South India House 73 Armenian Street

Chennai 600 001 India

Phone: 91.44.66157016 Fax: 91.44.66157017



Ref.:SICAL:SD:2021

Sical Logistics Ltd

27th June, 2021

National Stock Exchange of India Limited Exchange Plaza, 5th Floor Plot No.C/1, G Block Bandra-Kurla Complex

Bandra [East]

Mumbai :: 400 051

BSE Limited

Department of Corporate Services

Floor 25, P.J. Towers

Dalal Street

Mumbai :: 400 001

Dear Sirs,

Sub: Submission of audited financial results for the guarter and year

ended 31st March, 2021

Ref : Regulation 33 of the SEBI [LODR] Regulations, 2015 and SEBI

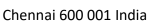
Circular No. CIR/CFD/CMD 1/142/2018 dated November 19, 2018.

Pursuant to Regulation 33 of the SEBI [LODR] Regulations, 2015, the audited financial results for the quarter and year ended 31st March, 2021 is to be submitted on or before 30th June, 2021. Due to the sudden spike in the number of active cases of COVID-19 pandemic in the State of Tamil Nadu and especially the larger number in Chennai where the Registered Office of the Company is situated, the State Government has been issuing directions restricting various activities and vide G.O. Ms.No.371 dated 08th May, 2021 of Revenue and Disaster Management [DM-IV] Department, the State Government has announced **COMPLETE LOCKDOWN** in the State thereby restricting the movement of people by total stoppage of public transport and closure of shops and establishments and offices in private sectors and government excepting very essential activities from 1st week of May 2021 onwards. However, the State Government has vide G.O.Ms.No.409 dated 20th June, 2021 now allowed 50% of staff to work in the private sectors.

Due to the above stated factors, the audit required to be carried out by the statutory auditors could not be initiated, since physical verification of books, records for drawing samples and arriving at the logical closure of audit was not possible earlier due to restrictions imposed towards COVID 19 pandemic. Accordingly, as you would appreciate, any audit of both standalone and consolidated financial statement and the financials related to subsidiaries can commence only from now onwards as the restrictions are relaxed w.e.f 22nd June 2021. Under the circumstances, it has been observed that completion of the audit activities and compilation within a short period of 9 days would be very difficult.

Registered Office: South India House, 73, Armenian Street, Chennai:: 600001 CIN: L51909TN1955PLC002431

South India House 73 Armenian Street



Phone: 91.44.66157016 Fax: 91.44.66157017



:2:

Under the circumstances, the Company is unable to submit the financials within the stipulated time and hence has made a request to SEBI for granting extension of time for a period of upto 31st July, 2021 for necessary compliance. A copy of the communication submitted to SEBI is attached herewith for reference.

This may kindly be taken on record.

Yours faithfully, For Sical Logistics Limited

Sical Logistics Ltd

V. Radhakrishnan Company Secretary

Encl: As stated

Registered Office : South India House, 73, Armenian Street, Chennai :: 600001 CIN : L51909TN1955PLC002431

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South India House 73 Armenian Street

Chennai 600 001 India

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Ref.:SICAL:SD:2020

27th June, 2021

General Manager
CFD
Securities and Exchange Board of India
SEBI Bhavan
BKC
Mumbai

Dear Sir,

Sub : Submission of audited financial results for the quarter and year

ended 31st March, 2021

Ref : Regulation 33 of the SEBI [LODR] Regulations, 2015

Pursuant to Regulation 33 of the SEBI [LODR] Regulations, 2015, and in accordance with the SEBI Circular No. SEBI/HO/DDHS/DDHS_Div1/P/CIR/2021/557 dated April 29, 2021, we have to submit the audited standalone and consolidated financial results of the Company for the quarter and year ended 31st March, 2021 on or before 30th June, 2021.

We wish to submit the following for your kind consideration.

Honourable National Company Law Tribunal, Chennai Bench vide its order dated 10th March, 2021 had ordered for initiation of Corporate Insolvency Resolution Process under the Insolvency and Bankruptcy Code, 2016 for Sical Logistics Limited and appointed Mr. S. Lakshmisubramanian as the Interim Resolution Professional. A copy of the Order is attached as Annexure – 1.

