To,

First Appellate Authority (FAA),
ED(CP), Corporate Centre, Power Grid Corporation of India Limited,
Saudamini, Plot No. 2, Sector-29, Gurgaon – 122001

Sub: Information under RTI application dt 6.6.14

Respected Mishra Sahab

This has reference to CPIO letter dt. 19th Nov 2014 in response to my RTI application.

1. CPIO has sent me just copy of RTI reply without any annexures/attachments. RTI reply dt 31.07.2014 sent by him is not received by me.
   a) Please provide me courier receipt about sending the RTI reply on 31.07.2014.
   b) Please provide me complete RTI reply with annexures/attachments.
   c) CPIO sent reply after more than 30 days limit without any intimation to me.

   Please explain why 30 days RTI Act limit was not honoured by CPIO.

2. In point (a2&b1), it is mentioned that there is online attendance management system in PGCIL. I believe that since the beginning of 2006, online attendance system would not have been in PGCIL. There must be some period when attendance used to be signed on paper. Please provide me attested attendance documents before the period of implementation of online attendance management system. In one year, there are 12 months. So, it should not go beyond 12 paper sheets in one year. So, for 5-6 years, there shall be around 72 paper sheets.

3. CPIO did not provide information under S.N. 4.

   Please refer below section 10 (1) of the RTI Act.

Section 10 in The Right To Information Act, 2005

10. Severability.

   (1) Where a request for access to information is rejected on the ground that it is in relation to information which is exempt from disclosure, then, notwithstanding anything contained in this Act, access may be provided to that part of the record which does not contain any information which is exempt from disclosure under this Act and which can reasonably be severed from any part that contains exempt information.

   DPC proceedings are disclosables in India. Please refer CIC orders in RTI application. If PGCIL considers any information exempted from disclosure under RTI Act, then severability u/s 10(1) can be invoked while providing information.

4. CPIO did not give me information in S.N. 5 of my RTI application. It is surprising that PGCIL does not have details of about promotion drops of its employees. It may be that it does not exist in the form it is asked. Kindly provide the information in the form it exists with PGCIL. Please refer below appear-
Appeal CiC/MA/A/2006/00653 refers to a public authority not being expected to “create and generate afresh information” where none exists, “because it is sought by an appellant”. Where the information already exists and the issue is simply compiling it to provide an applicant, it is quite clearly the responsibility of the CPIO who is expected to collate the existing information and provide it to the applicant, in the form ordinarily to be provided in which it is sought.

Denying information shall attracts provisions u/s 20 (1) of the RTI Act 2005. Hence, it is requested to provide the information within 30 day’s time.

Yours sincerely

Ch. Ajay Singh

C/O Sardar Sunder Singh,
General Merchant Store,
Dhalli Bazaar, Tehsil –Chandpur
Distt- Bijnor, Pin - 246725