F.No.142/1/2019-AVD (IB) Government of India Ministry of Personnel, Public Grievances & Pensions Department of Personnel & Training

North Block, New Delhi Dated the 5th August, 2020

To

- 1. All Ministries/Departments of Government of India (As per standard list);
- 2. The Chief Secretaries of all the State Governments:
- 3. The Administrator of all Union Territories.

Sub: Circulation of Revised Check-List for forwarding the disciplinary proceedings proposals/cases to Department of Personnel & Training against IAS Officers under Single Window System prescribed vide OM No.142/16/2013-AVD – I dated 10th February 2014 — reg.

Sir/Madam,

The Department of Personnel & Training (DoPT) deals with the disciplinary matters of the officers of the Indian Administrative Services (IAS), being their cadre controlling department. It receives the proposals for disciplinary proceedings against the IAS officers working in connection with the affairs of the State, from the State Government; and against the IAS officers working under various Ministries/Departments in the Central Government, from the Central Ministries/Departments of the Government of India; under the All India Services (Discipline & Appeal) Rules, 1969 and All India Services (Death-cum-Retirement Benefits) Rules, 1958. Besides, it is also entrusted with dealing with the Appeals/Memorials and Revision/Review under the said Rules.

- 2. It is the responsibility of the Disciplinary Authorities concerned to lead the departmental proceedings to their logical conclusion. Inordinate and inexplicable delay in conclusion of the disciplinary proceedings vitiates the proceedings and sometimes leads to litigations. This delay is mainly attributed to the documentary and procedural deficiencies and a lot of time is consumed in avoidable protracted correspondence with the State Government or the Ministry/Department concerned, for furnishing requisite documents/case-records or fulfilling the procedural deficiencies.
- 3. Accordingly, a proforma check list was prescribed vide this Department's OM No.142/16/2013-AVD.I dated 10th February 2014 for referring disciplinary proceedings proposals/cases against IAS officers to Department of Personnel & Training under Single Window System. However, pursuant to OM No. 39011/08/2016 Estt. (B) dated 28th December 2018 and to align with the requirements prescribed for submission of cases to UPSC for referring the disciplinary cases to UPSC, it has been felt necessary to revise the checklists for submission of disciplinary proceedings proposals/ cases to DoPT for onward reference to UPSC for its statutory advice.

- 4. Therefore, it has now been decided to prescribe new checklists as per enclosed Appendices I & II in supersession of the checklists prescribed vide the Appendices to this Department's OM No.142/16/2013-AVD.I dated 10th February 2014.
- 5. Submission of a disciplinary cases against an IAS officer and requisite case records will be checked against these new checklists through the single window system in DoPT. Appendix I to be followed hereafter; has 4 different checklists catering to 4 different situations (as described in the following table) in which a proposal of disciplinary proceeding against an IAS officer is to be submitted to DOPT by the concerned State Government/ Central Ministry/Department. Appendix II contains list of documents and folders which need to be submitted while submitting the disciplinary case through Single Window System. Another Appendix III has been enclosed which contains the Model letters for forwarding the proposals to Government of India, for each of the 4 situations of Appendix I.
- 6. Therefore, it is requested to submit the proposals of disciplinary cases against IAS officers to DoPT as per the appropriate Appendix that may be applicable in light of the situation for the case at hand with following details to ensure proper submission of proposals by various State Governments//Ministries/Departments as per the requirement of UPSC.

Appendix	Details	
I(A)	Proforma /Checklist for forwarding disciplinary cases for imposition of penalty of cut in pension of IAS officers after retirement from service or for imposition of major penalties of compulsory retirement, removal or dismissal from service.	State Government/UT
1(B)	Proforma /Checklist for initiation of disciplinary cases under Rules 6(1) (b) (1) of the AIS (DCRB)Rules, 1958 against retired IAS officers-who are to be charge-sheeted after retirement from service- for according sanction of the Central Government	State Government/UT
1(C)	Proforma/Checklist for disagreement cases under Rule 11 of the AIS(D&A) Rules,1969 - for submission of cases of difference of opinion between a State Government and the Union Public Service Commission.	State Government/UT
1(D)	Proforma/Checklist for submission of proposals by the Ministries/Departments of the Government of India for initiation of disciplinary proceedings against IAS Officers working on Central Deputation.	Ministry/Department

7. Further, it is also expected that the complete reference is received in this Department at least six months (180 days) prior to the retirement of the charged officer for complete examination of the proposal. Wherever the time of submission of case to this Department is less than six months (180 days) from the date of retirement of the officer, cogent reasons justifying late submission of case to this Department are also required to be submitted.

- 8. The operation of Single Window System requires the representatives of the State Government/Ministries/Departments of the Government of India seek prior appointment from concerned Under Secretary. During the appointed time, complete verification/ scrutiny of documents will be done and only such cases which are reckoned and found complete in all respects shall be accepted for processing. Cases found deficient vis-a-vis the mandated check-list will be returned therewith, and the case would not be deemed to have been received until it is received in complete form as per the check-list.
- 9. The State Governments/ Ministries/Departments of Government of India will be required to depute an officer not below the rank of the Under Secretary with his/her official seal and who is well conversant with the case to submit the records of the disciplinary case as per the check-list, in this Department. In the DoPT, Under Secretary (AVD-I.B), Room No.268B, North Block (through Gate No.4, Tele No. 011-2309-2298) will receive the Disciplinary cases referred to by the State Government and Under Secretary (AVD-I.C.I), Room No.270, North Block (through Gate No.4, Tele No.: 011-23092957) will receive the disciplinary cases referred to by the Ministries/Departments in Central Government from 11.00 a.m. to 1.00 p.m. and 2.30 to 4.00 p.m. on all working days.
- 10. Finally, Rule 6(1) (b)(ii) of AIS(DCRB) Rules,1958 stipulate time-limit for instituting disciplinary proceedings against a pensioner. Therefore, a proposal where time available for Disciplinary Authority for according sanction under said Rule is less than six months from the date of submission of the proposal to DoPT by Ministry/Department/State, the proposal will not be accepted on same day. In such case, DoPT would be afforded a time-limit of up to five working days to analyse the proposal before accepting or returning in case there is requirement of any information/clarification /document.
- 11. It is requested that the above instructions are strictly followed with immediate effect while submitting the proposals of disciplinary proceedings against IAS officers, with a view to streamline and expedite the processing.

Yours faithfully,

(Khushboo Goel Chowdhary)

Deputy Secretary(S&V)

Tel. No. 011-23092483

Enclosure:

- a) Appendix I
- b) Appendix II
- c) Appendix III

Copy to Sr. Technical Director, NIC for uploading on the website.

Proforma/Check List for forwarding disciplinary cases for imposition of penalty of cut in pension of IAS officers after retirement from service or for imposition of major penalties of compulsory retirement, removal or dismissal from service to DoP&T

PART I: SERVICE AND OTHER RELATED PARTICULARS:

S. No.	Con	tents	Particulars	Document
				name and
				page no.
(i)		(ii)	(iii)	(iv)
	r	DETAILS OF CHARC	GED OFFICER	
1.	(i)	Name		N/A
	(ii)	Batch		N/A
	(iii)	Cadre:		N/A
		TYPE OF EMPLO	DYMENT	
2.	(i)	Whether temporary/ permanent/ contract service/on probation:		N/A
	(ii)	If confirmed, date of confirmation:		N/A
	(11)	DETAILS OF PO	ST HELD	14/11
3.	Post	held at the time of alleged misdemean		
		held at the time of retirement (for retir		
		ase mention the name of Department/1	· I	
		rving, details of post held at present: -		
		Designation:		N/A
	(i)	Pay Level in the pay matrix (indicating pay index, etc.):		N/A
	(ii)	Pay drawn:		N/A
	(iii)	Date from which pay shown against 3(ii) drawn:		N/A
	(iv)	Date of next increment, if applicable:		N/A
4.	\ /	next lower post (along with pay level		N/A
		ne pay matrix), the officer would have		,
		but for his appointment to the		
	pres	sent post he is holding, if CO is in		
	serv	ice:		
5.	Date	e of Birth:		N/A
6.		DATE OF JOIN	JING SERVICE	
	(i)	As an IAS officer:		N/A
	(ii)	Other services (specify):		N/A
7.		DETAILS OF	RETIREMENT	
	Due	date of retirement:		N/A
	Actı retir	ual date of retirement, if already		N/A

