



निर्यात निरीक्षण परिषद्

(आई एस ओ 9001 : 2015 प्रमाणित संस्थान) (वाणिज्य एवं उद्योग मंत्रालय, भारत सरकार)

EXPORT INSPECTION COUNCIL

(An ISO 9001:2015 Certified Organisation) (Ministry of Commerce & Industry, Govt. of India)

/निनिप/डी(क्यू/सी)/आर.टी.आई.सी./25-26/011/2025/ 564

दिनांक: 17.06.2025

सेवा में,

श्री साईं मुनि मेदुरू 26-3-612, तीसरा क्रॉस रोड, ज्योति नगर, वेदयापलेम, नेल्लोर शहर एसपीएसआर, नेल्लोर जिला, आंध्र प्रदेश – 524004

विषय: आर.टी.आई. अधिनियम, 2005 की धारा 19(1) के तहत श्री साईं मुनि मेदुरू, आंध्र प्रदेश द्वारा की गई अपील -के संबंध में।

महोदय,

कृपया निम्नलिखित दस्तावेज सूचना / आवश्यक कार्रवाई हेतु संलग्न किये जा रहे हैं।

(कुलंदीप सिंह) उप निदेशक(त.) एवं प्रथम अपीलीय अधिकारी

संलग्नः उप्रोक्तानुसार

प्रतिलिपि:

सी.पी.आई.ओ., आर.टी.आई. सैल, निनिप, नई दिल्ली – जानकारी हेतु।
आई. टी. अनुभाग, निनिप, नई दिल्ली – वैबसाइट पर अपलोड करने के लिए।





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No. EIC/D (Q/C)/ RTIC/25-26/011/2025/ 564

Dated: 17.06.2025

ORDER

Subject: Appeal made by Shri Sai Muni Meduru, Andhra Pradesh under Section 19(1) of the Right to Information Act, 2005 – reg.

Facts of the Case:

Shri Sai Muni Meduru, Andhra Pradesh, vide online application dated 18.05.2025, has made an appeal under Section 19(1) of the Right to Information Act, 2005 against the reply submitted by CPIO, EIC vide online reply dated 16.05.2025 in response to online RTI application dated 19.04.2025. Shri Sai Muni Meduru, vide RTI application dated 19.04.2025, had sought information regarding details of registered post tracking No. RN615674950IN (a copy of reminder through email). CPIO, EIC, vide online reply dated 16.05.2025, had informed that "No information is available with CPIO in respect of para 2 to 8 while providing information in respect of para 1 of the RTI application.

In response to the reply of CPIO, EIC, the appellant has raised an appeal under Section 19(1) of the Right to Information Act, 2005 vide online application dated 18.05.2025. The appellant in his appeal has stated that the CPIO has provided incomplete, misleading or false information and requested to provide appropriate orders to the CPIO to provide the information as per his RTI application.

Orders:

The Appellate authority has gone through all the relevant documents such as online RTI Application dated 19.04.2025 submitted by Shri Sai Muni Meduru, the reply furnished by the CPIO, EIC vide online reply dated 16.05.2025 and the instant online appeal dated 18.05.2025. The appellant has sought information/status of representation/complaint, submitted by him on 08th April, 2025 addressed to Dir.(I&Q/C) which revolves around allegations against several officers of EIC/EIAs, information about inward entry number of the reminder sent by him, entered official details on the complaint, copy of his reminder after its entry into the Inward Register, day to day action report on the given reminder, whether any inquiry was done based on his reminder, reason behind delay in inquiry, if not done, who is responsible in delaying inquiry, how many days to be taken for solving his problems, to provide him a summary of his reminder, etc.

The questions the appellant has raised in his RTI Application registration No. EICOI/R/E/25/00011 appear to be irrelevant, frivolous and meaningless. With as many as 61 no. of RTI Applications, 44 no. of RTI Appeals filed by him particularly after discontinuation of his engagement by the Outsourced Manpower Agency Provider, indicates that the appellant is bent on misusing the spirit of RTI Act, 2005.

Such indiscriminate & impractical demands under the RTI Act for disclosure of all & sundry information, which have no relation to transparency & accountability in the functioning of public authorities & eradication of corruption, is counterproductive as it adversely affects the efficiency of the administration and result in the executive getting bogged down with the non-productive work of collections & furnishing information.

The appellant has been filing such RTI Applications and RTI Appeals to pressurize, browbeat or harass the Public Authority in order to force them to take decisions or rescind a decision in his respect. Through filing such mundane RTI Applications, merely claiming that it is intrinsic to public interest, he has transgressed the spirit of the RTI Act. It can be concluded that the Appellant has made the RTI Act as a tool of Vendetta against EIC/EIA-Chennai, in which he served as an outsourced manpower through a 3rd party vendor.

Therefore, the Appellate Authority finds no infirmity in the online reply dated 16.05.2025 of the CPIO, EIC and as such, the appeal of Shri Sai Muni Meduru hereby stands disposed of, without any further directions to CPIO, EIC.

In case the appellant intend to prefer an appeal, as per Section 19 of the Right to Information Act, 2005, the appellant may do so to Chief Information Commission, CIC Bhawan, Baba Gangnath Marg, Munirka, New Delhi - 110067, within 90 days of the receipt of this letter.

(Kuldeep Singh)

Deputy Director (T) & First Appellate Authority

Shri Sai Muni Meduru 26-3-612, 3rd Cross Road, Jyothi Nagar, Vedayapalem, Nellore city SPSR, Nellore District, Andhra Pradesh - 524004

Copy to:

- 1. CPIO, RTI Cell, EIC, New Delhi for information.
- 2 IT Section, EIC, New Delhi for uploading on website.