# ORISSA RIGHT TO INFORMATION RULES, 2005

# ORISSA RIGHT TO INFORMATION RULES, 2005 GOVERNMENT OF ORISSA INFORMATION & PUBLIC RELATIONS DEPARTMENT

### **NOTIFICATION**

#### The 1st October, 2005

No.27163/I&PR. In exercise of the power conferred by Section 27 of the Right to Information Act (No.22 of 2005), the State Government do hereby make the following rules, namely: -

- **1. Short title and commencement.** (1) These rules may be called the Orissa Right to Information Rules, 2005. (2) They shall come into force on the date of their publication in the Orissa Gazette.
- 2. **Definitions.** (1) In these rules, unless there is anything repugnant in the subject or context -
- (a) 'Act' means the Right to Information Act, 2005 (No. 22 of 2005);
- (b) 'BPL Card' means a card issued to any citizen who is below the poverty line;
- (c) 'fee' means amount payable by the applicant for obtaining any information under the provisions of sub-section (1) of section 6 and sub-sections (1) and (5) of section 7 excluding the cost of providing information;
- (d) 'form' means a form appended to these rules;
- (e) 'identity' means an evidence to show the citizenship like an electoral photo identity card, a passport or any other document which can satisfy the authority about the citizenship of the person;
- (f) 'Nodal Officer' means the Commissioner-cum-Secretary to Government, Information & Public Relations Department:
- (g) 'Public Information Officer' means the State Public Information Officer designated under subsection (1) of section 5 of the Act and includes an Assistant Public Information Officer designated as such under sub-section (2) thereof;
- (h) 'Schedule' means a Schedule appended to these rules; and
- (i) 'State Government' means the Government of Orissa
- (2) Words and expressions used but not defined in these rules shall have the meaning as assigned to them in the Act.

#### 3. Appointment & Obligations of Public Information Officers.-

- (1) A public authority, if it is a department of State Government, shall designate as many officers as it deem proper, not below the rank of Under Secretary as Public Information Officers.
- (2) In each sub-ordinate office of the Department of Government including the Heads of Department and offices in the district and Sub-divisional level the head of such offices shall designate

as many officers as they deem proper as Public Information Officers and Assistant Public Information Officers.

(3) Every public authority other than those mentioned in sub-rules (1) and (2) of the said rule 3 shall designate one or more Public Information Officers in all administrative units and offices under such authority:

Provided that every such public authority shall, while designating such officers as Public Information Officers so designated, ensure that an officer higher in rank to Public Information Officer, is available to be specified as Appellate Authority.

- (4) If, for any reason beyond the control of Public Information Officer furnishing of information is delayed, he shall record reasons with justification thereof and shall communicate the Head of the office about such delay.
- **4. Procedure to obtain information.** (1) A citizen desirous of any information may apply for information in form A to the Public Information Officer, with the required fee in shape of Treasury Challan or cash as specified in the Schedule under the appropriate head of Account:

Provided that application fee shall not be payable in case of a person whose name appears in the latest list of persons below poverty line for which he has to produce BPL Card.

Provided that a citizen seeking information through electronic means has to submit evidence regarding deposit of prescribed application fee.

- (2) The Public Information Officer or any other officer authorized by him shall furnish the acknowledgement and after being satisfied with the identity of the applicant shall also intimate in form B as soon as possible the amount of cost for providing information required to be paid by the applicant in cash, as mentioned in the Schedule.
- (3) The applicant may deposit the said amount within a period of fifteen days from the date of receipt of such information, failing which the application shall stand rejected.
- **5. Information regarding rejection. -** (1) Where a request has been rejected under sub-section (1) of section 7, the Public Information Officer shall intimate the applicant, the reasons for such rejection in form C.
- (2) Wherever information applied for is available in electronic means, the Public Information Officer may advise in form C to the applicant to obtain the information from the appropriate website to be specified by the Public Information Officer.
- **6. Meeting of the recommending Committee.** For the purpose of appointment of the State Chief Information Commissioner and the State Information Commissioner under sub-section (3) of section 15, the Nodal Officer shall, in consultation with the State Government, convene the meeting of the Committee for their recommendation.
- 7. Memorandum of appeal. (1) An appeal under sub-section
- (1) of section 19 shall be filed in form D to the officer as designated by the Public Authority to hear such appeal.
- (2) The Memorandum of appeal shall be accompanied with such fee as specified in the Schedule which shall be paid in the shape of court fee stamp.
- (3) Any person aggrieved by the decision under sub-section (1) of section 19, may prefer a second appeal before the State Information Commission under sub-section (3) thereof in form E which shall be accompanied with such fee in the shape of court fee stamp as specified in the Schedule.
- (4) The appeal preferred under sub-rules (1) and (3), if not accompanied with the required fee, shall be rejected by the concerned Appellate Authority, but no fee is payable by the applicant holding a BPL Card.
- (5) Every order of the Appellate Authority shall be communicated to the appellant concerned and to the Public Information Officer where such appeal is from the order of the Public Information Officer and to the first Appellate Authority in case it is a second appeal.

