



TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

No. 23]

CHENNAI, WEDNESDAY, JUNE 18, 2014
Aani 4, Jaya, Thiruvalluvar Aandu – 2045

Part II—Section 2

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

NOTIFICATIONS BY GOVERNMENT

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NOTIFICATIONS BY GOVERNMENT

ENVIRONMENT AND FOREST DEPARTMENT

*Secretariat, 18th June 2014.***[Constitution of Appellate Authority to Adjudication of Appeal preferred under Bio-Medical Waste (Management and Handling) Rules.]**

[Environment Control – Appellate Authority – Adjudication of appeal preferred under Bio-Medical Waste (Management and Handling) Rules, 1998 – Constitution of Appellate Authority – Orders – Issued.]

The following Government Order is Published :-

[G.O.Ms.No.54, Environment and Forests (EC2), 15 மே 2014, வைகாசி 1, ஜய, திருவள்ளூர் ஆண்டு-2045.]

No.II(2)/EF/351/2014.

READ:

1. Judgment of the Hon'ble Supreme Court of India dated 27-1-1999 in Civil Appeal Nos.368 to 371 of 1999 of SLP (C) No. 10317-10320/98 and Civil Appeal Nos.372, 373 of 1999 in SLP (C) No.10380 & 13380/98.
2. G.O.(Ms).No. 208, Environment and Forests (EC.1) Department, dated 15-9-2000.
3. From the Joint Secretary to Government of India, Ministry of Environment and Forests D.O.No. 12-15/2000-HSMD, dated 1-11-2000.
4. From the Chairperson, Tamil Nadu Pollution Control Board Letter No: TNPCB/HWM/BWM/41626/2000, dated 20-3--2002.
5. G.O.(Ms). No. 66, Environment and Forests (EC.1) Department, dated 7-5-2013.
6. Government Letter No: 7579/EC2/2006-11, Dated 3-9-2013.
7. From Justice Thiru T.V. Masilamani, Chairman, Appellate Authority Letter No: AA/TNPC/018/2013 dated 11-10-2013.

Order:- No.54, Environment and Forests (EC2), 15th May 2014.

The Supreme Court of India, in its Judgment dated 27-1-1999 in the Civil Appeals first read above, among other things, has observed that there is an immediate need that in all the States and Union Territories, the Appellate Authority constituted under Section 28 of the Water (Prevention and Control of Pollution) Act, 1974, Section 31 of the Air (Prevention and Control of Pollution) Act, 1981 or other Rules, there is always a Judge of the High Court, sitting or retired and a Scientist or group of Scientists of high ranking and experience, to help in the adjudication of disputes relating to Environment and Pollution. An amendment to the existing notification under these Acts can be made for the present. The Supreme Court has further observed that all other such Rules or notifications issued, under Environmental Statutes, either by the Central Government or the State Government there is a need for

necessary amendments in the light of the above. The Supreme Court has, therefore, requested the Central and State Governments to take notice of the recommendation and take appropriate action urgently.

2. In pursuance of the direction of the Supreme Court of India, orders were issued in Government Order 2nd read above constituting an Appellate Authority to consider the appeal preferred under section 28 of the Water (Prevention and Control of Pollution) Act, 1974 and under Section 31 of the Air (Prevention and Control of Pollution) Act 1981. Lastly in Government Order 5th read above among other things, the Government allowed the present Chairman of the Appellate Authority under section 28 of the Water (Prevention and Control of Pollution) Act, 1974 and under Section 31 of the Air (Prevention and Control of Pollution) Act, 1981 viz., Justice T.V. Masilamani, (Retired Judge of Madras High Court) to complete his tenure period of 3 years from 24-1-2012. Further, the Government has also appointed two Experts / Scientists viz Tvl. G. Rengasamy and Dr. K. Thanasekaran as Members for the said Appellate Authority.

3. Meanwhile, the Government of India in the letter 3rd read above citing the orders of the Supreme Court of India 1st read above has requested to constitute an Appellate Authority under Bio-Medical Waste (Management and Handling) Rules, 1998.

4. As per sub-rule (1) of rule 13 of the Bio-Medical Waste (Management and Handling) Rules, 1998, any person aggrieved by an order made by the prescribed authority under the said rules may, within thirty days from the date on which the order is communicated to him, prefer an appeal in form V to such authority as the State Government may think fit to constitute.

5. The Chairperson, Tamil Nadu Pollution Control Board, in the letter 4th read above has suggested that necessary amendment may be issued to Government Order 2nd read above to the effect that the Appellate Authority constituted therein may be empowered to adjudicate the appeal preferred under the said rule 13 of the Bio-Medical Waste (Management and Handling) Rules, 1998.

6. The Government, after careful examination, decided to constitute an Appellate Authority to adjudicate the appeal preferred under sub-rule (1) of rule 13 of the Bio-Medical Waste (Management and Handling) Rules, 1998 with a Chairman and two Members as per the said judgment of the Supreme Court of India, dated 27-1-1999. Accordingly, under sub-rule (1) of rule 13 of the Bio-Medical Waste (Management and Handling) Rules, 1998, the Governor of Tamil Nadu hereby constitutes the Appellate Authority constituted under Section 28 of the Water (Prevention and Control of Pollution) Act, 1974 (Central Act 6 of 1974) and Section 31 of the Air (Prevention and Control of Pollution) Act, 1981 (Central Act 14 of 1981) as the Appellate Authority to adjudicate the appeal preferred under the said sub-rule (1) of rule 13 of the Bio-Medical Waste (Management and Handling) Rules, 1998.

(By Order of the Governor)

C.V. SANKAR,
Principal Secretary to Government
(In-Charge).

HOME DEPARTMENT

Specification of the Mahila Courts in the Districts where they are functioning as Special Court under the Commissions for Protection of Child Rights Act, 2005.**Amendment to Notifications.**

[G.O.Ms.No.357, Home (Courts-II), 15th May 2014.
வைகாசி 1, ஜய, திருவள்ளூர் ஆண்டு-2014.]

No.II(2)/HO/352/2014-In exercise of the powers conferred by Section 25 of the Commissions for Protection of Child Rights Act, 2005 (Central Act 4 of 2006), the Governor of Tamil Nadu, with the concurrence of the Chief Justice of the High Court, Madras hereby makes the following amendments to the Home Department Notification No.II(2)/HO/350/2009, published at pages 224 and 225 of Part-II-Section 2 of the *Tamil Nadu Government Gazette*, dated the 15th July 2009, as subsequently amended:-

AMENDMENTS.

In the said Notification, in the Schedule, in column (3),

1. against Serial Numbers 8 and 9 in column (1), for the expression "District and Sessions Court", the expression "Fast Track Mahila Court" shall be substituted; and

2. against Serial Numbers 13 and 28 in column (1), for the expression "Principal District and Sessions Court", the expression "Fast Track Mahila Court" shall be substituted.

APURVA VARMA,
Principal Secretary to Government.

Secretariat 18th June 2014.

Notifications under the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act.**Messers Welltexx India Enterprises Private Limited, Tiruppur District and Messers Good Will India Poultry Farm, Coimbatore District.**

No.II(2)/HO/353/2014.

[Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) – Messers Welltexx India Enterprises Private Limited, Tiruppur District and Messrs. Goodwill India Poultry Farm, Coimbatore District-Default in return of deposits by the financial Establishment - Ad-Interim order attaching the movable and Immovable properties of the said financial establishment under Section 3 of the said Act-Orders-Issued.]

The following Government Order is Published:-

[G.O. Ms. No.301, Home (Police XIX), 2nd May 2014,
சித்திரை 19, ஜய, திருவள்ளூர் ஆண்டு-2014.]

READ:

G.O.Ms.No.12, Home (Pol.19) Department, dated 03-01-2014.

READ ALSO:-

From the Additional Director General of Police, Economic Offences Wing-II, Chennai, Letter No.C1/4630/2013, dated 29-11-2013.

Order—No. 301, Home (Police XIX), 2nd May 2014.

Whereas, complaints have been received from a number of depositors that Messers. Welltexx India Enterprises Private Limited, Tiruppur District and Messers Good Will India Poultry Farm, Coimbatore District, financial establishments, have defaulted the return of deposits made by the depositors after maturity;

And whereas, the Government are satisfied that the said financial establishments are not likely to return the deposits to the depositors and hence, the Government have to protect the interests of such depositors;

And Whereas, the proposal for attachment of properties worth Rs.7, 41, 46, 737/- were earlier identified and Government have issued Ad-interim order *vide* Government Order first read above.

And whereas, the Movable and Immovable properties specified in the Schedule to this order are alleged to have been procured by the said financial establishments from and out of the deposits collected from the depositors;

Now, Therefore, in exercise of the powers conferred by Section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an Ad-interim order attaching the movable properties of the persons who have borrowed money from the said financial establishment and defaulted its payment and the immovable properties standing in the name of the partners of Messers Welltexx India Enterprises Private Limited, Tiruppur District and Messers Good Will India Poultry Farm, Coimbatore District as specified in the Schedule to this order and transfers the control over the said movable and immovable properties to the Competent Authority, namely, the Competent Authority and District Revenue Officer, Coimbatore District appointed under the said Act.

