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KADHIR 53	PAARIPPU 3	THIRUVALLUVAR AANDU 2053	NOVEMBER 2022

Children's Day
14 November

*"Freedom brings responsibilities
and burdens and we have to
face them in the spirit of a
free and disciplined people."*

Jawahar Lal Nehru



நூற்றாண்டு விழா சங்கம் - A CENTENARY ASSOCIATION

தோற்றம்
1910



தமிழ்நாடு பொறியியல் சங்கம்

பொதுப்பணித்துறை

சேப்பாக்கம், சென்னை - 600 005.



நூற்றாண்டு
2010

அரசு ஆணை எண்: Ms. 822 நாள். 27.09.1928 அங்கீகரிக்கப்பட்டது

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கண்ணீர் அஞ்சலி

தோற்றம்
04.07.1948



மறைவு
15.10.2022

மூத்த பொறியாளர் திரு. N. கிருஷ்ணமூர்த்தி அவர்கள் 15.10.2022 அன்று இயற்கை எய்தினார். இவர் தமிழ்நாடு பொறியியல் சங்கத்தில் வெளியீட்டுச்செயலாளர் போன்ற பல்வேறு முக்கிய பொறுப்புகளை வகித்தவர். பொறியாளர் N. கிருஷ்ணமூர்த்தி அவர்கள் சங்கத்தின்பால் தீவிர பற்றுக் கொண்டவர். அன்னாரது இழப்பு ஈடு செய்ய முடியாத ஒன்று. அன்னாரின் ஆத்மா சாந்தியடைய தமிழ்நாடு பொறியியல் சங்கம் பிரார்த்திக்கிறது.

பொங்கும் நிதி



தமிழ்நாடு பொறியியல் சங்கம் தஞ்சாவூர் கிளையின் உறுப்பினர் பொறியாளர் D.ஆண்டு அவர்கள் இயற்கை எய்தியதையொட்டி அவர்களின் குடும்பத்திற்கு பொங்கும் நிதி தொகை காசோலையை கிளை பொறுப்பாளர்கள் வழங்கினர்.



பொதுச் செயலாளர் மடல்



மடல் - 3 (2022 - 2023)



தொடரும்

நம் பயணம்

அன்பார்ந்த பொறியாளர் சகோதர, சகோதரிகளே! வணக்கம்!

நிர்வளத்துறையில் செயற்பொறியாளர் பதவி உயர்வுக்கு 29 பதவிகளுக்கு காலிப்பணியிட மதிப்பீடு (Estimate of vacancy) அரசால் ஒப்புதல் அளிக்கப்பட்டுள்ளது. அதில் 15 பொறியாளர்களுக்கு செயற்பொறியாளர் பதவி உயர்வு அளிக்கப்பட்டுள்ளது.

அரசாணை எண்.1ன் படி ஊட்டுப்பதவியிலிருந்து வந்த சில உதவிப்பொறியாளர்களுக்கு உதவிசெயற்பொறியாளர் பதவி உயர்வு வழங்கப்பட இருந்த நிலையில் சில தனிநபர்கள் உச்சநீதிமன்றத்தில் நீதிமன்ற தடையாணை (Stay order) பெற்றதால் பதவி உயர்வு வழங்கப்படவில்லை. இவர்களுக்கு பதவி உயர்வு பெற இரண்டு வழிகள் உள்ளது.

ஒன்று உச்சநீதிமன்ற தடையாணையை நீக்குவது, இரண்டு அரசு ஆணை எண்.1க்கு விதித்திருத்தம் (Rule Amendment) பெறுவது. இந்த இரண்டை தவிர வேறு வழியில்லை. இந்த இரண்டு வழிகளிலும் முயற்சிகளை மேற்கொள்வோம்.

இளநிலைப் பொறியாளர் காலிப்பணியிடங்களில் உதவிப் பொறியாளர்களை நிரப்ப முதன்மை தலைமைப் பொறியாளர்கள் முயற்சிகள் மேற்கொள்வதாக தெரிய வருகிறது. இது விதிகளுக்கும், சட்டத்திற்கும் புறம்பான செயல் என்று கடிதங்கள் கொடுத்திருக்கிறோம். வழக்கறிஞர்



நோட்டீஸ் அனுப்பியிருக்கிறோம். எனவே விதிகளின் படி செயல்பட கேட்டுக் கொள்கிறோம்.

**வாழ்க தமிழ்நாடு பொறியியல் சங்கம்
வளர்க பொறியாளர்களின் சங்க உணர்வு
தேச நலன் காப்போம்.**

இத்துடன் இந்த மடலை நிறைவு செய்கிறேன். மீண்டும் அடுத்த மடலில் சந்திப்போம். நன்றி.

(த. முருகேசன்)
பொதுச் செயலாளர்

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பணி ஓய்வு பெற்றவர்கள்

(அரசாணை (வாலாயம்) எண். 325 நீர்வள (எப்.1)த் துறை நாள் 31.10.2022)

வ.எண்	பெயர் (திருவாளர்கள்)	பதவி
1.	K. தேன்மொழி	கண்காணிப்புப் பொறியாளர்
2.	N. சித்தார்த்தன்	உதவி செயற்பொறியாளர்
3.	A. அமீர் பாட்சா	தலைமை வரைதொழில் அலுவலர்
4.	S. வேணுகோபால்	தலைமை வரைதொழில் அலுவலர்

(ஆளுநரின் ஆணைப்படி)

சந்திப் சக்சேனா
அரசு முதன்மைச் செயலாளர்

உறுப்பினர்களின் கவனத்திற்கு

சென்னை பொறியியல் இல்லத்தில் மாத வாடகையில் (Monthly Rent) தங்குவதற்கு மாத வாடகை கட்டணமாக ரூபாய் 5000/- (ஐயாயிரம் மட்டும்) என முடிவு செய்யப்பட்டுள்ளது. எனவே உறுப்பினர்கள் மற்றும் அவர்களுடைய உறவினர்கள் பயன்படுத்திக் கொள்ளும் படி கேட்டுக் கொள்ளப்படுகிறார்கள்.

**ABSTRACT**

Disciplinary cases - Review of suspension pending enquiry into-grave charges - Time limit for finalization of disciplinary proceedings - Compendium of instructions - Issued.

Human Resources Management (N) Department

G.O.(Ms) No.81

Dated 04.08.2022

சுபகிருது, ஆடி - 19

திருவள்ளூர் ஆண்டு - 2053

Read :

1. Letter (Ms.) No.1118, Personnel and Administrative Reforms (Per.N) Department, dated 22.12.1987.
2. G.O. (Ms.) No.40, Personnel and Administrative Reforms (N) Department, dated 30.01.1996.
3. Letter No.13519/N/2015-1, Personnel and Administrative Reforms (N) Department, dated 23.07.2015.
4. Letter (Ms.) No.43/N/2015-3, Personnel and Administrative Reforms Department, dated 26.04.2016.
5. Orders of the Division Bench of the High Court of Madras, dated 15.09.2022 in W.A.No.646/2021.
6. Letter No.01/P&AR-Dept/TN/HC/2022, dated 22.04.2022 from the Additional Advocate General-I of Tamil Nadu.
7. Letter Roc.No.700/AGRS/2022, dated 26.4.2022 from the Advocate General of Tamil Nadu.

