

# पावर ग्रिड कारपोरेशन ऑफ इंडिया लिमिटेड

(भारत सरकार का उद्यम)

## POWER GRID CORPORATION OF INDIA LIMITED

(A Government of India Enterprise)



पावरग्रिड

केन्द्रीय कार्यालय : "सौदामिनी" प्लॉट सं. 2, सैक्टर-29 गुडगाँव-122 001, हरियाणा  
फोन : 0124-2571700-719, फ़ैक्स : 0124-2571760, 2571761 तार 'नेटग्रिड'  
Corporate Office : "Saudamini" Plot No. 2, Sector-29, Gurgaon-122 001. Haryana  
Tel. : 0124-2571700-719, Fax : 0124-2571760, 0124-2571761 Gram : 'NATGRID'

संदर्भ संख्या / Ref No

C/CP/RTI/2014/219

Date: 15<sup>th</sup> April, 2015

Shri Sanjay Thul  
Qr. No. 5, Type-IV,  
Central Excise Colony,  
Seminary Hills, Na gpur-440006

Sub: **Information under Right to Information Act, 2005.**

Dear Mr. Thul,

This has reference to your Online RTI request dated 1<sup>st</sup> March 2015 seeking information under RTI Act, 2005.

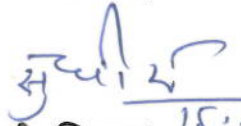
The information sought is attached at **Annex-I**.

Details of Appellate Authority, as per the provisions of RTI Act, 2005 is as under:

Shri B. Mishra  
Executive Director (CP & IT) & Appellate Authority,  
Corporate Centre, Power Grid Corporation of India Limited,  
"Saudamini", Plot No. 2, Sector-29 Gurgaon – 122007, Haryana.

Thanking You,

भवदीय,

  
(सुधीर मित्तल) 15.4.15

महाप्रबंधक(के.आ.) एवं के.लो.सू.अधिकारी

- a) Whether your organization has implemented this judgment of the Apex Court.
- b) If your organization has not implemented this judgment, reasons thereof.

Reply. According to the RTI Act, 2005, "*information*' has to exist'. The PIO has to give information from existing records. If an opinion has been given on a matter, for instance, by a file noting, it would have to be provided. However, the PIO is neither expected to nor supposed to provide his opinion, justification or clarification which does not exist in any file or record".

Sh. Sanjay in his RTI request has not asked for any 'information' as per the above given definition. Hence, no information has been provided.

- c) Provide the copy of order issued by the department/ organization in compliance of this judgment.

Reply. No order has been issued. Hence, no copy provided.