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NOTIFICATIONS BY GOVERNMENT

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NOTIFICATIONS BY GOVERNMENT

ADI DRAVIDAR AND TRIBAL WELFARE DEPARTMENT

Secretariat, 25th July 2018.

No. II(2)/ADTW/629/2018.

[Adi Dravidar and Tribal Welfare-Centrally Sponsored Scheme of Post Matric Scholarship to the students belonging to Adi Dravidar- Adoption of Revised Guidelines issued by the Government of India, Ministry of Social Justice and Empowerment with effect from April 2018-Notified-Orders-Issued.]

The following Government Order is Published:-

[G.O. Ms. No. 39, Adi Dravidar and Tribal Welfare (ADW.3), 9th July 2018, ஆணி 25, விளம்பரி, திருவள்ளூர் ஆண்டு-2018.]

READ:

From the Government of India, Ministry of
Social Justice and Empowerment Letter
F.No. 11017/4/2015-SCD-V(III), dated 03-05-2018.

**Order: No. 39, Adi Dravidar and Tribal Welfare (ADW:3),
9th July 2018.**

The State Government is implementing the Centrally Sponsored Post Matric Scholarship Scheme to the students belonging to Adi Dravidars based on the Government of India guidelines.

2. In the letter read above, the Government of India, Ministry of Social Justice and Empowerment has Communicated the revised guidelines for award of Post Matric Scholarship to the students belonging to Scheduled Castes (Adi Dravidars in Tamil Nadu) under Centrally Sponsored Scheme with effect from April 2018. The Government after careful consideration have decided to adopt and notify the said revised guidelines appended to this order in to for sanction of Post Matric Scholarship to the Adi Dravidar students in this State with effect from the academic year 2018-2019.

3.The District Collectors are requested to communicate the appended guidelines to all the Educational Institutions in their Districts for strict compliance.

(By Order of the Governor)

**Centrally Sponsored Scheme of Post Matric Scholarships
to the students belonging to Scheduled Castes for
Studies in India pms-sc (with effect from April, 2018)**

I. Object

The objective of the Scheme is to provide/supplement financial assistance to the Scheduled Caste Students Studying at Post Matriculation or Post-Secondary Stage to enable them to complete their Education.

II. Scope

These scholarships are available for studies in India only and are awarded by the Government of the State/ Union Territory to which the applicant actually belongs i.e. Permanently settled or domiciled, as per the terms of domicile decided by the State, will be eligible to avail PMS-SC from the domiciled State/UT. The domicile State/ UT shall keep the parent State informed with all particulars.

III. Conditions of Eligibility of Students

(i) The scholarships are open to nationals of India.

(ii) These Scholarships will be given for the study of all recognized Post-Matriculation or post-secondary courses pursued in recognized Institutions/ Universities/ Colleges, where PMS-SC can be availed for intermediate, graduate, post graduate courses and include the following:—

- (a) Institutions of National Importance;
- (b) Central University/ State University/ Autonomous Colleges recognized by UGC and Universities /Colleges recognized under Section 2(f) and 12(b) of UGC Act.;
- (c) Deemed Universities;
- (d) Private Universities recognized by State/Centre with 'A' level or equivalent accreditation by NAAC, NBA;
- (e) Private Professional Institutions affiliated to a recognized Central/State University and covered by Fee Fixation Committee as mandated by Supreme Court;
- (f) Recognized schools/colleges for Classes XI and class XII;
- (g) Diploma granting Institutions as recognized by State/UT Governments;
- (h) Vocational Training Institute affiliated to National Council of Vocational Training (NCVT);
- (i) Institutions affiliated/approved by the appropriate bodies like MCI/AICTE etc. or any regulatory body established by State/ Centre. Provided that where a particular number of seats for a particular course have been recognized / authorized by the concerned regulatory authority. The admissions shall be restricted to those numbers and courses provided further that at each level only one course of study shall be allowed;

(iii) Only those candidates who belong to Scheduled Castes so specified in relation to the State/Union Territory to which the applicant actually belongs /domiciled as determined by the State/UT and who have passed the Matriculation or Higher Secondary or any higher examination of a recognized University or Board of Secondary Education will be eligible.

(iv) The ceiling on age limit for admission as regular student in different classes should be decided by concerned Institutions

(v) Candidates who after passing one stage of education are studying in the same stage of education in different subject e.g. I. Sc. after I.A. or B.Com. after B.A. in other subject will not be eligible.

(vi) Students who, after having completed their educational career in one professional line, e.g. L.L.B. after B.T./B.Ed. will not be eligible.

(vii) Students pursuing Post Graduate courses in medicine will be eligible if they are not allowed to practice during the period of their course.

(viii) Students who pursue their studies through correspondence courses are also eligible. The term correspondence includes distant and continuing education for courses in Central State Universities only. Non-refundable fee shall be paid directly to the Students account.

(viii) All children of the same parents/guardians will be entitled to receive benefits of the scheme.

(ix) A scholarship holder under this scheme will not hold any other scholarship/stipend. If awarded any other scholarship/stipend, the student can exercise his/her option for either of the two scholarships/stipends, whichever is more beneficial to him/her and should inform the awarding authority through the Head of the Institution about the option made. No scholarship will be paid to the students under this scheme from the date he/she accepts another scholarship/stipend. The student can however, accept free lodging or a grant or adhoc monetary help from the State Government or any other source for the purchase of books, equipment or for meeting the expenses on board and lodging in addition to the scholarship amount paid under this scheme.

(x) Scholarship holders who are receiving coaching in any of the pre-examination training centers with financial assistance from the Central Government/ State Government will not be eligible for stipend under the coaching schemes for the duration of the coaching programme.

Note 1: It is mentioned under the item III (condition of eligibility) of this scheme that the scholarship will be given for the study of all recognized post-matriculation or post-secondary courses pursued in recognized institutions, the list of courses grouped (I to IV) is only illustrative and not exhaustive. The State Governments/Union Territory Administrations are, thus, themselves competent to decide the appropriate grouping of courses at their level.

IV. Conditions of Eligibility of Institutions/Universities/Colleges

1. The Institutions/Colleges at the time of submitting Scholarship applications of students studying will also submit/upload details of their registration, affiliation and accreditation, courses being offered and number of seats approved for each course.

2. The college/Institution will ensure minimum 50% of renewal in respect of students availing post-metric scholarship for the academic year, before applying for Scholarship for the next academic year provided where the institution is able to give good and sufficient reasons for not achieving

minimum of 50% renewal; the above mentioned limit will not apply. The good and sufficient reasons imply natural calamities like flood/drought unforeseen circumstances/ law and order problem etc.

V. Means Test

Scholarships will be paid to the students whose parents/guardians' income from all sources does not exceed Rs. 2,50,000/- (Rupees Two lacs Fifty thousand only).

Note 1: So long as either of the parents (or husband in the case of married unemployed girl student) is alive, only income of the parents/husband, as the case may be, from all sources has to be taken into account only and of no other member even though they may be earning. In the form of income declaration, income is to be declared on this basis. Only in the case where both the parents (or husband in the case of married but unemployed girl student) have died, the income of the guardian who is supporting the student in his/her studies has to be taken. Such students whose parent's income is affected due to unfortunate death of one of earning parents and resultantly comes within the income ceiling prescribed under the scheme, shall become eligible for scholarship, subject to their fulfilling other conditions of eligibility, from the month in which such sad incidence takes place. Applications for scholarships from such students can be considered even after lapse of last date of receipt of applications, on compassionate grounds.

Note 2: House rent allowance received by the parents of a student shall be exempted from the computation of 'income' if the same has been permitted to be exempted for the purpose of Income tax.

Note 3: Income certificate is required to be taken once only *i.e.* at the time of admission to courses which are continuing for more than one year.

Note 4: Income Ceiling would be reviewed periodically.

VI. Components of the Scholarship

The component of scholarship includes the following for complete duration of the course:-

- (i) maintenance allowance,
- (ii) reimbursement of compulsory non- refundable fees,
- (iii) study tour charges,
- (iv) thesis typing,
- (v) book allowance,
- (vi) book bank facility,
- (vii) additional allowances for SC students with disabilities for the complete duration of the course,

The details are as follows:

(i) Composite maintenance allowance

Group	Courses	Rate of Maintenance allowance (in Rs. per month) for 10 month/ duration of course. Hostellers Day Scholours	
Group I	(i) Degree and Post Graduate level courses in Medicine, Engineering, Technology, Planning, Architecture, Design, Fashion Technology, Agriculture, Veterinary & Allied Sciences, Management, Business Finance /Administration, Computer Science/ Applications.	1200	550
	(ii) Post Graduate Diploma courses in various branches of management & medicine.		
	(iii) C.A./I.C.W.A./C.S./I.C.F.A, etc. (Applicable at day scholar rate only Rs. 550 per month)		
	(iv) M.Phil, Ph.D and Post-Doctoral Programmes (D.Lit., D.Sc. etc.), Group I, Group II and Group III courses.		
	(v) L.L.B, Integrated L.L.B, L.L.M.		
	(vi) Professional Coure leading to Degree, Diploma, Certificate in areas like Pharmacy (B Pharma), Nursing (B Nursing), BFS, other para-medical branches like rehabilitation, diagnostics etc., Mass Communication, Hotel Managment & Catering, Travel/ Tourism/Hospitality Management, Interior Decoration, Nutrition & Dietetics, Commercial Art, Financial Services (e.g. Banking., Insurance, Taxation etc.) for which entrance qualification is minimum Sr. Secondary (10+2) and Vocational Stream, ITI courses and Polytechnic where entrance qualification is Class XII or above.	820	530
Group III	Graduate and Post Graduate courses not covered under Group me & Group II e.g. B.A / B.Sc / B.Com etc. M.A/M.Sc./ M.Com/ M Ed. / M. Pharma etc.	570	300
Group IV	All post-matriculation level non-degree courses for which entrance qualification is High School (Class X), e.g. Senior secondary certificate (class XI and XII); both general and vocational stream, ITI courses, 3 year diploma courses in Polytechnics etc.	380	230

Note 1: Normally the term 'Hostel' is applicable to a common residential building and a common mess for the students runs under the supervision of the educational institution authorities. In case the college authorities are unable to provide accommodation in the college Hostel, an approved place of residence can also be treated as Hostel for the purpose of this scheme, The place will be approved by the Head of the Institution after due inspection and keeping in view the rules and regulations laid down by the University, if any. In such case, a certificate to the effect that the student is residing in an approved place of residence, as he is unable to get accommodation in the college hostel should be furnished by the Head of the Institution.

It is further clarified that such deemed hostels should consist of such accommodation as is hired at least by a group of 5(five) students living together, usually with common mess arrangements.

Note 2 : Scholars who are entitled to free board and/ or lodging will be paid maintenance charge at 1/3rd at Hostellers' rate.

(ii) Additional Allowances for SC students with disabilities

(a) Reader Allowance for blind Scholars

Level of Course	Reader Allowance (Rs. Per month)
Group I,II	240
Group III	200
Group IV	160

(b) Provision of transport allowance upto Rs.160/- per month for disabled students, if such students do not reside in the hostel, which is within the premises of educational institution. The disability as per the Persons with Disabilities (Equal Opportunities, Protection of Rights and Full Participation) Act, 1995 is defined as blindness, low-vision, leprosy-cured, hearing impairment, locomotors disability, mental retardation and mental illness.

(c) Escort Allowance of Rs.160/- per month for severally handicapped day scholar students with low extremity disability.

(d) Special Pay of Rs.160/- per month is admissible to any employee of the hostel willing to extend help to a severely orthopedically handicapped student residing in hostel of an educational institution, who may need the assistance of a helper.

(e) Allowance of Rs.240/- per month towards extra coaching to mentally retarded and mentally ill students.

The provisions in (b) to (d) will also apply to such leprosy-cured students.

Note 1:The disabled students belonging to Scheduled Castes covered under the Scheme can also get such additional benefits from other Schemes, which are not covered under the scheme.

Note 2:The disability as defined under the said Act has to be certified by competent medical authority of the State Govt./UT Administration.

iii. Compulsory non-refundable fees but will not include one-time upfront payment fees for full course:

- (a) Scholars will be paid enrolment/registration, Tuition, Games, Union, Library, Magazine, Medical Examination and such other fees compulsorily payable by the scholar to the institution or University/Board. Refundable deposits like caution money, security deposit will, however, be excluded.

Note: Payment of one time lump sum fees for full course in Government and Private Institutions shall not be eligible. The fees claimed against management quota seats, spot admission seat in any Institution / University will not be reimbursed.

- b. Every State shall constitute a Fee Rationalization Committee (FRC) for review and rationalization of fee structures for disciplines/courses/institutes which are not otherwise covered by the Fee Fixation Committee required to be constituted as per the directions of the Hon'ble Supreme Court.

(iv) Study Tours

Study tour charges up to a maximum of Rs.1600 per annum, limited to the actual expenditure incurred by the student on transportation charges etc. will be paid to the scholars studying professional and technical courses, provided that the head of the institution certifies that the study tour is essential for the scholar for completion of his/her course of study.

(v) Thesis Typing / Printing Charges

Thesis typing/printing charges up to a maximum of Rs.1600 will be paid to research scholars on the recommendation of the Head of the Institution.

(vi) Book Allowance for Students pursuing Correspondence /Distance Education Courses

The students pursuing such courses are also eligible for an annual allowance of Rs.1200/-for essential/prescribed books, besides reimbursement of course fees.