2. The Competent Authority and District Revenue Officer, Coimbatore District is requested to pursue further action in accordance with the procedure laid down in sub-sections (3) and (4) of Section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.

3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1944) Coimbatore District is requested to render necessary assistance to the Competent Authority in filing the application before the said Special Court.

(By order of the Governor).

THE SCHEDULE

(i) Details of movable properties:-

Serial No.	Name and address of the Borrowers	Demand Draft No./Date	Approximate Value (in Rs.)
(1)	(2)	(3)	(4)
1.	Thiru. Ranganathan, Door No. 93, Srinagar, Hope College, Peelamedu, Coimbatore.	568871, dated 9-5-2013 and 238423, dated 13-5-2013.	1,41,00,000/-
2.	Thiru.Kathirvel, 67-G, Alagesan Road, Bharathi Part, 7th Cross, Saibaba Colony, Coimbatore.	751675, dated 10-5-2013	4,75,000/-
3.	Thiru.Selvaraj, Door No.406, Kamarajar Road, Peelamedu, Coimbatore.	001418, dated 14-5-2013	2,00,000/-
Total			1,47,75,000/-

(ii) Details of immovable properties:-

Serial No.	Name and address of the Owner of the Property	Particulars of property with Document No. & Survey Field No.	Extent of property	Guideline Value (in Rs.)
(1)	(2)	(3)	(4)	(5)
1.	Welltexx India Enterprises Private Limited Represented by its Directors C.Manigandan and Shanthy	Coimbatore District, Coimbatore North Taluk, Vellankurichi Village, Survey Field No.495/3A Total extent 3.25 Acres divided into plots in the name of Sree Nagar in Plot No. 6 Document No. 7694/2011	Total extent 3,600 Square Feet, and ground floor with five floors of Commercial building.	2,17,77,517/-
2.	Shanthy Wife of C.Manikandan, No.96, Nehru Nagar, Kadalvavi, Sri Rumpuram, Athur, Dindigul District.	Nilazhi Village, Kangayam Taluk, Tiruppur District. Survey Field Nos.111/3, 115/2, Total extent 6.11 Acres divided into plots in the name of Sri Lakshmi Nagar in Site No. 129, 131, 132, 130, 140, 133, 134, 137, 138 and 139 an total Extent of 13520 Square feet. Document No.1630/2012	13520 Square Feet	5,40,800/-
Total Value				2,23,18,317/-

APURVA VARMA,
Principal Secretary to Government.

Secretariat, 18th June 2014.

Messers Max Pro Marketters Private Limited, Chennai.

No. II(2)/HO/354/2014.

[Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997)-Messers Max Pro Marketters Private Limited, Chennai-Default in return of desposits by the Financial Establishment-Ad-interim order attaching the movable and immovable properties of the said financial establishment under Section 3 of the said Act-Orders-Issued.]

The following Government Order is Published:-

[G.O.Ms.No.304, Home (Police XIX), 2nd May 2014
சித்திரை 19, ஜய, திருவள்ளூர் ஆண்டு-2045.]

READ:

From the Additional Director General of Police, Economic Offences Wing-II, Chennai, Letter No. C1/11160/2013, dated 29-11-2013.

Order:—No.304, Home (Police XIX), 2nd May 2014.

Whereas, complaints have been received from a number of depositors that Messers Max Pro Marketters Private Limited, Chennai a financial establishment, has defaulted the return of deposits made by the depositors after maturity,

And Whereas, the Government are satisfied that the said financial establishment is not likely to return the deposits to

the depositors and hence, the Government have to protect the interests of such depositors;

And Whereas, the movable and immovable properties specified in the Schedule to this order are alleged to have been procured by the said financial establishment from and out of the deposits collected from the depositors;

Now, Therefore, in exercise of the powers conferred by Section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an Ad-interim order attaching the movable and immovable properties standing in the name of the partners of Messers Max Pro Marketters Private Limited, Chennai as specified in the Schedule to this order and transfers the control over the said movable and immovable properties to the Competent Authority, namely, the Competent Authority and District Revenue Officer, Chennai appointed under the said Act.

2. The Competent Authority and District Revenue Officer, Chennai is requested to pursue further action in accordance with the procedure laid down sub-sections (3) and (4) of Section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.

3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1944) Chennai-104 is requested to render necessary assistance to the Competent Authority for filing the application before the said Special Court.

(By Order of the Governor)

THE SCHEDULE

(I) Details of Movable Property:-

Serial No. (1)	Recovered From (2)	Mode of payment (3)	Amount (in Rs.) (4)
1.	Shri Shanmugasundaram son of S. Ramalingam, No.64, Chinthamanikuppam, Alapakkam, Cuddalore District.	Received as D.D.No.026901 of Axis Bank, Cuddalore Branch on 5-7-2013 in the account of the Competent Authority and District Revenue Officer, Chennai in credit of Cr. No.20/2012.	35,00,000/-
		Received as D.D.No.031308 of Axis Bank, Cuddalore Branch on 4-10-2013 in the account of the Competent Authority and District Revenue Officer, Chennai in credit of Cr. No.20/2012.	40,00,000/-
Total			75,00,000/-

(II) Details of immovable properties:-

Serial No.	Name and Address of the Owners of the Property	Details of property.	Document Number/Survey Number & Classification of Land	Extent of Property	Guideline value (in Rs.)
(1)	(2)	(3)	(4)	(5)	(6)
1.	Shri G. Senthil Kumar Son of S. Guru Doss, No. B-6, Valaivu Street, Block-11, Neyveli Township- 607 803. Cuddalore District.	Vikiravandi East Village, Villupuram District.	Document No. 7, 9/2012 Survey No. 136/1 Survey No. 170/1 Survey No. 170/2 Survey No. 171 Survey No. 172/1 Survey No. 172/5A Survey No. 173/1 Survey No. 173/2 Survey No. 175/5	0.33 Cent 0.28 Cent 0.27 Cent 0.10 Cent 1.73 Acres 1.12 Acres 0.37 Cent 0.39 Cent 2.69 Acres	4,76,11,200/-
			Vacant Land (Residential Land)	7.28 Acres	
2.	Shri G. Senthil Kumar Son of S. Guru Doss, No. B-6, Valaivu Street, Block-11, Neyveli Township- Panruti Taluk, Cuddalore District.	Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District.	Document No. 2438/2011 Survey No. 162/5, Survey No. 129/6, Survey No. 129/7A1, Survey No. 129/7A2, Survey No. 129/7B, Survey No. 160/5B1	2.75 Cent 0.74 Cent 0.37 Cent 0.34 Cent 0.79 Cent 0.95 Cent	2,58,98,400/-
			Vacant Land (Residential Land)	5.94 Acres	
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No. 2374/2011 Survey No. 132/3A3, Survey No. 129/2B, Survey No. 129/2C, Survey No. 129/2A, Vacant Land (Residential Land)	1.06 Acres 0.40 Cent 0.38 Cent 0.77 Cent 2.61 Acres	1,13,79,600/-
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No. 313/2012 Survey No. 160/4 Survey No. 160/5A, Vacant Land (Residential Land)	1.14 Acres 0.14 Cent 1.28 Acres	55,80,800/-
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No. 158/2012 Survey No. 133/1A1A Survey No. 133/1A1B Survey No. 161/5 Survey No. 161/6 Survey No. 161/1A7 Survey No. 161/1A8 Vacant Land (Residential Land)	0.70 1/2 Cent 0.70 1/2 Cent 1.19 Acres 0.52 Cent 0.88 Cent 0.17 Cent 4.17 Acres	1,81,81,200/-
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No. 314/2012 Survey No. 132/11B Survey No. 160/5B2 Survey No. 132/4 Vacant Land (Residential Land)	0.25 Cent 0.37 Cent 0.34 3/4 Cent 0.96 3/4 Acres	41,85,600/-

Serial No.	Name and Address of the Owners of the Property	Details of property.	Document Number/Survey Number & Classification of Land	Extent of Property	Guideline value (in Rs.)
(1)	(2)	(3)	(4)	(5)	(6)
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No.315/2012 Survey No. 132/3A2C Survey No. 132/3A2E Survey No. 132/3A2F Survey No. 138/5A Survey No. 138/5B Survey No. 138/5C Vacant Land (Residential Land)	0.11 Cent 0.11 Cent 0.14 Cent 0.47 Cent 0.69 Cent 0.59 Cent 2.11 Acres	28,59,600/-
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No.415/2012 Survey No. 132/11A Survey No. 160/1 Survey No. 129/6A Survey No. 129/7A1B Survey No. 129/7A2B Survey No. 129/7B2 Survey No. 129/4 Survey No. 132/3B Vacant Land (Residential Land)	0.27 Cent 2.03 Cent 0.65 Cent 0.40 Cent 0.33 Cent 0.77 Cent 0.70 Cent 1.02 1/2 Acres 6.17 1/2 Acres	2,69,23,000/-
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No.416/2012 Survey No. 132/4 Survey No. 132/9 Survey No. 132/10 Survey No. 129/1B Survey No. 133/2 Survey No. 160/5B3 Survey No. 132/4 Survey No. 132/9 Survey No. 132/10 Survey No. 160/4 Survey No. 132/5 Vacant Land (Residential Land)	0.83 1/2 Cent 0.66 Cent 1.48 Acres 0.38 Cent 0.83 1/2 Cent 2.28 Acres 0.66 Cent 7.13 Acres	3,10,86,800/-
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No.417/2012 Survey No. 129/5 Survey No. 132/11C Vacant Land (Residential Land)	1.38 Acres 0.25 Cent 1.63 Acres	71,06,800/-
		Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division Virudhachalam District	Document No.1141/2012 Survey No. 133/1 Survey No. 132/4 Vacant Land (Residential Land)	1.28 Acres 0.82 Cent 2.10 Acres	91,56,000/-

