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Part II—Section 2

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

NOTIFICATIONS BY GOVERNMENT

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NOTIFICATIONS BY GOVERNMENT

BACKWARD CLASSES, MOST BACKWARD CLASSES AND MINORITIES WELFARE DEPARTMENT

Shafi Madhab Periya Pallivasal, Sivakasi, Virudhunagar District—Taken over of the Management by the Tamil Nadu Waqf Board-Appeal Rejected under the waqf Act, 1995.

[G.O. (D) No. 60, Backward Classes, Most Backward Classes and Minorities Welfare (T2), 22nd December 2015, மார்கழி 6, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/BCMBCMW/14/2016:-The Government have carefully considered the appeal and the stay petition dated 21-08-2015 preferred by Thiru S.P.J. Nahoor Meeran under sub-section (2) of Section 65 of the Waqf Act, 1995 (Central Act 43 of 1995) to set aside the orders of the Tamil Nadu Waqf Board passed in its resolution item No. 52/2014 in Rc.No.14319/09/B3/Virudhu, dated 03-03-2015. It is found that the Tamil Nadu Waqf Board had issued orders bringing the Shafi Madhab Periya Pallivasal Waqf, Sivakasi, (G.S.No. 198/RMD) Virudhunagar District under its direct management, as Thiru S.P.J. Nahoor Meeran and his committee members have been functioning as alleged trustees without the recognition of the Tamil Nadu Wagf Board. After careful consideration of the issues in the aforesaid appeal, the Government have come to the conclusion that there is no incorrectness or illegality or impropriety in the order passed by the Tamil Nadu Wagf Board vide its resolution in item No. 52/2014, dated 03-03-2015 in Rc. No. 14319/09/B3/Virudhu, dated 03.03.2015 published in the Tamil Nadu Government Gazette Notification No. VI-3(a)/35/2015, dated 24-06-2015. Accordingly, the appeal petition along with stay petition preferred by Thiru. S.P.J. Nahoor Meeran is hereby rejected.

T. UDHAYACHANDRAN, Secretary to Government (Incharge).

COMMERCIAL TAXES AND REGISTRATION DEPARTMENT.

Remission of Fee Payable in respect of the Instruments of Sale Executed in Favour of Government under the Registration Act.

[G.O. Ms. No. 129, Commercial Taxes and Registration (J2), 22nd December 2015, மார்கழி 6, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/CTR/15/2016.—In exercise of the powers conferred by Section 78-A of the Registration Act,1908 (Central Act XVI of 1908), the Governor of Tamil Nadu is of

the opinion that it is necessary so to do as in the public interest hereby remits the fee payable under the said Act in respect of the instruments of sale executed in favour of the Government in respect of the lands in the Villages of Thevaram and Pottipuram in Uttamapalayam Taluk of Theni District and in the Villages of Bodinayakanur, Melachokkanathapuram, Silamalai and Rasingapuram of Bodinayakanur Taluk of Theni District for extension of the 18th Canal Scheme in the Theni District.

Md. NASIMUDDIN,
Principal Secretary to Government (FAC).

HEALTH AND FAMILY WELFARE DEPARTMENT

Declaration of the Ponnaiyah Ramajayam Institution of Medical Sciences, Mahabalipuram, Kancheepuram District, to be a Teaching Medical Institution under the Tamil Nadu Anatomy Act.

[G.O. (3D) No. 150, Health and Family Welfare (Z1), 18th December 2015, மார்கழி 2, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/HFW/16/2016.—Under clause (e) of Section 2 of the Tamil Nadu Anatomy Act, 1951 (Tamil Nadu Act XVIII of 1951), the Governor of Tamil Nadu hereby declares the Ponnaiyah Ramajayam Institution of Medical Sciences, Mahabalipuram, Kancheepuram District to be a Teaching Medical institution for the purposes of that Act.

J. RADHAKRISHNAN, Secretary to Government.

HOME DEPARTMENT

Notifications under the Tamil Nadu Civil Courts Act.

Constitution of Judicial Magistrate Court No. I, Ulundurpet by converting the existing I Additional District Munsif-cum-Judicial Magistrate Court, Ulundurpet, Villupuram District under the Act.

[G.O. Ms. No. 921, Home (Cts-III), 17th December 2015.]

No. II(2)/HO/17/2016.—In exercise of the powers conferred by the first paragraph of Section 4 of the Tamil Nadu Civil Courts Act, 1873 (Central Act III of 1873), the Governor of Tamil Nadu, hereby alters the number of District Munsifs to be appointed under the said Act for **Villupuram District** as **seventeen**.

NOTIFICATION-II

[G.O. Ms. No. 921, Home (Cts-III), 17th December 2015.]

