© GOVERNMENT OF TAMIL NADU 2013

[Regd. No. TN/CCN/467/2012-14. [R. Dis. No. 197/2009. [Price: Rs. 3.20 Paise.



# TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

No. 30]

CHENNAI, WEDNESDAY, JULY 31, 2013 Aadi 15, Vijaya, Thiruvalluvar Aandu–2044

# Part II—Section 2

Notifications or Orders of interest to a section of the public issued by Secretariat Departments.

### NOTIFICATIONS BY GOVERNMENT

	Pages.		Pages.
COMMERCIAL TAXES AND REGISTRATION		LABOUR AND EMPLOYMENT DEPARTMENT	
DEPARTMENT		Employees State Insurance Act.—Exemption to the	
Tamil Nadu Value Added Tax Act—Appointment of Certain person as Additional Member (Judicial)		Poompuhar Shipping Corporation Limited, and Tamil Nadu Ex-Servicemen's Corporation Limted	
of the Appellate Tribunal (Additional Bench)		(TEXCO) Chennai for certain period etc	498-500
Madurai	494		
HIGHWAYS AND MINOR PORTS DEPARTMENT		Labour Courts for Adjudication	500
Acquisition of Londo	94-496	PERSONNEL AND ADMINISTRATIVE REFORMS DEPARTMENT	
HOUSING AND URBAN DEVELOPMENT DEPARTMENT		Prevention of Corruption Act—Ceases to hold office	
Tamil Nadu Town and Country Planning Act— Declaration of Draft Amendment to inclusion of Certain Additional areas in the Erode Local Planning Area	97-498	as Member, Tamil Nadu Public Service Commission	500

### COMMERCIAL TAXES AND REGISTRATION DEPARTMENT

### Appointment of Certain person as Additional Member (Judicial) of the Appellate Tribunal (Additional Bench) Madurai under the Tamil Nadu Value Added Tax Act.

[G.O. (2D) No. 94, (Commercial Taxes and Registration (E2) 10th July 2013, Aani 26, Vijaya, Thiruvalluvar Aandu 2044.]

No. II(2)/CTR/524/2013.—In exercise of the powers conferred by sub-section (2) read with sub-section (3) of Section 50 of the Tamil Nadu Value Added Tax Act, 2006 (Tamil Nadu Act 32 of 2006), the Governor of Tamil Nadu hereby appoints Thiru A Subramanian, Senior Civil Judge, as additional member (Judicial) of the Appellate Tribunal (Additional Bench), Madurai in the existing vacancy.

> SUNIL PALIWAL, Secretary to Government.

### HIGHWAYS AND MINOR PORTS DEPARTMENT

### Acquisition of Lands

[G.O.(D) No. 135, (Highways and Minor Ports (HP2) 3rd July 2013, ஆனி, 19, விஜய, திருவள்ளுவர் ஆண்டு 2044.] No. II(2)/HWMP/525/2013.

The Governor of Tamil Nadu having been satisfied that the lands specified in the schedule below have to be acquired for Highways purpose to wit for the construction of high level bridge across Cauvery River situated between Vankal Village (Karur District) and Mohanur Village (Namakkal District) it having already been decided that the entire amount of compensation to be awarded for the lands is to be paid out of the funds controlled or managed by Divisional Engineer (Highways), Projects. Karur, after having considered the cause shown by the owner or other person having interest in the said lands as the case may be do hereby publish the following notice under sub-section (1) of Section 15 of the Tamil Nadu Highways Act 2001. (Tamil Nadu Act 34 to 2002).

### NOTICE

Under sub-section (1) of Section 15 of the Tamil Nadu Highways Act 2001, (Tamil Nadu Act 34 of 2002) the Governor of Tamil Nadu hereby acquires the lands specified in the schedule below and measuring to an extent of 0.00.79 hectares of Natham lands and 0.76.50 hectares of Ryot wetlands to the same, a little more or less required for Public purpose to wit for the construction of high level bridge across Cauvery River situated between Vankal Village in Karur District and Mohanur Village in Namakkal District.

The plan of the lands is kept in the office of the District Revenue Officer, Karur and may be inspected at any time during office hours.

