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TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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Part II—Section 2

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

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NOTIFICATIONS BY GOVERNMENT

ஆதிதிராவிடர் மற்றும் பழங்குடியினர் நலத் துறை

தலைமைச் செயலகம், 2016 மார்ச் 16.

No. II(2)/ADTW/198/2016.

[ஆதிதிராவிடர் நலம் – நிலஎடுப்பு – கோயம்புத்தூர் மாவட்டம் – பேரூர் வட்டம் – வடவள்ளி கிராமம் – புல எண்.717/2பி, 718/1 மற்றும் 5.01 ஏக்கர் நிலத்தினை மத்திய சட்டம் 1/1894–இன் கீழ் கையகம் செய்தது – கையகம் செய்த நில எடுப்பினை கைவிடுதல் – 4(1) அறிவிக்கை இரத்து செய்து ஆணைகள் வெளியிடப்படுகின்றன.]

கீழ்க்கண்ட அரசாணை வெளியிடப்படுகிறது:—

[அரசாணை (ப) எண் 42, ஆதிதிராவிடர் மற்றும் பழங்குடியினர் நல (நிஎ2)த் துறை, 24 பிப்ரவரி 2016, மாசி 12, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

படிக்க:

- 1. அரசாணை 3 (ப) எண். 911, ஆதிதிராவிடர் (ம) பழங்குடியினர் நல (நி.எ.III)த் துறை, நாள் 14–11–1994
- 2. ஆதிதிராவிடர் நல இயக்குநர் அவர்களது கடிதம் ந.க.எண்.ஆ1/30335/2015, நாள் 04–01–2016.

ஆணை எண் 42, ஆதிதிராவிடர் மற்றும் பழங்குடியினர் நல (நிஎ2)த் துறை

மேலே முதலாவதாக படிக்கப்பட்ட அரசாணையின்படி கோயம்புத்தூர் மாவட்டம், சிக்காரம் பாளையத்தில் வசிக்கும் ஆதிதிராவிடர்களுக்கு இலவச வீட்டுமனைப்பட்டா வழங்கும் பொருட்டு கோயம்புத்தூர் மாவட்டம், பேரூர் வட்டம், வடவள்ளி கிராமம் புல எண். 717/2பி, 718/1 மற்றும் 718/2–ல் 5.01 ஏக்கர் நிலத்தை கையகம் செய்ய, மைய நிலஎடுப்புச் சட்டம் 1/1894–ன் கீழ் 4(1) அறிவிக்கையானது 07–12–1995–ல் தமிழ்நாடு அரசிதழில் பிரசுரம் ஆணைகள் வெளியிடப்பட்டன.

- 2. மேலே, இரண்டாவதாக படிக்கப்பட்ட கடிதத்தில், கோயம்புத்தூர் மாவட்டம், பேரூர் வட்டம், வடவள்ளி கிராமம், புல எண். 718/2-ல் 1.04.05 ஹெக்டேர் நிலமானது மைய நிலஎடுப்புச் சட்டம் 1/1894-ன் கீழ் கையகம் செய்ய, அரசாணை (3ப) எண். 911, ஆதி(ம)பந்துறை, நாள் 14-11-1994-ல் ஆணைகள் பிறப்பிக்கப்பட்டது என்றும், இவ்வரசாணையின்படி மேற்படி சட்டம், பிரிவு 4(1) அறிவிக்கை *தமிழ்நாடு அரசிதழ்* எண் 47ஏ, நாள் 07-12-1994-ல் பிரசுரிக்கப்பட்டது என்றும், அதன் பின்னர், நிலம் கையகம் செய்யது தொடர்பான எவ்வித தொடர் நடவடிக்கைகள் மேற்கொள்ளப்படாமலும், தீர்வமும் Award பிறப்பிக்கப்படாமலும், நிலம் கையகம் செய்ய கருதப்பட்ட நிலத்தின் பெயர் மாற்றம் ஏதுமின்றி நாளது தேதி வரை நில உடைமைதாரரின் பெயரிலேயே உள்ளது என்றும், நிலம் கையகம் செய்யப்பட்ட நடவடிக்கையினை இரத்து செய்து, நிலத்தை திரும்ப ஒப்படைக்க நிலஉடைமைதாரர் திரு. சரவணக்குமார் 12-08-2013 நாளிட்ட மனுவில் கோரியிருந்தாலும் என்றும், மேலும் மைய நிலஎடுப்புச் சட்டம் 1/1894, பிரிவு 11(A)-ன்படி 4(1) அறிவிக்கையினை வெளியிட்டு 2 ஆண்டுகளுக்குள் தீர்வம் பிறக்கப்படவில்லை எனில் நில எடுப்பானது தாமாகவே காலாவதியாகிவிடும் என வரையறை செய்யப்பட்டுள்ளது என்றும், அதனடிப்படையில் இந்நேர்வில், நிலஎடுப்பு நடவடிக்கைகளை கைவிடுவது குறித்து அரசு மட்டத்தில் முடிவு எடுத்து உரிய அரசாணை பிறப்பிக்குமாறு ஆதிதிராவிடர் நல இயக்குநர் அரசுக்கு பரிந்துரை செய்துள்ளார். மேலும் நிலம் கையகம் செய்ய 4(1) அறிவிக்கை வெளியிடப்பட்டு சமார் 20 ஆண்டுகளுக்கும் மேலாக ஆன நிலையிலும், மாநகராட்சி எல்லைக்குள் வரப்பெற்ற இந்நிலத்தை தற்போது சுமார் ரூ.3.00 கோடி செலவில் நிலஎடுப்பு செய்து ஆதிதிராவிடர் மக்களுக்கு இலவச வீட்டுமணைப்பட்டா வழங்குவது சாத்தியமாக இராது என்றும், எனவே, நிலஎடுப்பு செய்து ஆதிதிராவிடர் மக்களுக்கு இலவச வீட்டுமணைப்பட்டா வழங்குவது சாத்தியமாக இராது என்றும், எனவே, நிலஎடுப்பு நடவடிக்கைகளை கைவிடலாம் என்று கோயம்புத்தூர் மாவட்ட ஆட்சியர் தெரிவித்துள்ளார் என்றும், எனவே, நிலஎடுப்பு நடைகளைகளை கைவிடலாம் என்று கோயம்புத்தூர் மாவட்டிய தேரிவித்துள்ளார் என்றும், வைவடியிடிய தேரியில் கடம் படிய இரிவிக்கும் செய்ய அரசுகையின்றுற்கு கையின்றும் அரசுகளையின்றும் கள்றும் சிவட்டிய கையில் நில கையகம் செய்ய கையின்றும் தான்றுக்க படைகள் கையில் நில என்றும் செய்ய கையில் நின்றுகள் தின்றுக்குர்கள் கள் க
- 3. மைய நிலஎடுப்புச் சட்டம் 1/1894 பிரிவு—11(A)—ன்படி 4(1) அறிவிக்கையை வெளியிடப்பட்ட இரண்டு ஆண்டுக்குள் தீர்வம் (Award) பிறப்பிக்கபடவேண்டும். அவ்வாறு இரண்டு ஆண்டுகளுக்குள் தீர்வம் பிறப்பிக்கப்படவில்லை எனில் நிலஎடுப்பு நடவடிக்கைகள் அனைத்தும் காலாவதி ஆகிவிடும் என்று வரையறுக்கப்பட்டுள்ளதால் இந்நிகழ்வில் நிலம் கையகம் செய்யப்பட்ட நடவடிக்கைகள் அனைத்தும் காலாவதியாகிவிட்டது. மேலும், இந்நோவில் பரிசீலிக்கப்படும் நிலமானது நிலஉரிமை மாற்றம் ஏதும் செய்யப்படாமல் வருவாய் ஆவணங்களில் நிலஉடைமைதாரரின் பெயரிலேயே உள்ளதால் நிலத்தை மீள ஒப்படைக்க வேண்டிய அவசியம் எழுவில்லை.
- 4. மேலே பத்தி 2–இல் உள்ள ஆதிதிராவிடர் நல இயக்குநரின் பரிந்துரையையும், மேலே பத்தி 3–இல் உள்ள விதிகளின்படி அரசு கவனமுடன் பரிசீலனை செய்து கோயம்புத்தூர் மாவட்டம், பேரூர் வட்டம் வடவள்ளி கிராமம் க.ச.718/2 காலையில் 1.04.05 ஹெக்டேர் நிலத்தை மைய நிலஎடுப்பு சட்டம் 1/1894–ன்கீழ் 07–12–1994–ம் தேதி *தமிழ்நாடு அரசிதழில்* 4(1) அறிவிக்கை வெளியிட ஏதுவாக பிறப்பிக்கப்பட்ட மேலே 1–இல் படிக்கப்பட்ட அரசாணையை இதன் மூலம் இரத்து செய்யலாம் என முடிவெடுத்து அவ்வாறே அரசு ஆணையிடுகிறது.