No. II(2)/HO/18/2016.—In exercise of the powers conferred by the second paragraph of Section 4 of the Tamil Nadu Civil Courts Act,1873 (Central Act III of 1873), the Governor of Tamil Nadu, after consultation with the High Court, Madras hereby fixes the number of District Munsifs to be appointed under the said Act for the District Munsif Court at Ulundurpet in Villupuram District as **two**.

APURVA VARMA,

Principal Secretary to Government.

HOUSING AND URBAN DEVELOPMENT DEPARTMENT

Notifications under the Tamil Nadu Town and Country Planning Act.

Draft Amendment to the Inclusion of Additional Areas in Kumbakonam Local Planning Area under the Act.

[G.O. Ms. No. 147, Housing and Urban Development [UD4(2)]. 25th November 2015, கார்த்திகை 9, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/HOU/19/2016.—In exercise of the powers conferred by clause (b) of sub-section (1) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby declares his intention to include additional areas in the Kumbakonam local planning area and to make the following amendment to the Rural Development and Local Administration Department Notification No.II(2)/RUL/4114/74, published at page 495 of Part II—Section 2 of the Tamil Nadu Government Gazette, dated the 25th September 1974.

2. Notice is hereby given that the draft amendment will be taken into consideration on or after the expiry of two months from the date of publication of this Notification in the *Tamil Nadu Government Gazette*, and that any objection or suggestion, which may be received from any inhabitant or any local authority or institution in the 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 Saint George, Chennai - 600 009.

DRAFT AMENDMENT

In the siad Notification, for "THE TABLE", the following table shall be substituted, namely:—

	"The Table				
Serial No.	Name of the local planning area		Number and Name of the revenue villages		
(1)	(2)		(3)		
		Kumba	akonam Taluk		
1.	Kumbakonam	92. 95. 95. 96. 97. 98. 98/1. 101. 102. 102/1. 103. 104. 105. 106/1.	Asur (Inam) Perumpandi (Inam) Pandaravadai Perum pandi Pattanam Muppakoil Eragaram Melacauvery Swamimalai Baburajapuram Sarvamanyakottaiyur Valayapettai Darasupuram Cholamaligai Thiruvalangudi S.P.N. Vadapatti Padugai		
		29/2. 30. 31/1.	Tepperumanallur V.P. Sannapuram Annakudi,		
			Thirunageswaram		
		2	T.P.		
		32.	Pavundarikapuram V.P.		
		33.	Mankudi V.P.		

42.

43.

Villiayavaarambal V.P.

Sembiavarambal V.P.

Serial No.	Name of the local planning		Number and Name of revenue		
	area		villages		
(1)	(2)		(3)		
	Kumbakonam Taluk				
1.	Kumbakonam	44	Krishnapuram V.P.		
		4 -	I/ \/ D		

45	Karuppur V.P.
46	Kilkorukkai V.P
47/2	Thirumeygnanam V.P.
47/3	Chidambaramudali
	Thottam V.P.
51/1	Sundaraperumalkoil
	Tenpadipadugai V. P.
51/2	Patteeswarm Padugai V.F
51/3	Andakudi Thottam V.P.
51/4	Thenampadugai
	Thattumal V.P.
54	Thenampadugai V.P.
55	Udaiyalur V.P.
56	Thillaiyambur V.P.
57	Sheshambadi V.P.
58	Melkorukai V.P.
59	Marudanallur V.P.
60	Tippirajapuram V.P.
74	Visalur V.P.
	Papanasam Taluk
16	Olaipadi V.P.
17	Maruthuvakkudi V.P.
23	Alavathipuram V.P.
	Thiruvidaimaruthur Taluk
55	Anagudi V.P.
56	Veppatur T.P.
57	Thiruvisanallur
	Pandaravadai
58	Umamaheswarapuram
60	Thiruvidaimaruthur
62/1	Thiruvisanallur V.P.".

Declaration of intention to specify the area comprising Nelliyalam Second Grade Municipality to be a Local Planning Area under the Act.

[G.O. Ms. No. 148, Housing and Urban Development [UD4(2)], 25th November 2015, கார்த்திகை 9, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/HOU/20/2016.—In exercise of the powers conferred by clause (b) of sub-section (1) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971

(Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby declares his intention to specify the area comprising Nelliyalam Second Grade Municipality to be a local planning area.

2. Notice is hereby given that any objection or suggestion which may be received from any inhabitant or any local authority or institution in the said local area, with respect thereto, before the expiry of two months from the date of publication of this Notification in the *Tamil Nadu Government Gazette*, 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 Saint George, Chennai - 600 009.

Declaration of Draft Amendment to inclusion of Additional, areas in the Kovilpatti Local Planning Area under the Act.

