Registered with the Registrar of Newspapers for India under No. 10410





புதுச்சேரி மாநீல அரசிதழ்

La Gazette de L'État de Poudouchéry The Gazette of Puducherry

அதிகாரம் பெற்ற வெளியீடு Publiée par Autorité Published by Authority புதுச்சேரி 2022 🔊 மே மீ 17 @ எண் செவ்வாய்க்கிழமை No. 20 Poudouchéry Mardi 17 Mai 2022 (27 Vaisakha 1944) No. **Puducherry** Tuesday 17th May 2022 பொருளடக்கம் SOMMAIRES CONTENTS பக்கம் Page Page Notifications du Gouvernement .. 362 Government Notifications .. 362 அரசு அறிவிக்கைகள் 362 Avis d' appel d' offres .. 367 Tender Notice . 367 ஒப்ப அறிவிப்புகள் 367 ஆபத்தான நிறுவனங்கள் 368 Etablissements dangereux .. 368 Dangerous Establishments 368 371 Annonces .. 371 Announcements .. 371 சாற்றறிக்கைகள் ..

LA GAZETTE DE L'ETAT

புதுச்சேரி அரசு

துணை மாவட்ட ஆட்சியர் (வருவாய்) அலுவலகம், காரைக்கால்

எண் 2892/மாசாஆ/காரை/95/2022.

அறிவிக்கை

[புதுச்சேரி நீல மானிய விதி 1975, விதி 60(iii)-ன் கீழ்]

புதுச்சேரி அரசால் தங்களுக்கு ஒப்படை செய்யப்பட்ட கீழ்க்காணும் நீலவிவரங்களுடைய இடத்தில் தாங்கள் வீடு கட்டாமலோ அல்லது குடியிருக்காமலோ இருப்பதன் மூலம் தங்களுக்கு வழங்கப்பட்ட நில ஒப்படை ஆணையில் காணப்படும் நீபந்தனை (2)-ஐ தாங்கள் கடைபிடிக்காததை அறியவும்.

வரிசை எண்	ஒப்படை பெற்றவரின் பெயர் மற்றும் முகவரி	நகர/மறு அளவை எண்	நீலத்தின் பரப்பளவு	நில ஒப்படை ஆணை எண்
(1)	(2)	(3)	(4)	(5)
எண்	27 தருமபுரம் வருவாய் கீராமம்		ஹெ. ஆ. சா.	
1	தீரு. டேனியல், த/பெ. மரியாலூர்து ஆரோக்கியசாமி, திருமதி ஆரோக்கியமேரி, க/பெ. டேனியல்.	E/10/5/23	0 00 69	55/03-04

ஆதலால், இவ்வறிவிப்பு கீடைக்கப்பெற்ற 15 நாட்களுக்குள் தங்களுக்கு வழங்கப்பட்ட இடத்தினை ஏன் அரசே தீரும்ப எடுத்துக்கொள்ளக்கூடாது என்பதற்கான காரணங்களை இவ்வலுவலகத்திற்குத் தெரிவிக்கும்படி கேட்டுக்கொள்ளப்படுகிறது, இது தொடர்பாக தாங்கள் கருத்து ஏதேனும் தெரிவிக்க விரும்பினால் மேற்குறிப்பிட்ட காலக்கெடுவிற்குள் கீழ்க்கையொப்பமிட்டுள்ள அதிகாரியிடம் முறையிடலாம்.

குறிப்பிட்ட காலக்கெடுவிற்குள் தாங்கள் நேரிலோ அல்லது கடிதம் வாயிலாகவோ தங்களது கருத்தைத் தெரிவிக்காவிடில், தங்களிடம் கருத்துக்கூற ஏதும் இல்லை எனக் கருதப்பட்டு இதற்கு மேல் எந்த அறிவிப்புமின்றி தங்களுக்கு வழங்கப்பட்ட நீல ஒப்படை ஆணை ரத்து செய்யப்படும்.

காரைக்கால், 2022 ஹெ ஏப்ரல் மீ 25 வ.

GOVERNMENT OF PUDUCHERRY DEPARTMENT OF HINDU RELIGIOUS INSTITUTIONS AND WAKF

No. 8896/CHRI/T.1/2017/87.

Puducherry, dated 02nd May 2022.

