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EXTRAORDINARY

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Part IV—Section 2

Tamil Nadu Acts and Ordinances

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ACT No. 12 OF 2015.

An Act further to amend the laws relating to the Municipal Corporations in the State of Tamil Nadu.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

PART-I.

PRELIMINARY.

1. (1) This Act may be called the Tamil Nadu Municipal Laws (Amendment) Act, 2015.

Short title and commencement.

(2) It shall come into force on such date as the State Government may, by notification, appoint.

PART-II.

AMENDMENTS TO THE MADURAI CITY MUNICIPAL CORPORATION ACT, 1971.

Tamil Nadu Act 15 of 1971. 2. For the heading "Food establishments" occurring before section 349 of the Madurai City Municipal Corporation Act, 1971 (hereinafter in this Part referred to as the 1971 Act), the heading "Lodging houses and food establishments" shall be substituted.

Substitution of heading before section 349.

3. In section 349 of the 1971 Act,-

- Amendment of section 349.
- (1) in the marginal heading, for the expression "eating houses", the expression "lodging houses, food establishments, etc," shall be substituted;
 - (2) in sub-section (1),-
- (i) for the expression "eating house", the expression "lodging house, eating house" shall be substituted;
- (ii) for the expression "admitted for the consumption of any food or drink", the expression "admitted for repose or for the consumption of any food or drink" shall be substituted;
- (3) to sub-section (1), the following proviso and Explanation shall be added, namely :—

"Provided that no such licence shall be required for a lodging house as defined in the Tamil Nadu Public Health Act, 1939 (Tamil Nadu Act III of 1939), if the keeper thereof has been registered under that Act.

Explanation.—For the purpose of this section and section 433, "lodging house" means a hotel, boarding house, choultry or rest-house other than a choultry or rest-house maintained by the Government or a local authority, unlicensed emigration depot or any place where casual visitors are received and provided with sleeping accommodation with or without food on payment, but does not include a students' hostel under public or recognised control.".

4. In section 433 of the 1971 Act, in clause (13), in sub-clause (a),—

section 433.

Amendment of

(i) for the expression "hotels", the expression "lodging houses" shall be substituted;

(ii) for the expression "admitted for the consumption of any food or drink", the expression "admitted for repose or for the consumption of any food or drink" shall be substituted.

PART-III.

AMENDMENTS TO THE COIMBATORE CITY MUNICIPAL CORPORATION ACT, 1981.

Substitution of heading before section 349.

5. For the heading "Food establishments" occurring before section 349 of the Coimbatore City Municipal Corporation Act, 1981 (hereinafter in this Part referred to as the 1981 Act), the heading "Lodging houses and food establishments" shall be substituted.

Tamil Nadu Act 25 of 1981.

Amendment of section 349.

- 6. In section 349 of the 1981 Act,—
- (1) in the marginal heading, for the expression "eating houses", the expression "lodging houses, food establishments, etc," shall be substituted;
 - (2) in sub-section (1),—
- (i) for the expression "eating house", the expression "lodging house, eating house" shall be substituted;
- (ii) for the expression "admitted for the consumption of any food or drink", the expression "admitted for repose or for the consumption of any food or drink" shall be substituted;
- (3) to sub-section (1), the following proviso and Explanation shall be added, namely:—

"Provided that no such licence shall be required for a lodging house as defined in the Tamil Nadu Public Health Act, 1939 (Tamil Nadu Act III of 1939), if the keeper thereof has been registered under that Act.

<u>Explanation.</u>— For the purpose of this section and section 432, "lodging house" means a hotel, boarding house, choultry or rest-house other than a choultry or rest-house maintained by the Government or a local authority, unlicensed emigration depot or any place where casual visitors are received and provided with sleeping accommodation with or without food on payment, but does not include a students' hostel under public or recognised control.".

Amendment of section 432.

- 7. In section 432 of the 1981 Act, in clause (13), in sub-clause (a),—
- (i) for the expression "hotels", the expression "lodging houses" shall be substituted:
- (ii) for the expression "admitted for the consumption of any food or drink", the expression "admitted for repose or for the consumption of any food or drink" shall be substituted.

(By order of the Governor)

S.S. POOVALINGAM, Secretary to Government-in-charge, Law Department.

ACT No. 13 OF 2015.

An Act further to amend the Tamil Nadu Value Added Tax Act, 2006.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. (1) This Act may be called the Tamil Nadu Value Added Tax (Second Amendment) Act, 2015.

Short title and commencement.

(2) It shall come into force on such date as the State Government may, by notification, appoint.

Tamil Nadu Act 32 of 2006.

2. In section 2 of the Tamil Nadu Value Added Tax Act, 2006 (hereinafter referred to as the principal Act),—

Amendment of section 2.

