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[Regd. No. TN/CCN/467/2012-14. [R. Dis. No. 197/2009.

[Price: Rs. 4.00 Paise.



TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

No. 10]

CHENNAI, WEDNESDAY, MARCH 7, 2018 Maasi 23, Hevilambi, Thiruvalluvar Aandu-2049

Part II—Section 2

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

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NOTIFICATIONS BY GOVERNMENT

HIGHWAYS AND MINOR PORTS DEPARTMENT

Acquisition of Lands

[G.O.(2D) No. 3, Highways and Minor Ports (HQ2), 24th January 2018, தை 11, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No.II(2)/HWMP/205/2018.—The Governor of Tamil Nadu having been satisfied that the lands specified in the schedule below have to be acquired for highways purpose, to wit for formation of Four laning from Thiruchengode to Namakkal at Namakkal District and it having already been decided that the entire amount of compensation to be awarded for the lands is to be paid out of the funds controlled or managed by the Chief Engineer (Construction & Maintenance), Highways Department, Chennai-25 and after having considered the cause shown by the owners or other persons having interest in the said lands as the case may be do hereby publish., the following notice under sub-section (1) of Section 15 of the Tamil Nadu Highways Act, 2001 (Tamil Nadu 34 of 2002).

NOTICE

Under sub-section (1) of Section 15 of the Tamil Nadu Highways Act, 2001 (Tamil Nadu Act 34 of 2002), the Governor Tamil Nadu hereby acquires the lands specified in the Schedule below measuring, an extent of 0.07.69 Hectare of Ryotwari, Residential dry lands to the same, a little more or less needed for Highways purpose, to wit, for the formation of Four laning from Tiruchengode to Namakkal in Namakkal District. The Plan of the lands are kept in the office of the District Collector, Namakkal and may be inspected at any time during office hours.

SCHEDULE

Namakkal District, Namakkal Taluk, 31. Marappanaickenpatti Village.

SI. Description of the Land No.

Details of Structures/ Buildings/ Trees & etc.

1. Ryotwari Dry Residential S.No. 232/3 ANow subdivied as S.No. 232/3A2, Belongs to Palanisamy, S/o. Ramasamy bounded on the East by S.No.232/4B, West by S.No. 234, North by S.No. 232/3A1 South by S.No. 234.

Total Extent of lands to be Acquired—0.00.56 Hect.

2. Ryotwari Dry Residential 232/4 S.No. Now subdivided S.No. 232/4B, Belongs to Palanisamy, S/o. Ramasamy bounded on the East by S.No.232/5B, West by S.No. 234,232/3A2, North by S.No. 232/4A South by S.No. 234.

Yielding Coconut Trees-8 Bore well-1

Total Extent of lands to be Acquired—0.03.56 Hect.

SI. Description of the Land No.

Details of Structures/ Buildings/ Trees & etc.

3. Ryotwari Dry Residential S.No. 232/5 Now subdivided as S.No. 232/5B, Belongs to Settiya Gounder S/o. Palaniyandi Gounder-1, Ramsamy, S/o. Settiya Gounder-2, Palanisamy, S/o. Settiya Gounder -3 bounded on the East by S.No.232/3B2, West by S.No. 232/4B, North by S.No. 232/5A South by S.No. 234.

Total Extent of lands to be Acquired—0.01.33 Hect.

4. Ryotwari Dry Residential S.No. 232/3B Now subdivided as S.No. 232/3B2, Belongs to Settiya Gounder S/o. Palaniyandi Gounder-1, Ramsamy, S/o. Settiya Gounder-2, Palanisamy, S/o. Settiya Gounder-3 bounded on the East by S.No.233, West by S.No. 232/5B, North by S.No. 232/3B1 South by S.No. 234.

Total Extent of lands to be Acquired—0.02.24 Hect.

Total Extent of Ryotwari Dry Residential Class I – Type II Lands to be Acquired 0.07.69 Hect.