Amendment to Notification

[G.O. Ms. No. 155, Housing and Urban Development [UD4(2)], 16th December 2015, கார்த்திகை 30, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/HOU/21/2016.—In exercise of the powers conferred by sub-section (4) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby makes the following amendment to the Rural Development and Local Administration Department Notification No. II(2)/RUL/2154/74, published at page 220 of Part II—Section 2 of the *Tamil Nadu Government Gazette*, dated the 17th April 1974, the intention to do so has been previously published as required by clause (b) of sub-section (1) of section 10 of the said Act:-

AMENDMENT

In the siad Notification, for "THE TABLE", the following Table shall be substituted, namely:—

"THE TABLE".

Number and Name

No.	local planning area	of the revenue Villages
(1)	(2)	(3)
1.	Kovilpatti	Kovilpatti Taluk (Part):-
		84 Kovilpatti (Part)
		49 Illupaiurani (Part)
		33 Mudukkumeendanpatti

Name of the

Serial

Jan. 13, 2016] Serial Name of the No. local planning area (1) (2)1. Kovilpatti

Number and Name of revenue Villages (3)

Kovilpatti Taluk (Part):-

- 35 Tonukal
- Gengankulam
- 37/1&2 Alampatti
- 38 Inam Maniyachi
- 40 Avalnatham
- 41 Illuppaiyurani
- 42 Poosaripatti
- 43 Lingampatti
- 44 Thittankulam
- 45 Pandavarmangalam
- 46 Manthi Thoppu
- 47 Kilavipatti
- 48 Kodukkamparai
- 49 Sivanthipatti
- 50 Oothupatti
- Kovilpatti (Rural part)
- 278 Appaneri
- 313 Chithrampatti
- 323 Ayyaneri
- 329 Puliyankulam

Ettayapuram Taluk (Part):-

- 20 Ayyakottaiyur
- 21 Urulaikudi
- 22 Kattaramanpatti
- 23 Kadaliyur
- 24 Chinnamalai Kundru
- Meenakshi Puram
- 26 Navalakkampatti
- 36 Ettayapuram Town Panchayat
- 37 Ilampuvanam
- 40 Kumaragiri
- 41 Chithambarapuram".

Declaration of intension to specify the area comprising Vedaranyam Second Grade Municipality to be a Vedaranyam Local Planning Area under the Act.

[G.O. Ms. No. 156, Housing and Urban Development [UD4(2)]. 16th December 2015, கார்த்திகை 30, மன்மத, திருவள்ளுவர் ஆண்டு-2046.]

No. II(2)/HOU/22/2016.—In exercise of the powers conferred by sub-section (4) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby declares that the area comprising Vedaranyam Second Grade Municipality to be a Vedaranyam local planning area, the intention to do so has been previously published as required by clause (b) of sub-section (1) of Section 10 of the said Act.

Declaration of intension to specify the area comprising Vellakoil Second Grade Municipality to be a Vellakoil Local Planning Area under the Act.

[G.O. Ms. No. 157, Housing and Urban Development [UD4(2)], 16th December 2015, கார்த்திகை 30, மன்மத, திருவள்ளுவர் ஆண்டு-2046.]

No. II(2)/HOU/23/2016.—In exercise of the powers conferred by sub-section (4) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby declares the area comprising Vellakoil Second Grade Municipality to be a Vellakoil local planning area, the intention to do so has been previously published as required by clause (b) of sub-section (1) of Section 10 of the said Act.

Declaration of intension to specify the Area comprising Jolarpettai Municipality to be a Jolarpettai Local Planning Area under the Act.

[G.O. Ms. No. 158, Housing and Urban Development [UD4(2)], 16th December 2015, கார்த்திகை *30*, மன்மத, திருவள்ளுவர் *ஆண்டு–2046.]*

No. II(2)/HOU/24/2016.—In exercise of the powers conferred by sub-section (4) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby declares that the area comprising Jolarpettai Municipality to be a Jolarpettai local planning area, the intention to do so has been previously published as required by clause (b) of sub-section (1) of Section 10 of the said Act.

Relaxation from the Development Regulation of Chennai Metropolitan Area relating to the construction of Consumer Facilitation Centre cum Corporate Office Building at Mylapore Taluk, Chennai under the Act.

[G.O. Ms. No. 159, Housing and Urban Development (UD1), 18th December 2015, மார்கழி 2, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/HOU/25/2016.—In exercise of the powers conferred by Section 113 of the Tamil Nadu Town and Country Planning Act 1971 (Tamil Nadu Act 35 of 1972),the Governor of Tamil Nadu hereby relaxes Development Regulation 28 (4) in respect of shortfall of parking requirements to accommodate 19 cars for the construction of Ground floor (part) + Stilt floor (part) + 1st to 9th floor for Consumer Facilitation Centre *cum* Corporate Office building at S.No.3871/2 Part, Block No.76, Mylapore Taluk, Muthuramalinga Devar Salai (Chamiers Road), Chennai.