ORDER:

In the Government letter first read above, time limits were prescribed for conducting inquiries by the appropriate investigating authorities / inquiries by the Tribunal for Disciplinary Proceedings and for finalizing the disciplinary cases from each and every stage of the disciplinary proceedings.

2. In the Government Order second read above, instructions were issued to follow the time limit prescribed for finalization of disciplinary cases and also to review the suspension cases periodically at the appropriate level in order to examine whether the suspension could be revoked for reinstatement into service pending disciplinary cases or it could be continued.

3. In the Government letter third read above, based on the directions of the Hon'ble Supreme Court of India in Ajay Kumar Choudhary Vs Union of India through



its Secretary and Another in Civil Appeal No.1912 of 2015 (Arising out of SLP (C) No.31761 of 2013) dated 16.02.2015, the Departments of the Secretariat and the Heads of Department were requested to follow the directions ordered by the Hon'ble Supreme Court on the limitations in the period of suspension in letter and spirit as follows:-

- i) The currency of a suspension order should not extend beyond three months, if within this period the Memorandum of Charges / Charge Sheet is not served on the delinquent officer / employee.
- ii) If the Memorandum of Charges / Charge sheet is served, a reasoned order must be passed for the extension of the suspension.

4. Subsequently, in view of the admitted fact that the gravity of misconduct in a disciplinary proceeding arising out of vigilance case / criminal case is alarmingly more than that of the other disciplinary proceedings and considering the sensitiveness of corruption cases, orders were issued that the limitation of suspension specified in the letter third read above will be applicable only to the departmental disciplinary case / inquiries pertaining to non-vigilance cases and / or non-criminal cases vide Government letter fourth read above.

5. The full Bench of Madras High Court in its common order dated 15.3.2022 in W.P.Nos.2165 of 2015 and 21628 of 2018 in the case of P.Kannan and Another Vs. The Commissioner of Municipal Administration and others has held as follows:-

"(i) The judgement of the Apex Court in the case of Ajay Kumar Choudhary, supra, does not lay down absolute proposition of law that an order of suspension cannot be continued beyond the period of three months, if the memorandum of charges / charge sheet has not been served within three months, or if memorandum of charges / charge sheet is served without reasoned order of extension.

XXXXX XXXXXX XXXXX XXXXXX

(iii) The issue of challenge to the order of suspension should be analyzed on the facts of each case, considering the gravity of the charges and the rules applicable.

(iv) Revocation of suspension with a direction to the employer to post the delinquent in a non-sensitive post cannot be endorsed or directed as a matter of course. It has to be based on the facts of each case and after noticing the reason for the delay in serving the memorandum of charges / charge sheet."

6. In the letter sixth read above, the Additional Advocate General-I of Tamil Nadu has stated that during the hearing in Writ Petition No.13760/2020, batch cases, praying to revoke the order of suspension, the Hon'ble Judge has suggested that the instructions / guidelines first and second read above have to be reiterated by issuing a compendium of Government Order enabling the concerned officials to act upon in a time frame in consideration of early disposal of suspension cases,



so as to avoid prolonged suspension by incurring in fructuous payment of subsistence allowance indefinitely to the delinquent suspended employees without doing any work.

7. The Learned Advocate General of Tamil Nadu in the letter seventh read above has requested the Government to issue appropriate instructions as directed by the Hon'ble High Court in Writ Petition No.13760/2020.

8. The Government have examined the issue based on the order of the Hon'ble High Court of Madras along with the instructions in force. As per the existing instructions, pending suspension cases have to be reviewed periodically by the authorities concerned as to whether the suspension needs to be continued or revoked, taking into consideration of the facts and circumstances of the case. It is noticed that the authorities concerned have not made such review in time, resulting in passing of adverse comments by the High Court in various cases and issuance of directions to take appropriate action in this regard to curtail the payment of subsistence allowance indefinitely to the delinquent officer without extracting any work.

9. Besides, it is brought to the notice that the time limits prescribed in the letter first read above for the expeditious disposal of the disciplinary cases have not been followed by the authorities concerned. Though the Government have issued orders reiterating the said instructions periodically, it is found that there is slackness in adhering to the said instructions and enormous delay in processing and finalizing the disciplinary proceedings, in several cases. Such undue delay may cause unnecessary litigation and provide advantage / harassment to the charged officer. It is likely that unjustified delay may result in quashing of the disciplinary proceedings by the Court of Law and consequently the disciplinary authorities may not be in a position to impose any penalty on the erring officials, notwithstanding the fact that the charges stand proved.

10. Further, the inordinate delay in completion of departmental proceedings on the part of the Department concerned has attracted adverse comments from the Hon'ble High Court of Madras in Writ Appeal No.646 of 2021. In the said Writ Appeal, Hon'ble High Court of Madras in its judgment dated 15.09.2021 fifth read above has directed the Government to take appropriate action in prescribing outer time limit within which each and every stage of the departmental proceeding has to be crossed.

11. The Government, after careful examination, reiterates the guidelines issued in the Government Order second read above with slight modification as follows:-

(i) The power of ordering suspension should be exercised carefully and with restraint. Before a suspension order is issued, the authority concerned must be clear in mind that it is necessary. Prolonged suspension means that Government pays a Government servant without extracting any work from him. In view of the above position, the suspension should not be resorted to unless the concerned



authority has considered all the relevant factors and recorded his reasoned conclusion that it is in the public interest to place the Government Servant under suspension.

(ii) Where a Government Servant has been suspended on disciplinary proceedings contemplated, such proceedings should be initiated immediately and finalized normally within a period of six months.

(iii) In cases, where a Government Servant has been suspended and the matter has been referred for investigation to the Director of Vigilance and Anti-Corruption for enquiry, the latter should complete the enquiry and send the report to Government through the Vigilance Commission within one year.

(iv) In respect of Cases referred to under items (ii) and (iii) above, the authority who ordered the suspension or the Director of Vigilance and Anti-Corruption, as the case may be, should, before the expiry of the period of three months, report the matter to the Head of the Department / Government, indicating the Progress of the disciplinary action / investigation by the Director of Vigilance and Anti-Corruption, the reasons for non completion of the work and the further time required for completing the disciplinary action / investigation and furnish reasons for continuing the suspension, if continued suspension is felt essential. If the authority which initiated action in the first instance is the Head of the Department, the report has to be sent to Government.

(v) After the initial report referred to in item (iv) above, reports should be sent to Government at the end of every three months, indicating the further progress, so as to enable the Government to review the suspension and the progress of the case, for such action as may be necessary to ensure expeditious disposal.

(vi) The Head of the Department or the Government as the case may be, will examine the cases with reference to the subject matter of the disciplinary action investigation in progress and the reported stage of progress and permit the continued suspension beyond three months / six months. Where the Government itself, have ordered suspension, it will examine the case on the same lines and pass similar order.

(vii) The disciplinary authorities should ensure that the delay in processing the case is not due to delaying tactics of the Government Servant. They should ensure that all notices issued to the suspended Government Servant should reach him without any loss of time.

(viii) When the disciplinary authority comes to a conclusion suo-motu or after conclusion of the investigation by the Director of Vigilance and Anti-Corruption, the disciplinary authority shall, while initiating action by issue of charges under Rule 17(b) of the Tamil Nadu Civil Services (Discipline and Appeal) Rules or under Rule 3(b) of the Tamil Nadu Police Subordinate services (Discipline and Appeal)



Rules, 1955, as the case may be, examine with reference to the facts established, which form the basis for the charges, whether public interest or the needs for further proceedings will require continued suspension of the Government Servant already under suspension.

(ix) The time limits mentioned above will not be applicable to cases of Government Servants against whom criminal proceedings have been initiated. However, while sanctioning prosecution in such a criminal case, an examination similar to the one mentioned in item (viii) above shall be made by the competent authority.

(x) If, on examination of the case under items (vi), (viii) or (ix) above, continued suspension is considered not necessary, the suspension may be revoked in exercise of the powers conferred under Rule 17(e)(6) of the Tamil Nadu Civil Services (Discipline and Appeal) Rules or under Rule 3(e) (5) of the Tamil Nadu Police Subordinate Services (Discipline and Appeal) Rules, 1955, as the case may be.

(xi) In cases where the charge in the criminal case involves complicated questions of law and fact and the disciplinary authority is not in a position to finalize the departmental disciplinary proceeding and if the criminal case is based on the vigilance report and is pending before the court of law for which no reasons are explained explicitly, the authority competent may take a decision by taking up review of suspension and post the Government Servant in a non-sensitive place in consultation with the appropriate investigating authority / Vigilance Commission on case to case basis in view of the reason that prolonged suspension and paying subsistence allowance for a long period without extracting work is not at all acceptable. Such revocation of suspension can be made based on the facts of each case and after noticing the reason for the delay in serving the memorandum of charges / charge sheet. The decision of the Hon'ble High Court of Madras in P.Kannan case, given in para 5 above, shall be taken into account.

(xii) Suspension will continue to be in force unless it is revoked as mentioned under item (x) above.

12. The Government also reiterate the time limit prescribed in the Government letter first read above for processing the disciplinary proceedings so as to ensure that there is no unwarranted delay in finalizing them, as follows:-

(i)	To complete the investigation by Directorate of Vigilance and Anti-Corruption and to send a report to Government through Vigilance Commission.	One year
(ii)	To complete the enquiry by the Tribunal and to send its findings to the Department of Secretariat.	One year
(iii)	To pass final orders by the Government / Heads of Department on receipt of the report of the Tribunal.	Four months

Time limits for crossing every stage of the departmental disciplinary proceedings:-



(i)	For calling for explanation under Rule 17(a) of the Tamil Nadu Civil Services (Discipline and Appeal) Rules or framing charges under Rule 17(b) of the said rules after the lapse comes to notice. For calling for explanation under Rule 3(a) of the Tamil Nadu Police Subordinate Services (Discipline and Appeal) Rules, 1955 or framing of charges under Rule 3(b) of the said rules after the lapse comes to the notice. (The choice of the rule under which the disciplinary proceedings should be initiated is very important and the Disciplinary Authorities are expected to take a decision by considering the nature of lapses committed.)	15 days
(ii)	For the delinquent officer to peruse the records and to submit his written explanation.	30 days
(iii)	For appointment of enquiry officer wherever necessary after the receipt of the explanation.	7 days
(iv)	For the enquiry officer to complete enquiry and submit the enquiry report.	30 days
(v)	For the Disciplinary Authority to take a decision, after the receipt of the inquiry officer's Report.	10 days
(vi)	For obtaining the further representation of the delinquent officer on the report of the inquiry officer.	15 days
(vii)	For obtaining the views of Tamil Nadu Public Service Commission, whenever it is consulted.	30 days
(viii)	For issue of final orders on the departmental disciplinary proceedings:- (a) By Disciplinary Authority other than Government. (b) By Department of Secretariat which have to consult other Departments and obtain orders in circulation.	7 days 30 days

The following aspects should be taken into consideration while adhering to the time-limit prescribed above:-

(i) The above time limits should be followed and delay should be eliminated while processing disciplinary cases. The choice of the rule under which the disciplinary proceedings should be initiated is very important and the disciplinary authorities are expected to take decision regarding the rule under which disciplinary action should be initiated with due regard to the nature of lapses committed. Indiscriminate recourse to Rule 17(b) will only cause delay in finalising the disciplinary proceedings.



(ii) The disciplinary authorities, if for any valid reason, are not able to adhere to the above time limits, should obtain the specific orders of the next higher authority for .grant of extension of time, explaining the circumstances under which it has not been possible to process the case within the time limit prescribed.

(iii) In cases, where the delay occurs due to non-cooperation on the part of the accused officers, it is not necessary to wait indefinitely either for their explanation or for their appearance before the inquiry officers. Reminder shall be served on the accused officers to submit their explanations and where the explanations are not received in spite of the reminder without valid reasons, the disciplinary authorities can proceed on the assumption that the accused officers have no explanation to offer. Similarly, where the accused officers are required to appear before the inquiry officers and where they fail to do so without valid reasons, even after serving reminder on them, the inquiry officers may proceed to conduct ex-parte inquiries, in accordance with rules and procedures and submit their reports.

(iv) The object behind the issue of these instructions is that all delays while processing disciplinary cases should be avoided. At the same time, it should be clearly remembered that while handling the disciplinary cases, all the procedures and formalities contemplated in the rules should be followed without fail.

(v) Deliberate and arbitrary delay in inquiring the cases on the part of the inquiry officer or on the part of the disciplinary authority, as the case may be, without valid reasons shall be treated as an abetment to shield the delinquent officer and severe disciplinary action should be taken against the concerned authorities / officials.

13. All the authorities who deal with the disciplinary matters should follow the guidelines/time limits prescribed in paras 11 and 12 above, strictly, without any deviation, failing which severe action will be pursued against the officials responsible for their lapses.

14. All the Departments of Secretariat and Heads of Department are directed to issue suitable instructions to all the authorities concerned under their control, in this regard.

(BY ORDER OF THE GOVERNOR)

V.IRAI ANBU

CHIEF SECRETARY TO GOVERNMENT

நன்கொடை

தமிழ்நாடு பொறியியல் சங்கம் திருவாரூர் - நாகை கிளையின் உறுப்பினர் பொறியாளர் இ. மோகனசுந்தரம், கண்காணிப்பு பொறியாளர், கட்டட கட்டுமானம் மற்றும் பராமரிப்பு வட்டம், திருவண்ணாமலை ஆவர்கள் பதவி உயர்வு பெற்றறைமைக்காக ரூ.20,000/- (இருபதாயிரம் மட்டும்) சங்க வளர்ச்சி நிதியாக வழங்கியுள்ளார்.

**ABSTRACT**

Public Services - Departmental disposal of Business - Circulating files to the Hon'ble Chief Minister under Business Rule 25 - Proposals of administrative departments which are not concurred by advisory departments or other departments - Constitution of Committee of Secretaries (Cos) - Orders - Issued

HUMAN RESOURCES MANAGEMENT (A) DEPARTMENT**G.O.(Ms)No.92****Dated : 18.08.2022**

சுபகிருது, ஆவணி 02,
திருவள்ளூர் ஆண்டு - 2053.

Read :

1. Government Letter No.1803/SPI(M)/2021, Special Programme Implementation, Dated 27.11.2021 and 22.03.2022.
2. U.O.Note. No.37387/AR-I/2021-3, Human Resources Management (AR-I) Department, Dated 19.04.2022.

ORDER:

In the review meeting held by Chief Secretary to Government on 05.04.2022, among other things, it has been decided that whenever the advisory department or other relevant departments do not concur with the proposals of the administrative department, such files are circulated under Rule 25 of the Tamil Nadu Government Business Rules 1978 to Hon'ble Chief Minister for clearing the proposal. It was suggested that a Committee of Secretaries (CoS), may be constituted for analysing the proposal, before circulating such files to the Hon'ble Chief Minister. The said Committee shall invariably include Secretaries of Finance, Law and Human Resources Management Department, among other relevant departments.

2. Accordingly, after detailed examination, the following Committee of Secretaries (CoS) is constituted under the above said Rule 25 of the Tamil Nadu Government Business Rules, 1978 for analysing the proposals, before circulating the files in which the advisory departments or other relevant departments of Secretariat do not concur with the proposals of the administrative departments:-

i. Vigilance Cases:-

1	Chief Secretary to Government	-	Chairperson
2	Secretary to Government of the Administrative Department concerned	-	Convener
3	Vigilance Commissioner and Commissioner of Administrative Reforms	-	Member



4	Secretary to Government, Human Resources Management Department	-	Member
5	Secretary to Government, Finance Department	-	Member
6	Secretary to Government, Law Department	-	Member

ii. Other cases :-

1	Chief Secretary to Government	-	Chairperson
2	Secretary to Government of the Administrative Department concerned	-	Convener
3	Secretary to Government, Human Resources Management Department	-	Member
4	Secretary to Government, Finance Department	-	Member
5	Secretary to Government, Law Department	-	Member

3. The departments of Secretariat are requested to refer the proposals in which the advisory departments or other departments do not concur with their proposal to the Committee of Secretaries (CoS) for analysing the said proposals, before circulating such files under Rule 25 of the Tamil Nadu Business Rules to the Hon'ble Chief Minister. The Committee of Secretaries (CoS) shall consider the same and tender its advice on the proposals so referred to it, on circulating such files to the Hon'ble Chief Minister, for approval, before issue of orders.

4. Necessary amendment to the Tamil Nadu Government Business Rules, 1978 will be issued in this regard, separately.

(BY ORDER OF THE GOVERNOR)

V. IRAIANBU

CHIEF SECRETARY TO GOVERNMENT

நன்கொடை

பதவி உயர்வு பெற்றமைக்காக நன்கொடை அளித்த திருநெல்வேலி -
தூத்துக்குடி கிளை உறுப்பினர்கள்

- | | |
|---|------------|
| 1. எம்.அழகியநம்பி, உதவிசெயற்பொறியாளர் | - 10,000/- |
| 2. எம்.மோகன், உதவிசெயற்பொறியாளர் | - 5,000/- |
| 3. எஸ்.கனகசுந்தரம், உதவிசெயற்பொறியாளர் | - 5,000/- |
| 4. எல்.எஸ்.குப்புசாமி, உதவிசெயற்பொறியாளர் | - 5,000/- |

நன்கொடை

தமிழ்நாடு பொறியியல் சங்கம் திருநெல்வேலி - தூத்துக்குடி கிளையின் உறுப்பினர் பொறியாளர் வி.ஆர். வெள்ளைச்சாமி ராஜ், செயற்பொறியாளர், கட்டட கட்டுமானம் மற்றும் பராமரிப்பு கோட்டம், நாகர்கோவில் அவர்கள் பதவி உயர்வு பெற்றமைக்காக ரூ.10,000/- (பத்தாயிரம் மட்டும்) சங்க வளர்ச்சி நிதியாக வழங்கியுள்ளார்.

**FINANCE [Allowances] DEPARTMENT****G.O.Ms.No.256, Dated: 18th August 2022.**

(Subakiruthu, Aavani-2, Thiruvalluvar Aandu 2053)

ABSTRACT**AD-HOC INCREASE** – Employees drawing Consolidated Pay / Fixed Pay / Honorarium – Another Ad-hoc Increase from **01-07-2022** - Orders - Issued.**Read the following:-**

1. G.O.Ms.No.5, Finance (Allowances) Department, dated: 01-01-2022.
2. G.O.Ms.No.254, Finance (Allowances) Department, dated: 18-08-2022.

ORDER:

In the Government Order first read above, orders were issued sanctioning another Ad-hoc Increase in respect of employees those drawing revised Consolidated Pay / Fixed Pay / Honorarium as shown below:-

With effect from	Ad-hoc Increase	
	Employees drawing upto Rs.2500/- p.m.	Employees drawing above Rs.2500/- p.m.
[1]	[2]	[3]
01-01-2022	Rs.50	Rs.100

2. In the Government Order second read above, orders were issued enhancing the Dearness Allowance payable to Government employees who are drawing pay in Levels of Pay in the respective Pay Matrix with effect from 01-07-2022.

3. Government has therefore, decided to grant another Ad-hoc increase to those drawing revised Consolidated Pay / Fixed Pay / Honorarium with effect from 01-07-2022. Accordingly, Government direct that employees drawing Consolidated Pay / Fixed Pay / Honorarium be allowed another Ad-hoc Increase with effect from 01-07-2022 as detailed below:-

With effect from	Ad-hoc Increase	
	Employees drawing upto Rs.2500/- p.m.	Employees drawing above Rs.2500/- p.m.
[1]	[2]	[3]
01-07-2022	Rs.50	Rs.100

4. The payment of arrears of Ad-hoc Increase for the month of July, 2022 shall be drawn and disbursed by existing cashless mode of Electronic Clearance System (ECS).



5. This order shall also apply to the employees of Local Bodies, Over Head Tank Operators and Sweepers working in Rural Development and Panchayat Raj Department.

(BY ORDER OF THE GOVERNOR)

N.MURUGANANDAM

ADDITIONAL CHIEF SECRETARY TO GOVERNMENT

Finance (Pension Department)
Secretariat,
Chennai - 600 009.

