

## महाराष्ट्र विद्युत नियामक आयोग

## **Maharashtra Electricity Regulatory Commission**

MERC/ADM/RTI/13/2017/ /432

3<sup>rd</sup> February, 2017

To, Shri. Pranab Tulsidas Shende, Riddhi Siddhi Sadan, Row House No.73, Sector 04, Koparkhairne, Navi Mumbai – 400709.

Subject: Your application dated 16.01.2017 submitted under RTI Act 2005.

The office of the Commission is in receipt of your application dated 16.01.2017 under section 6 (1) RTI Act 2005 seeking information by the PIO. The said application has been received to the office of the Commission on 16<sup>th</sup> January, 2017.

| No. | Information Sought  | Information Provide  |
|-----|---|--|
| 1.  | Kindly provide Tariff detail if separately applied for pharmacy /medical store other than: HT IX - Public Services – which is in housed in the Hospital referred in tariff order dated: 16/08/2012. | justification/clarification the PIO is not supposed to answer the justification/ clarification. However for your quires you may refer MERC Tariff order dated 16/08/2012 in Case No. 19 of 2012, which are available in downloadable format on Commission's websites <a href="https://www.merc.gov.in">www.merc.gov.in</a> and |
| 2.  | Or kindly confirm that tariff; HT IX - Public Services was applicable as per the order dated; Case no 19 of 2012.   |  |

According to section 2(f) of the Act 'Information' means 'any material in any form'. Ministry of Personnel, Public Grievances & Pensions Department of Personnel Training No. 11/2/2008-IR dated 10<sup>th</sup> July, 2008. Careful reading of the definition of 'Information' and 'right to information' makes it clear that a citizen has a right to get the material, inspect the material, take notes form the material, take extracts or certified copies of the material, take samples of the material, take the material in the form of diskettes etc. The PIO is required to supply such material to the citizen who seeks it. The Act, however, does not require the PIO to deduce some conclusion from the 'material' and supply the 'conclusion' so deduced to the applicant. The PIO is required to supply the 'material, in form as held by the public authority and is not required to do research on behalf of the citizen to deduce anything from the material and then supply it to him.

In case, if you are not satisfied with our reply, you may approach to Shri Anilkumar Ukey (Dy. Director-Legal), who is Appellate Authority, within thirty days from the receipt of the information as provided under section 19(1) of RTI Act 2005.

Yours faithfully,

(Pradeep Mohare)

Public Information Officer & Section officer

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