ORDER

Whereas, a letter, dated 21-09-2021 has been received from the Board of Trustees of Arulmigu Kathirvel Swamy Temple, Kathirkamam, Puducherry, informing that, during the festival like Sedal Urchavam, large number of devotees have attended and as such there is a congestion in the temple premises. In order to decongest, one Thiru Ganesan consented to sell his land to an extent of 650 sq.ft. situated adjoining to the temple.

Whereas, the Board of Trustees have further informed that, on verification of records revealed that the proposed seller Thiru Ganesan is having a piece of **மூ. ஆதர்ஷ்,** துணை மாவட்ட ஆட்சியர் (வருவாய்).

land to an extent of 650 sq.ft. in R.S.No. 174/24 of Thattanchavady Revenue Village which is adjoining to temple. The land was registered in the name of Thiru Ganesan, s/o. Sammandam *vide* Document No. 7735/2020, dated 13-05-2020.

Whereas, in order to arrive the present market value, a letter has been sent to Deputy Collector (Revenue) North, Puducherry. Accordingly, the Deputy Collector (Revenue) North, Puducherry, has furnished the present GLR value/Market value for the proposed site as detailed below:

R.S.No.	Proposed Extent	Market value
174/24	650 sq.ft.	₹ 3,500 per sq.ft. x 650 sq.ft = ₹ 22,75,000 (approximately)

Further, he has informed that the proposed site under R.S.No. 174/24 of 34-Thattanchavady Revenue Village is not covered under any acquisition proceedings undertaken as per the Land Acquisition Act, 1894/Land Reforms proceedings pertaining to his office.

Whereas, it has been suggested that for the sake/ development of the Devasthanam, the temple authorities may be allowed to purchase the said land to an extent of 650 sq.ft. in R.S.No.174/24 of Thattanchavady Revenue Village from Thiru Ganesan, s/o. Sammandam as per the market rate suggested by the Deputy Collector (Revenue) North, Puducherry, for the amount of ₹ 22,75,000.

Whereas, the section 25(1) of the Puducherry Hindu Religious Institutions Act, 1972 is reproduced below:

25(1) Any exchange, sale, mortgage, gift or lease for a term exceeding three years, of any immovable property belonging to, or given or endowed for the purposes of any institution shall be *null* and *void* unless it is sanctioned by the Commissioner as being necessary or beneficial to this Institution.

Provided that before such sanction is accorded, the particulars relating to the proposed transaction shall be published in such manner as may be prescribed for inviting objections and suggestions with respect thereto and all objections and suggestions so received shall be considered by the Commissioner.

Whereas, as above and as per section 18 of the Puducherry Hindu Religious Institutions Rules, 1975, a Notification has been published on 10-03-2022 in the Tamil daily "Dinakaran" for inviting objections or suggestions to the said proposal. However, No objection/suggestion in response to the notification published was received by this Office as well as Devasthanam.

Whereas, the section 19 and 3–A of the Puducherry Hindu Religious Institutions Act, 1972 is reproduced below:

Section 19. The Board, may, out of the funds in its charge, after making adequate provision for the purpose referred to in sub-section (2) of section 13, provide for, by a resolution, the expenditure-

(a) On arrangements for securing the health. safety or convenience of pilgrims, worshippers or disciples; and

Section 3A

Powers and functions of Commissioner "3A - subject to the other provisions of this Act, the administration of all institutions shall be subject to the general superintendence and control of the Commissioner and such superintendence and control shall include the power to pass any orders which may be deemed necessary to ensure that such institutions are properly administered and that their income is duly appropriated for the purposes for which they were founded.

Now, therefore, in exercise of the powers conferred under sub-section (1) of section 25 of Puducherry Hindu Religious Institutions Act, 1972 on the undersigned being the Commissioner for the purpose of the said Act, sanction is hereby accorded to the said temple authorities of the abovesaid Devasthanam to purchase the said land to an extent of 650 sq.ft. in R.S.No. 174/24 of Thattanchavady Revenue Village from Thiru Ganesan, s/o. Sammandam.

Schedule of property

Puducherry Registration District, Oulgaret Sub-Registry, R.S.No. 174/24 of No. 34-Thattanchavady Revenue Village, Extent: 650 sq.ft.

Boundaries : East – Gunesegaran Plot,

West – Mariamman Temple,

North - Manickassamy Plot and

South – Muthaian Plot.

