No. F. 80-2/2012-SP.III
Government of India
Ministry of Youth Affairs & Sports
( Department of Sports )

New Delhi, the 25th March, 2013

To

The Presidents & Secretary Generals of all National Sports Federations

Subject: Adoption of instructions relating to holding of elected posts and canvassing in the election of office bearers of sports bodies by Government Servants - reg.

Sir/madam,

I am directed to refer to this department’s letter No. F. 52-11/2011-SP.I dated the 3rd April, 2012 on the above subject (copy enclosed) and to say that a number of state/central Government servants are holding elected posts in various bodies and associations of national/state/district levels. Holding of elective offices by Government Servants belonging to the Central Government is regulated in terms of the provisions contained in the Central Civil Services (Conduct) Rules, 1964. In terms of Rule 15(1) of the CCS (Conduct) Rules, previous sanction of the Government is required to hold an elective office, in any body, whether incorporated or not. Further instructions issued vide Department of Personnel & Training’s O.M. No. 11013/3/9/93-Estt(A) dated 22-4-1994 provide, inter alia, that no Government servant 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. Further in terms of Rule 12 of the CCS(Conduct) Rules, previous sanction of the Government or the prescribed authority is also necessary for a Government servant associating himself/herself with raising of any funds or other collections in pursuance of any object whatsoever.

It is, therefore, requested that all National Sports Federation shall follow the above provision of DOPT’s rules and shall also incorporate the above provision in their constitutions.

Yours faithfully,

[Signature]

(A.K. Patro)

Under Secretary to the Government of India
Dear [Name]

Your kind attention is invited 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 Government Servant is regulated in terms of the provisions contained in the Central Civil Services (Conduct Rules), 1964. Under the rule previous sanction of the Government is required for a Government servant associating himself with the Sports Bodies at National / State District Level and also no Government 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.

02. State Government / UT Administration were requested to formulate appropriate rules / instructions if not done so far, by suitably incorporating the above mentioned provisions of the Government of India so as to cover the State Government 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. The response from the State Governments / UT Administration has not been received so far.

03. In a recently filed LPA by Shri Shyam Singh Yadav an employee of UP Government Vs. UOI in the High Court of Delhi, Hon’ble Court desired to know the latest status regarding formulating appropriate rules by the State Government relating to the State Government Officials association with the various sports bodies.

04. In view of Hon’ble Court’s observations, you are requested to advise the appropriate authority of the State Government / UT Administrations to intimate the latest position in this regard alongwith a list of name of officers, both belonging to All India Services and State Services, holding elective posts in Sports Federations / Associations, with details of their term and tenure, may please be sent this Ministry. Also, a declaration may be obtained from the employees asking them to ir whether they hold any elected post in the sports bodies at the State level or the National level, such official holds any -elected post, it may also be verified whether he / she had of permission / sanctioned as prescribed in the relevant Conduct Rules. It may also be seen what action has been taken for the violations, if any.

Dated : 9th April, 2011

Sindushree Khullar
Secretary

Government of India
Ministry of Youth Affairs & Sports
Department of Sports
Shastri Bhawan, New Delhi-110 1

D.O. No. F.52-11/2011-SP
05. I shall be grateful, if you could kindly look into the matter personally and direct the concerned authority of the State Government / UT Administration to expedite submission of above details.

    with warm regards,

Yours sincerely,

Encl. : as above.

Shri S.V. Ranganath,  
Chief Secretary,  
Government of Karnataka,  
Vidhana Soudha,  
BANGALORE – 560 001,  
Karnataka.
Subject: Adoption of instructions relating to prior sanction necessary for contesting/canvassing in elections to sports bodies regarding

Sir/Madam,

I am directed to say that a number of Government servants of State Governments and Union Territory Administrations are holding posts in various sports associations and bodies of national level, state level and district level. Holding of elective offices by Government servants belonging to the Central Government is regulated in terms of the provisions contained in the Central Civil Services (Conduct) Rules, 1964. In terms of Rule 15 (1) of CCS (Conduct) Rules, previous sanction of the Government is required to hold an elective office, in any body, whether incorporated or not. Under Rule 12 of the CCS (Conduct) Rules, previous sanction of the Government or the prescribed authority is also necessary for a Government servant associating himself with raising of any funds or other collections in pursuance of any object whatsoever. Further, instructions issued vide the Department of Personnel & Training's OM No. 11013/3/93-Estt(A) dated 22.4.1994 provide, inter alia, that no Government servant 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.

Copies of Rule 12 and 15 of CCS (Conduct) Rules and DOPT's aforesaid OM dated 22.4.1994 are enclosed.

2. It is presumed that State Governments/UT Administrations have already framed similar rules/instructions for regulating the association of the Government servants borne on their strength with the sports associations/federations. If not already formulated, it is requested that appropriate rules/instructions suitably incorporating the above-mentioned provisions of the Government of India may kindly be formulated.

3. It is also requested that requests of officers belonging to All India Services viz. Indian Administrative Service, Indian Police Service and Indian Forest Service for holding elective offices in sports associations/federations may be processed in accordance with relevant provisions of the AIS (Conduct) Rules.

4. Further, a list of names of officers, both belonging to All India Services and State Services, holding elective posts in Sports Federations/Associations, along with details of their term and tenure, may please be sent to this Ministry for record.

Yours faithfully

(A.K. Agnihotri)
Deputy Secretary to the Government of India
Tel No. 23073576