		DETAILS OF PENSION	AND GRATUITY	
8.	(i)	Amount of monthly pension admissible/sanctioned (amount /copy of the order):		Sanction Order Page to
	(ii)	a) Amount of gratuity admissible (in respect of disciplinary proceedings initiated during service):		N/A
		b) Amount of gratuity withheld, if any (for disciplinary proceedings continued after retirement)		N/A
9.	(i)	Appointing authority in respect of the post held at present, or the authority which actually appointed the person:		N/A
	(ii)	Appointing authority in respect of the post held at the time of alleged misdemeanor:		N/A
	(iii)	Authority competent to impose the penalty in respect of the post held at present:		N/A
	(iv)	Appellate Authority in respect of the post held at present:		N/A
		ORAL INQ	UIRY	
10.	(i)	Whether an oral inquiry, if required under the rules has been held:		N/A
		If yes, then copy of report of oral inquiry	N/A	Page to
	(ii)	If yes, then Rules invoked for conducting oral inquiry:		N/A
	(iii)	Whether the oral inquiry has also examined MoS:		N/A
	(iv)	If yes, name and designation (if serving) of Inquiry Officer (who submits the inquiry report), appointed, if any, along with contact details:		N/A

PART II: DETAILS OF CASE RECORDS:

(All the records are required to be **arranged**, **cross-referenced** and authenticated, in the order indexed below (**page numbers of the file/folders** to be indicated against each item.).

	Item		Reference/comments	Document name and page no.		
(i)		(ii)	(iii)	(iv)		
(A)	ORIG	INAL CASES:	, ,	, ,		
, ,	(Where the Central Government or the State Government is the Disciplinary Authoriand an order of penalty is to be passed for the first time within the competence Central Government u/r 7(2) of the AIS (D&A) Rules, 1969). (i) If any complaint has been received by the authorities, following details					
	(i)	complaint be provided:		Ü		
		a) Copy of complaint	N/A	Page to		
		b) Date of complaint		N/A		
		c) Name of the complainant		N/A		
		d) Gist of the complaint		N/A		
		e) Whether complainant has requested to not to disclose his identity		N/A		
		f) Specify no. of pages in the complaint		N/A		
		g) Authenticated translation of complaint if it is in regional language along with their authenticated/original version in regional language:	N/A	Page to		
	(ii) Details of the preliminary enquiry, if any, held in the matter leading institution of formal disciplinary proceedings against the C.O. (together Depositions recorded& approval of the Competent Authority):					
		(a) Name of the complainant		N/A		
		(b) Gist of the complaint		N/A		
		(c) Copy of complete report of the preliminary enquiry	N/A	Page to		
	(iii)	(a) Copy of order(s) of suspension, if any, with complete details of duration:		Page to		
		(b) Date of revocation of suspension, if any,		N/A		
		(c) Copy of order of revocation of suspension, if any:		Page to		
	(iv)	Order, if any, of the Competent Authority for joint/common proceedings where two or more Govt. servants are involved:		Page to		
	(v)	(a) Charge sheet together with the statement of imputations along with all enclosures:-		Page to		

	(b) Number of charges		N/A
	(c) Summary of each article of		N/A
	charge (not more than 100 words)		
	(d)Records of delivery of charge		Page to
	sheet to the charged officer:		
	(e)Whether the charge sheet issued		N/A
	as per the Rules (description of Rule		
	under which Charge sheet has been		
(1)	issued may be provided):	27/1	
(vi)	(a) Copy of the reply of the Charged Officer to the charge sheet	N/A	Page to
	(b) Summary of reply of the		N/A
	Charged Officer to the charge sheet:		,
(vii)	A note from the Disciplinary		Page to
	Authority explaining the factual or		
	procedural points, if any, raised in		
	the Charged Officer's reply in minor		
	penalty cases where no enquiry has		
	been held:		
(viii)	(a)Details of order of the		N/A
	Disciplinary Authority appointing		
	the Inquiry Officer		
	(b)Copy of the order:	N/A	Page to
(ix)	(a)Details of order of the		N/A
	Disciplinary Authority appointing		
	the Presenting Officer	27/1	
	(b)Copy of the order:	N/A	Pageto
(x)	Daily Order sheet maintained by the	N/A	Page to
	Inquiry Officer, indicating the		
	progress of oral inquiry (duly		
	signed by the participants present i.e. I.O., C.O., & P.O.):		
(xi)	Copy of correspondence of the	N/A	Page to
	Inquiry Officer, if any, with the	11/11	1 486 10
	disciplinary Authority or the		
	Charged Officer		
(xii)	(a) Copies of Depositions-oral	N/A	Page to
(XII)	statements, recorded:-	11/11	1 486 10
	(b) Details of Prosecution witnesses:		N/A
	(c) Details of Defense witnesses:		N/A
	(Name, Designation, Government		11/11
	/Private person)		
	(c) Copy of Statements of defence of	N/A	Page to
	the Charged Officer	,	0
	(d) Summary of statement of		N/A
	defence of the Charged Officer:		,
	(e) Whether General examination		Reference of the
	of the charged officer in accordance		General
	with Rule 8 (19) of the AIS (D&A)		Examination
L	, , , , , , , , , , , , , , , , , , , ,		

	_		
	Rules, 1969 has been conducted? If		Page to
	yes, the details and its reference in		
	the proposal of the State		
	Government)		
	(f)Whether copies of relevant		N/A
	documents have been supplied to		,
	the Charged officer:		
	(If yes, the number of documents		
	and brief description of each		
	document may be submitted)		
	(g)Exhibits:-		N/A
	(aa) Prosecution:		
	(the number of documents and		
	brief description of each		
	document may be submitted)		
	(bb) Defence:		N/A
	(the number of documents and		IN/ A
	`		
	brief description of each document may be submitted)		
(2:::)		NT / A	Daga to
(xiii)	(a) Written brief, if any, submitted	N/A	Page to
	by the Presenting Officer		NI / A
	(b) Summary of the brief submitted		N/A
	by the Presenting Officer:		NT / A
	(c)Whether a copy of brief of		N/A
	Presenting Officer supplied to the		
(.)	Charged Officer:	DT / A	D .
(xiv)	(a) Written brief, if any, submitted	N/A	Page to
	by the Charged officer		DT / A
	(b) Summary of the brief submitted		N/A
	by the Charged officer:		D .
(xv)	a) Inquiry Officer's report (along		Page to
	with enclosures/Relied Upon		
	Documents):		27/1
	b) Summary of the Inquiry Officer's		N/A
	report		
	ESSING OF INQUIRY OFFICER'S		DISCIPLINARY
	ORITY/ MINISTRY /DEPARTMENT		
(xvi)	(a) Whether Inquiry Officer's report	t	Page to
	provided to the charged officer:		
	(Details of communication in this		
	regard vide which Inquiry Officer's		
	report has been provided to the		
	charged officer may be furnished		
	along with its copy of the	2	
	communication)		
	(b)Whether disagreement of the	9	Page to
	Disciplinary Authority, if any, on the		
	report of the Inquiry Officer		
	communicated to the Charged		
		•	

	· · · · · · · · · · · · · · · · · · ·		
	Officer. If yes, copy of the		
	communication		
	(c) Representation of the Charged		Page to
	Officer, on the findings of the Inquiry		_
	Officer and on the disagreement note:		
	(d) Para-wise comments of the		Page to
	Disciplinary Authority on the		
	representation of the Charged Officer		
	(The comments should not be in brief		
	or general in nature, it should be a		
	point-to-point reply on each para of		
	the representation of the CO):		
(xvii)	Whether the disciplinary authority		
	has considered the merits of the case		
	and come to the conclusion that a		
	formal penalty is called for (copy of		
	the entire note sheet from initiation of		
	the penalty proposal after		
	representation of the CO to final		
	approval of the SDA):		
(xviii)	In cases of major penalty, following		
	information may also be provided:		
	(a)Whether the case is being		
	submitted at least 180 days prior		
	to the date of retirement:		
	Note: No case before 60 days of		
	retirement for serving employees		
	will be accepted unless the		
	disciplinary process initiated		
	before 6 months from date of		
	proposal of the State Government)		
	(b) If not, the reasons for late		
	submission of the case may be		
	indicated:		
(viv)			
(xix)	Penalty proposed by the SDA:		
	Date on which proposal approved by the SDA		
J.T. 11	references in terms of page numbers fil	1 (11	D 1

^{*}Indicate references in terms of page numbers, file numbers folders etc. Do not leave any column blank; if a document is not enclosed indicate reasons.