(By order of the Lieutenant-Governor)

A. SIVASANKARAN, Commissioner.

GOVERNMENT OF PUDUCHERRY LABOUR DEPARTMENT

(G.O. Rt. No. 62/Lab./AIL/T/2022, Puducherry, dated 04th May 2022)

NOTIFICATION

Whereas, the Government is of the opinion that an industrial dispute has arisen between the management of M/s. Chemin C&I Private Limited, Puducherry and Chemin C&I Thozhilalar Nala Sangam, over charter of demands regarding wage revision and other allied welfare measures in respect of the matter mentioned in the Annexure to this order; And whereas, in the opinion of the Government, it is necessary to refer the said dispute for adjudication;

Now, therefore, by virtue of the authority delegated vide G.O. Ms. No. 20/91/Lab./L, dated 23-5-1991 of the Labour Department, Puducherry, to exercise the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947), it is hereby directed by the Secretary to Government (Labour) that the said dispute be referred to the Industrial Tribunal, Puducherry, for adjudication. The Industrial Tribunal, Puducherry, shall submit the Award within 3 months from the date of issue of reference as stipulated under sub-section (2-A) of section 10 of the Industrial Disputes Act, 1947 and in accordance with rule 10-B of the Industrial Disputes (Central) Rules, 1957. The party raising the dispute shall file a statement of claim complete with relevant documents, list of reliance and witnesses to the Industrial Tribunal, Puducherry, within 15 days of the receipt of the order of reference and also forward a copy of such statement to each one of the opposite parties involved in the dispute.

ANNEXURE

(a) Whether the dispute raised by the Petitioners' Union 'Chemin C&I Thozhilalar Nala Sangam against the management of M/s. Chemin C&I Private Limited, Puducherry, over charter of demands with regard to wage revision and other allied welfare measures is justified or not? If justified, to give appropriate direction?

(b) To what other relief the workmen, represented by the Chemin C&I Thozhilalar Nala Sangam in this dispute, are entitled to?

(c) To compute the relief if any, awarded in terms of money if, it can be so computed?

(By order)

D. MOHAN KUMAR, Under Secretary to Government (Labour).

GOVERNMENT OF PUDUCHERRY LABOUR DEPARTMENT

(G.O. Rt. No. 63/Lab./AIL/T/2022, Puducherry, dated 04th May 2022)

NOTIFICATION

Whereas, the Government is of the opinion that an industrial dispute has arisen between the management of M/s. Puducherry Co-operative Spinning Mills Limited,

P.396 (SPINCO), Thirubuvanai, Puducherry and the Petitioners' Union Puducherry Kooturavu Noorpalai Desiya Thozhilalar Sangam, over Leave entitlement in respect of the matter mentioned in the Annexure to this order;

And whereas, in the opinion of the Government, it is necessary to refer the said dispute for adjudication;

Now, therefore, by virtue of the authority delegated vide G.O. Ms. No. 20/91/Lab./L, dated 23-5-1991 of the Labour Department, Puducherry, to exercise the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947), it is hereby directed by the Secretary to Government (Labour) that the said dispute be referred to the Industrial Tribunal, Puducherry, for adjudication. The Industrial Tribunal, Puducherry, shall submit the Award within 3 months from the date of issue of reference as stipulated under sub-section (2-A) of section 10 of the Industrial Disputes Act, 1947 and in accordance with rule 10-B of the Industrial Disputes (Central) Rules, 1957. The party raising the dispute shall file a statement of claim complete with relevant documents, list of reliance and witnesses to the Industrial Tribunal, Puducherry, within 15 days of the receipt of the order of reference and also forward a copy of such statement to each one of the opposite parties involved in the dispute.

ANNEXURE

(a) Whether the dispute raised by the Petitioners' Union 'Puducherry Kooturavu Noorpalai Desiya Thozhilalar Sangam' (Affiliated with INTUC-PMC) against the management of M/s. Puducherry Co-operative Spinning Mills Limited, P.396 (SPINCO), Thirubuvanai, Puducherry, over leave entitlement for the period the Mill was closed due to pandemic – COVID-19 is justified or not? If justified, to give appropriate direction?

(b) Whether the stand taken by the management of M/s. Puducherry Co-operative Spinning Mills Limited, P.396 (SPINCO), Thirubuvanai, Puducherry, regarding grant of CL/EL on *pro rata* basis is legal and justified? If justified, give appropriate direction?