(vii) Book Banks

- (I) Book Banks are to be set up in all the Medical, Engineering, Agriculture, Law and Veterinary Degree Colleges and Institutes imparting Chartered Accountancy, MBA and alike Management courses and Polytechnics where Scheduled Caste students are in receipt of Post Matric Scholarship. The set of text books will be purchased for 2 such SC students at various stages except in respect of Post-graduate courses and Chartered Accountancy where it will be one set for each student. However, the ratio of sets and students will have to be adjusted to the total number of sets that could be procured within the total resources allocated to the State concerned.
- (II) The details of courses covered for setting up of Book Banks, ceiling of admissible expenditure per set of books and sharing criteria are given below:

Sl. No.	Courses	Sharing criteria	Ceiling per set (or actual whichever is less) (In Rs.)
1.	Degree courses in Medical / Engineering	1 set for 2 students	7500
2.	Degree courses in Veterinary	-do-	5000
3.	Degree courses in Agriculture	-do-	4500
4.	Polytechnics	-do-	2,400
5.	(i) Post Graduate courses in Medical, Engineering, Agriculture and Veterinary courses and such other technical/alike courses as approved by the Universities/ institutes of higher learning.	1 set per student	5,000
	(ii) Law courses, L.L.B. (3 years and 5 years) L. L.M. (2 years)		
	(iii) Chartered Accountancy (Intermediate and Final)		
	(iv) M.B.A. (2 years) and similar courses		
	(v) Bio-Sciences		

For storage of books and contingencies etc., the cost of steel almirah for storing books of each Book Bank including contingencies like transportation etc., the following expenses are admissible:

- (i) Rs. 2000 or actual cost whichever is less.

(ii) 5% of the grant may be earmarked for expenses on binding, stitching etc.

Note: The said sets of books also include Braille Books, Talking Books, and Cassettes for the visually Handicapped students.

(III) The Book Banks are to be set up in all the recognized colleges/institutions where these courses are being offered as recognized courses.

(IV) Purchase of books for these Book Banks will be restricted to the prescribed text books for the entire courses.

(V) The State Governments may constitute Expert Groups consisting of members from selected colleges/ educational institutions of different regions to decide the adequate number of text books in a set (not reference books) required for each course.

(VI) The life period of one set of books has been fixed at 3 years. Thereafter the books may be disposed of by the institutions in the same manner as the books in the library subject to the guidelines, if any, of the State Government/UT Administration in this regard.

(VII) These books are to be supplied to SC students in installments, depending on the course, semester structure etc.

(VIII) The following rules shall govern the distribution of books to the students:

(i) Each SC student will be provided with an identity card for this purpose.

(ii) Each SC student will be required to submit requisition for borrowing books from the Book Bank in a form to be provided for this purpose.

(iii) The books would be returned to the Book Bank at the end of each term. The Principal of the college/institution will make every effort to ensure that those students who complete their course or those who drop out in the middle return the books belonging to the Book Bank.

(iv) It is the responsibility of the student concerned to maintain the books supplied to them from the Book Bank, in good condition.

(v) Any case of loss or damage to the books would attract penalty. In case of serious damage or loss of books, the student concerned will have to bear the cost of the book.

VII. Selection of Candidates

1. All the eligible Scheduled Caste candidates will be given scholarships subject to the application of Means Test prescribed in this Scheme.

2. a) Candidates belonging to one State but studying in other State will be awarded scholarships by the State to which they belong or

b) Students domiciled in a State/UT but holding SC Certificate in other State/UT can avail scholarship in State/UT of domicile subject to verification of the SC certificate from State where it was issued. The conditions of domicile will be as determined by the State/UT as the case may be. The domicile State/UT shall keep the parent State informed with all particulars.

VIII. Duration and Renewal of Awards

1. The award once made will be payable from the stage at which it is given to the completion of course subject to good conduct and attendance of 75% in every academic year.

2. If a scholar is unable to appear in the annual examination owing to illness, the award may be renewed subject to production of medical certificate from prescribed authority and acceptance of the same by institution /college.

3. If according to the Regulations of a University/ Institution, a student is promoted to the next higher class

even though he/she may not have actually passed in lower class and is required to take examination of the junior class again after sometime, he/she will be entitled to scholarship for the class to which he/she is promoted if the student is otherwise eligible for scholarship.

IX. Payment

1. Maintenance Allowance is payable from 1st April or from the month of admission, whichever is later, to the month in which the examinations are completed, at the end of the academic year (including maintenance allowance during holidays), provided that if the scholar secures admission after the 20th day of a month, the amount will be paid from the month following the month of admission for a period of ten months/ duration of the course.

2. In case of renewal of scholarships awarded in the -previous years, maintenance allowance will be paid from the month following the month up to which scholarship was paid in the previous year, if the course of study is continuous.

3. The Government of the State/Union Territory Administration will pay the non- refundable fees and maintenance fees in to the account of the students. Incidental to above changes, Ministry's D.O No. 14012/2/2010-SCD-VI dated October 06,2010 addressed to Principal Secretaries/ Secretaries (SW) of all States/UTs regarding instructions to all private institutions not to charge any tuition fee from eligible SC students at the time of admission stands withdrawn. The State Government / UT administration will frame Modalities regarding periodical and timely release of Scholarship (including fees) to student's accounts; so that students can pay the fees to the institution on time and not be subjected to any penalties for late payment/ non-payment of fees.

4. Scholarship will not be paid for the period of internship/ housemanship in the M.B.B.S. course or for a practical training in other course if the student is in receipt of some remuneration during the internship period or some allowance/stipend during the practical training in other course.

X. Mode of Disbursal of Scholarship

1. Payment of scholarship / maintenance and any other admissible allowances:

(i) Payment of scholarship / maintenance and any other admissible allowance should be made to beneficiaries through their accounts in post offices/banks. The Ministry of Social Justice vide notification number 428 dated Feb,16,2017 has notified Aadhaar as identity document under Section 7 of Aadhaar Act 2016 for all Scholarship Schemes w.e.f. 16th February 2017. The States henceforth will make provisions for capturing details of Aadhaar, Aadhaar EID and other alternative documents as provided for in the said notification on their respective Scholarship portals or otherwise.

(ii) Non-refundable fee to students should be released in the following order of priority:

- (i) Students studying in Government Educational Bodies including Central and State Universities.
- (ii) Students studying in Government aided Schools/ Colleges/ Institutions.
- (iii) Students studying in Private institutions affiliated to Central/State Universities.
- (iv) Students studying in other institutions.

(iii) All States/UTs availing of benefits under post-matric scholarship scheme will migrate to online processing of disbursement of scholarships within one year of the revised scheme coming into effect. The scholarship portal should mandatorily have the following features:

- (a) Every student should be assigned an Aadhaar ID, Aadhaar EID and other alternative form of ID as per this Ministry's notification No. 428 dated 16-02-2017 which will enable elimination of duplication and false claims.
- (b) The District Collector will nominate Group 'A' officers to inspect all private institutes offering courses at the level of graduation or above during the year preferably by the time of closure of admission.
- (c) Online verification of eligibility credentials such as caste certificates, income certificates, mark-sheets etc. should be mandatorily provided.
- (d) DBT to the students' account in respect of maintenance and non-refundable fees.
- (e) Provision for application of renewal scholarships online.

2. Disbursement of arrears: Central Assistance towards arrear shall be disbursed in the following manner:

(a) Where the State Government has released the scholarship to Students after making due provision in the budget and claimed reimbursement of the same, the arrears due and admissible will be considered for release as per regulations of PMS (SC) Scheme.

(b) In case the State Government has not released scholarship to Students and have claimed the arrears towards pending past claims, in such cases the State Govt. will follow procedure as given below:

- (i) Where the Institutes have not charged the non-refundable fees from students; the state shall verify such claims with the concerned students and also furnish a complete list of such students, institute wise, while forwarding arrears claims to the ministry (in the context of pre-revised cases).
- (ii) Where Institute have charged non-refundable fees from students, the State shall furnish a complete list of such students, along with details of their bank accounts and Aadhaar number institution wise while forwarding arrear claims to the ministry. The arrears should be released invariably through DBT in to the accounts of students.

XI. Other Conditions for the Award.

- (i) The scholarship is dependent on the satisfactory progress and conduct of the scholar. If it is reported by the Head of the Institution at any time that a scholar has by reasons of his/her own act of default failed to make satisfactory progress or has been guilty of misconduct such as resorting to or participating in strikes, irregularity in attendance without the permission of the authorities concerned etc., the authority sanctioning the scholarship may either cancel the scholarships or stop or withhold further payment for such period as it may think fit.
- (ii) If a student is found to have obtained a scholarship by false statements, his/ her scholarship will be cancelled forthwith and the amount of the scholarship paid will be recovered, at the discretion of the concerned State Government. The student concerned will be blacklisted and debarred for scholarship in any scheme forever.
- (iii) A scholarship awarded may be cancelled if the scholar changes the subject of the course of study for which the scholarship was originally awarded or changes the Institution of study, without prior approval of the State Government. The Head of the Institution shall report such cases to them and stop payment of the scholarship money. The amount already paid may also be recovered at the discretion of the State Government.
- (iv) A scholar is liable to refund the scholarship amount at the discretion of the State Government, if during the course of the year, the studies for which the scholarship has been awarded, is discontinued by him/her.
- (v) The provisions of this scheme can be changed at any time at the discretion of the Government of India.

XII. Announcement of the Scheme.

All the State Governments/UT Administrations will announce in May-June, the details of the scheme and invite applications by issuing an advertisement in the leading newspapers of the State and through their respective websites/ Scholarship portals and other mode of media. All requests for application forms and other particulars should be addressed to the Government of State/Union Territory Administration to which the scholars actually belong. The applicant should submit the completed application to the prescribed authority before the last date prescribed for receipt of applications.

XIII. Procedure for applying.

(i) An application for scholarship can be made online on scholarship portal where available and in hard copy otherwise. Where applying online, the documents may be scanned and uploaded. Hard copy of application uploaded will be submitted as per the requirement of portal where application has been made. Every application whether done online or in hard copy will at the minimum compulsorily include:

(a) One copy of the application for scholarship in the prescribed form.

(b) One copy of the passport size photograph with signatures of the student thereon (for fresh scholarship).

(c) One self-attested copy of certificates, diploma, degree etc. in respect of all examinations passed.

(d) A certificate of Caste duly signed by an authorized Revenue Officer not below the rank of Tehsildar.

(e) Income declaration of self-employed parents/guardian should be in the form of a certificate issued by Revenue Officer not below the rank of Tehsildar. Employed parents/guardians are required to obtain income certificate from their employer. Employed parents/guardians should obtain consolidated certificate from Revenue officer for any other additional source of income.

(f) Application for scholarship should be submitted by student by 30th November of the academic year in which he is studying, provided that for valid reasons State authorities may extend the last date.

(Note: Where hard copy is submitted all copies should be self-attested)

(ii) Application complete in all respects shall be submitted to the Head of the Institution, being attended or last attended by the candidates and shall be addressed to an officer specified for this purpose by the Government of State/Union Territory to which the student belongs, in accordance with the instructions issued by them from time to time.

XIV. Procedure for forwarding demand for release of Central Assistance (CA) for PMS-SC by State Government/ Union Administration.

(a) The aggregated demand of the State/UT to Ministry of Social Justice and Empowerment should be submitted in the prescribed format.

(b) Demand for CA submitted beyond 31st December will not be entertained.

(c) The demand for the current F/Y should be in respect of student's scholarship for the corresponding academic year. Arrears due to non-release of CA of previous years should be shown separately.

XV. Funding Pattern of the Scheme.

The Scheme is implemented by the State Governments and Union Territory Administrations, which receive 100% central assistance from Government of India for the total expenditure under the scheme, over and above their respective Committed Liability. "The level of Committed Liability of respective State Government / Union Territory administration in a New Finance Commission (FC) cycle annually will be equivalent to the total of the demand on the State as well as the Central Government in the terminal year of the previous Plan period/ Finance Commission (FC) cycle, provided that when a State has made no demand on the Centre in the terminal year of the Plan period/ Finance Commission cycle or the demand made by a State is lower than in any of

the previous years of the plan period / Finance commission cycle, in that case the highest demand made in any of the previous financial years of the Plan/ Finance Commission cycle will be considered as demand of the State on Centre for the purpose of computation of Committed Liability for the next Finance Commission cycle is required to be borne by them for which they are required to make required provision in their own budget." The committed Liability so computed will be coterminous with the FC cycle. The North Eastern States have, however, been exempted from making their own budgetary provisions towards Committee Liability from Ninth Plan Period (1997-2002) onwards and the entire expenditure under the Scheme in respect of them will be borne by Government of India.

All the State Governments and Union Territory Administrations implementing the scheme will:

(i) Furnish data of beneficiaries and expenditure under the scheme, to Government of India, regularly in the Quarterly Reports prescribed for this purpose. Financial assistance given under the scheme shall not be utilized for any other purpose.

(ii) DBT Monthly report as per proforma under DBT Bharat Portal.

(iii) Designate Grievance Redressal Officers (GROs) at the State and District levels to redress students' scholarship-related grievances.

XVI. Effective implementation / alteration of modalities.

(a) For the purposes of effective implementation of the Scheme, implementing States may formulate guidelines for assessing eligibility of beneficiaries & institutions and modalities for Direct benefit transfer, which shall be in accordance with the objectives of the Scheme provided that the States shall not be at liberty to impose any guideline which enhances or has the effect of enhancing the liability of the Centre under the Scheme.

(b) The Centre may call for reports from time to time and issue guidelines for effective implementation. The guidelines and eligibility norms of the scheme may also be changed by Central Government as deemed necessary.

XVI. Inspection and Monitoring of the scheme:

The States/ Union Territories implementing the scheme shall monitor physical and financial performance of the scheme at the States/ Union Territories level. For this purpose, an IT enabled monitoring mechanism shall be in place. The States/ Union Territories will be required to furnish quarterly financial and physical progress reports to the Ministry. The States/ Union Territories shall maintain year wise details of the students receiving scholarship, indicating school/ college/ institute, location of school/ college/ institute, Government or private, class, gender and new or renewal. The States/ Union Territories shall place relevant physical and financial details in their official website. All the State/ UT Governments will ensure that all private institutions are annually inspected by Group 'A' Officer,

XVI. Evaluation.

The performance of the scheme will be evaluated by Ministry of Social Justice and Empowerment (GOI) at least once every three years, to begin with.

XVII. Administrative Charges.

The Centre will have a budgetary provision of administrative cost, which will be equivalent to 1% of funds released by the Centre to States in the terminal year of the previous plan period. The States/UTs can seek administrative charges towards implementing, monitoring etc. the scheme, up to 1% of the funds released and stipulated above to that particular State. Out of above Centre can also arial 10% budget for its own administrative and monitoring expenses.