Taluk SI. No. Village Village No. Total Area (In Hectares) (1) (2)(3)(4)(5)76 A Cuddalore 1. Tiruchchopuram 652 Kambalimedu 300 2. 78 3. Alappakkam 79 138 4. Kayalpattu 80 748 5. Andarmullippallam 81 765 794 B Chidambaram 6. Periapattu 61 7. 62 754 Silambimangalam 8. Villianallur 63 866 9. Kottattai 66 771 Chinnakummatti 67 10. 531 11. Periakummatti 68 309 12. Ariyagoshi 69 891 13. Agaram 70 708 14. Parangipettai 71 473 Maduvankarai 83 216 15. 16. Gattuvalkkai 84 175 Mutur 85 476 17. 18. Kil Anuvamapattu 86 443 Mel Anuvampattu 19. 87 123 20. Tillainayanpuram 150 165 21. Pallipadai 154 215 22. Kottamgudi 158 262 23. Usuppur 159 244 24. Kadavacheri 167 182 169 363 25. Valambadugai

Declaration of intention to delineate certain Villages in the Cuddalore and Nagapattinam Districts included under the Act.

[G.O. Ms. No. 162, Housing and Urban Development [UD4(2)], 18th December 2015, மார்கழி 2, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/HOU/26/2016.—In exercise of the powers conferred by clause (b) of sub-section (1) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby declares his intention to delineate the following 45 Villages in Cuddalore and Nagapattinam Districts included under the proposed Petroleum, Chemicals and Petrochemicals Investment Region as local planning area under the said Act.

Taluk (1)	SI. No.	Village (3)	Village No. (4)	Total Area (In Hectares) (5)
C Sirkali	26.	Agaravattaran	25	288
	27.	Vettangudi	40	1564
	28.	Tirumullaivasal	41	1456
	29.	Radhanallur	42	313
	30.	Idaimanal	43	502
	31.	Tirunagari	83	871
	32.	Neyppatur	84	479
	33.	Tennampattanam	85	784
	34.	Perunthottam(Part-I)	86	608
	35.	Perunthottam(Part-II)	87	515
	36.	Agaraperunthottam	88	131
	37.	Tiruvengadu	90	901
	38.	Manigramam	91	401
	39.	Melaiyur	93	616
	40.	Thirumailadi	13	1140
	41.	Madhanam	26	467
	42.	Kuttiyampettai	16	644
	43.	Panangudi	15	314
D Tarangampadi	44.	Melperumpallam	13	560
	45.	Mamakudi	17	574
	Total	Area (of all 45 Villages	in the PCPIR)	24692
		Les	s River Area	1754
		Effective area of	f the PCPIR	22938

^{2.} Notice is hereby given 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 two months from the date of publication of this Notification in the *Tamil Nadu Government Gazette* 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-9.

Draft Amendment to the Inclusion of additional areas in Villupuram Local Planning Area under the Act.

[G.O. Ms. No. 163, Housing and Urban Development [UD4(2)], 18th December 2015, மார்கழி 2, மன்மத, திருவள்ளுவர் *ஆண்டு-2046.*]

No. II(2)/HOU/27/2016.—In exercise of the powers conferred by clause (b) of sub-section (1) of Section 10 of the Tamil Nadu Town and Country Planning Act, 1971 (Tamil Nadu Act 35 of 1972), the Governor of Tamil Nadu hereby declares his intention to include additional areas in the Villupuram local planning area and to make the following amendment to the Rural Development and Local Administration Department Notification No.II(2)/RUL/1996/74, published at page 205 of Part II-Section 2 of the Tamil Nadu Government Gazette, dated the 10th April 1974.

2. Notice is hereby given that the draft amendment will be taken into consideration under clause (b) of sub-section (1) 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 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 Saint George, Chennai-600 009.

DRAFT AMENDMENT

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

"THE TABLE

109 part Villupuram-

150 Keelperumpakkam

151 Erumanthangal

Municipality Area

149 Ka.Kuppam

Serial No. (1)	Name of the local planning area (2)	Number and Name of revenue Villages (3)
		Villupuram Taluk Villupuram - Municipality Area
1.	Villupuram	101 Salamedu 102 Valudareddy 107 Poonthottam 108 V. Marudhur

	"Tı	he Table.
Serial No. (1)	Name of the local planning area (2)	Number and Name of revenue Villages (3)
(1)	(2)	Villupuram Taluk Villupuram - Municipality Area 152 Maharajapuram 155 Panampattu 109 Part Villupuram- Village Panchayat Area 58 Theli 59 Karungalipattu 60 Kanai 61 Kuppam 63 Venganthur 69 Asarankuppam 70 Sozhampoondi 71 Edapalayam 72 Ariyur 73 Vailamur 74 Perumpakkam 75 Venkatesapuram 76 Konur 77 V. Kothamangalam 78 Venmaniyathur 80 Orukodi 81 Thogaipadi 82 Kondangi 83 Kappur 84 Kandiyamadai 87 Pidagam 86 Kandampakkam 88 Athiyur Thiruvathi 89 Veliyampakkam 90 Kongarakondan 95 Pillur 96 Kavanipakkam 97 Sithathur Thirukkai 98 V. Ariyalur 99 Kolathur 100 Kandamanadi
		103 Nannadu