- (1) after clause (12), the following clause shall be inserted, namely:—
- "(12-A) "clearing and forwarding agent" means any person who is engaged in providing any service, either directly or indirectly, connected with the clearing and forwarding of goods in any manner to any other person;";
 - (2) for clause (24), the following clause shall be substituted, namely:-
- "(24) "input tax" means the tax paid under this Act in the manner prescribed by a registered dealer to another registered dealer on the purchase of goods including capital goods in the course of his business;";
 - (3) after clause (35), the following clause shall be inserted, namely:—
- "(35-A) "tax deductor identification number" means the number obtained under section 13-A;".
- **3.** In section 3 of the principal Act, in sub-section (4), in clause (a), for the expression "sales of goods purchased within the State", the expression "sales of goods purchased from the registered dealers within the State" shall be substituted.

Amendment of section 3.

4. In section 6 of the principal Act, in sub-section (1), for the expression "every dealer, other than the dealer who purchases goods from outside the State", the expression "every dealer, other than the dealer who purchases or receives goods from outside the State" shall be substituted.

Amendment of section 6.

5. Section 11 of the principal Act shall be omitted.

Omission of section 11.

6. After section 13 of the principal Act, the following section shall be inserted, namely:—

Insertion of new section 13-A.

- "13-A. Tax deductor identification number.—Any person liable to make deduction of tax under section 13 shall apply to such authority in such manner as may be prescribed and shall obtain a tax deductor identification number.".
 - 7. In section 18 of the principal Act,—

Amendment of section 18.

- (1) in sub-section (1), in item (ii), after the expression "Special Economic Zone in the State,", the expression "for the purpose of use in manufacture, trading, production, processing, assembling, packaging or for use as packing material or packing accessories," shall be inserted;
- (2) in sub-section (2), for the expression "input tax paid or payable", the expression "input tax paid" shall be substituted.

Amendment of section 19.

- 8. In section 19 of the principal Act,—
 - (1) in sub-section (1),—
- (a) for the expression "tax paid or payable", the expression "tax paid" shall be substituted;
- (b) for the proviso, the following provisos shall be substituted, namely:—

"Provided that the registered dealer, who claims input tax credit, shall establish that the tax due on purchase of goods has actually been paid in the manner prescribed by the registered dealer who sold such goods and that the goods have actually been delivered:

Provided further that the tax deferred under section 32 shall be deemed to have been paid under this Act for the purpose of this sub-section.";

- (2) in sub-section (4), for the expression "tax paid or payable", the expression "tax paid" shall be substituted;
- (3) in sub-section (5), in clause (b), for the expression "tax paid or payable", the expression "tax paid" shall be substituted;
- (4) in sub-section (9), for the expression "tax paid or payable", the expression "tax paid" shall be substituted.

Amendment of section 22

- **9.** In section 22 of the principal Act, after sub-section (3), the following sub-section shall be inserted, namely:—
- "(3-A) Notwithstanding anything contained in sub-section (2), the casual traders and the dealers in respect of whom the relevant assessment year is the first or the last year of business, shall be assessed on the basis of the scrutiny of the returns with reference to the books of accounts, registers, records and any other document and on such enquiry as the assessing authority may consider necessary."

Amendment of section 24.

10. In section 24 of the principal Act, in sub-section (1), for the expression "five years", the expression "six years" shall be substituted.

Amendment of section 27.

- 11. In section 27 of the principal Act, for sub-section (4), the following sub-section shall be substituted, namely:—
- "(4) In addition to the tax determined under sub-section (2), the assessing authority shall direct the dealer to pay as penalty a sum which shall be three hundred per cent of the tax due in respect of such claim:

Provided that no penalty shall be levied without giving the dealer a reasonable opportunity of showing cause against such imposition.".

Amendment of section 39.

- 12. In section 39 of the principal Act,—
 - (1) in sub-section (1),—
- (i) for the expression "five hundred rupees", the expression "one thousand rupees" shall be substituted;
- (ii) for the expression "fifty rupees", the expression "one thousand rupees" shall be substituted;
 - (2) sub-section (11) shall be omitted;
 - (3) in sub-section (12), the expression "or a duplicate," shall be omitted;

- (4) in sub-section (15), for the expression "No application for registration or for a copy or duplicate of the certificate under this section", the expression "No application for registration of dealer under this section" shall be substituted.
- **13.** In section 64 of the principal Act, in sub-section (2), in clause (b), for the expression "five years", the expression "six years" shall be substituted.

Amendment of section 64.