[G.O.(2D) No.5, Highways and Minor Ports (HQ2) 31st January 2018, தை 18, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No.II(2)/HWMP/206/2018.—The Governor of Tamil Nadu having been satisfied that the lands specified in the schedule below have to be acquired for highways purpose, to wit for the improvement of four laning from Namakkal to Tiruchengode at Namakkal District having already been decided that the entire amount of compensation to be awarded for the lands is to be paid out of the funds controlled or managed by the Chief Engineer (Construction and Maintenance), Highways Department, Chennai-25 and after having considered the cause shown by the owners or other persons having interest in the said lands as the case may be do hereby publish, the following notice under sub-section (1) of Section 15 of the Tamil Nadu Highways Act, 2001 (Tamil Nadu Act 34 of 2002).

NOTICE

Under sub-section (1) of Section 15 of the Tamil Nadu Highways Act, 2001 (Tamil Nadu Act 34 of 2002), the Governor of Tamil Nadu hereby acquires the lands specified in the Schedule below measuring, an extent of 108.5 Sq. metres of, Natham lands to the same, a little more or less are needed for Highways purpose, wit for the formation of four laning from Namakkal to Tiruchengode at Namakkal District. The Plan of the lands are kept in the office of the District Collector, Namakkal and may be inspected at any time during office hours.

(1)

SCHEDULE

Namakkal District, Kumarapalayam Taluk, 111.Puthur East Village.

SI. No. Description of the Land Details of Buildings, Structures, Trees, Crops and Others

(1) (2)

1. Natham S.No. 80/2
Now subdivided as S.No. 80/2A belongs to Raju, S/o.Kandasamy gouer (1), Subramaniam, S/o. Kandasamy gounder (2) bounded on the East by S.No. 80/3A West by S.No.80/1 North by S.No.78 South by S.No.80/2B

Part of the Asbestos building

(3)

Total Extent of lands to be Acquired- 1 Sq.mts.

2. Natham S.No. 80/3 Now subdivided as S.No.80/3A belongs to Raju, S/o. Kandasamy gounder (1), Subramaniam, S/o. Kandasamy gounder (2) bounded on the East by S.No. 80/4A West by S.No.80/2A North by S.No.78 South by S.No.80/3B

Part of the Asbestos House and Cement floor

Total Extent of lands to be Acquired—2 Sq.mts.

3. Natham S.No. 80/4 Now subdivided as S.No.80/4A belongs to Ramasamy S/o. Chinnagounder bounded on the East by S.No. 80/5A West by S.No.80/3A North by S.No.78 South by S.No.80/4B

Part of the Asbestos House and Cement

Total Extent of lands to be Acquired—5 Sq.mts.

4. Natham S.No. 80/5 Now subdivided as S.No.80/5A belongs to Paramasivam S/o Muthusamygounder bounded on the East by S.No. 80/7A West by S.No.80/4A North by S.No.78 South by S.No.80/5B

Part of the Two floors Terraced house and Granite floor.

Total Extent of lands to be Acquired—5.5 Sq.mts.

SI. Description of the Land No.

Details of Buildings, Structures, Trees, Crops and Others

(2)

5. Natham S.No. 80/6 Now subdivided as S.No.80/6A belongs to Madeswari, W/o. Manoharan (1), Gobal, S/o.Manoharan (2) bounded on the East by S.No. 80/7C West by S.No.80/7A North by S.No.78 South by S.No.80/6B

Part of the Asbestos House and Cement floor

Total Extent of lands to be Acquired—21 Sq.mts.

Natham S.No. 80/7 Now subdivided as S.No.80/7A Ramasamy belongs to Chettiyar S/o. Nallamuthu Chettiyar (1) Srinivasan. S/o.Ramasamy Chettivar (2) bounded on the East by S.No. 80/6A West by S.No.80/5A North by S.No.78 South by S.No.80/7B

Part of the Two floors Terraced House and Cement floor

Total Extent of lands to be Acquired- 6 Sq.mts.

7. Natham S.No. 80/7 Now subdivided as S.No.80/7C belongs to Ramasamy Chettiyar S/o.Nallamuthu Chettiyar (1) Srinivasan, S/o.Ramasamy Chettiyar (2) bounded on the East by S.No. 80/8A West by S.No.80/6A North by S.No.78 South by S.No.80/7B

Total Extent of lands to be Acquired—27 Sq.mts.