Further to this, the Honourable National Company Law Tribunal, Chennai Bench vide its order dated 02nd June, 2021 had appointed Mr. Sripatham Venkatasubramanian Ramkumar as the Resolution Professional and the order copy was published in the Website of NCLT on 06th June, 2021. A copy of the Order is attached as Annexure – 2.

Sical Logistics Ltd

South India House 73 Armenian Street Chennai 600 001 India

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:2:

Due to the sudden spike in the number of active cases of COVID-19 pandemic in the State of Tamil Nadu and especially the larger number in Chennai where the Registered Office of the Company is situated, the State Government has been issuing directions restricting various activities and vide G.O. Ms.No.371 dated 08th May, 2021 of Revenue and Disaster Management [DM-IV] Department, the State Government has announced **COMPLETE LOCKDOWN** in the State thereby restricting the movement of people by total stoppage of public transport and closure of shops and establishments and offices in private sectors and government excepting very essential activities from 1st week of May 2021 onwards. However, the State Government has vide G.O.Ms.No.409 dated 20th June, 2021 now allowed 50% of staff to work in the private sectors. All the notifications of the Tamil Nadu Government are attached as Annexure – 3.

Due to the above stated factors, the audit required to be carried out by the statutory auditors could not be initiated, since physical verification of books, records for drawing samples and arriving at the logical closure of audit was not possible earlier due to restrictions imposed towards COVID 19 pandemic. Accordingly, as you would appreciate, any audit of both standalone and consolidated financial statement and the financials related to subsidiaries can commence only from now onwards as the restrictions are relaxed w.e.f 22nd June 2021. Under the circumstances, it has been observed that completion of the audit activities and compilation within a short period of 9 days would be very difficult.

Furthermore, the responsibility of finalisation and publishing the financial results are now vested with the Resolution Professional who has taken over only from 07th June 2021 and the time period available for the Resolution Professional to understand the operations of the Company and address the issue of completion of audit within 9 days would be difficult.

Considering the extra-ordinary situation that prevails on account of the second wave of the COVID-19 pandemic which has created a greater havoc and such other factors as indicated, we request you to kindly grant us extension of time of one month from 30th June, 2021 viz. upto 31st July, 2021 for submission of the audited financial results

Sical Logistics Ltd

South India House 73 Armenian Street Chennai 600 001 India

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:3:

complying with the Regulation 33 of the SEBI [LODR] Regulations, 2015. We also confirm that we shall communicate to BSE and NSE on the request having been submitted to the Board with reasons for the delayed submission of the financial results as required vide SEBI Circular No. CIR/CFD/CMD 1/142/2018 dated November 19, 2018.

Thanking you,

Yours faithfully, For Sical Logistics Limited

V. Radhakrishnan Company Secretary

Encl: As stated

CC: BSE / NSE

Registered Office: South India House, 73, Armenian Street, Chennai:: 600001 CIN: L51909TN1955PLC002431

IN THE NATIONAL COMPANY LAW TRIBUNAL, DIVISION BENCH – I, CHENNAI

IBA/73/2020

(filed under Section 9 of the Insolvency and Bankruptcy Code, 2016 r/w Rule 6 of the Insolvency and Bankruptcy (Application to Adjudicating Authority) Rules, 2016)

In the matter of *M/s. Sical Logistics Limited*

M/s. MOL TOYOFUJI Automotive Logistics (India) Private Limited

(Formerly known as Ennore Automotive Logistics Private Limited)
Req. Off: -

Sudha Centre, 3rd Floor, New No. 31, Dr. Radhakrishnan Salai, Mylapore, Chennai – 600 004

... Operational Creditor

-Vs-

M/s. Sical Logistics Limited

Reg. Off: -South India House, No.73, Armenian Street, Chennai – 600 001

...Corporate Debtor

Order Pronounced on 10th March 2021

CORAM:

R. VARADHARAJAN, MEMBER (JUDICIAL) ANIL KUMAR B, MEMBER (TECHNICAL)

For Operational Creditor: Lilly Francis, Advocate

For Corporate Debtor : Arvindh Pandia, Senior Advocate

For Anand Sashidharan, Advocate

ORDER

Per: R. VARADHARAJAN, MEMBER (JUDICIAL)

1. Under Adjudication is an Application that has been filed on

09.12.2019, by M/s. MOL TOYOFUJI Automotive Logistics

(India) Private Limited (hereinafter referred to as 'Operational Creditor') under Section 9 of the Insolvency & Bankruptcy Code 2016 (in short, 'I&B Code, 2016') r/w Rule 6 of the Insolvency & Bankruptcy (Application to Adjudicating Authority) Rules, 2016 against M/s. Sical Logistics Limited (hereinafter referred to as 'Corporate Debtor'). The prayer made is to admit the Application, to initiate the Corporate Insolvency Resolution Process against the Corporate Debtor, declare moratorium and appoint Interim Resolution Professional.

