



महाराष्ट्र विद्युत नियामक आयोग

Maharashtra Electricity Regulatory Commission



MERC/ADM/RTI/48/2018/ 0169

Date: 06.09.2018

To,
Shri Mangesh Lokhande,
C-6, Ramdas Chowk,
Anusakti Nagar,
Mumbai- 400 094.

Subject : Your RTI application dated 29.07.2018 under RTI Act 2005.

Sir,

Your application has been transfer from CERC, New Delhi vide its letter No.1/27(2)2018-RTI CELL/CERC/2932 dated 1st August, 2018 under section 6 (3) RTI Act 2005 to the Public Information Officer, Maharashtra Electricity Regulatory Commission, Mumbai. The office of the Commission is in receipt of your application dated 06.08.2018 under section 6 (1) RTI Act 2005 seeking information by the PIO.

Applicant has sought the information as under:-

No	Information Sought	Information Provide
1	One Company of Ground nut oil owner (HILE) illegally installed a Electricity poll in my farming land without my permission, I file a application to police station and MSEB (Maharashtra State Electricity Board) and my native surpanch also, but they not take any decision on behalf me, and one think I also inform to you, previous that Electricity poll way (route) is different but that way is long and costly, so company owner saving a cost so they plan to install in my farming land that owner is mingle with MSEB person. Sir, my family is totally depend on farming and also so dangerous to do work in farming., sir i request to you give me proper way and brief information to removal of Electricity poll, and take needful action regarding of my matter.	Information sought is nature of justification/clarification the PIO is not supposed to answer the justification/ clarification.

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 10th 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.

Shri Anil Kumar Ukey, Deputy Director (Legal) is the First Appellate Authority for the purpose of Appeal under Sub- Section (1) of section 19 of the Right Information Act, 2005.

Yours faithfully,



(Pradeep Mohare)

Public Information Officer & Section Officer

CC:
Shri Kamal Kishor,
Chief Public Information Officer,
CERC, Ground Floor, Chanderlok Building,
36, Janpath,
New Delhi-110 001.