	Item	Reference/	Document		
		comments	name and		
			page no.		
(i)	(ii)	(iii)	(iv)		
(B)	CONVICTION CASES:				
, ,	(Where any penalty is to be imposed on a Government servant on the ground of				
	conduct which has led to his conviction on a criminal charge) (In these cases all the				
	available documents listed in (A) should also be sent)	,			

(i)	Complaint/F.I.R.: If any complaint has been received by the Authorities complaint be provided:-	, following	details	of
	(a) Copy of complaint		Page to_	
	(b) Date of complaint		N/A	
	(c) Name of the complainant		N/A	
	(d) Gist of the complaint		N/A	
	(e) Specify no. of pages in the complaint		N/A	
	(f) Whether complainant has requested to not to disclose		N/A	
	his identity		,	
(ii)	(a) Copy of Investigation Report	N/A	Page to	
	(b) Summary of the Investigation Report		N/A	
(iii)	(a) copy of Judgment of the Court	N/A	Page to_	
	(b) Summary of the Judgment of the Court		N/A	
(iv)	(a) Show Cause notice issued to the Government servant		Page	
	(The Show Cause Notice should tentatively propose imposition of the penalty of highest grade i.e.; dismissal from service which shall ordinarily be a disqualification for future employment under the Government/withholding of hundred percent of pension and gratuity in full on permanent basis, as the case may be):		to	
	(b) Summary of the Show Cause Notice:		N/A	
(v)	Record of delivery of show-cause notice	N/A	Page to	
(vi)	(a) Representation of the Government Servant on the Show Cause Notice	N/A	Page to	_
	(b) Summary of the representation of the Government Servant on the Show Cause Notice		N/A	
(vii)	Comments of the DA on the representation of		Page	
	Government Servant (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO):		to	
(viii)	Whether the disciplinary authority has considered the merits of the case and come the conclusion that a formal penalty is called for on the ground of conduct which has led to the conviction of the Government servant on a criminal charge:		N/A	

		Item	Reference/comme	Document
			nts	name and
				page no.
	(i)	(ii)	(iii)	(iv)
(C)	APPEA	L CASES:		
	(Where	the order of penalty has been passed by a suborce	dinate authority and	l an appeal
	lies to t	he president) (In these cases all the documents liste	ed in (A) should also	be sent)
	(i)	Order passed by the Disciplinary Authority		Page
		together with a note, if any, containing the		to
		conclusion arrived at by his in respect of each		
		charge:		
	(ii)	(a) Copy of the appeal of the officer concerned:	N/A	Page
				to
		(b) Summary of the appeal of the officer		N/A
		concerned:		
	(iii)	Whether appeal has been addressed to the		N/A
		competent authority:		_
	(iv)	Comments of the disciplinary authority on the		N/A
		appeal including clarification on procedural		
		points, if any, raised by the appellant:		

		Item	Reference/comments	Document
				name and
				page no.
((i)	(ii)	(iii)	(iv)
	REVI	SION/REVIEW CASES:		
(D)		Item	Reference/comments	Document
				name and
				page no.
	(i)	Whether appeal addressed to the President		
		of India or to some subordinate authorities:		
		(Where the Appellate Authority is		
		subordinate to the President and		
		modification of the appellate order is sought		
		by way of revision/review or where the		
		President has passed the original order)		
		(In these cases, all the documents listed in		
		(A) and (C) should also be sent)		
	(ii)	Whether the approval of the Competent		N/A
		authority obtained before referring the Case		
		for Commission's advice:		
	(iii)	Appellate Authority's order/President's		Page
		order:		to
	(iv)	Petition/Memorial submitted by the officer,		Page
		along with its summary:		to
	(v)	Note indicating the Reviewing Authority's		N/A
		findings on the charges, detailing the		
		reasons warranting modification of the		

	penalty already imposed and the extent of such modification:		
(vi)	Additional comments on the procedural or factual points, if any, raised in petition:	Page	_

Item		Reference/com	Document
Item			
		ments	name and page
(*)		/***\	no.
(i) (ii)		(iii)	(iv)
· /	N CASES:		
	the President proposes to withhold		
	ble to the officer as a result of disciplinary		
service/	deemed to continue in respect of an office	er who has retire fro	om service)
(In these	cases, all the documents listed in (A) sho	uld also be sent)	
(i) O:	rder of the president, if any, that the		Page to
di	sciplinary proceedings should be		
in	stituted/continued under the relevant		
pe	ension rules:		
(ii) Sh	now Cause Notice issued to the officer		Page to
in	dicating precisely the quantum of cut		
	roposed to be made in his pension and		
_	ne period for which it shall be operative:		
	ummary of the Show Cause Notice		N/A
(iii) Re	eply of the officer to the aforesaid notice		Page to
Su	ammary of the reply of the officer to the		N/A
l l	oresaid notice:		,
(iv) Co	omments on factual or procedural		N/A
	oints raised by the officer in his reply:		,
	pproval of the President to the effect	N/A	Page to
` ′ .	at the pensioner is found guilty of	,	O
	rave misconduct or negligence		
	arranting withholding/withdrawing of		
	ension and/or gratuity or recovery from		
_	pension or gratuity:		

PART-IV: GENERAL:

	Item	Reference/co	Document
		mments	name and page
			no.
(i)	(ii)	(iii)	(iv)
(F) (i)	Miscellaneous documents regarding evidence such as the exhibits, statements, etc. referred to in (A) to (B) and extracts of relevant Rules, Codes, Manuals, Acts, Judgments etc.:		Page to

(ii)	Information/Position of disciplinary Proceedings Instituted against other coaccused officers:		N/A
(iii)	Information/Position of action instituted against persons/officials (other than government servants) involved in the case, if any;		N/A
(iv)	Whether complete and up-to-date confidential roll of the officer has been enclosed:		Page to
(v)	Details of other disciplinary case (s) instituted against the government servant and the penalty imposed, if any;		N/A
(vi)	Present status of pending court cases, if any, along with the next date of hearing.		N/A
(vii)	Authenticated translation of documents which are in regional language along with their authenticated/original version in regional language:	N/A	Page to
(viii)	Documents relating to the procedure of prescribed Complaints Committee on sexual harassment to be followed in relevant cases:	N/A	Page to
(ix)	Priority indication, if the charged officer is due to retire in near future or any court case/directions are involved in the matter:		N/A
(x)	Document checklist as circulated by DOP&T is enclosed:	N/A	Page to

^{*} SDA = State Disciplinary Authority.

Date :-		
	Signature:	

Name in Block letters of Officer signing this statement:

Designation:

(Not below the rank of Secretary in the State Government)

Telephone No.:

Appendix - I (B)

Proforma/Check List for initiation of disciplinary case under Rule 6(1) (b) (i) of the AIS (DCRB) Rules, 1958 against retired IAS officers-who are to be charge-sheeted after retirement from service to DOPT for according sanction of the Central Government

PART I: SERVICE AND RELATED PARTICULARS:

S.		Contents	Particulars	Document
No.				name and
				page no.
(i)		(ii)	(iii)	(iv)
1.	Nar	ne of charged officer, Batch, Cadre:		N/A
2.	Dat	e of Birth:		N/A
3.	Dat	e of superannuation:		N/A
4.	Pos	t held at the time of retirement:		
	(a)	Designation:		N/A
		{please mention the name of		
		Department, Ministry also}		
	(b)	Amount of monthly pension admissible/		Sanction
		sanctioned (amount/copy of the order):		Order
		, , , , , , , , , , , , , , , , , , , ,		Page to

PART II: DETAILS OF CASE RECORDS:

(All the records are required to be **arranged**, **cross-referenced** and authenticated, in the order indexed below (**page numbers of the file/folders** to be indicated against each item).

