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**MOST IMMEDIATE**

**RTI Matter**

**By Speed post**



No. 9/5/2014-NE-II  
 Government of India / भारत सरकार  
 Ministry of Home Affairs / गृह मंत्रालय  
 NE Division / पूर्वोत्तर प्रभाग

North Block, New Delhi – 110001  
 नॉर्थ ब्लॉक, नई दिल्ली – 110001

Dated 02.04.2014

To,

Sh. Sanjay Jayakumar Patrawali,  
 J.D Patrawali Bldg., Opp. Raghavendra Temple,  
 Near Railway Station, Dharwad-580007  
 Karnataka

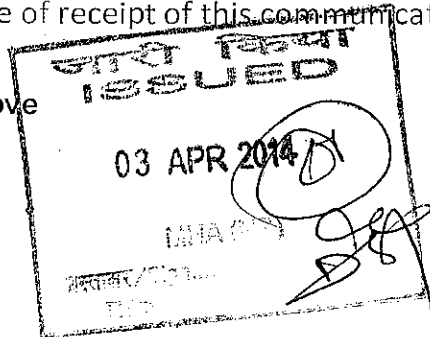
**Sub: - Information sought under RTI Act, 2005 seeking information on files related to cattle trafficking-reg.**

This has reference to this Ministry's letter no. 43020/01/2014 dated 7th March, 2014 forwarding your RTI application dated 07.02.2014, to provide information sought by you.

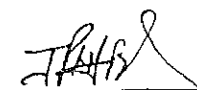
2. In this regard, a copy of the Agreement signed between Gol and MNF as available in our record is enclosed. Your application is also being transferred to concerned CPIOs to provide the remaining information sought by you.

3. If you are not satisfied with the reply, you can make an Appeal as per provisions of the RTI Act, 2005 to Shri Shambhu Singh, Joint Secretary (NE), Room no. 109-C, Ministry of Home Affairs, North Block, New Delhi-110001, within one month from the date of receipt of this communication.

Encl. as above



Yours faithfully

  
 (J.P.N Singh)  
 Director (NE) & CPIO  
 Telefax: 23092485 *ole*

Copy to:-

Sh. S. Samanta, US, RTI Cell, MHA, New Delhi w.r.t to letter no. 43020/01/2014 dated 7th March, 2014.

MNF RECORDS  
30 JUNE, 1956

ANNEX-III

MEMORANDUM OF SETTLEMENT

PREAMBLE

1. Government of India have all along been making earnest efforts to bring about an end to the disturbed conditions in Mizoram and to restore peace and harmony.

2. Towards this end, initiative was taken by the late Prime Minister, Smt. Indira Gandhi. On the acceptance by Shri Laldenga on behalf of the Mizo National Front (MNF) of the two conditions, namely, cessation of violence by MNF and holding of talks within the framework of the Constitution of India, a series of discussions were held with Shri Laldenga. Settlement on various issues reached during the course of the talks is incorporated in the following paragraphs.

RESTORATION OF NORMALCY

3.1. With a view to restoring peace and normalcy in Mizoram the MNF party, on their part, undertakes within the agreed time-frame, to take all necessary steps to end all underground activities, to bring out all underground personnel of the MNF with their arms, ammunition and equipment to ensure their return to civil life, to abjure violence and generally to help in the process of restoration of normalcy. The modalities of bringing out all underground personnel and the deposit of arms, ammunition and equipment will be as worked out. The implementation of the foregoing will be under the supervision of the Central Government.

3.2. The MNF Party will take immediate steps to amend its Articles of Association so as to make them conform to the provisions of law.

3.3. ~~The Central Government will take steps to ensure the settlement and rehabilitation of underground MNF personnel coming over ground after considering the schemes proposed in this regard by the Government of Mizoram.~~

3.4. The MNF undertakes not to extend any support to Tripura/Tribal

National Volunteers (TNV), People's Liberation Army of Manipur (PLA) and any other such groups, by way of training, supply of arms or providing protection or in any other manner.

LEGAL, ADMINISTRATIVE AND OTHER STEPS

4.1. With a view to satisfying the desires and aspirations of all sections of the people of Mizoram, the Government will initiate measures to confer Statehood on the Union Territory of Mizoram, subject to the other stipulations contained in this Memorandum of Settlement.

4.2. To give effect to the above, the necessary legislative and administrative measures will be undertaken, including those for the enactment of Bills for the amendment of the Constitution and other laws for the conferment of Statehood as aforesaid, to come into effect on a date to be notified by the Central Government.

4.3. The amendments aforesaid shall provide, among other things, for the following:

(I) The territory of Mizoram shall consist of the territory specified in Section 6 of the North-Eastern Areas (Reorganisation) Act, 1971.

(II) Notwithstanding anything contained in the Constitution, no Act of Parliament in respect of

- (a) religious or social practices of the Mizos,
- (b) Mizo customary law or procedure,
- (c) administration of Civil and Criminal justice involving decisions according to Mizo customary law,
- (d) ownership and transfer of land,

shall apply to the State of Mizoram unless the Legislative Assembly of Mizoram by a resolution so decides:

Provided that nothing in this clause shall apply to any Central Act in force in Mizoram immediately before the appointed day.

(III) Article 170, Clause (1) shall, in relation to the Legislative Assembly of Mizoram, have effect as if for the word 'sixty', the word 'forty' has been substituted.

5. Soon after the Bill for conferment of Statehood becomes law, and when the President is satisfied that normalcy has returned and that conditions conducive to the holding of free and fair elections exist, the process of holding elections to the Legislative Assembly will be initiated.

6. (a) The Centre will transfer resources to the new Government keeping in view the change in status from a Union Territory to a State and this will include resources to cover the revenue gap for the year.