3.	Messers Max Pro Marketters Private Limited rep. by Shri R. Shanmuga Sundaram, Son of Ramalingam Pillai, No. 322, Shanmuga Nagar, 7th Cross St Mannivakkam, Chennai - 48. Pan. AAFCM8123L	Omathur Village, Marakanam Union, Tindivanam.	Document No.3164/12 Survey No. 307/1 Survey No. 311/1 Survey No. 307/2 Survey No. 307/3 Survey No. 312/2 Vacant Land (Residential Land)	1.78 Acres 0.67 Cent 0.59 Cent 0.35 Cent 1. 52 Acres <u>5.82 Acres</u>	48,55,000/-	
4.	Shri R. Shanmugasundaram Son of Ramalingam Pillai, No. 143/5, Railway Quarters, Cuddalore Main Road, Panrutti, Cuddalore District.	Agaram Village, Kullanchavadi Sub-Division, Cuddalore District.	Document No. 1053/2012 Survey No. 307/2 Survey No. 302/9 Survey No. 302/16 Survey No. 302/18 Vacant Land (Residential Land)	3.50 Acres	10,71,000/-	
5.	Shri P. Devarasu, S/o. Pachan, No. 416, Main Road, Patharakottai Village, Panrutti Taluk, Cuddalore District.	Sirunesaloor Village, Nallur Panchayat Union, Veppur Sub-Division, Virudhachalam District.	Document No. 27/2012 Survey No. 161/1A2 Vacant Land (Residential Land)	1.56 Acres	68,01,600/-	
6.	Shri Abbas Son of T. Abdul Vahab, No. 5159, Vadaku Munsif Street, Thenpazhanji, Madurai - 21.	Kanuvakarai Village, Annur Panjayat Union, Kovai North Taluk, Coimbatore District	Document No. 6297/2012 Survey No.378/1A Survey No. 377/1B Survey No. 377/2 Vacant Land (Residential Land)	7.25 ½ Acres	2,21,42,260/-	
7.	Shri V. Kathiresan Son of Velayudham, No. 6/58, Sakthi Nagar, R. P. Puthoor Post, Senthamangalam Via, Namakkal - 637 409.	Kanuvakarai Village, Annur Panjayat Union, Kovai North Taluk, Coimbatore District.	Document No. 7387/2012 Survey No. 379/3 Vacant Land (Residential Land)	4.53 Acres	1,38,25,560/-	
8.	Shri T.K. Balakrishnan Son of A. Kanagaraj, No. 23, Opp. Gajalakshmi Theatre, Thiruppur Shri Lawrance Stanley, S/o. George Loganathan, No. 10/167, Ponneri, Namakkal - 637 013.	Kanuvakarai Village, Annur Panjayat Union, Kovai North Taluk, Coimbatore District.	Document No. 7388/2012 Survey No. 378/1C Survey No. 378/1B Survey No. 377/2 Survey No. 379/4 Survey No. 379/4 Survey No. 378/1A Vacant Land (Residential Land)	6.24 ½ Acres	1,89,57,280/-	
			Total	—	70.30 ¼ Acres	25,76,21,700/-

APURVA VARMA,
Principal Secretary to Government.

Secretariat 18th June 2014.

Messers T.V.S. EMU Farms, Erode District.

No.II(2)/HO/355/2014.

[Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) – Messers T.V.S. Emu Farms, Erode District Default in return of deposits by the Financial Establishment *Ad-Interim* order attaching the movable properties of the said financial establishment under Section 3 of the said Act-Orders-Issued.]

The following Government order is Published:-

[G.O. Ms. No. 305, Home (Police XIX), 5th May 2014,
சித்திரை 22, ஜய, திருவள்ளூர் ஆண்டு-2045.]

READ: G.O. Ms. No. 708, Home dated 21st September 2013.

READ ALSO:

From the Additional Director General of Police, Economic Offences Wing-II, Chennai, Letter No. C1/9520/2013, dated 22nd November 2013.

Order : No. 305, Home (Police XIX), 5th May 2014.

Whereas, complaints have been received from a number of depositors that Messers T.V.S. Emu Farms, Erode District, a financial establishment has defaulted the return of deposits made by the depositors after maturity;

And whereas, the Government is satisfied are satisfied that the said financial establishment is not likely to return the deposits to the depositors and hence, the Government have to protect the interests of such depositors;

And Whereas, proposal for attachment of properties worth Rs. 6,75,000/- were earlier identified and Government have issued *Ad-interim* order attaching the properties of the said financial establishment *vide* Government order first read above.

And whereas, the movable properties specified in the Schedule to this order are alleged to have been procured by the said financial establishment from and out of the deposits collected from the depositors;

Now, Therefore, in exercise of the powers conferred by section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an *Ad-interim* order attaching the movable properties of Messers T.V.S. Emu Farms, Erode District as specified in the Schedule to this order and transfers the control over the said movable properties to the competent Authority, namely, the competent Authority and District Revenue Officer, Erode District appointed under the said Act.

2. The Competent Authority and District Revenue Officer, Erode District is requested to pursue further action in accordance with the procedure laid down in sub-sections (3) and (4) of section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.

3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1944) Coimbatore District is requested to render necessary assistance to the Competent Authority in filling the application before the said Special Court.

(By order of the Governor).

THE SCHEDULE

(I) Details of Vehicles:-

Serial No.	Name and address of the owner of Vehicles	Description of Vehicles	Value of the Vehicle (in Rs.)
(1)	(2)	(3)	(4)
1.	Messers Cotton Concepts, No. 19, Rathina Studio Compound, Omalur Main Road, Namangam, Salem.	MAHINRA LOGAN 1.5 DLE TN-30 AE-4370 Engine Number- DO41258 Chassis No-MAILSRF JH9ZD13014	
2.	A. Kuthubudeen, 108, Umar Street, Athikadi, Kodavasal Taluk, Thiruvarur.	MAHINRA LOGAN 1.5 DLS TN-50-H-4224 Engine Number- DO46157 Chassis No-MAIL SRHJHAZE12856	

Total Value: Rs. 5,50,000/-

(II) Details of other movable properties:-

Serial No.	Description of properties	Total Numbers
(1)	(2)	(3)
1.	Air Conditioner 1½ with inner and outer	1

Serial No.	Description of properties	Total Numbers
(1)	(2)	(3)
2.	China Shoba (3 Seated)	2
3.	Customer chair	3
4.	Black Rexin Chair	8
5.	Rolling Chair	5
6.	Office wooden Table	2
7.	Generator EG2800A (Birla Eco Gen)	1
8.	Bank Note counting machine	
Total worth (Approximate)		Rs. 75,000/-

APURVA VARMA,
Principal Secretary to Government.

Secretariat 18th June 2014.

Messers Nandhu Copra Poultry and Cattle Farms and its Sister Concern, Erode District.

No.II(2)/HO/356/2014.

[Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) – Messers Nandhu Copra Poultry and Cattle Farms and its sister concern, Erode District Default in return of deposits by the Financial Establishment *Ad-Interim* order attaching the movable properties of the said financial establishment under Section 3 of the said Act-Orders-Issued.

[G.O. Ms. No. 306, Home (Police XIX), 5th May 2014.
சித்திரை 22, ஐய, திருவள்ளூர் ஆண்டு 2045.]

The following Government order is Published:-

READ:

G.O. Ms. No. 477, Home dated 10th July 2013.

READ ALSO:

From the Additional Director General of Police, Economic Offences Wing-II, Chennai, Letter No. C1/885-3/2013, dated 17th October 2013.

Order No. 306, Home (Police XIX), 5th May 2014.

Whereas, complaints have been received from a number of depositors that Messers Nandhu Copra Poultry and Cattle Farms and its sister concern, Erode District, financial establishments has defaulted the return of deposits made by the depositors after maturity;

And whereas, the Government are satisfied that the said financial establishment are not likely to return the deposits to the depositors and hence, the Government have to protect the interests of such depositors;

And Whereas, proposal for attachment of properties worth Rs. 40,60,000/- were earlier identified and Government have issued *Ad-interim* order attaching the properties of the said financial establishment *vide* Government order first read above.

