

Registered Post

Date: 30.09.2019

To
Registrar (First Appellate Authority)
National Institute of Technology
Durgapur -713209

Sub: Seeking satisfactory response against application under section 6 of RTI Act, 2005

Sir,

I, [Name], [Address], of NIT Durgapur-9, submitted an application dated 24.08.2019 under sec.6 of RTI act-2005 with the copy of eIPO (No. M19200001607 Dated 22/08/2019 of Rs.Ten only) towards the application fee for providing the information about the rules/ orders etc. following which the fixation of my pension basic was done (and should be done).

Unfortunately, for most of the queries the reply is "As per CCS (Pension) Rules 1972", which is meaningless; as there are several rules under CCS (Pension) Rules 1972. For other queries the information are not at all satisfactory. I hope, considering the agony of a pensioner who is facing injustice for **four years**, you will be sympathetic enough to satisfy my queries against the above said application. For your ready reference, the copy of the above said application and the response I obtained are enclosed.

Perhaps it is not sufficient information and also violation of rules under RTI act, if it is stated " All pension related government rule /notification/ clarification are in public domain" (as stated against my queries).

I request you sir, to provide copy of the clauses/rules/sub rules under the CCS (Pension) Rules 1972 and /or Govt. orders/clarifications etc. for the queries in the above mentioned application such that I can understand how and following which rules my basic pension has been determined (or to be determined in case of erroneous fixation).

Thanking you,

Yours faithfully

My address for correspondence is: