

# **Electoral Bonds and Right to Information**

### Why in News

The <u>Central Information Commission (CIC)</u>, the lead body for implementing the <u>Right to Information</u> <u>Act 2005</u>, has ruled that the <u>disclosure of identity of electoral bond scheme</u> <u>donors</u> will not serve any larger public interest and will <u>violate provisions of the Act itself</u>.

- The **electoral bond scheme** allows citizens and corporates to buy monetary instruments from the State Bank of India (SBI) and donate them to political parties, who can redeem them for money.
- According to the Association for Democratic Reforms, political parties have received a total of 12,452 electoral bonds worth Rs. 6210.39 crore till January 2020.

# **Key Points**

- The Commission observed that the disclosure of names of donors and the donees may be in contravention of provisions contained in section 8(1)(e)(j) of the RTI Act.
  - The said section exempts a public authority to give a citizen information available to a person in his fiduciary relationship, unless the competent authority is satisfied that the larger public interest warrants the disclosure of such information.
    - A fiduciary is a person who holds a **legal or ethical relationship of trust** with one or more other parties (person or group of persons).
    - The information related to electoral bonds issued to political parties is held by SBI in a fiduciary capacity.
- Earlier in January 2020, CIC had directed the Centre to reveal the names of electoral bond scheme donors who wanted their identities to remain confidential.
- Concerns:

## Anonymity:

- Neither the donor nor the political party is obligated to reveal whom the donation comes from.
  - a. In 2019, the <u>Supreme Court</u> held that all political parties who had received donations through electoral bonds must submit details to the Election Commission of India.
- This undercuts a fundamental constitutional principle, the freedom of political information, which is an integral element of Article 19(1) (a) of the Constitution.
- Black Money:
  - **Elimination** of a **cap of 7.5% on corporate donations**, elimination of requirement to reveal political contributions in profit and loss statements and also the elimination of the provision that a corporation must be three years in existence, **undercuts the intent of the scheme**.

a. Any **troubled, dying company** can donate an unlimited amount anonymously to a political party giving them a convenient channel for business to round-trip their cash parked in tax havens for a favour or advantage granted in return for something.

#### Defeating Transparency:

 It defeats the fundamental principle of transparency in political finance because it conceals from public scrutiny the identity of the corporates and moneybags.

### Asymmetric Opacity:

- The **government** is always in a position to know who the donor is because the bonds are purchased through the SBI.
- This asymmetry of information threatens to colour the process in favour of whichever political party is ruling at the time.

### **Electoral Bond**

- Electoral Bond is a financial instrument for making donations to **political parties**.
- The bonds are **issued in multiples** of Rs. 1,000, Rs. 10,000, Rs. 1 lakh, Rs. 10 lakh and Rs. 1 crore **without any maximum limit**.
- State Bank of India is authorised to issue and encash these bonds, which are valid for fifteen days from the date of issuance.
- These bonds are redeemable in the designated account of a registered political party.
- The bonds are available for purchase by any person (who is a citizen of India or incorporated or established in India) for a period of ten days each in the months of January, April, July and October as may be specified by the Central Government.
  - · A person being an individual can buy bonds, either singly or jointly with other individuals.
  - Donor's name is not mentioned on the bond.

#### **Central Information Commission**

### Formation:

 It was established by the Central Government in 2005, under the provisions of the Right to Information Act (2005). It is **not a constitutional body**.

## Composition:

 It shall consist of the Chief Information Commissioner (CIC) and such number of Central Information Commissioners not exceeding 10 as may be deemed necessary.

#### Appointment:

 They are appointed by the President on the recommendation of a committee consisting of the Prime Minister as Chairperson, the Leader of Opposition in the Lok Sabha and a Union Cabinet Minister nominated by the Prime Minister.

#### Tenure:

- The Chief Information Commissioner and an Information Commissioner shall hold office for such a term as prescribed by the Central Government or until they attain the age of 65 years, whichever is earlier.
- They are **not eligible for reappointment**.

### Power and Functions of CIC:

- It is the duty of the Commission to **receive and inquire into a complaint** from any person regarding information request under RTI, 2005.
- The Commission can order an inquiry into any matter if there are reasonable grounds (suomoto power).
- While inquiring, the Commission has the powers of a civil court in respect of summoning,

requiring documents etc.

# **Source: IE**

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