And whereas, the movable properties specified in the Schedule to this order are alleged to have been procured by the said financial establishment from and out of the deposits collected from the depositors;

Now, Therefore, in exercise of the powers conferred by Section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an *Ad-interim* order attaching the movable properties standing in the names of the partners of Messers Nandhu Copra Poultry and Cattle Farms and its sister concern, Erode District as specified in the Schedule to this order and transfers the control over the said movable properties to the competent Authority, namely, the competent Authority and District Revenue Officer, Erode District appointed under the said Act.

2. The Competent Authority and District Revenue Officer, Erode District is requested to pursue further action in accordance with the procedure laid down in sub-sections (3) and (4) of Section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.

3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1944) Coimbatore is requested to render necessary assistance to the Competent Authority in filling the application before the said Special Court.

(By order of the Governor).

THE SCHEDULE

Details of movable properties**(i) Details of Vehicles**

<i>Serial No.</i>	<i>Name and address of the owner of property</i>	<i>Description of Vehicles</i>	<i>Engine Number/Chassis No.</i>
(1)	(2)	(3)	(4)

FOUR WHEELERS

1.	Sri Karthikeya Textiles Private Limited, 305/6B, Nehru Nagar Sathy Road, P.Puliyampatty Post, Sathyamangalam, Pin Code-638 459.	SCORPIO CRDE DX BS III TN-36-V-6696	BS94B7499 MA1TAZ BSL92B17077
2.	S. Peter Xavier Raj, Prof Annai Vailankanni Fabir, D61 Developed Plot Estate, Thuvakkudi, Tichy-15	BOLERO XLS 2WD TN-45-AA-9112	DD44C21739 MA1WL2DDC42C52051
3.	C. Nandhakumar, Son of Chennai, 31/79 Thanneerpanthal, Palayam Main Street, Kanjikovil, Perundurai Taluk, Pin Code-638 116.	TATA 909 TN-56-C-7322	497TC92AXY805038 MAT 454009C8A03662
4.	D. Hemamalini Daughter of Damodharan, No. 5/3 Children Street, Moongileri Street, Chennai, Pin Code-600 075.	MAHINDRA LOGAN TN-22BA-6359	D014468 MA1LSRHJ7ZJ24200

TWO WHEELERS

5.	R. Chandrasekar, Son of Raj, 2/122, Gandhi Nagar, Alambadi, Kangayam, Pin Code-638 701.	BAJAJ DISCOVER TN-42-Y-9631	JZMBUE38292 MD2DSJZZUWE308874
6.	R. Vanjinathan, Son of Ramalingam, South Street, Allur, Chidambaram Taluk, Pin Code-608 001.	T.V.S APACHE TN-31-AY-9038	OEK72028639 MD634KE4272K29151
7.	R. Chandrasekar, Son of Raj, 2/122 Gandhi Nagar, Alambadi, Kangayam, Pin Code-638 701.	DISCOVER 125 TN-42-V-1101	JZMBUG14016 MD2DSJZZUWG08356

Total Value (Approximate)**Rs. 10,90,000/-**

(ii) Details of Machineries		
Serial No.	Description of properties	Total Numbers
(1)	(2)	(3)
1.	Steel Bureau	4
2.	Computer	4
3.	Printer	2
4.	Plastic chair	21
5.	Wooden Table	3
6.	Soba	1
7.	AC	15
8.	Generator	1
9.	Wall Fan	2
10.	Chair	10
11.	Scanner	1
12.	UPS	1
13.	Fan	2
14.	Chair	2
15.	Steel Table	2
16.	Computer Table	1
17.	V.I.P. Chair	1
18.	Wire Chair	2
Total Worth (Approximate)		Rs. 2,75,000/-

APURVA VARMA,
Principal Secretary to Government.

Secretariat 18th June 2014.

**Messers R.M. Wealth Creations India Private limited,
Virudhunagar District.**

No.II(2)/HO/357/2014.

[Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) – Messers R.M. Wealth Creations India Private Limited, Virudhunagar District-Default in return of deposits by the financial Establishment *Ad-Interim* order attaching the immovable properties of the said financial establishment under Section 3 of the said Act-Orders-Issued.

The following Government order is Published:-

G.O. Ms. No.307, Home (Police XIX), 5th May 2014,
ஜய, சித்திரை 22 திருவள்ளூர் ஆண்டு-2045.

READ:

From the Additional Director General of Police, Economic Offences Wing-II, Chennai, Letter No. C1/11330/2013, dated 18-11-2013.

Order No. 307, Home (Police XIX), 5th May 2014.

No. II(2)/HO/357/2014.-Whereas, complaints have been received from a number of depositors that Messers. R.M. Wealth Creations India Private Limited Virudhunagar District, a financial establishment has defaulted the return of deposits made by the depositors after maturity;

And whereas, the Government is satisfied are that the said financial establishment not likely to return the deposits to the depositors and hence, the Government have to protect the interests of such depositors;

And whereas, the Immovable properties specified in the Schedule to this order are alleged to have been procured by the said financial establishment from and out of the deposits collected from the depositors;

Now, Therefore, in exercise of the powers conferred by Section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an *Ad-interim* order attaching the immovable properties standing in the names of the Chairman of Messers R.M. Wealth Creations India Private Limited, Virudhunagar District as specified in the Schedule to this order and transfers the control over the said immovable properties to the competent Authority, namely, the competent Authority and District Revenue Officer, Virudhunagar District appointed under the said Act.

2. The Competent Authority and District Revenue Officer, Virudhunagar District is requested to pursue further action in accordance with the procedure laid down in sub-sections (3) and (4) of Section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.

3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 Madurai District is requested to render necessary assistance to the Competent Authority for filling the application before the said Special Court.

(By order of the Governor).

THE SCHEDULE

Details of immovable properties

Serial No.	Name and Address of the Owner of the Property	Location of the property.	Document Number	Extent of Property	Guideline value (in Rs.)
(1)	(2)	(3)	(4)	(5)	(6)
1.	S. Raja, Son of Subbaiah, D. No.1301/1, Gnanagiri Road, Palaniandavar Colony, Sivakasi.	House site, Virudhunagar District, Sathur Taluk, E. Muthulingapuram Village, VIP Golden Nagar, Survey Field No.176/6, Plot No.428, 429, 430, 443, 444, 445, 445A.	6174/2011	1256.51 Sq.mt or 13520 Sq.ft.	2,35,78,021/-
2.	S. Raja, Son of Subbaiah D.No. 412B Mundagan Street, N.T.Complex, Vembakkottai Road, Sivakasi Virudhunagar District.	House site, Virudhunagar District, Sathur Taluk, E. Muthulingapuram Village, VIP Golden Nagar, Survey Field No.176/6 Sq .ft. Plot No.435 and 438	13691/2011 Sub-Registrar, Sattur	304.83 Sq.mt. or 3280 Sq.ft.	1,96,725/-
3.	S. Raja, Son of Subbaiah D.No. 412B Mundagan Street, N.T.Complex, Vembakkottai Road, Sivakasi Virudhunagar District.	House site, Virudhunagar District, Sathur Taluk, E.Muthulingapuram Village, VIP Golden Nagar, Survey Field No.176/6 Plot No.431, 432, 441 and 442.	13692/2011 Sub-Registrar Sattur	903.84 Sq.mt. or 6720 sq.ft.	1,09,637/-
4.	S. Raja, Son of Subbaiah D.No. 412B Mundagan Street, N.T.Complex, Vembakkottai Road, Sivakasi Virudhunagar District.	House site, Virudhunagar District, Sathur Taluk, E.Muthulingapuram Village, VIP Golden Nagar, Survey Field No.176/6, Plot No. 433, 434, 439 and 440.	13693/2011 Sub-Registrar Sattur	893.08 Sq.mt. or 6640 Sq.ft.	3,97,836/
5.	S. Raja, Son of Subbaiah D.No. 412B Mundagan Street, N.T. Complex, Vembakkottai Road, Sivakasi Virudhunagar District.	House site, Virudhunagar District Sathur Taluk, E.Muthulingapuram Village, VIP Golden Nagar Survey Field No. 176/6, Survey Filed No. 177/6, Plot No. 436 and 437	139/2012 Sub-Registrar Sattur	302.97Sq.mt. or 3260 sq.ft.	1,95,306/-

Total: Rs 2,44,77,525/-

APURVA VARMA,
Principal Secretary to Government.

Secretariat 18th July 2014.

**Messers Suvi Emu Farms (India) Private limited,
Erode District.**

No.II(2)/HO/358/2014.

[Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) – Messers Suvi Emu Farms (India) Private Limited, Erode District-Default in return of deposits by the financial Establishment *Ad-Interim* order attaching the movable properties of the said financial establishment under section 3 of the said Act-Orders-Issued.

The following Government order is Published:-

[G.O. Ms. No.318, Home (Police XIX), 7th May 2014,
சித்திரை 24, ஜய, திருவள்ளூர் ஆண்டு-2014.]