(b) Central assistance for Plan will be fixed taking note of any residuary gap in resources so as to sustain the approved Plan outlay and the pattern of assistance will be as in the case of special category States.

7. Border trade in locally produced or grown agricultural commodities could be allowed under a scheme to be formulated by the Central Government, subject to international arrangements with neighbouring countries.

8. The Inner Line Regulations, as now in force in Mizoram, will not be amended or repealed without consulting the State Government.

OTHER MATTERS

9. The rights and privileges of the minorities in Mizoram as envisaged in the Constitution, shall continue to be preserved and protected and their social and economic advancement shall be ensured.

10. Steps will be taken by the Government of Mizoram at the earliest to review and codify the existing customs, practices, laws or other usages relating to the matters specified in clauses (a) to (d) of para. 3.3(II) of the Memorandum, keeping in view that an individual Mizo may prefer

to be governed by Acts of Parliament dealing with such matters and which are of general application.

11. The question of the unification of Mizo inhabited areas of other States to form one administrative unit was raised by the MNF delegation. It was pointed out to them, on behalf of the Government of India, that Article 3 of the Constitution of India prescribes the procedure in this regard but that the Government cannot make any commitment in this respect.

12. It was also pointed out on behalf of the Government that as soon as Mizoram becomes a State,

(i) the provisions of Part XVII of the Constitution will apply and the State will be at liberty to adopt any one or more of the languages in use in the State as the language to be used for all or any of the official purposes of the State;

(ii) ~~it is open to the State to move for the establishment of a separate High Court for the State in accordance with the prescribed procedure,~~

(iii) in the light of the Prime Minister's statement at the Joint Conference of the Chief Justices, Chief Ministers and Law Ministers held at New Delhi on 31st August, 1985, Mizoram will be entitled to have a High Court of its own, if it so wishes.

13. (a) ~~It was noted that there is already a scheme in force for payment of ex-gratia amount to heirs/dependants of persons who were killed during disturbances in 1966 and thereafter in the Union Territory of Mizoram. Arrangements will be made to expeditiously disburse payments to those eligible persons who had already applied but who had not been made such payments so far.~~

(b) It was noted that consequent on verification done by a joint team of officers, the Government of India had already made arrangements for payment of compensation in respect of damage to crops; buildings

destroyed/damaged during the action in Mizoram; and rental charges of buildings and lands occupied by the Security Forces. There may, however, be some claims which were preferred and verified by the above team but have not yet been settled. These pending claims will be settled expeditiously. Arrangements will also be made for payment of pending claims of rental charges for lands/buildings occupied by the Security Forces.

( LALDENGA )  
On behalf of  
Mizo National Front

( R.D. PRADHAN )  
Home Secretary  
Government of India

( LALKHAMA )  
Chief Secretary  
Government of Mizoram

Date: 30th June, 1986.

Place: NEW DELHI.

1472/PT2/2014  
12/3/14

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Speed Post

ANNEXURE "A"  
(See rule 3)

Affix  
Court fee  
Stamp of  
Rs.10/-

Format of Application for obtaining information under  
The Right to Information Act 2005

Gandhi

To: The State Public Information Officer  
(Name of the Office with address)

OPio Ministry of Home  
Affairs Dept of India  
MOHA NEW DELHI DELHI 110001  
Sankar Nath Shrivastava

1. FULL NAME OF APPLICANT:

2. ADDRESS: SANJAY JAYAKUMAR PATRAVALI  
J. D. Patravali Bldg. Opp. Raghavendra Temple,  
Near Railway Station, DHARWAD-580007.  
(Karnataka State) Cell: 08453403057

SANJAY JAYAKUMAR PATRAVALI  
J. D. Patravali Bldg. Opp. Raghavendra Temple,  
Near Railway Station, DHARWAD-580007.  
(Karnataka State) Cell: 08453403057

3. PARTICULARS OF INFORMATION REQUIRED

(i) Subject matter of information :

(ii) Period to which the information relates :

(iii) Description of information required: (Details may be attached on additional A4 paper if required)

(iv) Whether information is required by post or in person : by post

(v) In case by post (Ordinary, Registered or Speed) Speed Post

(1472)  
(PT2)

Indian Postage order for 10/- paid to me only  
@ New Delhi Mercantile. I PO No 27F 8684581

4. WHETHER THE APPLICANT IS BELOW POVERTY LINE: No  
(If yes, attach a photocopy of the proof thereof)

Place Dharwad  
Date 25/02/2014

SANJAY JAYAKUMAR PATRAVALI  
J. D. Patravali Bldg. Opp. Raghavendra Temple,  
Near Railway Station, DHARWAD-580007.  
(Karnataka State)  
Signature of the applicant

25/02/2014

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Information received from the Ministry of Home Affairs Govt of India. Under the result to Information Act 2005

(1) I want copy copies of Accord and Agreement reached between

(1) RAJIV-GANDHI Accord of 1985 relating to the solution of PUNJAB problem.

(2) I want copy copies of Assam Accord of August 1984. Signed between Govt of India & Assam leaders

(3) I want copy copies of ~~the~~ Agreement signed Govt of India & Mizo National Front

(4) The same of Nagaland as signed between

(5) I want the Agreement signed between Govt of India & GNLF Gorkha National Liberation Front

DINAKAR  
D. J. PATRAVALI

(6) I want to know to what extent the implementation of Assam Accord. What steps have been taken to deport Bangladeshi in Assam. Bangladeshi

(7) How many Bangladeshi are there in Assam how many in Assam (1951 to 2010)

(8) How many Bangladeshi have been Deported from Assam.

*[Signature]*

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*[Handwritten notes]*  
25/02/20