S.	Contents	Particulars	Document
No.			name and
			page no.
(i)	(ii)	(iii)	(iv)
(A)	(a) (i) Copy of Complaint or Vigilance Report or Departmental enquiry Report etc. Further, if any complaint has been received by the Authorities, following details of complaint be provided: i. Date of complaint ii. Name of the complainant iii. Gist of the complainant iv. Whether complainant has		Page to N/A N/A N/A N/A
	requested to not to disclose his identity		,

	1	C :(NT / A
		v. Specify no. of pages in the complaint		N/A
		vi. Authenticated translation of		Page to
		complaint if it is in regional		lage _ to
		language along with its		
		authenticated/original version in		
		regional language:		
		(ii) Cause of action along with category		N/A
		of complaints (Corruption,		
		Embezzlement, Sexual Harassment,		
		Lack of devotion to duty/integrity,		
		Lack of supervision, any others) and		
		under which rule (rules violated		
		according to AIS (D&A) Rules, 1969)		
		the proceedings to be initiated:		
	(b)	Details of the preliminary enquiry, if		N/A
		any, held in the matter leading to the		11/11
		institution of formal disciplinary		
		proceedings against the C.O. (together		
		with Depositions recorded & approval		
		of the Competent Authority):		
		i. Date of order of preliminary enquiry		N/A
		ii. Date of report	27/	N/A
		iii. Copy of complete report	N/A	Page to
	(c)	(i) Date/Dates/Period of misconduct :		N/A
		(ii) Whether the Date/Dates/Period of		N/A
		misconduct is within the time-limit as		
		prescribed in Rule 6 (1) (b) (ii) of the		
		AIS (DCRB) Rules, 1958:		
	(d)	Ministry/Department/Organization		N/A
		where misconduct occurred:		,
(B)	(a)	Show Cause notice issued to the	N/A	Page to
` ′	` ′	Government servant (The Show Cause		
		Notice should tentatively propose		
		imposition of the penalty of highest		
		grade i.e.; withholding of hundred		
		percent of pension and gratuity in full		
		on permanent basis, as the case may		
		be):		
	(b)	,	N/A	Page 4e
	(b)	Record of delivery of show-cause notice:	11/1	Page to
	(a)		N/A	Page 15
	(c)	Representation of the Government	11/71	Page to
		Servant on the Show Cause Notice		

	Summary of representation of the	N/A
	Government Servant on the Show	
	Cause Notice:	
(d)	Comments of the DA on the	N/A
	representation of Government Servant	
	(The comments should not be in brief	
	or general in nature, it should be a	
	point-to-point reply on each para of the	
	representation of the CO):	
(e)	Whether the disciplinary authority has	N/A
	considered the merits of the case and	
	come the conclusion that a formal	
	penalty is called for:	

PART II: DETAILS OF DRAFT CHARGE SHEET & APPROVAL OF SDA:

(C)	(a)	Articles of Charges in clear and	Page to
		definite terms together with the statement of imputations	
		(ii)Number of charges	N/A
		(iii)Summary of each article of	N/A
		charge (not more than 100 words)	14/11
	(b)	List of relied upon documents -	Page to
		original/certified copies each	
		document with pages duly	
		numbered:	
	(c)	List of Witnesses, if any:	N/A
	(d)	Copy of note conveying approval of	N/A
		the Minister-in-Charge (copy of the	
		entire note sheet from the initiation	
		of the disciplinary proceedings	
		proposal after representation of the	
		CO to final approval of the SDA):	

PART III: GENERAL

(D)	(a)	Information/Position of disciplinary	N/A
		Proceedings Instituted against other	
		co-accused officers:	
	(b)	Information/Position of action	N/A
		instituted against persons/officials	
		(other than government servants)	
		involved in the case, if any;	

	(c)	Whether complete and up-to-date confidential roll of the officer has been enclosed:		Page to
(E)	(a)	Details of other disciplinary case (s) instituted against the government servant and the penalty imposed, if any;		N/A
	(b)	Present status of pending court cases, if any, along with the next date of hearing.		N/A
	(c)	Authenticated translation of documents which are in regional language along with their authenticated/original version in regional language:	N/A	Page to
	(d)	Priority indication, if the matter involves any court case/directions:		N/A
	(e)	Document checklist as circulated by DOP&T is enclosed:		N/A

^{*} SDA = State Disciplinary Authority.

-	. 1	
1)2	tad	•
Da	ıcu	

Signature	
O	Name in Block letters of Officer signing
	this statement:
	Designation:
	(Not below the rank of Secretary in
	the State Government)
	Telephone No.:

Proforma/Check List for disagreement cases under Rule 11 of the AIS (D&A) Rules, 1969 against retired IAS officers serving in the State Government to DOPT for according sanction of the Central Government

PART I: SERVICE AND OTHER RELATED PARTICULARS:

S.		Contents	Particulars	Document
No.				name and
				page no.
(i)		(ii)	(iii)	(iv)
1.	Nam	e of Charged Officer, Batch, Cadre:		N/A
2.	(i)	Whether temporary/permanent/		N/A
		contract service/on probation:		
	(ii)	If confirmed, date of confirmation:		N/A
3.	Post	held at the time of alleged misdemeanor	:-	
		held at present:-		
		held at the time of retirement(for retired		
	{plea	se mention the name of Department, Mir	nistry also}	
		Designation:		N/A
	(i)	Pay Level in the pay matrix		N/A
		(indicating pay index, etc.):		
	(ii)	Pay drawn:		N/A
	(iii)	Date from which pay shown against		N/A
		3(ii) drawn:		
	(iv)	Date of next increment, if applicable:		N/A
4.		next lower post (along with pay level in		N/A
	the p	ay matrix), the officer would have held		
		or his appointment to the present post		
		holding, if CO is in service:		
5.	 	of Birth:		N/A
6.		of joining Govt. Service:		N/A
	` '	As an IAS officer:	(i)	
		Other services (specify):	(ii)	
7.	` '	ue date of retirement:	(i)	N/A
	` '	Actual date of retirement, if already	(ii)	
	1	etired:		_
8.	(i)	Amount of monthly pension		Sanction
		admissible/sanctioned (amount		Order
		/copy of the order):		Page to
	(ii)	a) Amount of gratuity admissible (in		N/A
	()	respect of disciplinary proceedings		,
		initiated during service):		
		b) Amount of gratuity withheld, if		N/A
		any (for disciplinary proceedings		
		continued after retirement)		
		Torrest arter remembers		

9.	(i)	Appointing authority in respect of the post held at present, or the authority which actually appointed the person: Appointing authority in respect of the post held at the time of alleged		N/A N/A
		misdemeanor:		
	(iii)	Authority competent to impose the penalty in respect of the post held at present:		N/A
	(iv)	Appellate authority in respect of the post held at present:		N/A
		ORAL INQU	JIRY	
10.	(i)	Whether an oral inquiry, if required under the rules has been held:		N/A
		If yes, then copy of report of oral inquiry	N/A	Page to
	(ii)	If yes, then Rules invoked for conducting oral inquiry:		N/A
	(iii)	Whether the oral inquiry has also examined MoS:		N/A
	(iv)	If yes, name and designation (if serving) of Inquiry Officer (who submits the inquiry report), appointed, if any, along with contact details:		N/A

PART II: DETAILS OF CASE RECORDS:

(All the records are required to be **arranged**, **cross-referenced** and authenticated, in the order indexed below (**page numbers of the file/folders** to be indicated against each item).