8. Natham S.No. 80/8 Now subdivided as S.No. 80/8A belongs to Sellappan S/oMarappagounder bounded on the East by S.No. 80/9A West by S.No.80/7C North by S.No.78 South by S.No.80/8B

Part of the Two floors Terraced House and Tiles floor.

Total Extent of lands to be Acquired—14 Sq.mts.

SI. No.	Description of the Land	Details of Build- ings, Structures, Trees, Crops and Others	SI. No.	Description of the Land	Details of Build- ings, Structures, Trees, Crops and Others
(1)	(2)	(3)	(1)	(2)	(3)
9.	Natham S.No. 80/9 Now subdivided as S.No.80/9A belongs to Kumar S/o Arthanarigounder bounded on the East by S.No. 80/10A West by S.No.80/8A North by S.No.78 South by S.No.80/9B Total Extent of lands to be Acquired—16 Sq.mts.	Part of the Terraced House and Cement floor.	10.	Natham S.No. 80/10 Now subdivided as S.No.80/10A belongs to Vaithyaingam,S/o. Sathasivam Chtiar (1), Subramani, S/o. Sathavam Chettiar (2), Perumal, S/o. Sathasivam Chettiar (3) bounded on the East by S.No. 78 West by S.No.80/9A North by S.No.78 South by S.No.80/10B Total Extent of lands to be Acquired—11 Sq.mts.	Part of the Asbestos House and Cement floor.

Total Extent of Natham lands to be acquired – 108.5 Sq.mts.

[G.O. (D) No. 28, Highways and Minor Ports (HP1) 21st February 2018, மாசி 9, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No.II(2)/HWMP/207/2018.—The Governor of Tamil Nadu having been satisfied that the lands specified in the Schedule below have to be acquired for Highways purpose, to wit for forming Road Over Bridge at Tindivanam Town and Taluk at Km 124/2-3 of Villupuram-Feeder Road in lieu of existing LC No.93 between Tindivanam-Olakkur Railway Stations at Villupuram District and it has already been decided that the entire amount of compensation to be awarded for the lands is to be paid out of the funds controlled or managed by the Divisional Engineer (Projects), Highways Department, Villupuram after considering the cause shown by the owner (or) other person having interest on such lands as the case may be do hereby publish the following notice under sub-section (1) of Section 15 of the Tamil Nadu Highways Act, 2001 (Tamil Nadu Act 34 of 2002).

NOTICE

Under sub-section (1) of Section 15 of the Tamil Nadu Highways Act, 2001 (Tamil Nadu Act 34 of 2002) the Governor of Tamil Nadu hereby acquires the land specified in the Schedule below measuring to an extent of 1840 Sqmts of Dry and Wet lands in Villupuram District, Tindivanam Taluk & Town at Km 124/2-3 of Villupuram-Feeder Road in lieu of existing LC No.93 between Tindivanam-Olakkur Railway Stations in Villupuram District to the same, a little more or less needed for forming Road Over Bridge at Tindivanam Taluk & Town at Villupuram District.

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

Schedule – C

Villuppuram District, Tindivanam Taluk and Town.

SI. No	Survey No	Classifi- cation	Ward & Block	Town Survey No.	Extent Sq.m.,	Subdivisi after land A		Land Owners Name (Based on SLR)	Details of Trees and Structures situated in
						Survey No.	Extent Sq.m.,		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1	113/2, 3,4	Wet	2/B	18/2	01983	18/2B	00020	Pandian S/o Ramachandiran Rettiyar	Karambu
2	113/2, 3,4	Wet	2/B	18/3	04653	18/3B	00869	Vijayalakshmi W/o Dhass	Karambu
3	95/1	Wet	2/B	22/2	03400	22/2B	00243	Latchumi ammal W/o Govindasamy Goundar-1,Subburayan S/o Govindasamy Goundar-2, Jeyanthi w/o Mahalingam-3, Indira w/o Selvam-4, Chitra w/oSubramani-5	Karambu

SI. No	Survey No	Classifi- cation	Ward & Block	Town Survey No.	Extent Sq.m.,		ion made Acquisition	Land Owners Name (Based on SLR)	Details of Trees and Structures situated in
						Survey No.	Extent Sq.m.,		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
4	95/9, 17	Wet	2/B	23/2	07975	23/2B	00458	Kaliyaperumal S/o Nadesa Chettiyar	Karambu
5	156/7	Wet	14/B	41/-	03950	41/2	00235	Jayaraman S/o Ravanappa Naidu-1, Thulasiyammal W/o Jayaraman-2, Gopalakrishnan S/o Jayaraman-3,	R.CC Building & Vacant
6	91/21	Dry	14/B	70/-	00204	70/2	00004	Murugan S/o Ramu	Vacant site
7	91/21- P	Dry	14/B	71/-	00194	71/2	00011	Babu S/o Ramu	A.C Sheet House
				Total			1840		

Amendment to the Notification

[G.O. (D) No. 31, Highways and Minor Ports (HN2) 21st February 2018, மாசி 9, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No.II(2)/HWMP/208/2018.—The following Amendment is issued to G.O.(D) No.210 Highways and Minor Ports (HN2) Department, dated 27-10-2015 and the Notification No.II(2)/HWMP/637(a-1) 2015 published at page 13 of *Tamil Nadu Government Gazette* Extraordinary No.227 Part-II, Section 2, dated 27-10-2015 relating to the above G.O.

AMENDMENT

In the appendix Notification of G.O.(D) No. 210 Highways and Minor Ports (HN2) Department, dated 27-10-2015 under the heading SCHEDULE Villupuram District, Thirukovilur Taluk, Aviyur Village in serial No.15 in column No.6 Extent Required/Acquired (Ha. Sq.mt) **0.0161 shall be read as 0.1610.**

RAJEEV RANJAN,

Additional Chief Secretary to Government.

LABOUR AND EMPLOYMENT DEPARTMENT

Notifications under the Employees State Insurance Act.

Exemption to the M/s. Tamil Nadu Ex-Service Men's Corporation Limited (TEXCO), Chennai for the period from 1-6-2010 to 7-7-2011 under the Act.

[G.O.(D) No. 96, Labour and Employment (L1), 6th February 2018, தை 24, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No. II(2)/LE/209/2018.—In exercise of the powers conferred by Section 87 read with Section 91A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the M/s.Tamil Nadu Ex-Service men's Corporation Limited (TEXCO), Chennai from the operation of the said Act for the period from 01-06-2010 to 07-07-2011.

- (1) The above exemption is subject to the following conditions, namely:-
- (a) The aforesaid Management wherein the employees are employed shall maintain a Register showing the names and designations of the exempted employees.
- (b) Not withstanding 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 Management shall submit in respect of the period during which that Management 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 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 principal or immediate employer, 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 Management office or other premises.

Exemption to the M/s. Tamil Nadu Handloom Weavers Co-operative Society Limited (Co-Optex) Chennai 600 008, for the period of one year from 23-01-2018 to 22-01-2019 under the Act.

[G.O.(D)No. 97, Labour and Employment (L1), 6th February 2018, தை 24, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No. II(2)/LE/210/2018.—In exercise of the powers conferred by Section 87 read with Section 91A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts M/s.Tamil Nadu Handloom Weavers' Co-operative Society Limited (Co-optex), Chennai 600 008 from the operation of the said Act for the period of one year from 23-01-2018 to 22-01-2019.

- (1) The above exemption is subject to the following conditions, namely:-
- (a) The aforesaid Management wherein the employees are employed shall maintain a Register showing the names and designations of the exempted employees.
- (b) Not withstanding 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 Management shall submit in respect of the period during which that Management 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 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 principal or immediate employer, 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 Management office or other premises.

Re-designation of the Officers Appointed under the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act.