XVIII. Transitory provision for existing beneficiaries.

Beneficiaries of scholarships under the pre-revised Post Matric Scholarship Scheme for SCs will continue to be governed by terms and conditions as prevailed before amendment of the scheme till completion of the course for which he/she is availing Scholarship. (However, redefined committed liability to State Govts/UT administrations will be applicable from the year 2017-18.)

OTEM DAI,
Additional Chief Secretary to Government.

HIGHWAYS AND MINOR PORTS DEPARTMENT

Acquisition of Lands.

[G.O.(2D) No. 32, Highways and Minor Ports (HQ2),
18th June 2018, ஆணி 4, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/HWMP/630/2018.-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 Bye-Pass road to Tiruchengode Town 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 (Nabard & Rural Roads), 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 1.60.49 Hectare of Ryotwari, dry lands to the same, a little more or less needed for Highways purpose, to wit, for the formation of Bye-Pass Road to Tiruchengode Town, 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, Tiruchengode Taluk, 63. Elayampalayam Village.

Sl. No.	Description of the Land	Details of structures/Buildings Trees & etc
(1)	(2)	(3)
1	Ryotwari Dry S.No.57/2D now subdivided as S.No. 57/2D2 belongs to Selvi @ Chellammal W/o.Balasubramaniam-1, Dhavamani W/o.Rajendran -2, Velu S/o.Muthusamy -3, Sekar S/o.Muthusamy -4, Rajendran S/o.Chinna gounder -5, Sumathi W/o.Sekar -6, Valarmathi W/o.Velu -7 bounded on the East by S.No. 57/2D3, West by S.No. 57/2D1, North by S.No. 57/2F2, South S.No.58 Total Extent of lands to be Acquired—0.19.50 Hectare.	Young Neem Trees Pipe Line
2.	Ryotwari Dry S.No.57/2F now subdivided as S.No. 57/2F2 belongs to Muthusamy S/o.Kolanthagounder-1, Rajammal W/o.Ponnusamy-2, Amutha W/o.Prabu-3 bounded on the East by S.No. 57/2F3, West by S.No. 57/2F1, North by S.No. 57/2G2, South S.No.57/2D2 Total Extent of lands to be Acquired—0.08.48 Hectare.	Guava Tree-2 Yielding Coconut Tree-6 Young Coconut Tree-2 Yielding Murungai Tree-1 Young Neem Trees Water Tank – 1, Pipe Line
3.	Ryotwari Dry S.No.57/2G now subdivided as S.No. 57/2G2 belongs to Ponnusamy S/o. Muthugounder-1, Subramani S/o.Muthugounder-2, Papayee W/o. Muthugounder-3, Palanivel S/o.Pachiyannan -4 bounded on the East by S.No. 57/2G3, West by S.No.57/2F1, 57/2F2 and 57/2G1 North by S.No. 56, South S.No.57/2F2 Total Extent of lands to be Acquired—0.11.16 Hectare.	---

Sl. No.	Description of the Land	Details of structures/Buildings Trees & etc
(1)	(2)	(3)
4.	Ryotwari Dry S.No.56/1 now subdivided as S.No. 56/1B belongs to Krishnan S/o.Kandappa gounder bounded on the East by S.No. 56/1C and 30 , West by S.No. 56/1A, North by S.No. 56/1A, South S.No.56/2B,56/3A and 56/1C Total Extent of lands to be Acquired—0.36.14 Hectare.	Yielding Palm Tree-5 Big Neem Tree-1 Groundnut
5.	Ryotwari Dry S.No.56/2 now subdivided as S.No. 56/2B belongs to Ponnusamy S/o.Muthu gounder -1, Subramani S/o.Muthu gounder -2, Papayee W/o.Muthu gounder -3, Palanivel S/o.Pachiyannan -4 bounded on the East by S.No. 56/3A, 56/4A and 56/2C, West by S.No. 56/2A, North by S.No. 56/1B, South S.No.57 Total Extent of lands to be Acquired—0.13.00 Hectare.	Yielding Palm Tree-1
6.	Ryotwari Dry S.No.56/3 now subdivided as S.No. 56/3A belongs to Selvi @ Chellammal W/o.Balasubramaniam-1, Dhavamani W/o.Rajendran -2, Velu S/o.Muthusamy -3, Sekar S/o.Muthusamy -4, Rajendran S/o.Chinna gounder -5, Sumathi W/o.Sekar -6, Valarmathi W/o.Velu -7 bounded on the East by S.No. 56/3B, West by S.No. 56/2B, North by S.No. 56/1B, South S.No.56/4A Total Extent of lands to be Acquired—0.02.65 Hectare.	---
7.	Ryotwari Dry S.No.56/4 now subdivided as S.No. 56/4A belongs to Muthusamy S/o.Kolantha gounder -1, Rajammal W/o.Ponnusamy -2, Amutha W/o.Prabu -3 bounded on the East by S.No. 56/4B, West by S.No. 56/2B, North by S.No. 56/3A, South S.No.56/2C and 56/4B. Total Extent of lands to be Acquired—0.00.48 Hectare	---
8.	Ryotwari Dry S.No.30/1A now subdivided as S.No. 30/1A2 belongs to Ramasamy S/o.Kuppanna gounder -1, Krishnakumar S/o.Muthusamy -2 bounded on the East by S.No. 30/2A2,30/2A3 and 30/1A3, West by S.No. 56 and 30/1A1, North by S.No. 30/2A2, 30/1A1 and 30/2A1, South S.No.30/1A3. Total Extent of lands to be Acquired—0.22.75 Hectare	Groundnut
9.	Ryotwari Dry S.No.30/2A now subdivided as S.No. 30/2A2 belongs to Ponnusamy S/o.Sengoda gounder bounded on the East by S.No. 30/3A2 and 30/2A3, West by S.No. 30/1A2 and 30/2A1, North by S.No.30/2A1 and 30/3A2, South S.No.30/2A3, 30/1A2 and 30/1A3. Total Extent of lands to be Acquired—0.13.90 Hectare	Groundnut
10.	Ryotwari Dry S.No.30/3A now subdivided as S.No. 30/3A2 belongs to Ramasamy S/o.Kuppanna gounder -1, Krishnakumar S/o.Muthusamy -2, Bakkiyam W/o.Muthusamy-3 bounded on the East by S.No. 30/3B1A, 30/3B2A, 30/3B1B and 30/3A3, West by S.No.30/2A1, 30/3A1 and 30/2A2, North by S.No. 30/3A1 and 31, South S.No.30/3A3 and 30/2A2. Total Extent of lands to be Acquired—0.27.74 Hectare	Yielding Palm Tree-12 Ground nut
11.	Ryotwari Dry S.No.30/3B1 now subdivided as S.No. 30/3B1A belongs to Chellappan S/o.Kuppanna gounder -1, Balasubramaniam S/o.Nallaiyan -2, Ravichandran S/o. Arthanari -3, Mohan S/o.Vadivel -4, Prabu S/o.Chellappan -5, Elankumaran S/o.Mani-6, Srinivasan S/o.Velappan -7 bounded on the East by S.No. 30/3B1C, West by S.No.30/3A2, North by S.No. 31, South S.No.30/3B2A. Total Extent of lands to be Acquired—0.03.12 Hectare	---
12.	Ryotwari Dry S.No.30/3B1 now subdivided as S.No. 30/3B1B belongs to Chellappan S/o.Kuppanna gounder -1, Balasubramaniam S/o.Nallaiyan -2, Ravichandran S/o.Arthanari -3, Mohan S/o.Vadivel -4, Prabu S/o.Chellappan -5, Elankumaran S/o.Mani -6, Srinivasan S/o.Velappan -7 bounded on the East by S.No. 30/3B1C, West by S.No.30/3A2, North by S.No. 30/3B2A, South S.No.30/3A3 and 30/3B1C. Total Extent of lands to be Acquired—0.00.90 Hectare	---
13.	Ryotwari Dry S.No.30/3B2 now subdivided as S.No. 30/3B2A belongs to Amirthalingam S/o.Singaravel bounded on the East by S.No. 30/3B2B, West by S.No.30/3A2 North by S.No. 30/3B1A, South S.No.30/3B1B. Total Extent of lands to be Acquired—0.00.67 Hectare	---
Total Extent of Dry lands to be acquired 1.60.49. Hectare.		

[G.O. (2D) No. 33, Highways and Minor Ports (HQ2),
18th June 2018, ஆணி 4, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/HWMP/631/2018.—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 By-Pass road to Tiruchengode Town 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 (Nabard & Rural Roads), 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 issued 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 1.09.50 Hectare of Ryotwari, dry land to the same, a little more or less needed for Highways purpose, to wit, for the formation of By-Pass Road to Tiruchengode Town, 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, Tiruchengode Taluk, 44. Athipalayam Village.

Sl. No.	Description of the Land.	Details of Structures / Building / Trees & etc.
(1)	(2)	(3)
1.	Ryotwari Dry S.No.31/1A, now subdivided as S.No.31/1A2 belongs to Ganesan, S/o.Nallanagounder-1, Kannammal W/o. Ganesan-2, Palanivel S/o. Ganesan-3, bounded on the East by S.No. 31/1B1, West by S.No.31/1A1, North by Boundry of 45. Pokkampalayam Village and South by S.No.32.	Palm Tree-1
Total Extent of lands to be Acquired—0.00.31 Hectare.		
2.	Ryotwari Dry S.No.31/1B, now subdivided as S.No. 31/1B1 belongs to Natesan, S/o. Chettiyanna Gounder-1, Nallaiyan, S/o Ramasamy Gounder-2, Bakkiyam W/o. Manivannan-3, Gowrishankar S/o.Manivannan-4 bounded on the East by S.No. 31/1B2, West by S.No.31/1A2, North by boundry of 45.Pokkampalayam Village and South by S.No.32.	Yielding Palm Tree-2 Young Palm Tree-3
Total Extent of lands to be Acquired— 0.05.34 Hectare.		
3.	Ryotwari Dry S.No.34/1, now subdivided as S. No. 34/1 B, belongs to Murugesan S/o.Ramasamy gounder bounded on the East by S.No. 34/1C and 34/2B, West by S.No.36 and 34/1A, North by S.No.34/1A and South by S.No.34/1C.	Young Neem Tree-26
Total Extent of lands to be Acquired— 0.35.04 Hectare.		
4.	Ryotwari Dry S.No.34/2, now subdivided as S.No. 34/2B, belongs to Mani W/o. Deverajan-1, Selvi W/o.Sengottuvel-2, Sasirekha D/o. Deverajan-3, bounded on the East by S.No.34/2C and 32, West by S.No.34/2A, 34/1A and 34/1B, North by S.No.34/2A and 32 and South by S.No.34/2C.	Young Neem Tree-12, Yielding Tamarind Tree-2
Total Extent of lands to be Acquired— 0.19.66 Hectare.		
5.	Ryotwari Dry S.No.36/4, now subdivided as S.No. 36/4B, belongs to Sellappan S/o. Kuppusamy bounded on the East by S.No.34, West by S.No.41 and 36/4A, North by S.No. 36/4A and South by S.No.41 and 36/4C.	Young Neem Tree-20
Total Extent of lands to be Acquired— 0.13.57 Hectare.		
6.	Ryotwari Dry S.No.41/1, now subdivided as S. No. 41/1B, belongs to Palaniyammal W/o.Ponnusamy-1, Natesan S/o.Muthugounder-2, Natesan S/o.Periyannagounder-3, Subramani S/o.Ponnusamy-4, Sumathi D/o.Ponnusamy-5 bounded on the East by S.No.41/7A,41/7B, and 41/3B, West by S.No.39 and 41/1A, North by S.No. 41/1A, 41/3B and 41/3A and South by S.No.41/1C and 41/8A.	Yielding Coconut Tree-2, Yielding PalmTree-1, Lemon Tree-1 Kariveppillai Tree-1, Water Tank-1
Total Extent of lands to be Acquired— 0.19.27 Hectare.		

Sl. No.	Description of the Land.	Details of Structures / Building / Trees & etc.
(1)	(2)	(3)
7.	Ryotwari Dry S.No.41/2, now subdivided as S.No. 41/2B, belongs to Palaniyammal, W/o.Ponnusamy-1, Natesan, S/o.Muthugounder-2, Natesan S/o.Periyannagounder-3, Subramani S/o.Ponnusamy-4, Sumathi D/o.Ponnusamy-5 bounded on the East by S.No.41/3B, West by S.No.41/3A, North by S.No. 41/2A and South by S.No.41/3B Total Extent of lands to be Acquired— 0.00.13 Hectare.	---
8.	Ryotwari Dry S.No.41/2, now subdivided as S.No. 41/2C, belongs to Palaniyammal, W/o.Ponnusamy-1, Natesan S/o.Muthugounder- 2, Natesan S/o.Periyannagounder-3, Subramani S/o.Ponnusamy-4, Sumathi D/o.Ponnusamy-5 bounded on the East by S.No.41/3B, West by S.No.41/2A, North by S.No. 41/2A and South by S.No.41/3B Total Extent of lands to be Acquired—0.00.93 Hectare.	---
9.	Ryotwari Dry S.No.41/3, now subdivided as S.No.41/3B, belongs to Palaniyammal W/o.Ponnusamy-1,Natesan S/o.Muthugounder-2, Natesan S/o.Periyannagounder-3, Subramani S/o.Ponnusamy-4, Sumathi D/o.Ponnusamy-5, bounded on the East by S.No.41/4A and 36, West by S.No.41/2B, 41/2C,41/3A and 41/2A, North by S.No. 41/2C, 41/2B and 36 and South by S.No.41/7A and 41/4A Total Extent of lands to be Acquired—0.07.97 Hectare.	Electric Motor room-1 Yielding Coconut Tree-2, Yielding PalmTree-2, Murungai Tree-1
10.	Ryotwari, Dry S.No.41/4, now subdivided as S.No.41/4A, belongs to Palaniyammal, W/o.Ponnusamy-1, Natesan S/o.Muthugounder-2, Natesan S/o.Periyannagounder-3, Subramani, S/o.Ponnusamy-4, Sumathi D/o.Ponnusamy-5, bounded on the East by S.No.41/4B, West by S.No.41/3B and41/7A, North by S.No. 36 and 41/3B, and South by S.No.41/4B Total Extent of lands to be Acquired—0.03.00 Hectare.	Yielding Palm Tree-3, Well-1, PVC Pipe line, Young Neem Tree-10 Yielding Coconut Tree-2, Young Aayaa Tree-2
11.	Ryotwari Dry S.No.41/7 now subdivided as S.No. 41/7A, belongs to Palaniyammal W/o.Ponnusamy-1, Natesan S/o.Muthugounder- 2, Natesan S/o.Periyannagounder-3, Subramani, S/o.Ponnusamy-4, Sumathi D/o.Ponnusamy-5 bounded on the East by S.No.41/4A, West by S.No.41/1B, North by S.No. 41/3B and South by S.No.41/7B Total Extent of lands to be Acquired—O.03.40 Hectare.	---
12.	Ryotwari Dry S.No.41/8, now subdivided as S.No. 41/8A, belongs to Palaniyammal W/o.Ponnusamy-1,Natesan S/o.Muthugounder-2, Natesan S/o. Periyannagounder-3, Subramani S/o.Ponnusamy-4, Sumathi D/o.Ponnusamy-5 bounded on the East by S.No.41/88 and 41/1C, West by S.No.39, North by S.No. 41/1B and South by S.No.41/8B Total Extent of lands to be Acquired—0.00.88 Hectare. Total Extent of Ryotwari Dry lands to be Acquired 1.09.50 Hectare.	---

[G.O. (D) No. 156, Highways and Minor Ports (HQ1),
25th June 2018, ஆளி 11, விளம்பி, திருவள்ளூர்
ஆண்டு-2049.]