104 Vedampattu

106 Virattikuppam

148 Poiyyapakkam

105 Alathur

Serial No.	Name of the local planning area (2)	Number and Name of revenue villages (3)	Serial No. (1)	Name of the local planning area (2)	Number and Name of revenue villages (3)
		Villupuram Taluk			Wildingson di Tabab
		Villupuram - Municipality Area			Vikkiravandi Taluk
					116 Pungunam
		153 Salai Agaram			117 Thumpur
		154 Thodanthanur			118 Kottiyampoondi
		156 Anangur			119 Olagalampoondi
		157 Nanattampalayam			120 Poondi
		158 Mazhavarayanur			121 Vembi
		159 V. Agaram			122 Aasur
		167 Panchamadevi 168 Salaiyampalayam			123 Chinnathatchur
		(west)			
		169 Arpisam Palayam			128 Kongarampoondi
		170 Kengarampalayam			129 Melakkonthai
		171 Valavanur			130 V. Salai
		173 Kumarakuppam			131 Kutthampoondi
		172 Panankuppam			132 Reddykuppam
		174 Naraiyur			133 Pillaiarkuppam
		175 Koliyanur			134 Kayathur
		176 Kallapattu			136 Vettukkadu
		177 Melpathi 178 Mathirimangalam			
		186 Senkadu			137 Siruvallikuppam
		189 Elankadu			138 Thoravi
		Vikkiravandi Taluk			139 Aavadaiyarpattu
		41 Kanchanur			140 Vikkiravandi
		42 Veliyanthal			141 V.Sathanur
		43 Kundalappuliyur			142 Panappakkam
		65 Soorappattu			143 Pappanapattu
		67 Athanur			144 Mundiyampakkam
		68 Sozhaganur			
		110 Thiruvamathur			145 Panayapuram
		111 lyangkoilpattu			146 Kappiyampuliyur
		112 Ayyuragaram			147 Vada Kuchipalayam
		113 Thennamadevi			179 Vakur".
		114 Orathur			

115 Kaspakaranai

Exemption from the Provisions of Development Regulation of Second Master Plan for Chennai Metropolitan Area relating to the Construction of Buildings at Periamet, Chennai under the Act.

[G.O. (3D) No. 71, Housing and Urban Development (UD-V), 22nd December 2015, மார்கழி 6, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/HOU/28/2016.—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 Construction of Stilt + 3 Floors building at premises bearing New No. 29, Old No.14, Cuddappah Rangaiah Street, Periamet, Chennai in S.No.606/1, Block No.13 of Vepery from the Provisions of Development Regulation 26 (4) E (i) relating to Front Set Back and Minimum Road Width of Second Master Plan for Chennai Metropolitan Area 2026 since the site under reference is having more width/frontage subject to submission of an undertaking to pay Premium FSI charges for the excess FSI area over and above the permissible Floor Space Index by the appellant.

DHARMENDRA PRATAP YADAV, Secretary to Government.

LABOUR AND EMPLOYMENT DEPARTMENT.

Notifications under the Beedi and Cigar Workers (Conditions of Employment) Act.

Appointment of certain Officers to be the Inspectors and assigning of Local Limits of their Jurisdiction under the Act.

[G.O. Ms. No. 208, Labour and Employment (K2), 14th December 2015.]

No. II(2)/LE/29/2016.—In exercise of the powers conferred by sub-section (1) of Section 6 of the Beedi and Cigar Workers (Conditions of Employment) Act, 1966 (Central Act 32 of 1966) and in supersession of the Labour and Employment Department Notification No.II(2)/LE/250/2000, published on pages 123 and 124 of Part II-Section 2 of the *Tamil Nadu Government Gazette*, dated the 8th March 2000, the Governor of Tamil Nadu hereby appoints the Officers specified in column (2) of the Table below to be the Inspectors for the purposes of the said Act and assigns the Local limits specified in the corresponding entries in column (3) thereof within which they shall exercise their jurisdiction.

THE TABLE

Serial No. Officers. Local Limits.
(1) (2) (3)

- 1. Deputy Commissioner of Labour-I, Chennai.
- 2. Deputy Commissioner of Labour-II, Chennai.
- 3. Deputy Commissioner of Labour, Vellore
- 4. Deputy Commissioner of Labour, Tiruchirappalli.
- 5. Deputy Commissioner of Labour, Madurai.
- 6. Deputy Commissioner of Labour, Dindigul.
- 7. Deputy Commissioner of Labour, Tirunelveli.
- 8. Deputy Commissioner of Labour, Coimbatore.
- 9. Deputy Commissioner of Labour, Salem.
- 10. Deputy Commissioner of Labour, Coonoor.
- 11. Inspectress of Labour, Chennai.
- 12. Inspectress of Labour, Coimbatore.
- 13. Inspectress of Labour, Tirunelveli
- 14. Inspectors of Labour.
- 15. Deputy Inspectors of Labour.
- 16. Assistant Inspectors of Labour

Specification of Officers to be Authorities for the purpose of hearing appeals under the Act.

