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Notifications or Orders of interest to a section of the public
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NOTIFICATIONS BY GOVERNMENT

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NOTIFICATIONS BY GOVERNMENT

ENVIRONMENT AND FORESTS DEPARTMENT

Constitution of "District level Wetland Management Committee"

[G.O. Ms. No. 113, Environment and Forests (FR.5),
20th September 2017, புரட்டாசி 4, ஹேவிளம்பி,
திருவள்ளூர் ஆண்டு-2018.]

No.II(2)/EF/859/2017.—WHEREAS in the G.O.Ms No.55, Environment and Forests (FR.5) Department, dated 23-05-2016, the Government constituted the "Tamil Nadu State Wetland Authority" to function as an Apex Body to bring about an integrated management of wetlands in the State;

AND WHEREAS one of the functions of the Tamil Nadu State Wetland Authority is to guide and monitor District Level Wetland Management Committee and monitor their functioning in all the Districts of the State;

AND WHEREAS as part of function of the State Wetland Authority, to ensure collaboration and co-operation of various Departments for the successful management of the Wetlands at the District Level, District Level Wetland Management Committees has to be constituted with District Level Officials;

AND THEREFORE, it has become necessary to constitute District Level Wetland Management Committee in all Districts in the State.

NOW THEREFORE, the State Government hereby constitute District Level Wetland Management Committee with the following composition:-

Sl.No.	Name of the post	Designation in the committee
(1)	(2)	(3)
1.	District Collector.	Chairman
2.	District Revenue Officer.	Member
3.	Project Officer, District Rural Development Agency.	Member
4.	Superintendent Engineer / Executive Engineer, Tamil Nadu Water Supply and Drainage Board / Chennai Metro Water Supply and Sewage Board.	Member
5.	Superintendent / Executive Engineer, Member Water Resources Organization, Public Works Department of the District.	Member
6.	Assistant Director of Town Panchayat.	Member

Sl.No.	Name of the post	Designation in the committee
(1)	(2)	(3)
7.	Executive Engineer / Assistant Executive Engineer, Agricultural Engineering Department.	Member
8.	District Environmental Engineer, Tamil Nadu Pollution Control Board.	Member
9.	Regional Deputy Director, Town and Country Planning Department.	Member
10.	An expert on Wetland Management and Conservation to be nominated by the Chairman.	Member
11.	District Forest Officer	Member Secretary

The District Level Wetland Management Committee shall be responsible for management and conservation of Wetland in the District, and will be accountable to the Tamil Nadu State Wetland Authority.

The said committee may recommend any activity related to development and management of any Wetland within its Jurisdiction to Tamil Nadu State Wetland Authority for approval.

The said committee may co-opt experts and specialists in Technical and Scientific fields to undertake study, work as may be required from time to time.

The District Level Wetland Management Committee shall be responsible for preparation of Brief Document on prioritised Wetlands as well as delineating zone of influence.

The said committee shall formulate District Wetland Inventory Team for collecting data as well the delineation of boundary and zone of influence of enlisted Wetlands to enable field validation. The team will involve assessment based on the scientific sampling as well data derived from stakeholder consultations and indigenous traditional knowledge. After detailed assessment, to ensure standardization, the team will prepare the brief report on prioritized Wetlands.

The District Level Wetland Management Committee will be entrusted with the responsibility of managing district level database.

The District Level Wetland Management Committee will also oversee and monitor the water sources available in the respective Districts, Eco-system monitoring service, facts adversely affecting the Wetlands, analysis of Wetland Management needs, etc.,

Enforcement of Wetland Conservation Management Rules, 2010 as amended in 2017 in the respective Districts.

The said committee shall interact with the line departments viz., Revenue, Forest, Agricultural Engineering, Public Works, Water Supply and Drainage Board and Local bodies.

The District Level Wetland Management Committee will function as an advisory body for a smooth functioning of the State Wetland Authority.

Implementation of schemes sanctioned by the Government of Tamil Nadu and State Wetland Authority from time to time.

The tenure of expert members shall be three years.

This Notification shall come into force from the date of its publication.

GIRIJA VAIDYANATHAN,
Chief Secretary and Chairperson.

HIGHER EDUCATION DEPARTMENT

Nomination of Certain Person as member to the Syndicate of Manonmaniam Sundaranar University Tirunelveli for Certain Period Under the Manonmaniam Sundaranar University Act.

[G.O. (D) No. 288, Higher Education (H2) 15th September 2017, ஆவணி 30, ஹேவிளாம்பி, திருவள்ளூர் ஆண்டு-2048.]