14. After section 67 of the principal Act, the following section shall be inserted, namely:—

Insertion of new section 67-A

- "67-A. Production of Advance Inward Way Bill.—The driver or any other person in charge of the goods vehicle entering into the State from a place outside the State to a destination within the State, carrying any of the goods as may be notified by the Government, from time to time, shall, on demand, produce at the checkpost on its route or before such authority as may be prescribed in this regard, advance inward way bill in such form and in such manner as may be prescribed."
- **15.** In section 70 of the principal Act, in sub-section (2), for the expression "seller or consignor or transferor", wherever it occurs, the expression "seller or consignor or transferor or clearing and forwarding agent" shall be substituted.

Amendment of section 70.

16. In section 71 of the principal Act, in sub-section (9), for the expression "any dealer to claim exemption", the expression "any dealer to claim input tax credit, exemption" shall be substituted.

Amendment of section 71.

17. After section 79 of the principal Act, the following section shall be inserted, namely:—

Insertion of new section 76-A.

- "79-A. Automation.—(1) The Government may, by notification, provide that the provisions contained in the Information Technology Act, 2000 (Central Act 21 of 2000) and the rules made and directions given under the said Act, including the provisions relating to digital signatures, electronic governance, attribution, acknowledgement and dispatch of electronic records, secure electronic records and secure digital signatures and digital signature certificates as are specified in the said notification, shall, insofar as they may, as far as feasible, apply to the procedures under this Act.
- (2) Where any notice or communication is prepared on any automated data processing system and is properly served on any dealer or person, such notice or communication shall not be required to be personally signed by any officer or person and shall not be deemed to be invalid only on the ground that it is not personally signed by any such officer.".
- **18.** In section 84 of the principal Act, in sub-section (1), for the expression "five years", the expression "six years" shall be substituted.

Amendment of section 84.

(By Order of the Governor)

S.S. POOVALINGAM,

ACT No. 14 OF 2015.

An Act further to amend the Tamil Nadu Value Added Tax Act, 2006.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. (1) This Act may be called the Tamil Nadu Value Added Tax (Third Amendment) Act, 2015.

Short title.

Tamil Nadu Act 32 of 2006. 2. In the Second Schedule to the Tamil Nadu Value Added Tax Act, 2006, in <u>Explanation I</u>, for clause (c), during the period commencing on the 1st April 2013 and ending with the 31st October 2014, the following clause shall be deemed to have been substituted, namely:-

Amendment of Second Schedule.

"(c) "basic price" means the price paid for alcoholic liquors without any discount by the Tamil Nadu State Marketing Corporation Limited, a Corporation wholly owned and controlled by the Government, to the suppliers, which excludes the excise duty payable under the Tamil Nadu Prohibition Act, 1937 (Tamil Nadu Act X of 1937) and all other duties, taxes and levies but includes transport charges;".

(By order of the Governor)

S.S. POOVALINGAM,

ACT No. 15 OF 2015.

An Act further to amend the Tamil Nadu Entertainments Tax Act, 1939.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. (1) This Act may be called the Tamil Nadu Entertainments Tax (Amendment) Act, 2015.

Short title and commencement.

- (2) It shall come into force at once.
- Tamil Nadu Act X of 1939.
- **2.** Clause (3-A) of section 3 of the Tamil Nadu Entertainments Tax Act, 1939 (hereinafter referred to as the principal Act) shall be omitted.
- Amendment of section 3.

3. Section 4-H of the principal Act shall be omitted.

Omission of section 4-H.

4. In section 13 of the principal Act, in sub-section (1), for the expression "section 4, section 4-F and section 4-H", the expression "section 4 and section 4-F" shall be substituted.

Amendment of section 13.

(By order of the Governor)

S.S. POOVALINGAM,

ACT No. 16 OF 2015.

An Act further to amend the Tamil Nadu Entertainments Tax Act, 1939.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. (1) This Act may be called the Tamil Nadu Entertainments Tax (Second Amendment) Act, 2015.

Short title and commencement.

- (2) It shall come into force on such date as the State Government may, by notification, appoint.
- 2. After section 20 of the Tamil Nadu Entertainments Tax Act, 1939, the following section shall be added, namely:-

Addition of new section 21.

- "21. Automation.—(1) The Government may, by notification, provide that the provisions contained in the Information Technology Act, 2000 (Central Act 21 of 2000) and the rules made and directions given under the said Act, including the provisions relating to digital signatures, electronic governance, attribution, acknowledgement and dispatch of electronic records, secure electronic records and secure digital signatures and digital signature certificates as are specified in the said notification, shall, insofar as they may, as far as feasible, apply to the procedures under this Act.
- (2) Where any notice or communication is prepared on any automated data processing system and is properly served on any proprietor or person, such notice or communication shall not be required to be personally signed by any officer or person and shall not be deemed to be invalid only on the ground that it is not personally signed by any such officer.".