Letter No.30948/Pension/2022, Dated: 30.08.2022.

From

Thiru N. Muruganandam, I.A.S.,
Additional Chief Secretary to Government.

To

All Additional Chief Secretaries / Principal Secretaries /
Secretaries to Government, Chennai-09.
All Departments of Secretariat, Chennai-09.
All Heads of Department.

Sir,

Sub: Tamil Nadu Government Pensioners' Family Security Fund Scheme - Filing of Nomination - Instructions issued.

Ref : 1. G.O.Ms.No.762, Finance (Pension) Department, Dated: 31.12.1996
2. Government Letter No.6461/Finance (Pension) Department/
1997-3, dated: 28.10.1997.
3. Government Letter No.47652/Finance (PGC) Department/1998-1,
dated: 13.11.1998.
4. G.O. No.416, Finance (Pension) Department, dated: 18.11.2010.
5. Representation received from Thiru R.Sivasekaran dated:
20.07.2021, 08. 03.2022 and certain other Pensioners.

I am to invite attention to the references cited.

2. In the reference first cited, it was ordered that in the case of death of a Pensioner after one year of contribution to the Tamil Nadu Government Pensioners' Family Security Fund Scheme, a lumpsum amount will be paid from the fund to the spouse of the Pensioner and if the spouse is not alive, the amount will be paid to the nominee if specific nomination is filed with the Pension Disbursing Officer, failing which to all legal heirs in equal shares.

3. In the reference second cited, it was instructed that a Pensioner need not file any nomination in favour of his/ her spouse under the Tamil Nadu Government Pensioners' Family Security funds Scheme, if spouse is alive.

4. In the reference third cited, it was further instructed that in cases where the spouse is living, the amount shall be paid only to the spouse. No nomination is to be filled by the Pensioner in cases where the spouse is living.



5. In the reference fourth cited, it has been ordered that a subscription of one month may alone be enough for sanction of Family Security Fund Scheme to the family members of Pensioners.

6. Representations have now been made by some Pensioners before the Government requesting to permit them to file nomination under Tamil Nadu Pensioners' Family Security Fund Scheme when both the Pensioner and his / her spouse are alive as it is the prerogative of the Pensioner to file nomination when both Pensioner and Spouse are alive to make sure that nomination is properly made so as to avoid any contingency at the time of claim.

7. After careful consideration, it has been decided to accept the request of the Pensioners to file nomination when both Pensioner and spouse are alive under Tamil Nadu Pensioners' Family Security Fund Scheme. Accordingly, I am to inform that a Pensioner is permitted to file nomination under Tamil Nadu Pensioners' Family Security Fund Scheme even when both the Pensioner and his/ her spouse are alive, in order to avoid any contingency at the time of claim and to streamline the procedure in the best interests of the Pensioners.

8. Having regard to the above instructions, all Pensioners are entitled to file nomination afresh if required, in the light of the above instructions in para 7 above.

Yours faithfully,

sd/-

for Additional Chief Secretary to Government

FINANCE [Health Insurance] DEPARTMENT

G.O.Ms.No.289, Dated 09th September, 2022.

(Subakiruthu, Aavani-24, Thiruvalluvar Aandu 2053)

ABSTRACT

New Health Insurance Scheme, 2021 for the Employees and **New Health Insurance Scheme, 2022** for the Pensioners / Family Pensioners of Government Departments and other Organizations - Empanelment of Accredited Tamil Nadu Medical Services Corporation Limited Radiotherapy Centres - Approval of 16 Tamil Nadu Medical Services Corporation Limited operated Radiotherapy Centres based on the recommendations of the Accreditation Committee - Notified - Orders - Issued.

Read the Following:-

- 1.G.O.(Ms).No.239, Finance (Salaries) Department, Dated: 13.07.2018.
- 2.G.O.(Ms).No. 160, Finance (Salaries) Department, Dated: 29.06.2021.
- 3.G.O.(Ms). No.204, Finance (Health Insurance) Department, Dated: 30.06.2022.
- 4.From the Commissioner of Treasuries and Accounts, Letter Rc.No.3378/ 2020/ NHIS-2, Dated: 16.08.2022.

**ORDER:**

In the Government Order first read above, the Government has constituted an Accreditation Committee consisting of the Commissioner of Treasuries and Accounts as Head of the Committee, the Director of Medical and Rural Health Services and a Representative of the United India Insurance Company Limited as Members of the Committee for empanelment of accredited hospitals and also to monitor the quality of treatment for the employees of Government Department and other Organisations covered under New Health Insurance Scheme. Further, Sub-Committee were constituted at district level consisting of Joint Director, Medical and Rural Health Services, Treasury Officer and a Representative of United India Insurance Company Limited to assist the Accreditation Committee for empanelment of private hospitals in various districts across the state under the Scheme.

2. In the Government Order second and third read above, orders have been issued for the implementation of New Health Insurance Scheme, 2021 for Employees and New Health Insurance Scheme, 2022 for Pensioners to provide Health Care Assistance to the employees of Government Departments, Public Sector Undertakings, Statutory Boards, Local Bodies, State Government Universities, willing State Government Organizations / Institutions and their eligible family members and in the case of Pensioners their spouse are covered with a provision to avail cashless assistance upto Rs.5.00 lakh (Rupees Five Lakh only) and an enhanced assistance of Rs.10 lakh for specified illness. As per the Guidelines for implementation of New Health Insurance Scheme 2021 for Employees and New Health Insurance Scheme 2022 for Pensioners under Clause 9(2), all hospitals already accredited under New Health Insurance Scheme 2016 shall automatically be deemed to be networked hospitals.

3. In the Implementation procedures for New Health Insurance Scheme, 2021 included in the Annexure-A to the Government Order second read above it is provided for inclusion of additional list of approved hospitals and treatments / surgeries based on the report of the Accreditation Committee.

4. The Commissioner of Treasuries and Accounts in his letter fourth read above has submitted proposal to include/ Empanelment of 16 new Tamil Nadu Medical Service Corporation operated Radiotherapy Centres under New Health Insurance Scheme, 2021 for Employees and New Health Insurance Schemes, 2022 for Pensioners / Family Pensioners as recommended by the Accreditation committee.

5. The Government, after careful consideration of the recommendations of the Accreditation Committee, have decided to include and approve 16 new Tamil Nadu Medical Service Corporation operated Radiotherapy Centres under New Health Insurance Scheme, 2021 for Employees and New Health Insurance Schemes, 2022 for Pensioners (including spouse) / Family Pensioners as detailed in the Annexure to this order and issue orders accordingly.

(BY ORDER OF THE GOVERNOR)

N.MURUGANANDAM

ADDITIONAL CHIEF SECRETARY TO GOVERNMENT.