- **8. Guidelines by the State Government. -** The State Government shall have the power to issue guidelines not inconsistent with the provisions of the Act and these rules for smooth implementation of the provisions of the Act and the rules.
- **9. Penalties.** In the event of imposition of penalty under section 20 on the Public Information Officer concerned, such penalty may be deposited by the said officer by Treasury Challan under the appropriate receipt Head of the State Budget within a period of thirty days, failing which the amount shall be recovered from the salary of the officer concerned.
- **10. Calculation of cost of damage.** If any damage is caused to the public property in the course of giving any information in the form of samples of materials, the damage caused to such property shall be included while calculating further fees representing the cost of providing the information.
- **11. Maintenance of Register. -** (1) The Public Information Officer shall maintain a register in form F for recording the details of the applications received and the information supplied by him and keep the Head of Office informed after furnishing any information and it shall be the duty of the Head of Office to ensure required assistance if any, as would be sought for by the Public Information Officer to facilitate providing information.
- (2) The Public Information Officer shall maintain a cash register in form G for recording the details of money received by him relating to providing information and deposit the money in such head of account or in any Scheduled Bank in the name of such officer as the concerned Head of Office decides.
- **12. Deposit of expenditure. -** The expenditure to be incurred for production of witness or documents before the State Information Commission shall be deposited before the Commission by the party at whose instance the witnesses or the documents are to be produced.
- **13. Realisation of penalties or damages.** Any penalty or damage or any other sum payable under the Act, if not paid within thirty days of the date of receipt of the order for realization of the same or cannot be recovered, can be realized from such person as arrears of land revenue.

By Order of Governor Sd/-

(Digambar Mohanty)
Commissioner-cum-Secretary to Govt.

## FORM - A

See Rule - 4 (I)

Application for Information under section 6 (1) of the Act

To

The Public Information Officer (Name of the office with address)

- 1. Full name of the applicant
- 2. Name of the Father / Husband
- 3. Permanent address
- 4. Particulars in respect of Identity of the applicant
- 5. Particulars of information solicited
  - (a) Subject matter of information
  - (b) The period to which the information relates
  - (c) Specific details of information required
  - (d) Whether information is to be sent by post or received in person (The actual postal charges shall be included in providing information)
  - (e) In case by post (ordinary, registered or speed)

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6. 7. 8. 9. 10.	Address to which information will be sent & in which form Has the information been provided earlier? Is this information not made available by the Public authority? Do you agree to pay the required fee? Have you deposited application fee? (If yes, please indicate details of such deposit) Whether belongs to BPL category, have you furnished the proof of the same?
Place Date	Full Signature of the applicant Address
	Office of the Public Information Officer
Receive	ed the application from ————————————————————————————————————
	onseeking information.
Place	: Full name of Public Information Officer
Date	: Designation & Seal
	<u>FORM B</u> [See Rule 4 (2)]
	Information for Payment
From	, and the second
	Name & Designation of the Public Information Officer
То	
	Name of the applicant -
	Address
Sir,	
informa	Please refer to your application dated addressed to the undersigned requesting tion on I am to inform you
that the	following amount towards cost for providing information may be deposited in cash, to enable lersigned to furnish information sought for.
failing v	Please make payment within a period of fifteen days from the date of receipt of this intimation which the application shall be rejected.
	Fee
	Yours faithfully
Place:	Public Information Officer
Date:	Seal

# FORM C

[See Rule 5 (1) and (2)]

# Intimation of rejection

Sir.

On,						
of the	The undersigned regrets to express his inability to furnish the information asked for on account following reasons-					
OI tilo	Tollowing reasons					
(i)	It comes under the exempted category covered under sections 8 and 9 of the Act.					
(ii)	Your application was not complete in all respect.					
(iii)	Your identity is not satisfactory.					
(iv)	The information is contained in published material available to Public.					
(v)	You did not pay the required cost for providing information within the prescribed time.					
(vi)	The information sought for is prohibited as per section 24 (4) of the Act.					
(vii)	The information would cause unwarranted invasion of the privacy of any person.					
(viii)	The information as sought for by you is available in our Website					
	you may download the information.					
(ix)	For any other reason, please see overleaf.					
	However, if you feel aggrieved for the above said refusal you may file an appeal before the					
	within 30 days of the receipt of this letter.					
Place	: Name & Designation of					
Date:	Public Information Officer					
То						
Sri						