/ஆளுநரின் ஆணைப்படி/

ப. அண்ணாமலை, அரசு செயலாளர்.

ENVIRONMENT AND FOREST DEPARTMENT

Declaration of Kalmalai Additional Forest Block-2 in Uthagamandalam Taluk, The Nilgiris District as Reserved Forest under the Tamil Nadu Forest Act.

[G.O. Ms. No. 138, Environment and Forests (FR.14), 14th December 2015, கார்த்திகை 28, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/EF/199/2016.—In exercise of the powers conferred by Section 16 of the Tamil Nadu Forest Act, 1882 (Tamil Nadu Act V of 1882), the Governor of Tamil Nadu hereby declares the area the limits of which are specified in the Schedule below as reserved forest, with effect on and from the 28.09.2016.

THE SCHEDULE

1. Name of the district : The Nilgiris

2. Name of the Taluk : Uthagamandalam

3. Number and name

Number 11 Masinagudi

of the Village

(Old No.12)

4. Survey Number

R.S.No.317/1(Part) (O.S.No.246/1(Part)

5. Name of the forest block

Kalmalai Additional Forest Block-2

6. Area of the Forest Block :

254.75.0 hectares

BOUNDARIES

North.—Starting from the tri-junction point of Re-survey Numbers 281, 80, 317/1 (part) of No.11 Masinagudi Village, the boundary generally runs towards south east along the southern boundaries of Survey Field Numbers 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91 and 92 and meets at the trijunction point of Survey Field Numbers 92, 351 and 317/1 (part) of Masinagudi Village. Thence, it turns southwards along the western boundary of Survey Field Number 351 and turns eastwards, northwards and east wards along the western and southern boundary of Survey Field Number 351 till it meets the trijunction point of Survey Field Numbers 351, 352 and 317/1 (part) of Number 11, Masinagudi Village.

East.—Thence the boundary runs southwards along the western boundary of Survey Field Numbers 352 and 358 and meets the trijunction point of Survey Field Numbers 358, 359 and 317/1 (part) of Masinagudi Village, thence it runs towards westwards, northwards, westwards, southwards and eastwards along the northern boundary of Survey Field Number 359, eastern and northern boundaries of Survey Field Number 360 northern western and southern boundaries of Survey Field Number 361 respectively till it meets the trijunction point of Survey Field Numbers 361, 362, 317/1 (part) and 317 (part)

of Masinagudi Village. Thence it generally runs towards south along the western side of remaining portion of Survey Field Number 317 (part) of Masinagudi Village and meets at the trijunction point of Survey Field Numbers 317/1 (part), 317 (part) and Number 9, Sholur Village.

South.—Thence the boundary generally runs towards westwards along the northern boundary of Number 9, Sholur Village till it meets at the trijunction point of Survey Field Numbers 291, 317/1 (part) of Number 11, Masinagudi Village and Number 9, Sholur Village.

West.—Thence it runs northwards along the eastern side of Survey Field Numbers—291, 290, 289, 288, 287, 286, 285, 284, 283, 282 and 281 of Number 11, Masinagudi Village and meets at the starting point.

RIGHTS ALLOWED

A High Power Electric line passes through this field in the northern side at a distance of 2380 metres is allowed. Entering this forest block southern side of Survey Field Number 80 and ending at the cutting point of western side of Survey Field Number 351 all of Number 11, Masinagudi Village.

HANS RAJ VERMA,
Principal Secretary to Government.

HIGHER EDUCATION DEPARTMENT

Nomination of Certain Person as Members to the Senate of the Bharathidasan University, Tiruchirappalli for certain period under the Bharathidasan University Act.

[G.O. (1D) No. 65, Higher Education (H2), 2nd March 2016, மாசி 19, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/HE/200/2016.—In exercise of the powers conferred under Chapter III, Section 20, Class II, sub-clause (7) (xx) of the Bharathidasan University Act, 1981, the Prochancellor nominates the following six persons as members of the Senate of the Bharathidasan University, Tiruchirappalli for a period of three years with effect from the date of issue of this order:-

- Mr. C. Jaisankar, Special Correspondent, The Hindu, Senthanneerpuram, Tiruchirappalli - 620 004.
- A. Vinoth, M.Sc., M.A., PGDCA, M.Phil., Poolampadi Town Panchayat, Vepanthattai, Perambalur District. Pin: 621 110.

- Ms. Rani Muralidharan, State President, Women Entrepreneurs Association of Tamil Nadu, No.1, B-Block, St. Paul's Complex, Bharathiyar Salai, Tiruchirappalli - 620 001.
- Thiru. M. Chandrakasi, M.P., (Member of Parliament (LS) Chidambaram Constituency) 162/2 Nadu Theru, Perumathur, Kunnam (TK) Perambalur (Dt.) - 621 708.
- Tmt. T. Indraganthi, M.A., MLA., Thuraiyur Constituency, House No.22, 2nd Street, Aruna Nagar, Srirangam, Tiruchirappalli - 620 006.
- Thiru R. Tamizhselvan, MLA, Perambalur Constituency, No.54, 3rd Ward, Elambalur (Po) Perambalur (Dt) - 621 212.

APOORVA, Secretary to Government.

HIGHWAYS AND MINOR PORTS DEPARTMENT

Acquisition of Lands

[G.O. Ms. No. 38, Highways and Minor Ports (HS1), 1st March 2016, மாசி 18, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/HWMP/201/2016.—The Governor of Tamil Nadu having been satisfied that the lands specified in the schedule below and situated in 12 - Andikulam Village have to be acquired for Public Purpose to wit for the formation of Bye-pass to Bhavani Town and it having already been decided that the entire amount of compensation to be awarded for the lands is to be paid out of the funds, controlled and managed by the District Revenue Officer, Erode. The following notice is 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 to an extent of 1.14.40 Hectare of Ryotwari wet lands situated in Survey Nos.3/2B and etc in 12 – Andikulam Village of Bhavani Taluk, Erode District to the same, a little more or less are needed for Public Purpose, to wit for the formation of Bye-pass to Bhavani Town.

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

THE SCHEDULE

Erode District, Bhavani Taluk, 12 Andikulam Village.

	Lioue District, Briavani Talak, 12 Manual Village.				
SI. No.	R.S. No.	Extent under acquisition (in hectares)	Classification & Ow Description	ner/Person interested	Details of Trees, Wells, Structures/ Others
(1)	(2)	(3)	(4)	(5)	(6)
1	3/2B	0.17.50	Ryot Nanjai North - R.S.No. 3/2A East - R.S.No.15 South - R.S.No. 3/2C West - R.S.No.3/3B	Subramani S/o. Palaniappan, Andikulam	No Buildings & Trees
2	16/1B	0.09.50	Ryot Nanjai North- R.S.No. 2>19 East - R.S.No. 16/2B South - R.S.No. 16/1A West - R.S.No. 15	 Madhammal W/o. Ammasai Veeramanikandan S/o. Ammasai, Andikulam 	Coconut Tree - 9, Bore well-1
3	16/2B	0.01.70	Ryot Nanjai North - R.S.No.19 East - R.S.No.18>16/2A South - R.S.No.16/2A West - R.S.No. 16/1B	 Madhammal W/o. Ammasai Veeramanikandan S/o. Ammasai, Andikulam 	No Buildings & Trees
4	18/1B	0.22.00	Ryot Nanjai North - R.S.No.20> East - R.S.No.20>18/1C South-R.S.No.18/2A>2B West - R.S.No. 19	1.Ayar S/o. Gurusamy 2.Mariyappan S/o. Gurusamy Andikulam	No Buildings & Trees