Amendment to Notification

[G.O. Ms. No. 21, Labour and Employment (K2), 14th February 2018, மாசி 2, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

Errata to Notification

No. II(2)/LE/211/2018.—The following errata is issued to the Labour and Employment Notification No.II(2)/LE/57/2017 published at pages 114 to 115 of Part-II—Section 2 of the *Tamil Nadu Government Gazette*, dated the 25th January 2017:-

ERRATA

In the said Notification

- (1) for "13. Additional Director read 13. "Additional of Industrial Safety and Health" Industrial al Safety and Health"
- for "26. Assistant Director read "26. Assistant Directors of Industrial Safety and of Industrial Safety and Health" Health";
- for "27. Joint Director of read "27. Joint Directors of (3)Industrial Safety and Health (Building and Other Construction Workers)"

Industrial Safety and Health (Building and Other Construction Workers)".

Disputes between workmen and Management referred to Labour Courts for Adjudication.

எம்.ஆர்.எப். லிமிடெட், சென்னை-19.

[அரசாணை (டி) எண் 100, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (அ1)த் துறை, 12 பிப்ரவரி 2018, தை 30, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No. II(2)/LE/212/2018.—இந்த ஆணையின் இணைப்பில் குறிப்பிட்டுள்ள பொருள் தொடர்பாக எம்.ஆர்.எப். லிமிடெட், சென்னை – 19, என்ற நிர்வாகத்திற்கும் எம்.ஆர்.எப். தொழிலாளர்கள் சங்கம் என்ற தொழிற்சங்கத்திற்குமிடையே தொழிற்தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை சென்னை, தொழிலாளர் நீதிமன்ற தீா்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு அவர்கள் கருதுவதாலும்;

1947–ஆம் ஆண்டு தொழிற்தகராறுகள் சட்டத்தின் (மத்திய சட்டம் XIV/1947) 10(1)(c) பிரிவிலும், 10(1)(d) பிரிவின் வரம்பு நிபந்தனையிலும் வழங்கியுள்ள அதிகாரங்களைக் கொண்டு, தமிழ்நாடு ஆளுநர் அவர்கள் மேற்சொன்ன தகராறு, சென்னை, தொழிலாளா் நீதிமன்ற தீா்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடுகிறார்.

மேலும், 1947 – ஆம் ஆண்டு தொழிற்தகராறுகள் சட்டத்தின் 10(2A) பிரிவின்கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு சென்னை, தொழிலாளர் நீதிமன்றத்தை கேட்டுக் கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

''திரு. ஜெசன் செரியன் (தொழிலாளர் எண் 102552) என்ற தொழிலாளருக்கு நிர்வாகம் வழங்கிய 21–7–2016 நாளிட்ட உத்தரவில் 22-7-2016 முதல் 30 நாட்களுக்கு ஊதியமில்லா தற்காலிக பணி நீக்கமாக வழங்கிய தண்டனையை இரத்து செய்து, அக்காலத்தை பணி இடைவெளி காலமாக கருதப்படக்கூடாது என்றும், பணியிடை நீக்க காலமான 23–9–2015 முதல் 26–8–2016 வரை காலத்திற்கு முழு ஊதியம் வழங்கப்பட வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயம் தானா?' ஆம் எனில் உரிய உத்தரவுகள் பிறப்பிக்க.

மாநகர போக்குவரத்துக் கழகம், சென்னை.

[அரசாணை (டி) எண் 111, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (அ1)த் துறை, 14 பிப்ரவரி 2018, மாசி 2 ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு-2049.]

No. II(2)/LE/213/2018.—இந்த ஆணையின் இணைப்பில் குறிப்பிட்டுள்ள பொருள் தொடர்பாக மாநகர போக்குவரத்துக் கழகம், சென்னை என்ற நிர்வாகத்திற்கும், அரசாங்க போக்குவரத்து ஊழியர் சங்கம் என்ற தொழிற்சங்கத்திற்குமிடையே தொழிற்தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை சென்னை, தொழிலாளர் நீதிமன்றத் தீா்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு அவாகள் கருதுவதாலும்;

1947–ஆம் ஆண்டு தொழிற்தகராறுகள் 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 நீதிமன்ற தீர்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடுகிறார்.