		Item	Reference/comments	Document name
				and page no.
(i)		(ii)	(iii)	(iv)
(A)	<u>ORIGI</u>	NAL CASES:		
	(Where	e the Central Government or the State (Government is the Disci	plinary Authority
	and an	order of penalty is to be passed for	the first time within the	ne competence of
	Centra	l Government u/r 7(2) of the AIS (D& A	A) Rules, 1969).	
	(i)	If any complaint has been received 1	by the authorities, foll	owing details of
		complaint be provided:		
		a) Copy of complaint	N/A	Page to
		b) Date of complaint		N/A
		c) Name of the complainant		N/A
	d) Gist of the complaint			N/A
		e) Whether complainant has		N/A
		requested to not to disclose his		
		identity		

	f) Specify no. of pages in the complaint		N/A
	g) Authenticated translation of complaint if it is in regional language along with their authenticated/original version in regional language:		Page to
(ii)	Details of the preliminary enquiry, institution of formal disciplinary pro Depositions recorded& approval of the	ceedings against the	C.O. (together v
	(a) Name of the complainant		N/A
	(b) Gist of the complaint		N/A
	(c) Copy of complete report of the preliminary enquiry	N/A	Page to
(iii)	(a) Copy of order(s) of suspension, if any, with complete details of duration:		Page to
	(b) Date of revocation of suspension, if any,		N/A
	(c) Copy of order of revocation of suspension, if any:		Page to
(iv)	Order, if any, of the Competent Authority for joint/common proceedings where two or more Govt. servants are involved:		Page to
(v)	(a) Charge sheet together with the statement of imputations along with all enclosures:-		Page to
	(b) Number of charges		N/A
	(c) Summary of each article of charge (not more than 100 words)		N/A
	(d) Records of delivery of charge sheet to the charged officer:		Page to
	(e) Whether the charge sheet issued as per the Rules (description of Rule under which Charge sheet has been issued may be provided):		N/A
(vi)	(a) Copy of the reply of the Charged Officer to the charge sheet	N/A	Page to
	(b) Summary of reply of the Charged Officer to the charge sheet:		N/A
(vii)	A note from the Disciplinary Authority explaining the factual or procedural points, if any, raised in the Charged Officer's reply in minor penalty cases where no enquiry has been held:		Page to
(viii)	(a) Details of order of the Disciplinary Authority appointing		N/A

	the Inquiry Officer		
	(b) Copy of the order:	N/A	Page to
(ix)	(a) Details of order of the		N/A
	Disciplinary Authority appointing		
	the Presenting Officer		
	(b) Copy of the order:	N/A	Page to
(x)	Daily Order sheet maintained by the	N/A	Page to
	Inquiry Officer, indicating the		
	progress of oral inquiry (duly		
	signed by the participants present		
	i.e. I.O., C.O., & P.O.):		
(xi)	Copy of Correspondence of the	N/A	Page to
	Inquiry officer, if any, with the		
	disciplinary Authority or the		
	Charged Officer		
(xii)	(a) Copies of Depositions-oral	N/A	Page to
	statements, recorded :-		
	(b) Details of Prosecution witnesses:		N/A
	(c) Details of Defense witnesses:		N/A
	(Name, Designation, Government		
	/Private person)		
	(c) Copy of Statements of defence of	N/A	Page to
	the Charged Officer		
	(d) Summary of statement of		N/A
	defence of the Charged Officer:		
	(e) Whether General examination		Reference of the
	of the charged officer in accordance		General
	with Rule 8 (19) of the AIS (D&A)		Examination
	Rules, 1969 ha been conducted? If		Page to
	yes, the details and its reference in		
	the proposal of the State		
	Government)		NT / A
	(f) Whether copies of relevant		N/A
	documents have been supplied to		
	the Charged officer:		
	(If yes, the number of documents		
	and brief description of each		
	document may be submitted)		N/A
	(g) Exhibits:- (aa) Prosecution:		N/A
	(the number of documents and		
	brief description of each		
	document may be submitted)		
	(bb) Defence:		N/A
	(the number of documents and		11/11
	brief description of each		
	document may be submitted)		
(xiii)	(a) Written brief, if any, submitted	N/A	Page to
	by the Presenting Officer		1 460 10
	by the Frederichie Officer	<u> </u>	1

by the Charged officer (b) Summary of the brief submitted by the Charged officer: (xv) a) Inquiry Officer's report (along with enclosures/Relied Upon Documents): b) Summary of the Inquiry Officer's report report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/ MINISTRY/DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		(b) Summary of the brief submitted		N/A
Presenting Officer supplied to the Charged Officer. (xiv) (a) Written brief, if any, submitted by the Charged officer (b) Summary of the brief submitted by the Charged officer. (xv) a) Inquiry Officer's report (along with enclosures/Relied Upon Documents): b) Summary of the Inquiry Officer's report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY MINISTRY/DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer. (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		by the Presenting Officer:		
Presenting Officer supplied to the Charged Officer. (xiv) (a) Written brief, if any, submitted by the Charged officer (b) Summary of the brief submitted by the Charged officer. (xv) a) Inquiry Officer's report (along with enclosures/Relied Upon Documents): b) Summary of the Inquiry Officer's report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY MINISTRY/DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer. (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		(c) Whether a copy of brief of		N/A
Charged Officer: (xiv) (a) Written brief, if any, submitted by the Charged officer (b) Summary of the brief submitted by the Charged officer: (b) Summary of the brief submitted by the Charged officer: (a) a) Inquiry Officer's report (along with enclosures/Relied Upon Documents): (b) Summary of the Inquiry Officer's report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/MINISTRY/DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer, communication (c) Representation of the Charged Officer and on the disagreement note: (d) Page to Page to Page to Officer and on the disagreement note: (d) Page to Page to Officer and on the disagreement note: (d) Page to Page to Officer and on the disagreement note: (d) Page to Officer and on the disagreement note: (d) Page to Officer and on the disagreement note: (d) Page to Officer and on the disagreement note: (e) Page to Officer and on the disagreement note: (f) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Officer and on the disagreement note: (h) Page to Offic				
(xiv) (a) Written brief, if any, submitted by the Charged officer (b) Summary of the brief submitted by the Charged officer: (xv) a) Inquiry Officer's report (along with enclosures/Relied Upon Documents): b) Summary of the Inquiry Officer's report (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
(b) Summary of the brief submitted by the Charged officer: (xv) a) Inquiry Officer's report (along with enclosures/Relied Upon Documents): b) Summary of the Inquiry Officer's report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/MINISTRY/DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer, on the findings of the Inquiry Officer, on the findings of the Inquiry Officer, on the findings of the Inquiry Officer, and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):	(xiv)		N/A	Page to
(b) Summary of the brief submitted by the Charged officer: (xv) a) Inquiry Officer's report (along with enclosures/Relied Upon Documents): b) Summary of the Inquiry Officer's report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/MINISTRY/DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer, on the findings of the Inquiry Officer, on the findings of the Inquiry Officer, on the findings of the Inquiry Officer, and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):	` '	, .		
by the Charged officer: (xv) a) Inquiry Officer's report (along with enclosures/Relied Upon Documents): b) Summary of the Inquiry Officer's report N/A				N/A
a Inquiry Officer's report (along with enclosures/Relied Upon Documents): b Summary of the Inquiry Officer's report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/ MINISTRY/DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication)		by the Charged officer:		,
with enclosures/Relied Upon Documents): b) Summary of the Inquiry Officer's report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/ MINISTRY/DEPARTMENT (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):	(xv)			Page to
Documents): b) Summary of the Inquiry Officer's report report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE AUTHORITY/ MINISTRY /DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the CO) to final approval of the SDA):	()			0 — —
b) Summary of the Inquiry Officer's report PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/MINISTRY/DEPARTMENT (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer, and on the disagreement note: (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		_		
PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/ MINISTRY / DEPARTMENT (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		/		N/A
PROCESSING OF INQUIRY OFFICER'S REPORT BY STATE DISCIPLINARY AUTHORITY/ MINISTRY /DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				11/11
AUTHORITY/ MINISTRY /DEPARTMENT (xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):	DDOC	1	DEDODT BY STATE	DISCIDI IN ADV
(xvi) (a) Whether Inquiry Officer's report provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the CO to final approval of the SDA):			KETOKI DI SIAIE	DISCIPLINANT
provided to the charged officer: (Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				Page to
(Details of communication in this regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):	(XVI)			1 age to
regard vide which Inquiry Officer's report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
report has been provided to the charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		`		
charged officer may be furnished along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
along with its copy of the communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
communication) (b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
(b) Whether disagreement of the Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
Disciplinary Authority, if any, on the report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		,		_
report of the Inquiry Officer, communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				Page to
communicated to the Charged Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
Officer. If yes, copy of the communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
communication (c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
(c) Representation of the Charged Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
Officer, on the findings of the Inquiry Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		communication		
Officer and on the disagreement note: (d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		(c) Representation of the Charged		Page to
(d) Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		Officer, on the findings of the Inquiry		
Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		Officer and on the disagreement note:		
Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		(d) Para-wise comments of the		Page to
(The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		Disciplinary Authority on the		
(The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		representation of the Charged Officer		
or general in nature, it should be a point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
point-to-point reply on each para of the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
the representation of the CO): (xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):		9		
(xvii) Whether the disciplinary authority has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
has considered the merits of the case and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):	(xvii)	·		
and come to the conclusion that a formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):	,			
formal penalty is called for (copy of the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
the entire note sheet from initiation of the penalty proposal after representation of the CO to final approval of the SDA):				
the penalty proposal after representation of the CO to final approval of the SDA):				
representation of the CO to final approval of the SDA):				
approval of the SDA):				
	(xviii)	In cases of major penalty, following		

	information may also be provided: (a)Whether the case is being submitted at least 180 days prior to the date of retirement: Note: No case before 60 days of	
	retirement for serving employees will be accepted unless the disciplinary process initiated before 6 months from date of proposal of the State Government) (b)If not, the reasons for late submission of the case may be indicated:	
(xix)	Penalty proposed by the SDA: Date on which proposal approved by the SDA	

^{*}Indicate references in terms of page numbers, file numbers folders etc. Do not leave any column blank; if a document is not enclosed indicate reasons.