No.II(2)/HE/860/2017.—In exercise of the powers conferred under Section 23 (b) - Class II - Other Members (3) of Manonmaniam Sundaranar University Act - 1990, Hon'ble Governor-Chancellor hereby nominates Dr. T.R. Rajasekaran, Professor, Department of Renewable Energy Science, Manonmaniam Sundaranar University, Tirunelveli as Member of the Syndicate of Manonmaniam Sundaranar University, Tirunelveli, in place of Dr. N. Chandrasekar, for the residual period upto 13-06-2019.

SUNIL PALIWAL,
Principal Secretary to Government.

HIGHWAYS AND MINOR PORTS DEPARTMENT

Acquisition of Lands

[G.O. (D) No. 218, Highways and Minor Ports (HW2) 20th September 2017, புரட்டாசி 6, ஹேவிளாம்பி, திருவள்ளூர் ஆண்டு-2048.]

No.II(2)/HWMP/861/2017.—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 Over Bridge in between Padalam – Karunkuzhi Railway Station in lieu of existing Railway level Crossing No.64, 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 (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 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 5992 Square meters of wet land to the same or a little more or less are needed for the purpose of Formation of Road over Bridge in between Padalam – Karunkuzhi Railway Station in lieu of existing Railway Level Crossing No.64. 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.

SCHEDULE

Kanchipuram District, Maduranthagam Taluk, Karunkuzhi Village.

1. Government – Wet, Survey No.31/1 Part Now Sub-divided as Survey No.31/1B belonging to registered holder Sivakamiyammal S/o. Sankar Rao bounded on the North by 31, South by 31/1 part, East by 31 and West by 34 vacant land Bushes—0326.0 Sq.meters

2. Government – Wet, Survey No.34/1 Part Now Sub-divided as Survey No.34/1B belonging to registered holder Rajamani S/o. Kadambanatha Chettiar bounded on the North by 29, South by 34/1 part, East by 34/2 part and West by 34/1 part & S.No.29 Vacant—0009.0 Sq.meters

3. Government – Wet, Survey No.34/2 Part Now Sub-divided as Survey No.34/2B belonging to registered holder Gunasekaran W/o. Kadambanatha Chettiar bounded on the North by 29, South by 34/2 part, East by 31 and West by 34/1 part Vacant—0260.0 Sq.meters

4. Government – Wet, Survey No.82/A1B3 Part Now Sub-divided as Survey No.82A/ 1B3B belonging to registered holder Balaiahswamy mutt bounded on the North by 84A, South by 82/1B3 part, East by 83,29, and West by 82/1B3 Part Vacant—2600.0 Sq.meters

5. Government – Wet, Survey No.88/2 Part Now Sub-divided as Survey No.88/2B belonging to registered holder Kamalakannan (1) Thukkaram (2) Sons of Janakiraman Mudaliar bounded on the North by 88/2, South by 84/A, East by 88/2 part and West by 88/1A Pungan tree-1, Velikathan bushes—0150.0 Sq.meters

6. Government – Wet, Survey No.89/1 Part Now Sub-divided as Survey No.89/1B belonging to registered holder Sampanda Mudaliar S/o. Muruvappamudaliar bounded on the North by 89/1 part & No.216 Thotanaival Village boundary, South by 89/1part, East by 89/2 and West by 90 Back portion of the Rice Mill & Kalam—1000.0 Sq.meters

7. Government – Wet, Survey No.90 Part Now Sub-divided as Survey No.90/2 belonging to registered holder Dharmakartha of Arulmigu Dharmaraja Koil bounded on the North by 90 part, South by 90 part, East by 89 and West by 103 Vacant—1100.0 Sq.meters

8. Government – Wet, Survey No.93/1A Part Now Sub-divided as Survey No.93/1A2 belonging to registered holder Vengadesan S/o. Paramasiva Mudaliar bounded on the North by 93/1A part, South by 101, East by 93/1B part and West by 101 Vacant—0015.0 Sq.meters

9. Government – Wet, Survey No.93/1B Part Now Sub-divided as Survey No.93/1B2 belonging to registered holder Vengadesan S/o. Paramasiva Mudaliar bounded on the North by 93/1B part, South by 101, East by 93/3A part and West by 93/1A part Vacant—0040.0 Sq.meters

10. Government – Wet, Survey No.93/3A Part Now Sub-divided as Survey No.93/3A2 belonging to registered holder Kumar S/o. Nadesa Udaiyar bounded on the North by 93/3A part, South by 101, East by 93/3B part and West by 93/1A part Vacant—0122.0 Sq.meters

