

## HIGH COURT OF MADHYA PRADESH; BENCH AT INDORE

## FORM -'D'

## **REJECTION ORDER**

(See Rule 4(2))

No.RTIA/DR-HCIND/ 1852

Indore, Dated 17.08.2017

From:

The Deputy Registrar, State Public Information Officer, High Court of M.P., Bench at Indore.

To,

Mr. Narendra Kumrawat, S/o Mr. Poonam Chand Kumrawat, 22, Hanuman Road, Balgadh, Dewas (MP)

Please refer to your application 14.08.2017 registered at our I.D. No 36/2017-18 vide inward no.2337 dated 17.08.2017, addressed to the undersigned regarding supply of information under Right to Information Act, 2005. But the information desired by you cannot be supplied due to the following reasons:-

- 1. The competent Authority of High Court of M.P. has framed 'High Court of M.P. (Right to Information) Rules 2006' under Section 28(1) of the Right to Information Act, 2005. In accordance with the provisions of Rule 7(1) of the said Rules 2006, a citizen/applicant is required to pay fee of Rs. 50/- in the form of non-judicial stamp or Treasury Challan, pasted with self-attested photograph (in original) of the applicant on Form 'A' and you have not filed the application in form no. A and failed to attest your photograph and instead of enclosing Indian Non Judicial Stamp of Rs. 50/- you have enclosed one Indian Postal Order bearing no. 42F 175836 amounting to Rs. 10/-.
- 2. As per Rule 3 (1) of the High Court of M.P. Rules, 2006 every application shall be made for one particular item of information only whereas multiple information have been sought by you.
- 3. As per Rule 8 (1) of the High Court of the MP (Right to Information) Rules, 2006 as amended, State Public Information Officer shall not be liable to provide any information which can be obtained under the Provisions of Chapter XVIII of the High Court of MP Rules, 2008. Hence, you are accordingly requested to contact Copying Section of this Bench Registry and apply for certified copies of the documents required by you after paying the proper Copying fee.
- 4. Moreover, such information cannot be supplied under the Act as it does not exist in the desired format as applied and the undersigned is not supposed to create the information as per desire of the applicant. The authority can neither re-shape nor cull the information.

As per Section 19 of the Right to Information Act,2005, you may file an appeal to the Appellate Authority (Principal Registrar, High Court of M.P., Indore Bench) within 30 days of the issue of this

(Rajesh Sharma)
Deputy Registrar/SPIO

order.