स. भवन, सै.-13, राभा कृष्णा

पुरम,

਼ਵ੍ਹਂ ਵਿਲ੍ਹੀ -1100**6**6.



Govt. of India Office of Additional Dir HS (HO) CGHS Bhawan, Sec-13, shna Puram, New Delhi -11066.

Dated 18th October 20

#### OFFICE ORDER

Subject: Exit from CGHS panel Kiran Eye Care Centre, B-50, Derawai Nagar, Delhi - 110009, from CGHS Delhi and NCR empanelled list.

Permission is hereby accorded to Kiran Eye Care Kiran Eye Care Centre, B-50, Derawa: Nagar, Delhi - 110009, empanelled under CGHS Delhi/NCR to exit from CGHS panel with immediate effect. The CGHS beneficiaries already being treated in the centre prior to the issue of this order shall however be continued to be provided treatment at CGHS rates till completion of their treatment and their bills are to be submitted to UTI ITSL / National Health Authority /concerned department, as the case may be, with justification for consideration and payment.

Additional Director, CGHS (HQ)

#### Copy to:

- 1. Dr Kiran Tandon, Proprietor and owner, Kiran Eye Care Kiran Eye Care Centre, 6-50, Derawal Nagar, Delhi - 110009
- 2. All Ministries / Departments, Government of India
- 3. Director, CGHS, Nirman Bhawan, New Delhi
- 4. Addl. DDG (HQ)/All Additional Directors / Joint Directors of CGHS cities outside Delhi
- 5. All Pay & Accounts Officers under CGHS
- 6. Additional Director (SZ)/ (CZ)/(EZ)/(NZ), CGHS, New Delhi
- 7. JD (Gr.)/JD(R&H), CGHS Delhi

#### File No.S11011/39/2020/CGHS-HEC

- 8. CGHS Desk-I/Desk-II/CGHS-I/CGHS-II, Dte.GHS, Nirman Bhawan, New Delhi
- 9. Estt.1/ Estt.II/ Estt.III/ Estt.IV Sections, Ministry of Health & Family Welfare
- 10. Admn.I / Admn.II Sections of Dte.GHS.
- 11. Rajya Sabha / Lok Sabha Secretariat.
- Registrar, Supreme Court of India /Punjab & Haryana High Court, Chandigarh
- 13. U.P.S.C.
- 14. Finance Division
- 15. Deputy Secretary (Civil Service News), Department of Personnel & Training, 5th Floor, Sardar Patel Bhawan, New Delhi.
- PPS to Secretary (H&FW)/ Secretary (AYUSH)/ Secretary (AIDS Control), Ministry of Health & Family Welfare
- 17. PPS to DGHS /AS&MD, NRHM / AS & DG (CGHS)
- 18. Swamy Publishers (P) Ltd., P. B. No. 2468, R. A. Puram, Chennai 600028
- 19. Shri Umraomal Purohit, Secretary, Staff Side, 13-C, Ferozshah Road, New Delhi
- 20. All Staff Side Members of National Council (JCM) (as per list attached)
- 21. Office of the Comptroller & Auditor General of India, 10 Bahadur Shah Zafar Marg New Delhi
- 22. All Offices / Sections / Desks in the Ministry
- 23. UTI-ITSL, 1/28, Sunlight Building, Asaf Ali Road, Delhi-110002.
- 24. Chief Executive Officer, National Health Authority, CGHS Section, 3rd, 7th & 9<sup>th</sup> Floor, *Tower-I*, Jeevan Bharati Building, Connaught Place, New Delhi, Delhi 110001.
- Sr. Technical Director, NIC, MOHFW, Nirman Bhawan, New Delm with the request to upload on the website of the CGHS.
- 26. Office Order folder

Signed by G. D. Paliya Date: 18-10-2021 13 50 03

## File No.25-1/2018/CGHS/JDAYUSH

F.No. 25-1/2018/CGHS/JD AYUSH Government of India Ministry of Health& Family Welfare Directorate General of Central Government Health Scheme 安全实验安全的安全交给对方安全会会



Nirman Bhavan. New Delhi 2021 Dated:

### OFFICE MEMORANDUM

Subject: - Empanelment of Private Day Care Therapy Centers for Ayurveda, Yoga & Naturopathy under CGHS till 30,03,2022

With reference to the above mentioned subject attention is drawn to the Office Memorandum of even number dated the 20% November, 2020 and to state that the following AYUSH Hospitals Centers have signed the new MoA and submitted the Performance Bank Guarantee (PBG) hence, notified as CGHS empanelled Day Care Therapy Hospital/Centers on pilot basis (ilt 30,03,2022).