2. Part-I of the Application sets out about the Operational Creditor from which, it is evident that the Operational Creditor is Private Limited Company. Part-II of the Application gives all the particulars of the Corporate Debtor and it is stated that the Corporate Debtor is a Private Limited Company, however in the reply and in the rejoinder being filed by the parties, it has been brought to the notice of this Tribunal that the Corporate Debtor is a Public Limited Company and also a listed Company. Further, it is seen that the Corporate Debtor is having the Corporate Identification Number as L51909TN1955PLC002431 which was incorporated on 06.05.1955 and that its Authorized Share capital is Rs.220,00,00,000/- and its paid up capital is Rs.58,52,02,620/-. The Registered Office of the Corporate Debtor as per the Application is stated to be situated at South India House, No.73,

Armenian Street, Chennai – 600 001. Part-III of the Application shows that the Operational Creditor has not proposed the name of the "Interim Resolution Professional" (IRP) and left it to the discretion of this Tribunal to appoint the same.

- 3. From Part-IV of the Application, it is seen that a sum of Rs.62,59,818/- is being claimed by the Operational Creditor as Operational Debt, including interest. Part V of the Application sets out about the list of documents which is filed by the Operational Creditor in order to prove the operational debt and the Operational Creditor has filed the Invoices raised by them and the email correspondence exchanged between the parties.
- 4. The Learned Counsel for the Operational Creditor submitted that the Corporate Debtor had availed yard handling and stevedoring operations at Ennore, Kandla, Cochin and New Mangalore ports and other related services for coastal shipping of cars within India and the scope of work and the rates were exchanged and agreed between the parties, pursuant to which the services were rendered by the Operational Creditor from October 2016 till May 2017.
- 5. It was submitted that the Operational Creditor has raised Invoices for the services being rendered by them to the tune of

Rs.1,52,74,792/- out of which the Corporate Debtor has defaulted in paying a sum of Rs.42,56,675/- and the same still continues to be unpaid till date although the said amount is admitted by the Corporate Debtor. It was further submitted that the Corporate Debtor having enjoyed the services provided under the Invoices have neglected the request of the Operational Creditor for payments and it only found excuses to evade the payments.

6. The Learned Counsel for the Operational Creditor submitted that the last payment was made by the Corporate Debtor on 19.01.2019 and thereafter, despite repeated request, payments were not forthcoming and therefore the Operational Creditor issued Demand Notice in Form 4 as mandated under Section 8 of IBC, 2016 on 13.11.2019 to the Corporate Debtor, which was received by the Corporate Debtor on 15.11.2019. It was further submitted that on receipt of the Demand Notice, the Corporate Debtor approached the Operational Creditor for settlement of the admitted dues, however the settlement negotiations did not fructify although Corporate Debtor acknowledged the dues payable along with interest. Hence, it was submitted that the present Application has been filed under Section 9 of IBC, 2016 seeking thereof to initiate the Corporate Insolvency Resolution Process (CIRP) against the Corporate Debtor.

- 7. The Respondent has filed counter and the defence as raised in the counter are set out herein below;
 - a. The Operational Creditor in its application has arrayed the Respondent as "M/s. Sical Logistics Private Limited", however the Respondent is "M/s. Sical Logistics Limited", a public limited company, which is listed on the stock exchange and therefore, the present petition which has been initiated against a non-existent entity deserved to be dismissed *in limine*.
 - b. The Amount claimed in the Application is less that Rs. 1 Crore, which was increased on and from 24.03.2020 by way of notification by the Central Government under Section 4 of IBC, 2016 and since the debt amount is less than Rs.1 Crore, this Tribunal does not have pecuniary jurisdiction to entertain the present Application.
 - c. The Demand Notice was issued by one M/s. Ennore Automotive Logistics Private Limited, which was not in existence on the date of the issuance of the Demand Notice as the name of the Company was changed to M/s. MOL TOYOFUJI Automotive Logistics (India) Private Limited on 17.10.2019 itself and hence the Demand Notice dated 13.11.2019 has been made on behalf of a non-existent company and hence the Application is liable to be dismissed at the threshold.
 - d. The Operational Creditor has filed a list of 32 Invoices in support of their claim and out of which atleast 13 of them are hopelessly barred by limitation as all these 13

Invoices relate to the Invoices which are more than 3 years before the date of filing of the present Application.

