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HIGH-COURT OF MADHYA PRADESH : O R D E R

No./ D-5653 /

# Jabalpur, dated 16-10-2015

In exercise of powers conferred by Sub-Section (1) of Section 28 of the Right to Information Act, 2005, Hon'ble the Chief Justice of the High Court of Madhya Pradesh [Competent Authority], hereby makes following amendments in the High Court of Madhya Pradesh (Right to Information) Rules, 2006, which were published in the M.P. Gazette Extra Ordinary dated 4<sup>th</sup> of March, 2006:-

The new provisions regarding preservation and elimination of record be inserted as Rules 9 in the High Court of Madhya Pradesh (Right to Information) Rules, 2006 after Rule 8 as under:-

## 9. Preservation and Elimination of Record.

- (1)- The record pertaining to RTI application be preserved for a period of one year from the date of disposal of application or in case an appeal is filed, till the disposal of appeal whichever is later and shall thereafter be destroyed with the sanction of competent authority.
- (2)- No record shall be eliminated or destroyed without the previous sanction of the Competent Authority and the fact of elimination or destruction shall be entered in the Elimination Register to be maintained by the Incharge Elimination Cell (Record-Room Admin).
- (3)- The elimination or destruction of record shall be carried out in presence of the information clerk under the supervision of Section Officer Record-Room Admin.
- (4)- The record shall be eliminated or destroyed by burning or shredding or by such other mode as may be directed by the Competent Authority.
- (5)- The record shall be eliminated or destroyed after it is scanned and preserved, as per Digitization Rules 2014.
- (6)- The elimination register shall be preserved permanently.

By Orders of Hon'ble the Chief Justice

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[ VED PRAKASH ] REGISTRAR GENERAL そへ、

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[ VED PRAKASH ] REGISTRAR GENERAL

Jabalpur, dated 16-10-2015

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20. The Principal Secretary, Government of Madhya Pradesh, Department of Law & Legislative Affairs, Bhopal with a request to ensure prompt publication of the Rules.

[ VED PRAKASH ] REGISTRAR GENERAL

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## भाग ४ ( ग ) अन्तिम नियम

### उच्च न्यायालय, मध्यप्रदेश, जबलपुर

#### ORDER

### Jabalpur, dated 16th October 2015

No. D-5653-II-15-18-2005.—In exercise of powers conferred by Sub-Section (1) of Section 28 of the Right to Information Act, 2005, Hon'ble the Chief Justice of the High Court of Madhya Pradesh [Competent Authority], hereby makes following amendments in the High Court of Madhya Pradesh (Right to Information) Rules, 2006, which were published in the Madhya pradesh Gazette Extra Ordinary dated 4<sup>th</sup> of March, 2006 :—

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#### 9. Preservation and Elimination of Record.—

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- (2) No record shall be eliminated or destroyed without the previous sanction of the competent Authority and the fact of elimination or destruction shall be entered in the Elimination Register to be maintained by the Incharge Elimination Cell (Record-Room admin).
- (3) The elimination or destruction of record shall be carried out in presence of the information clerk under the supervision of Section Officer Record-Room admin.
- (4) The record shall be eliminated or destroyed by burning or shredding or by such other mode as may be directed by the Competent Authority.
- (5) The record shall be eliminated or destroyed after it is scanned and preserved, as per Digitization Rules 2014.
- (6) The elimination register shall be preserved permanently.

#### By Orders of Hon'ble the Chief Justice, VED PRAKASH, Registrar General