		Karur District, Karur Taluk,	Vangal Village.		
SI. No.	Survey No.	Boundaries	Extent required of acquisition Hec. Sq.m.	Owner/Person interested	Description
(1)	(2)	(3)	(4)	(5)	(6)
1.	620/1, 2	North-665/2 (Highways) East-620/1B (Natham) South-620/2A (Highways) West-622/1 (Highways)	0.00.73 0.00.06 (Square Metre)	<ol> <li>Kamatchi</li> <li>Ramasamy Gounder</li> </ol>	Natham
2.	667	North-668/2 (Highways) East-667/2 (Sikkanthar Sayabu) South-666/1 (Highways) West-669/A2 (Highways)	0.04.5	Mohammad Ismail Ravuthar and 10 persons	Ryot Nanjai
3.	669/A	North-668/2 (Highways) East-667/1 and 666/1 (Highways) South-666/1, 667/1(Highways) West-669/A (Sikkanthar Sayabu)	0.09.5	Mohammad Ismail Ravuthar and 10 persons	Ryot Nanjai
4.	666	North-667/1 (Highways) East-666/2 (Sikkanthar Sayabu) South-669/A2 (Highways) West-669/A2 (Highways)	0.17.5	Mohammad Ismail Ravuthar and 10 persons	Ryot Nanjai
5.	625	North-665 (Periya Vaikkal) East-665 (Periya Vaikkal) South-624/2 (Highways) West-625/1 (Sikkanthar Sayabu)	0.00.5	Vimala and two persons	Ryot Nanjai

### THE SCHEDULE

SI. No.	Survey No.	Bour	ndaries	Extent required of acquisition Hec. Sqm.	Owner/Person interested	Description
(1)	(2)		(3)	(4)	(5)	(6)
6.	624	North-625/2 (Highwa East-665 (Periya Vaik South-623/2, 622/1 (H	kal)	0.05.5	Vimala and two persons	Ryot Nanjai
7.	621	North-622/2 (Highwa East-620/1A (Highwa South-621/2 (Kamato West-622/2 (Vaari)	ys)	0.00.5	Kamatchi and Palaniyammal	Ryot Nanjai
8.	623	North-624/2 (Highways East-621/1 (Highways South-619 (Vaari) West-623/1 (Sikkanth	5)	0.03.0	Vimala and two persons	Ryot Nanjai
9.	558	North-619 (Vaari) East-558/2 (Thirumal South-559/1 (Highwa West-593/2 (Highway	ys)	0.09.0	Thirumalaisamy and 5 persons	Ryot Nanjai
10.	559	North-558/1 (Highway East-559/2 (Thirumal South-560 (Panchaya West-593/2 (Highway	aisamy) at Road)	0.01.5	Thirumalaisamy and 5 persons	Ryot Nanjai
11.	593	North-619 (Vaari) East-560 (Saalai) South-560 (Saalai) West-593/1 (Thiruma	laisamy)	0.24.5	Thirumalaisamy and 5 persons	Ryot Nanjai
12.	592	North-593/2 (Highway East-560 (Saalai) South-561 (Saalai) West-592/1 (Ragavan		0.00.5	Ragavan	Ryot Nanjai
		Vangal Village:				
		Extent of land based	on Classification:			
			Hectare			
		1. Natham	: 0.00.79			
		2 Rvot Naniai	0 76 50			

То	tal—	:	0.77.29
2.	Ryot Nanjai	:	0.76.50
1.	Natham	:	0.00.79

[G.O.(D) No.136, Highways and Minor Ports (HP2), 3rd July 2013, ஆனி 19, விஜய, திருவள்ளுவர் ஆண்டு 2044.]

### No. II(2)/HWMP/526/2013.

The Governor of Tamil Nadu having been satisfied that the lands specified in the schedule below have to be acquired for Highways purpose to wit for the formation of Thanjavur by pass road in Manakkarambai Village, Thiruvaiyaru taluk, Thanjavur district and it having already been decided that the entire amount of compensation to be awarded for the lands is to be paid out of the funds controlled and managed by Divisional Engineer (Highways), Thanjavur after having considered the cause shown by the owner or other person having interest in the said lands as the case may be do hereby publish the following notice under sub-section (1) of Section 15 of the Tamil Nadu Highways Act 2001. (Tamil Nadu Act 34 of 2002)

### NOTICE

Under sub-section (1) of Section 15 of the Tamil Nadu Highways Act 2001, (Tamil Nadu Act 34 of 2002) the Governor of Tamil Nadu hereby acquires the wet lands specified in the scheduled below and measuring to an extent of 0.42.42 hectares to the same, a little more or less needed for Highways purpose to wit for the formation of Thanjavur bye-pass road in Manakkarambai village, Thiruvaiyaru taluk, Thanjavur district.