SI. No.	R.S. No.	Extent under acquisition (in hectares)	Classification & Ov Description	wner/Person interested	Details of Trees, Wells, Structures/ Others
(1)	(2)	(3)	(4)	(5)	(6)
5	18/2A	0.12.00	Ryot Nanjai North - R.S.No.18/1B East - R.S.No.18/2B South-R.S.No.18/5A West - R.S.No.18/3>4A	1. Kuppusamy S/o. Marimuthu gounder 2. Nataraj S/o. Marimuthu gounder 3. Selvam S/o. Marimuthu gounder 4. Velautham S/o. Marimuthu gounder 5.Arjunan S/o Velautham(a) Velusamy, Andikulam.	No Buildings & Trees
6	18/3	0.02.00	Ryot Nanjai North - R.S.No.19>18/2A East - R.S.No. 18/2A South-R.S.No. 18/4A West - R.S.No. 19	1. Kuppusamy S/o. Marimuthu gounder 2. Nataraj S/o. Marimuthu gounder 3. Selvam S/o. Marimuthu gounder 4. Velautham S/o. Marimuthu gounder 5. Arjunan S/o. Velautham(a) Velusamy, Andikulam	No Buildings & Trees
7	18/5A	0.01.00	Ryot Nanjai North - R.S.No. 18/2A East - R.S.No. 18/2B South-R.S.No. 18/5B West - R.S.No. 18/4A	1.Madhammal W/o. Ammasai 2.Veeramanikandan S/o. Ammasai, Andikulam	No Buildings & Trees
8	19/2	0.11.00	Ryot Nanjai North - R.S.No. 19/1 East - R.S.No. 18 South-R.S.No. 16 West - R.S.No. 2	1.Ayar S/o. Gurusamy 2.Mariyappan S/o. Gurusamy 3.Subramaniyam S/o Arumugagounder Andikulam	Coconut Tree-2, Coconut Tree (young)-1
9	20/1B	0.01.20	Ryot Nanjai North - R.S.No. 20/1A East - R.S.No. 21 South-R.S.No. 20/2B West - R.S.No. 20/2B	K.A. Thangavelu S/o. Ayyamperumal Andikulam	No Buildings & Trees
10	20/2B	0.10.50	Ryot Nanjai North -R.S.No.20/1A,1B East - R.S.No. 21 South-R.S.No. 20/3B West - R.S.No. 20/2A	Muthusamy S/o. Appuchigounder, Andikulam	No Buildings & Trees
11	20/3B	0.26.00	Ryot Nanjai North -R.S.No.20/2A, East - R.S.No. 21 South-R.S.No.18> 20/3C West - R.S.No. 20/3A	Muthusamy S/o. Appuchigounder, Andikulam	No Buildings & Trees

Total Extent of Wet Lands to be Acquired - 1.14.40 Hectare (OR) - 11440 Sq. Mts.

[G.O. Ms. No. 39, Highways and Minor Ports (HW2), 1st March 2016, மாசி 18, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/HWMP/202/2016.—The Governor of Tamil Nadu having been satisfied that the lands in the schedule below are required for the Purpose of Widening of East Coast Road to six lane from Thiruvanmiyur to Akkarai and it having already been decided that the entire amount of Compensation to be awarded for the lands is to be paid out of the funds controlled and managed by the Divisional Engineer (H), Chennai Metropolitan Development Plan, Division-I, Guindy, Chennai – 32 and after having considered the cause shown by the owner or other person having interest in the said lands, as the case may be, do hereby publish the following notice under sub section (1) of Section 15 of the Tamil Nadu Highways Act 2001 (Tamil Nadu Act 34/2002).

NOTICE

Under sub-section (1) of Section 15 of the Tamil Nadu Highways Act 2001 (Tamil Nadu Act 34/2002) the Governor of Tamil Nadu hereby acquires the land specified in the schedule below measuring to an extent of **165 Square Metres** to the same, a little more or less required for the Purpose of Widening of East Coast Road to six lane from Thiruvanmiyur to Akkarai.

The plan of the land under acquisition is kept in the Office of the Special Deputy Collector (Land Acquisition), Tamil Nadu Urban Development Project-III, Chennai at Poonamallee and may be inspected at any time during office hours.

THE SCHEDULE

Kancheepuram District, Sholinganallur Taluk, Neelankarai Village.

1. Government, Rayat Wet, S.No.51/14A1 part now sub divided as S.No.51/14A1B belonging to 1118 K. Vinayagam (1), Ponnusamy Naicker (2) bounded on the North by:S.No.51/14B2, South by: S.No:51/10, East by: S.No.88 and West by: S.No.51/14A1A.

Structures Trees Extent

A.C. Sheet Front Nil 35 Square Metres portion of house,
Compound wall.

2. Government, Rayat Wet, S.No.51/14B part now sub divided as S.No.51/14B2 belonging to 4303 A.R.K.A Karutha Pandian S/o. A.R.K. Arunachala Nadar bounded on the North by:S.No.52/21B, South by: S.No.51/14A1B, East by: S.No.88 and West by: S.No.51/14B1.

Structures Trees Extent

Vacant Land Nil 11 Square Metres

3. Government, Rayat Wet, S.No.51/13 part now sub divided as S.No.51/13B belonging to 968.Mohamad Udayadullah S/o. Mohamad Sowgadullah (1), Faridha W/o. Muhamad Sowgadullah (2), Rusaima Imran W/o. Mohamad Immanullah (3), Mohamad Sadhagadullah S/o. Mohamad Imraduallah (4) bounded on the North by:

S.No.51/10, South by: S.No: 47/5C2, East by:S.No.88 and West by: S.No.51/13A

Structures Trees Extent

Vacant Nil 83 Square Metres

4. Government, Rayat Wet, S.No.52/21 part now sub-divided as S.No.52/21B belonging to 4303 A.R.K.A. Karuthapandian S/o. A.R.K.Arunachala Nadar bounded on the North by: S.No.52/20, South by: S.No: 51/14B2, East by: S.No.88 and West by S.No.52/21A

Structures Trees Extent

Pathway Platform Nil 36 Square Metres

Total Extent of Wet Lands - 165 Square Metres

[G.O. Ms. No. 41, Highways and Minor Ports (HW2), 1st March 2016, மாசி 18, மன்மத, திருவள்ளுவர் ஆண்டு— 2047.]

No. II(2)/HWMP/203/2016.—The Governor of Tamil Nadu having been satisfied that the lands specified in the schedule below are required for Highways Purpose to wit for the formation of Road Over Bridge in between Chengalpattu – Othivakkam Railway Station in lieu of existing Railway level Crossing No.59, and it having already been decided that the entire amount of compensation to be awarded for the lands are to be paid out of the funds controlled and managed by the Chief Engineer (Projects) Highways Department, and after having considered by the cause shown by the owner or other persons having interest over the lands as the case may be do hereby Publish the following Notice issued under sub section (I) of Section 15 of the Tamil Nadu Highways Act 2001 (Tamil Nadu Act 34 of 2002)

NOTICE

Under sub section (I) of Section 15 of Tamil Nadu Highways Act 2001 (Tamil Nadu Act 34 of 2002) the Governor of Tamil Nadu hereby acquire the lands specified in the Schedule below and measuring to an extent of 1920 Square metres of Wet lands to the same or a little more or less in Ponvilainthakalathur "A" Village, Thirukazhukundram Taluk, Kancheepuram District are needed for the Purpose of Formation of Road Over Bridge in between Chengalpatu – Othivakkam Railway Station in lieu of existing Railway Level Crossing No.59. The Plan of the lands under acquisition is kept in the office of the Special Tahsildar (Land Acquisition) Inner Ring Road Scheme, Chromepet, Chennai – 600 044 and may be inspected at any time during office hours.

THE SCHEDULE

Kancheepuram District, Thirukazhukundram Taluk, Ponvilainthakalathur "A" Village.

1. Government – Wet Land, Survey No.406/1Part Now Sub divided as Survey No.406/1B belonging to registered holder Malika W/o. Mani Nadar, Selvi, Padmavathi, Sumitha D/o. Mani Nadar, Jaganathan S/o. Mani Nadar bounded on the East by 406/2A, West by 406/1 Part, North by 405 and South by 406/2A Part.

Terraced Building, Compound wall Coconut Tree-20, Teak Tree-1, Mango Tree-1. **00100.0 Sq.metres.**

2. Government – Wet Land, Survey No.406/2A Part Now Sub divided as Survey No.406/2A2 belonging to registered holder Malika W/o. Mani Nadar, Selvi, Padmavathi, Sumitha D/o. Mani Nadar, Jaganathan S/o. Mani Nadar bounded on the East by 993, West by 406/2A Part, North by 405 and South by 406/2B1 Part.

Terraced Building, Compound wall (Part) **01250.0** Sq.metres.

3. Government – Wet Land, Survey No.406/2B1 Part Now Sub divided as Survey No.406/2B1B belonging to registered holder Malika W/o. Mani Nadar, Selvi, Padmavathi, Sumitha D/o. Mani Nadar, Jaganathan S/o. Mani Nadar bounded on the East by 992 & 993, West by 406/2B1 Part, North by 405/2A & 993 and South by 406/2B2.