(c) To compute the relief if any, awarded in terms of money if, it can be so computed?

(By order)

D. MOHAN KUMAR, Under Secretary to Government (Labour).

GOVERNMENT OF PUDUCHERRY DEPARTMENT OF PERSONNEL AND ADMINISTRATIVE REFORMS (PERSONNEL WING)

(G.O. Ms. No. 30, Puducherry, dated 04th May 2022)

NOTIFICATION

In pursuance of the Order No. 14020/02/2020- UTS.I, dated 20-04-2022 of the Ministry of Home Affairs, New Delhi, the Lieutenant-Governor, Puducherry, is pleased to relieve Shri Milind Mahadeo Dumbere, I.P.S., (AGMUT:2006) Deputy Inspector-General of Police, Puducherry, from this Union Territory Administration on the afternoon of 04-05-2022 to take up his new assignment in the Union Territory Administration of Dadra and Nagar Haveli and Daman and Diu.

(By order of the Lieutenant-Governor)

RAJEEV VERMA, Chief Secretary to Government.

GOVERNMENT OF PUDUCHERRY LABOUR DEPARTMENT

(G.O. Rt. No. 65/Lab./AIL/T/2022, Puducherry, dated 06th May 2022)

NOTIFICATION

Whereas, the Government is of the opinion that an industrial dispute has arisen between the management of M/s. Berger Paints India Limited, Puducherry and the Centre of Indian Trade Union (CITU), over non-employment of Thiru K. Ramachandran, in respect of the matter mentioned in the Annexure to this order;

And whereas, in the opinion of the Government, it is necessary to refer the said dispute for adjudication;

Now, therefore, by virtue of the authority delegated vide G.O. Ms. No. 20/91/Lab./L, dated 23-5-1991 of the Labour Department, Puducherry, to exercise the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947), it is hereby directed by the Secretary to Government (Labour) that the said dispute be referred to the Labour Court, Puducherry, for adjudication. The Labour Court, Puducherry, shall submit the Award within 3 months from the date of issue of reference as stipulated under sub-section 2-A of section 10 of the Industrial Disputes Act, 1947 and in accordance with rule 10-B of the Industrial Disputes (Central) Rules, 1957. The party raising the dispute shall file a statement of claim complete with relevant documents, list of reliance and witnesses to the Labour Court, Puducherry, within 15 days of the receipt of the order of reference and also forward a copy of such statement to each one of the opposite parties involved in the dispute.

ANNEXURE

(a) Whether any employer-employee relationship exists between the petitioner Thiru K. Ramachandran and the management of M/s. Berger Paints India Limited, Pandasozhanallur, Puducherry?

(b) Whether the individual dispute raised by the Petitioner's Union, Centre of Indian Trade Union (CITU) over non-employment of Thiru K. Ramachandran, against the management of M/s. Berger Paints India Limited, is justified or not? If justified, give appropriate directions?

(c) To compute the relief if any, awarded in terms of money if, it can be so computed.

(By order)

D. MOHAN KUMAR, Under Secretary to Government (Labour).

GOVERNMENT OF PUDUCHERRY LABOUR DEPARTMENT

(G.O. Rt. No. 66/Lab./AIL/T/2022, Puducherry, dated 06th May 2022)

NOTIFICATION

Whereas, the Government is of the opinion that an industrial dispute has arisen between the management of M/s. Chemin C & I Private Limited, Puducherry and Chemin C & I Thozhilalar Nala Sangam, over payment of maximum Bonus @ 20% for the year 2020-21, in respect of the matter mentioned in the Annexure to this order;

And whereas, in the opinion of the Government, it is necessary to refer the said dispute for adjudication;

Now, therefore, by virtue of the authority delegated vide G.O. Ms. No. 20/91/Lab./L, dated 23-5-1991 of the Labour Department, Puducherry, to exercise the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947), it is hereby directed by the Secretary to Government (Labour) that the said dispute be referred to the Industrial Tribunal, Puducherry, for adjudication. The Industrial Tribunal, Puducherry, shall submit the Award within 3 months from the date of issue of reference as stipulated under sub-section 2-A of section 10 of the Industrial Disputes Act, 1947 and in accordance with rule 10-B of the Industrial Disputes (Central) Rules, 1957. The party raising the dispute shall file a statement of claim complete with relevant documents, list of reliance and witnesses to the Industrial Tribunal, Puducherry, within 15 days of the receipt of the order of reference and also forward a copy of such statement to each one of the opposite parties involved in the dispute.