- e. The Operational Creditor has claimed interest to the tune of 18% p.a. which is exorbitant and it also stated that the Corporate Debtor has denied such high interest in their e-mail dated 03.12.2019.
- 8. Adverting to the contentions raised by the Corporate Debtor in their Counter, the Operational Creditor has filed a rejoinder and has stated as follows:
 - a. The name of the Corporate Debtor was inadvertently indicated as "M/s. Sical Logistics Private Limited" instead of "M/s. Sical Logistics Limited", however the details of the Corporate Debtor such as Corporate Identification Number, incorporation details, nominal and paid-up share capital and the registered office address has been correctly indicated.
 - b. In relation to the pecuniary jurisdiction, it is stated that the instant Application was filed on 09.12.2019 and notice of the first hearing was issued on 31.01.2020 and the matter was listed on 18.02.2020. However, in the meantime, due to Covid-19 pandemic this Tribunal reposted all the matters and hence the said matter was listed on 16.09.2020. It is stated that since the instant application was filed before the effective date of the bar contained in the Notification S.O.1205 (E) dated 24.03.2020 came into force, the said increase in the

threshold limit would not apply to the instant Application filed by the Operational Creditor.

- The Demand Notice dated 13.11.2019 was issued to C. the Corporate Debtor only after the name change and subsequent to the issuance of the Demand Notice, the Corporate Debtor acknowledged and wrote to the Operational Creditor vide its email on 22.11.2019 calling upon the Operational Creditor to discuss an amicable settlement of dues as demanded in the Demand Notice dated 13.11.2019. It is further stated that the Corporate Debtor has identified the Operational Creditor as the correct entity and acknowledged the receipt of the valid notice, subsequent to which discussions were repayment, the Operational Creditor is now estopped from contending that the Demand Notice is bad in law and as such the objections in this regard should be ignored as it is a feeble attempt on hyper-technical grounds rather than the merits of the matter.
- d. It is stated that the accounts of the Corporate Debtor were maintained as running account from the very transactions inception of the and the e-mail correspondences between the Operational Creditor and the Corporate Debtor would reveal that the aggregate invoice value is set off against the amounts received. It is further stated that the number of part payments have been made in the year 2016, 2017, 2018 and the recent of its being on 19.01.2019. The e-mail communication from the Corporate Debtor 25.11.2019 admits the dues of the Operational Creditor

and seeks accommodation of the Operational Creditor to pay in 90 days time. It is therefore, submitted that in view of the part payments and the written acknowledgment of the dues by the Corporate Debtor, the claims are well within the limitation.

- e. It is stated that the Operational Creditor is entitled to claim interest as prayed for in the Application since the Corporate Debtor had been unreasonably delaying the payment of rightful dues and hence it is reasonable to claim 18% interest p.a. for the delayed payments of the Corporate Debtor. It is further stated that even in reply during the post-negotiations the Corporate Debtor never denied or disputed the interest rate, rather sought a waiver which the Operational Creditor did not agree.
- 9. Heard the submissions made by the Learned Counsel for the Operational Creditor and Learned Senior Counsel for the Corporate Debtor. In so far as the issue of the name of the company being wrongly mentioned in Part II of the Application as "M/s. Sical Logistics Private Limited", instead of "M/s. Sical Logistics Limited", it is to be noted that the same to be an inadvertent typographical error being committed on the part of the Operational Creditor; however it is seen that the other details regarding the Corporate Debtor, viz. Corporate Identification Number, incorporation details, nominal and paid-up share capital and the registered office

address, are found to be correct and hence, the said objection does not warrant any interference.