The plan of the lands is kept in office of the Tahsildar, Thiruvaiyaru taluk in Thanjavur district and may be inspected at any time during office hours.

### THE SCHEDULE

Thanjavur District, Thiruvaiyaru Taluk, Manakkarambai Village.

SI.No. No.	Survey L	Description	Extent required/Acquired Hec.Ares.Sq.M	Owner/Person Interested
(1)	(2)	(3)	(4)	(5)
1.	130/4B	Wet	0.27.84	<ol> <li>Arumugam son of Sivasubramanian</li> <li>Narayanan son of Thangavel Nadar</li> <li>Steephanraj son of Packiasami.</li> <li>Chithraikani wife of Narayanan</li> <li>Joshphin wife of Steephanraj</li> <li>Jothirlatha wife of Arumugam</li> </ol>
2.	130/4D	Wet	0.06.35	<ol> <li>Arumugam son of Sivasubramanian</li> <li>Narayanan son of Thangavel Nadar</li> <li>Steephanraj son of Packiasami.</li> <li>Chithraikani wife of Narayanan</li> <li>Joshphin wife of Steephanraj</li> <li>Jothirlatha wife of Arumugam</li> </ol>
3.	130/5B	Wet	0.02.73	<ol> <li>Meenatchisundaram Pillai son of Palanivel</li> <li>Jothirlatha wife of Arumugam</li> <li>Seethalakshmi wife of Shanmugavel</li> <li>Valayapathi son of Shanmugavel</li> <li>Indra daughter of Shanmugavel</li> <li>Boobathi son of Shanmugavel</li> <li>Chandra daughter of Shanmugavel</li> <li>Ragupathi son of Shanmugavel</li> </ol>
4.	130/8	wet	0.05.50	Arumugam son of Sivasubramanian.
		Total —	0.42.42	
		Тот	al Abstract	
	Thiruvaiyaru Taluk		Μ	anakkarambai Village
		Total Extent of I	ands Required to be	e Acquired.

(Hectare)

Wet	Dry	Manai	Manavari	Others
0.42.42	_	_	—	—

RAJEEV RANJAN, Principal Secretary to Government.

Serial Number

(1)

### HOUSING AND URBAN DEVELOPMENT DEPARTMENT.

- Declaration of Draft Amendment to inclusion of Certain Additional areas in the Erode Local Planning Area Under the Tamil Nadu Town and Country Planning Act.
- [G.O. Ms. No.148, Housing and Urban Development [UD4(2), 20th June 2013, ஆனி 6, விஜய, திருவள்ளுவர் ஆண்டு 2044.]

### No. II(2)/HOU/527/2013.

In exercise of the powers conferred by clause (b) of sub-section (1) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby declares his intention to include additional areas in the Erode Local Planning Area and to make the following amendment to the Rural Development and Local Administration Department Notification No.II(2)/RUL/ 4115/74 published at page 495 of part II-Section 2 of the *Tamil Nadu Government Gazette*, dated the 12th June 1974.

2. Notice is hereby given that the following draft amendment will be taken into consideration under sub-section (4) of the said Section 10 of the said Act, on or after the expiry of two months from the date of publication of this Notification in the Tamil Nadu Government Gazette and that any objection or suggestion, which ever may be received from any inhabitant or any local authority or institution in the local areas, with respect thereto, before the expiry of the period aforesaid will be duly considered by the Government of Tamil Nadu. Objection or suggestion, if any, should be addressed to the Secretary to Government, Housing and Urban Development Department, Fort St George, Secretariat, Chennai-600 009, in writing.

### DRAFT AMENDMENT

In the said Notification, for "THE TABLE", the following "TABLE" shall be substituted, namely :---

	"Тне	The Table			
Serial Number	Names of the Local Planning Area		nber and Name of Revenue Villages		
(1)	(2)		(3)		
	Erode		Erode Taluk		
		67	Peria Semur		
		68	Bramana Peria Agraharam		
		69	(Nanjai) Dalavaipalayam		
		70	Virapalayam		
		71	Sarkarchinna Agraharam		
		72	Bramana Chinna Agraharam		
		73-2 And 73-2	Erode		
		74	Pilamedu		

