



पावर ग्रिड कॉर्पोरेशन ऑफ इंडिया लिमिटेड  
Power Grid Corporation of India Limited  
सूचना का अधिकार अधिनियम 2005 के अंतर्गत केन्द्रीय लोक सूचना अधिकारी  
Central Public Information Officer under the RTI Act, 2005  
केन्द्रीय कार्यालय, 'सौदामिनी', प्लॉट नं.2, सेक्टर-29, गुडगांव, हरियाणा-122001  
Corporate Centre, 'Saudamini', Plot No. 2, Sector-29, Gurgaon, Haryana-122001



CIN : L40101DL1989GOI038121

दिनांक: 30 September, 2022

PGCIL/R/E/22/00304

SHRI VIVEK SHARMA,  
Flat No 913 Tower B 4, Ashiana Town Beta, Opp Trehan Hillview Society,  
Village Thara, ALwar Road, Bhiwadi-301019 Rajasthan

विषय: सूचना का अधिकार अधिनियम, 2005 के तहत जानकारी ।

महोदय / महोदया,

कृपया आर.टी.आई. अधिनियम, 2005 के तहत दिनांक 1 September, 2022 को प्राप्त अपने आर.टी.आई. अनुरोध का संदर्भ लें ।

उपरोक्त पत्र में वांछित जानकारी अनुलग्नक-1 में संलग्न है ।

यदि आप केंद्रीय लोक सूचना अधिकारी के उत्तर से संतुष्ट न हों तो, केंद्रीय लोक सूचना 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 बी.अनंत शर्मा  
कार्यपालक निदेशक (सी. एस.) एवं अपील प्राधिकारी  
केंद्रीय कार्यालय, पावर ग्रिड कॉर्पोरेशन ऑफ इंडिया लिमिटेड,  
सौदामिनी, प्लॉट नंबर-2, सेक्टर-29, गुडगांव-122001, हरियाणा।  
ईमेल आईडी: appellate.cc@powergrid.co.in  
फोन नंबर: 0124-2571994

धन्यवाद,

भवदीय,  
( ए. जगन्नाथ राव )  
वरिष्ठ महाप्रबंधक (कें.आयोजना) एवं  
केंद्रीय लोक सूचना अधिकारी  
Email ID: cplo.cc@powergrid.co.in

**Sub: Reply to RTI Request of Shri Vivek Sharma, Bhiwadi, Rajasthan**

Sl. No.	Information sought:	Reply:
1.	PLEASE READ PGCIL AS POWER GRID CORPORATION OF INDIA LIMITED. Please furnish following information & documents (certified copies), under RTI-Act-2005: No. of vigilance-charge-sheets issued to Officers, posted in PGCIL, from 01.04.2017 to 31.08.2022?	151 nos. charge-sheets.
2.	No. of vigilance-Charge-sheets, merely sent on personal email-id (i.e gmail.com, yahoo.co.in, etc), of Charged-Officer, without ensuring delivery of email & obtaining of dated acknowledgment from Charged-Officer & rather treating merely sending of such email as valid delivery of Charge-sheet by PGCIL?	Such information is not maintained in compiled form.
3.	Documents basis on which, sending of vigilance-Charge-sheets, as mentioned in point (2), can be treated as valid delivery of Charge-Sheet, by PGCIL, instead of after complying processes, stipulated in respective ServiceRules/ Regulations etc, applicable to officers posted in PGCIL (vide which they are governed), Vigilance-Manual & CVC-Manuals, circulated periodically, by Central-Vigilance-Commission.	Such information is not maintained in compiled form.
4.	Documents, clarifying factual position, regarding compliance of provisions of section 2(J)1 of RTI-Act-2005, by PGCIL.	Queries not clear.
5.	Document/s, containing process of inspecting documents, available in any Office/s under PGCIL, by applicant, in furtherance of point 4.	
6.	Document/s, clarifying factual position, regarding compliance of provisions of section 74&76 of Indian-Evidences-Act-1872, by PGCIL.	No such documents are available.
7	Documents, containing process & circumstances, when applicant can inspect documents, available in any office under PGCIL & obtain certified copies thereof, in furtherance of point 6.	No such documents are available.
8	Documents, containing process & circumstances (if any), when Senior Official of PGCIL, can issue order to junior Officer, not to report for duty & not to enter in office premises.	The relevant rule under POWERGRID Conduct, Discipline and Appeal (CDA) Rules is attached herewith at ANNEXURE-A:  Rule 20: Suspension of POWERGRID Conduct, Discipline and Appeal (CDA) Rules  ANNEXURE-D1: Order of Suspension Pending Enquiry ANNEXURE-D2: Order of Suspension where an Employee is Accused in a Court of Law for a Criminal Offence.