10. In so far the issue raised by the Operational Creditor that the Amount claimed in the Application is less than Rs. 1 Crore, which was increased on and from 24.03.2020 by way of Notification S.O.1205 (E) issued by the Central Government under Section 4 of IBC, 2016, it is significant to refer to the decision rendered by this Tribunal in the matter of **Arrowline Organic Products Pvt. Ltd.**—Vs— Rockwell dated 02.06.2020 in para 39 has held that the Notification issued by the Central Government through Ministry of Corporate Affairs dated 24.03.2020 bearing S.O.1205 (E) can be considered only as prospective (i.e.) applicable from 24.03.2020 onwards and the matters which were filed before 24.03.2020 is required to be heard and disposed of by the Tribunal by taking into consideration the pecuniary limit of Rs.1 Lakh for maintaining an Application under Section 9 of IBC, 2016.

11. Further, the Hon'ble NCLAT in the matter of **Madhusudan Tantia –Vs- Amit Choraria & Anr.** in *Company Appeal (AT)*(*Insolvency*) No. 557 of 2020 dated 12.10.2020, while dealing with the Notification S.O.1205 (E) dated 24.03.2020 issued by the Central Government in increasing the pecuniary jurisdiction of the Tribunal, has held in para 56 as follows;

- **"**56. As far as the present case is concerned, this Tribunal, after carefully and with great circumspection, ongoing through the contents of the notification dated 24.03.2020 issued by the Ministry of Corporate Affairs, Government of India, whereby and whereunder the minimum amount of default limit was specified as Rs. one crore (obviously raising the minimum amount from Rs. one lakh to one crore) unerringly comes to a definite conclusion that the said notification is only 'Prospective in nature' and not a 'retrospective' one because of the simple reason the said notification does not in express term speaks about the applicability of 'retrospective' or 'retroactive' operation. Suffice it for this Tribunal to point out that from the tenor, spirit and the plain words employed in the notification dated 24.03.2020 of the Ministry of Corporate Affairs, Government of India, one cannot infer an intention to take or make it retrospective as in this regard, the relevant words are conspicuously absent and besides there being no implicit inference to be drawn for such a construction in the context in issue. That apart, if the notification dated 24.03.2020 of the Ministry of Corporate Affairs, Government of India, is made applicable to the pending applications of IBC (filed earlier to the notification in issue) it will create absurd results of wider implications / complications.
- 12. Thus, it is now trite, that the Notification issued by the Central Government vide S.O.1205 (E) dated 24.03.2020 by increasing the pecuniary jurisdiction of this Tribunal from Rs.1 Lakh to Rs.1 Crore would operate *prospectively*, that is to say the said notification would be applicable to the matters which are filed before this Tribunal on and from 24.03.2020 and in relation to matter which are already filed before 24.03.2020, such matters are required to be heard and disposed of by taking into consideration the pecuniary limit as Rs.1 Lakh. Hence the defence as set out by the Corporate Debtor in this regard is not sustainable.

In so far as the issue regarding the issuance of Demand 13. Notice by the Operational Creditor is concerned that the same has been issued in the name of M/s. Ennore Automotive Logistics Private Limited, however the name of the Company was changed to M/s. MOL TOYOFUJI Automotive Logistics (India) Private Limited on 17.10.2019 itself, it is to be noted here that all the Invoices were raised by the Operational Creditor in the name of M/s. Ennore Automotive Logistics Private Limited and the Corporate Debtor has also paid the amount to the Operational Creditor in lieu of such Invoices being raised. It is also seen from the records, that after the issuance of the Demand Notice, the Corporate Debtor vide its email dated 22.11.2019 was in negotiation talks with the Operational Creditor and it seems to be only an 'irregularity' and not 'illegality' and as such the defence as raised by the Corporate Debtor in relation to the change of name in the Demand Notice is not sustainable.

14. In so far as the issue as raised by the Corporate Debtor that out of 32 Invoices which the Operational Creditor has filed in support of their claim, out of which atleast 13 of them are hopelessly barred by limitation, it is to be noted that the Operational Creditor has been maintaining running account with the Corporate Debtor and the Corporate Debtor has not made

payments as against each and every Invoices as soon as the same becomes due and payable, however the same is being paid only at a later stage by clubbing the payments in the Invoices and thereby making a lump sum payment. If the Corporate Debtor has made the payment as against each and every invoice as and when the same becomes due and payable, then the plea of the Corporate Debtor that the 13 Invoices have become barred by limitation may be sustainable, however the Corporate Debtor has made the payments only at a later stage by way of a lump sum payment. Hence, the plea of the Corporate Debtor that the 13 Invoices are barred by limitation is not sustainable in view of the discussions made *supra*.