(By order of the Governor)

S.S. POOVALINGAM,

Secretary to Government-in-charge, Law Department.

Tamil Nadu Act X of 1939

ACT No. 17 OF 2015.

An Act further to amend the Tamil Nadu Tax on Entry of Motor Vehicles into Local Areas Act, 1990.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. (1) This Act may be called the Tamil Nadu Tax on Entry of Motor Vehicles into Local Areas (Amendment) Act, 2015.

Short title and commence-

- (2) It shall come into force on such date as the State Government may, by notification, appoint.
- 2. After section 19 of the Tamil Nadu Tax on Entry of Motor Vehicles into Local Areas Act, 1990, the following section shall be inserted, namely:-

Insertion of new section 19-A

- "19-A. Automation.—(1) The Government may, by notification, provide that the provisions contained in the Information Technology Act, 2000 (Central Act 21 of 2000) and the rules made and directions given under the said Act, including the provisions relating to digital signatures, electronic governance, attribution, acknowledgement and dispatch of electronic records, secure electronic records and secure digital signatures and digital signature certificates as are specified in the said notification, shall, insofar as they may, as far as feasible, apply to the procedures under this Act.
- (2) Where any notice or communication is prepared on any automated data processing system and is properly served on any importer or person, such notice or communication shall not be required to be personally signed by any officer or person and shall not be deemed to be invalid only on the ground that it is not personally signed by any such officer.".

(By order of the Governor)

S.S. POOVALINGAM,
Secretary to Government -in-charge,
Law Department.

Tamil Nadu Act 13 of 1990.

ACT No. 18 OF 2015.

An Act further to amend the Chennai City Municipal Corporation Act, 1919.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

- **1.** (1) This Act may be called the Chennai City Municipal Corporation (Amendment) Act, 2015.
- Short title and commencement.
- (2) It shall come into force on such date as the State Government may, by notification, appoint.

Tamil Nadu Act

IV of 1919.

- 2. In section 326-B of the Chennai City Municipal Corporation Act, 1919 (hereinafter referred to as the principal Act), in sub-section (1), for the expression "District Collector", the expression "Commissioner" shall be substituted.
- **3.** In section 326-BB of the principal Act, for the expression "District Collector", in four places where it occurs, the expression "Commissioner" shall be substituted.
- **4.** In section 326-C of the principal Act, for the expression "District Collector", in three places where it occurs, the expression "Commissioner" shall be substituted.
- **5.** In section 326-D of the principal Act, for the expression "District Collector", in two places where it occurs, the expression "Commissioner" shall be substituted.
- **6.** In section 326-E of the principal Act, for the expression "District Collector", the expression "Commissioner" shall be substituted.
- **7.** In section 326-F of the principal Act, for the expression "District Collector", in two places where it occurs, the expression "Commissioner" shall be substituted.
- **8.** In section 326-H of the principal Act, in sub-section (1), for the expression "District Collector", the expression "Commissioner" shall be substituted.
- **9.** In section 326-I of the principal Act, for the expression "District Collector", the expression "Commissioner" shall be substituted.
- **10.** In section 326-J of the principal Act, for the expression "District Collector", in five places where it occurs, the expression "Commissioner" shall be substituted.
- 11. (1) All licences to erect hoardings, digital banners and placards granted by the District Collector under the principal Act, shall be deemed to have been granted by the Commissioner under the principal Act as amended by this Act.
- (2) All applications for licence to erect hoardings, digital banners and placards, pending before the District Collector on the date of commencement of this Act, shall stand transferred to the Commissioner.
- (3) The Commissioner shall dispose of the application transferred under sub-section (2), in accordance with the provisions of the principal Act.
- (4) No tax on advertisement on hoardings shall be levied in respect of any period for which such tax has already been paid under the principal Act, before the date of commencement of this Act.

(By order of the Governor)

Amendment of section 326-B.

Amendment of section 326-BB.

Amendment of section 326-C.

Amendment of section 326-D.

Amendment of section 326-E.

Amendment of section 326-F.

Amendment of section 326-H. Amendment of section 326-I. Amendment of section 326-J.

Special provision relating to transfer of pending applications and payment of tax.

S.S. POOVALINGAM, ecretary to Government-in-chard

ACT No. 19 of 2015.

An Act provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State to meet the amounts spent on certain services and purposes during the financial year ended on the 31st day of March 1999 in excess of the amounts authorised or granted for those services and purposes for that year.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

- 1. This Act may be called the Tamil Nadu Appropriation (No.4) Act, 2015.
- 2. The sum specified in column (5) of the Schedule amounting in the aggregate to two hundred and thirty two crore eighty four lakh fifty thousand and ninety nine rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column (2) of the Schedule during the financial year ended on the 31st day of March 1999, in excess of the amounts authorised or granted for those services and purposes for that year.