Terraced Building, Compound wall 00520.0 Sq.metres.

4. Government – Wet Land, Survey No.406/2B2 Part Now Sub divided as Survey No.406/2B2B belonging to registered holder Srinivasan S/o. Rangacharry bounded on the East by 992, West by 406/2B2 Part, North by 406/2B1 and South by 992.

Vacant Land 00050.0 Sq.metres.

Total Extent - 01920.0 Sq.metres.

[G.O. Ms. No. 42, Highways and Minor Ports (HS2), 1st March 2016, மாசி 18, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/HWMP/204/2016.—The Governor of Tamil Nadu having been satisfied that the lands specified in the schedule below have to be acquired for Highways Purpose, for the formation of Kallidaikurichi-Ambasamudram Bye-Pass Road and it has already been decided that the entire amount of compensation to be awarded for the lands are to be paid out of the funds controlled or managed by the Divisional Engineer (Highways) Nabard and Rural Roads, Tirunelveli and having considered the cause shown by the owners of 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 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 and measuring to an extent of **0.18.00** Hectare of wet lands to same a little more or less are needed for Highways Purpose and situated in the **Therku Kallidaikurichi** Village in the Taluk of Ambasamudram in the District of Tirunelveli are needed for Public Purpose, for the formation of Kallidaikurichi - Ambasamudram Bye-pass Road.

The plan of the lands are kept in the office of the Sub-Collector Cheranmahadevi, Tirunelveli District and may be inspected at anytime during the office Hours.

THE SCHEDULE

Tirunelveli District, Ambasamudram Taluk, Therku Kallidaikurichi Village.

SI. No.	Survey No. and Description	Extent required and to be acquired Hec. Ares.	Owner/Person interested	Structures / Trees / Other Situated in the Land
(1)	(2)	(3)	(4)	(5)
1	79/5A1 Wet	0.01.00	Mookandi S/o. Shanmuga Konar	Vacant Land
2	43/6A1 Wet	0.02.20	Mookandi S/o. (Late) Shanmuga Konar	Vacant Land
3	43/6B1 Wet	0.03.00	Mookandi S/o. (Late) Shanmuga Konar	Vacant Land
4	44/1A Wet	0.03.00	Arihara Puthiran S/o. Subbaiyar	Vacant Land
5	44/2A Wet	0.04.00	S.Subbu Lakshmiammal W/o. Subbaiyar	Vacant Land
6	45/1 Wet	0.04.80	S.Rama Subramanian iyer S/o. Subbaiyar	Vacant Land
	Total	0.18.00		

Total extent of Wet Lands to be Acquired - 0.18.00 Hectare

RAJEEV RANJAN,
Additional Chief Secretary to Government.

HOME DEPARTMENT.

Secretariat, 16th March 2016.

Notifications under the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997).

Messers The Fashion Investments, Karur District.

No. II(2)/HO/205/2016.—Tamil Nadu Protection of interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) - Messers the Fashion Investments, Karur District - Default in return of deposits by the Financial Establishment - Ad-interim order attaching the immovable property of the said financial establishment- Orders - Issued.]

The following Government Order is Published:-

[G.O. Ms. No. 101, Home (Police XIX), 4th February 2016, தை 21, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

Read:- From the Additional Director General of Police, Economic Offences Wing, Chennai Letter Ref. No. C1/2041/2015, dated 14-09-2015.

Order: No. 101, Home (Police XIX), 4th February 2016.

WHEREAS, complaints have been received from a number of depositors that Messers The Fashion Investments, Karur District, a financial establishment has defaulted the return of deposits made by the depositors after maturity;

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

AND WHEREAS, the immovable property specified in the Schedule to this order is alleged to have been procured by the said financial establishment from and out of the deposits collected from the depositors;

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an Ad-interim order attaching the immovable property standing in the name of the proprietor of Messers The Fashion Investments, Karur District, as specified in the Schedule to this order and transfers the control over the said immovable property to the Competent Authority, namely, the Competent Authority and District Revenue Officer, Karur, appointed under the said Act.

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

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

(By order of the Governor.)

THE SCHEDULE

Details of immovable properties

SI.	Name and address	Particulars	Document No/	Guideline
No.	of the owner	of the	Extent of the	Value
	of the property	property	property	(in Rs.)
(1)	(2)	(3)	(4)	(5)
1.	M. Nallasivam,	Land at Karur	Document	11,54,700/-
	S/o. Mani,	District,	No. 2301/	
	Nagampalli,	Thanthoni	2013	
	Nagampalli (Post),	Village.	S.F.No.426	
	Aravakuruchi		2565 Sq.ft.	
	Taluk, Karur			
	District.			

Total 11,54,700/-

APURVA VARMA,
Principal Secretary to Government.

Secretariat, 16th March 2016.

Messers Green Life Farms and Poultry, Erode District.

No. II(2)/HO/206/2016.—Tamil Nadu Protection of interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) - Messers the Green Life Farms and Poultry, Erode District - Default in return of deposits by the Financial Establishment - Ad-interim order attaching the movable property of the said financial establishment under section 3 of the said Act - Orders - Issued.]

The following Government Order is Published:-

[G.O. Ms. No. 120, Home (Police XIX), 8th February 2016, தை 25, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

Read:- 1. G.O. Ms. No.473, Home Department, dated 10-07-2013.

2. G.O. Ms. No.718, Home Department, dated 19-9-2014.

Read also:-

 From the Additional Director General of Police, Economic Offences Wing, Chennai Letter No. C1/12406/2012, dated 30-09-2015.

Order: No. 120, Home (Police XIX), 8th February 2016.

WHEREAS, complaints have been received from a number of depositors that Messers Green Life Farms and Poultry, Erode District, a financial establishment has defaulted the return of deposits made by the depositors after maturity;

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

AND WHEREAS, properties worth Rs.33,87,710/- were earlier identified for attachment and Government have issued Ad-interim order attaching the properties of the said financial establishment *vide* Government Order first and second read above.

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

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an Ad-interim order attaching the movable properties of Messers Green Life Farms and Poultry, Erode District, as specified in the Schedule to this order and transfers the control over the said movable properties to the Competent Authority, namely, the Competent Authority and District Revenue Officer, Erode District, appointed under the said Act.

- 2. The Competent Authority and District Revenue Officer, Erode District, is requested to pursue further action in accordance with the procedure laid down in sub-sections (3) and (4) of Section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.
- 3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1944) Coimbatore District, is requested to render necessary assistance to the Competent Authority for filing the application before the said Special Court.

(By order of the Governor.)

THE SCHEDULE

Details of movable properties

SI.No.	Description of	Total	Worth
	Properties	Nos.	(in Rs.)
(1)	(2)	(3)	(4)
1.	Voltas AC Inner and Outer	1	8,000/-
2.	White colour wire rolling chair	3	1,000/-
3.	Plastic Chair	5	250/-
4.	Weight Machine	1	2,500/-
5.	Executive Leather Rolling Chair	3	3,000/-
6.	HP Printer Laser	1	1,500-
7.	Computer Set	1	4,000/-
8.	Small Wooden Locker	1	300/-
9.	Wooden Table Office Type	1	1,000/-
10.	Executive Table	1	3,000/-
11.	Wooden Computer Table	3	3,000/-
12.	Sofa Three Seat	4	16,000/-
13.	Sofa Single Seat	2	2,000/-
	Total worth (Approximate)		45,550/-

APURVA VARMA,
Principal Secretary to Government.

Secretariat, 16th March 2016.

Messers Blue Sky Promoters India Private Limited, Chennai.

No. II(2)/HO/207/2016.—Tamil Nadu Protection of interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) - Messers Blue Sky Promoters India Private Limited, Chennai - Default in return of deposits by the Financial Establishment - Adinterim order attaching the immovable property of the said financial establishment- Orders - Issued.]

The following Government Order is Published:-

[G.O. Ms. No. 123, Home (Police XIX), 8th February 2016, தை 25, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

Read:- From the Additional Director General of Police, Economic Offences Wing, Chennai Letter Ref. No. C1/1463/2015, dated 14-09-2015.

Order: No. 123, Home (Police XIX), 8th February 2016.

WHEREAS, complaints have been received from a number of depositors that Messers Blue Sky Promoters India Private Limited, Chennai, a financial establishment, has defaulted the return of deposits made by the depositors after maturity;

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

AND WHEREAS, the immovable property specified in the Schedule to this order is alleged to have been procured by the said financial establishment from and out of the deposits collected from the depositors;

NOW, THEREFORE, in exercise of the powers conferred by Section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an Ad-interim order attaching the immovable property of Messers Blue Sky Promoters India Private Limited, Chennai, as specified in the Schedule to this order and transfers the control over the said immovable property to the Competent Authority, namely, the Competent Authority and District Revenue Officer, Chennai, appointed under the said Act.