The applicability of rates and remas & conditions will be as per the revised CGHS rates contained in the OM dated 9th November 2017. These rates are applicable to NABII accredited Ayurveda. Yogu & Naturopathy Hospitals and Non-NABH accredited Ayarveda, your & Naturopathy Hospitals shall be entitled

er 15% lower rates.			
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Signed by Sanjay Jain Date: 20-10-2021 11:€ Reason: Approved

(Dr. Sanjay Jain) Director, CGHS

1. All Ministries: Departments, Government of India

#### File No.25-1/2018/CGHS/JDAYUSH

- 2. Director, CGHS, Nirmon Bhawan, New Delhi,
- 3. Addi. DDG (HQ). All Addational Directors John Directors of COHS cities outside Delhi -
- 4. All Pay & Accounts Officers under CGHS.
- 5. Additional Director (HQ) /Additional Director (SZ)/(EZ)/(NZ),CGHS : Delhi.
- 6. JD (Gr.) /JD (R&H), CGHS Deltit.
- 7. CGHS Desk-I / Desk-II/CGHS-I/CGHS-II, Dte, GHS, Nirman Bhawan New Delhi.
- 8. Estt.I/Estt.II/Estt.III/Estt.IIV Sections, Ministry of Health & Family Welfare.
- 9. Admn. I /Admn.H Sections of Dte. GHS
- 10 Rajya Sabha/Lok Sabha Secretarint.
- 11. Registar, Supreme Court of India/Punjab & Haryana High Court, Chandigarh.
- 12. U.P.S.C.
- 13. Finance Division.
- 14. Deputy Secretary (Civil Service News), Department of Personnel & Training, 5th Floor, Sardar Parel Bhawan, New Delhi.
- PPS to Secretary (H&FW)/ Secretary (AYUSH)/Secretarty (LiR)/Secretary (AIDS Control). Ministry of Health & Family Weifare.
- 16. PPS to DGH\$ (\$S&MD,NRHM AS(H)/AS& DG (CGHS).
- 17. Swarny Publishers (P) Ltd., P.B. No. 2468, R.A. Puram, Chemiu 600028
- 18. Shri Umraomat Purohit, Secretary, Staff Side, 13-C, Ferozshah Road, New Delin.
- 19. All Staff Side Members of National Council (JCM) (as per list attached).
- Office of the comptroller & Auditor General of India, 10 Bahadur Shah Zafar Marg, New Delhi.
- 21. All Offices /Sections/Desk in the Ministry.
- 22. UTI\_ITSL 153/1, First Floor, Old Madras Road , Ulsoor, Bengaluru-560008.
- 23. Nodal Officer, MCTC, CGHS with a request to upload a copy of OM on CGHS website.
- M.S. Ayurvedie Hospital Aliganj, Lodhi Road, CMO Fe AMSD, All the CMO Fes Ayurvedie W Cs & CMO MRC.
- 25. Office Order folder.

#### फाइत संख्या/F. No. S-110011/11/2021-सी.जी.एच.एस. (एच.ई.सी)

भारत सरकार अपर निदेशक का कार्यालय के. स. स्वा यो. (मु.) सी. जी. एच. स. भवन, सै.-13, रामा कृष्णापुरम, नई दिल्ली -110066.



Govt. of India Office of Additional Director, CGHS (HQ) CGHS Bhawan, Sec-13, Rama Krisbna Puram, New Delhi -11066.

Dated 21st October 2021

#### OFFICE ORDER

Subject: Addition of Services empanelled under CGHS, as per scope of services accredited by NJBH, companelled under CGHS.