[G.O. Ms. No. 208, Labour and Employment (k2), 14th December 2015.]

No. II(2)/LE/30/2016.—In exercise of the powers conferred by section 5 of the Beedi and Cigar Workers (Conditions of Employment) Act, 1966 (Central Act 32 of 1966) and in

Corporation of Chennai.

Thiruvallur, Kancheepuram and Cuddalore Districts.

Vellore, Tiruvannamalai and Villupuram Districts.

Tiruchirappalli, Perambalur, Ariyalur, Thanjavur, Nagapattinam, Thiruvarur and Pudhukottai Districts.

Madurai, Virudhunagar, Ramanathapuram and Sivagangai Districts.

Dindigul, Theni and Karur Districts.

Tirunelveli, Thoothukudi and Kanniyakumari Districts

Coimbatore and Tiruppur Districts.

Salem, Dharmapuri and Krishnagiri Districts.

The Nilgiris, Namakkal and Erode Districts.

Chennai, Vellore, Tiruvannamalai, Kancheepuram and Tiruvallur Districts.

Coimbatore and The Nilgiris Districts.

Tirunelveli, Thoothukudi, Kanniyakumari and Virudhunagar Districts.

Local Limits assigned to them under the Legal Metrology Act, 2009 (Central Act 1 of 2010).

supersession of the Labour and Employment Department Notification No.II(2)/LE/251/2000, published at page 124 of Part II-Section 2 of the *Tamil Nadu Government Gazette*, dated the 8th March 2000, the Governor of Tamil Nadu hereby specifies the Officers mentioned in column (2) of the Table below to be authorities in respect of the area specified in the corresponding entry in column (3) thereof for the purpose of hearing appeals under the said section.

THE TABLE

 Serial No.
 Officers.
 Area.

 (1)
 (2)
 (3)

- 1. Deputy Commissioner of Labour-I, Chennai.
- 2. Deputy Commissioner of Labour-II, Chennai.
- 3. Deputy Commissioner of Labour, Tiruchirappalli.
- 4. Deputy Commissioner of Labour, Dindigul.
- 5. Deputy Commissioner of Labour, Madurai.
- 6. Deputy Commissioner of Labour, Salem.
- 7. Deputy Commissioner of Labour, Coimbatore.
- 8. Deputy Commissioner of Labour, Coonoor.
- 9. Deputy Commissioner of Labour, Tirunelveli.
- 10. Deputy Commissioner of Labour, Vellore.

Exemption to the Permanent Employees of the Development Consultants Private Limited, Chennai for certain period under the Employees' State Insurance Act.

[G.O. (D) No.706, Labour and Employment (L1), 17th December 2015. மார்கழி 1, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/LE/31/2016.—In exercise of the powers conferred by section 88 read with section 91-A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu in consultation with the Employees' State Insurance Corporation, hereby exempt the Permanent Employees of the Development Consultants Private Limited, Chennai from the operation of the provisions of the said Act for the period from 19-12-2015 to 18-12-2016, subject to the following conditions:-

- (1) The aforesaid management wherein the employees are employed shall maintain a register showing the names and designations of the exempted employees.
- (2) Notwithstanding this exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this notification operates.
- (3) The contribution for the exempted period, if already paid shall not be refunded.
- (4) The employer of the said management shall submit in respect of the period during which that management was subject to the operation of the said Act (hereinafter referred to as "the said period") such returns in such form and containing such particulars as were due from it in respect of the said period under the Employees' State Insurance (General) Regulations, 1950.
- (5) Any Social Security Officer appointed by the Corporation under sub-section (1) of section 45 of the said Act or other official authorised in this behalf shall, for the purpose of--
- (i) verifying the particulars contained in any return submitted under sub-section (1) of section 44 of the said Act for the said period; or
- (ii) ascertaining whether registers and records were maintained as required by the Employees' State Insurance (General) Regulations, 1950 for the said period; or

Jurisdiction as assigned under sub-section (1) of section 27 of Payment of Bonus Act 1965 (Central Act 21 of 1965).

- (iii) ascertaining whether the employees continues to be entitled to the benefits provided by the employer in cash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or
- (iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said workshops and stores be empowered to-
- (a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or
- (b) enter any factory, establishment, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or
- (c) examine the principal or immediate employer, his agent or servant, or any person found in such management office or other premises, or any person when the said Social Security Officer or other official has reasonable cause to believe to have been an employee; or
- (d) make copies of or take extracts from any register, account book or other document maintained in such management, office or other premises.

