

No.A-43620/01/2013-RTI
Government of India/Bharat Sarkar
Ministry of Home Affairs/Grih Mantralaya

New Delhi, Dated the 12/6/2013, 2013.

OFFICE MEMORANDUM

Subject: Application of Shri/Smt/Kum. Vineet Bhagat
..... under the Right to
Information Act, 2005.

The undersigned is directed to forward herewith an application dated
5/6/2013 under the RTI Act, 2005 of
Shri/Smt/Kum. Vineet Bhagat
(received in this Ministry on 7/6/2013 /by transfer from
.....) to
Foreigner.....Division for providing information, as the requested information
pertains to/more closely related to the functions of the said Division. It is requested
that if the subject matter pertains to any other CPIO/Public Authority, the
application may be further transferred to that Authority directly, under intimation to
the applicant.

1257/US(A)13
19/6

3. The applicant has paid the requisite fee of Rs.10/- vide Receipt No.
24879..... dated 11/6/2013 (copy enclosed) / ~~not paid the fee since he~~
~~claims to/belongs to the Below Poverty Line (BPL) Category.~~

Encl: As above.


(S. Samanta)

Under Secretary to the Govt. of India.

To
Director CMU
M/o Home Affairs
N.DCC-II Building, Jai Singh Road
New Delhi

Que
14/6/13

Copy for information to:

Shri/Smt/Ms. Vineet Bhagat
N-31/B, Jangpura Extension
Near Esas Cinema
New Delhi-110014

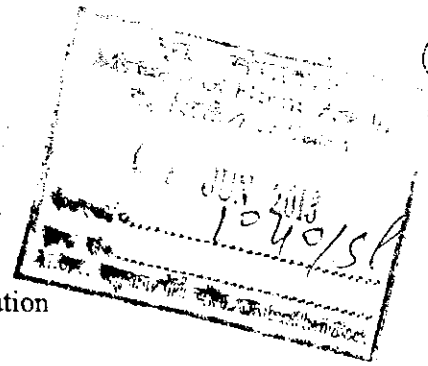
(He/She is requested to contact the above-mentioned CPIO/Public Authority for
further information in the matter).

US (F)

Vivek
19/6/13

F.1

FORM 'A'
FORM of Application for seeking information
(See Rule 3)



3877/RTI/2013
12/6/13

I.D. No. _____
(for official use)

Central Public Information Officer
Ministry of Home Affairs, North Block
New Delhi-110001

1. Name of the Applicant: Vineet Bhagat
2. Address, E-mail ID and Phone No.: N-31/B, Jangpura Extension, Near Eros Cinema, New Delhi-110014
- 3(a) Concerned Department: Foreign Division
- (b) Reference:

(c) Particulars of information Required	
(i) Details of information required.	(1) Please inform us the procedure in a case where a PIO card has been granted to a person on marrying an Indian Citizen and thereafter got separated by way of decree of divorce. (2) Please inform us notification whereby the PIO cardholder, who has been granted PIO Card on marrying an Indian Citizen, can stay back in India in case PIO card is cancelled after divorce. (3) Please inform us the procedure in a case where a PIO card has been granted to a person on marrying an Indian Citizen and after complying with the conditions as specified under Section 5 (c) of The Citizenship Act, 1955 the PIO Card Holder has applied for Indian Citizenship but got divorced during the pendency of the Citizenship Application.

(ii) Period for which information asked Information required upto Till Date.

(iii) Other details.

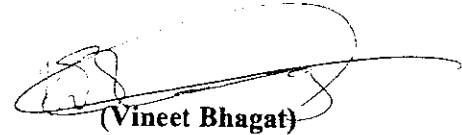
Provide complete Para wise reply
and in the typed form.

5. Whether belong to BPL category (if yes, please attach a copy of the BPL/Antyodaya ration card (please tick)-No.
6. I state that the information sought does not fall within the restrictions contained in the Act and to the best of my knowledge it pertains to your office.
6. A fee of Rs.10/- has been in the office of the Competent Authority through Pay/Postal Order No. 11F 070627, Delhi. Any further fee may be intimated and shall be furnished immediately.