With reference on the above subject, approval is hereby granted to Tulip Multi Speciality Hospital Politid IP Scheme 18, Near Vivekanand Chowk, Delhi Road, Sonipat-13 (60), Haryana, empanelled index CGHS Delhi and NCR, as a NABH Accredited Hospital, for Addition of Critical Care Interventional Cardiology Medical Gastroenterology Obstetrics and Gynaecology Including High Risk cases and Infertility and Assisted Reproduction Orthopaedic Surgery Including Arthroscopy and Joint Replacement Surgery Otorhinolaryngology (ENT) Paediatrics Physiotherapy, in the scope of Services empanelled under CGHS as per NABH Scope of Accreditation west 21st October, 2021.

The start terms & conditions of empanelment shall remain unchanged

[Dr. G. D. Paliya] Additional Director, CGHS (HO)

#### Copy to

- Shri Amurag Arora, Director, Tulip Multi Speciality Hospital Pvt, Etcl., TP Scheme 15, Near Vivelenand Chowk, Delhi Road, Sonipat-131001 All Ministries / Departments, Government of India
- 2 Ministries Departments, Government of India
- 3. Director, CGHS, Nirman Bhawan, New Delhi.
- Addl. DDG (IJQ)/All Additional Directors. Joint Directors of CGHS cities outside. Delta.
- All Pay & Accounts Officers under CGHS.
- 6. Additional Director (Hqrs) / Additional Director (SZ)/ (CZ)/(EZ)/(NZ), CGHS, New Delin
- 7. JD Gran JD (R&H), CGHS Delhi-
- 8. CGHS Desk-Desk-Desk-Desk-DecGHS-LOGHS-II, Dtc.GHS, Nirman Bhawan, New Delhi
- 9. 487 L 58tt H. Estt.H. Estt.IV Sections, Ministry of Health & Family Welfare

- 10. Admir.L. Admir.H Sections of Dte.GHS.
- 11 Rajya Sabha / Lok Sabha Secretariat.
- 12. Registrar, Supreme Court of India (Punjab & Haryana High Court, Chandigarh,
- 13.1 PS.C
- 14. Final vs Division.
- 15 Deputs Secretary (Civil Service News), Department of Personnel & TranslagaSth Floor, Sardar Patel Bhawan, New Delhi.
- 16. PPS to Secretary (H&FW)/ Secretary (AYUSH)/ Secretary(HR)/ Secretary (AIDS Control), Ministry of Health & Family Welfare
- 17, 218 a DGHS (AS&MD, NRHM), AS & DG (CGHS).
- 18. Sw. 16. Publishers (P) Ltd., P. B. No. 2468, R. A. Puram, Chennal600028.
- 19, 8b., Universal Purohit, Secretary, Staff Side, 13-C. Ferozshah Road, New Delhi
- 20. Ali 80. a Side Members of National Council (JCM) (as per list attached).
- 21. Other of the Comptroller & Auditor General of India, 10 Bahadur Shah Zafar Marg. New Delhi
- 22. All Offices Sections Desks in the Ministry
- Nodal Officer, National Health Authority, CGHS Section, 3rd, 7th & 9th Floor, Fower 1. Jeevan Bharati Building, Connaught Place, New Dethi, Delhi 110001.
- 24. Sr. Technical Director, NtC, MOHFW, Nirman Bhawan, New Delhi with the request to unload on the website of the CGHS.
- 25. Online Order folder

# F. No. 43020/14/2021-Estt.A-lll Government of India Ministry of Personnel, Public Grievance and Pensions Department of Personnel & Training Establishment A-lll

nsions

North Block, New Delhi - 110001 Dated the 8th November, 2021

#### OFFICE MEMORANDUM

Subject:

Aid to processing of departmental proceedings under the CCS (CCA)

Rules, 1965- Simplification regarding.