READ : G.O. Ms. No.178, Home dated 19-3-2013.

READ ALSO: From the Additional Director General of Police, Economic Offences Wing-II, Chennai, Letter No.C1/13917/2012, dated 24th September 2013 and 29th November 2013.

Order No. 318, Home (Police XIX), 7th May 2014.

No. II(2)/HO/358/2014.-Whereas, complaints have been received from a number of depositors that Messers. Suvi Emu Farms (India) Private Limited Erode District, a financial establishment has defaulted the return of deposits made by the depositors after maturity;

And whereas, the Government is satisfied are that the said financial establishment is not likely to return the deposits to the depositors and hence, the Government have to protect the interests of such depositors;

And whereas, proposal for attachment of properties worth Rs. 3,67,80,342.50 were earlier identified and Government have issued *ad-interim* order attaching the properties of the said financial establishment *vide* Government order first read above.

And whereas, the movable properties specified in the Schedule to this order are alleged to have been procured by the said financial establishment from and out of the deposits collected from the depositors;

Now, Therefore, in exercise of the powers conferred by section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an *Ad-interim* order attaching the movable properties standing in the names of the Partney of Messers Suvi Emu Farms (India) Private Limited, Erode District and other persons specified in the Schedule to this order and transfers the control over the said immovable properties to the competent Authority, namely, the competent Authority and District Revenue Officer, Erode District appointed under the said Act.

2. The Competent Authority and District Revenue Officer, Erode District is requested to pursue further action in accordance with the procedure laid down in sub-sections (3) and (4) of section 4 of the said Act and also the formalities

prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.

3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1944) Coimbatore District is requested to render necessary assistance to the Competent Authority in filling the application before the said Special Court.

(By order of the Governor).

THE SCHEDULE

Details of movable properties.

Serial No.	Name and Address owner of Vehicles	Description of Vehicles	Engine Number / Chassis No.
(1)	(2)	(3)	(4)
FOUR WHEELERS			
1.	S. Indumathi, 130, Kasipillam Palayam Kambuliyampatti, Perungudi	BOLERO SC XL TN-56-C-2229	GHB1J82932 MA1ZN2GHK B1J49850
2.	S. Indumathi, 2/132, Kasipillam Palayam Kambuliyampatti, Perunthurai.	EICHER FSD TN-56-C-6567	E483CDCA559340 MC217FRCO CA241538
3.	Lemoulant Dhane Joy Souffed Longwood Shola Kottagiri, Nilgiris.	JIPSY JEEP TN-59 A-9021	135220 135443
TWO WHEELERS			
4.	S. Balaji, Panagattur, Odathurai, Bhavani.	SUZUKI MAX100RTN TN-36 D-2098	1910M498324 1910F448230
5.	K. Murugesan, 57, Chinnavaipudur, Vinnappalli, Sathymangalam	YAMAHA RX 100 TN-36 X-3567	OE3A72118337MD 62HE3472A17425

Total worth in Rs. 5,30,000/- (approximate)

APURVA VARMA
Principal Secretary to Government.

**Thiruvallargal Kotti Finance Limited,
Kancheepuram District.**

[G.O. Ms. No.317, Home (Police XIX), 7th May 2014,
சித்திரை 24, ஜய, திருவள்ளூர் ஆண்டு-2014.]

Recession of Notification.

No. II(2)/HO/359/2014.- In exercise of the conferred by Section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby

rescinds the *Ad-interim* order of attachment notified in home Department Notification No. II(2)/HO/879/2005, Published at pages 494 and 495 of Part II – Section 2 of the *Tamil Nadu Government Gazette*, dated the 7th December 2005.

APURVA VARMA
Principal Secretary to Government.

LABOUR AND EMPLOYMENT DEPARTMENT.

Notifications under Employees State Insurance Act.

Exemption to the Tamil Nadu Handloom Weaver's Co-operative Society Limited (Co-optex) Chennai for certain period under the Act.

[G.O.(D) No. 179, Labour and Employment (L1),
21st May 2014, Vaikasi 7, Jaya, Thiruvalluvar Aandu-2045.]

No. II(2)/LE/360/2014.- In exercise of the Powers conferred by Sections 88 and 90 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 Handloom Weavers. Co-operative Society Limited (Co-optex), Chennai from the operation of the said Act for the period of one year from the date of issue of this order.

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

(a) The aforesaid Society Wherein the employees are employed shall maintain a Register showing the names and designation 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 society shall submit in respect of the period during which that Society 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 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 register 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 in cash 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 finish to him such information as he may consider necessary; or

(b) enter any Society, office or other premises occupied by such principal or immediate employer at any reasonable time and 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 Society 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 Society office or other premises.

Exemption to the Pollachi Saevoclaya Sangh, Pollachi, Coimbatore District, for Certain Period under the Act.

[G.O.(D) No. 180, Labour and Employment (L1),
21st May 2014, Vaikasi 7, Jaya
Thiruvalluvar Aandu-2045.]

No. II(2)/LE/361/2014.- In exercise of the 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 Pollachi Sarvodaya Sangh Pollachi, Coimbatore District from the operation of the said Act for the period of one year from the date of issue of this order.

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

(a) The aforesaid sangh Wherein the employees are employed shall maintain a Register showing the names and designation 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 sangh shall submit in respect of the period during which that sangh 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 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 register 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 in cash 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 sangh, office or other premises occupied by

such principal or immediate employer at any reasonable time and 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 sangh 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 sangh office or other premises.

Exemption to the Palladam Sarvodaya Sangh, Palladam, Tirupur District for certain period under the Act.

[G.O.Ms. No. 181, Labour and Employment (L1), 21st May 2014, Vaikasi 7, Jaya Thiruvalluvar Aandu-2045.]

No. II(2)/LE/362/2014.— In exercise of the powers conferred by Section 87 read with section 91A of the Employee's State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Palladam Sarvodaya Sangh, Palladam, Tirupur District, from the Operation of the said Act for the period of one year from the date of issue of this order.

(1) The above exemption is Subject to the following conditions, namely:-

(a) The aforesaid Sangh 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 Sangh Shall submit in respect of the period during which that Sangh 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 authorised 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 in cash 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) enter any Sangh, office or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any Sangh, officer or other premises occupied by such principal or immediate employer at any reasonable time and 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 Sangh 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 Sangh Office or other premises.

Exemption to the Karur Sarvodaya Sangh, Karur, for certain period under the Act.

[G.O.(D). No. 182, Labour and Employment (L1) 21st May 2014, Vaikasi 7, Jaya, Thiruvalluvar Aandu-2045.]

No. II(2)/LE/363/2014.— In exercise of the powers conferred by Section 87 read with section 91A of the Employee's State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Karur Sarvodaya Sangh, Karur, from the operation of the said Act for the period of one year from the date of issue of this order.

(1) The above exemption is Subject to the following conditions, namely:-

(a) The aforesaid Sangh 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 Sangh shall submit in respect of the period during which that Sangh 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 authorised 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 in cash 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 Sangh, office or other premises occupied by such principal or immediate employer at any reasonable time and 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 Sangh 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 Sangh office or other premises.

Exemption to the Tamil Nadu Asbestos, Alangulam, Virudhunagar District for certain period under the Act.

[G.O. (D). No. 183, Labour and Employment (L1), 21st May 2014, Vaikasi 7, Jaya Thiruvalluvar Aandu-2045.]

No. II(2)/LE/364/2014.— In exercise of the powers conferred by Section 87 read with section 91A of the Employee's State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Tamil Nadu Asbestos, Alangulam, Virudhunagar District, from the operation of the said Act for the period from 1-1-2008 to 31-12-2008.

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

(a) The aforesaid factory 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 factory shall submit in respect of the period during which that factory 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 authorised 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 in cash 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 factory 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 and 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 Factory, establishment 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 factory office or other premises.

[G.O. (D). No. 184, Labour and Employment (L1),
21st May 2014, Vaikasi 7, Jaya Thiruvalluvar
Aandu-2045.]

No. II(2)/LE/365/2014. — In exercise of the powers conferred by Section 87 read with Section 91A of the Employee's State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Tamil Nadu Asbestos, Alangulam, Virudhunagar District, from the operation of the said Act for the period from 1-1-2009 to 31-12-2009.

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

(a) The aforesaid factory 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 factory shall submit in respect of the period during which that factory 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-A of the said Act, or other authorised 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 in cash 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 Factory 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 and 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 factory, establishment 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 Factory Office or other premises.

[G.O.(D). No. 185, Labour and Employment (L1),
21st May 2014, Vaikasi 7, Jaya, Thiruvalluvar
Aandu-2045.]

No. II(2)/LE/366/2014.— In exercise of the powers conferred by Section 87 read with Section 91A of the Employee's State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Tamil Nadu Asbestos, Alangulam, Virudhunagar District, from the operation of the said Act for the period of 1-1-2010 to 31-12-2010.