**ABSTRACT**

Tamil Nadu Water Resources Department - Sanction to empower State Technical Advisory Committee already constituted for scrutinizing and giving clearance for the project proposals of Repair, Renovation and Restoration of Water Bodies under Har Khet Ko Pani (HKKP) component of Centrally Sponsored Pradhan Mantri Krishi Sinchayee Yojana (PMKSY) to act as State Technical Advisory Committee for the Surface Minor Irrigation Schemes under Har Khet Ko Pani (HKKP) component of Pradhan Mantri Krishi Sinchayee Yojana (PMKSY) State Technical Advisory Committee -Accorded- Orders- Issued.

Water Resources (WR2) Department**G.O.(D) No.233****Dated: 06.09.2022****சுபகிருது, ஆவணி 21****திருவள்ளூர் ஆண்டு 2053****Read:**

1. G.O.(Ms) No.40, Public Works (W2) Department, dated 20.02.2012
2. From the Engineer-in-Chief, Water Resources Department and Chief Engineer (General), Public Works Department, Chennai Letter No. S7(2) / 26187/ OT4 / 2021, dated 09.04.2021.

ORDER:

In the, Government Order first read above, sanction has been accorded for constitution of State Technical Advisory Committee (STAC) for scrutinizing and giving clearance for the new project proposals under Repair, Renovation and Restoration of Water Bodies scheme with domestic support as follows: -

1.	The Engineer in Chief, Water Resources Department, Chennai-5	Chairman
2.	The Chief Engineer (Plan Formulation), Water Resources Department, Chennai-5.	Member
3.	The Chief Engineer, State Ground and Surface Water Resources Data Centre, Water Resources Department, Taramani, Chennai - 113	Member
4.	The Chief Engineer (Design Research and Construction Support), Water Resources Department, Chennai-5.	Member
5.	All Regional Chief Engineers, Water Resources Department (Chennai, Trichy, Madurai and Coimbatore)	Member



6.	The Director (Monitoring), Monitoring Directorate, Cauvery & Southern Rivers Organisation, Central Water Commission, Ministry of Water Resources, Government of India, Coimbatore.	Member
7.	The Regional Director, Central Ground Water Board, Ministry of Water Resources, Government of India, South Eastern Coastal Region, Chennai-90.	Member
8.	The Superintending Engineer, Design Circle, Water Resources Department, Chennai-5.	Member Secretary

2. In the letter second read above, the Engineer in Chief and Chief Engineer (General), Water Resources Department, Chennai has stated that as per the Guidelines for Surface Minor Irrigation (SMI) Schemes under PMKSY (HKKP) a State Technical Advisory Committee (STAC) shall be constituted by the State to techno economically appraise and approve the Detailed Project Reports and the State Technical Advisory Committee (STAC) shall include representative from Central Water Commission (CWC) and Central Ground Water Board (CGWB).

3. The Engineer in Chief and Chief Engineer (General), Water Resources Department, Chennai has therefore requested the Government to accord sanction to empower the State Technical Advisory Committee already constituted for scrutinizing and giving clearance for the project proposals of Repair, Renovation and Restoration of Water Bodies under HarKhet Ko Pani (HKKP) component of Centrally Sponsored Pradhan Mantri Krishi Sinchayee Yojana (PMKSY) to act as State Technical Advisory Committee for the Surface Minor Irrigation Schemes under HarKhet Ko Pani (HKKP) component of Pradhan Mantri Krishi Sinchayee Yojana (PMKSY).

4. The Government after careful examination have decided to accept the proposal of the Engineer-in-Chief and Chief Engineer (General), Water Resources Department, Chennai and hereby accord sanction to empower the state Technical Advisory Committee already constituted in the Government Order first read above, for scrutinizing and giving clearance for the project proposals of Repair, Renovation and Restoration of Water Bodies under Har Khet Ko Pani (HKKP) component of Centrally Sponsored Pradhan Mantri Krishi Sinchayee Yojana (PMKSY), to act as State Technical Advisory Committee for the Surface Minor Irrigation Schemes under Har Khet Ko Pani (HKKP) component of Pradhan Mantri Krishi Sinchayee Yojana (PMKSY).

5. This order issues with the concurrence of the Finance Department vide its U.O.No. 31335/PW-II/2021, dated 10.08.2022.

(BY ORDER OF THE GOVERNOR)

SANDEEP SAXENA

ADDITIONAL CHIEF SECRETARY TO GOVERNMENT



Public Works Department,
Secretariat,
Chennai - 9.

Letter No.7801/G1/2022-2, dated 20.10.2022

From

Dr. K. Manivasan, I.A.S.,
Principal Secretary to Government.

To

The Pay and Accounts Officer (East), Chennai-8.
The Pay and Accounts Officer, Madurai.
The Treasury Officer, District Treasury, Tiruvannamalai.
The Treasury Officer, District Treasury, Thiruvavur.
The Treasury Officer, District Treasury, Erode.
The Treasury Officer, District Treasury, Sivagangai.
The Treasury Officer, District Treasury, Chengalpattu.
The Treasury Officer, District Treasury, Ranipet.
The Treasury Officer, District Treasury, Kancheepuram.
The Treasury Officer, District Treasury, Tirupathur.
The Treasury Officer, District Treasury, Tiruchirappalli.
The Treasury Officer, District Treasury, Pudukottai.
The Treasury Officer, District Treasury, Mayiladuthurai.
The Treasury Officer, District Treasury, Tiruppur.
The Treasury Officer, District Treasury, Ariyalur.
The Treasury Officer, District Treasury, Tenkasi.

Sir,

Sub: Public Works Department - Establishment - Re-organisation of existing Circle, Division and Sub Divisions - Express Pay Order - Issued - Regarding.

Ref: (1) G.O.(Ms).No.74, Public Works (G1) Department, dated 23.08.2022.

(2) G.O.(Ms).No.77, Public Works (G1) Department, dated 24.08.2022.

(3) From the Engineer-in-Chief and Chief Engineer (GI), Public Works Department, Chennai Letter No. S6(1)/17341 / 2022, Dated 20.09.2022.

I am directed to state that in the Government Order first cited, orders have been issued for creation of a new permanent post of Chief Engineer for the Chennai Region in Public Works Department and the nomenclature of the Engineer-in-Chief and Chief Engineer (General), Public Works Department, Chennai and Chief Engineer, Chennai Region and other Region Chief Engineers have been modified.



2. In the Government Order Second cited, the Government have accorded sanction for re-organisation of the existing Circles, Divisions, Sub-Divisions for Medical, Civil and Electrical Wing and reorganize them as Medical and Non Medical Wings on a shift basis in Public Works Department.