Place: New Delhi

Signature of Applicant

Date: 05.06.2013


(Vineet Bhagat)

18/7/13

RTI/84/2013-F-I
Government of India
Ministry of Home Affairs

RTI MATTER / BY SPEED POST

NDCC-II Building, Jai Singh Road,
New Delhi, dated 17th July, 2013

To

Sh. Vineet Bhagat,
N-31/B, Jangpura Extension
Near Eros Cinema,
New Delhi-110014

18 JUL 2013

Subject: Information sought under the RTI Act, 2005

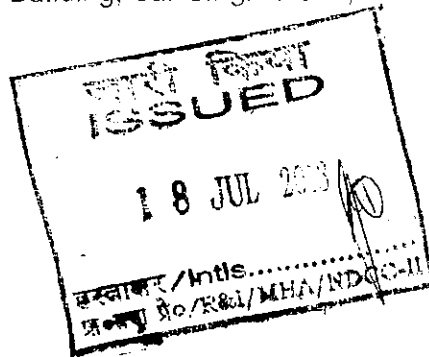
Sir,

Please refer to your application dated 05.06.2013 (received by the undersigned on 19.06.2013 on transfer from Sh. S. Samanta, Under Secretary, RTI Cell, Ministry of Home Affairs vide their O.M. No. A-43020/01/2013-RTI dated 12th June, 2013), seeking information under the RTI Act, 2005.

2. With regard to information sought by you in point nos 1 and 2 of the RTI application, it may be stated that If any foreigner obtains a PIO card by virtue of being a spouse of an Indian national or of a PIO, and later on he/she divorces the Indian/PIO spouse, the Indian/PIO spouse must inform the authorities for cancellation of PIO card. Even if otherwise, it comes to the notice of PIO issuing authorities that any such PIO card holder has divorced his/her Indian spouse, the authority concerned may cancel his/her PIO card. After PIO card is cancelled as above, he/she cannot stay back in India and will have to leave the country.

3. With regard to information sought by you in point no 3 of the RTI application, it may be stated that as per section 5 (1) (c) of Citizenship Act, a person is eligible for grant of Indian Citizenship, if he is married to Indian citizen and the marriage is still subsisting at the time of applying for or during the pendency of the application.

4. In case you are not satisfied with the information furnished, you may file an appeal before the Appellate Authority i.e. Shri V. Vumlungmang, Joint Secretary (Foreigners), Ministry of Home Affairs, NDCC-II Building, Jai Singh Road, New Delhi-110011 within the prescribed time limit.



Yours faithfully,

Vikas Srivastava

(Vikas Srivastava)

Under Secretary (Foreigners) & CPIO

S. No. 48 (J)

Immediate/Secret

No.25022/114/2002-F.1
Government of India
Ministry of Home Affairs

Lok Nayak Bhavan, New Delhi.
Dated, the February, 2004.

13

OFFICE MEMORANDUM

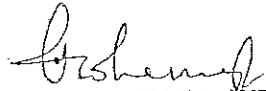
Subject: PIO card Scheme, 2002 – clarification reg.

According to the PIO Card Scheme, 2002, spouse of an Indian Citizen or of a PIO is eligible for issue of PIO Card. A point has been raised that by making a spouse of an Indian citizen or of a PIO, eligible for PIO card may be misused as the spouse of an Indian/PIO will continue to get the benefits of the PIO card even if he/she leaves/divorces the Indian/PIO spouse.

2. The matter has been examined and it is proposed that following clarification may be issued to all Indian Missions for their information:

“If any foreigner obtains a PIO card by virtue of being a spouse of an Indian national or of a PIO, and later on he/she divorces the Indian/PIO spouse, the Indian/PIO spouse must inform the authorities for cancellation of PIO card. Even if otherwise, it comes to the notice of PIO issuing authorities that any such PIO card holder has divorced his/her Indian spouse, the authority concerned may cancel his/her PIO card.”

3. Before necessary modification in the Notification is made, MEA/IP may please see and communicate their views.


(A.V. DHARMA REDDY)
Deputy Secretary (F)



34
5/2/04
Ministry of External Affairs,
Joint Secretary (CPV),
CPV Division, Patiala House,
New Delhi.

54/64
3/2/04
Intelligence Bureau,
Deputy Director (I),
New Delhi.