प्रिय महोदय,

मूलिका आर.टी.आई. अधिनियम, 2005 के तहत विनायक आप से निचले हैं.

यदि आप केंद्रीय लोक सुनना अधिकारी के उनके संयुक्त न हो तो, केंद्रीय लोक सुनना अधिकारी के उत्तर की प्राप्ति के 30 दिनों के भीतर पहले अपील प्राधिकारी के सम्मुख अपील की जा सकती है। आर.टी.आई. अधिनियम, 2005 के तहत केंद्रीय कार्यालय, गुडगांव में अपील प्राधिकारी का विवरण निम्नानुसार है:

श्री संजीव सिंह,
कार्यालय निदेशक (सी एम जी) एवं अपील प्राधिकारी
केंद्रीय कार्यालय, पावर ग्रिड कॉर्पोरेशन ऑफ इंडिया लिमिटेड,
"सौदामिनी", प्लाट नंबर-2, सेक्टर-29, गुडगांव-122001, हरियाणा।
ईमेल आईडी: sanjeev@powergridindia.com
फोन नंबर: 0124-2571962

धन्यवाद,

(जजसबीर सिंह)

Email id: cpio.cc@powergrid.co.in
Information Sought

"Is CPSEs under this office Compliance of the Notifications relating to Non-Statutory Rules, Regulations, Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court vide The Gazette of India, September 1, 2018 (Bhadra 10, 1940) under Part I-Sec. 1 issued by MHRD (Department of Higher Education), New Delhi, the 27th August, 2018.
Yes/ No

Is CPSEs under this office recognize the degrees (ODL Mode) recognized by UGC and MHRD for the purpose of inclusion in the organizational process of recruitment and promotion.
Yes/ No

Is CPSEs under this office pursue and implement the notifications related to ODL degrees like circulars/notifications/gazette/office memorandum/public notice issued by the Govt. of India (UGC, MHRD, DEB, DPE, Administrative Ministries of CPSEs) consistently in the past for advancement of role of Distance Mode Education in the country like India.
Yes/ No

Reply: In this regard, it is stated that as per the RTI Act, 2005, ""Information"" means any material in any form, including records, documents, memos, e-mails, opinions, advices, press releases, circulars, orders, logbooks, contracts, reports, papers, samples, models, data material held in any electronic form and information relating to any private body which can be accessed by a public authority under any other law for the time being in force". As may be noted, the information sought by Sh. Behera does not come under the aforementioned definition of information. Further, the public authority under the RTI Act, is not supposed to create information; or to interpret information; or to solve the problems raised by the applicants; or to furnish replies to hypothetical questions. Only such information can be had under the Act which already exists with the public authority.

Accordingly, no document/information can be provided against his request. 

[Signature]

[Signature]