Short title.

Issue of
Rs.232,84,50,099
out of the
Consolidated
Fund of the
State for the
financial year
ended on the
31st day of
March 1999.

3. The sum deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State under section 2 shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March 1999.

(See sections 2 and 3.)

- -		Sums not exceeding					
Demand Number	Services and purposes	Voted by the Charged on the Legislative Consolidated Assembly Fund of the State					
(1)	(2)	(3) Rs.	(4) Rs.	(5) Rs.			
3	MOTOR VEHICLES ACTS - ADMINISTRATION	27,36,208		27,36,208			
5	STAMPS - ADMINISTRATION	11,12,275		11,12,275			
6	REGISTRATION	1,24,93,462		1,24,93,462			
17	EDUCATION	86,95,01,172		86,95,01,172			
20	AGRICULTURE	50,99,42,624		50,99,42,624			
27	RURAL DEVELOPMENT	40,53,45,648		40,53,45,648			
30	WELFARE OF THE SCHEDULED TRIBES AND CASTES, ETC.	85,98,748		85,98,748			
33	URBAN DEVELOPMENT	2,29,88,201		2,29,88,201			
35	IRRIGATION	12,19,91,185		12,19,91,185			
38	ROADS AND BRIDGES	10,34,64,791		10,34,64,791			
39	ROAD TRANSPORT SERVICES AND SHIPPING	30,43,527		30,43,527			
40	RELIEF ON ACCOUNT OF NATURAL CALAMITIES	2,77,05,230		2,77,05,230			
45	COMPENSATION AND ASSIGNMENTS		10,70,805	10,70,805			
48	WATER SUPPLY	2,97,76,230		2,97,76,230			
50	TOURISM	53,705		53,705			
52	CAPITAL OUTLAY ON AGRICULTURE	31,10,333		31,10,333			
57	CAPITAL OUTLAY ON ROAD TRANSPORT SERVICES AND SHIPPING	3,04,818		3,04,818			
	DEBT CHARGES		20,52,11,137	20,52,11,137			
	Grand Total	212,21,68,157	20,62,81,942	232,84,50,099			

(By order of the Governor)

S.S. POOVALINGAM,

ACT No. 20 OF 2015.

An Act to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State to meet the amounts spent on certain services and purposes during the financial year ended on the 31st day of March 2000 in excess of the amounts authorised or granted for those services and purposes for that year.

Be it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Tamil Nadu Appropriation (No.5) Act, 2015.

Short title

2. The sum specified in column (5) of the Schedule amounting in the aggregate to three hundred and sixty two crore ninety eight lakh seventy thousand two hundred and fifty eight rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column (2) of the Schedule during the financial year ended on the 31st day of March 2000, in excess of the amounts authorised or granted for those services and purposes for that year.

Issue of
Rs.362,98,70,258
out of the
Consolidated
Fund of the
State for the
financial year
ended on the
31st day of
March 2000.

3. The sum deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State under Section 2 shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March 2000.

(See sections 2 and 3.)

	·	Sums not exceeding				
Demand Number	Services and purposes	Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total		
(1)	(2)	(3) Rs.	(4) Rs.	(5) Rs.		
2	STATE EXCISE DEPARTMENT	18,07,894		18,07,894		
17	EDUCATION	143,42,40,370	•••	143,42,40,370		
26	KHADI AND VILLAGE INDUSTRIES	3,75,688	•••	3,75,688		
29	SOCIAL WELFARE	••••	3,58,862	3,58,862		
33	URBAN DEVELOPMENT	24,59,801	•••	24,59,801		
35	IRRIGATION	97,83,26,215	·	97,83,26,215		
38	ROADS AND BRIDGES	5,00,52,258		5,00,52,258		
41	PENSIONS AND OTHER RETIREMENT BENEFITS	94,98,52,559	. 	94,98,52,559		
45	COMPENSATION AND ASSIGNMENTS	21,21,94,494	***	21,21,94,494		
46	INFORMATION AND FILM TECHNOLOGY	2,02,117		2,02,117		
	Grand Total	362,95,11,396	3,58,862	362,98,70,258		

(By order of the Governor)

S.S. POOVALINGAM,

ACT No. 21 OF 2015.

An Act to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State to meet the amounts spent on certain services and purposes during the financial year ended on the 31st day of March 2001 in excess of the amounts authorised or granted for those services and purposes for that year.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

- 1. This Act may be called the Tamil Nadu Appropriation (No. 6) Act, 2015.
- 2. The sum specified in column (5) of the Schedule amounting in the aggregate to two thousand two hundred and thirty nine crore forty seven lakh six thousand eight hundred and seventy three rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column (2) of the Schedule during the financial year ended on the 31st day of March 2001, in excess of the amounts authorised or granted for those services and purposes for that year.
- **3.** The sum deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State under section 2 shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March 2001.