Exemption to the Permanent and Temporary Employees of Christian Medical College and Hospital, Vellore for certain period under the Act.

[G.O. (D) No. 731, Labour and Employment (L1), 22nd December 2015. மார்கழி 6, மன்மத, திருவள்ளுவர் ஆண்டு–2046.]

No. II(2)/LE/32/2016.—In exercise of the powers conferred by section 87 read with section 91-A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the permanent and temporary employees of Christian Medical College and Hospital, Vellore from the operation of the said Act for the period from 01-01-2016 to 31-12-2016.

- (1) The above exemption is subject to the following conditions, namely:-
- (a) The aforesaid Management wherein the employees are employed shall maintain a Register showing the names designations of the exempted employees.
- (b) Notwithstanding the exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.
- (c) The contribution for the exempted period, if already paid shall not be refunded.
- (2) The employer of the said Management shall submit in respect of the period during which that Management was subject to the operation of the said Act (hereinafter referred to as "the said period") returns in such form and containing such particulars as were due from it in respect of the said period under the Employees' State Insurance (General) Regulations, 1950.
- (3) Any Social Security Officer appointed by the Corporation under sub-section (1) of section 45 of the said Act or other official authorised in this behalf shall, for the purpose of—
- (i)verifying the particulars contained in any return submitted under sub-section (1) of section 44 of the said Act for the said period; or
- (ii) ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or
- (iii) ascertaining whether the employees continue to be entitled to the benefits provided by the employer in cash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or
- (iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said Management be empowered to,-

- (a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or
- (b) enter any Management office, or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or
- (c) examine the principal or immediate employer, his agent or servant, or any person found in such Management office or other premises, or any person when the said Social Security Officer or other official has reasonable cause to believe to have been an employee; or
- (d) make copies of or take extracts from any register, account book or other document maintained in such Management, office or other premises.

Appointment of certain persons as Additional Controllers of Legal Metrology and also defines their Local Limits under the Legal Metrology Act.

[G.O. Ms. No. 207, Labour and Employment (K2), 14th December 2015.]

No. II(2)/LE/33/2016.—In exercise of the powers conferred by sub-section (1) and (3) of section 14 of the Legal Metrology Act, 2009 (Central Act 1 of 2010) and in supersession of the Labour and Employment Department Notification No.II(2)/LE/2053/91, published on page 253 of Part II-Section 2 of the *Tamil Nadu Government Gazette*, dated the 10th April 1991, the Governor of Tamil Nadu hereby appoints the officers specified in column (2) of the Table below as Additional Controllers of Legal Metrology for exercising the powers and discharging the duties conferred or imposed on them by or under the said Act in relation to Intra State trade and commerce and also defines their local limits within which they shall exercise their powers and discharge their functions, as specified in column (3) thereof:

SI.No. Officers.

(1)

1. Deputy Commissioner of Labour-I, Chennai.

- 2. Deputy Commissioner of Labour-II, Chennai.
- 3. Deputy Commissioner of Labour, Vellore.
- 4. Deputy, Commissioner of Labour, Tiruchirappalli.
- 5. Deputy Commissioner of Labour, Madurai.
- 6. Deputy Commissioner of Labour, Dindigul.
- 7. Deputy Commissioner of Labour, Tirunelveli.
- 8. Deputy Commissioner of Labour, Coimbatore.
- 9. Deputy Commissioner of Labour, Salem.
- 10. Deputy Commisioner of Labour, Coonoor.

Local Limits.

(3)

Corporation of Chennai.

Thiruvallur, Kancheepuram and Cuddalore Districts.

Vellore, Tiruvannamalai and Villupuram Districts.

Tiruchirappalli, Perambalur, Ariyalur, Thanjavur, Nagapattinam, Thiruvaur and Pudukottai Districts.

Madurai, Virudhunagar, Ramanathapuram and Sivagangai Districts.

Dindigul, Theni and Karur Districts.

Tirunelveli, Thoothukudi and Kanniyakumari District.

Coimbatore and Tiruppur Districts.

Salem, Dharmapuri and Krishnagiri Districts.

The Nilgiris, Namakkal and Erode Districts.

Appointment of certain persons as Inspectors and Specifications of their Local Limits under the Tamil Nadu Shops and Establishments Act.

[G.O. Ms. No. 206, Labour and Employment (K2), 14th December 2015.]