NOTICE

Under sub-section (1) of Section 15 of the Tamil Nadu Highways Act 2001, (Tamil Nadu Act 34 of 2002), the Governor of Tamil Nadu hereby acquires the lands specified in the Schedule below and measuring an extent of **27222 sq.mts** of dry and natham lands in Mappillaiurani Village in Thoothukudi Taluk, Thoothukudi District to the same, a little more or less needed for the Highways purpose of formation of Thoothukudi - Maniyachi Road in Thoothukudi District.

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

No.II(2)/HWMP/632/2018.—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 purpose of formation of Thoothukudi - Maniyachi Road at **Mappillaiurani Village**, Thoothukudi Taluk in Thoothukudi 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 Divisional Engineer (Construction & Maintenance), Highways Department, Thoothukudi after considering 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).

THE SCHEDULE

Thoothukudi District, Thoothukudi Taluk, Mappilaiurani Village.

<i>Sl. No.</i>	<i>Survey No.</i>	<i>Classification</i>	<i>Total Extent Sq.mtr.</i>	<i>Extent required for acquisition (Sq.Mtr.)</i>	<i>Owner / Persons interested</i>	<i>Details of structures if any</i>
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1	2/4	Dry	2800	53	1. Radhakrishnan 2. Rani 3. Thomas 4. Alexandar 5. Gnanasekar	Vacant land
2	2/5	Dry	700	20	1. Danabalan	Vacant land
3	5/7	Natham	19150	320	1. Adi Dravidar Kudiyiruppu 2. Marimuthu 3. Kasi 4. Appansamy 5. Karuppan 6. Ananth 7. Bhanumathi 8. Jeyapandi 9. Petchiraja 10. Maria Selvaraj 11. Rajakani 12. Jebastin Prakash 13. Chellammal 14. Arumugapandi 15. Saraswathi 16. Sankaragomathi 17. Gandhi 18. Jegatheesan 19. Sanjeevi 20. Nagalakshmi 21. Petchiammal 22. Athimoolam 23. Paulraj 24. Raj 25. Perin Balachandar 26. Sudalaimuthu Asari 27. Sathiyaraj	Vacant land
4	8/6B	Dry	7250	84	1. Pathamuthu 2. Jannathul Beertholang 3. Nagoor Mohaideen 4. Mohamed Sali 5. Anandan 6. Arumugasamy 7. Prabha Devi 8. Mala 9. Sulthan	Vacant land
5	8/7A2	Dry	3950	2700	1. K.C. Chidambara Nadar 2. Sundari Ammal 3. Pathamuthu 4. Mohamed Ali 5. Nijamohaideen 6. Nagoor Mohaideen 7. Jannathul Beertholang 8. Arumugasamy 9. Prabha Devi 10. Ananthan	Road, Vacant land

Sl. No.	Survey No.	Classification	Total Extent Sq.mtr.	Extent required for acquisition (Sq.Mtr.)	Owner / Persons interested	Details of structures if any
(1)	(2)	(3)	(4)	(5)	(6)	(7)
					11. Mohamad Sali 12. Mala 13. Navamani David 14. Jeyarai	
6	8/7B2	Dry	4150	3850	1. Jeyaraj 2. Radha krishnan 3. K.C. Chidambra Nadar 4. Sundariammal 5. Pathamuthu 6. Mohamad Ali 7. Nagoor Mohaideen 8. Jannathul Beertholang 9. Anandan 10. Akila Devi 11. Arumugasamy 12. Navamani David 13. Kandasamy @ Kirubakaran 14. Thenmozhi Selvi 15. Palani Kumar 16. Mohamed Sali 17. Sultan	Road, Stone Pillar-2, Electricity Post-3.
7	9/1A1	Dry	3750	2080	1. S.N. Sultan Guardian Nagoor Mohaideen 2. Mohamad Sali 3. Pathamuthu 4. Akila Devi 5. Shed Mohaideen 6. Aruna Davi 7. Ananthan	Electricity Post-2 Vacant Land.
8	9/11	Dry	600	222	1. Palanikumar 2. Krishnammal 3. Navamani David 4. Kandasamy @ Kirubakaran 5. Thenmozhi Selvi	Halow Block Building with Asbestos roof, Vacant land
9	9/10	Dry	2250	47	1. Kandhasamy 2. Thangamariyappan 3. Sudalaimani 4. Sermadurai 5. Rajagopal @ Gurusamy Naicker 6. Rajasekar 7. Selvasekar 8. Chandra Sekar 9. Rajagopal	Road, Vacant Land
10	9/9A	Dry	2300	333	1. Thangamariyappan 2. Rajagopal 3. Minor Sudalaimani Guardian Chermadurai	Vacant Land

Sl. No.	Survey No.	Classification	Total Extent Sq.mtr.	Extent required for acquisition (Sq.Mtr.)	Owner / Persons interested	Details of structures if any
(1)	(2)	(3)	(4)	(5)	(6)	(7)
11	10/1B	Dry	5500	3400	1. S.N. Mohaideen	Road, Electricity post 1, Plot, Stone pillar 20
12	10/2B	Dry	3400	3238	1. H.N.Jabar ali Guardian S.H. Nijamutheen	Road, Electricity post 1, Plot, Stone pillar 19
13	10/3A	Dry	1150	1150	1. H.N.Jabar ali Guardian S.H. Nijamutheen	Electricity post 2, Plot, Stone pillar 32
14	10/3B	Dry	1050	1050	1. H.N.Jabar ali Guardian S.H. Nijamutheen	Road, Electricity post 1, Plot, Stone pillar 27
15	10/4A	Dry	2150	820	1. Rajapandi	Vacant land
16	10/6A1	Dry	2050	270	1. Rathamani	Vacant land, Stone pillar-7
17	10/6B1	Dry	2050	90	1. Rathamani	Vacant land
18	10/7A	Dry	2000	380	1. Samuvel 2. Jeyaraj 3. Johnson 4. Thoothukudi State Bank of India	Compound wall, Fency, Gate1
19	11/1B	Dry	9700	2875	1. S.N. Sheik Mohaideen 2. Minor H.N. Mohamed Sali 3. Jegan 4. Nijamudeen 5. Syed ahmed 6. Syed asiyal amina 7. Fathima nazeer 8. Jannathul Beerthosh 9. Nahoor mohaideen 10. Shek meeran 11. Syed Husain 12. Jhamaludeen 13. Rahmed 14. Mohamed nazeer 15. Syed iprahimsa 16. Pathimuthu 17. Sheik mydeen 18. Sahul hameed 19. Koyammal 20. Jabar ali 21. Pakrudeen	Road, Electricity post, Fency, Vacant land
20	11/2A2	Dry	2000	690	1. H.N.Jabar ali	Plot, Stone pillar 22
21	11/2B	Dry	2200	2200	1. H.N.Jabar ali	Electricity post 2, Road, Stone pillar 33
22	11/3A	Dry	4150	1350	1. Arumugam @ Kalavathi 2. Subramaniya pillai	vacant, Stone pillar 13

Total Extent of lands to be Acquired – 27222 Sq.mts.

[G.O.(D). No. 157, Highways and Minor Ports (HQ1), 25th June 2018, ஆனி 11, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

NOTICE

No.II(2)/HWMP/633/2018.—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 purpose of upgradation of Thoothukudi – Thiruchendur – Kanyakumari Road (East coast road [Km 0/0-119/710 (SH-176)]) at **Manapadu** Village, Tiruchendur Taluk in Thoothukudi 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 Divisional Engineer (Construction & Maintenance), Highways Department, Thoothukudi after considering 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).

Under Sub-Section (1) of Section 15 of the Tamil Nadu Highways Act 2001, (Tamil Nadu Act 34 of 2002), the Governor of Tamil Nadu hereby acquires the lands specified in the Schedule below and measuring an extent of **43885 sq.mts** (4.38.85 hectare) of dry lands in Manapadu Village in Tiruchendur Taluk, Thoothukudi District to the same, a little more or less needed for the Highways purpose of upgradation of Thoothukudi – ThiruchendurKanyakumari Road (East coast road [Km 0/0-119/710 (SH-176)]) in Thoothukudi District.

The Plan of the lands is kept in the office of the District Collector, Thoothukudi and Revenue Divisional Office, Tiruchendur, Thoothukudi District and may be inspected at any time during the office hours.

THE SCHEDULE

Thoothukudi District, Tiruchendur Taluk, Manapadu Village.

<i>Sl. No.</i>	<i>Survey No.</i>	<i>Classification</i>	<i>Total extent (hec.)</i>	<i>Extent proposed for acqn. (hec.)</i>	<i>Owners/persons interested</i>	<i>Details of Structures if any</i>
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1	19	Dry	0.30.50	0.09.70	Ayyadurai S/o. Velu Mayil-1 P. Antony Suresh-2	Thorny bushes
2	20/1	Dry	0.16.50	0.10.00	Murugesan S/o. Subbiah Nadar-1 Kathiresan S/o. Subbiah Nadar-2 Sivanesan S/o. Subbiah Nadar-3 Natesan S/o. Subbiah Nadar-4 MuthuKumaresan S/o. Subbiah Nadar-5	Thorny bushes & small udai- No value
3	20/2	Dry	0.45.50	0.10.85	Antony Suresh S/o. Freeman fernando-1 Amal Methodius S/o. Freeman fernando-2	Thorny bushes & small udai- No value
4	21/2	Dry	0.26.00	0.15.15	Antony Suresh S/o. Freeman fernando-1 Amal Methodius S/o. Freeman fernando-2	Thorny bushes
5	21/3	Dry	0.18.00	0.01.47	P.T.S.Chellabai ammal-1 P.T.S.Selin ammal-2 P.T.S.Pattammal-3 Somasundaram-4 Thoothukudi Green Farms(P)Ltd.-5 Sivasakthivel @ Muthuvel S/o. Gurusamy Nadar -6 P.T. Thiayagarajan nadar-7 S. Harirama Boopathy-8 S. Krishnalinga Thiraviam-9 S. Suyambulinga Thiraviam-10	Thorny bushes

<i>Sl. No.</i>	<i>Survey No.</i>	<i>Classification</i>	<i>Total extent (hec.)</i>	<i>Extent proposed for acqn. (hec.)</i>	<i>Owners/persons interested</i>	<i>Details of Structures if any</i>
(1)	(2)	(3)	(4)	(5)	(6)	(7)
6	22/1B	Dry	0.35.00	0.08.60	Murugesan S/o. Subbiah Nadar-1 Kathiresan S/o. Subbiah Nadar-2 Sivanesan S/o. Subbiah Nadar-3 Natesan S/o. Subbiah Nadar-4 MuthuKumaresan S/o. Subbiah Nadar-5	Thorny bushes
7	22/2A	Dry	0.33.00	0.10.48	Antony Suresh S/o. Freeman fernando-1 Amal Methodius S/o. Freeman fernando-2	Thorny bushes
8	22/2B	Dry	0.36.00	0.11.52	K.Sudalaimada nadar-1 Natarajan S/o. Sudalai Nadar -2 P.T.S. Chellabai -3 P.T.S. Pattammal--4 Thoothukudi Green Farms (P) Limited.-5 Sivasakthivel@Muthuvel S/o. Gurusamy Nadar-6 P.T. Thiayagarajan Nadar-7 S. Harirama Boopathy-8 S. Krishnalinga Thiraviam-9 S. Suyambulinga Thiraviam-10	Thorny bushes
9	23/1	Dry	0.46.00	0.13.67	K. Suyambu kani ammal-1 Palpandi Nadar S/o. Perumal Nadar-2	Thorny bushes & small udai- No value
10	23/2B	Dry	0.26.50	0.08.06	Sivasakthivel@Muthuvel S/o. Gurusamy Nadar	Thorny bushes
11	24	Dry	0.51.50	0.00.32	Indian Gas Limited	Thorny bushes
12	31	Dry	0.16.00	0.00.42	Dhanalakshmi ammal W/o. Kannan -1 Esakkiammal -2 Perumal S/o. Masanam-3 Chinnasamy S/o. Masanam-4 Pulamadan S/o. Masanam-5 M. Ganapathi ammal-6 S. Subbulakshmi-7	Thorny bushes
13	32	Dry	0.33.00	0.13.85	Sooria Kumar S/o. Suyambu Nadar-1 Chandrakumar S/o. Suyambu Nadar-2	Thorny bushes
14	34	Dry	0.70.00	0.22.50	Sooria Kumar S/o. Suyambu Nadar-1 Chandrakumar S/o. Suyambu Nadar-2	Thorny bushes
15	35	Dry	0.65.50	0.05.85	Sivarajakani W/o. Linga Nadar-1 S. Rajasekaran-2	Thorny bushes