15. Thus from the Invoices filed by the Operational Creditor, it is seen that the same has been raised for the period from 14.10.2016 to 30.05.2017 and also it is seen that the Corporate Debtor has made its last payment on 19.01.2019 and that the present Application under Section 9 of IBC, 2016 has been filed by the Operational Creditor before this Tribunal on 09.12.2019 and as such it falls well within the period of limitation. The Operational Creditor has proved the 'operational debt' and the 'default' committed by the Corporate Debtor in payment of such 'operational debt'. Under the said circumstances, in view of the fact that the 'debt' and 'default' on the part of the Corporate Debtor is

proved by the Operational Creditor, this Tribunal is left with no other option than to proceed with the present case and initiate the Corporate Insolvency Resolution Process in relation to the Corporate Debtor.

16. Thus taking into consideration the facts and circumstances of the case as well as the position of Law, we are of the view that the Petition, as filed by the Operational Creditor, is required to be admitted under Section 9(5) of the IBC, 2016. Since the Operational Creditor has not named the Insolvency Resolution Professional, this Tribunal based on the latest list furnished by Insolvency and Bankruptcy Board of India applicable for the period January – June 2021 appoints Mr. S. Lakshmisubramanian with Registration No. IBBI/IPA-003/IP-N00232/2019-2020/12697 (email id: slsip@slswin.com) as the "Interim Resolution Professional" subject to the condition that no disciplinary proceedings are pending against such an Interim Resolution Professional named and disclosures as required under IBBI (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 are made within a period of one week from the date of this order. As a consequence of the Application being admitted in terms of Section 9 (5) of the Code, the moratorium as envisaged under the provisions of Section 14(1) and as extracted hereunder shall follow in relation to the Corporate Debtor:

- a. The institution of suits or continuation of pending suits or proceedings against the respondent including execution of any judgment, decree or order in any court of law, tribunal, arbitration panel or other authority;
- b. Transferring, encumbering, alienating or disposing of by the respondent any of its assets or any legal right or beneficial interest therein;
- c. Any action to foreclose, recover or enforce any security interest created by the respondent in respect of its property including any action under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;
- d. The recovery of any property by an owner or lessor where such property is occupied by or in the possession of the respondent.

Explanation.-For the purposes of this sub-section, it is hereby clarified that notwithstanding anything contained in any other law for the time being in force, a licence, permit, registration, quota, concession, clearance or a similar grant or right given by the Central Government, State Government, local authority, sectoral regulator or any other authority constituted under any other law for the time being in force, shall not be suspended or terminated on the grounds of insolvency, subject to the condition that there is no default in payment of current dues arising for

the use or continuation of the license or a similar grant or right during moratorium period;

- 17. However, during the pendency of the moratorium period in terms of Section 14(2) (2A) and 14(3) as extracted hereunder:
 - (2) The supply of essential goods or services to the Corporate Debtor as may be specified shall not be terminated or suspended or interrupted during moratorium period.
 - (2A) Where the interim resolution professional or resolution professional, as the case may be, considers the supply of goods or services critical to protect and preserve the value of the Corporate Debtor and manage the operations of such Corporate Debtor as a going concern, then the supply of such goods or services shall not be terminated, suspended or interrupted during the period of moratorium, except where such Corporate Debtor has not paid dues arising from such supply during the moratorium period or in such circumstances as may be specified.
 - (3) The provisions of sub-section (1) shall not apply to
 - (a) such transactions, agreements or other arrangement as may be notified by the Central Government in consultation with any financial sector regulator or any other authority;
 - (b) a surety in a contract of guarantee to a corporate debtor.

- 18. The duration of the period of moratorium shall be as provided in Section 14(4) of the Code and for ready reference reproduced as follows:
 - (4) The order of moratorium shall have effect from the date of such order till the completion of the Corporate Insolvency Resolution Process:

Provided that where at any time during the Corporate Insolvency Resolution Process period, if the Adjudicating Authority approves the Resolution Plan under sub-Section (1) of Section 31 or passes an order for liquidation of Corporate Debtor under Section 33, the moratorium shall cease to have effect from the date of such approval or Liquidation Order, as the case may be.