11. Government – Wet, Survey No.93/3B Part Now Sub-divided as Survey No.93/3B2 belonging to registered holder Kishtappa Naidu bounded on the North by 93/3B part, South by 101, East by 102/1 and West by 93/3B part Vacant—0110.0 Sq.meters

12. Government – Wet, Survey No.97/2 A Part Now Sub-divided as Survey No.97/2A2 belonging to registered holder Babu Mudaliar S/o. Ranganatha Mudaliar bounded on the North by 96, South by 97/2, East by 97/5A 1part, and West by 96,97/2 part Vacant—0013.0 Sq.meters

13. Government – Wet, Survey No.97/5A1 Part Now Sub-divided as Survey No.97/5A1B belonging to registered holder Vijayan S/o. Thandavarayan bounded on the North by 96, South by 97/5A part, East by 97/5A2 part and West by 97/2 part Vacant—0024.0 Sq.meters

14. Government – Wet, Survey No.97/5A2 Part Now Sub-divided as Survey No.97/5A2B belonging to registered holder Palani S/o. Thandavaraya Mudaliar bounded on the North by 96, South by 97/5A2, East by 97/5B1 part and

West by 97/5A1 part, front portion of the Rcc roofed building, front side Compound Wall, a portion of stair case, Small shop—0064.0 Sq.meters

15. Government – Wet, Survey No.97/5B1 Part Now Sub-divided as Survey No.97/5B1B belonging to registered holder Padmini W/o. Duraisamy bounded on the North by 96 ,South by 97/5B1part, East by 97/5B2 part and West by 97/5A2 part Building part, Staircase, Compound Wall, Grillgate-1—0093.0 Sq.meters

16. Government – Wet, Survey No.97/5B2 Part Now Sub-divided as Survey No.97/5B2B belonging to registered holder Jayanthi S/o. Asokan bounded on the North by 96 South by 97/5B2 part, East by 101 and West by 97/5B1 part Ground floor and first floor of the building part, front side Compound Wall, Grillgate—0066.0 Sq.meters

Total — 5992.0 Sq.meters of wet lands

[G.O. (D) No. 226, Highways and Minor Ports (HP1)
27th September 2017, புரட்டாசி 11, ஹேவிளம்பி,
திருவள்ளூர் ஆண்டு-2048.]

No.II(2)/HWMP/862/2017.—The Governor of Tamil Nadu having been satisfied that the lands specified in the schedule below have to be acquired for Highways purpose to wit for formation of Mayiladuthurai bypass road in Manakudi village, Mayiladuthurai Taluk, Nagapattinam District and it has already been decided that the entire amount of compensation to be awarded for the lands is to be paid out of the funds controlled or managed by Divisional Engineer (NABARD and Rural Roads) Highways Department, Nagapattinam after considering the cause shown by the owner (or) other person having interest on such lands as the case may be do hereby publish the following Notification 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 2100 sq.mtrs of Dry lands in Manakudi Village, Mayiladuthurai Taluk, Nagapattinam District to the same, a little more or less needed for the formation of Mayiladuthurai bypass road.

The Plan of the lands is kept in the office of the Divisional Engineer (Nabard and Rural Roads) Highways Department, Nagapattinam and Tahsildar, Mayiladuthurai may be inspected at any time during office hours.

THE SCHEDULE

Nagapattinam District, Mayiladudurai Taluk, Manakudi Village.

S.No	Survey No. / Old Sub-Division	Classification	Extent required/ Acquired Sq.mtrs	Owner/Person interested	Building and Valuable Trees
1	113/1	Dry	00450	119, Manikavasagam S/o.Thirunavukkarasu	—
2	113/3B	Dry	00200	259, G.Ramamoorthy	—
3	121/5	Dry	00800	175, Kaliyaperumal S/o. Ayyaru-1, Samidurai S/o. Ayyaru-2	—
4	121/6	Dry	00200	175, Kaliyaperumal S/o.Ayyaru-1, Samidurai S/o.Ayyaru-2	—
5	185/2A	Dry	00400	219, Kannan S/o.Singaravadivelu-1 Dhanalakshmi-2, Viswanathan-3, Sivanantham-4	—
6	185/2B	Dry	00050	212, Kaliyaperumal S/o. Kuppusamy-1 Sundarambal W/o.Sambandam-2 Kokila W/o.Jayaraman-3	—
Total			02100		

RAJEEV RANJAN,
Additional Chief Secretary to Government.