<i>Sl. No.</i>	<i>Survey No.</i>	<i>Classification</i>	<i>Total extent (hec.)</i>	<i>Extent proposed for acqn. (hec.)</i>	<i>Owners/persons interested</i>	<i>Details of Structures if any</i>
(1)	(2)	(3)	(4)	(5)	(6)	(7)
16	36	Dry	0.41.50	0.12.50	Subramania Nadar S/o. Perumal Nadar-1 Palavesam S/o. Gopal-2 Andi Nadar S/o. Kanthasamy Nadar-3 S.M.Mariamanna Nadar-4 M.Rajasekar-5	Thorny bushes
17	38	Dry	0.73.00	0.23.00	Yahammal W/o. Xavier Anthony Nadar	Thorny bushes
18	39	Dry	0.19.50	0.06.65	Yahammal W/o. Xavier Anthony Nadar	Thorny bushes
19	40	Dry	0.35.50	0.05.40	Peria samy S/o. Arunachala Nadar (Adopted son)	Thorny bushes
20	59	Dry	1.64.50	0.05.05	Rajalingam S/o. Sudalaimada Nadar-1 Sundaralingam S/o. Sudalaimada Nadar-2 Uthirapandi S/o. Ayyadurai Pandi Nadar-3	Thorny bushes
21	73/3	Dry	1.65.50	0.54.00	Ramachandra Nadar S/o. Sivalingam Nadar	Thorny bushes
22	74	Dry	4.59.00	0.52.69	Rajathi ammal W/o. V.S.Rajalingam	small Udai & Vadali -10
23	75	Dry	1.42.50	0.03.63	Vel Konar S/o. Kantha Konar	Vadali palmairah-6
24	78	Dry	2.19.50	0.00.50	Manuvel Xavier Villavarayar S/o. SoosaiNavis Villavarayar-1 Anaklit Villavarayar S/o. SoosaiNavis Villavarayar-2	Thorny bushes
25	79	Dry	2.17.50	0.32.34	Parish Priest – Manapadu Peria Kovil	Udai & Vadali palmairah-2
26	80/1	Dry	0.48.50	0.09.73	Soundara Pandian Nadar S/o. Veera soora Perumal Nadar-1 P. Natarajan Nadar-2 Chennai Indian Gas Limited -3	Thorny bushes
27	81/1	Dry	0.78.00	0.09.94	BalaKrishnan S/o. Ooda karai muthu Nadar	Palmairah-5
28	81/3	Dry	0.74.00	0.00.52	Selvakani Ammal D/o. Kanthasamy Nadar-1 T. Pon Pandi Nadar-2 T. Selvi-3. A. Shankar-4, A. Anbu Raj-5	Palmairah-3 & Vadali-2
29	109/1	Dry	2.09.50	0.43.33	Sybil Villavarayer S/o. Sosai Navis Villavarayer	Thorny bushes

Sl. No.	Survey No.	Classification	Total extent (hec.)	Extent proposed for acqn. (hec.)	Owners/persons interested	Details of Structures if any
(1)	(2)	(3)	(4)	(5)	(6)	(7)
30	110/1	Dry	0.51.00	0.01.27	Manuvel Prabul Goasth-1 Micheal Pethru Goasth-2 Anthony Saverian Goasth-3 Maria Rabel Goasth-4 John Mary Rose Goasth-5 Pelin Dass Mary-6 Therus Goasth-7 Margreethammal Goasth-8 Viyagammal Moorayees-9 Mary Philomina Ammal-10 Joseph Xavier Moorayees-11 Soosai Xavier Stephen Roses Moorayees-12 Rajathi ammal-13	Thorny bushes
31	115/2A	Dry	0.79.50	0.06.28	Kanthatamy Konar S/o. Kasankatha Konar	Thorny bushes
32	116/1	Dry	0.59.50	0.28.11	Kanthatamy Konar S/o. Kasankatha Konar	Thorny bushes
33	118/1	Dry	0.02.00	0.01.47	Kantha Konar S/o. Pitcha Konar	Thorny bushes

Total Extent of lands to be Acquired – 43885 sq.mts (4.38.85 Hectare)

RAJEEV RANJAN,
Additional Chief Secretary to Government.

HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notifications under the Tamil Nadu State Housing Board Act.

Sanction / Declaration and Exemption to the Housing Scheme at V.M.Chatram Stage III, Phase-III, Palayamkottai, Tirunelveli District under Self Finance Scheme as submitted by the Tamil Nadu Housing Board under the Act.

[G.O.Ms. No. 89, Housing and Urban Development (HB4), 4th July 2018, ஆணி-20, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/HOU/634/2018.—In exercise of the powers conferred by Section 69 of the Tamil Nadu State Housing Board Act, 1961 (Tamil Nadu Act 17 of 1961), the Governor

of Tamil Nadu hereby exempts the Housing scheme at V.M. Chatram Stage III, Phase III, Palayamkottai, Tirunelveli District, under Self Finance Scheme as specified in the table below submitted by the Tamil Nadu Housing Board, from the provisions of Section 49 of the said Act:-

THE TABLE

Serial No.	Description	Rate per House Rupees in lakhs	Total cost Rupees in lakhs
(1)	(2)	(3)	(4)
1.	Construction of 2 Higher Income Group individual Houses (Plinth Area 61.4 sq.m or 661.00 sq.ft for each house)	16.32	32.64
2.	Construction of 2 Middle Income Group-I individual Houses (Plinth Area 45.10 sq.m or 485.00 sq.ft. for each house)	11.75	23.50

3.	Construction of 10 Middle Income Group-II individual Houses (Plinth Area 41.20 sq.m or 443.00 sq.ft. for each house)	10.83	108.30
4.	Construction of 19 Lower Income Group individual Houses (Plinth Area 30.80 sq.m or 332 sq.ft for each house)	7.36	139.84
Total			304.28

Total Scheme cost Rupees 305.00 lakhs (Excluding land cost)

NOTIFICATION - II

G.O.Ms. No. 89, Housing and Urban Development (HB4), 4th July 2018, ஆனி-20, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/HOU/635/2018.—In exercise of the powers conferred by sub-section (2) of Section 53 read with sub-section (1) of Section 54 of the Tamil Nadu State

Housing Board Act, 1961 (Tamil Nadu Act 17 of 1961), the Governor of Tamil Nadu hereby sanctions the Housing scheme at V.M. Chatram Stage III, Phase III, Palayamkottai, Tirunelveli District under Self Finance Scheme as specified in the table below submitted by the Tamil Nadu Housing Board:-

THE TABLE

Serial No. (1)	Description (2)	Rate per House Rupees in lakhs (3)	Total cost Rupees in lakhs (3)
1.	Construction of 2 Higher Income Group individual Houses (Plinth Area 61.4 sq.m or 661.00 sq.ft for each house)	16.32	32.64
2.	Construction of 2 Middle Income Group-I individual Houses (Plinth Area 45.10sq.m or 485.00 sq.ft. for each house)	11.75	23.50
3.	Construction of 10 Middle Income Group-II individual Houses (Plinth Area 41.20sq.m or 443.00 sq.ft. for each house)	10.83	108.30
4.	Construction of 19 Lower Income Group individual Houses (Plinth Area 30.80 sq.m or 332 sq.ft for each house)	7.36	139.84
Total			304.28

Total Scheme cost Rupees 305.00 lakhs (Excluding land cost)

NOTIFICATION - III

G.O.Ms. No. 89, Housing and Urban Development (HB4), 4th July 2018, ஆனி-20, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/HOU/636/2018.—In exercise of the powers conferred by Section 152 of the Tamil Nadu State Housing Board Act, 1961 (Tamil Nadu Act 17 of 1961), the Governor of Tamil Nadu hereby declares that the area in respect of Housing scheme at V.M. Chatram Stage III, Phase III, Palayamkottai, Tirunelveli District under Self Finance Scheme

as specified in the table below is in force the powers and functions exercisable by the executive authority, Tirunelveli Corporation, Tirunelveli District under the Tamil Nadu District Municipalities Act, 1920 (Tamil Nadu Act V of 1920), in respect of receiving plans, sanctioning plans, regulating the construction of buildings, laying of roads, laying of underground drainage, water mains, electricity connections and providing all amenities to the owners of buildings and all the powers connected therewith shall be exercised by the Tamil Nadu Housing Board for the period during which the said scheme remains in force:-

THE TABLE

Serial No. (1)	Description (2)	Rate per House Rupees in lakhs (3)	Total cost Rupees in lakhs (4)
1.	Construction of 2 Higher Income Group individual Houses (Plinth Area 61.4 sq.m or 661.00 sq.ft for each house)	16.32	32.64

2.	Construction of 2 Middle Income Group-I individual Houses (Plinth Area 45.10sq.m or 485.00 sq.ft. for each house)	11.75	23.50
3.	Construction of 10 Middle Income Group-II individual Houses (Plinth Area 41.20 sq.m or 443.00 sq.ft. for each house)	10.83	108.30
4.	Construction of 19 Lower Income Group individual Houses (Plinth Area 30.80 sq.m or 332 sq.ft for each house)	7.36	139.84
Total			304.28

Total Scheme cost Rupees 305.00 lakhs (Excluding land cost)

Sanction / Declaration and Exemption to the Housing Scheme at Madurai North Neighbourhood Scheme, Sector I and II Madurai District under self Finance Scheme as submitted by the Tamil Nadu Housing Board under the Act.

[G.O.Ms. No. 90, Housing and Urban Development (HB4), 4th July 2018, ஆணி-20, விளம்பரி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/HOU/637/2018.—In exercise of the powers conferred by Section 69 of the Tamil Nadu State Housing Board Act, 1961 (Tamil Nadu Act 17 of 1961), the Governor of Tamil Nadu hereby exempts the Housing scheme at Madurai North Neighbourhood Scheme, Sector-I and II, Madurai District under Self Finance Scheme as specified in the table below submitted by the Tamil Nadu Housing Board, from the provisions of Section 49 of the said Act:-

THE TABLE

Serial No. (1)	Description (2)	Rate per Block Rupees in lakhs (3)	Total cost Rupees in lakhs (4)
1.	Construction of 64 Higher Income Group Flats in 4 Blocks (16 flats in each Block)	273.54	1094.16
2.	Construction of 32 Middle Income Group Flats in 1 Block.	407.88	407.88
	Additional Development Cost		43.80
Total			1545.84

Total Scheme cost Rupees 1546.00 lakhs (Excluding land cost)

NOTIFICATION - II

[G.O.Ms. No. 90, Housing and Urban Development (HB4), 4th July 2018, ஆணி 20, விளம்பரி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/HOU/638/2018.—In exercise of the powers conferred by sub-section (2) of Section 53 read with

sub-section (1) of Section 54 of the Tamil Nadu State Housing Board Act, 1961 (Tamil Nadu Act 17 of 1961), the Governor of Tamil Nadu hereby sanctions the Housing scheme at Madurai North Neighbourhood Scheme, Sector-I and II, Madurai District under Self Finance Scheme as specified in the table below submitted by the Tamil Nadu Housing Board:-

THE TABLE

Serial No. (1)	Description (2)	Rate per Block Rupees in lakhs (3)	Total cost Rupees in lakhs (4)
1.	Construction of 64 Higher Income Group Flats in 4 Blocks (16 flats in each Block)	273.54	1094.16
2.	Construction of 32 Middle Income Group Flats in 1 Block.	407.88	407.88
	Additional Development Cost		43.80
Total			1545.84

Total Scheme cost Rupees 1546.00 lakhs (Excluding land cost)

NOTIFICATION - III

[G.O.Ms. No. 90, Housing and Urban Development (HB4), 4th July 2018, ஆணி 20, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/HOU/639/2018.—In exercise of the powers conferred by Section 152 of the Tamil Nadu State Housing Board Act, 1961 (Tamil Nadu Act 17 of 1961), the Governor of Tamil Nadu hereby declares that the area in respect of which the Housing scheme at Madurai North Neighbourhood Scheme, Sector-I and II, Madurai District under Self Finance Scheme as specified in the table below is in force, the

powers and functions exercisable by the executive authority of Madurai Corporation, Zone - I, Madurai District under the Tamil Nadu District Municipalities Act, 1920 (Tamil Nadu Act V of 1920) in respect of receiving plans, sanctioning plans, regulating the construction of buildings, laying of roads, laying of underground drainage, water mains, electricity connections and providing all amenities to the owners of buildings and all the powers connected therewith shall be exercised by the Managing Director of the Tamil Nadu Housing Board for the period during which the said scheme remains in force:-

THE TABLE

Serial No.	Description	Rate per Block Rupees in lakhs	Total cost Rupees in lakhs
1.	Construction of 64 Higher Income Group Flats in 4 Blocks (16 flats in each Block)	273.54	1094.16
2.	Construction of 32 Middle Income Group Flats in 1 Block.	407.88	407.88
	Additional Development Cost		43.80
		Total	1545.84

Total Scheme cost Rupees 1546.00 lakhs (Excluding land cost)

S. KRISHNAN,
Principal Secretary to Government.

LABOUR AND EMPLOYMENT DEPARTMENT

Notifications under the Employee's State Insurance Act.**Exemption to the Karur Sarvodaya Sangh, Karur for the Period of one year from 01-04-1991 to 31-03-1992 under the Act.**

[G.O. (D) No. 277, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/640/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1991 to 31-03-1992.

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

- The aforesaid Sangh wherein the employees are employed shall maintain a Register showing the names and designations of the exempted employees.
- 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,-

- verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said Act for the said period; or
- ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or
- 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.

For the Period of one year from 01-04-1992 to 31-03-1993.

[G.O. (D) No. 278, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/641/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1992 to 31-03-1993.

(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.

For the Period of one year from 01-04-1993 to 31-03-1994.

[G.O. (D) No. 279, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/642/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1993 to 31-03-1994.

(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.

For the Period of one year from 01-04-1994 to 31-03-1995.

[G.O. (D) No. 280, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/643/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1994 to 31-03-1995.

(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.

For the Period of one year from 01-04-1995 to 31-03-1996.

[G.O. (D) No. 281, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/644/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1995 to 31-03-1996.