மேலும், 1947–ஆம் ஆண்டு தொழிற்தகராறுகள் சட்டத்தின் 19(2A) பிரிவின்கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு சென்னை, தொழிலாளர் நீதிமன்றத்தை கேட்டுக் கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

திரு. ஆர். மணிமாறன், ஓட்டுநருக்கு (பணி எண் D.14786) ஊதிய உயர்வினை இரண்டு வருட காலம் தொடர்விளைவுடன் தள்ளி வைத்து நிர்வாகம் வழங்கிய 23–3–2016 நாளிட்ட உத்தரவை ரத்து செய்ய வேண்டும் என்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானதுதானா? ஆம் எனில் உரிய உத்தரவுகள் பிறப்பிக்கவும்.

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

(1) திட்ட இயக்குநர், TNHSP, 108 ஆம்புலன்ஸ் சேவைத்திட்டம், சென்னை – 6 (2) ஜி.வி.கே. இ.எம்.ஆர்.ஐ. 108 ஆம்புலன்ஸ், சென்னை – 5.

திருத்த அறிவிக்கை

[அரசாணை (டி) எண் 104, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (டி2)த் துறை, 13 பிப்ரவரி 2018, மாசி 1, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No. II(2)/LE/214/2018.—*தமிழ்நாடு அரசிதழ்* வெளியீடு எண் 38, நாள் 21–9–2016, பாகம் II—பிரிவு 2–ல் பக்க எண் அறிவிக்கை எண் II(2)/LE/649/2016, அரசாணை (டி) எண் 472, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (டி2)த் துறை, நாள் 3–8–2016–க்கு கீழ்க்கண்டவாறு திருத்தம் வெளியிடப்படுகிறது:–

திருத்தம்

அரசாணை (டி) எண் 472, தொழிலாளர் மற்றும் வேலைவாய்ப்பு (டி2)த் துறை, நாள் 3–8–2016, பக்கம் 556–ல் வரிசை எண் 20–ல் "A. செந்தில்" என்றிருப்பதை "A. சரவணன்" எனத் திருத்தி வாசிக்கவும்.

> மங்கத் ராம் சர்மா, அரசு முதன்மைச் செயலாளர்.

NOTIFICATIONS BY GOVERNMENT

LATE NOTIFICATION:

Notifications under the Minimum Wages Act

Revision of Minimum Rates of Wages for the Employment in any Rice Mill, Flour Mill or Dhall Mill under the Act.

[G.O.(2D) No. 19, Labour and Employment (J1), 15th February 2018, மாசி 3, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No. II(2)/LE/215/2018.—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) and in supersession of the Labour and Employment Department Notification No. II(2)/LE/335/2013, published at pages 292 and 293 of Part II-Section 2 of the Tamil Nadu Government Gazette, dated the 24th April 2013, the Governor of Tamil Nadu, after consultation with the Advisory Board, hereby revises the minimum rates of wages payable to the classes of employees in the employment in any rice mill, flour mill or dhall mill in the State of Tamil Nadu, specified in column (2) of the Schedule below, as specified in the corresponding entries in column (3) thereof, the draft of the same having been previously published as required by clause (b) of sub-section (1) of Section 5 of the said Act.

2. This notification shall come into force with effect on and from the date of its publication in the *Tamil Nadu Government Gazette*.

THE SCHEDULE

Employment in any rice mill, flour mill or dhall mill.

SI. No.	Classes of Employees.	Minimum rates of basic wages per day Rs. Ps.
(1)	(2)	(3)
1.	Hamalis (Bag Carriers)	218.00
2.	Bag Weighter of Katta Mazdoors	215.50
3.	Bag Stitchers	215.50
4.	Carriers of husk	210.50
5.	Mazdoors including Miscellaneous Workers	210.50
6.	Carriers of Rice	210.50
7.	Engine Driver	225.00
8.	Electrician	225.00
9.	Fireman	211.00
10.	Fitter	215.50
11.	Hullerman	211.00
12.	Maistries	218.00
13.	Mechanic	218.00
14.	Oilers	210.50