Short title.

Issue of Rs. 2,239,47,06,873 out of the Consolidated Fund of the State for the financial year ended on the 31st day of March 2001.

(See sections 2 and 3.)

	· _	Sums not exceeding			
Demand Number	Services and purposes	Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
(1)	(2)	(3) Rs.	(4) Rs.	(5) Rs.	
6	REGISTRATION	4,89,131		4,89,131	
21	FISHERIES	43,93,545	•••	43,93,545	
29	SOCIAL WELFARE	5,58,72,503	7,860	5,58,80,363	
35	IRRIGATION	113,59,96,975	13,771	113,60,10,746	
41	PENSIONS AND OTHER RETIREMENT BENEFITS		14,37,876	14,37,876	
42	MISCELLANEOUS		4,10,272	4,10,272	
47	RURAL INDUSTRIES	2,38,02,013	•••	2,38,02,013	
54	CAPITAL OUTLAY ON IRRIGATION		9,50,427	9,50,427	
61	LOANS AND ADVANCES BY THE STATE GOVERNMENT	22,39,03,388		22,39,03,388	
	DEBT CHARGES	•••	123,11,07,635	123,11,07,635	
	PUBLIC DEBT - REPAYMENT		1,971,63,21,477	1,971,63,21,477	
	Grand Total	144,44,57,555	2,095,02,49,318	2,239,47,06,873	

(By order of the Governor)

S.S. POOVALINGAM,

ACT No. 22 OF 2015.

An Act to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State to meet the amounts spent on certain services and purposes during the financial year ended on the 31st day of March 2002 in excess of the amounts authorised or granted for those services and purposes for that year.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Tamil Nadu Appropriation (No.7) Act, 2015.

Short title.

2. The sum specified in column (5) of the Schedule amounting in the aggregate to three hundred and seventy nine crore thirty seven lakh seventy four thousand six hundred and thirty nine rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column (2) of the Schedule during the financial year ended on the 31st day of March 2002, in excess of the amounts authorised or granted for those services and purposes for that year.

Issue of
Rs.379,37,74,639
out of the
Consolidated
Fund of the
State for the
financial year
ended on the
31st day of

March 2002.

3. The sum deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State under section 2 shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March 2002.

(See sections 2 and 3.)

	`		Sums not exceeding	ng	
Demand Number	Services and purposes	Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
(1)	(2)	(3) Rs.	(4) Rs.	(5) Rs.	
16	FIRE SERVICES	•••	7,363	7,363	
32	HOUSING	1,09,26,536	***	1,09,26,536	
35	IRRIGATION	14,75,03,092	•••	14,75,03,092	
41	PENSIONS AND OTHER RETIREMENT BENEFITS	22,21,71,249	•••	22,21,71,249	
42	MISCELLANEOUS		10,11,662	10,11,662	
54	CAPITAL OUTLAY ON IRRIGATION		7,380	7,380	
	PUBLIC DEBT - REPAYMENT	•••	341,21,47,357	341,21,47,357	
	Grand Total	38,06,00,877	341,31,73,762	379,37,74,639	

(By order of the Governor)

S.S. POOVALINGAM,

ACT No. 23 OF 2015.

An Act to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State to meet the amounts spent on certain services and purposes during the financial year ended on the 31st day of March 2003 in excess of the amounts authorised or granted for those services and purposes for that year.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Tamil Nadu Appropriation (No.8) Act, 2015.

Short title.

2. The sum specified in column (5) of the Schedule amounting in the aggregate to two thousand four hundred and thirty six crore seventy one lakh seven thousand five hundred and six rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column (2) of the Schedule during the financial year ended on the 31st day of March 2003, in excess of the amounts authorised or granted for those services and purposes for that year.

Issue of
Rs.2,436,71,07,506
out of the
Consolidated
Fund of the
State for the
financial year
ended on the

31st day of

March 2003.

3. The sum deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State under section 2 shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March 2003.

(See sections 2 and 3.)

