Subject:

Amendment to the guidelines of the Ministry of Defence for Penalties in Business Dealings with Entities.

Reference is invited to MoD ID Note of even number dated 21.11.2016 on the subject cited above forwarding the Guidelines of Ministry of Defence for penalties in business dealings with entities for compliance.

2. With the approval of the Competent Authority the following amendment is made to Para F.3 of the said guidelines:-

For

Para F.3, 2nd Sentence:

For the grounds listed in paragraph C.1 (a) to (d) above, the period of banning of business dealings with an entity shall not be less than five years.

Read

Para F.3, 2nd Sentence as:

For the grounds listed in paragraph C.1 (a) to (d) above, the period of banning of business dealings with an entity shall not be less than five years and not more than ten years.

(Atul Kumar Singh) Director (Vigilance) Tele No.:23012304

SA to RM

Secretary (DP)

Secretary (Defence Finance)

VCOAS

VCNS

VCAS

DG (Coast Guard)

CISC

DG (Acquisition)

AS (R)

AS (J)

JS &AM (LS)

IS&AM (MS)

<u>JS&AM (Air)</u> <u>JS (Army)</u> <u>JS (Air/BR)</u> <u>JS(Works)&CVO</u> MoD ID No.31013/1/2016-D (Vig) Vol.II dated 30.12.2016

Copy to:

PS to RM

PS to RRM

SO to Defence Secretary

Copy also to: Director (IT) with the request to get the above amendment to the guidelines uploaded on the website of this Ministry.

Dy. No. 21 JDir (Gen/IT)
Date, 02 / (2 / 7