- 2. The Competent Authority and District Revenue Officer, Chennai, is requested to pursue further action in accordance with the procedure laid down in sub-sections (3) and (4) of Section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.
- 3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) Chennai is requested to render necessary assistance to the Competent Authority for filing the application before the said Special Court.

(By order of the Governor)

THE SCHEDULE

Details of immovable property

Serial No. 1	Name and address of the owner of the property 2	Particulars of the property 3	Extent and nature of the property	Guideline Value (in Rs.) 5
ļ	2	3	7	3
1.	Messers Blue Sky Promoters India	Door No.4/317, Chettinaickenpatty Village,	Total 3000 Sq.ft.	38,15,342/-
	Private Limited,	Indira Nagar,	Land and Building	9
	No. 22/43,	Chennamanaickenpatty (P),		
	3 rd Main Road,	Dindigul District.		
	Sri Ayyappa Nagar,	Survey No 297		
	Virugambakkam, Chennai.	Survey No.287, Land and Building house		
	Cileiliai.	Plot 3000 Sq.ft.		
		278.7 Sq.mr.		
		Doc No.5515/2012, dated		
		02.08.2012 at SRO, Dindigul Joint-II.		
			Total	38,15,342/-

APURVA VARMA,
Principal Secretary to Government.

Secretariat, 16th March 2016.

Messers Ram Country Chicks, Erode District.

No. II(2)/HO/208/2016.—Tamil Nadu Protection of interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) - Messers Ram Country Chick, Erode District - Default in return of deposits by the Financial Establishment - Ad-interim order attaching the movable properties of the said financial establishment-Orders - Issued.]

The following Government Order is Published:-

[G.O. Ms. No. 133, Home (Police XIX), 9th February 2016, தை 26, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

Read:- From the Additional Director General of Police, Economic Offences Wing, Chennai Letter Ref. No. C1/1602/2015, dated 21-04-2015 and 04-09-2015.

Order: No. 133, Home (Police XIX), 9th February 2016.

WHEREAS, complaints have been received from a number of depositors that Messers Ram Country Chicks, Erode District, a financial establishment, has defaulted the return of deposits made by the depositors after maturity;

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

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

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an Ad-interim order attaching the movable properties standing in the name of the proprietor of Messers Ram Country Chicks, Erode District, as specified in the Schedule to this order and transfers the control over the said movable properties to the Competent Authority, namely, the Competent Authority and District Revenue Officer, Erode, appointed under the said Act.

- 2. The Competent Authority, and the District Revenue Officer, Erode, is requested to pursue further action in accordance with the Procedure laid down in sub-sections (3) and (4) of Section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.
- 3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) Coimbatore, is requested to render necessary assistance to the Competent Authority for filing the application before the said Special Court.

(By order of the Governor.)

THE SCHEDULE

Details of movable properties

I. Details of Vehicles:

Serial No.	Name and address of the owner of Vehicle	Description Vehicle	Engine No./ Chassis No.	Value (in Rs.)
(1)	(2)	(3)	(4)	(5)
		TWO - WHEELER		
l.	R. Ramarajan, Son of C. Raman,	Hero Honda Splendor Plus	06K15E44542	17,000/-
	1/57, Veppampalayam,		06K16P34061	
	Valliprathanpalayam Post, Vellode <i>Via</i> , Erode District.	TN-33 AW 2655		
	Vehicle Purchased from - A. Paramasivam, son of Arunachalam, 15, Ellapalayam, KS Palayam, Perundurai.			

II. Details of Office hold articles:

Serial No.	Description of Properties	Quantity	Value (in Rs.)	
(1)	(2)	(3)	(4)	
1.	Hatchery Machine	1	1,00,000/-	
2.	Generator	1	15,000/-	
3.	Computer Table	2	600/-	
4.	Office Type Table	2	700/-	
5.	Plastic Chair	14	1,400/-	
6.	Fan	1	500/-	
7.	Plastic Stool	1	50/-	
8.	Steel Rack	1	150/-	
Total worth (Approximate) Total Value of movable properties			1,18,400/-	
			1,35,400/-	

APURVA VARMA,

Principal Secretary to Government.

17,000/-

Secretariat, 16th March 2016.

Messers Sri Kodeeswara Finance, Tiruppur District.

No. II(2)/HO/209/2016.—Tamil Nadu Protection of interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) - Messers Sri Kodeeswara Finance, Tiruppur District - Default in return of deposits by the Financial Establishment - Ad-interim order attaching the movable property of the said financial establishment- Orders - Issued.]

The following Government Order is Published:-

[G.O. Ms. No. 135, Home (Police XIX), 9th February 2016, தை **26**, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

Read:- From the Additional Director General of Police, Economic Offences Wing, Chennai Letter Ref. No. C1/4936/2015, dated 18-09-2015.

Total

Order: No. 135, Home (Police XIX), 9th February 2016.

WHEREAS, complaints have been received from a number of depositors that Messers Sri Kodeeswara Finance, Tiruppur District, a financial establishment, has defaulted the return of deposits made by the depositors after maturity;

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

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

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997), the Governor of Tamil Nadu hereby makes an Ad-interim order attaching the movable properties standing in the name of the Director of Messers Sri Kodeeswara Finance, Tiruppur District, as specified in the Schedule to this order and transfers the control over the said movable

properties to the Competent Authority, namely, the Competent Authority and District Revenue Officer, Tiruppur, appointed under the said Act.

- 2. The Competent Authority, and the District Revenue Officer, Tiruppur, is requested to pursue further action in accordance with the Procedure laid down in sub-sections (3) and (4) of Section 4 of the said Act and also the formalities prescribed in the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Rules, 1997.
- 3. The Special Public Prosecutor, Special Court for the Tamil Nadu Protection of Interests of Depositors (in Financial Establishments) Act, 1997 (Tamil Nadu Act 44 of 1997) Coimbatore, is requested to render necessary assistance to the Competent Authority for filing the application before the said Special Court.

(By order of the Governor.)

THE SCHEDULE

Details of movable property

Serial No.	Name and address of the owner of Vehicle	Description Vehicle	Engine Number/ Chassis No.	Value (in Rs.)
(1)	(2)	(3)	(4)	(5)
R. Sadasivam, Son of Ramasamy Chettiyar,		Maruti 800 Car	F8BIN3360285	60,000/-
	60/1, 6th Street,		SB308IN2347671	
	Iswarya Nagar, Udumalpet,	TN-41 K 6116		
	Tirupur District.		Total	60,000/-

APURVA VARMA,
Principal Secretary to Government.

HOUSING AND URBAN DEVELOPMENT DEPARTMENT.

Notifications under the Tamil Nadu Town and Country Planning Act.

Declaration of Draft Amendment to Inclusion of additional areas in Hosur New Town Development Area under the Act.

[G.O. Ms. No. 41, Housing and Urban Development [UD4(2)], 26th February 2016, மாசி 14, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/HOU/210/2016.—In exercise of the powers conferred by clause (c) of sub-section (1) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), and in supersession of the Housing and Urban Development Department Notification No.II(2)/LE/116/2013, published at pages 96-98 of Part-II Section 2 of the *Tamil Nadu Government Gazette*, dated the 30th January 2013, the Governor of Tamil Nadu hereby declares his intention to include additional areas in the Hosur New Town Development area and to make the following amendment to the Housing and Urban Development Department

Notification No.II(2)/Hou/3317 /79, published at page 295 of Part II - Section 2 of the *Tamil Nadu Government Gazette*, dated the 6th June 1979.