	(Sec	e sections 2 and	1 3.)	Suma not avacadina	
Demand Number	Services and purposes	۲	Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total
(1)	(2)		(3) Rs.	(4) Rs.	(5) Rs.
1	STATE LEGISLATURE	Revenue Capital	10,99,828	3,16,390	14,16,218
		Loan	•••	•••	•••
5	AGRICULTURE DEPARTMENT	Revenue	•••	•••	•••
		Capital Loan	55,000	•••	55,000
6	ANIMAL HUSBANDRY AND FISHERIES DEPARTMENT - ANIMAL HUSBANDRY	Revenue Capital	 200		 200
		Loan	••••	•••	•••
14	ENVIRONMENT AND FORESTS DEPARTMENT	Revenue Capital	1,78,01,357		1,78,01,357
	DEFARIMENT	Loan		•••	
16	HANDLOOMS, HANDICRAFTS, TEXTILES AND KHADI DEPARTMENT -	Revenue Capital	2,16,39,044		2,16,39,044
	HANDLOOMS AND TEXTILES	Loan	···		•••
20	HIGHWAYS DEPARTMENT	Revenue Capital	41,53,15,758	 475	41,53,15,758 475
		Loan	30,00,000	•••	30,00,000
21	HOME DEPARTMENT- POLICE	Revenue Capital	•••	1,86,497	1,86,497
		Loan	•••	•••	•••
26	INDUSTRIES DEPARTMENT	Revenue Capital	1,63,055	•••	1,63,055
		Loan		•••	•••
35	PLANNING AND DEVELOPMENT DEPARTMENT	Revenue Capital	1,88,98,038	•••	1,88,98,038
		Loan	•••	•••	•••
38	PUBLIC WORKS DEPARTMENT	Revenue Capital	144,87,14,046		144,87,14,046
		Loan	•••	•••	•••

_	•		Sums not exceeding			
Demand Number	Services and purposes		Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
(1)	(2)		(3) Rs.	(4) Rs.	(5) Rs.	
40	RURAL DEVELOPMENT DEPARTMENT	Revenue Capital		•••	•••	
		Loan	48,66,688	•••	48,66,688	
48	PENSION AND OTHER RETIREMENT	Revenue	91,24,53,629	4**	91,24,53,629	
	BENEFITS	Capital Loan	•••	•••		
49	RELIEF ON ACCOUNT OF NATURAL	Revenue	82,75,35,091	•••	82,75,35,091	
	CALAMITIES	Capital Loan	•••		•••	
	PUBLIC DEBT-REPAYMENT	Revenue	•••	•••	•••	
		Capital Loan	•••	2,069.50,62,410	2,069,50,62,410	
		Revenue	366,34,56,791	5,02,887	366,39,59,678	
	Total	Capital	1,63,255	475	1,63,730	
		Loan	79,21,688	2,069,50,62,410	2,070,29,84,098	
	Grand Total	_	367,15,41,734	2,069,55,65,772	2,436,71,07,506	

(By order of the Governor)

S.S. POOVALINGAM,

ACT No. 24 OF 2015.

An Act to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State to meet the amounts spent on certain services and purposes during the financial year ended on the 31st day of March 2004 in excess of the amounts authorised or granted for those services and purposes for that year.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Tamil Nadu Appropriation (No.9) Act, 2015.

Short title.

2. The sum specified in column (5) of the Schedule amounting in the aggregate to one hundred and fifty four crore sixty lakh fifty six thousand eight hundred and seventeen rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column (2) of the Schedule during the financial year ended on the 31st day of March 2004, in excess of the amounts authorised or granted for those services and purposes for that year.

Issue of
Rs.154,60,56,817
out of the
Consolidated
Fund of the
State for the
financial year
ended on the
31st day of
March 2004.

3. The sum deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State under section 2 shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March 2004.

(See sections 2 and 3.)

	(See	sections 2 and		0	
Demand Number	Services and purposes	r-	Voted by the Legislative Assembly	Sums not exceeding Charged on the Consolidated Fund of the State	Total
(1)	(2)		(3) Rs.	(4) Rs.	(5) Rs.
1	STATE LEGISLATURE	Revenue Capital	•••	3,37,916	3,37,916
		Loan	•••	•••	•••
5	AGRICULTURE DEPARTMENT	Revenue Capital	 1,89,071	 	 1,89,071
		Loan	•••	•••	***
14	ENVIRONMENT AND FORESTS DEPARTMENT	Revenue Capital	•••	2,30,355	2,30,355
		Loan	•••	•••	•••
27	INFORMATION AND TOURISM DEPARTMENT - INFORMATION AND	Revenue Capital	 42,765	•••	 42,765
	PUBLICITY	Loan	•••	•••	•••
28	INFORMATION AND TOURISM DEPARTMENT - TOURISM	Revenue Capital	 7,96,000	•••	 7,96,000
		Loan	•••	•••	•••
33	MUNICIPAL ADMINISTRATION AND WATER SUPPLY DEPARTMENT	Revenue Capital	10,07,93,119	•••	10,07,93,119
	WATERSOITET BEIARTMENT	Loan	***	•••	•••
38	PUBLIC WORKS DEPARTMENT	Revenue Capital	•••	1,15,013	1,15,013
		Loan	•••	•••	•••
40	RURAL DEVELOPMENT DEPARTMENT	Revenue	5,46,60,590	•••	5,46,60,590
		Capital Loan	•••	•••	•••
43	SOCIAL WELFARE AND NUTRITIOUS MEAL PROGRAMME DEPARTMENT	Revenue Capital	 8,75,394	•••	 8,75,394
	MEAD I ROSKAMME DEI ARTMENT	Loan	•••	•••	***
47	YOUTH WELFARE AND SPORTS	Revenue			
	DEVELOPMENT DEPARTMENT	Capital Loan	17,85,000	•••	17,85,000

