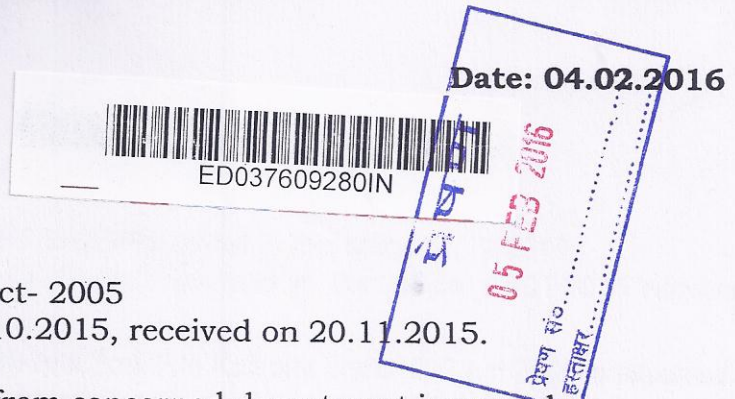


No.HQ/PIO/RTI/364/15

Sh. Anil Todi,
 2, Queens Park,
 Kolkata-700 001.



Sub: Information under RTI Act- 2005
 Ref: Your application dt. 27.10.2015, received on 20.11.2015.

Information as received from concerned department is as under:-

Information sought for;	Reply
This is regarding contracts/works awarded by your company to M/s Tata Projects Limited and M/s Larsen & Turbo limited.	The CST (Civil Structure & Track) work in APL-01 of Eastern Corridor was awarded in three different lot i.e. Lot 101, 102 & 103. There is no contract awarded to M/s Tata Projects Limited and M/s Larsen & Turbo Limited for APL-1, Eastern Corridor. The contract of Lot 101, 102 & 103 was awarded to M/s Tata Aldesa JV.
A copy of each of agreement(s) entered into by your company with each of the above companies, containing clause(s) relating to payment to sub-contractors, or clause(s) wherein it has been stated that the principal contractor should ensure that the payments of the sub-contractors should be cleared in full.	The CST contract of APL-01 Lot 101, 102 & 103 are of approximate 2367 number of pages for each lot. Contract document is also available in Corporate Office. The clauses are interlinked and may have different interpretation in different prospective. It is therefore suggested that you may visit CPM/Tundla office with prior information and look into the contract document of all the lot for relevant clause mentioned.

However, in case, you are not satisfied with the information you may prefer an appeal within 30 days as provided in the Act to the **Appellate Authority, GGM/Admn, DFCCIL, New Delhi.**

Copy to:-

1. GM/PWC
2. CPM/Tundla