- 19. The Operational Creditor is directed to pay a sum of Rs.2,00,000/- (Rupees Two Lakhs Only) to the Interim Resolution Professional upon the Interim Resolution Professional filing the necessary declaration form as required under the provisions of the Code to meet out the expenses to perform the functions assigned to her in accordance to Regulation 6 of Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016.
- 20. Based on the above terms, the Application stands **admitted** in terms of Section 9(5) of IBC, 2016 and the moratorium shall come in to effect as of this date. A copy of the Order shall be communicated to the Operational Creditor as well as to the

Corporate Debtor above named by the Registry. In addition, a copy of the Order shall also be forwarded to IBBI for its records. Further, the Interim Resolution Professional above named who is figuring in the list of Resolution Professionals forwarded by IBBI be also furnished with copy of this Order forthwith by the Registry, who will also communicate the initiation of the CIRP in relation to the Corporate Debtor to the Registrar of Companies concerned.

-Sd-ANIL KUMAR B MEMBER (TECHNICAL)

-Sd-**R. VARADHARAJAN** MEMBER (JUDICIAL)

Raymond

NATIONAL COMPANY LAW TRIBUNAL **DIVISION BENCH (COURT-I) CHENNAI**

ATTENDANCE CUM ORDER SHEET OF THE HEARING OF CHENNAI BENCH, NATIONAL COMPANY LAW TRIBUNAL, HELD ON 02.06.2021 at 2.00 P.M. THROUGH VIDEO CONFERENCING

> PRESENT: SHRI R. VARADHARAJAN, MEMBER (JUDICIAL) SHRI ANIL KUMAR B, MEMBER (TECHNICAL)

IA/MA/IBA/TCP/TCA/CP/CA No : IA/54/CHE/2021 IN IBA/73/2020

NAME OF PETITIONER

: Committee of creditors of M/s Sical logistics Ltd

NAME OF RESPONDENT : S Lakshmisubramanian (IRP) of M/s Sical logistics Ltd

SECTION

: Sec 22(3) of IBC, 2016

ORDER

Mr. P.Elayarajkumar, Advocate for the Applicant and Mr. S.Sathiyanarayanan, Advocate for the Respondent are present through Video Conferencing Platform.

Pursuant to the directions issued by this Tribunal vide Order dated 03.05.2021, the IBBI has confirmed the appointment of Mr. Sripatham Venkatasubramanian Ramkumar, having Reg. No.IBBI/IPA-001/IP-P00015/2016-2017/10039 as the Resolution Professional (RP) of the Corporate Debtor which is under the CIR Process.

In the circumstances, the appointment made earlier by this Tribunal of one Mr. S.Lakshmisubramanian as IRP stands withdrawn and on and from this date the said IRP Mr. S.Lakshmisubramanian ceased to be the IRP in relation to the Corporate Debtor.

Further, on and from this date Mr. Sripatham Venkatasubramanian Ramkumar, having Reg. No.IBBI/IPA-001/IP-P00015/2016-2017/10039 to act as the RP of the Corporate Debtor and discharge all the duties as provided under the provisions of the Insolvency & Bankruptcy Code, 2016, scrupulously.

Accordingly, the outgoing IRP is directed to hand over all the records collected or collated in relation to the Corporate Debtor to the newly appointed RP and obtain a discharge.

With the above directions, the Application stands disposed of.

-SD-(ANIL KUMAR B) MEMBER (TECHNICAL) -SD-(R.VARADHARAJAN) MEMBER (JUDICIAL)



ABSTRACT

Disaster Management Act, 2005 - COVID-19 - Lockdown extended in the territorial jurisdictions of the State of Tamil Nadu until further orders with existing guidelines and relaxations - Increase in number of Covid-19 cases - Complete lockdown is ordered to be enforced throughout the State from 04.00 A.M. on 10.05.2021 to 04.00 A.M. on 24.05.2021 - Notification - Issued.