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

(a) The aforesaid factory 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 factory Shall submit in respect of the period during which that factory 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-A of the said Act, or other authorised 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 in cash 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 factory 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 and 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 factory, establishment 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 factory, office or other premises.

[G.O.(D). No. 186, Labour and Employment (L1),
21st May 2014, Vaikasi 7, Jaya, Thiruvalluvar
Aandu-2045.]

No. II(2)/LE/367/2014.— In exercise of the powers conferred by Section 87 read with Section 91A of the Employee's State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Tamil Nadu Asbestos, Alangulam, Virudhunagar District, from the operation of the said Act for the period of 1-1-2011 to 13-11-2011.

(1) The above exemption is subject to the following conditions, namely:—

(a) The aforesaid factory 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 factory shall submit in respect of the period during which that factory 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-A of the said Act, or other authorised 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 in cash 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 factory 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 and 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 factory, establishment 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 factory, office or other premises.

Exemption to the 5 Beedi Companies at Tirunelveli coming under the South Tamil Nadu Beedi Manufacturers Association, Tirunelveli for certain period under the Act.

[G.O.(D) No. 187, Labour and Employment (L1), 22nd May 2014, Vaikasi 8, Jaya, Thiruvalluvar Aandu, 2045.]

No.II(2)/LE/368/2014.-In exercise of the powers conferred by Sections 87 & 88 read with section 91-A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the following 5 Beedi Companies at Tirunelveli coming under the South Tamil Nadu Beedi Manufacturers Association, Tirunelveli from the operation of the said Act for a period of one year from the date of issue of this order:-

1. MSP & Sons
2. Asal Malabar Beedi Depot Private Limited
3. Seyad Home Industries Private Limited
4. Seyadu Beedi Company
5. Arasan Beedi Company Private Limited

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

(a) The aforesaid managements 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 employers of the said managements shall submit in respect of the period during which that managements were 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 authorised 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 in cash 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 provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said managements be empowered to-

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

(b) enter any management, office or other premises occupied by such principal or immediate employer at any reasonable time and 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 principals or immediate employers his agent or servant, or any person found in such management 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 managements office or other premises.

MOHAN PYARE

Principal Secretary to Government.

Disputes between Workmen and Managements referred to Industrial Tribunal for Adjudication.

[அரசாணை (டி) எண்.173, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (அ2) துறை, 19 மே 2014, வைகாசி-5 ஜய, திருவள்ளூர் ஆண்டு-2045.]

No.II(2)/LE/369/2014.-இந்த ஆணையின் இணைப்பில் குறிப்பிட்டுள்ள பொருள் தொடர்பாக சான்மினா எஸ்.சி.ஐ. இந்தியா பிரைவேட் லிட்., என்ற நிர்வாகத்திற்கும், பொதுத் தொழிலாளர் சங்கம் (சி.ஐ.டி.யு) என்ற தொழிலாளர் சங்கத்திற்குமிடையே தொழிற் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும், மேற்சொன்ன தகராறை சென்னை தொழிலாளர் நீதிமன்ற தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்,

1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் (மத்திய சட்டம் XIV/1947)10(1)(c) பிரிவினலும், 10(1)(d) பிரிவின் வரம்பு நிபந்தனையிலும் வழங்கியுள்ள அதிகாரங்களைக் கொண்டு தமிழ்நாடு ஆளுநர் அவர்கள் மேற்சொன்ன தகராறு, சென்னை தொழிற்நீர்ப்பாயத்தின் தீர்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடுகிறார்.

மேலும், 1947-ஆம் ஆண்டு தொழிற் தகராறுகள் சட்டத்தின் 10(ஏ) பிரிவின்கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்காமாறு தொழிற்நீர்ப்பாயத்தைக் கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு**எழுவினாக்கள்****கோரிக்கை எண். 2**

தொழிலாளர்களுக்கு வழங்கவேண்டிய அடிப்படை ஊதியம், வருடாந்திர ஊதிய உயர்வு, காலமுறை ஊதியம் ஆகியவற்றை நிர்ணயம் செய்யவும்.

கோரிக்கை எண். 3

1982-ம் ஆண்டினை அடிப்படையாக கொண்டு 500 புள்ளிகளுக்கு மேல் உயரும் ஒவ்வொரு புள்ளிக்கும் ரூ.10/- வீதம் அகவிலைப்படி வழங்கவேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம் தானா? ஆம் எனில், உரிய உத்தரவு பிறப்பிக்க.

கோரிக்கை எண். 4

“அடிப்படை சம்பளம் மற்றும் பஞ்சப்படியில் 50% வீட்டு வாடகைப்படி மாதந்தோறும் வழங்க வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம்தானா? ஆம் எனில், தக்க உத்தரவுகள் பிறப்பிக்க”.

கோரிக்கை எண். 5

“B Shift Allowance-ஆக ரூ.50 வழங்க வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம் தானா? ஆம் எனில், தக்க உத்தரவுகள் பிறப்பிக்க”.

கோரிக்கை எண். 7

Hazardous Allowance-ஆக மாதம் ஒன்றுக்கு ரூ.1000 வழங்க வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம் தானா? ஆம் எனில், உரிய உத்தரவு பிறப்பிக்க.

கோரிக்கை எண். 11

Production Base Incentive - வழங்கப்பட வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம் தானா? ஆம் எனில், தக்க உத்தரவுகள் பிறப்பிக்க.

கோரிக்கை எண். 18

ஆண்டொன்றுக்கு இரண்டு ஜோடி சீருடை வழங்கப்பட வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானதா? ஆமெனில், உரிய உத்தரவு பிறப்பிக்க.

கோரிக்கை எண். 19

சீருடை தையல் கூலி மாதம் ரூ.600/- வழங்கப்பட வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானதா? ஆமெனில், உரிய உத்தரவு பிறப்பிக்க.

கோரிக்கை எண். 20

“சலவைப்படியாக மாதம் ஒன்றுக்கு ரூ.500/- வழங்கப்பட வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம் தானா? ஆம் எனில், தக்க உத்தரவுகள் பிறப்பிக்க.”

கோரிக்கை எண். 21

ஆண்டொன்றுக்கு இரண்டு காலணி வழங்கப்பட வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம்தானா? ஆம் எனில், தக்க உத்தரவுகள் பிறப்பிக்க.

கோரிக்கை எண். 22

“வாரம் ஒரு சோப்பு, ஆயில் மற்றும் மாதம் ஒரு பெரிய டவல் வழங்கப்பட வேண்டும் ஒரு கிலோ ஆர்லிக்ஸ் வழங்க வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம் தானா? ஆம் எனில், தக்க உத்தரவுகள் பிறப்பிக்க”.

Disputes between Workmen and Managements referred to Labour Courts for Adjudication.**தமிழ்நாடு அரசு போக்குவரத்துக் கழகம், திருநெல்வேலி கோட்டம், நாகர்கோவில் மண்டலம்**

[அரசாணை (டி) எண்.145, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (சி) த் துறை, 5 மே 2014, சித்திரை 22, ஜய, திருவள்ளூர் ஆண்டு-2045.]

No.II(2)/LE/370/2014.-திரு. S. சந்தோஷ், நடத்துனர் எண். 3004 என்பவருக்கு வழங்கப்பட்ட தண்டனையை ரத்து செய்யக் கோரி தமிழக அரசு போக்குவரத்து தொழிலாளர் சங்கம், நாகர்கோவில் என்ற தொழிற்சங்கத்திற்கும், தமிழ்நாடு அரசு போக்குவரத்துக் கழகம், திருநெல்வேலி கோட்டம், நாகர்கோவில் என்ற நிர்வாகத்திற்குமிடையே தொழில் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை திருநெல்வேலி நீதிமன்ற தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்,

எனவே, 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, இணைப்பில் கண்டுள்ள எழுவினாவுடன், திருநெல்வேலி தொழிலாளர் நீதிமன்றத் தீர்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடுகிறார்.

மேலும், 1947-ஆம் ஆண்டு தொழிற்சங்கத்தின் சட்டத்தின் 10(2A) பிரிவின் கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு திருநெல்வேலி தொழிலாளர் நீதிமன்றத்தைக் கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு**எழுவினா**

திரு. S. சந்தோஷ், நடத்துனரின் ஊதிய உயர்வை வருங்காலத்தில் பாதிக்கும் வண்ணம் ஆறு மாதத்திற்கு நிறுத்தி வைத்து நிர்வாகம் பிறப்பித்த 4-8-2009 தேதியிட்ட உத்தரவை ரத்து செய்ய வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானது தானா? ஆம், எனில் உரிய உத்தரவு பிறப்பிக்கவும்.

[அரசாணை (டி) எண். 146, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (சி)த் துறை, 5 மே 2014, சித்திரை 22, ஜய, திருவள்ளூர் ஆண்டு-2045.]