PART-III: UPSC'S advice and reasons for disagreement with UPSC's advice:

S.	Contents		Details	Document name
No.				and page no.
(i)	(ii)		(iii)	(iv)
(B)	(a)	Advice of UPSC:		Page to
		Summary of advice of UPSC		
	(b)	Disagreement note of the SDA:		N/A
		Summary of disagreement note of the SDA:		N/A
	(c) Forwarding of the UPSC advice along with the disagreement note of the SDA to CO:			N/A
				D (-
	(d) Representation of CO: Summary of representation of CO:			Page to
	(e)	Para-wise comments of the Disciplinary Authority on the representation of the Charged Officer (The comments should not be in brief or general in nature, it should be a point-to-point reply on each para of the representation of the CO):		N/A
	(f)	Final proposal of SDA:		N/A

PART-IV: GENERAL:

(F)	(a)	Miscellaneous documents regarding evidence		Page to	
		such as the exhibits, statements, etc. referred to in			
		(A) to (B) and extracts of relevant Rules, Codes,			
		Manuals, Acts, Judgments etc.:			
	(b)	Information/Position of disciplinary Proceedings		N/A	
		Instituted against other co-accused officers:			

(c)	Information/Position of action instituted against persons/officials (other than government servants) involved in the case, if any;	N/A
(d)	Whether complete and up-to-date confidential roll of the officer has been enclosed:	Page to
(e)	Details of other disciplinary case (s) instituted against the government servant and the penalty imposed, if any;	N/A
(f)	Present status of pending court cases, if any, along with the next date of hearing.	N/A
(g)	Authenticated translation of documents which are in regional language along with their authenticated/original version in regional language:	Page to
(h)	Documents relating to the procedure of prescribed Complaints Committee on sexual harassment to be followed in relevant cases:	Page to
(i)	Priority indication, if the charged officer is due to retire in near future or any court case/directions are involved in the matter:	N/A
(j)	Document checklist as circulated by DOP&T is enclosed:	N/A

^{*} SDA = State Disciplinary Authority.

Signature:						
Name in Block l	Name in Block letters of Officer signing					
this statement:						
Designation:	Not	below	the	ran	ık of	
	Secre	etary	in †	the	State	
	Gov	ernmen	ıt			
Telephone No.:						
Dated:						

Revised Check-List for submission of proposals to Department of Personnel & Training for initiation of Disciplinary Proceedings against IAS Officers working on Central Deputation

PART-I: SERVICE AND OTHER RELATED PARTICULARS:

Sl.	Contents		Particulars	Document	
No				name and	
				page no.	
(i)	(i	i)	(iii)	(iv)	
		DETAILS OF CHAR	GED OFFICER		
1.	(i)	Name:		N/A	
	(ii)	Batch:		N/A	
	(iii)	Cadre:		N/A	
		TYPES OF EMPI	OYMENT	- '	
2.	(i)	Whether temporary/		N/A	
		permanent/contract service/on		,	
		probation:			
	(ii)	If confirmed, date of confirmation:		N/A	
	(11)	DETAILS OF PO	OST HELD	11/11	
3.	Post	held at the time of alleged			
J.		emeanour:-			
		held at the time of retirement (for			
	retired officers):-				
	_	se mention the name of Department,			
	Mini	stry also}			
	If ser	ving, details of post held at present:			
	(i)	Designation:		N/A	
	(ii)	Pay Level in the pay matrix		N/A	
		(indicating pay index, etc.):		,	
	(iii)	Pay drawn:		N/A	
	(iv)	Date from which pay shown		N/A	
	(11)	against 3(ii) drawn:		11/11	
	(v)	Date of next increment, if		N/A	
	()	applicable:		11/11	
		аррисавіе.			
4.	Thor	next lower post (along with pay level		N/A	
4.		1 \ 0 1 1		IN/A	
		e pay matrix), the officer would have			
		but for his appointment to the			
	_	ent post he is holding, if CO is in			
	servi	ce:			
	<u> </u>	4-1-4			
5.	Date	of Birth:		N/A	

		DATE OF JOI	NING SERVICE	
6.	(i) .	As an IAS officer:		N/A
	(ii) (Other services (specify):		N/A
7.		, , ,	RETIREMENT	-
	(i) D	Oue date of retirement:		N/A
	(ii) A	Actual date of retirement, if already ed:		N/A
		DETAILS OF PENSION	AND GRATUITY	
8.	(i)	Amount of monthly pension admissible/sanctioned (amount /copy of the order):		Sanction Order Page - to
	(ii)	 a) Amount of gratuity admissible (in respect of disciplinary proceedings initiated during service): 		N/A
		b) Amount of gratuity withheld, if any (for disciplinary proceedings continued after retirement)		N/A
9.	(i)	Appointing authority in respect of the post held at present, or the authority which actually appointed the person:		N/A
	(ii)	Appointing authority in respect of the post held at the time of alleged misdemeanor:		N/A
	(iii)	Authority competent to impose the penalty in respect of the post held at present:		N/A
	(iv)	Appellate authority in respect of the post held at present:	,	N/A
		ORAL INQ	UIRY	1
10.	(i)	Whether an oral inquiry, if required under the rules has been held:		N/A
		If yes, then copy of report of oral inquiry	N/A	Page to
	(ii)	If yes, then Rules invoked for conducting oral inquiry:		N/A
	(iii)	Whether the oral inquiry has also examined MoS:		N/A
	(iv)	If yes, name and designation (if serving) of Inquiry Officer (who submits the inquiry report),		N/A

appointed, if any, along with	
contact details:	

PART II: DETAILS OF CASE RECORDS:

All the records are required to be **arranged**, **cross-referenced and authenticated**, in the order indexed below. P**age numbers of the file/folders** are to be indicated against each item.

	Item		Reference/comments	Document name and page no.		
(i)	(ii)		(iii)	(iv)		
(A)	ORIG	SINAL CASES:	\	. ,		
	(i)	If any complaint has been received by the be provided:	e authorities, following	details of complaint		
			Particulars			
		a) Copy of complaint	N/A	Page to		
		b) Date of complaint		N/A		
		c) Name of the complainant		N/A		
		d) Gist of the complaint		N/A		
		e) Whether complainant has requested not to disclose his identity		N/A		
		f) Specify no. of pages in the complaint		N/A		
		g) Authenticated translation of complaint if it is in regional language along with their authenticated/original version in regional language:	N/A	Page to		
	(ii)	Details of the preliminary enquiry, if any, held in the matter leading to the institution of formal disciplinary proceedings against the C.O. (together with Depositions recorded & approval of the Competent Authority):				
		(a)Name of the complainant		N/A		
		(b) Copy of Complaint	N/A	Page to		
	•	(c) Gist of the complaint		N/A		
		(d) Copy of Reply of the Officer thereon	N/A	N/A Page to		
		(e) Copy of complete report of the preliminary enquiry, if any, held in the matter leading to the institution of formal disciplinary proceedings against the Officer (together with Depositions recorded)	N/A	Page to		
		(f) Views/Comments of the Administrative Ministry on the reply of the officer		N/A		
		(g) Self Contained Note along with views of the Administrative Ministry on the proposal		N/A		