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

DRAFT AMENDMENT

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

Name of the New Town (1) Hosur	"THE TABLE Area forming the site for New Town Number and names of Revenue Villages. (2) Hosur Taluk	Name of the New Town (1)		ng the site for New Town and names of Revenue Villages. (2) Kalahasthipuram Viswanathapuram
	103 Chennathur		106	Punagandoddi
	102 Hosur		107	Karibasanapuram
	87 Zuzuvadi		108	Peddakullu
	28 Begapalli		109	Chinnkullu
	30 Nallur		110	Kelavarapalli
	88 Mukundapalli		111	Tattaganapalli
	90 Kothakondapalli		79	Marasandaram
	89 Motham Agraharam		77	Kembasandiram
	92 Mathigiri		33	Kanimangalam
	99 Onnalvadi		34	Thummanapalli
	98 Achettipatti		29	Kalli Agraharam
	93 Nagondapalli		86	Anumepalli
	91 Poonapalli		85	Govinda Agraharam
	80 Avalapalli		84	Santhpuram Agraharam
	26 Sokkanathapuram		101	Nalligabettam Agraharam
	27 Kustanapalli		104	Thorapalli Agraharam
	25 Kottapalli		100	Rangapanditha Agraharam
	01 Sevaganapalli		117	Alur
	02 Kaganur		105	Mornapalli
	03 Sokkarasanapalli		8	Bobalapuram
	04 Kodiyalam		9	Deveripalli
	05 Singasadanapalli		10	Baliganapalli
	06 Belathur		11	Idipalli
	07 Dinnapalli		12	Puram
	19 Kadirganadinna		13	Alur
	20 Jogikalasammanapalli		14	Vattiripalli
	21 Lingapuram		15	Oddapalli
	22 Oddapallidinna		16	Alasapalli
	23 Begalur		17	Pichchugondapalli
	24 Eachangur		18	Muthuganapalli
	32 Murthiganadinna		35	Battavarapalli
	31 Jeemangalam		36	Mallasandram
	82 Eluvapalli			
			37	Mugulapalli

204		TAMIL NADO GO	VERNIVIENT GAZETTE [Part II—Sec. 2
Name of the New Town (1)		ing the site for New Town and names of Revenue Villages. (2)	Name of the Area forming the site for New Town New Town Number and names of Revenue Villages. (1) (2)
	2.2	A mouth rules in doing III:	
	38	Amuthukondapalli Timmasandram	Denkanikottai Taluk.
	39 40	Vanamangalam	7 Belagondapalli
	40 41	Kattinaicken Dhoddi	6 Komaranapalli
	41	Berikai	4 Sathanur
	42 69	Athimugam	5 Kempatti
	70	Midithapalli	8 Kalukonddapalli
	71	Nariganapuram	9 Peddamadagondapalli
	72	Koladasapuram	10 Deveganapalli
	73/1,2,3	Nandimangalam	11 Mathagondapalli
	74	Attur	12 Saragapalli
	7.5	Padathanalli	13 Kodiyalarn
	75 76	Badathepalli Nanjapuram	14 Thogarai Agrahararn
	78	Kallipuram	•
	94	Muthuganapalli	53 Thandarai
	95	Panchakshipuram	57 Anegollu
	96	Mugalur	58 Jagir Karupalli
	97	Gobanapalli	59 Nagappan Agraharam
	112	Siddanapalli	60 Hosapuram
	113	Karupalli	61 Kelamangalam
	114	Patamuttalai	62 Kundumaranapalli
	115	Muthalli	63 Biramanagalam
	116	Attur	64 Bodichipalli".
	117/1	Alur R.F.	Belleville for all a control of Belleville ABelleville
	117/1	Alur	Relaxation from the provisions of Development Regulation for Chennai Metropolitan Area relating to the
	118	Pasapalle	Construction of Commercial <i>cum</i> Residential Building
	119	Aduvanapalli	at V.O.C. Nagar, Kondithope, Chennai under the Act.
	120	Palavanapalli	[G.O. Ms. No. 67, Housing and Urban Development (UD1),
	121	Sudagondapalli	79:5: Nis. No. 67, Notaing and Orban Development (651), 29th February 2016, மாசி 17, மன்மத,
	122	Alenatham	திருவள்ளுவர் ஆண்டு–2047.]
	123	Venkatesapuram	No. II(2)/HOU/211/2016.—In exercise of the powers
	124	Bukkasagararn	conferred by section 113 of the Tamil Nadu Town and
	125	Adagurikki	Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Government of Tamil Nadu hereby relax the DR 28(2)
	126	Kamandhoddi	(c) relating to minimum requirement of 18 m road width with
	127	Subbagiri	a maximum shortfall of 1.5m to permit the MSB development
	128	Patakotta	in favour of M/s. Ratnapuri Construction Pvt. Ltd. Rep. by its

Sanamavoo

Doripalli

Thiyarnadurgam

Thuppuganapalli

Sanamavoo R.F.

Sanamavoo R.F.

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ers nd 2), (2) ith ent y its Managing Director Thiru.C.Kiran Jain for the proposed construction of Combined Triple Basement floors + Combined GF + Combined 1st & 2nd floor + Combined Service floor + 3rd floor to 18th floor each in Tower - 1 & Tower -2 for the construction of Commercial *cum* Residential building consisting of shops, Theatres, Recreation area, podium, Rooms & clinic with 192 dwelling units and a temple building at Ground floor at the premises abutting Wall Tax Road known as V.O.C. Salai and Peddu Naicken Street, V.O.C. Nagar, Kondithope, R.S. No. 120/4, Block No.2 of V.O.C. Nagar, Chennai-79.

Exemption from the provisions of Development Regulation of Second Master Plan for Chennai Metropolitan Area relating to the existing Hospital Building at Door No. 76, Harrington Road, Chennai under the Act.

[G.O. (3D) No. 65, Housing and Urban Development (UD-V), 25th February 2016, மாசி 13, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/HOU/212/2016.—In exercise of powers conferred under Section 113 of the Tamii Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972) the Governor of Tamil Nadu hereby exempt the existing Basement floor + Ground floor (part)/Stilt Floor (part) + 5 floors Hospital building at R.S.No.357/10, Block No.21, Egmore Village, Egmore-Nungambakkam Taluk, Door No.76, Harrington Road, Chetpet, Chennai from the provisions of Development Regulation No.6(11) and Development Regulation No.26(4) Note (i) relating to Set Backs all around; Development Regulation No.26(4)(D) relating to Floor Space Index; Development Regulation No.29(5) relating to Splay; Development Regulation No.26(4)(7)(a) and Annexure XVI relating to parking requirements and Development Regulation No. 26(4)(6) and Annexure XVII relating to corridor width of Second Master Plan for Chennai Metropolitan Area 2026, subject to condition to demolish the existing structures in stilt floor and to demolish the 5th floor entirely.

Exemption from the provisions of Development Regulation of Second Master Plan for Chennai Metropolitan Area relating to the existing Hospital Building at Door No. 77, Harrington Road, Chennai under the Act.

[G.O. (3D) No. 64, Housing and Urban Development (UD-V), 25th February 2016, மாசி 13, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/HOU/213/2016.—In exercise of powers conferred under Section 113 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972) the Governor of Tamil Nadu hereby exempt the existing Basement Floor + Ground Floor + 4 floors Hospital building at R.S.No.357/ 2 & 5, B.No.21, Egmore Village, Egmore Nungambakkam Taluk, D.No.77, Harrington Road, Chetpet, Chennai-600 031 from the provisions of Development Regulation No.6(11) and Development Regulation No.26(4) Note(i) relating to Set Backs all around; Development Regulations No. 26(4)(D) relating to Floor Space Index; Development Regulation No.29(5) relating to Splay; Development Regulation No.26(4)(7)(a) and Annexure XVI relating to parking requirements and Development Regulation No. 26(4)(6) and Annexure XVII relating to corridor width of Second Master Plan for Chennai Metropolitan Area 2026, subject to condition to demolish the 4th floor completely.

Exemption from the provisions of Development Regulation of Second Master Plan for Chennai Metropolitan Area relating to the Regularization of existing Building at Anna Nagar, Chennai under the Act.

[G.O. (3D) No. 66, Housing and Urban Development (UD-V), 25th February 2016, மாசி 13, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/HOU/214/2016.—In exercise of powers conferred under Section 113 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972) the Governor of Tamil Nadu hereby exempt the existing building of Basement Floor + Ground Floor + 2 Floors + 3 floor part IT Office building (proposed use at New Door No.42, Old No.103 W Block, 2nd Avenue Anna Nagar, Plot No.4670, Anna Nagar Layout in T.S.No.37, Block No.1, Periyakudal Division, Naduvakarai Village from the provisions of Development Regulation No.26(4) E(i) relating to Front Set Back, E(ii) relating to Side Set Back on Both Sides, E(iii) relating to Rear Set Back and Development Regulation 26(7) relating to Drive way and Ramp of Second Master Plan for Chennai Metropolitan Area 2026, subject to condition to provide mechanical car parking to satisfy the car parking requirements and to pay premium Floor Space Index charges for the area over and above the approved plan area.

Exemption from the provisions of Development Regulation of Chennai Metropolitan Development Area relating to the existing Residential Building at Chetpet, Chennai under the Act.