HOME DEPARTMENT

Appointment on Transfer of certain officials posted as Judge, I Additional Special Court for exclusive trial of cases under the Narcotic Drugs and Psychotropic Substances Act.

[G.O. (D) No. 1218, Home (Courts-II),
23rd September 2017, புரட்டாசி 7, ஹேவிளம்பி,
திருவள்ளூர் ஆண்டு-2018.]

No.II(2)/HO/863/2017.—In exercise of the powers conferred under sub-section (2) of Section 36 of the Narcotic Drugs and Psychotropic Substances Act, 1985 (Central Act 61 of 1985), the Governor of Tamil Nadu with the concurrence of the High Court, Chennai hereby makes the following appointment on transfer.

Sl.No	Name and Designation Thiru/Tmt/Selvi	Ordered to be posted as
(1)	(2)	(3)
1.	Thiru J. Chandran, District Judge, now functioning as XVII Additional Judge, City Civil Court, Chennai.	Judge, I Additional Special Court for exclusive trial of cases under NDPS Act, Chennai vice Thiru K. Ayyappan, ordered to be transferred.

Appointment of certain official as special Public Prosecutor for Conducting cases in the special Court for SC/ST (prevention of Atrocities) cases, Villupuram District on tenure basis for certain period under the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act.

[G.O. (D) No. 1250, Home (Cts VIA),
3rd October 2017.]

No.II(2)/HO/864/2017.—In exercise of the powers conferred under Section 15 of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, 1989 (Central Act 33 of 1989), the Governor of Tamil Nadu hereby appoints Thiru R. Sundaramurthy, Advocate S/o. K. Ramu, residing at No. 578, Mariamman Koil Street, V. Agaram and Post, Villupuram Taluk 605 105, as Special public prosecutor for the purpose of conducting cases in the Special Court for SC/ST (Prevention of Atrocities) cases, Villupuram District, Under Section 14 of the said Act, on tenure basis for a period of three years from the date of taking charge of his appointment, subject to observance of existing terms and conditions of appointment.

NIRANJAN MARDI,
Additional Chief Secretary to Government.

LABOUR AND EMPLOYMENT DEPARTMENT

Notifications under the Employees, State Insurance Act**Exemption to the M/s. Tamil Nadu Ex-Servicemen's Corporation Limited (TEXCO), Chennai for the period from 01-09-2009 to 31-05-2010 under the Act.**

[G.O. (D). No. 571, Labour and Employment (L1),
18th September 2017, புரட்டாசி 2, ஹேவிளம்பி,
திருவள்ளூர் ஆண்டு-2048.]

No.II(2)/LE/865/2017.—In exercise of the powers conferred by Section 87 read with Section 91A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts them M/s.Tamil Nadu Ex-servicemen's Corporation Limited, (TEXCO) from the operation of the said Act for the period from 01-09-2009 to 31-05-2010.

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

(a) The aforesaid Management wherein the employees are employed shall maintain a Register showing the names and designations of the exempted employees.

(b) Notwithstanding the exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.

(c) The contribution for the exempted period, if already paid shall not be refunded.

(2) The employer of the said Management shall submit in respect of the period during which that Management was subject to the operation of the said Act (hereinafter referred to as "the said period") returns in such form and containing such particulars as were due from it in respect of the said period under the Employees State Insurance (General) Regulations, 1950.

(3) Any Social Security Officer appointed by the Corporation under sub-section (1) of Section 45 of the said Act, or other official authorised in this behalf shall, for the purpose of,-

(i) verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said Act for the said period; or

(ii) ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or

(iii) ascertaining whether the employees continue to be entitled to the benefits provided by the employer in cash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or

(iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said workshops and stores be empowered to,-

(a) require the principal or Immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any management, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or

(c) examine the principal or immediate employer, his agent or servant, or any persons 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 Thanjavur West Sarvodaya Sangh, Thanjavur for the period from 01-04-2009 to 31-05-2010 under the Act.

[G.O. (D). No. 575, Labour and Employment (L1),
21st September 2017, புரட்டாசி 5, ஹேவிளம்பி,
திருவள்ளூர் ஆண்டு-2048.]

No.II(2)/LE/866/2017.—In exercise of the powers conferred by Section 87 read with Section 91A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948 Governor of Tamil Nadu hereby exempts the Thanjavur West Sarvodaya Sangh, Thanjavur from the operation of the said Act for the period From 01-04-2009 to 31-05-2010.

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

(a) The aforesaid Sangh wherein the employees are employed maintain a Register showing the names and designations of the exempted employees.