Names of the Local Planning Area	Number and Name of Revenue Villages		
(2)		(3)	
	75	Surampatti	
	78	Pudur	
	79	Punjai Lakkapuram	
	80	Vendipalayam	
	81	Nanjai Lakkapuram	
	1.	Perodu	
	10.	Sircar Peria Agraharam	
	14	Ellapalayam	
	15	Gangapuram	
	31	Thindal(Mel)	
	32	Vallarasampatti	
	33	Thindal (Keel)	
	43	Sathambur	
	44	Kangayampalayam	
	45	Nanjai Uthkuli	
	47	Modavandi Satyamangalam	
	48	Thuyyampoondurai	
	49	Muthampalayam	
	50	Kanagapuram	
	51	Salempalayam	
	52	Pundurai Semur	
	53	Aval Poondurai	
	62	Modakurichi	
	64	Punjai Kalamangalam	
	65	Karukkampalayam	
	66	Nanjai Kalamangalam	
	54	Kavundachipalayam	
	6	Karai Ellaipalayam	
	7	Elavamalai	
	8	Anainasuvampalayam	
	34	Pallapalayam	
	17	Thayirpalayam	
	18	Vettaiperiapalayam	
	19	Samigoundampalayam	
	20	Attayampalayam	
	21	Nasiyanur	
	22	Rayapalayam	
	23	Mulakkarai	
	24	Kurapalayam	
	25	Thottani	

### TAMIL NADU GOVERNMENT GAZETTE

Serial Number	Names of the Local Planning Area	Number and Name of Revenue Villages	Number t	Names of the Local Planning Area	Number and Name of Revenue Villages
(1)	(2)	(3)	(1)	(2)	(3)
		26 Veppampalayam			58 Karandipalayam
		27 Pudurpudupalayam			59 Mettupudur
		28 Kadirampatti			60 Mungilpalayam
		29 Pavalathampalayam			61 Marappanaickenpalayam
		30 Nanjanapuram			62 Vijayapuri
		58 Chittodu			63 Agrahara
		59 Nallagoundanpalayam			Vijayamangalam
		60 Kumuliparappu			106 Kambiliampatti
		61 Suryampalayam			107 Ponmudi
		62 Mettunasuvampalayam			108 Perundurai
		Perundurai Taluk			91 Kongampalayam
		18 Periavira Sangili			104 Voipadi
		19 Sinnavira Sangili			105 Varapalayam
		20 Pappampalayam			109 Vadamugam Vellodu
		21 Polanaickenpalayam			110 Pungambadi
		22 Thingalur			112 Mokasipulavampalayam
		25 Nallampatti			113 Thenmugavellodu
		32 Koilpalayam			114 Ingur
		33 Pethampalayam			115 Mukasipidariyur
		35 Kanjikoil			116 Attavanipidariyur
		36 Olapalayam			117 Chennimalai.
		37 Mullampatti			THANGA KALIYAPERUMAL,
		38 Kandampalayam			Secretary to Government.
		39 Periavilamalai			
		40 Sinnavilamalai	LABOUF	R AND EMPL	OYMENT DEPARTMENT
		41 Thiruvachi			bloyees' State Insurance Act.
		42 Puvampalayam			•
		43 Karumandisellipalayam			and Employment (L1), 2nd July Thiruvalluvar Aandu-2044.]
		44 Palakkarai			puhar Shipping Corporation
		46 Unjapalayam			ertain period under the Act.
		47 Kallakulam		2/2012	
		48 Sellappampalayam	No. II(2)/LE/528		s conferred by Section 87 read
		49 Talayampalayam			Employees; State Insurance Act
		50 Namittipalayam	1948 (Central	Act XXXI	V of 1948), the Governor of
		51 Chinnamallampalayam			npts the Poompuhar Shipping ai from the operation of the said
		52 Thuduppathi			7-2013 to 7-07-2014.
		53 Sellipalayam		-	ion is subject to the following
		54 Pattakkarampalayam	conditions, nan	•	
		55 Kullampalayam			oration, wherein the employees
		56 Ayegoundampalayam	ayam are employed, shall maintain a Register showing the and designations of the exempted employees.		
		57 Seenapuram	5		

(*b*) Notwithstanding the exemption, the employees shall continue to receive such benefits unde the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.

(c) The contribution for the exempted period, if already paid shall not be refunded.

2. The employer of the said Corporation shall submit in respect of the period during which that Corporation was subject to the operation of the said Act (hereinafter referred to as "the said period") returns in such form and containing such particulars as were due from it in respect of the said period under the Employees State Insurance (General) Regulations, 1950.