(iii)	(a) Copy of order(s) of suspension, if any, with complete details of duration :	N/A	Page to
	(b)Date of revocation of suspension, if any,		N/A
	(c) Copy of order of revocation of suspension, if any:	N/A	Page to
(iv)	(a) Draft charge sheet containing Articles of Charges and statement of imputations along with all enclosures	N/A	Page to
	(b) List of relied upon documents – original/certified copies (three sets): Name of the documents: (i)	N/A	Page to
	(c) List of Witnesses, if any	List of witnesses: (i) (ii) (iii)	N/A
	(d) Number of charges	,	N/A
	(e) Summary of each article of charge (not more than 100 words)		N/A
	(f) Copy of approval of the Minister-in- Charge in terms of DOPT's OM No.11016/3/94-AIS dated 09.06.1995	N/A	Page to
(v)	(a) Whether the case involves vigilance angle/corruption?	Yes/No	N/A
	(i) If yes, attached copy of First Stage Advice of the CVC	N/A	Page to
	(ii) If yes, whether the Administrative Ministry/Department agrees with the advice of CVC		N/A
	(iii) If No, the reasons for disagreement with CVC and the decision of Disciplinary Authority after following the procedures as prescribed by OM No.118/2/78-AVD.I dated 28.9.78.		N/A
(vi)	In cases of major penalty, following information may also be provided: (a) Whether the case is being submitted at least 180 days prior to the date of retirement:		N/A
	(b)If not, the reasons for late submission of the case may be indicated:		

^{*}Indicate references in terms of page numbers, file numbers folders etc. Do not leave any column blank; if a document is not enclosed indicate reasons.

F							
	Item		Reference/comments	Document name and page no.			
(i)		(ii)	(iii)	(iv)			
	CONIVIO	· /	(111)	(17)			
(B)	CONVICTION CASES: (Where any penalty is to be imposed on a Government servant on the ground of conduct which has led to his conviction on a criminal charge) (In these cases all the available documents listed in (A) should also be sent)						
	(i)	Complaint/F.I.R.: If any complaint has been received by the complaint be provided:-	e Authorities, follow	ing details of			
		(a) Copy of complaint	N/A	Page to			
		(b) Date of complaint		N/A			
		(c) Name of the complainant		N/A			
		(d) Gist of the complaint		N/A			
		(e) Specify no. of pages in the complaint		N/A			
		(f) Whether complainant has requested to not to disclose his identity		N/A			
	(ii)	(a) Copy of Investigation Report	N/A	Page - to			
		(b) Summary of the Investigation Report		N/A			
	(iii)	(a) Copy of Judgment of the Court	N/A	Page - to			
		(b) Summary of the Judgment of the Court		N/A			

PART-III: GENERAL INFORMATION

	Item	Reference/ Comments	Document name and page
(;)	(ii)	(;;;)	no.
(i) (i)	Miscellaneous documents regarding evidence such as the exhibits, statements, etc. referred to in (A) to (B) and extracts of relevant Rules, Codes, Manuals, Acts, Judgments etc.:	(iii) N/A	(iv) Page to
(ii)	Information/Position of disciplinary Proceedings Instituted against other coaccused officers:		N/A
(iii)	Information/Position of action instituted against persons/officials (other than government servants) involved in the case, if any;		N/A
(iv)	Whether complete and up-to-date confidential roll of the officer has been enclosed.	Yes/No	N/A
	If yes	N/A	Page to
(v)	Details of other disciplinary case (s) instituted against the government servant and the penalty imposed, if any;		N/A
(vi)	Present status of pending court cases, if any, along with the next date of hearing.		N/A
(vii)	Authenticated translation of documents which are in regional language along with their authenticated/original version in regional language:	N/A	Page to
(viii)	Documents relating to the procedure of prescribed Complaints Committee on sexual harassment to be followed in relevant cases:	N/A	Page to
(ix)	Priority indication, if the charged officer is due to retire in near future or any court case/directions are involved in the matter:		N/A

**	Signature:
	Name of Officer (in Block letters):
	Designation:
	Telephone No.:
	Date:

^{**} To be signed by an officer not below the rank of CVO/Joint Secretary to the Government of India.

APPENDIX-II

LIST OF DOCUMENTS AND FOLDERS FOR SUBMITTING THE DISCIPLINARY CASE IN SINGLE WINDOW SYSTEM TO DOP&T

Sl. No.	Folder No.	List of documents	Page No. From To
1	Folder-I	(i) Written complaint, if any	Tioni To
-	1 oraci i	(ii) Preliminary Investigation Report/Vigilance Report, if any	
		(iii) CBI Report/CVC Advice, if any.	
		(iv) FIR/SP's Report/Sanction for prosecution, if any	
		(v) Order of suspension, if any	
		(vi) Order of Revocation, if any	
		(vii) Any other Report, if any	
		(viii) Judgement of Court/conviction	
2	Folder-II	(i) Memorandum of Charge/complete charge sheet (along with	
		enclosures)	
		(ii) Corrigendum to the chargesheet, if any	
		(iii) Records/Proof of delivery of Charge Memo to the CO	
		(iv) Reply of the CO to the Charge Memo	
		(v) Orders of appointment of IO/PO and order forJoint/Common proceedings, if any	
3	Folder-III	(i) Prosecution and Defence Exhibits as taken on record by the IO	
		during inquiry in original or duly authenticated (Legible Copy)	
		arranged in chronological order	
4	Folder-IV	(i) Deposition of Prosecution and Defence witnesses recorded during	
		inquiry arranged in chronological order	
		(ii) Statement of Defence submitted by the CO, if any	
		(iii) Deposition of the CO	
5	Folder-V	(i) Brief of the PO	
		(ii) Record/proof of delivery of PO's brief to the CO	
		(iii) Brief of defence/CO	
		(iv) General Examination of the CO as per Rule 8 (19) of AIS (D&A) Rules, 1969	
6	Folder-VI	(i) Daily Order Sheets maintained by the IO arranged in chronological	
		order for all dates of hearing	
7	Folder-VII	(i) Correspondence file of the Inquiry Officer, if any with the DA or the CO	
8	Folder-VIII	(i) IO's Report	
	Torder viii	(ii) Disagreement note of the State Disciplinary Authority (SDA) on IO's Report, if any	
		(iii) Memo's forwarding IO's report along with Disagreement Note of	
		the DA, if any, to the CO	
		(iv) Proof of delivery of IO's report/Disagreement note of the SDA to the CO	
		(v) Representation of the CO on the IO's Report/Disagreement note of the SDA.	
		(vi) Para wise comments of the SDA on the representation of the CO	
		(specific comments on each para on the representation of the CO)	
		(vii) Note/records considering representation of the CO by the SDA	
		and the Hon'ble Chief Minister concluding that a formal penalty is	
		called for under the relevant rules.	
		(viii) In pension cut cases, the note having approval of the Hon'ble	
		Chief Minister to the effect that the pensioner is found guilty of grave	
		misconduct or negligence warranting withholding/withdrawing of	
	1	pension and/or gratuity or recovery from a pension or gratuity.	

S1.	Folder No.	List of documents	
No.			
9	Folder-IX	(i) CAT/Court's order, if any	
10	Folder-X	(i) Attested copies of the extracts of the Rules allegedly violated by the	
		CO (if other than AIS (Conduct Rules)	
11	Folder-XI	(i)CR Dossiers of the CO	
		(ii) Details/information of other Disciplinary case(s) against the CO	
		and the penalty imposed, if any	
		(iii) Details/information/position of disciplinary proceedings/action	
		against other co-accused/other persons (non-government)	
12	Folder-XII	Miscellaneous documents/information, if any.	
		For Disagreement cases:	
13	Folder - A	Advice of UPSC	
14	Folder - B	Disagreement Note of the SDA	
15	Folder - C	(i) Forwarding of the UPSC advice along with the disagreement note	
		of the SDA to CO:	
		(ii) Representation of CO:	
16	Folder – D	(i) Para-wise comments of the Disciplinary Authority on the	
		representation of the Charged Officer (The comments should not be in	
		brief or general in nature, it should be a point-to-point reply on each	
		para of the representation of the CO):	
		(ii) Final proposal of SDA (complete note sheet after receiving the	
		representation of CO to final decision of SDA)	

Note:

- a) Only legible photocopies duly attested by the competent authority will be accepted.
- b) If legible copy is not available, a typed version, duly authenticated will be accepted along with the original non-legible copy of the document.
- c) If the document is in any other language than English or Hindi, translated version of the same, preferably in English, duly authenticated may be provided.
- d) All the pages of the documents must be duly numbered.

