

SPEED POST /OUT TODAY/
MOST URGENT

GOVT. OF NCT OF DELHI
DIRECTORATE OF TRAINING & TECHNICAL EDUCATION
MUNI MAYA RAM MARG, PITAMPURA, NEW DELHI
(RTI BRANCH, DTTE), Email:- piohqtte.delhi@gov.in)

NO.F.2 (16)/2006/RTI/TTE/ID No.4825/1424-25

Dated: 5/8/19

To

Sh. Rajat Sharma (Advocate) ,
E-Block 707, Karkardooma Court
Complex, Delhi - 110032

Sub:- Supply of information Under RTI Act-2005.

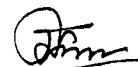
Sir,

With reference to your application received on **04/07/2019** vide ID No. **4825** addressed to the undersigned regarding supply of information under Right to Information Act 2005 received under RTI Act 2005. The replies/information in r/o DTTE (HQ) provided by Custodians of record whose help was taken u/s 5(4) of RTI Act 2005 is as under:

Information Sought	Information provided as per available records in the branches
Information as per Sl. No. 1	<p>Attention is invited towards CIC decision in a matter bearing No. CIC/BS/A/2014/001869+1885+2107+2020+2189+2190+2191/8241 dated 03.08.2015 filed by Modh. Iqbal Soharatali Ansari wherein the CIC referred decision of the Supreme Court of India in the SLP © No. 27734 of 2012 (Girish R. Deshpande V/s CIC and other) in which it has been held that:-</p> <p><i>“The performance of an employee/Officer in an organization is primarily matter between the employee and the employer and normally those aspects are governed by the service rules which fall under the expression personal information, the disclosure of which has no relationship to any public activity or public interest. On the other hand, the disclosure of which could cause unwarranted invasion of the privacy of that individual”.</i></p> <p>The Supreme Court further held that such information could be disclosed only if it would serve a larger public interest. The information sought by the Appellant in this case is about some complaints made against a government official and any possible action the authorities might have taken on those complaints. It is, thus, clearly the kind of information which is envisaged in the above Supreme Court Order. Therefore, the information is completely exempted from disclosure under the provisions of RTI Act.</p> <p>As per the ratio of the above cited decision, information relating to disciplinary proceedings against a public servant and action taken thereon is exempted under Section 8 (1) (j) of the RTI Act unless larger public purpose is demonstrated.</p>

As per provisions of the RTI Act, 2005 u/s 19 (1), if you are not satisfied, you may file an appeal to the 1st Appellate Authority. The address of First Appellate Authority is as under:-

The First Appellate Authority,
Department of Training & Technical
Education, Room No.103, 1st Floor,
Pitampura, Delhi- 110034.


5.8.19

(JITENDER RATHI)
PIO (RTI) DTTE

✓ Copy for information to:-

1. The System Analyst (Computer Branch), DTTE with the request for upload the same on the Departmental Website. (Copy of RTI application is also enclosed).

To

PIO

Department of Training & Technical Education

Muni Maya Ram Marg , Pitam Pura-110034

484/EDM
4/7/19

Sub:- According to RTI ACT

1. You are requested to inform how many vigilance case/ department inquiry are pending against Mrs. Ratna Das PPI I.T.I Nand Nagri and what action has been taken by the department in cases.

	No. of case	Action taken/ Court order
Department Inquiry		
Lower Court		
High Court		

PO No. :- 38F-157/675-

date :- 02/07/19

Rajat Sharma (Advocate)
E-Block 707 Karkarduma
Court Complex
Delhi - 110032

4.7.19
DA

552/RTI/TTE
4/7/19