(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 (herein after 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.

For the Period of one year from 01-04-1996 to 31-03-1997.

[G.O. (D) No. 282, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/645/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1996 to 31-03-1997.

(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 (herein after 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.

For the Period of one year from 01-04-1997 to 31-03-1998.

[G.O. (D) No. 283, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/646/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1997 to 31-03-1998.

(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 (herein after 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.

For the Period of one year from 01-04-1998 to 31-03-1999.

[G.O. (D) No. 284, Labour and Employment (L1), 26th April 2018,
சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/647/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1998 to 31-03-1999.

(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.

For the Period of one year from 01-04-1999 to 31-03-2000.

[G.O. (D) No. 285, Labour and Employment (L1), 26th April 2018,
சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/648/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-1999 to 31-03-2000.

(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.

For the Period of one year from 01-04-2000 to 31-03-2001.

[G.O. (D) No. 286, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/649/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2000 to 31-03-2001.

(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 (herein after 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.

For the Period of one year from 01-04-2001 to 31-03-2002.

[G.O. (D) No. 287, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/650/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2001 to 31-03-2002.

(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 (herein after 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.

For the Period of one year from 01-04-2002 to 31-03-2003.

[G.O. (D) No. 288, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/651/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2002 to 31-03-2003.

(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 (herein after 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.

For the Period of one year from 01-04-2003 to 31-03-2004.

[G.O. (D) No. 289, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/652/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2003 to 31-03-2004.

(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 (herein after 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.

For the Period of one year from 01-04-2004 to 31-03-2005.

[G.O. (D) No. 290, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/653/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2004 to 31-03-2005.

(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.

For the Period of one year from 01-04-2005 to 31-03-2006

[G.O. (D) No. 291, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பரி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/654/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2005 to 31-03-2006.

(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 (herein after 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.

For the Period of one year from 01-04-2006 to 31-03-2007.

[G.O. (D) No. 292, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/655/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2006 to 31-03-2007.

(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 (herein after 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.

For the Period of one year from 01-04-2007 to 31-03-2008.

[G.O. (D) No. 293, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/656/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2007 to 31-03-2008.

(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.

For the Period of one year from 01-04-2008 to 31-03-2009.

[G.O. (D) No. 294, Labour and Employment (L1), 26th April 2018, சித்திரை 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/657/2018.—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 Karur Sarvodaya Sangh, Karur from the operation of the said Act for the period of one year from 01-04-2008 to 31-03-2009.

(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 (herein after 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 M/s. Tamil Nadu Ex-serviceman's Corporation Limited (TEXCO), Chennai for the Period of one year from 08-07-2018 to 07-07-2019 under the Act.

[G.O. (D) No. 384, Labour and Employment (L1), 27th June 2018, ஆனி 13, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/658/2018.—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-serviceman's Corporation Limited, (TEXCO) Chennai from the operation of the said Act for the period of one year from 08-07-2018 to 07-07-2019.

(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) 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 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.

Notifications Under the Minimum Wages Act.

Draft Notification Regarding the Revision of minimum rates of wages for the employment in Handloom Silk Weaving Industry Under the Act.

[G.O. (2D) No. 63, Labour and Employment (J1), 27th June 2018, ஆணி 13, விளம்பரி, திருவள்ளூர் ஆண்டு-2049.]

No. II(2)/LE/659/2018.— The following draft of Notification, which is proposed to be issued 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), 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 any objection or suggestion, which may be received from any person with respect thereto, on or before the 27-09-2018 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 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/345/2013, published at pages 304 to 312 of Part II Section 2 of the *Tamil Nadu Government Gazette*, dated the 1st May 2013, the Governor of Tamil Nadu, hereby revises the minimum rates of wages payable to the classes of employees in the employment in Handloom Silk Weaving Industry in the State of Tamil Nadu, as specified in column (4) of the Schedule below, in respect of the type of work specified in the corresponding entries in column (2) thereof.

THE SCHEDULE				Serial	Type of work.	Average	Minimum	Average	Minimum
Employment in Handloom Silk Weaving Industry				Number.		production	Rates of	production	Rates of
Serial	Type of work.	Average	Minimum			on a day in	Basic	on a day in	Basic
Number.		production	Rates of	(1)	(2)	metre.	Wages.	metre.	Wages.
(1)	(2)	(3)	(4)			(3)	(Rs. P.)	(4)	(4)
				10	Body and Border colour seer punaipu (per punaippu)	--			21.43
	(I) KANCHEEPURAM VARIETIES: Wages (General)				Beet Details:				
1	One side Korvai Saree 16.5. Metres	0.70	3144.58	11	Pillaiyar Mookku-per saree	--			43.42
2	Double side Korvai Saree 16.5 Metres	0.60	3868.10	12	5 kilai Thazhampoo Rekku - per saree	--			194.79
3	Plain Silk Saree 16.5 Metres	1.00	2643.66	13	7 kilai Meera Rekku-for 3 sarees	--			325.60
4	Pavadai 103 cm (2 ½ Muzham) 91.5 cm (16.5. Metres) (2 Muzham)	0.80	2838.62	14	In the "One side puni" - Jarigai Thazhamboo Rekku (45.7cm) (1 Muzham)	--			87.11
5	Pavadai 80 cm (1 Muzham) 58.5 cm (1.5. Muzham) 16.5 metres	0.85	2560.18	15	In the "Double side puni" Jarigai Thazhamboo Rekku (45.7 cm) (1 muzham)	--			129.68
6	Shuttle Piece varieties 6.5 Metres	1.70	1335.75	16	Banaras Thazhamboo Rekku- Double side 8 shaft (45.7 cm) (1 Muzham)	--			129.68
7	Shuttle varieties 16.5 Metres	1.60	1391.41	17	Banaras Thazhamboo Rekku- One side 8 shaft (45.7 cm) (1 Muzham)	--			109.10
	Wages for Special / Extra Works : Pettu Wages								
1	Double side pettu for 10 kuligai	--	48.43	18	Meera Rekku-Double side - 8 shaft (45.7 cm) (1 Muzham)	--			193.75
2	One side pettu	--	43.42	19	Meera Rekku-One side - 8 shaft (45.7 cm) (1 Muzham)	--			135.24
3	Body pettu for 10 kuligai petni	--	45.07	20	(More than 28 cm) Big size Rekku (for 11 inches) (45.7 cm) (1 Muzham)	--			196.74
	Petni:								
4	4 Shafts petni	--	108.23	21	In double side korvai Saree to weave more than 30.5 cm (12") by drawing bettu for 3 sarees	--			224.28
5	8 Shafts petni	--	129.68						
6	Killu petni	--	54.54						
7	Border petni	--	108.23						
	Punaippu:				Butta designs:				
8	Body with jarigai seer punaippu 10 kuligai	--	34.79	22	From 1 to 100 Kuligai	--			51.20
9	Puni jarigai in Body 10 Kuligai	--	34.79	23	Above 100 kuligai Butta (for 100 Kulligai)	--			69.61

Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)	Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
24	Body Silk Sungudi Butta (45.7 cm) (1 muzham)	--	50.13	41	Mundhi with jarigai (or) silk butta for 100 kuligai	--	86.56
25	Continuous Butta 23 Kuligai-for 21-20, 121 varisai (45.7 cm) (1 Muzham)	--	174.75	42	8 shaft banaras in Mundhi for 100 kuligai	--	54.01
26	Body Silk Malli Mokku (45.7 cm) (1 Muzham)	--	12.53	43	Mundhi with colour (per colour) for 3 sarees	--	21.71
27	Body 21 kuligai for 12-13 tie, to draw 85 to 190 varisai (45.7 cm) (1 Muzham i.e. ½ yard)	--	117.97	44	For Morning and Evening varieties separately	--	674.53
28	Body Silk Jarigai-Meena colour in Butta for 10 kuligai	--	11.67	45	To weave Mundhi with tissue 100 kuligai	--	27.82
	Kurugiya - kattam			46	One side jarigai tissue variety	--	278.84
29	Kattam (Checked) upto 10 Kuligai per saree	--	54.01	47	Double side jarigai tissue variety	--	371.79
30	Kattam above 10 kuligai	--	42.74	48	Ordinary tissue-Double side	--	418.25
31	Across (குறுக்கே) Jarigai Muthu Banaras 8 shaft-upto 600 Kuligai (for 45.7 cm)	--	10.59		II. ARANI VARIETIES: Wages (General)		
32	60 to 100 kuligai (1 muzham) (45.7 cm)	--	15.87	1	One side korvai saree 16.5 metres	0.85	2560.18
33	1000 kuligai varisai for 100 kuligai	--	18.92	2	Double side Korvai saress 16.5 metres	0.75	2949.77
34	Body Self 1 kuligai varisai for 100 kuligai	--	64.86	3	Plain silk saress 16.5 metres	2.60	1057.46
35	Body self for ½ kuligai varisai	--	88.23	4	Dobby silk saree 16.5 metres	2.00	1140.94
	Mundhi Details:				Wages for Special or Extra Works:		
36	Mundhi Muthu seer for 5.5 metres saree	--	43.42	1	A. Plain varieties:		
37	Mundhi Muthu seer self mundhi	--	10.59	1	One side 20 kuligai- in-addition for each, extra kuligai for 4 Dhavani units	--	2.81
38	Mundhi self for 100 kuligai	--	86.56	2	Double side 20 kuligai-4 Dhavani units	--	3.36
39	Mundhi self for 100 kuligai (½ kuligai varisai)	--	129.68	3	Weaving- by changing one extra shuttle per Dhavani	--	21.16
40	Mundhi with jarigai tissue pattai per saree	--	32.28	4	For each additional shuttle	--	6.95

Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)	Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
5	In doobby kattam to weave check design with a single pick	--	21.16	8	Pillaiyar Rekku from one inch to 3 inches	--	36.74
6	For each extra shuttle	--	6.95	9	Silk Butta for every 100 vattu ½ kuligai varisai	--	27.56
7	Dobby Kattam :			10	Jarigai Butta for every 100 vattu	--	30.63
	(a) 8 x 4 kattam per unit (i.e per Dhavani)	--	41.70	11	Silk Butta for every 100 vattu 1 kuligai varisai	--	55.66
	(b) 8 x 4 kattam per unit (double colour per Dhavani)	--	52.02	12	Jarigai Butta for every 100 vattu	--	55.93
	(c) 5 x 4 kattam per unit	--	52.02	13	Body self for 100 vattu - 1/2 kuligai varisai	10.00	49.27
	(d) For each extra additional shuttle (i.e. above 5)	--	6.95	14	Body self for 100 vattu - 1 kuligai varisai	--	55.66
8	Dobby colour kattam per Dhavani	--	47.88	15	One side petni	--	184.50
9	For every 20 vattu silk butta (45.7 cm) (1 muzham)	--	1.39	16	Petni wages for saree	--	322.53
10	For every vattu silk butta	--	1.12	17	Zari-pavu wages	--	32.31
11	For every 20 vattu jarigai butta (45.7 cm) (1 muzham)	--	8.65		C. Korvai Double Side:		
12	Muthu seer for every 100 vattu	--	41.83	1	Minimum Wages upto 300 kuligai per Dhavani	--	38.96
13	Rekku Kattam per Dhavani	--	139.41	2	For every extra kuligai for 3 Dhavani	--	3.07
	B. Korvai One side:			3	Border 7" to 10" for Dhavani	--	123.00
1	Upto 30 kuligai for 3 units (i.e.3 Dhavani)	--	73.73	4	For every additional inch (i.e. for 2.54 cm) per Dhavani	--	23.93
2	Upto 30 kuligai per Dhavani	--	24.75	5	Pillaiyar Rekku 1 to 3	--	61.49
3	For every extra kuligai for 3 Dhavani	--	2.81	6	Pillaiyar Rekku mul Rekku 1 to 3	--	55.09
4	7" to 20" border wages per Dhavani	--	36.74	7	Thazhamboo Rekku from 3 to 5	--	91.85
5	Above 10" for every one inch (2.54 cm)	--	18.35	8	Thazhamboo Rekku for every additional inch (2.54 cm)	--	18.35
6	Thazhamboo Rekku from 3" to 5"	--	61.49	9	For each petni per Dhavani	--	123.00
7	For every extra one inch (2.54 cm)	--	12.53	10	Muthu seer for 100 vattu	--	36.74
				11	Muthu seer self for 100 vattu	--	73.46

Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)	Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
12	In Pillaiyar Rekku Mul Rekku'	--	73.46		Wages for Special or Extra Works:		
13	If one extra shuttle is used	--	24.75		One side		
14	For every additional shuttle	--	18.35	1	Upto 100 Kuligai for 5.5 metres saree	--	78.57
15	Nilal Rekku - per Dhavani	--	166.15	2	For every additional kuligai	--	0.82
16	Malli Arumbu Butta per Dhavani	--	101.55		Double Side:		
17	Body self for 100 vattu	--	49.27	3	Upto 100 Kuligai for 5.5 metres saree	--	112.69
18	Banaras border-half kuligai varisai for 100 vattu	--	55.09	4	For every additional Kuligai	--	1.12
19	Body Silk Butta for 100 vattu 1/2 kuligai varisai	--	27.56		Note: For double side, the half of the total Kuligai in Seeda side should be added with the wages of one side pettu.		
20	Body Jarigai Butta for 100 vattu 1/2 kuligai varisai	--	30.63	5	To Weave body pettu :		
21	Silk Butta for 100 vattu	--	55.39		Upto 500 kuligai for each kuligai	--	0.82
22	Jarigai Butta for 100 vattu 1 kuligai varisai	--	61.49		for Every additional Kuligai	--	0.55
23	Sungudi Butta for Dhavani	--	253.26	(6)	Body : (Thundu Butta) Wages to be arrived by calculating the total (Thillana Butta) number of Butta and total number of Kuligai sungudi (wages per kuligai 2.50 paise)		
24	Zari-pavu wages	--	465.86				
25	Kattu Sayam Tana Coolie (One side double side)	--	106.86	(7)	Pavu Kayiru :		
	III. KUMBAKONAM VARIETIES: Wage (General) :				upto 20 per kuligai	--	0.17
1	One side korvai saree 16.5 metres	0.70	3088.92		21 to 50 per kuligai	--	0.65
2	Double side korvai saree 16.5 metres	0.60	3868.10		51 to 70 per kuligai	--	0.94
3	Plain silk saree 16.5 metres	0.85	3145.14		71 to 100 per kuligai	--	1.04
4	Pavadai 103 cm (2 ¼ Muzham) 91.5cm (2 Muzham) for 16.5 metres	0.85	2638.10		Above 100	--	0.17
5	Pavadai 80 cm (1 ¾ Muzham) 68.5 cm (1.5 Muzham) for 16.5 metres	0.85	2560.18	(8)	Butta on the Border		
					Upto 50	--	0.94
					51 to 75	--	0.10
					Above 75	--	0.17
				(9)	Mundhi self :		
					(1) Minimum Wages upto 300 kuligai	--	147.51

Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)	Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
	(2) For every additional kuligai	--	0.35	(11)	Double side Thazhamboo variety:		
	(3) To Weave self design by farming diamond by giving 2-3-1 gapper kuligai	--	0.38	(1)	To weave Mokku per 45.7 cm (1Muzham i.e. ½ yard)	--	22.55
	(4) Above Weave without giving gapper kuligai	--	0.43	(2)	To weave Thazhamboo for 45.7 cm (1Muzham i.e. ½ yard)	--	28.09
(10)	One side Thazhamboo Variety :			(3)	To weave Arumbu mokku for 45.7 cm (1Muzham i.e. ½ yard)	--	33.95
	(1) To weave mokku (மெக்கு புதிய முகூர்த்த நாள்) wages per 45.7 cm (1 - Muzham) (i.e. ½ yard)	--	11.14	(4)	Air-India double side 45.7 cm (1Muzham i.e. ½ yard)	--	49.00
	(2) To weave Thazhamboo for 45.7 cm (1 muzham i.e. 1.5 yard)	--	13.93	(12)	Body Butta Varieties :		
	(3) To weave Thazhamboo for more than 15.2 cm upto 30.5 cm (i.e. more than 6" upto 12")	--	2.56	(1)	To weave including S. Butta (100/100 wage per ½ yard (1 muzham)	--	39.23
	(4) To weave separate wages for Dhavani	--	56.21	(2)	To Weave Pudhia Muhoorthanal (புதிய முகூர்த்த நாள்) meena design silk and tissue for 45.7cm (i.e. for 1 muzham) (½ yard)	--	42.87
	(5) To weave Thazhamboo design for more than 30.5 cm (12") per Dhavani	--	13.86	(3)	In Muhoorthanal Design, to weave Butta with Meena in silk and tissue for 45.7 cm (1 muzham ½ yard)	--	36.47
	(6) Arumbu Mokku for 45.7 cm (1 Muzham) (½ yard)	--	28.09	(4)	In Muthoorthanal Butta design, to weave 1-1 meena in silk and tissue for 45.7 cm (1 Muzham ½ yard)	--	33.67
	(7) For 25.4 cm (10") Vasantha Maligai Thazhamboo 45.7 cm (1 Muzham)	--	24.55	(5)	Muhoorthanal design (without meena in silk and tissue for 45.7 cm	--	30.90
	(8) Air-India one side 45.7 cm (1Muzham) (½ - yard)	--	244.89	(6)	To weave cross kodi (கிராஸ் கொடி) without meena in silk and tissue for 45.7 cm (½ yard)	--	89.88
	(9) Thazhamboo variety including Thazhamboo star maximum 5.5 metres to weave Star Diamond for 5 metres. To Weave star Design, to weave Gross star	--	293.87	(7)	To weave crosskodi with meena	--	95.72

Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)	Serial Number.	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. (Rs. P.)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
(8)	To weave body jangla (உடல் ஜங்லா) in plain 100m for 100 kuligai	--	35.60	(21)	To weave ya-don-ki Bharat Butta for 45.7 cm (½ yard)	--	22.55
(9)	To weave body jangla in korvai 100 m for 100 kuligai	--	36.21	(22)	To weave varieties having the pettu within 100 kuligai and body with plain seer mundhi for 91.5 cm (1yard) Special	--	5.58
(10)	Wages to weave Udal Vaira Oosi for 5.5. metres (6 yards) (5th Nadavirku Orunaada thookki neyyum design)	--	84.60	(23)	For 5.5 metres (6 yards) Dhavani one side border wages	--	22.55
(11)	To weave body with Banaras pattu for each kuligai	--	0.10	(24)	For 5.5 metres (6 yards) Dhavani Double side border wages	--	56.21
(12)	Body with Korvai Banaras for each kuligai	--	0.17	(25)	To weave varieties with Diamond design without giving gap (காலி விடாது டைமண்ட் கட்டி செய்யும் ரகங்களுக்கு) from 1 to 20 kuligai 45.7 cm For each additional kuligai	--	16.68
(13)	To weave Banaras pattu in mundhi for each kuligai	--	0.17	(26)	To weave butta in border without pettu design woven with 100 ends (Kayiru) wages for each kuligai (weave above design with more than 100 ends) (Pavu kayiru wages kuligai)	--	0.10
(14)	For Pudhiya Boomi Morippu 5.5 metres (6 yards oru koal Amukki oru naada marikka coolie)	--	67.62	(27)	Special wages to weave double side korvai muppagam (முப்பாகம்) 5.5. metres (6 yards)	--	0.17
(15)	To Weave " Konjum Salangai" design silk and tissue 45.7 cm (1 Muzham) (½ yard)	--	45.07	(28)	While weaving the body butta design in border too, the same butta kuligai must be added with body-butta and than calculated.	--	112.69
(16)	Udal Zari Mairppu-wages for 300 Kuligai	--	33.67	(29)	To weve tissue for 8.2 metres (9 yards)	--	78.74
(17)	Udal zari Marippu-wages for above 300 kuligai	--	45.36				
(18)	To weave satin Butta for 45.7 cm (1 Muzham) (Izhaikku Diamond Katti izhai varisaiyil neyya)	--	67.62				
(19)	To weave single zari jacquard jangla for 5.5 metres (6yards)	--	1947.97				
(20)	To weave jacquard pettu jangla for 5.5 metres (6 yards)	--	2254.07				

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(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
30	To weave meena design in Jangla (In this design, wages per meena kuligai i.e. without adding the meena kuligai with jarigai kuligai)	--	0.38	(14)	Miscellaneous:		
				1	To draw Meena in Jalra for Mundi	--	11.14
				2	Porai izhuppu per Dhavani	--	22.55
				3	To weave Muthu seer per Dhavani	--	11.14
				4	Aradhana Kattam pavu pinaippu per Dhavani	--	22.55
				5	Apsara kattam pavu Pinaippu per Dhavani	--	26.72
				6	If colour is changed in body in a.. variety, wages per unit for each special colour (i.e. per Dhavani)	--	17.80
				7	To weave varieties by drawing / getting double pettu in one side for 5.5 metres (6yards) special wages	--	56.21
				8	To weave varieties by drawing / getting double pettu in double side for 5.5 meters (6 yards) special wages	--	112.14
				9	For Mundhi Butta varieties to weave stripes in wept the calculated 8.50 paise per kuligai for stripes (Muthuneri) should be added with mun and the seer mundhi wages also be calculated		
(13)	Varieties with Butta Design above the borders			(15)	Other Varieties:		
1	In this design, wages should be calculated in the rate of 2.50 paise per kuligai double side variety with 20 butta in a row in body (10 x10 vathi) vaithu jungu katti 100 vaisai neyyum ragamkalukku (45.7cm) (1 Muzham) (10x10)	--	45.36	1	Jarigai Izhaithu odavum, jarigai izhaithu in tie podavum mark Onrukku	--	56.48
2	To weave navarathinam Butta Big butta above border and small butta in body for 45.7 cm (1 Muzham) (½ yard)	--	56.21	2	Banaras marikkai in body for one side korvai per kuligai	--	0.10
3	To weave Malligai Mokku Jarigai Butta in body for 45.7 cm (½ yard)	--	11.14	3	For double side korvai per kuligai	--	0.17
4	To weave Malligai Mokku silk Butta in body for 45.7 cm (½ yard)	--	6.18	4	Seer Mundhi butta Mundhi Dhavani per unit (special wages)	--	91.53
5	Banaras type Vasantha Maligai without Jungu to weave continuous Arumbu zari in Thazhamboo border for 45.7 cm (½ yard)	--	90.15	5	For one unit self Mundhi dhavani (special wages)	--	140.80
6	To weave butta design in Banaras Varisai without jungu for 45.7 cm (1 Muzham) (½ yard)	--	78.74				
7	To weave buttas with 1 to 20 kuligai in pallav	--	71.26				
8	To weave buttas with more than 20 kuligai in pallav	--	112.84				

Serial Number	Type of work.	Average production on a day in metre.	Minimum Rates of Basic Wages. Rs. P. (4)	Serial Number	Type of work	Average production on a day in metre	Minimum Rates of Basic Wages. Rs. P. (4)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
	Special wages-For Dhavani (5.5 metres) Order wage details (order coolies)			20	kuligai	--	8.92
	(1) Only for order tharikku (loom) for seer Mundhi varieties per Dhavani	--	91.85	30	kuligai	--	9.47
	(2) For Butta Mundhi varieties per Dhavani	--	91.85	40	kuligai	--	10.02
	(3) For Self Mundhi varieties per Dhavani	--	134.69	50	kuligai	--	11.02
				60	kuligai	--	12.88
				70	kuligai	--	15.03
				80	kuligai	--	17.15
	IV. THANJAVUR VARIETIES:			90	kuligai	--	19.92
	(1) Pavadai 206 cm (2¼ yards) 229 cm (4.5 Muzham) for 16.5 metres	0.75	3088.92	100	kuligai	--	21.71
	(2) Pavadai 183 cm (2 yards) (4 Muzham) for 16.5 metres	0.75	3005.43	110	kuligai	--	23.90
	(3) One Mundhi sadha one side for 16.5 metres	0.70	3172.40	120	kuligai	--	27.82
	(4) Complete korvai one side for 16.5 metres	0.65	3339.37	130	kuligai	--	29.73
	(5) One Mundhi sadha double side for 16.5 metres	0.60	3701.14	140	kuligai	--	31.85
				150	kuligai	--	34.60
	V. SALEM VARIETIES: Wages (General)				(2) Korvai Saree :		
(1)	One side korvai saree for 16.5 metres	0.75	2949.77	10	kuligai	--	0.94
(2)	Double side korvai sare' for 16.5 metres	0.65	3581.20	20	kuligai	--	6.13
(3)	Plain silk saree for 16.5 metres	2.00	1636.28	30	kuligai	--	6.75
	Dhotties:			40	kuligai	--	7.68
(4)	Plain Dhoty (Ordinary) (Rs. 26.65 x 16.5 metres)	1.75	2448.87	50	kuligai	--	8.57
(5)	Angavastram (Rs. 24 x 16.5 metres)	2.00	2203.98	60	kuligai	--	7.68
(6)	Korvai Double side (Rs. 71.65 x 16.5 metres)	0.70	6581.34	70	kuligai	--	13.48
(7)	Korvai Vastram Double side (Rs. 71.65 x 16.5 metres)	0.70	6581.34	80	kuligai	--	15.70
(8)	Shirtings (Rs. 24 x 16.5 metres)	2.00	2203.98	90	kuligai	--	16.52
(9)	Ajanta piece (Ordinary) Rs. 19.65 x 16.5 metres)	2.40	1806.05	100	kuligai	--	18.35
	Wages for Special / Extra Works:			110	kuligai	--	21.16
	(1) Plain sarees:			120	kuligai	--	24.47
	10 Kuligai	--	8.22	130	kuligai	--	27.27
				140	kuligai	--	29.39
				150	kuligai	--	31.55
				200	kuligai	--	40.15
					(3) Plain Dhotties :		
				10	kuligai	--	6.75

Serial Number	Type of work	Average production on a day in metre	Minimum Rates of Basic Wages. Rs. P. (4)	Serial Number	Type of work	Average production on a day in metre	Minimum Rates of Basic Wages. Rs. P. (4)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
	15 kuligai	--	7.35		40 x 25 x 80 Butta Design Sarees	--	38.49
	20 kuligai	--	8.30				
	25 kuligai	--	8.92		50 x 25 x 80 Butta Design Sarees	--	38.49
	30 kuligai	--	9.77		(8) Stripe Design Plain:		
	35 kuligai	--	11.02		One shuttle / saree	--	20.19
	40 kuligai	--	13.21		Two shuttle / saree	--	40.41
	45 kuligai	--	16.25		Three shuttle / saree	--	58.93
	50 kuligai	--	18.35		Four shuttle / saree	--	80.81
	55 kuligai	--	25.10		Five shuttle / saree	--	101.02
	70 kuligai	--	29.99		(9) Stripe Korvai Design:		
	80 kuligai	--	51.44		One shuttle	--	33.67
	100 kuligai	--	71.64		Two shuttle	--	67.33
	120 kuligai	--	104.68		Three shuttle	--	101.02
	160 kuligai	--	195.91		Four shuttle	--	134.69
	(4) Kovai Dhotty:				Five shuttle / Saree	--	168.35
	30 kuligai	--	86.59	(10)	Kambai Korvai Design Saree	--	202.02
	40 kuligai	--	91.53	(11)	Petni Saree	--	47.14
	(5) Plain Vastram:				VI. TIRUCHENGODE VARIETIES:		
	10 kuligai	--	8.92		Wages Details (General):		
	15 kuligai	--	9.50	(1)	One side korvai saree for 16.5 metres	--	2949.77
	20 kuligai	--	10.40	(2)	Double side korvai saree for 16.5 metres	--	3172.40
	25 kuligai	--	11.02	(3)	Plain silk saree	--	1753.17
	30 kuligai	--	11.62	(4)	Rasipuram Korvai varieties	--	3868.10
	35 kuligai	--	14.08		Wages for Special / Extra Works for 5.5. metre saree		
	40 kuligai	--	15.31	(1)	Contrast Double colour for one unit	--	118.27
	45 kuligai	--	18.35	(2)	Contrast Triple colour for one unit	--	138.88
	60 kuligai	--	29.11	(3)	Ordinary shuttle 3/1 korvai per unit	--	147.78
	(6) Vastram Korvai :			(4)	Ordinary shuttle 6/1 korvai per unit	--	79.02
	30 kuligai		91.53	(5)	Mullum Malarum Double side	--	39.51
	(7) Butta Design Sarees:						
	10 x 10 x 400 Butta Design Sarees	--	20.19				
	20 x 20 x 300 Butta Design Sarees	--	20.19				
	30 x 25 x 240 Butta Design Sarees	--	20.19				