Appendix -III(A) File No..... (Government of_____ Confidential To, The Joint Secretary (S&V), Government of India, Department of Personnel and Training, Ministry of Personnel, Public Grievances and Pensions, North Block, New Delhi - 110 001. Subject:- Disciplinary Proceedings against_______ - Case of Disagreement between State Government and UPSC - Reg. Sir, I am directed to state that the Government of ______on the basis of ______ decided to hold Departmental Enquiry (D.E.) ____the then _____ Rule 8 of the All India Services (Discipline and Appeal) Rules, 1969. Departmental enquiry was initiated against__ 2. by issuing charge sheet to MoS vide Memorandum dated_____ charges under Rule____ 3. Article of charges against MoS is as under:-(1) Article of Charge 1:-(2) Article of Charge 2:-(3) Article of Charge 3:-O \bigcirc \bigcirc 4. (a) He/ She submitted his/her Reply against the chargesheet letter No.

article of charge/he

Charge _____and accepted _____article of charge.

___ dated____

all

charge/accepted

He

denied

denied

all

articles

Article

of

of

charg	ged officer deci	ded to hold ar	authority) after a enquiry in the nas the Inquir	natter, according	ly appointed
matte	er by an	order date	eda g Officer by an or	nd appointed	Shri/Smt.
	_	=	ority submitted		_
			_as proved/ <i>E</i> ge		ge
agree and/	ed/disagreed	with the Inq nt note was s	y Authority) cuiring Authorityent to MoS vide	's report and	I.A.'s report
dated of Inc	lquiry Report. actory/not sati	in which SDA considisfactory.	er representation he/she agreed/ ered the represented the repr	disagreed with ntation of CO a	the findings nd found it
		Inquiring	Representation of MoS on finding of IO	response of	if any.
I					
II					
III					
		and all other r	er taking into con elevant facts of th	e case has decido	-
6. vide l			UPSC for their s	=	

7. UPSC vide their letter no	dated has
advised	
8. The advice of the UPSC has been of decided to disagree with the advice of the penalty of on Modern enclosed at Annexure	
9. A copy of the disagreement note ald forwarded to CO for his/her representation dated had pr	
10. SDA has considered the representa and found on MoS.	and of co-decided to impose the
11. The present matter is forwarded accordance with Rule 11 of the AIS (D&A of Opinion' for final decision of the matter)) Rules, 1969 as a 'Case of difference
12. Information in the prescribed p original/authenticated documents listed herewith which may be returned to this G Government of India.	
Receipt of the documents ma	y please be acknowledged.
	Yours faithfully,
	(Not below the rank of Secretary)
Encl:- (i) (ii) (iii)	

Confider	<u>ıtial</u>
To, The Joint Secretary (S&V), Government of India, Department of Personnel and Training, Ministry of Personnel, Public Grievances and Pensions, North Block, New Delhi – 110 001.	
Subject: - Disciplinary Proceedings against Reg.	
Sir, I am directed to state that the Government ofon the basishas decided to hold Departmental Enquiry (I against the then under I 8 of the All India Services (Discipline and Appeal) Rules, 1969.).E.)
2. Departmental enquiry was initiated against	the nder
3. Article of charges against MoS is as under:-	
(1) Article of Charge 1:-	
(2) Article of Charge 2:-	
(3) Article of Charge 3:- O O O	
4. (a) He/She submitted his/her Reply against the charge sheet letter dated He denied all articles	
charge/accepted all article of charge/he denied Article of Charge acceptedarticle of charge.	
(b) SDA after considering the reply of the charged officer decided to hold enquiry in the matter, accordingly appointed	l an as

File No......(Government of_____)

	nquiring Authori	-			
appoi	inted Shri/Smt.		as the Pres	enting Officer	by an order
dated					
	he Inquiring Aut	•	_		
found	d that out o	of	_charges again	st the MoS,	Article of
Charg	ge	_as proved/A	rticle of Charg	e par	tially proved
/Arti	cle of Charge	as 1	not proved.		
(d) T	he SDA conside	ered the matte	er and agreed/	disagreed with	the Inquiring
Auth	ority's report and	I.A.'s report a	nd/or disagreem	ent note was ser	nt to MoS vide
letter	dated	for submitt	ing his/her repre	sentation, if any.	
(e)	MoS submit	ted his/her	representation	n vide his	/her letter
dated	<u> </u>	in which he	e/she agreed/dis	sagreed with th	e findings of
Inqui	ry Report. SI	OA considered	d the representa	ation of CO a	and found it
satisf	actory/not satisfa	ctory.			
(f) A	tabular statement	in the followin	ng format is enclo	sed as Annexure	
	Article of	Findings of	Representation	Para-wise	Comments,
	charge		of MoS on		if any.
		Authority	finding of IO	State Govt. on	
				representation	
				of MoS on	
				findings of IO	
I					
II					
III					
	<u> </u>	<u> </u>	<u> </u>		
5. The State Government after taking into consideration the					
representation of Charged Officer and all other relevant facts of the case has decided					
to propose to the Government of India for imposition of a penalty					
ofon MoS.					
6. According to the Rule 6(1) of AIS (DCRB) Rules, 1958, the Central					
Government reserves itself the right to withdraw or withhold a pension and gratuity or any part of it whether permanently or for specific period and the right of ordering					
	-			_	_
	ecovery from pen		_		
	the State Government. Therefore a proposal is being forwarded to the Government				
of India for final decision.					

7.	Information	in	the	prescribed	proforma/che	ecklist	in	<u>Part</u>	-	I	and
origir	al/authentica	ted	docur	ments listed	in <u>Part II</u> are	being	forv	vardeo	d h	ere	with
which	n may be retur	ned	to th	is Governme	ent along with	decisio	n of	the G	ove	ernn	nent
of Ind	lia and the cop	y of	advic	e of the U.P.	S.C.						

Receipt of the documents may please be acknowledged.

Yours faithfully,

(Not below the rank of Secretary)

Encl:-

- (i)
- (ii)
- (iii)

(Government of)
<u>Confidential</u>
To,
The Joint Secretary (S&V),
Government of India,
Department of Personnel and Training,
Ministry of Personnel, Public Grievances and Pensions,
North Block, New Delhi – 110 001
Subject: - Initiation of Disciplinary Proceedings againstunder Rule 6(1) of AIS (DCRB) Rules, 1958 – regarding.
Sir,
I am directed to state that the Government ofon the basis of
has decided to initiate Departmental Proceedings against under Rule 6
of the All India Services Rules, 1958 for the alleged misconducts of MoS while
holding the post ofduring
2. A preliminary/departmental/State Vigilance etc. enquiry in the matter
has been held in the matter and in the enquiry Shriwas found guilty of
3. A show cause notice dated had been issued to MoS on
MoS vide his reply dateddenied all the allegations/charges against him.
4. State DA after considering the reply and facts of the case has decided to
initiate DP against MoS vide approval dated
5. The draft Article of charges against MoS is as under:-
(1) Article of Charge 1:-
(2) <u>Article of Charge 2:-</u>
(3) Article of Charge 3:-
O
O
O

File No.....

6. A tabular statement in the following format is enclosed as Annexure.

	Content	of	show	Para-wise response of State Govt. on	Comments,	if
	cause noti	ice		reply of MoS	any.	
I						
II						
III						

I			
II			
III			
docun of the	rith a draft charge she nents/witnesses seekin	fovt.s' decision in Para 4 above I am direct containing statement of imputation g the sanction of the Central Govt. und 58 for serving the same upon MoS of para 5 above.	n and list of the er Rule 6(1)(b) (i)
incide limit o	annuation/ VRS on _ nt/period of incident_	to state that MoS has retired from In the present matter Therefore, with a view to oled in rule 6 of the AIS (DCRB) 1958; the	that date of the bserving the time
9. served	Hence the charge she lupon MoS latest by	et pertaining to the present matter i	s required to be
AIS (I India'	OCRB) 1958, it is reques s/competent authority'	the time limit of "four years" stipulate ted to take immediate action for obtains period approval so as to enable the latest by	ning the Govt. of
	al/authenticated docur may be returned to th	the prescribed proforma/checklist ments listed in <u>Part II</u> are being forwards Government along with decision of	warded herewith
	Receipt of the do	ocuments may please be acknowledged	l.
			Yours faithfully,
Encl:-		Not below the	rank of Secretary
(i)			
(ii)			

(iii)