ANNEXURE

(i) Whether the dispute raised by the Petitioners Union, Chemin C & I Thozhilalar Nala Sangam, against the Management of M/s. Chemin C & I Private Limited, Puducherry, over payment of maximum Bonus @ 20% for the year 2020-21 is legal and justified? If justified, to give appropriate direction?

(ii) To compute the relief if any, awarded in terms of money if, it can be so computed.

(By order)

D. MOHAN KUMAR, Under Secretary to Government (Labour).

GOVERNMENT OF PUDUCHERRY CHIEF SECRETARIAT (HIGHER AND TECHNICAL EDUCATION)

(G.O. Ms. No. 08, Puducherry, dated 10th May 2022)

NOTIFICATION

On the recommendations of the Union Public Service Commission, New Delhi *vide* letter F.No.1/6(1)/ 2022-AP.I(STF), dated 25-04-2022 of the Union Public Service Commission, New Delhi, Dr. S. Srinivasan, Associate Professor in Law, Dr. Ambedkar Government Law College, Puducherry, is promoted and appointed as Principal, on regular basis and posted in the same Institution, with immediate effect. He will draw pay in the Academic Level 14 of the Pay Matrix (₹ 1,44,200-2,18,200), plus usual allowances, as admissible from time to time.

(By order of the Lieutenant-Governor)

M.V. HIRAN, Under Secretary to Government (Higher and Technical Education).

GOVERNMENT OF PUDUCHERRY LABOUR DEPARTMENT

(G.O. Rt. No. 67/Lab./AIL/T/2022, Puducherry, dated 10th May 2022)

NOTIFICATION

Whereas, the Government is of the opinion that an industrial dispute has arisen between the management of M/s. Vaigai Industries, Karaikal and its workmen Thiru P. Panthalarajan and 5 others, Karaikal, over their non-employment with back wages in respect of the matter mentioned in the Annexure to this order;

And whereas, in the opinion of the Government, it is necessary to refer the said dispute for adjudication;

Now, therefore, by virtue of the authority delegated vide G. O. Ms. No. 20/91/Lab./L, dated 23-5-1991 of the Labour Department, Puducherry, to exercise the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947), it is hereby directed by the Secretary to Government (Labour) that the said dispute be referred to the Labour Court, Puducherry, for adjudication. The Labour Court, Puducherry, shall submit the Award within 3 months from the date of issue of reference as stipulated under sub-section (2-A) of section 10 of the Industrial Disputes Act, 1947 and in accordance with rule 10-B of the Industrial Disputes (Central) Rules, 1957. The party raising the dispute shall file a statement of claim complete with relevant documents, list of reliance and witnesses to the Labour Court, Puducherry, within 15 days of the receipt of the order of reference and also forward a copy of such statement to each one of the opposite parties involved in the dispute.

ANNEXURE

(i) Whether the industrial dispute raised by the petitioner's/workmen, Thiruvalargal P. Panthalarajan, S. Praveenkumar, B. Vedhanayagam, D. Selvakumar, T. Jesudoss and A. Ramkumar against the management of M/s. Vaigai Industries, No. 32/1 and 32/2, Melakasakudy Village, Nedungadu, Karaikal, over their non-employment and other consequential benefits are justified or not?

(ii) If justified, what relief the Thiruvalargal
(1) P. Panthalarajan, (2) S. Praveenkumar,
(3) B. Vedhanayagam, (4) D. Selvakumar, (5) T. Jesudoss and (6) A. Ramkumar are entitled to?

(iii) To compute the relief if any, awarded in terms of money if, it can be so computed?