It has been observed that the Disciplinary Authorities, while processing the disciplinary cases under the Central Civil Services (Classification, Control and Appeal) Rules, 1965, sometimes fail to appreciate the vital procedural requirements/timelines provided under the said Rules, albeit unintentionally, which are required to be mandatorily followed to ensure justice and bringing the cases to logical conclusions. Non-conformity to the requirements as per the established rules also leads to intervention by the Courts on the ground of denial of proper opportunity to the Charged Officers for defending themselves appropriately and, consequently, setting aside of disciplinary proceedings. The Charged Officers also tend to take advantage of these procedural flaws in processing of disciplinary cases at various stages of their examination e.g. sharing of documents, approval of Article of Charge by the DA, sharing of UPSC advice and General Examination of the CO, to quote the few. These procedural lapses have also been noticed in various cases referred to this Department for advice.

2. In this regard, an attempt has been made to indicate the various steps involved in the disciplinary cases in a simple form through the enclosed Flow Chart, for better understanding of Rules in their application by the DAs. It is felt that this exercise will facilitate the Administrative Ministries/Departments to deal with the disciplinary cases effectively. It is, however, clarified that the detailed provisions under relevant Rules and instructions issued thereunder may be duly followed in its application and, in case of any ambiguity or conflict of the indicative flow Chart with any of the existing Rules/ Instructions, the extant Rules and Instructions will prevail.

(Umesh Kumar Bhatia)

Deputy Secretary to the Government of India

To

All Secretaries to Ministries/ Department (As per Standard List)

No.F.1/9/2021-PPD
Government of India
Ministry of Finance
Department of Expenditure
Procurement Policy Division

6

264C, North Block, New Delhi. 29<sup>th</sup> October, 2021.

#### **OFFICE MEMORANDUM**

Subject: Insertion of Rule 227A in General Financial Rules (GFRs) 2017-Arbitration Awards.

The Cabinet Committee on Economic Affairs (CCEA) on 30.08.2016 and 20.11.2019 had considered the proposals of the NITI Aayog and approved measures for improved liquidity in construction sector. NITI Aayog vide their D.O. No. N-14070/14/2020-PPPAU dated 07.10.2021 has asked this Department to incorporate decisions of CCEA regarding arbitration awards under GFRs. In this context, a new Rule 227A, as under, is hereby inserted into GFRs 2017:

#### Rule 227A Arbitration Awards

- (i) In cases where the Ministry/ Department has challenged an arbitral award and, as a result, the amount of the arbitral award has not been paid, 75% of the arbitral award (which may include interest up to date of the award) shall be paid by the Ministry/ Department to the contractor/ concessionaire against a Bank Guarantee (BG). The BG shall only be for the said 75% of the arbitral award as above and not for the interest which may become payable to the Ministry/ Department should the subsequent court order require refund of the said amount.
- (ii) The payment may be made into a designated Escrow Account with the stipulation that the proceeds will be used first, for payment of lenders' dues, second, for completion of the project and then for completion of other projects of the same Ministry/ Department as mutually agreed/ decided. Any balance remaining in the escrow account subsequent to settlement of lenders' dues and completion of projects of the Ministry/ Department may be allowed to be used by the contractor/ concessionaire with the prior approval of the lead banker and the Ministry/ Department. If otherwise eligible and subject to contractual provisions, retention money and other amounts withheld may also be released against BG.
- 2. This OM is also available on website of Department of Expenditure; <a href="https://www.doe.gov.in">www.doe.gov.in</a> --> Notification --> Circular --> Procurement Policy OM. Hindi version of this OM will follow.

(Kanwalpreet) Director

Ph. No.23093811

email: kanwal.irss@nic.in

Τo

(i) Secretaries to all the Central Government Ministries/Departments

(ii) Financial Advisors of all Central Government Ministries/Departments.



No.F.1/20/2018-PPD Government of India Department of Expenditure Ministry of Finance Procurement Policy Division

> 169-A, North Block, New Delhi, 2<sup>nd</sup> November, 2021.