No. II (2)/LE/371/2014.-திரு. ஐ. தேவாரம் ஜஸ்டீஸ், ஓட்டுனர் இ.டி.பி. எண். 7611 என்பவருக்கு வழங்கப்பட்ட தண்டனையை ரத்து செய்யக் கோரி கன்னியாகுமரி மாவட்ட காமராஜ் நாடார் தொழிலாளர் சங்கம் என்ற தொழிற்சங்கத்திற்கும், தமிழ்நாடு

அரசு போக்குவரத்துக் கழகம், திருநெல்வேலி கோட்டம், நாகர்கோவில் என்ற நிர்வாகத்திற்குமிடையே தொழில் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை திருநெல்வேலி நீதிமன்றத் தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்;

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

மேலும், 1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் 10(2A) பிரிவின் கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு திருநெல்வேலி, தொழிலாளர் நீதிமன்றத்தை கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

திரு. ஐ. தேவாரம் ஜஸ்டீஸ், ஓட்டுனர் என்பவரின் ஊதிய உயர்வினை வருங்காலத்தில் பாதிக்கும் வண்ணம் இரண்டு வருடங்கள் நிறுத்தி வைத்து நிர்வாகம் பிறப்பித்த 25-4-2001-ம் தேதியிட்ட உத்தரவை ரத்து செய்ய வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானதுதானா? ஆம், எனில் உரிய உத்தரவு பிறப்பிக்கவும்.

[அரசாணை (டி) எண். 147, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (சி)த் துறை, 5 மே 2014 சித்திரை 22, ஜய, திருவள்ளூர் ஆண்டு-2045.]

No. II (2)/LE/372/2014.-திரு. ஆர். அருள்செல்வம், ஓட்டுனர் எண். 4149 என்பவருக்கு வழங்கப்பட்ட தண்டனையை ரத்து செய்யக் கோரி தமிழக அரசு போக்குவரத்து தொழிலாளர் சங்கம், நாகர்கோவில் என்ற தொழிற்சங்கத்திற்கும், தமிழ்நாடு அரசு போக்குவரத்துக் கழகம், திருநெல்வேலி கோட்டம், நாகர்கோவில் என்ற நிர்வாகத்திற்குமிடையே தொழில் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை திருநெல்வேலி நீதிமன்றத் தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்;

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

மேலும், 1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் 10(2A) பிரிவின் கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு திருநெல்வேலி, தொழிலாளர் நீதிமன்றத்தை கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

திரு. ஆர். அருள்செல்வம், ஓட்டுனர் என்பவரின் ஊதிய உயர்வை எதிர்காலத்தில் பாதிக்கும் வண்ணம் மூன்று வருடத்திற்கு நிறுத்தி வைத்து நிர்வாகம் பிறப்பித்த 18-11-2007-ம் தேதியிட்ட உத்தரவை ரத்து செய்ய வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானது தானா? ஆம், எனில் உரிய உத்தரவு பிறப்பிக்கவும்.

கமாஸ் வெக்ட்ரா மோட்டார்ஸ் லிமிடெட், ஓசூர்

[அரசாணை (டி) எண். 148, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (சி)த் துறை, 5 மே 2014, சித்திரை 22, ஜய, திருவள்ளூர் ஆண்டு-2045.]

No. II (2)/LE/373/2014.-கமாஸ் வெக்ட்ரா மோட்டார்ஸ் லிமிடெட், ஓசூர் என்ற நிர்வாகத்திற்கும் கமாஸ் வெக்ட்ரா மோட்டார்ஸ் லிமிடெட் கிளை, புதிய ஜனநாயகத் தொழிலாளர் முன்னணி, ஓசூர் என்ற தொழிற்சங்கத்திற்குமிடையே தொழிற்சங்கம் எழுந்துள்ளது என்றும் மேற்சொன்ன தகராறை சேலம் நீதிமன்றத் தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்;

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

மேலும், 1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் 10(2A) பிரிவின் கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு சேலம், தொழிலாளர் நீதிமன்றத்தை கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

1947-ம் வருட தொழிற்சங்கங்கள் சட்டப்பிரிவு 12(3)-ன் கீழ் 2-11-2010-ல் ஏற்படுத்தப்பட்ட ஒப்பந்தத்தின் பின்னர் பணிநிறந்ததும் செய்யப்பட்ட கீழே காணும் 26 தொழிலாளர்களுக்கும் ஒப்பந்தப்படியான ஊதிய உயர்வு உள்ளிட்ட சலுகைகள் வழங்க வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானது? ஆமெனில் உரிய உத்தரவுகள் பிறப்பிக்கவும்.

வ.எண்.	பெயர்
(1)	(2)
1	A. விஸ்வநாதன்
2	K. யோகேஸ்
3	K. முருக பாண்டியன்
4	G. தங்க பாண்டி
5	N. மாதேஸ்
6	C. சங்கர்
7	C. ஆனந்த் கிறிஸ்டோபர் தாஸ்
8	K.T. முருகவேல்
9	T. வின்சென்ட் பெரிய நாயகம்

- 10 R. குமார்
11 V. முனிவேல்
12 ஈஸ்வர் கார்வி
13 ஹனிஸ் குமார்
14 ஆண்டனி பிவினஸ் மதன்
15 பில்லப் பேரா
16 சூரிய காந்த் பாண்டே
17 சசிகபூர்
18 P.K. சிவகுமார்
19 ரஞ்சன்குமார், ஷீ
20 சுர்ஜித் சந்தா
21 ராம்சந்திர சமால்
22 மான்ஸ்ரஞ்சன் பேரா
23 லோகநாத் சாஹீ
24 ரகேஷ்குமார் நாயக்
25 தீபக் சந்திர பாண்டே
26 பாப சோ பாடல்

[அரசாணை (டி) எண். 164, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (சி)த் துறை, 9 மே 2014, சித்திரை 26, ஜய, திருவள்ளூர் ஆண்டு-2045.]

No. II (2)/LE/374/2014.-கமால் வெக்ட்ரா மோட்டார்ஸ் லிமிடெட், ஓசூர் என்ற நிர்வாகத்திற்கும் கமால் வெக்ட்ரா மோட்டார்ஸ் லிமிடெட் கிளை, புதிய ஜனநாயக தொழிலாளர் முன்னணி, ஓசூர் என்ற தொழிற்சங்கத்திற்குமிடையே, 12(3) ஒப்பந்தப்படி அசெம்பிளி பிரிவிற்கு 34 மேன்பவர் வழங்காமல் சம்பள வெட்டு செய்யப்படும் என்ற நிர்வாகத்தின் அறிவிப்பை ரத்து செய்யக்கோரி தொழில் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை சேலம் நீதிமன்றத் தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்;

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

மேலும், 1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் 10(2A) பிரிவின் கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்கமாறு சேலம், தொழிலாளர் நீதிமன்றத்தை கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

கமால் வெக்ட்ரா மோட்டார்ஸ் லிட் என்ற நிர்வாகத்தில் பணிபுரியும் தொழிலாளர்களுக்கு உற்பத்தி இலக்கினை எட்டாத நிலையில் சம்பள பிடித்தம் செய்யப்படும் என்ற நிர்வாகத்தின் அறிவிப்பை ரத்து செய்யவேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானதா? ஆமெனில் உரிய உத்தரவுகள் பிறப்பிக்கவும்.

[அரசாணை (டி) எண். 166, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (சி)த் துறை, 9 மே 2014, சித்திரை 26, ஜய, திருவள்ளூர் ஆண்டு-2045.]

No.II (2)/LE/375/2014.-தொழிலாளர்களுக்கு மாதத்திற்கு 2 மணி நேர அனுமதி விடுப்பு சலுகையை அமல்படுத்தக் கோரி, புதிய ஜனநாயக தொழிலாளர் முன்னணி, ஓசூர் என்ற தொழிற்சங்கத்திற்கும் கமால் வெக்ட்ரா மோட்டார்ஸ் லிமிடெட், ஓசூர் என்ற நிர்வாகத்திற்குமிடையே தொழில் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை சேலம் நீதிமன்றத் தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்;

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

மேலும், 1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் 10(2A) பிரிவின் கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்கமாறு சேலம், தொழிலாளர் நீதிமன்றத்தை கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

கடந்த 14 ஆண்டுகளாக தொழிலாளர்கள் அனுபவித்து வந்த மாதத்திற்கு 2 மணிநேரம் சிறப்பு அனுமதி விடுப்பினை நிர்வாகம் தொடர்ந்து வழங்க வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானதா? ஆமெனில் உரிய உத்தரவுகள் பிறப்பிக்கவும்.

அஞ்சன் டிரக்ஸ் பிரைவேட் லிட்., சென்னை

[அரசாணை (டி) எண். 175, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (அ)-2)த் துறை, 19 மே 2014, வைகாசி 5, ஜய, திருவள்ளூர் ஆண்டு-2045.]