*Ashish*  
30/09/2022

9	Documents, containing provisions & process of appointing CBI Investigations against Officials, posted under PGCIL, in case of their indulging in corruption, human rights violations & other criminal offences.	As per the provision of Vigilance Manual and extant complaint handling mechanism of CVC, decision on referring a complaint/ matter involving officials of the CPSEs to CBI for investigation is taken by Chief Vigilance Officer with the approval of the CMD. Vigilance Manual & Complaint Handling Mechanism of Central Vigilance Commission are available at the Central Vigilance Commission's website: <a href="http://www.cvc.gov.in">www.cvc.gov.in</a>
10.	Documents, containing penal provisions & process of initiation of disciplinary proceedings & FIR against departmental-investigation-Officer (for submitting false & contaminated Investigation Reports), & respective concerned authorities posted in PGCIL, for hobnobbing & connivance, with mala-fide intention of, framing innocent Officer by deliberately overlooking consistent violations of laid down norms, at every stage, for punishing him/her, by hook or by crook & also jeopardizing Organizations interest, reputation & image simultaneously with such misdeeds, by misleading PGCIL, for vested interests.	No such documents are available. In general, a complaint received against any vigilance functionaries is looked into by CVO in accordance with extant complaint handling mechanism of Central Vigilance Commission.
11.	Documents, containing penal provisions & process of initiation of disciplinary proceedings & FIR against CPIO & FAA of PGCIL, for arbitrarily denying information, against spirit of RTI-Act-2005.  I, PSB/PSU Staff, need above information to expose criminal-offences committed by Officials, posted therein, (dealing in public money exclusively & therefore larger public interest is involved).	Not Applicable. The provisions of Rules & Regulations under the RTI Act, 2005 are being followed in POWERGRID.

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*Adsh/c*  
*30/09/22*

**Rule 20: Suspension**

1. The appointing authority or any authority to which it is subordinate or the disciplinary authority or any other authority empowered in that behalf by the management by general or special order, as per the prescribed format, may place an employee under suspension;
  - a. Where a disciplinary proceeding against him is contemplated or is pending, or
  - b. Where a case against him in respect of any criminal offence is under investigation or trial.
  - c. Where, in the opinion of the authority aforesaid, he/she has engaged himself/herself in activities prejudicial to the interest of the security of the State.
2. An employee who is detained in police / judicial custody, whether on criminal charge or otherwise, for a period exceeding 48 hours shall be deemed to have been suspended with effect from the date of detention, by an order of the appointing authority & shall remain under suspension until further orders.
3. Where a penalty of dismissal or removal from service imposed upon any employee under suspension is set aside on appeal or on review under these rules & the case is remitted for further inquiry or action or with any other directions, the order of his suspension shall be deemed to have continued in force on & from the date of the original order of dismissal or removal & shall remain in force until further orders.
4. Where a penalty of dismissal or removal from service imposed upon an employee is set aside or declared or rendered void in consequence of or by a decision of a court of law & the disciplinary authority, on consideration of the circumstances of the case, decides to hold a further inquiry against him on the allegations on which the penalty of dismissal or removal was originally imposed, the employee shall be deemed to have been placed under suspension by the appointing authority from the date of the original order of dismissal or removal & shall continue to remain under suspension, until further orders.
5. An order of suspension made or deemed to have been made under this Rule may at any time be revoked by the authority which made or is deemed to have made the order or by an authority to which that authority is subordinate.
6. An order of suspension made or deemed to have been made under this rule shall be reviewed by the authority which is competent to modify or revoke the suspension before expiry of ninety days from the date of order of suspension on the recommendation of the review committee constituted for the purpose and pass orders either extending or revoking the suspension.

