

भारत सरकार (GOVERNMENT OF INDIA)

रेल मंत्रालय (MINISTRY OF RAILWAYS)



रेलवे बोर्ड (RAILWAY BOARD)

No. 2025/LC/MISC/21

New Delhi, Dated: | .08.2025

The General Managers, All Indian Railways & Production Units

Sub: Instructions regarding filing of applications under Section 34 of the Arbitration and Conciliation Act, 1996.

Ref: Law Secretary's letter No. D.O. A-60011/46/2019-ADMIN-III dated 07.08.2025.

Please find attached herewith a copy of the letter under reference from the Law Secretary, Ministry of Law & Justice, regarding the subject matter.

2. Kindly ensure compliance with the instructions contained in the said letter.

(Mohd. Muqeem) Legal Adviser (Railways)

DA: As above.

Copy to:

- (i) DG/RPF, PED(Monitoring), EDCE/G, ED/Sig., EDPG, EDME/EnHM, PED/Accounts, ED/Health(G), EDE/LL.
- (ii) All officers/Branches (Railway Board).

डॉ. अंजु राठी राणा, भा.वि.से. Dr. ANJU RATHI RANA, ILS विधि सचिव LAW SECRETARY



विधि कार्य विभाग विधि और न्याय मंत्रालय भारत सरकार

DEPARTMENT OF LEGAL AFFAIRS
MINISTRY OF LAW & JUSTICE
GOVERNMENT OF INDIA

Dated: 7th August, 2025

D.O. A-60011/46/2019-ADMIN-III

Dear Sir/Madam,

As you are aware, Section 34 of the Arbitration and Conciliation Act, 1996, specifies the grounds on which an arbitral award can be set aside by a court. It further provides that an application to set aside an arbitral award can only be made on specific and limited grounds as enumerated therein.

- 2. Sub-section (3) of Section 34 stipulates that such an application must be filed within three months from the date of receipt of the arbitral award by the party making the application. The court may condone a delay of up to 30 days beyond this period, provided sufficient cause is shown; however, no condonation beyond this 30-day extension is permissible. The Hon'ble Supreme Court has, in several judgments, reiterated that the limitation period under Section 34(3) is strictly three months, with an additional 30-day extension at the court's discretion for sufficient cause, beyond which no further condonation is allowed.
- 3. In this regard, the courts, in many cases, have also noted that the State and its instrumentalities are bound by the same limitation rules as any other litigant and cannot claim any special exemption in this regard.
- 4. In view of the above, you are requested to issue necessary instructions to the officials concerned in your Department who handle such matters. It is imperative that references seeking advice from this Department regarding the filing of applications under Section 34 against arbitral awards be submitted promptly, preferably within 30 days from the date of receipt of the award and after obtaining requisite approvals.
- 5. Further, it may also be ensured that any application challenging the arbitral award is filed strictly within the prescribed limitation period under Section 34(3) of the Arbitration and Conciliation Act, 1996, to avoid dismissal on the ground of limitation.

With warm regards,

Yours sincerely,

(Dr. Anju Rathi Rana)

То

The Secretaries of all the Ministries/Department