(By order)

D. MOHAN KUMAR, Under Secretary to Government (Labour).

GOVERNMENT OF PUDUCHERRY LABOUR DEPARTMENT

(G.O. Rt. No. 68/Lab./AIL/T/2022, Puducherry, dated 10th May 2022)

NOTIFICATION

Whereas, the Government is of the opinion that an industrial dispute has arisen between the management of M/s. Leo Fasteners Unit-II (A Unit of Grace Infrastructure Private Limited) Thattanchavady, Puducherry, and Thiru S. Aruljothi, over non-employment in respect of the matter mentioned in the Annexure to this order; And whereas, in the opinion of the Government, it is necessary to refer the said dispute for adjudication;

Now, therefore, by virtue of the authority delegated vide G. O. Ms. No. 20/91/Lab./L, dated 23-5-1991 of the Labour Department, Puducherry, to exercise the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947), it is hereby directed by the Secretary to Government (Labour) that the said dispute be referred to the Labour Court, Puducherry, for adjudication. The Labour Court, Puducherry, shall submit the Award within 3 months from the date of issue of reference as stipulated under sub-section (2-A) of section 10 of the Industrial Disputes Act, 1947 and in accordance with rule 10-B of the Industrial Disputes (Central) Rules, 1957. The party raising the dispute shall file a statement of claim complete with relevant documents, list of reliance and witnesses to the Labour Court, Puducherry, within 15 days of the receipt of the order of reference and also forward a copy of such statement to each one of the opposite parties involved in the dispute.

ANNEXURE

(i) Whether the dispute raised by Thiru. S. Aruljothi against the management of M/s. Leo Fasteners Unit-II (A Unit of Grace Infrastructure Private Limeted), Thattanchavady, Puducherry, over his non-employment is justified or not? If justified, what relief he is entitled to?

(ii) To compute the relief if any, awarded in terms of money if, it can be so computed?

(By order)

D. MOHAN KUMAR, Under Secretary to Government (Labour).

GOVERNMENT OF PUDUCHERRY LABOUR DEPARTMENT

(G.O. Rt. No. 69/Lab./AIL/T/2022, Puducherry, dated 10th May 2022)

NOTIFICATION

Whereas, the Government is of the opinion that an industrial dispute has arisen between the management of M/s. Easun-MR Tap Changers Private Limited, Puducherry and Thiruvalargal E. Theerthamalai and 8 others, over non-employment in respect of the matter mentioned in the Annexure to this order;

And whereas, in the opinion of the Government, it is necessary to refer the said dispute for adjudication;

Now, therefore, by virtue of the authority delegated vide G. O. Ms. No. 20/91/Lab./L, dated 23-5-1991 of the Labour Department, Puducherry, to exercise the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947), it is hereby directed by the Secretary to Government (Labour) that the said dispute be referred to the Labour Court, Puducherry, for adjudication. The Labour Court, Puducherry, shall submit the Award within 3 months from the date of issue of reference as stipulated under sub-section (2-A) of section 10 of the Industrial Disputes Act, 1947 and in accordance with rule 10-B of the Industrial Disputes (Central) Rules, 1957. The party raising the dispute shall file a statement of claim complete with relevant documents, list of reliance and witnesses to the Labour Court, Puducherry, within 15 days of the receipt of the order of reference and also forward a copy of such statement to each one of the opposite parties involved in the dispute.

ANNEXURE

(a) Whether any employer-employee relationship exists between the petitioners namely, Thiruvalargal (1) E. Theerthamalai (2) V.Veerarasu, (3) R.Praveenkumar, (4) S.Thulasi, (5) V. Sathyaprabhu, (6) K. Anu, (7) N.Velazhagan, (8) K.Radhakrishnan and (9) D. Uthrapthy and the management of M/s. Easun-MR Tap Changers Private Limited, Puducherry?

(b) Whether the dispute raised by the Petitioners against the management of M/s. Easun-MR Tap Changers Private Limited, Puducherry, over reinstatement with back wages is justified or not? If justified, give appropriate directions?

(c) To compute the relief if any, awarded in terms of money if, it can be so computed.

(By order)

D. MOHAN KUMAR, Under Secretary to Government (Labour).

புதுச்சேரி அரசு

பள்ளிக் கல்வித்துறை

வ.உ.சி. அரசு மேல்நிலைப்பள்ளி, கோட்டூச்சேரி, காறைக்கால்

ஒப்பந்தப்புள்ளி அறிவிப்பு

காரைக்கால், கோட்டுச்சேரி, வ. உ. சி. அரசு மேல்நிலைப்பள்ளியில் உடைந்த/பயன்படாத மர மற்றும் இரும்புப் பொருட்களை அரசு நீர்ணயம் செய்த விலையைவிடக் கூடுதலான விலைக்கு ஒப்பந்தபுள்ளி அடிப்படையில் எடுத்துக்கொள்வதற்கான ஒப்பந்தப்புள்ளிகள் வரவேற்கப்படுகின்றன.