RTI APPEAL DETAILS			
RTI Appeal Registration No. :	PGCIL/A/E/22/00049	RTI Appeal Received Date :	21/10/2022
RTI Request Registration No. :	PGCIL/R/E/22/00297	RTI Request Registration Date :	23/08/2022
Name:	A HANUMANTHA CHAR	Gender:	Male
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Status :	Urban	Educational Status:	Above Graduate
Citizenship :	Indian	Is Appellant below poverty line?:	No
CPIO of Public Authority Approached:	11922	CPIO's Order/Decision Date :	Details not provided
CPIO's Order/Decision No. :	Details not provided		
Ground For Appeal:	Provided Incomplete, Misleading or False Information		
Text of RTI First Appeal:	1) Information regarding - whether the discounts/concessions if any applicable to the Retired Employees while using the Out Patient Department as per the Agreements entered with the Empanelled Hospitals should be communicated to the Retired Employees or not? Query to Appellant Authority: For this my above query the concrete reply that whether Management has to communicate OR not has NOT BEEN REPLIED and instead the procedure reply has been given. My query was whether THIS PROCEDURE HAS BEEN COMMUNICATED TO RETIRED EMPLOYEES BY WAY OF CIRCULAR OR BY ANY OTHER MEANS OR NOT? 2) Information regarding - Whether Noncommunication of the information as in 1) above (ie applicability of discounts), can result into unilaterally deducting the applicable discount/rebate amount from the Employees OPD Medical Claims, if the same is not availed by the unaware Retired Employee from the empanelled hospitals? Query to Appellant Authority: The given reply shows that the onus is kept on Retired Employees that they should ensure to ask for discounts from the empanelled hospitals. My query is that HOW THE RETIRED EMPLOYEE WILL COME TO KNOW WHAT AMOUNT OF DISCOUNT IS TO BE ASKED FROM DIFFERENT HOSPITALS? IN THE ABSENCE OF INFORMATION HOSPITALS CAN MANIPULATE THE RETIRED EMPLOYEES AND RETIRED EMPLOYEE CANNOT INSIST THE CORRECT DISCOUNT. 3)Information regarding -the		

deductions if any from the Retired Employees Non-Hospitalisation Claims, without communicating the rebates/discounts as per internal agreements (MOUs) to the Retired Employees through Superannuation Portal or some other means, is a justified procedure to effect such recoveries/deductions? Query to Appellant Authority: My query that whether NON-COMMUNICATION OF DISCOUNTS TO EMPLOYEES AND UNILATERAL DEDUCTION BY THE FINANCE DEPT IS A JUSTIFIED PROCEDURE HAS NOT BEEN ANSWERED.