3. In the letter third cited, the Engineer-in-Chief and Chief Engineer (General), Public Works Department, Chennai has requested the Government to issue express pay order for the following offices:-

Sl. No.	Name of Drawing Officer	PAO/ DTO Concerned	DPCode
1.	Chief Engineer, Public Works Department, Chennai Region, Chepauk, Chennai-5.	Pay and Accounts Officer (East), Chennai	205980001AA30100
2.	Superintending Engineer, Public Works Department, Buildings Construction & Maintenance Circle, Tiruvannamalai.	District Treasury Officer, Tiruvannamalai	205980001BE30100
3.	Superintending Engineer, Public Works Department, Buildings Construction & Maintenance Circle, Thiruvavur.	District Treasury Officer, Thiruvavur	205980001BE30100
4.	Superintending Engineer, Public Works Department, Buildings Construction & Maintenance Circle, Erode	District Treasury Officer, Erode	205980001BE30100
5.	Superintending Engineer, Public Works Department, Buildings Construction & Maintenance Circle, Sivagangai.	District Treasury Officer, Sivagangai	205980001BE30100
6.	Executive Engineer, Public Works Department, Buildings Construction & maintenance Division, Chengalpattu.	District Treasury Officer, Chengalpattu	205980001BH30100
7.	As sistant Exe Engineer, Public Works Department, Buildings Construction & Plaintenance Sub Division, Thiruporur.	District Treasury Officer, Chengalpattu	205980001BH30100



8.	Assistant Exe Engineer (Ele), Public Works Department, Electrical Sub Division, Chengalpattu	District Treasury Officer, Chengalpattu	205980001 BI30100
9.	Executive Engineer, Public Works Department, Buildings Construction & Maintenance Division, Ranipet.	District Treasury Officer, Ranipet	205980001BH30100
10.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Arakonam.	District Treasury Officer, Ranipet	205980001BH30100
11.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Uthiramerur.	District Treasury Officer, Kancheepuram	205980001BH30100
12.	Executive Engineer, Public Works Department, Buildings Construction & Maintenance Division, Tirupathur	District Treasury Officer, Tirupathur	205980001BH30100
13.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Vanniyambadi.	District Treasury Officer, Tirupathur	205980001BH30100
14.	Executive Engineer (Ele), Public Works Department, Electrical Division, Tiruvannamalai.	District Treasury Officer, Tiruvannamalai	205980001BI30100
15.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Musuri.	District Treasury Officer, Tiruchirappalli	205980001BH30100
16.	Executive Engineer, Public Works Department, Buildings Construction & Maintenance Division, Perambalur.	District Treasury Officer, Tiruchirappalli	205980001BH30100



17.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Alangudi.	District Treasury Officer, Pudukkottai	205980001BH30100
18.	Executive Engineer, Public Works Department, Buildings Construction & Maintenance Division, Mayiladuthurai	District Treasury Officer, Mayiladuthurai	205980001BH30100
19.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Sirkazhi.	District Treasury Officer, Mayiladuthurai	205980001BH30100
20.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Tharangampadi.	District Treasury Officer, Mayiladuthurai	205980001BH30100
21.	Assistant Radio Engineer, Public Works Department, Radio Sub Division, Tiruchirappalli.	District Treasury Officer, Tiruchirappalli	205980001BI30100
22.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Dharapuram.	District Treasury Officer, Tiruppur	205980001BH30100
23.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Jeyankondam.	District Treasury Officer, Ariyalur	205980001BH30100
24.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Melur.	Pay & Accounts Officer, Madurai	205980001BH30100
25.	Executive Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Tenkasi.	District Treasury Officer, Tenkasi	205980001BH30100



26.	Assistant Exe Engineer, Public Works Department, Buildings Construction & Maintenance Sub Division, Alangulam.	District Treasury Officer, Tenkasi	205980001BH301 00
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4. I am, therefore, to request you to issue Treasury Bills Books (MTC 70 Register) and IFHRMS Code as required in the codal provision of Note to instructions (1) under Treasury Rule 17 of Tamil Nadu Treasury Code Volume-I to admit and to honour the pay bills and other Bills for the posts sanctioned to the offices mentioned in para 3 above.

5. The Pay and Accounts Officer, Madurai, the Treasury Officers, Tiruvannamalai, Thiruvavarur, Erode, Sivagangai, Chengalpattu, Ranipet, Kancheepuram, Tirupathur, Tiruchirappalli, Pudukkottai, Mayiladuthurai, Tiruppur, Ariyalur and Tenkasi are authorized to assign IFHRMS Code to the above said offices and also to supply Tamil Nadu Treasury Code 70 Register for their use.

6. This letter issues with the concurrence of Finance Department, vide its U.O.No.46040/PW-I/2022, dated 19.10.2022.

Yours sincerely,

(S. LAKSHMI)

Under Secretary to Government
For Principal Secretary to Government

FINANCE [Allowances] DEPARTMENT

G.O.Ms.No.335, Dated 22nd October, 2022.

(Subakiruthu, Aippasi-5, Thiruvalluvar Aandu 2053)

ABSTRACT

Provident Fund – General Provident Fund (Tamil Nadu) – Rate of interest for the Financial year 2022-2023 with effect from 01.10.2022 to 31.12.2022 - Orders - Issued.

Read the following:-

1. G.O.Ms.No.109, Finance (Allowances) Department, dated 19.04.2022.
2. G.O.Ms.No.227, Finance (Allowances) Department, dated 26.07.2022
3. From the Government of India, Ministry of Finance, Department of Economic Affairs (Budget Division), New Delhi, Resolution No.F.No.5 (4) - B (PD)/2021, dated: 03.10.2022.

ORDER:

In the Government Order first and second read above, orders were issued fixing the rate of interest on the accumulation at the credit of the subscribers of G.P.F (TN) during the financial year 2022 – 2023 as detailed below:



Sl. No.	Quarter	Period	Rate of Interest
1.	I	01-04-2022 to 30-06-2022	7.1%
2.	II	01-07-2022 to 30-09-2022	7.1%

2. The Government of India, in its resolution third read above, announced that during the financial year 2022-2023, accumulations at the credit of subscribers to the General Provident Fund and other similar funds shall carry interest at the rate of 7.1% (Seven point one percent) with effect from 1st October -2022 to 31st December -2022(Q3).

3. The Government now direct that the rate of interest on the accumulation at the credit of the subscribers to General Provident Fund (Tamil Nadu) shall carry interest at the rate of 7.1% (Seven point one percent) with effect from 1st October -2022 to 31st December -2022(Q3).

4. The rate of interest on belated final payment of Provident Fund accumulation remaining unpaid for more than three months of its becoming payable shall be at the same rates as ordered in para-3 above.

(BY ORDER OF THE GOVERNOR)

N. MURUGANANDAM

ADDITIONAL CHIEF SECRETARY TO GOVERNMENT

நன்கொடை

தமிழ்நாடு பொறியியல் சங்கம் சேலம் கிளையின் இணைச்செயலாளர் பொறியாளர் கே. உமாமகேஸ்வரி, உதவிசெயற்பொறியாளர் அவர்கள் தனது மகன் திருமண நன்கொடையாக ரூ.2,000/- (இரண்டாயிரம் மட்டும்) நன்கொடையாக வழங்கியுள்ளார்.

