

The First Appellate Authority under RTI,
IFCI Ltd
61 Nehru Place,
IFCI Tower,
New Delhi 110019

Sir,

Re: First Appeal against CPIO letter dated 6th March 2024-Ref: Information submitted in response to letter dated 6th January 2024.

There is violation of RTI Act 2005 as information has not been received from CPIO within 30 days of letter dated 6th January 2024 (even after considering 5 days grace period of receipt through speed post).

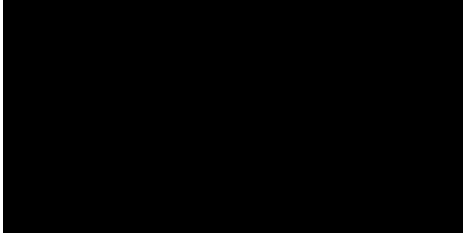
2. I am not satisfied with the reasoning for CPIO having not submitted the information based on the records in IFCI where **No opinion, comments or interpretations are called for by the applicant** and only factual records as available in IFCI has been requested.

The pointwise response to CPIO comments are given below:-

S N	Information Sought	Information submitted by CPIO	Comments of Applicant
1.	Names of Pension Trustees 2006-2008-	Records Destroyed	Not satisfied. Even 1993 Regulations are over 30 years, and older than 2006 or 2008 information sought.
2.	Have the aforesaid Trustees being employees adhered to the code of conduct while discharging their duties in implementing the pension regulations especially after Board approval of pay revision, have they applied necessary changes in respective part of pension regulations: - Yes or No If yes, please submit proof if No please indicate action taken by IFCI or contemplates against them for violation or misconduct.	RTI Act not permitted to offer opinions, comments, or interpretations.	Not satisfied. IFCI suppressed the record information especially the compliance of conduct rules clause 6.4. Only factual position based on records of Board approved Revised Pay scales implemented (Yes or No) in IFCI pension Regulations 1993 especially wrt clause 32(5) where pay range have been defined, has been sought .
3	Information to be furnished	Information on Correspondence address and Email id of Board of Directors already available on website www.ifcilt.com	Not satisfied. I could not find the requisite information on website, and as such information should have been provided in response letter.
4	Is IFCI satisfied with compliance certificate and its validity vis-a-vis pension matters of retirees as on date? If yes, no matter If not Has vigilance officer noticed this irregularity? Y or N	Role of compliance officer is already available on website RTI Act not permitted to offer opinions, comments, or interpretations	Not satisfied as Compliance certificate need to be given to the Board in professional way strictly as defined in clause 6.4 of conduct rules in as much as the violations of RTI Act in the <u>instant case</u> , Failure of Appellate Authority to respond first appeal dated Dec 28, 2023 over two months etc. besides not following pension regulations in letter and spirit.

5	Has the provisions made in pension fund as per regulations in accordance with revision in pay 2002 & 2006	IFCI follows IFCI Pension Regulations 1993	Not accepted. Pension Regulations have undergone modifications all over country in Banking and Govt Sectors including resource circulars mentioned in IFCI Pension Regulations viz RBI pension Rules 1990, IDBI pension Rules 1993 and CCS Rules 1972. IFCI is expected to mention the actual provisions made in pension fund in accordance with Board approved revised pay scales on record. It is a Regulatory and compliance matter, no opinions, comments or interpretations are required.
6	1998 2002 2006	Copies of Pay Revision Circulars attached.	Part Information Received except Board Resolutions on pay scale revision.

Yours faithfully,



Encl. P.O. 199 486915 B. 20/