# FORM - D

[See Rule - 7 (1)]

Forn	n of Memorandum of Appeal to the first A	ppellate Authority under Section 19 (1) of the Act					
From							
	(Applicant's Name & address)						
Before	, , , , , , , , , , , , , , , , , ,						
	The First Appellate Authority						
1. Full	name of the Appellant	:					
2. Add	ress	:					
3. Part	iculars of Public Information Officer	:					
4. Date	e of receipt of the order appealed against	:					
5. Last	t date for filing the appeal	:					
6. Part	iculars of information	:					
(a)	Nature and subject matter of the information required	:					
(b)	Name of the office or Department to which the information relates	:					
7. The	grounds for appeal	:					
	(Details, if any, to be enclosed in separa	ate sheet)					
	<u>Veri</u>	<u>fication</u>					
l,		_Name of the appellant, son / daughter / wife of _hereby declare that the particulars furnished in the					
	appeal are to the best of my knowledge and belief, true and correct and that I have not suppressed						
any ma	tterial fact.	Signature of the Appellant					
Place :		digitature of the Appendit					
Date :							
То							
	Name and address of Appellate Author	– prity					

# FORM - E

# [See Rule 7 (3)]

Fro	om			Sed	cona A	opeai u	naer Se	ection 19 (3	i) of th	e Act			
	-	Applicar	nt's Na	ame & a	addres	s)							
То	,					- /							
	-	The Oris	sa Inf	ormatio	n Com	missior	1						
1.	Full r	name of	the A	opellan	t			:					
2.	Addr			•				:					
3.	Parti	culars of	the f	irst App	ellate /	Authori	ty	:					
4.		of receip					-	:					
5.	Last	date for	filing	the app	eal			:					
6.	Parti	culars of	infor	mation									
	(a)	Nature	of sub	oject ma	atter of	the							
	infor	nation re	quire	d				:					
	(b)	Name o	of the	office o	r Depa	rtment							
	to wh	nich the i	nform	ation re	elates			:					
7.	The	grounds	for ap	peal				:					
(De	etails (	of items	to be	enclose	ed in se	parate	sheets	)					
							Verific	ation					
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							FOR	RM - F					
[See Rule 11 (1)]													
					FORM	MAT FOR	THE INFO	DRMATION RE	GISTER	1			
SI.	Date of		Address	Nature of	Whether all	Name of	Date on	Date on which the	No &	Date on which the	Date of	Reasons in	Remarks
No	application	requiring	of the person	information	formalities have been	the authority	which the information	authority/authorities concerned	date of reminder	information are received by the	supply of information	brief for not	
		the information			complied by the	which the information	shall be supplied	requested to supply the required	issued	P.I.O from the authorities	to the person	supplying information	
			1		person requiring	are to be collected		information	I	concerned	concerned requiring		

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### FORM G

## [See Rule 11 (2)]

## CASH REGISTER

SI.	Name & Address	Date of	Date of	Particulars of	Refund,	Remarks
No.	of the Applicant	application	deposit of	fee/ with	if any	
			amount	Challan /Cash		
1	2	3	4	5	6	7

#### **Schedule**

#### (See Rules 4 and 7)

Fees / Amount to be charged for providing information

#### PART - I

(A) Application fee

(iii) CD with cover

Rate to be

Mode of

By cash

		charged	deposit
(i)	Application fee seeking information	Rupees twenty per Application	Treasury Challan/ cash
(ii) (iii)	Application fee for 1st Appeal Application fee for 2nd Appeal	Rupees forty Rupees fifty	Court fee stamp Court fee stamp

## PART - II

(B)	Amount to be charged for		
	Providing information		
(i)	Inspection of documents	Rupees fifteen per each	By cash
		hour or fraction thereof	
(ii)	A4 size paper for each folio		
	(a) Typed copy/photocopy per page	Rupees five	By cash
	(b) Print out from computer per page	Rupees ten	By cash

per CD
(iv) Floppy Diskette (1.44MB) Rupees one hundred By cash

per Floppy

Rupees one hundred

(v) Maps & Plans Reasonable cost to be By cash

fixed by P.I.O. depending upon the cost of labour, material, equipment and other ancillary expenses

(vi)Video Cassette/Microfilm/Microfiche- do-By cash(vii)Certified sample of material-do-By cash

N.B:- Proper and authenticated money receipt to be issued for all cash deposit. The office is to state the cash receipt No. on the application Form 'A'. "