Services and purposes			_		Sums not exceeding	
Rs. Rs.	Demand Number	Services and purposes	r	Legislative	Consolidated	Total
DEBT CHARGES Revenue 138,60,98,413 138,60,98,413 Capital	(1)	(2)	,			
Capital <	48		Capital	•••	•••	•••
Total Capital 36,88,230 36,88,230 Loan		DEBT CHARGES	Capital	•••	•••	•••
Loan		Total				
Grand Total 15,91,41,939 138,69,14,878 154,60,56,817			·			
		Grand Total	_	15,91,41,939	138,69,14,878	154,60,56,817

(By order of the Governor)

S.S. POOVALINGAM,

ACT No. 25 OF 2015.

An Act to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State to meet the amounts spent on certain services and purposes during the financial year ended on the 31st day of March 2005 in excess of the amounts authorised or granted for those services and purposes for that year.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Tamil Nadu Appropriation (No.10) Act, 2015.

Short title.

2. The sum specified in column (5) of the Schedule amounting in the aggregate to two crore eighty one lakh seventy thousand five hundred and sixty four rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column (2) of the Schedule during the financial year ended on the 31st day of March 2005, in excess of the amounts authorised or granted for those services and purposes for that year.

Issue of Rs.2,81,70,564 out of the Consolidated Fund of the State for the

financial year ended on the 31st day of March 2005.

3. The sum deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State under section 2 shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March 2005.

(See sections 2 and 3.)

	•	(See Sections 2 and	Sums not exceeding			
Demand Number	Services and purposes		Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
(1)	(2)		(3) Rs.	(4) Rs.	(5) Rs.	
1	STATE LEGISLATURE	Revenue	•••	6,27,437	6,27,437	
	,	Capital	•••	•••	•••	
		Loan	•••	•••	•••	
14	ENVIRONMENT AND FORESTS	Reyenue	1,40,29,588	24,757	1,40.54,345	
	DEPARTMENT	Capital	•••	•••	•••	
		. Loan	•••	•••	•••	
19	HIGHER EDUCATION DEPARTMENT	Revenue		•••	•••	
		Capital	43,51,101	•••	43,51,101	
		Loan	•••	•••	•••	
20	HIGHWAYS DEPARTMENT	Revenue	•••	•••	•••	
		Capital	440	•••	440	
		Loan	440	•••	440	
21	HOME DEPARTMENT- POLICE	Revenue	•••	•••	•••	
		Capital	•••	•••	***	
		Loan	2,16,043	•••	2,16,043	
22	HOME DEPARTMENT- FIRE AND	Revenue	•••	•••	•••	
	RESCUE SERVICES	Capital	999	•••	999	
		Loan	•••	•••	•••	
33	MUNICIPAL ADMINISTRATION AND	Revenue	10,72,425	•••	10,72,425	
	WATER SUPPLY DEPARTMENT	Capital	•••	•••	•••	
		Loan	•••	•••	•••	
36	PROHIBITION AND EXCISE	Revenue	37,50,993	•••	37,50,993	
	DEPARTMENT	Capital	•••	•••	•••	
		Loan	•••	•••	•••	
37	PUBLIC DEPARTMENT	Revenue	•••	39,42,140	39,42,1 40	
		Capital	. •••	•••	* ••• *	
		Loan	•••		•••	
40	RURAL DEVELOPMENT DEPARTMENT		•••	934	934	
		Capital	•••	•••	•••	
	•	Loan	•••	•••	•••	
	•					

		_		Sums not exceeding	
Demand Number	Services and purposes	ŗ	Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total
(1)	(2)		(3) Rs.	(4) Rs.	(5) Rs.
48	PENSION AND OTHER RETIREMENT	Revenue	•••	1,53,707	1,53,707
	BENEFITS	Capital	***	•••	•••
		Loan	•••	***	•••
		Revenue	1,88,53,006	47,48,975	2,36,01,981
	Total	Capital	43,52,100	•••	43,52,100
		Loan	2,16,483	•••	2,16,483
	Grand Total		2,34,21,589	47,48,975	2,81,70,564

(By order of the Governor)

S.S. POOVALINGAM,