Subsequent review shall be made before expiry of the extended period of suspension. Extension of suspension shall not be for a period exceeding one hundred and eighty days at a time.

7. Notwithstanding anything contained in sub-rule 5 an order of suspension made or deemed to have made under sub-rule (1) or (2) of this rule shall not be valid after a period of ninety days unless it is extended after review for a further period before the expiry of ninety days.
8. Review committee for this purpose shall consist of the disciplinary authority, the appellate authority and an employee from other department/Region of the level of disciplinary/appellate authority.

However, where CMD/Board is the disciplinary authority, review committee shall consist of three executives of the level of GM/ED/Functional Director who are higher in rank than the suspended employee.

Further, where CMD/Board is appellate authority, review committee shall consist of disciplinary authority, employee from other department/Region of the level of disciplinary authority and one executive at GM/ED/Functional Director level who is higher in the rank than the suspended employee..

9. The Review Committee may take a view regarding revocation/continuation of the suspension keeping in view the facts and circumstances of the case and also taking into account that unduly long suspension, while putting the employee concern to undue hardship, involve payment of subsistence allowance without the employee performing any useful service to the Corporation. Without prejudice to the foregoing, if the employee has been under suspension for one year without any charges being filled in a court of law or no charge-sheet has been issued in a departmental enquiry, he shall ordinarily be reinstated in service without prejudice to the case against him. However, in case the employee is in police/judicial custody or is accused of a serious crime or a matter involving national security, the Review Committee may recommend the continuation of suspension of the employee concerned.

**ANNEXURE D1: Order Of Suspension Pending Enquiry**

Ref. No. :

Date : .....

Name .....

Employee No. ....

Designation .....

Section .....

Department .....

1. Certain allegations amounting to serious misconduct under the Conduct, Discipline & Appeal Rules have been made against you. Formal charge-sheet is being issued separately.
2. Since the allegations made against you are of a serious nature, you are hereby suspended with immediate effect pending further proceedings and final orders in the matter.
3. During the period of your suspension, you shall not enter the Works Premises except with the permission of the competent authority, nor should you leave the station without the written permission of the undersigned.
4. You are required to surrender you token/identification card\* to ..... immediately.
5. During the period of your suspension, you will be entitled to draw Subsistence Allowance as admissible under the rules.
6. Please acknowledge receipt of this order on the duplicate copy enclosed.

Signature of the Disciplinary Authority

Name :

Designation :

Copy to :

1. Concerned Controlling Officer  
He is requested to hand-over the charge-sheet to the above name employee after obtaining his dated signature/left hand thumb impression on the duplicate copy enclosed and return the same for record.
2. Pay & Accounts Section.
3. Concerned HR Executive.
4. Concerned File.

\* Omit which is not applicable.

**ANNEXURE D2: Order of Suspension where an Employee is Accused in a Court of Law for a Criminal Offence**

Ref. No. :

Date : .....

Name .....

Employee No. ....

Designation .....

Section .....

Department .....

1. Whereas it has been reported that action is being taken to prosecute you/you have been prosecuted in a Court of Law for an offence/under Section(s) ..... of the Indian Penal Code which is/are of serious nature involving moral turpitude/corruption\*.
2. You are, therefore, placed under suspension with immediate effect until disposal of the Criminal trial contemplated/pending against you in accordance with Rule ..... of Conduct, Discipline and Appeal Rules.
3. During the period of your suspension you shall not enter the Works Premises except with the permission of the competent authority nor should you leave the station without the written permission of the undersigned.
4. You are required to surrender your token/identification card\* to ..... Immediately.
5. During the period of suspension, you will be entitled to the Subsistence Allowance as admissible under the rules.
6. Please acknowledge receipt of this order on the duplicate copy enclosed.

Signature of the Disciplinary Authority

Name :

Designation :

**Copy to :**

1. Concerned Controlling Officer

He is requested to hand-over the charge-sheet to the above name employee after obtaining his dated signature/left hand thumb impression on the duplicate copy enclosed and return the same for record.

2. Pay & Accounts Section.
3. Concerned HR Executive.
4. Concerned File.

\* Omit which is not applicable.