[G.O.(3D) No. 68, Housing and Urban Development (UD-V), 29th February 2016, மாசி 17, மன்மத, திருவள்ளுவர் ஆண்டு 2047.]

No. II(2)/HOU/215/2016.—In exercise of powers conferred under Section 113 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972) the Governor of Tamil Nadu hereby exempt the existing residential building constructed at Plot No. A to F, Door No. 11/6, 7, 8, 9, Lamech Avenue, Chetpet, Chennai-31 from the provisions of Development Regulation No. 29(3)(a)(A)(iii) relating to passage width, Development Regulation No. 25 in Table 1(E) relating to Maximum Floor Space Index, Development Regulation No. 25 Table (1)(F) relating to plot coverage, Development Regulation Table (1)G(i) relating to Front set back, Development Regulation Table (1)G(ii) relating to Side Set Back on both sides and Development Regulation Table (1)G(iii) relating to Rear Set Back as a special case as these six buildings are ordinary buildings subject to the following conditions:- (i) The appellant should furnish revised sub division plan for approval with 7' 6" (Shortage 4'6") passage for four plots; (ii) should furnish GPA from the land owners/purchasers to ensure his right to appeal to the Government; and (iii) the appellant should demolish the excess non-FSI area in stilt floor i.e. non-FSI area in stilt floor should not exceed 10% of the total built up area in each plot A to F (iv) should demolish existing toilets in terrace floor in all the plots (A-F) and (v) should pay premium Floor Space Index for excess Floor Space Index achieved.

Exemption from the provisions of Development Regulation of Chennai Metropolitan Area relating to the regularization of existing Building at Nungambakkam, Chennai under the Act.

[G.O.(3D)No. 69, Housing and Urban Development (UD-V), 29th February 2016, மாசி 17, மன்மத, திருவள்ளுவர் ஆண்டு 2047.]

No. II(2)/HOU/216/2016.—In exercise of powers conferred unde Section 113 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972) the Governor of Tamil Nadu hereby exempt the existing building of Stilt+3 floors (6 dwelling units) at Door No. 6 (Old No. 1) Sterling Road, 4th Cross Street, R.S.No. 547/8, Block No. 32 of Nungambakkam, Chennai-34, from the provisons of Development Regulations No. 26(3) Table B relating to Front set back, (Shortage of 0.66m) Side Set Back (South) Shortage of 0.90m and Side Set Back (North) (Shortage of 1.48m) and Rear Set Back (Shortage of 2.10m) and Development Regulation 26(7) and Annexure XVI relating to Car parking, Drive way & aisle width and also allow CC norms allowances upto 50m2 over and above the maximum Floor Space Index of 1.5 as special case subject to furnishing of GPA from the land owner and other flat purchasers to ensure his rights to appeal to the Government and provision of non Floor Space Index areas such as AHU and ducts as per the Development Regulation norms to an extent of 49.80m² (16.60m² in each floor).

Exemption from the provisions of Development Regulation of Second Master Plan for Chennai Metropolitan Area relating to the construction of Commercial Building at T. Nagar, Chennai under the Act.

Amendment to Notification

[G.O.(3D) No. 72, Housing and Urban Development (UD-V), 29th February 2016, மாசி 17, மன்மத, திருவள்ளுவர் ஆண்டு 2047.]

No. II(2)/HOU/217/2016.—The Notification issued in Part-II—Section 2 of *Tamil Nadu Government Gazette* No. 46, dated 18-11-2015 in Page No. 767 shall be replaced by the following notification.

"In exercise of powers conferred under Section 113 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972) the Governor of Tamil Nadu hereby exempt the proposed construction of Stilt+4 floors Residential Building abutting Burkit Road by permitting amalgamation of the Plot bearing T.S.No. 9111 of T.Nagar Village along with existing Ground floor+First Floor building on its which is abutting Moosa Street with proposed 1/3rd connectivity between the existing building in T.S.No. 9111 with the proposed alteration and additional construction of Residential-cum-Office building comprising of Ground Floor part (Residential-One Dwelling Unit)+Stilt Floor Part (Car parking+Non Floor Space Index)+First Floor (Part Office+Part Duplex residential Area Combing Ground Floor Dwelling unit)+2nd floor (Part Residence-One Dwelling unit+Office+Part Open)+3rd floor (Part Residential-One Dwelling Unit+Part

Office)+4th Floor Part (Part Residential-One Dwelling Unit+Open Terrace) at New Door No. 49, 49/2, 55, 56, Old Door No. 21, 21A, 21B and 32 of Burkit Road and Moosa Street (Rear side), T.Nagar, Chennai-17 bearing T.S.No. 5773/2, 3, 5, 6, 7, 8, 9 and 10 and T.S.No. 9111, Block No. 130 of Thiyagaraya Nagar, Division 141, Zone X, Corporation of Greater Chennai from the provisions of Development Regulation 26(4) E(ii) regarding Side Set Back (West) and Side Set Back (East) Development Regulation 26(4)E(iii) regarding Rear Set Back and Development Regulation 26(6) Annexure XVII regarding Corridor width of Second Master Plan for Chennai Metropolitan Area 2026, subject to demolition of the portions to satisfy the Side Set Back on the western side and resubmission of the revised plan to Chennai Metropolitan Development Authority as proposed by the appellant in their letter dated 25-06-2015".

DHARMENDRA PRATAP YADAV, Secretary to Government.

LABOUR AND EMPLOYMENT DEPARTMENT.

Constitution of Committee for Revision of Minimum rates of wages for the employment in Hospitals and Nursing Homes (other than Government and Employees State Insurance Hospitals and Dispensaries) under the Minimum Wages Act.

Amendment to Notification

[G.O. Ms. No. 56, Labour and Employment (J2), 26th February 2016, கார்த்திகை 14, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/LE/218/2016.—In exercise of the powers conferred by clause (a) of sub-section (1) of Section 5 read with Section 9 of the Minimum Wages Act, 1948 (Central Act XI of 1948), the Governor of Tamil Nadu hereby makes the following amendment to the Labour and Employment Department Notification No. II(2)/LE/401/2014 published on Page 466 in Part-II—Secton 2 of the *Tamil Nadu Government Gazette*, dated the 2nd July 2014.

AMENDMENT

In the said Notification, under the heading "Employer's Representatives.-".

- (1) for the expression "(1) Dr. S.M. Sundararajan, S.M.S. Hospital, 10, Sivan Vadakku Ratha Veethi, Palayamkottai, Tirunelveli-627 002.", the expression "Dr. M. Ramesh, Muthu Hospital, 35, Sekku Mettu Street, Kallakuruchi-606 202" shall be substituted; and
- (2) for the expression "(3) Dr. T.R. Balaji, Orthopaedic Surgeon, 317-E, Thilagaram Nursing Home, Nadukathu, Esakkiammal Koil Junction, K.P. Road, Nagercoil-629 003", the expression "Dr. M. Devanand, S/o. M.R. Mohan, Anand Hospital, 37, Trichy Main Road, Villupuram-605 602." shall be substituted.

KUMAR JAYANT,
Principal Secretary to Government.

LAW DEPARTMENT

Nomination of certain persons as members to the Syndicate of Tamil Nadu Dr. Ambedkar Law University, Chennai for certain period under the Tamil Nadu Dr. Ambedkar Law University Act.

[G.O. Ms. No.89, Law (LS) Employment, 29th February 2016, மாசி 17, மன்மத, திருவள்ளுவர் ஆண்டு 2047.]

No. II(2)/LAW/219/2016.—Under item (e) of (Class II-Other Members), of sub-section (2) of Section 22 of the Tamil Nadu Dr. Ambedkar Law University Act, 1996 (Tamil Nadu Act 43 of 1997), the Governor of of Tamil Nadu hereby nominates Thiru V. Shanmuga Sundar, Advocate, No. 113, 7th Cross street, Senthil Nagar, Kolathur, Chennai-600 099, as a member to the Syndicate of Tamil Nadu Dr. Ambedkar Law University, Chennai, for a period of three years from the date of this order.

[G.O. Ms. No. 90, Law (LS) Employment, 29th February 2016, மாசி 17, மன்மத, திருவள்ளுவர் ஆண்டு 2047.]

No. II(2)/LAW/220/2016.—Under item (a) of (Class II-Other Members), of sub-section (2) of Section 22 of the Tamil Nadu Dr. Ambedkar Law University Act, 1996 (Tamil Nadu Act 43 of 1997), the Governor of Tamil Nadu, in consultation with the Chief Justice of the High Court, Madras hereby nominates Hon'ble Thiru Justice M. Sathyanarayanan, Judge, High Court, Madras as a member to the Syndicate of Tamil Nadu Dr. Ambedkar Law University, Chennai, for a period of three years from the date of this order.

