© GOVERNMENT OF TAMIL NADU 2017

[Regd. No. TN/CCN/467/2012-14. [R. Dis. No. 197/2009.

[Price: Rs.0.80 Paise.



# TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

No. 29]

CHENNAI, WEDNESDAY, JULY 19, 2017 Aadi 3, Hevilambi, Thiruvalluvar Aandu – 2048

# Part III—Section 1(a)

General Statutory Rules, Notifications, Orders, Regulations, etc., issued by Secretariat Departments.

## NOTIFICATIONS BY GOVERNMENT

CONTENTS	Pages.
INFORMATION TECHNOLOGY DEPARTMENT	
Tamil Nadu Information Technology (Electronic Service Delivery) Rules, 2016	
Erratta to Notification	122

#### NOTIFICATIONS BY GOVERNMENT

#### INFORMATION TECHNOLOGY DEPARTMENT

### Tamil Nadu Information Technology (Electronic Service Delivery) Rules, 2016

#### **Erratta to Notification**

[G.O.Ms.No.10, Information Technology (e-Gov.1) 11th July 2017, ஆனி 27, ஹேவிளம்பி, திருவள்ளுவர் ஆண்டு–2048.]

No. SRO A-34/2017.—The following Errata are issued to the Information Technology Department Notification No. SRO A-26/2016, published at pages 84-91 of Part III—Section 1(a) of the *Tamil Nadu Government Gazette* issue No.49, dated the 14th December 2016:-

#### **E**RRATA

In the said Notification.-

- (1) after clause (c) of sub-rule (1) in rule 2, the following expression shall be read as clause (d) :-
  - "(d) "Body Corporate" means any company or body established under any Law, and includes a firm, sole proprietorship or other association of individuals engaged in commercial or professional activities;";
- (2) after rule 6, the following expression shall be omitted, namely :-
- "7. Functions and Powers of Director of Electronic Service Delivery :-
  - (1) The Director of Electronic Service Delivery shall discharge the following functions and Powers; namely:-
    - (a) to authorise, suspend or terminate the services of the Authorized Service Providers;
    - (b) to determine norms relating to the selection of authorised agents by the Authorised Service Providers;
    - (c) to determine functions, responsibilities and liabilities of Authorised Service Providers and authorised agents.";
- (3) after clause (e) of sub-rule (3) in rule 20, the following expressions shall be read as clauses (f), (g), (h) and sub-rule (4) respectively:-
  - "f. evidentiary value in terms of authenticity and integrity;
  - g. controlled destructibility; and
  - h. augmentability.;
  - (4) The Competent Authority shall get such application software audited by a third party agency, so as to ensure its security, reliability, performance and consistency, before it is deployed and also as and when changes are made in the application software.".

T.K. RAMACHANDRAN, Principal Secretary to Government.