3. Any Social Security Officer appointed by the Corporation under sub-section (1) of Section 45 of the said Act, or other official authorized in this behalf shall, for the purpose of:—

(i) verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said Act for the said period; or

(ii) ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or

(iii) ascertaining whether the employees continue to be entitled to the benefits provided by the employer incash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or

(iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said workshops and stores be empowered to,—

(a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any Corporation, office or other premises occupied by such principal or immediate employer at any reasonable time to require any person found in chare thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or

(c) examine the principal or immediate employer, his agent or servant, or any person found in such Corporation office or other premises, or any person when the said Social security Officer or other official has reasonable cause to believe to have been an employee; or

(*d*) make copies of or take extracts from any retgister, account book or other document maintained in such Corporation office or other premises.

### Exemption to theTamil Nadu Ex-servicemen's Corporation Limited (TEXCO), Chennai for Certain period under the Act.

[G.O.(D) No. 256, Labour and Employment (L1), 2nd July 2013, Aani 18, Vijaya, Thiruvalluvar Aandu, 2044.]

No. II(2)/LE/529/2013.-

In exercise of the powers conferred by Section 87 read with section 91A of the Employees State Insurance Act 1948

(Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Tamil Nadu Ex-Servicemen's Corporation Limited (TEXCO), Chennai from the operation of the said Act for the period from 8-07-2013 to 7-07-2014.

1. The above exemption is subject to the following conditions, namely:----

(a) The aforesaid Corporation, wherein the employees are employed, shall maintain a Register showing the names and designations of the exempted employees.

(*b*) Notwithstanding the exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.

(c) The contribution for the exempted period, if already paid shall not be refunded.

2. The employer of the said Corporation shall submit in respect of the period during which that Corporation was subject to the operation of the said Act (hereinafter referred to as "the said period") returns in such form and containing such particulars as were due from it in respect of the said period under the Employees State Insurance (General) Regulations, 1950.

3. Any Social Security Officer appointed by the Corporation under sub-section (1) of Section 45 of the said Act, or other official authorized in this behalf shall, for the purpose of:—

*(i)* verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said Act for the said period; or

*(ii)* ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or

*(iii)* ascertaining whether the employees continue to be entitled to the benefits provided by the employer incash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or

*(iv)* ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said workshops and stores be empowered to,-

(a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any Corporation, office or other premises occupied by such principal or immediate employer at any reasonable time to require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or

(c) examine the principal or immediate employer, his agent or servant, or any person found in such Corporation office or other premises, or any person when the said Social Security Officer or other official has reasonable cause to believe to have been an employee; or (*d*) make copies of or take extracts from any register, account book or other document maintained in such

MOHAN PYARE, Principal Secretary to Government.

### தொழிலாளா் மற்றும் வேலைவாய்ப்புத் துறை

Corporation office or other premises.

## Disputes between workmen and Managements referred to Labour Courts for Adjudication.

### நெய்சர் இந்தியா லிமிடெட், வடலூர், கடலூர் மாவட்டம்

[அரசாணை (டி) எண் 297, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (பி2)த் துறை, ஜூலை 9, 2013, ஆனி 25, விஜய, திருவள்ளுவர் ஆண்டு 2044.]

No. II(2)/LE/530/2013.—இந்த ஆணையின் இணைப்பில் குறிப்பிட்டுள்ள பொருள் தொடர்பாக, கடலூர் மாவட்டம், வடலூரில் உள்ள நெய்சர் இந்தியா லிமிடெட், என்ற நிர்வாகத்திற்கும் கடலூர் மாவட்டம், வடலூரில் உள்ள NCRL எம்ப்ளாயீஸ் யூனியன், என்ற தொழிற்சங்கத்திற்குமிடையே தொழிற் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்,

மேற்சொன்ன தகராறை தொழிலாளா் நீதிமன்றத் தீா்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநா் அவா்கள் கருதுவதாலும்;

1947 ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் முத்திய சட்டம் XIV/1947) 10(1) (c) பிரிவிலும், 10(1) (d) பிரிவின் வரம்பு நிபந்தனையிலும் வழங்கியுள்ள அதிகாரங்களைக் கொண்டு தமிழ்நாடு ஆளுநர் அவர்கள் மேற்சொன்ன தகராறு, கடலூர் தொழிலாளர் நீதிமன்றத் தீர்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடுகிறார்.

மேலும், 1947 ஆம் ஆண்டு தொழிற்தகராறுகள் சட்டத்தின் 10(2ஏ) பிரிவின்கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு கடலூர் தொழிலாளர் நீதிமன்றத்தை கேட்டுக்கொள்ளப்படுகிறது.