S.S. POOVALINGAM, Secretary to Government (In-charge).

சுற்றுலா, பண்பாடு மற்றும் அறநிலையங்கள் துறை தமிழ்நாடு அரசு இசைக் கல்லூரி, சென்னையில் "திரு. V. நாகராஜன் நினைவு அறக்கட்டளை" ஒன்றை நிறுவுதல் பற்றிய அறிவிக்கை.

[அரசாணை (நிலை) எண் 61, சுற்றுலா, பண்பாடு மற்றும் அறநிலையங்கள் (பண்1–2)த் துறை, 17, பிப்ரவரி 2016, மாசி–5, மன்மத, திருவள்ளுவர் ஆண்டு–2047.]

No. II(2)/TCRE/221/2016.—1890 ஆம் ஆண்டு அறக்கட்டளைகள் சட்டம் (மத்திய சட்டம் 6/1890) தொடர்பாகவும், சென்னை தமிழ்நாடு அரசு இசைக் கல்லூரியில் "திரு. V. நாகராஜன் நினைவு அறக்கட்டளைகள்" (இதன் பின்னர் மேற்சொன்ன அறக்கட்டளை எனக் குறிப்பிடப்படும் தொடர்பாகவும்).

I. சொத்து நிலை பெற்றிருத்தல்

மேற்சொன்ன அறக்கட்டளையின் கொடையாளியும், 13/1 ராமன் அவென்யூ, காா்ட் டிரக் ரோடு வேளச்சோி, சென்னை –600 042 என்ற முகவரியில் வசிப்பவருமாகிய திரு. என். வாசுதேவன்

என்பவர் ரூ. 1,00,000/–க்கான காசோலையை தமிழ்நாட்டிற்காக தமி<u>ழ்</u>நாடு அறக்கட்டளைகள் சட்டத்தின் கீழ் நியமிக்கப்பட்ட அறக்கட்டளையின் பொருளாளரிடம் நிலைபெறச் சென்னை செய்வதற்காக 1890 ஆம் ஆண்டு அறக்கட்டளைகள் சட்டத்தின் (மத்திய சட்டம் 6/1890) 6 ஆம் பிரிவைச் சேர்ந்த (1) உட்பிரிவின் (b) பகுதியின் கீழ் தமிழ்நாடு அரசுக்கு விண்ணப்பம் செய்துள்ளதால் தமிழ்நாடு ஆளுநர் அவர்கள் மேற்சொன்ன சட்டத்தின் 4ஆம் பிரிவில் வழங்கப்பட்டுள்ள அதிகாரங்க்ளைக் கொண்டு மேற்சொன்ன தொகை மேற்சொன்ன பொருளாளரிடம் நிலை பெற்றிருக்கும் என்றும், அந்தத்தொகை அவராலும் அவரையடுத்து வருபவர்களாலும் மேற்கூறிய சட்டத்தின் அப்பதவிக்கு விதிமுறைகளுக்கும் அதன்கீழ் அவ்வப்போது இயற்றப்படக்கூடிய அல்லது இயற்றப்பட்டுள்ளதாகக் கருதப்படும் விதிகளுக்கு உட்பட்டும் மற்றும் மேற்கூறிய அறக்கட்டளையை நிர்வகிப்பதற்காக மேற்படி சட்டத்தின் 5 ஆம் பிரிவின் கீழ் முடிவு செய்யப்பட்ட திட்டத்தில் குறிப்பிட்டுள்ள நிபந்தனைகளுக்குட்பட்டும் நிர்வகித்து வரப்பட வேண்டும் என்றும் இதனால் ஆணையிடுகிறார்.

விவர அட்டவணை

சொத்து ரூபாய் 1,00,000/— (ரூபாய் ஒரு இலட்சம் மட்டும்)

l. நிர்வாகத்திற்கான திட்டம்

மேற்சொன்ன அறக்கட்டளையின் கொடையாளி திரு. என். வாசுதேவன், 1890 ஆம் ஆண்டு அறக்கட்டளைகள் மத்திய சட்டம் 6/1890) 6ஆம் பிரிவைச் சார்ந்த சட்டத்தின் உட்பிரிவின் (b) பகுதியின் கீழ் தமிழ்நாடு விண்ணப்பம் செய்துள்ளதால் மேற்சொன்ன சட்டத்தின் 5ஆம் பிரிவில் வழங்கப்பெற்றுள்ள அதிகாரங்களைக் கொண்டு, தமிழ்நாடு அவர்கள் மேற்சொன்ன அறக்கட்டளையை ஆளுநர் நிர்வகிப்பதற்காக கீழே விவர அட்டவணையில் குறிப்பிடப்பட்டுள்ள இத்திட்டத்தை இதனால் முடிவு செய்கிறார். மேலும் அவ்வாறு முடிவு செய்யப்படும் திட்டம் இந்த அறிவிக்கை தமிழ்நாடு *அரசிதழில்* வெளியிடப்படும் நாளிலிருந்து செயலுக்கு வரும் என்று நிர்ணயிக்கிறார்.

அட்டவணை

- 1. இந்நிதி சென்னை தமிழ்நாடு அரசு இசைக் கல்லூரியில் ஏற்படுத்தப்படும் ''திரு. V. நாகராஜன் நினைவு அறக்கட்டனை'' என்று அழைக்கப்படும். 13/1 ராமன் அவென்யூ, கார்ட் டிரக் ரோடு, வேளச்சேரி, சென்னை 600 042 என்ற முகவரியில் வசிப்பவருமாகிய திரு. என். வாசுதேவன் என்கிற கொடையாளரால் ரூ. 1,00,000/– (ரூபாய் ஒரு இலட்சம் மட்டும்) மூல நிதி வழங்கப்படும்.
- 2. மேற்படி தொகை அறக்கட்டளையின் பெயரில் முதலீடு செய்யப்பட்டும் மற்றும் காலக்திற்கேற்ப ஏதேனும் நாட்டுடைமை ஆக்கப்பட்ட வங்கி ஒன்றில் வைப்புத் தொகையாக வைக்கப்படும்.
- 3. கல்லூரி முதல்வர், தமிழ்நாடு அரசு இசைக் கல்லூரி, சென்னை, அவர்கள் இவ்வறக்கட்டளையின் நிர்வாகியாக இருப்பார்.
- 4. மேற்சொன்ன நிதிக்கணக்கில் இருந்து ஆண்டுதோறும் சேர்ந்து வரும் வட்டித் தொகையிலிருந்து "திரு. V. நாகராஜன் நினைவு அறக்கட்டளை நிதி" என்ற பெயரில் உதவித் தொகை வழங்கப்பெறும்.

- 5. சென்னை தமிழ்நாடு அரசு இசைக் கல்லூரியில் இசை பயிலும் கண்பார்வையற்ற/உடல் ஊனமுற்ற மாற்றுத் திறனாளி மாணவ/மாணவிக்கு மேற்குறிப்பிட்ட உதவித் தொகை (Scholarship) ஆண்டுதோறும் வழங்கப்படும். உதவித்தொகை வழங்க வேண்டிய ஆண்டில் தகுதியுள்ள மாற்றுத்திறனாளி மாணவர்கள் இல்லையெனில், தகுதிவாய்ந்த வறுமைக் கோட்டிற்கு கீழ் உள்ள மாணவ/மாணவியருக்கு (deserving poor student) உதவித் தொகை வழங்கப்பெறும்.
- 6. தகுதியுள்ள இரண்டு மாணவர்கள் தேர்வு செய்யப்படும் நிலையில் (சமநிலை) படிப்பு உதவித்தொகை உரியவர்களுக்குச் சமமாகப் பிரித்து அளிக்கப்படும்.
- 7. மேற்கூறிய நிதிக்கணக்கில் சோ்ந்து வருகின்ற வட்டி மேற்குறிப்பிட்ட உதவித் தொகையினை வழங்கப் பயன்படுத்தாமலோ, தேவைப்படாமலோ இருப்பின் இத்தொகையினை உடனுக்குடன் அதே வங்கியில் மீண்டும் முதலீடு செய்து மூல நிதியில் சோ்க்க வேண்டும்.
- 8. அறக்கட்டளை நிதியின் நிர்வாகம் தொடர்பான எல்லா பொருண்மைகளிலும் நிர்வாகியின் முடிவே இறுதியானது.

மா. வீர சண்முக மணி, அரசு முதன்மைச் செயலாளர் (பொறுப்பு).