#### OFFICE MEMORANDUM

Guidelines on Debarment of firms from Bidding Subject:

Attention is drawn towards Rule 151 of General Financial Rules (GFRs), 2017 regarding 'Debarment from Bidding' which is reproduced as under:

- (i) A bidder shall be debarred if he has been convicted of an offence—
  - (a) under the Prevention of Corruption Act, 1988; or
  - (b) the Indian Penal Code or any other law for the time being in force, for causing any loss of life or property or causing a threat to public health as part of execution of a public procurement contract.
- (ii) A bidder debarred under sub-section (i) or any successor of the bidder shall not be eligible to participate in a procurement process of any procuring entity for a period not exceeding three years commencing from the date of debarment. Department of Commerce (DGS&D) will maintain such list which will also be displayed on the website of DGS&D as well as Central Public Procurement Portal.
- (iii) A procuring entity may debar a bidder or any of its successors, from participating in any procurement process undertaken by it, for a period not exceeding two years, if it determines that the bidder has breached the code of integrity. The Ministry/ Department will maintain such list which will also be displayed on their website.
- (iv) The bidder shall not be debarred unless such bidder has been given a reasonable opportunity to represent against such debarment.
- This department has received a reference from Department of Commerce with a proposal that the task of universal banning of firms as per Rule 151 (ii) of GFRs as above may be undertaken by Department of Expenditure or should be decentralized to individual line Ministries/ Departments as DGS&D had been wind up on 31.10.2017. Central Public Procurement Portal (CPPP) or the Department of Expenditure can then maintain a master data of all such banned firms and it can be made available in public domain.

- In context of above, all issues regarding debarment have been reviewed in consultations with major procuring Ministries/ Departments and it is decided to issue attached 'Debarment Guidelines' in suppression to all earlier instructions on this subject.
- 4. This issues with the approval of Finance Secretary.

2.11.21

(Sanjay Aggarwal) Advisor/ Procurement Policy Division

Email: sanjay.aggarwal68@nic.in

Tel: 23093224

To,

Secretaries, All Central Ministries/ Departments.

Secretary/ Department of Public Enterprises with a request to circulate these instructions to all Central Public Sector Undertakings (CPSUs).

#### Guidelines on Debarment of firms from Bidding

- 1. The Guidelines are classified under following two types:
  - (i) In cases where debarment is proposed to be limited to a single Ministry, the appropriate Orders can be issued by that Ministry itself, thereby banning all its business dealing with the debarred firm.
  - (ii) Where it is proposed to extend the debarment beyond the jurisdiction of the particular Ministry i.e. covering to all central Ministries/ Departments, the requisite Orders shall be issued by Department of Expenditure (DoE), Ministry of Finance (MoF).

#### Definitions

- 2. Firm: The term 'firm' or 'bidder' has the same meaning for the purpose of these Guidelines, which includes an individual or person, a company, a cooperative society, a Hindu undivided family and an association or body of persons, whether incorporated or not, engaged in trade or business.
- 3. Allied firm: All concerns which come within the sphere of effective influence of the debarred firms shall be treated as allied firms. In determining this, the following factors may be taken into consideration:
  - a. Whether the management is common;
  - b. Majority interest in the management is held by the partners or directors of banned/ suspended firm;
  - c. Substantial or majority shares are owned by the banned/ suspended firm and by virtue of this it has a controlling voice.
  - d. Directly or indirectly controls, or is controlled by or is under common control with another bidder.
  - e. All successor firms will also be considered as allied firms.
- 4. The terms "banning of firm", 'suspension', 'Black-Listing' etc. convey the same meaning as of "Debarment".

#### Debarment by a Single Ministry/ Department

- 5. Orders for Debarment of a firm(s) shall be passed by a Ministry/ Department/ organizations, keeping in view of the following:
  - a. A bidder or any of its successors may be debarred from participating in any procurement process for a period not exceeding two years.
  - b. Firms will be debarred if it is determined that the bidder has breached the code of integrity as per Rule 175 of GFRs 2017.