### இணைப்பு

### எழுவினா

நிறுவனத்தில் பணிபுரியும் நிரந்தரத் தொழிலாளா்களுக்கு வழங்கப்படும் மாறுபடும் அகவிலைப்படியினை கீழ்கண்ட நிரந்தரத் தொழிலாளா்களுக்கும் வழங்கப்பட வேண்டுமென்ற தொழிற்சங்கத்தின் கோாிக்கை நியாயமானதுதானா?

ஆம், எனில் உரிய உத்தரவு பிறப்பிக்கவும்.

- 1. திரு. ஆர். பாலசுந்தர்
- 2. திரு. டி. இயேசுராஜா
- 3. திரு. ஆர். இராமசந்திரன்
- 4. திரு. ஜே. வேலுமணி
- 5. திரு. சுப்பிரமணியன்
- 6. திரு. மகேஷ்
- 7. திரு. ராஜேஷ்
- 8. திரு. கே. ராஜேந்திரன்

### தமிழ்நாடு அரசு போக்குவரத்துக் கழகம், திருநெல்வேலி, (திருச்செந்தூர் கிளை)

[அரசாணை (டி) எண் 298, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (பி1)த் துறை, ஜூலை 9, 2013, ஆனி 25, விஜய, திருவள்ளுவர் ஆண்டு 2044.]

No. II(2)/LE/531/2013.—இந்த ஆணையின் இணைப்பில் குறிப்பிட்டுள்ள பொருள் தொடர்பாக, தமிழ்நாடு அரசு போக்குவரத்துக் கழகம், (திிருச்செந்தூர் கிளை) திருநெல்வேலி, என்ற நிர்வாகத்திற்கும், நெல்லை மாவட்ட, போக்குவரத்து தொழிலாளர் சங்கம், திருநெல்வேலி என்ற தொழிற்சங்கத்திற்குமிடையே தொழிற் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்,

மேற்சொன்ன தகராறை நீதிமன்றத் தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநா் அவா்கள் கருதுவதாலும்;

1947 ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் (மத்திய சட்டம் XIV/1947) 10(1)(c) பிரிவிலும், 10(1) (d) பிரிவின் வரம்பு நிபந்தனையிலும் வழங்கியுள்ள அதிகாரங்களைக் கொண்டு தமிழ்நாடு ஆளுநா் அவா்கள் மேற்சொன்ன தகராறு, திருநெல்வேலி தொழிலாளா் நீதிமன்றத் தீா்ப்புக்கு அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடுகிறாா்.

மேலும், 1947 ஆம் ஆண்டு தொழிற்தகராறுகள் சட்டத்தின் 10(2ஏ) பிரிவின்கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு திரு நெல்வேலி தொழிலாளர் நீதிமன்றத்தை கேட்டுக்கொள்ளப்படுகிறது.

### இணைப்பு

### எழுவினா

நடத்துனர் திரு. கே. பிரமுத்து என்பவரின் ஊதிய உயர்வினை எதிர் காலத்தில் பாதிக்கும் வண்ணம் இரண்டு ஆண்டுகளுக்கு நிறுத்தி வைத்து நிர்வாகம் பிறப்பித்த 12–9–2009 நாளிட்ட உத்தரவினை ரத்து செய்ய வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம் தானா?

ஆமெனில் உரிய உத்தரவு பிறப்பிக்கவும்.

மோகன் பியாரெ,

அரசு முதன்மைச் செயலாளர்.

### PERSONNEL AND ADMINISTRATIVE REFORMS DEPARTMENT

### Ceases to hold office as Member Tamil Nadu Public Service Commission under the Prevention of Corruption Act.

[G.O. (Rt.) No. 417, Personnel and Administrative Reforms (M), 13th July 2013, ஆனி 29, விஜய, திருவள்ளுவர் ஆண்டு 2044.]

### No. II(2)/PLAR/532/2013.—

On completion of the term of six years from the date of entry upon the office of the Member of Tamil Nadu Public Service Commission, Thiru T. Sankaralingam, ceases to hold office as Member. Tamil Nadu Public Service Commission on the Afternoon of 13-7-2013 without prejudice to the outcome of the W.P. No. 24587 of 2011 pending in Hon'ble High Court of Madras and Cr. No.22/2011 u/s 120(B) IPC, 13(2) r/w 13 (1) (d), 15 of the Prevention of Corruption Act, 1988 and Sections 175 & 186 IPC on 13-10-2011.

SHEELA BALAKRISHNAN, Chief Secretary.