

पावर ग्रिड कोर्पोरशन ऑफ इंडिया लिमिटेड Power Grid Corporation of India Limited



सूचना का अधिकार अभिनियम 2005 के अंतर्गत केन्द्रीय लोक सूचना अधिकारी
Central Public Information Officer under the RTI Act, 2005
केन्द्रीय कार्यालय, 'सौदामिनी', प्लाट नं.2, सैक्टर-29, गुडगांव, हरियाणा-122007
Corporate Centre, 'Saudamini', Plot No. 2, Sector-29, Gurgaon, Haryana-122007

CP/RTI/2017/199

Date: 1st September, 2017

Shri Bipin Kumar Bharati, 9A, Durga Housing Society, Madan Cottage, Lake Road, Tulshet Pada, Bhandup, Mumbai - 400078

Sub: Information under Right to Information Act, 2005.

Dear Madam,

This has reference to your online RTI request dated 8th August, 2017 for providing information under RTI Act, 2005.

The information available in POWERGRID is attached at Annexure-I.

First Appeal, if any, against the reply of CPIO may be made to the first appellate Authority within 30 days of the receipt of the reply of CPIO. Details of Appellate Authority at Corporate Centre, Gurgaon, under RTI Act, 2005 is as below:

Shri Sanjeev Singh,
Executive Director (CMG) & Appellate Authority
Corporate Centre, Power Grid Corporation of India Limited
"Saudamini", Plot No. 2, Sector-29, Gurgaon – 122007, Haryana.
Email ID: sanjeev@powergridindia.com
Phone No. 0124-2571962

Thanking you,

भवदीय,

्र होलानी) ^१

अपर महाप्रबंधक (के.आ.) एवं के.लो.स्.अधिकारी

Email ID: cpio.cc@powergrid.co.in

Question

- 1. Please provide guidelines for declaration of medical dependency of parents in case of an employee working with PGCIL.
- 2. Please provide guidelines for declaration of medical dependency of parents in case both husband & wife working with PGCIL, keeping in view that both had individually medical dependent parents before marriage.

Reply

As per Clause 2.5.1 of Medical Attendance & Treatment rules, A parent will be considered as wholly dependent on an employee only if the monthly income of the parent or the combined monthly income of both parents (if both parents are alive) does not exceed **six** thousand rupees. However, the amount of pension drawn by the parents shall be ignored while computing the above limit of six thousand Rupees.

As per Clause 2.5.2 of Medical Attendance & Treatment rules, The medical facility to the spouse and dependant children of an employee is admissible irrespective of their place of stay, provided it has been with approval of the Corporation. This dispensation is not admissible for parents of the employees, who are otherwise dependant on the employee, but are not residing with the employee.

As per Clause 2.5.6 of Medical Attendance and Treatment rules, Female employees shall have the option to declare their parents-in-law as family members, in lieu of their parents. The condition of dependency, as existing for the parents shall apply. Option excercised by a female employee in this regard may be changed only once during the entire service period.