- c. A bidder can also be debarred for any actions or omissions by the bidder other than violation of code of integrity, which in the opinion of the Ministry/ Department, warrants debarment, for the reasons like supply of sub-standard material, non-supply of material, abandonment of works, sub-standard quality of works, failure to abide "Bid Securing Declaration" etc.
- d. It shall **not** be circulated to other Ministries/ Departments. It will only be applicable to all the attached/ subordinate offices, Autonomous bodies, Central Public Sector Undertakings (CPSUs) etc. of the Ministry/ Department issuing the debarment Drder.
- e. The concerned Ministry/ Department before issuing the debarment order against a firm must ensure that reasonable opportunity has been given to the concerned firm to represent against such debarment (including personal hearing, if requested by firm).
- f. Secretary of Ministry/Department may nominate an officer at the rank of Joint Secretary/Additional Secretary as competent authority to debar the firms.
- g. Ministry/ Department that issued the order of debarment can also issue an Order for revocation of debarment before the period of debarment is over, if there is adequate justification for the same. Ordinarily, the revocation of the Order before expiry of debarred period should be done with the approval of Secretary concerned of Ministry/Department.
- h. The Ministry/Department will maintain list of debarred firms, which will also be displayed on its website.
- Debarment is an executive function and should not be allocated to Vigilance Department.
- 6. Code of Integrity as contained in Rule 175 of the GFRs is reproduced as under:

No official of a procuring entity or a bidder shall act in contravention of the codes which includes

- (i) prohibition of
  - (a) making offer, solicitation or acceptance of bribe, reward or gift or any material benefit, either directly or indirectly, in exchange for an unfair advantage in the procurement process or to otherwise influence the procurement process.
  - (b) any omission or misrepresentation that may mislead or attempt to mislead so that financial or other benefit may be obtained or an obligation avoided.
  - (c) any collusion, bid rigging or anticompetitive behavior that may impair the transparency, fairness and the progress of the procurement process.
  - (d) improper use of information provided by the procuring entity to the bidder with an intent to gain unfair advantage in the procurement process or for personal gain.
  - (e) any financial or business transactions between the bidder and any official of the procuring entity related to tender or execution process of contract; which can affect the decision of the procuring entity directly or indirectly.
  - (f) any coercion or any threat to impair or harm, directly or indirectly, any party or its property to influence the procurement process.
  - (g) obstruction of any investigation or auditing of a procurement process.

- (h) making false declaration or providing false information for participation in a tender process or to secure a contract;
- (ii) disclosure of conflict of interest.
- (iii) Disclosure by the bidder of any previous transgressions made in respect of the provisions of sub-clause (i) with any entity in any country during the last three years or of being debarred by any other procuring entity.
- 7. It is possible that the firm may be debarred concurrently by more than one Ministry/ Department.
- 8. Ministries/ Departments at their option may also delegate powers to to debar bidders to their CPSUs, Attached Offices/ Autonomous Bodies etc. In such cases, broad principles for debarment in para 5 as above are to be kept in mind. Debarment by such bodies like CPSUs etc. shall be applicable only for the procurements made by such bodies.
- 9. Similarly, Government e-Marketplace (GeM) can also debar bidders upto two years on its portal.
- 10. In case of debarments under para 8 as above, revocation the debarment orders before expiry of debarred period should be done only with the approval of Chief Executive Officer of concerned CPSUs etc.

#### Debarment across All Ministries/ Departments

- 11. Where a Ministry/ Department is of the view that business dealings with a particular firm should be banned across all the Ministries/ Departments by debarring the firm from taking part in any bidding procedure floated by the Central Government Ministries/ Departments, the Ministry/ Department concerned, should after obtaining the approval of the Secretary concerned, forward to DoE a self-contained note setting out all the facts of the case and the justification for the proposed debarment, along with all the relevant papers and documents. DoE will issue the necessary orders after satisfying itself that proposed debarment across all the Ministries/ Departments is in accordance with Rule 151 of GFRs, 2017. This scrutiny is intended to ensure uniformity of treatment in all cases.
- 12. The firm will remain in suspension mode (i.e. debarred) during the interim period till the final decision taken by DoE, only in the Ministry/ Department forwarding such proposal.
- 13. Ministry/ Department before forwarding the proposal to DoE must ensure that reasonable opportunity has been given to the concerned firm to represent against such debarment (including personal hearing, if requested by firm). If DoE realizes that

sufficient opportunity has not be given to the firm to represent against the debarment, such debarment requests received from Ministries/ Departments shall be rejected.