SI. No.	Classes of Employees.	Minimum rates of basic wages per day. Rs. Ps.
(1)	(2)	(3)
15.	Paddy Boilers	215.50
16.	Paddy Drivers	210.50
17.	Paddy Millers	210.50
18.	Sweepers	210.50
19.	Shellerman	210.50
20.	Winnowers	210.50
21.	Paddy Soakers	210.50
22.	Water Carriers	210.50
23.	Watchman	210.50
24.	Mazdoors Employed in polishing	210.50
25.	Rice Measures	211.00
26.	Mazdoors employed in grinding grain	210.50
27.	Dhall Manufacturers	210.50
28.	Loadman	210.50
29.	Peons	210.50
30.	Carpenters	215.50
31.	Varukadalai Workers	218.00
32.	Clerk	6155.00
		per month
33.	Attenders	5938.00
		per month

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

- (i) The dearness allowance is linked to the Average Consumer Price Index Number for Chennai City for the year 2010 (that is 161 points with base 2001 = 100) and for every raise of one point over and above 161 points an increase of Rs.1.30 (one rupee and thirty paise only) per day shall be paid as dearness allowance.
- (ii) The dearness allowance shall be calculated on the first April of every year on the basis of the average of the indices of the preceding twelve months, that is, from January to December.
- (iii) The first calculation of dearness allowance shall be effective from the date of publication of this Notification in the *Tamil Nadu Government Gazette* based on the Average Consumer Price Index of the previous year.
- (2) (\it{i}) The daily rates of wages and dearness allowance include the element of Holiday Wages also.
- (ii) To arrive at daily wages, the monthly rates of wages shall be divided by 26.
- (\emph{iii}) To arrive at monthly wages, the daily wages shall be multiplied by 30.

- (3) Where the nature of work is the same, no distinction in the payment of wages shall be made in the case of men and women employees.
- (4) Wherever the existing wages are higher than the minimum wages fixed herein, such existing wages shall be continued to be paid.

Fixation of Minimum Rates of Wages for the Employment in Distillery Industry Under the Act.

[G.O.(2D) No. 20, Labour and Employment (J1), 15th February 2018, மாசி 3, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2049.]

No.II(2)/LE/216/2018.—In exercise of the powers conferred by clause (a) 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, after considering the advice of the Committee appointed under clause (a) of sub-section (1) of Section 5 of the said Act, hereby fixes the minimum rates of basic wages payable to the classes of employees in the employment in Distillery Industry in the State of Tamil Nadu specified in column (2) of the Schedule below as specified in the corresponding entries in column (3) thereof:-

2. This Notification shall come into force on and from the date of its publication in the *Tamil Nadu Government Gazette*.

THE SCHEDULE

Employment in Distillery Industry.

Serial Number	Classes of Employees	Minimum rate basic wages (per month) (Rs)
(1)	(2)	(3)
1.	Supervisor/Chemist	8680
2.	Skilled / Operator	8050
3.	ITI Certificate Holder	8050
4.	Assistant/Junior Technician	7840
5.	Engineer/Workshop Engineer	7840

Administrative Staff

Serial Number	Classes of Employees	Minimum rate basic wages (per month) (Rs)
(1)	(2)	(3)
6.	Manager	8400
7.	Accountant	8400
8.	Sales Executive	8400
9.	Work Officer	8400
10.	Assistant	8190
11.	Clerk	8050
12.	Driver	8050
13.	Office Assistant / Peon	7840
14.	Watchman	7840

Explanations: 1. Dearness Allowance: In addition to minimum rates 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 for the year 2010, that is 161 points (with base year 2001 = 100) and for every raise of one point over and above 161 points, an increase of Rs. 48.65/- (Rupees Forty Eight and Sixty Five paise only) per month shall be paid as dearness allowance.
- (ii) The Dearness Allowance shall be calculated on the first April of every year on the basis of the average of the indices for the preceding twelve months, namely 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 of 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) Wherever the existing wages are higher than the minimum wages fixed herein, the same shall be continued to be paid.

MANGAT RAM SHARMA, Principal Secretary to Government.