GOVERNMENT OF INDIA
MINISTRY OF RAILWAYS
(RAILWAY BOARD)

No.2017/V-1/VC/1/1

New Delhi, dated: 16 03.2018

The SDGMs/CVOs
All Zonal Railways/PUs
The CVOs
All PSUs
CORE/ALD,
Metro/Kolkata,
DG RDSO/LKO
CAO/COFMOW
DMW/Patiala

Sub.: Advance Correction Slip No.28

Ministry of Railways (Railway Board) have decided to amend para 702.8 ((for Arbitrators) previously amended by Advanced Correction Slip No. 23 of 2017) and para 702.10 (appointment as Consultants etc. in PSUs) of Indian Railway Vigilance Manual (2006 edition) by way of modification, as per Advance Correction Slip No. 28. The amended paras are enclosed for information.

DA: As above

(Rajnish Kumar)
Director Vigilance(M)
Railway Board

Copy to:-
All officers and Branches of Vigilance Directorate/Railway Board
Advanced Correction Slip No. 28


Para 702.8 of Indian Railways Vigilance Manual as amended by Advanced Correction Slip No. 23 of 2017 (for empanelment of serving/retired officers as Arbitrators) and para 702.10 of Indian Railways Vigilance Manual (appointment of retired officers as Consultants etc in PSUs) may be modified as follows:

Para 702.8: Empanelment of serving/retired Officers as Arbitrator cannot be done for:-

a) Persons borne on current ‘Agreed/Secret’ list
b) Persons involved in any current vigilance/CBI cases or against whom disciplinary or prosecution proceedings are in process
c) Persons who had been imposed a major penalty or two or more minor penalties or against whom administrative action has been taken three times or more or who has been imposed one Minor Penalty and against whom two administrative actions have been taken as a result of vigilance/CBI action while in service on Railways
d) Persons against whom minor penalty has been imposed during the preceding 5 years for serving officers and last 5 years of service for retired Officers
e) Persons against whom administrative action has been taken during the preceding 5 years for serving officers and last 5 years of service for retired Officers
f) If any officer appointed as Arbitrator is subsequently detected to be involved in a Vigilance/CBI case, action will be taken as per extant guidelines
g) The officers working in the Vigilance Organisation should not be considered for appointment as Arbitrators, even if empanelled, as per extant guidelines.

Continued.....
Advanced Correction Slip No. 28


Para 702.10: Appointment of retired officers as Consultants etc. in PSUs cannot be done for:-

(a) Persons borne on current ‘Agreed/Secret’ list
(b) Persons involved in any current vigilance/CBI cases or against whom disciplinary or prosecution proceedings are in process
(c) Persons who had been imposed a major penalty or two or more minor penalties or against whom administrative action has been taken three times or more or who has been imposed one Minor Penalty and against whom two administrative actions have been taken as a result of vigilance/CBI action while in service on Railways
(d) Persons against whom minor penalty has been imposed during the preceding 5 years for serving officers and last 5 years of service for retired Officers
(e) Persons against whom administrative action has been taken during the preceding 5 years for serving officers and last 5 years of service for retired Officers
(f) If any officer appointed as Consultant is subsequently detected to be involved in a Vigilance/CBI case, action will be taken as per extant guidelines

****