No. II (2)/LE/376/2014.-இந்த ஆணையின் இணைப்பில் குறிப்பிட்டுள்ள பொருள் தொடர்பாக அஞ்சன் டிரக்ஸ் பிரைவேட் லிட்., சென்னை என்ற நிர்வாகத்திற்கு எதிராக சென்னை, ஏற்றுமதி வளாக ஊழியர்கள் மற்றும் பொதுத் தொழிலாளர் சங்கம் என்ற தொழிலாளர் சங்கத்திற்குமிடையே தொழிற் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை சென்னை தொழிலாளர் நீதிமன்றத் தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் 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 ஆளுநர் அவர்கள் மேற்சொன்ன தகராறு சென்னை தொழிலாளர் நீதிமன்றத் தீர்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடுகிறார்;

மேலும், 1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் 10(2ஏ) பிரிவின் கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்கமாறு தொழிலாளர் நீதிமன்றத்தை கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு

கோரிக்கை எண். 2

நிர்வாகம் கீழ்க்கண்ட 29 தொழிலாளர்களை தொழிற்சாலை சட்டப்பிரிவு 25F-ன் படி ஆட்குறைப்பு செய்தது, தொழிலாளர் விரோத போக்கு என்றும், அவர்களுக்கு மீண்டும் வேலை வழங்க வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானதா? ஆமெனில் உரிய உத்தரவு பிறப்பிக்க.

- 1 D. ரமேஷ்
- 2 K. அன்புச்செல்வம்
- 3 B. செல்வம்
- 4 S. சுரேஷ்குமார்
- 5 M. சக்திவேல்
- 6 V. சதாசிவம்
- 7 D. ஜெகதீஸ்குமார்
- 8 P. பார்த்திபன்
- 9 K. கன்னிவேல்
- 10 D. கோபால்
- 11 V. தியாகராஜன்
- 12 P. ஜான்சன்பாபு
- 13 G. சின்னையா
- 14 P. சத்திய நாராயணன்
- 15 V. பெருமாள்
- 16 G. ராம்
- 17 P. சீனிவாசன்
- 18 P. சிவகுமார்
- 19 K.E. தெய்வமணி
- 20 G. கேசவராவ்
- 21 N. சேகர்
- 22 S. ராஜேஷ்குமார்
- 23 D. சக்திவேல்
- 24 E. மோகன்
- 25 N. இருசப்பன்
- 26 N. கன்னியப்பன்
- 27 D. தெய்வசிங்
- 28 R. கன்சியாங்குமார்
- 29 N. ஜானகிராமன்

மோகன் பியாரெ,
அரசு முதன்மைச் செயலாளர்.

Notification under the Minimum Wages Act

Draft Notification regarding the Revision of minimum rates of wages for employment in tobacco manufactory (including beedi making other than beedi rolling) under the Act.

[G.O. (2D) No. 15, Labour and Employment (J1),
29th April 2014, சித்திரை 16,
ஐய, திருவள்ளூர் ஆண்டு-2014]

No. II(2)/LE/377/2014.—The following draft of a Notification which it is proposed to issue in exercise of the powers conferred by clause (b) of sub-section (1) of Section 3 and sub-section (2) of Section 5 read with clause (c) of sub-section (2) of Section 3 of the Minimum Wages Act, 1948 (Central Act XI of 1948), is hereby published for information of all persons likely to be affected thereby, as required by clause (b) of sub-section (1) of Section 5 of the said Act.

2. Notice is hereby given that the draft Notification will be taken into consideration 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 may be received from any person with respect thereto before the expiry of the aforesaid period will be considered by the Government of Tamil Nadu. Objection or suggestion, if any should be addressed to the Principal Secretary to Government, Labour and Employment Department, Secretariat, Chennai-600 009 through the Commissioner of Labour, Chennai-600 006.

DRAFT NOTIFICATION

In exercise of the powers conferred by clause (b) of sub-section (1) of Section 3 and sub-section (2) of Section 5 read with clause (c) of sub-section (2) of the said Section 3 of the Minimum Wages Act, 1948 (Central Act XI of 1948) and in supersession of the Labour and Employment Department Notification No. II(2)/LE/825/2004, published on pages 454 and 455 of Part II—Section 2 of the *Tamil Nadu Government Gazette*, dated the 15th September 2004, the Governor of Tamil Nadu hereby revises the minimum rates of wages payable to the classes of employees in the employment in tobacco manufactory (including Beedi making other than beedi Rolling) in the State of Tamil Nadu specified in column (1) of the Schedule below, as specified in the corresponding entries in column (2) thereof:-

THE SCHEDULE

Employment in tobacco manufactory (including beedi making other than Beedi Rolling).

Classes of employees.	Minimum rates of basic wages (per month).
(1)	Rs. P. (2)
1. Manager	5000.00
2. Accountant/Computer Operator	4750.00
3. Clerk/Typist/Salesman	4500.00
4. Sekarman	4375.00
5. Checker/Maistry/Sorter/Supervisor	4250.00
6. Dust Leaves Supplier/ Bag Stitcher/ Packer	4125.00
7. Office Assistant/Attender	4125.00

Classes of employees.	Minimum rates of basic wages (per month).	
	(1)	(2)
8. Driver (Truck/Lorry)		4125.00
9. Driver (Car/Van)		4000.00
10. Watchman		3500.00
11. Scavenger/Sweeper		3125.00
12. Other Workers		3125.00

Piece - rated wages:

- (1) For Labelling 4000 Litho Wrappers .. Rs.156.25
on 4000 Bundles per day.

Explanations.-

- (i) Each bundle consists of 25 Beedies.
(ii) Proportionate wages should be paid for labelling the bundles consisting of 10, 15 or 20 Beedies per bundle.
(iii) 30% extra wages should be paid for labelling "Top Label" and dearness allowance should also be paid with it.

(2) Ring Labelling

- (For Ring Labelling gum and thread should be supplied by the Management) .. Rs. 6.25
per 1000 Beedies

One day work means making 10,000 beedies per day.

Explanations.- (1) Dearness Allowance.- In addition to the minimum rate of basic wages fixed above, the employees shall be paid dearness allowance as indicated below:-

- (i) The dearness allowance is linked to the Average Chennai City Consumer Price Index Number for the year 2000, that is, 475 points (with base 1982 = 100) and for every rise of one point over and above 475 points, an increase of Rs.6.55 (Rupees six and paise fifty five only) per month shall be paid as dearness allowance.
(ii) The dearness allowance shall be calculated every year on the 1st April on the basis of the average of the indices for the preceding twelve months, that is from January to December.
(iii) The first calculation shall thus be effective from the date of publication of this Notification in the *Tamil Nadu Government Gazette*, based on the Average Chennai City Consumer Price Index Number for the previous year.

(2) Where the nature of work is the same, no distinction in the payment of wages shall be made between men and women employees.

(3) To arrive at daily wages, the monthly wages shall be divided by 26.

(4) To arrive at monthly wages, the daily wages shall be multiplied by 30.

(5) Wherever the existing wages are higher than the minimum wages fixed herein, the same shall be continued to be paid.

Revision of minimum rates of basic wages for the Employment in Fire Works Manufactory under the Act.**Amendment to Notification**

[G.O.(2D) No. 16, Labour and Employment (J1),
30th April 2014, சித்திரை 17,
ஐய, திருவள்ளூர் ஆண்டு-2045].

No. II(2)/LE/378/2014.—In exercise of the powers conferred by clause (b) of sub-section (1) of Section 3 and sub-section (2) of Section 5 of the Minimum Wages Act, 1948 (Central Act XI of 1948), the Governor of Tamil Nadu hereby makes the following amendment to the Labour and Employment Department Notification No. II(2)/LE/782/2012, published at pages 667 to 672 of Part II—Section 2 of the *Tamil Nadu Government Gazette*, dated the 21st November 2012.

AMENDMENT

In the said Notification, in "The Schedule" under the heading "III piece-rated wages:" under sub-heading "2. Crackers (Paper rolled) type making:" for item (iv) and the entries relating thereto, the following shall be substituted, namely:-

"(iv) Paper rolling (wrapping)	5 centimeter to 7 centimeter	Above 7 centimeter
Single Paper	0.78 per unit	1.34 per unit
II and III paper	0.84 per unit	
IV paper	0.98 per unit."	

Draft Notification relating to the Revision of minimum rates of wages for the Employment in Automobile Workshop under the Act.**Amendment to Notification**

[G.O.(2D) No. 18, Labour and Employment (J1),
30th April 2014, சித்திரை 17,
ஐய, திருவள்ளூர் ஆண்டு-2045].

No. II(2)/LE/379/2014.—In exercise of the powers conferred by clause (b) of sub-section (1) of Section 3 and sub-section (2) of Section 5 of the Minimum Wages Act, 1948 (Central Act XI of 1948), the Governor of Tamil Nadu hereby makes the following amendment to the Labour and Employment Department Notification No. II(2)/LE/806/2013, published at pages 717 to 719 of Part II—Section 2 of the *Tamil Nadu Government Gazette*, dated the 23rd October 2013:-

AMENDMENT

In the said Notification, in the first paragraph, the expression "read with clause (c) of sub-section (2) of Section 3" shall be omitted.

MOHAN PYARE,
Principal Secretary to Government.