Serial Number	Type of work	Average production on a day in metre	Minimum Rates of Basic Wages. Rs. P. (4)	Serial Number	Type of work	Average production on a day in metre	Minimum Rates of Basic Wages. Rs. P. (4)
(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
(6)	Mullum Malarum One side	--	35.87	(29)	Special Thazhamboo 53.3 cm (21") to 63.5 cm" (25")	--	167.52
(7)	Plain variety pattapatty 3 shuttles	--	59.02	(30)	Jarigai Thazhamboo in border	--	9.75
(8)	Plain variety pattapatty 4 shuttles	--	67.62	(31)	Banaras Jarigai Kattam in border per kuligai	--	1.39
(9)	Plain variety pattapatty 5 shuttles	--	79.02	(32)	Shankar Seleem Saimen O/S Korvai	--	116.60
(10)	Plain variety pattapatty 6 shuttles	--	88.76	(33)	Shankar Seleem Saimen D/S Korvai	--	156.68
(11)	Plain variety pattapatty 7 shuttles	--	98.53	(34)	Double side silk petty above 100 kuligai	--	147.78
(12)	Plain variety pattapatty 8 shuttles	--	108.55	(35)	Contrast "Solaimundhipoo"	--	29.48
(13)	Plain variety pattapatty 9 shuttles	--	118.27	(36)	Meena per kuligai	--	2.51
(14)	Plain variety pattapatty 10 shuttles	--	128.29	(37)	Per Banaras Flower per kuligai	--	5.85
(15)	Korvai Kattam punaithu checked 3 shuttles kattam	--	157.76	(38)	Sappuri Wages for border- body	--	1.82
(16)	Korvai No. piece O/S Korvai	--	98.53	(39)	Sappuri Wages only for body	--	19.79
(17)	Petni wages	--	44.81	(40)	Sappuri Wages only for border	--	9.75
(18)	Anil kodu	--	49.27	(41)	Pavadai variety-pavu silk kindam Special wages	--	24.47
(19)	Anbu Roja	--	69.00	(42)	Diamond one side	--	49.27
(20)	12 pattapatty	--	29.48	(43)	One side saree above 12	--	97.96
(21)	1.27 cm (1/2 inch) (pattapatty)	--	34.49	(44)	Attai Ragam	--	40.88
(22)	Self Cosi Kattam-kodi malar-vaira oosi	--	47.88	(45)	Diamond double side	--	65.13
(23)	Mullum Malarum (30.5 cm) (12 inches)	--	76.27	(46)	Special Mundhi-Co-optex	--	32.57
(24)	Mullum Malarum above (30.5 cm) (12 inches)	--	98.53	Jarigai Pettu Wages :			
(25)	Special-above 30 cm (12 inches) (kottadi on border)	--	98.53	(47)	Upto 10 kuligai	--	3.07
(26)	Next to border- Kattam-double side	--	35.87	(48)	From 11 to 50 Kuligai	--	13.06
(27)	Next to border- Kattam-one side	--	25.77	(49)	From 51 to 100 kuligai	--	16.68
(28)	Special Thazhamboo 38 cm (15") to 51 cm (20")	--	118.27	(50)	From 101 to 200 kuligai	--	20.32
				(51)	From 201 to 300 kuligai	--	24.47
				(52)	From 301 to 400 kuligai	--	27.82
				(53)	From 401 to 500 kuligai	--	33.40
				(54)	From 501 to 600 kuligai	--	39.51
				(55)	From 601 to 700 kuligai	--	44.26

Serial Number	Type of work	Average production on a day in metre	Minimum rates of Basic Wages. Rs.P. (4)
(1)	(2)	(3)	(4)
Silk Pettu Wages:			
(56)	Upto 10 kuligai	--	4.19
(57)	1 to 50 kuligai	--	21.39
(58)	51 to 100 kuligai	--	30.33
(59)	101 to 200 kuligai	--	34.49
(60)	201 to 300 kuligai	--	37.94
Butta Wages:			
(61)	1 vattu 10 kayiru	--	4.19
(62)	10 vattu 20 kayiru	--	47.88
(63)	15 vattu 20 kayiru	--	55.09
(64)	20 vattu 15 kayiru	--	89.06
(65)	30 vattu 20 kayiru	--	121.89
(66)	40 vattu 30 kayiru	--	214.85
(67)	50 vattu 40 kayiru	--	266.87
(68)	60 vattu 50 kayiru	--	325.88
(69)	70 vattu 60 kayiru	--	377.92
(70)	80 vattu 70 kayiru	--	422.43
(71)	90 vattu 80 kayiru	--	540.70
(72)	100 vattu 90 kayiru	--	591.61
(73)	110 vattu 100 kayiru	--	660.85
(74)	120 vattu 110 kayiru	--	709.92
(75)	130 vattu 120 kayiru	--	768.88
(76)	140 vattu 130 kayiru	--	818.42
(77)	150 vattu 140 kayiru	--	871.87
VII. ERODE VARIETIES:			
(1)	One side Border pure silk saree for 16.5 metres	1.00	2226.24
(2)	Kora silk saree for 16.5 metres	2.50	888.42
VIII. TRICHY VARIETIES:			
	One side korvai Saree for 16.5 metres	0.75	3005.43
Wages for Special / Extra Works: Pettu Wages One side korvai for 5.5. metres			
(1)	Pettu wages for 100 kuligai	--	79.29
(2)	Porai wages	--	35.87

Serial Number	Type of work	Average production on a day in metre	Minimum Rates of Basic Wages. Rs. P. (4)
(1)	(2)	(3)	(4)
(3)	Muthu Seer Wages	--	9.20
(4)	Body Butta Wages	--	178.94
(5)	Sappuri Wages	--	59.84
(6)	Mundhi Butta Wages	--	75.43
(7)	Wages for Thazhamboo variety	--	130.49

Explanations:- (1) Dearness Allowance: (i) The dearness allowance is linked to the average Chennai City Consumer Price Index Number for the year 2010, that is 161 points (with base 2001 =100) and for every further rise of every point over and above 161 points an increase of 30 paise (thirty paise only) per day 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 Consumer Price indices of the preceding twelve months that is from January to December.

(iii) The first calculation of dearness allowance 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 for the previous year.

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

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

(4) In respect of general items of work, the employees will not be entitled to get dearness allowance for the additional days taken by them in excess of the average production norms fixed under column (3).

Draft Notification Regarding the Revision of Minimum Rates of Wages for the Employment in Loading and Unloading operation in Markets, Shandies (fairs and market places) and other like places under the Act.

[G.O. (2D). No. 67, Labour and Employment (J1), 3rd July 2018, ஆணி 19, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/LE/660/2018.The following draft of Notification which is proposed to be issued 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/535/2015 at pages 631 and 632 of Part II - Section 2, of the *Tamil Nadu Government Gazette*, dated the 16th September 2015, 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 any objection or suggestion, which may be received from any person with respect thereto on or before in 03-10-2018, 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 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/391/2009, published at pages 259. and 260 of Part II—Section 2 of the *Tamil Nadu Government Gazette* dated the 5th August 2009, the Governor of Tamil Nadu hereby revises the minimum rates of wages payable to the classes of employees in the Employment in loading and unloading operations in markets, shandies, (fairs and market places) and other like places in the State of Tamil Nadu for the classes of work specified in column (2) of the Schedule below, as specified in the corresponding entries in column (3) thereof.

THE SCHEDULE

Employment in Loading and Unloading Operations in Markets, Shandies (fairs and market places) and other like places.

Serial No.	Classes of Work	Minimum rates of Basic Wages		
		Zone - A Rs. P.	Zone - B Rs. P.	Zone - C Rs. P.
(1)	(2)	(3)	(4)	(5)
I. Daily Rated Work:				
	(in a day of 8 hours work)	276.00	250.50	198.00
	To load or unload articles weighing upto 50 Kilograms (Ground floor)	(Per day)	(Per day)	(Per day)
	upto 45 Kilograms (1st floor)			
	upto 40 Kilograms (2nd floor)			
	upto 35 Kilograms (3rd floor) and so on.			
II. Piece Rated Work:				
1.	To load or unload flower baskets, fruit baskets and vegetables and other perishable articles (per basket)	5.00	3.35	2.45
2.	To load or unload articles weighing upto 30 Kilograms (Ground floor)	3.35	2.45	1.70
	upto 25 Kilograms (1st floor)			
	upto 20 Kilograms (2nd floor)			
	upto 15 Kilograms (3rd floor) and so on.			

Serial No.	Classes of Work	Minimum rates of Basic Wages		
		Zone - A Rs. P.	Zone - B Rs. P.	Zone - C Rs. P.
(1)	(2)	(3)	(4)	(5)
3.	To load or unload articles weighing above 30 upto 35 Kilograms (Ground floor)	5.00	3.35	2.45
	above 25 upto 30 Kilograms (1st floor)			
	above 20 upto 25 Kilograms (2nd floor)			
	above 15 upto 20 Kilograms (3rd floor) and so on.			
4.	To load or unload articles weighing above 35 upto 40 Kilograms (Ground floor)	6.70	3.35	2.45
	above 30 upto 35 Kilograms (1st floor)			
	above 25 upto 30 Kilograms (2nd floor)			
	above 20 upto 25 Kilograms (3rd floor) and so on.			
5.	To load or unload articles weighing above 40 upto 45 Kilograms (Ground floor)	8.35	5.00	3.35
	above 35 upto 40 Kilograms (1st floor)			
	above 30 upto 35 Kilograms (2nd floor)			
	above 25 upto 30 Kilograms (3rd floor) and so on.			
6.	To load or unload articles weighing above 45 upto 50 Kilograms (Ground floor)	10.00	6.70	5.00
	above 40 upto 45 Kilograms (1st floor)			
	above 35 upto 40 Kilograms (2nd floor)			
	above 30 upto 35 Kilograms (3rd floor) and so on.			
7.	For loading or unloading operations done in metric tonnes (per metric tonne).	82.70	49.65	33.10

Explanations:

(1) Classification of Zones:

Zone-A : Corporations and Special Grade Municipalities

Zone-B : Other Municipalities.

Zone-C : Other places (not covered under Zones 'A' and 'B')

(2) **Dearness Allowance:** The employees referred to above, apart from the minimum rates of basic wages, are eligible for getting dearness allowance as detailed below:-

(i) The dearness allowance shall be linked to the Average Chennai City Consumer Price Index Number 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. 1.20 (Rupee One and Twenty paise only) per day shall be paid as dearness allowance.

(ii) The dearness allowance shall be calculated every year on the first April on the basis of the average consumer price indices of 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.

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

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

Appointment of certain officers as Inspectors and defining of their Local Limits under the Maternity Benefit Act.

Amendment to Notification.

Erratum to Notification

[G.O. Ms. No. 77, Labour and Employment (H2), 2nd July 2018, ஆணி 18, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/LE/661/2018.—The following erratum is issued to the Labour and Employment Department Notification No.II(2)/LE/722/2016, published at pages 651 to 652 of Part II—Section 2 of the *Tamil Nadu Government Gazette*, dated the 2nd November, 2016:-

ERRATUM

In the said Notification, in the Table for "26 Deputy Director of Industrial Safety and Health.", read as "26. Deputy Directors of Industrial Safety and Health".

MANGAT RAM SHARMA,
Principal Secretary to Government.

LATE NOTIFICATIONS:

NOTIFICATIONS BY GOVERNMENT.

HIGHER EDUCATION DEPARTMENT

Nomination of certain Persons as Members to the Academic Council for certain period under the Tamil Nadu Teachers Education University Act.

[G.O.(1D). No. 230, Higher Education (K2), 17th July 2018, ஆடி 1, விளம்பி, திருவள்ளூர் ஆண்டு-2049.]

No.II(2)/HE/662/2018.—Under item (c) of "Class-I-Ex-officio Members" of sub-section (1) of Section 22

of the Tamil Nadu Teachers Education University Act, 2008 (Tamil Nadu Act 33 of 2008), the Governor of Tamil Nadu hereby nominates the following members to the Academic Council for a period of three years from date of this order :-

Government Colleges of Education:

1. Dr. T. Ravichandran,
Assistant Professor (Biological Science),
Government College of Education,
Pudukkottai District - 622 001.
2. Dr. M.S. Thillainayagi,
Associate Professor (Tamil),
Lady Willingdon Institute of Advanced Study in
Education, (Autonomous),
Chennai-600 005.

Government Aided Colleges of Education:

1. Dr. P. Nithila Devakarunyam,
Principal,
St. Christopher's College of Education,
(Autonomous),
Chennai - 600 007.
2. Dr. S. Chamundeeswari,
Associate Professor (Education),
NKT National College of Education for Women,
(Autonomous),
Chennai - 600 005.
3. Dr. V. Shanmuga Ganesan,
Associate Professor (Psychology),
SRMV College of Education, (Autonomous),
Coimbatore - 641 020.
4. Dr. E.C. Punitha,
Associate Professor (English),
St. Ignatius' College of Education (Autonomous),
Tirunelveli - 627 002.
5. Dr. S. Santhi,
Assistant Professor (History),
Sri Saradha College of Education
(Autonomous),
Salem - 636 016.
6. Dr. T. Kanakaraj,
Associate Professor (Physical Science),
VOC College of Education (Aided),
Tuticorin - 628 008.
7. Tmt. M.A. Muniammal,
Associate Professor (History),
Thiagarajar College of Preceptors (Aided),
Madurai - 625 009.
8. Mrs. K. Dhanalakshmi,
Associate Professor (Maths),
Lakshmi College of Education,
Gandhigram,
Dindigul District-624 302.

SUNIL PALIWAL,
Principal Secretary to Government.