(b) Notwithstanding the exemption, the employees shall continue to receive such benefits under the said Act to which they might have.

(c) become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.

(d) The contribution for the exempted period, if already paid shall not be refunded.

(2) The employer of the said Sangh shall Submit in respect of the period during which that Sangh was subject to the operation of the said Act (hereinafter referred to as "the said period") returns in such form and containing such particulars as were due from it in respect of the said period under the Employees State Insurance (General) Regulations, 1950.

(3) Any Social Security Officer appointed by the Corporation under sub-section (1) of Section 45 of the said Act, or other official authorised in this behalf shall, for the purpose of,-

(i) verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said Act for the said period; or

(ii) ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or

(iii) ascertaining whether the employees continue to be entitled to the benefits provided by the employer in cash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or

(iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said workshops and stores be empowered to.-

(a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any Sangh, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or

(c) examine the principal or immediate employer, his agent or servant, or any persons found in such Sangh, office or other premises, or any person when the said Social Security Officer or other official has reasonable cause to believe to have been an employee; or

(d) make copies of or take extracts from any register, account book or other document maintained in such Sangh, office or other premises.

Exemption to the Thanjavur West Sarvodaya Sangh, Thanjavur for the period from 01-06-2010 to 31-03-2011 under the Act.

[G.O. (D). No. 576, Labour and Employment (L1),
21st September 2017, புரட்டாசி 5, ஹேவிளம்பி,
திருவள்ளூர் ஆண்டு-2048.]

No.II(2)/LE/867/2017.—In exercise of the powers conferred by Section 87 read with Section 91A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Thanjavur West Sarvodaya Sangh, Thanjavur from the operation of the said Act for the period from 01-06-2010 to 31-03-2011.

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

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

(b) Notwithstanding the exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.

(c) The contribution for the exempted period, if already paid shall not be refunded.

(2) The employer of the said Sangh shall submit in respect of the period during which that Sangh was subject to the operation of the said Act (hereinafter referred to as "the said period") returns, in such form and containing such particulars as were due from it in respect of the said period under the Employees State Insurance (General) Regulations, 1950.

(3) Any Social Security Officer appointed by the Corporation under sub-section (1) of Section 45 of the said Act, or other official authorised in this behalf shall, for the purpose of,-

(i) verifying the particulars contained in any return submitted under sub-section (1) of section 44 of the said Act for the said period; or

(ii) ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or

(iii) ascertaining whether the employees continue to be entitled to the benefits provided by the employer in cash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or .

(iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said workshops and stores be empowered to.-

(a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any Sangh, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or

(c) examine the principal or immediate employer, his agent or servant, or any persons found in such Sangh office or other premises, or any person when the said Social Security Officer or other official has reasonable cause to believe to have been an employee; or

(d) make copies of or take extracts from any register, account book or other document maintained in such Sangh, office or other premises.

Exemption to the Thanjavur West Sarvodaya Sangh, Thanjavur for the period of one year from 01-04-2011 to 31-03-2012 under the Act.

[G.O. (D). No. 577, Labour and Employment (L1),
21st September 2017, புரட்டாசி 5, ஹேவிளம்பி,
திருவள்ளூர் ஆண்டு-2048.]

No.II(2)/LE/868/2017.—In exercise of the powers conferred by Section 87 read with Section 91A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Thanjavur West Sarvodaya Sangh, Thanjavur from the operation of the said Act for the period of one year from 01-04-2011 to 31-03-2012.

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

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

(b) Notwithstanding the exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.

(c) The contribution for the exempted period, if already paid shall not be refunded.

(2) The employer of the said Sangh shall submit in respect of the period during which that Sangh was subject to the operation of the said Act (hereinafter referred to as "the said period") returns, in such form and containing such particulars as were due from it in respect of the said period under the Employees State Insurance (General) Regulations, 1950.

(3) Any Social Security Officer appointed by the Corporation under sub-section (1) of Section 45 of the said Act, or other official authorised in this behalf shall, for the purpose of,-

(i) verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said Act for the said period; or

(ii) ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or

(iii) ascertaining whether the employees continue to be entitled to the benefits provided by the employer in cash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or

(iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said workshops and stores be empowered to,-

(a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any Sangh, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of person 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 persons found in such Sangh office or other premises, or any person when the said Social Security Officer or other official has reasonable cause to believe to have been an employee; or

(d) make copies of or take extracts from any register, account book or other document maintained in such Sangh, office or other premises.

MANGAT RAM SHARMA,
Principal Secretary to Government.