பணி ஓய்வு பெற்றவர்கள்

(அரசாணை (வாலாயம்) எண். 151 பொதுப்பணி (எப்.1)த் துறை நாள் 31.10.2022)

வ.எண் பெயர் (திருவாளர்கள்)

பதவி

- | | | |
|----|-----------------------|----------------------------|
| 1. | R.K.R. இராஜசேகர் | செயற்பொறியாளர் |
| 2. | S. பிச்சைமுருகன் | செயற்பொறியாளர் |
| 3. | T.S. ராமசுப்பிரமணியன் | உதவி செயற்பொறியாளர் (மின்) |
| 4. | S. நடராஜரத்தினம் | உதவி செயற்பொறியாளர் |

(ஆளுநரின் ஆணைப்படி)

க.மணிவாசன்

அரசு முதன்மைச் செயலாளர்



(List of Holidays 2023 (G.O Ms.No. 682, dt.11.10.2022))

Sl. No	Public Holidays	Date	Day
1.	New Year's Day	01.01.2023	Sunday
2.	Pongal	15.01.2023	Sunday
3.	Thiruvalluvar Day	16.01.2023	Monday
4.	Uzhavar Thirunal	17.01.2023	Tuesday
5.	Republic Day	26.01.2023	Thursday
6.	Thai Poosam	05.02.2023	Sunday
7.	Telugu New Year's Day	22.03.2023	Wednesday
8.	Annual closing of Accounts for Commercial Banks & Co-operative Banks	01.04.2023	Saturday
9.	Mahaveer Jayanthi	04.04.2023	Tuesday
10.	Good Friday	07.04.2023	Friday
11.	Tamil New Year's Day and Dr. B.R. Ambedkar's Birthday	14.04.2023	Friday
12.	Ramzan (Idu'l Fitr)	22.04.2023	Saturday
13.	May Day	01.05.2023	Monday
14.	Bakrid (Idul Azha)	29.06.2023	Thursday
15.	Muharram	29.07.2023	Saturday
16.	Independence Day	15.08.2023	Tuesday
17.	Krishna Jayanthi	06.09.2023	Wednesday
18.	Vinayakar Chaturth	17.09.2023	Sunday
19.	Milad-un-Nabi	28.09.2023	Thursday
20.	Gandhi Jayanthi	02.10.2023	Monday
21.	Ayutha Pooja	23.10.2023	Monday
22.	Vijaya Dasami	24.10.2023	Tuesday
23.	Deepavali	12.11.2023	Sunday
24.	Christmas	25.12.2023	Monday

திருமண அழைப்பிதழ்

நிறை அன்புடையீர், வணக்கம்!

நிகழும் மங்களகரமான ஸ்ரீ சுபகிருது வருடம் கார்த்திகை மாதம் 4ம் தேதி (20.11.2022) ஞாயிற்றுக்கிழமை, ஏகாதசி திதியும், அஸ்தம் நட்சத்திரமும் அமிர்தயோகமும் கூடிய சுபயோக சுபதினத்தில் அன்று காலை 10.30 மணிக்கு மேல் 12.00 மணிக்குள் விருச்சிக லக்கனத்தில்

சேலம் மாவட்டம், தலைவாசல் மும்முடி ஓம்முருகா நகர்,
தெய்வத்திரு.M.கொழந்தையாபிள்ளை-தெய்வத்திருமதி R.செல்லம் இவர்களின் மகன்வழிப்பேரனும்,
திரு.S. கண்ணன் TNEB - தெய்வத்திருமதி.K. தனலெட்சுமி இவர்களின் மகள்வழிப் பேரனும்,
திரு. K. ராஜேந்திரன் - திருமதி. K. உமாமகேஸ்வரி எங்களின் குமாரனுமான
திருநிறைச்செல்வன்

Er. R. மோகன்ராஜ், B.E. M.S. (UK)

(Investment Professional, Salem,)

மதுரை மாவட்டம், சிம்மக்கல்
திரு.M.கணேசன் - தெய்வத்திருமதி. G. இராமலெட்சுமி இவர்களின் மகன்வழிப் பேத்தியும்,
இராமநாதபுரம் மாவட்டம், பிரப்பன்வலசை
தெய்வத்திரு.N.சாத்தையா - தெய்வத்திருமதி. S.முனியம்மாள் இவர்களின் மகள்வழிப் பேத்தியும்,
திரு.M.G. ராமச்சந்திரன் - திருமதி. R.கொன்னலெட்சுமி இவர்களின் குமாரத்தியுமான
திருவளர்ச்செல்வி

Er. R. ராஜி, B.E.,

(Co-Founder Witree Technology Solutions Pvt Ltd., Madurai,)

இவர்களது திருமணம் பெரியோர்களால் நிச்சயிக்கப் பெற்று, மேற்படி திருமண வைபவம் மதுரை, அழகர்கோயில் ரோடு, சூர்யா நகரில் உள்ள விஜய் கிருஷ்ணா மஹாலில் வைத்து உயர்திரு. **M. கணேசன்** (துணைத்தலைவர், மதுரை மாவட்ட லாரி உரிமையாளர் சங்கம்) அவர்கள் நடத்தி வைப்பதால் தாங்கள் தங்கள் சுற்றம் சூழ வருகை தந்து மணமக்களை வாழ்த்தியருள அன்புடன் அழைக்கின்றோம்.

தங்கள் அன்புள்ள,

K. ராஜேந்திரன், M.A., SI of Police (Rtd)

K. உமாமகேஸ்வரி, B.E.,

உதவி செயற்பொறியாளர், நீர்வளத்துறை, சேலம்.

இணைச்செயலாளர், சேலம் கிளை.

தமிழ்நாடு பொறியியல் சங்கம், சென்னை-5.

Er.M.அஜய்சுந்தர் B.E., M.S., (UK)

Dr.R.ரேகா M.B.B.S., MPH (UK) சேலம்.

செல்: 98652 12231, 94879 96100.

வரவேற்பு

19.11.2022 சனிக்கிழமை

மாலை 06.00 மணி.

08.09.2022 அன்று தஞ்சாவூரில் நடைபெற்ற தமிழ்நாடு பொறியியல் சங்கம் திருவாரூர் - நாகை கிளையின் தலைவரும் முன்னாள் கிழக்கு மண்டல செயலாளருமான பொறியாளர் ஆர்.வேதமூர்த்தி அவர்கள் இல்ல திருமண வரவேற்பு விழாவில் பொதுச்செயலாளர் மற்றும் பொறுப்பாளர்கள் கலந்து கொண்டு வாழ்த்து தெரிவித்தனர்.



தொலைபேசி : சங்கம் : 28525786
இல்லம் : 28551993



**பொறியியல் கதிர்
PORIYIAL KADHIR**

அனுப்பநர்:
தமிழ்நாடு பொறியியல் சங்கம்
சேப்பாக்கம், சென்னை - 600 005.
முகவரி சரியில்லையேல் திருப்பி அனுப்பவும்

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