No. II(2)/LE/34/2016.—In exercise of the powers conferred by section 42 of the Tamil Nadu Shops and Establishments Act, 1947 (Tamil Nadu Act XXXVI of 1947) and in

supersession of the Labour and Employment Department Notification No.II(2)/LE/667/2014, published on pages 736 and 737 of Part II-Section 2 of the *Tamil Nadu Government Gazette*, dated the 5th November 2014, the Governor of Tamil Nadu hereby appoints the officers specified in column (2) of the Table below to be Inspectors for the purpose of the said Act within the local limits as assigned in the corresponding entries in column (3) thereof:-

THE TABLE

Local Limits. Serial No. Officers. (1)(2) (3) Joint Commissioner of Labour, Chennai Chennai, Vellore, Thiruvannamalai, Kancheepuram, Thiruvallur, Cuddalore and Villupuram Districts. Tiruchirapalli, Thanjavur, Thiruvarur, Nagapattinam, 2 Joint Commissioner of Labour, Tiruchirappalli. Ariyalur, Perambalur, Pudukottai, Dindigul, Theni and Karur Districts. 3 Joint Commissioner of Labour, Madurai. Madurai, Sivagangai, Ramanathapuram, Virudhunagar, Thoothukkudi, Tirunelveli and Kanyakumari Districts. Joint Commissioner of Labour, Coimbatore, Coimbatore, Tiruppur, The Nilgiris, Salem, Erode, 4 Namakkal, Dharmapuri and Krishnagiri Districts. 5 Deputy Commissioner of Labour (Inspection), Chennai Whole State of Tamil Nadu 6 Deputy Commissioner of Labour (Minimum wages) Deputy Commissioner of Labour-I, Chennai. Corporation of Chennai. 7 8 Deputy Commissioner of Labour-II, Chennai. Thiruvallur, Kancheepuram and Cuddalore Districts. 9 Deputy Commissioner of Labour, Vellore. Vellore, Tiruvannamalai and Villupuram Districts. 10 Deputy Commissioner of Labour, Tiruchirappalli. Tiruchirappalli, Perambalur, Ariyalur, Thanjavur, Nagapattinam, Thiruvarur and Pudukkottai Districts. Deputy Commissioner of Labour, Madurai. 11 Madurai, Virudhunagar. Ramanathapuram and Sivagangai Districts. 12 Deputy Commissioner of Labour, Dindigul. Dindigul, Theni and Karur Districts. Deputy Commissioner of Labour, Tirunelveli. Tirunelveli, Thoothukudi and Kanyakumari Districts. 13 14 Deputy Commissioner of Labour, Coimbatore. Coimbatore and Tiruppur Districts. Salem, Dharmapuri, and Krishnagiri Districts. 15 Deputy Commissioner of Labour, Salem. The Nilgiris, Namakkal and Erode Districts. 16. Deputy Commissioner of Labour, Coonoor. Local Limits assigned to them under the Legal 17 Inspector of Labour. Deputy Inspector of Labour. Metrology Act, 2009. (Central Act 1 of 2010) 18. 19. Assistant Inspector of Labour. 20. Inspectress of Labour, Chennai. Chennai, Vellore, Kancheepuram, Tiruvannamalai and Tiruvallur Districts. Tirunelveli, Thoothukudi, Kanniyakumari and 21. Inspectress of Labour, Tirunelveli. Virudhunagar Districts. 22. Inspectress of Labour, Coimbatore. Coimbatore and The Nilgiris Districts. 23. Development Commissioners, Special Economic Special Economic Zone concerned. Zones in Tamil Nadu.

> KUMAR JAYANT, Secretary to Government.

SCHOOL EDUCATION DEPARTMENT.

Appointment of certain officers as Competent Authorities under The Tamil Nadu Educational Development Day (Declaration and Celebration) Act.

AMENDMENT TO NOTIFICATION

[G.O. Ms. No. 203, School Education [SE5(1)], 16th December 2015, Karthigai 30, Manmadha, Thiruvallurvar Aandu 2046.]

No. II(2)/SE/35/2016.—In exercise of the powers conferred by sub-section (1) of section 5 of the Tamil Nadu

Educational Development Day (Declaration and Celebration) Act, 2006 (Tamil Nadu Act 26 of 2006) the Governor of Tamil Nadu hereby makes the following amendment to the School Education Department Notification No.II(2)/SE/360(f2)/2007, published at page 2 of Part II-Section 2 of the *Tamil Nadu Government Gazette*, Extraordinary, dated the 6th July 2007.

AMENDMENT

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

"THE TABLE

Competent Authority

(1)

Chief Educational Officers of the district concerned in respect of all schools other than Matriculation, Anglo Indian and Oriental Schools.

Inspector of Matriculation Schools of each Revenue District of Chennai, Thiruvallur and Kanchipuram concerned in respect of Matriculation Schools.

Inspector of Matriculation Schools consisting of two or more Revenue Districts concerned in respect of Matriculation Schools.

Inspector of Anglo Indian Schools, Chennai in respect of Anglo Indian Schools.

District Educational Officers of the Educational District concerned in respect of Oriental Schools.

Area

(2)

Within the jurisdiction of the District concerned.

Within the jurisdiction of the District concerned.

Within the jurisdiction of the Districts concerned.

Entire State of Tamil Nadu.

Within the jurisdiction of the Educational District concerned."

D. SABITHA, Principal Secretary to Government.