- 14. DoE can also give additional opportunity, at their option, to firm to represent against proposed debarment. DoE can also take suo-moto action to debar the firms in certain circumstances
- 15. No contract of any kind whatsoever shall be placed on the debarred firm, including its allied firms by any Ministries/ Departments/ Attached/Subordinate offices of the Government of India including autonomous body, CPSUs etc. after the issue of a debarment order.
- 16. DoE will maintain list of such debarred firms, which will be displayed on Central Public Procurement Portal.

#### Revocation of Orders

- 14. An order for debarment passed shall be deemed to have been automatically revoked on the expiry of that specified period and it will not be necessary to issue a specific formal order of revocation.
- 15. A debarment order may be revoked before the expiry of the Order, by the competent authority, if it is of the opinion that the disability already suffered is adequate in the circumstances of the case or for any other reason.

#### Other Provisions (common to both types of debarment)

- 16. No contract of any kind whatsoever shall be placed to debarred firm including its allied firms after the issue of a debarment order by the Ministry/ Department. Bids from only such firms shall be considered for placement of contract, which are neither debarred on the date of opening of tender (first bid, normally called as technical bid, in case of two packet/two stage bidding) nor debarred on the date of contract. Even in the cases of risk purchase, no contract should be placed on such debarred firms.
- 17. If case, any debar firms has submitted the bid, the same will be ignored. In case such firm is lowest (L-1), next lowest firm shall be considered as L-1. Bid security submitted by such debarred firms shall be returned to them.
- 18. Contracts concluded before the issue of the debarment order shall, not be affected by the debarment Orders.
- 19. The Debarment shall be automatically extended to all its allied firms. In case of joint venture/ consortium is debarred all partners will also stand debarred for the period specified in Debarment Order. The names of partners should be clearly specified in the "Debarment Order".

- 20. Debarment in any manner does not impact any other contractual or other legal rights of the procuring entities.
- 21. The period of debarment shall start from the date of issue of debarment order.
- 22. The Order of debarment will indicate the reason(s) in brief that lead to debarment of the firm.
- 23. Ordinarily, the period of debarment should not be less than six months.
- 24. In case of shortage of suppliers in a particular group, such debarments may also hurt the interest of procuring entities. In such cases, endeavor should be to pragmatically analyze the circumstances, try to reform the supplier and may get a written commitment from the supplier that its performance will improve.
- 25. All Ministries/ Departments must align their existing Debarment Guidelines in conformity with these Guidelines within two months of issue of these Guidelines. Further, bidding documents must also be suitably amended, if required.

XXXXXXXX



## No.19024/1/2021-E.IV Government of India Ministry of Finance Department of Expenditure

North Block, New Delhi Dated the 27<sup>th</sup> October, 2021.

#### OFFICE MEMORANDUM

Subject: - Air Travel on official account - Stoppage of credit facility by Air India.

The undersigned is directed to refer to this Department's O.M. No.19024/01/2009-E.IV dated 13.07.2009 wherein it has been mentioned that in all cases of air travel (both domestic and international) including LTC where the Government of India bears the cost of air passage, the officials concerned may travel only by Air India.

- 2. Recently, the Government of India has decided to disinvest Air India, the process of disinvestment of Air India and Air India Express is ongoing. Air India has stopped extending credit facility on account of purchase of air tickets. Therefore, all Ministries/ Departments are directed to clear Air India's dues immediately. Air tickets from Air India, may be purchased in cash till further instructions.
- 3. Ministries/ Departments are directed to brought out these instructions to the notice of their Subordinate offices/ Institutes etc. under their administrative control, for compliance.
- 4. This is issued with the approval of Finance Secretary & Secretary (Expenditure).

(Nirmala Dev)
Director

All Ministries/ Department of the Government of India (as per standard distribution list).

Copy to : C&AG, UPSC, Rajya Sabha/ Lok Sabha etc. as per standard endorsement list.

CMD, Air India Limited.