REVENUE AND DISASTER MANAGEMENT (DM-IV) DEPARTMENT G.O. (Ms) No.371 Dated: 08.05.2021

பிலவ, சித்திரை 25

திருவள்ளுவர் ஆண்டு 2052

Read:

- G.O.Ms.No.152, Health and Family Welfare (P1) Department, dated 23.03.2020
- Ministry of Home Affairs, Government of India Order No.40-3/2020-DM-1(A), dated 25.03.2020.
- G.O.(Ms)No.172, Revenue and Disaster Management (D.M.II) Department, dated:25.03.2020 and addendums issued thereon.
- G.O.(Ms)No.193, Revenue and Disaster Management (D.M.II) Department, dated 15.04.2020
- 5. G.O.(Ms)No.198, Revenue and Disaster Management (D.M.II) Department, dated 20.04.2020.
- G.O.(Ms)No.217 Revenue and Disaster Management (D.M.II) Department, dated:03.5.2020 and amendments issued thereon.
- G.O.(Ms)No.245 Revenue and Disaster Management (D.M.II) Department, dated:18.05.2020 and amendments issued thereon.
- 8. G.O.(Ms)No.262 Revenue and Disaster Management (DM- II) Department, dated:31.05.2020.
- 9. GO.Ms.No.299 Revenue and Disaster Management (DM-II) Department, Dated: 16.06.2020.
- GO.Ms.No.305, Revenue and Disaster Management (DM-II) Department, Dated: 17.06.2020.

- 11. GO.Ms.No.314, Revenue and Disaster Management (DM-II) Department, Dated: 22.06.2020
- 12. GO.Ms.No.324, Revenue and Disaster Management (DM-II) Department, Dated: 30.06.2020 and amendments issued thereon.
- GO.Ms.No.396, Revenue and Disaster Management (DM-II) Department, Dated: 31.07.2020 and amendments issued thereon.
- 14. GO.Ms.No.447, Revenue and Disaster Management (DM-IV) Department, Dated: 31.08.2020 and amendments issued thereon.
- G.O.Ms.No.541, Revenue and Disaster Management (DM-IV) Department, Dated: 30.09.2020 and amendments issued thereon.
- G.O.Ms.No.613, Revenue and Disaster Management (DM-IV) Department, Dated: 31.10.2020 and amendments issued thereon.
- G.O.Ms.No.673, Revenue and Disaster Management (DM-IV) Department, Dated: 30.11.2020 and amendments issued thereon.
- G.O.Ms.No.820, Revenue and Disaster Management (DM-IV) Department, Dated: 31.12.2020 and amendments issued thereon
- G.O.Ms.No.84, Revenue and Disaster Management (DM-IV) Department, Dated: 31.01.2021 and amendments issued thereon.
- 20. G.O.Ms.No.318, Revenue and Disaster Management (DM-IV) Department, Dated: 28.02.2021 and amendments issued thereon.
- 21. G.O.Ms.No.339, Revenue and Disaster Management (DM-IV) Department, Dated: 31.03.2021 and amendments issued thereon.
- 22. G.O.Ms.No.342, Revenue and Disaster Management (DM-IV) Department, Dated: 08.04.2021.
- 23. G.O.Ms.No.343, Revenue and Disaster Management (DM-IV) Department, Dated: 10.04.2021.
- 24. G.O.Ms.No.346, Revenue and Disaster Management (DM-IV) Department, Dated: 18.04.2021.
- 25. G.O.Ms.No.348, Revenue and Disaster Management (DM-IV) Department, Dated: 20.04.2021.

- 26. G.O.Ms.No.351, Revenue and Disaster Management (DM-IV), Department, Dated: 24.04.2021.
- 27. G.O. Ms.No.354, Revenue and Disaster Management (DM-IV), Department, Dated: 26.04.2021.
- 28. G.O.Ms.No.361, Revenue and Disaster Management (DM-IV), Department, Dated: 29.04.2021.
- 29. Ministry of Home Affairs, Government of India, New Delhi Order No.40-3/2020-DM-I(A), dated 29.04.2021.
- 30. G.O. Ms.No.364, Revenue and Disaster Management (DM-IV), Department, Dated: 29.04.2021.
- 31. Hon'ble Chief Minister's Press Release No.08, dated 08.05.2021.

NOTIFICATION

WHEREAS on considering the recommendations of the expert team of Doctors and Public Health Specialists and based on the directives of Government of India, Ministry of Home Affairs, State-wide lockdown was extended from time to time and lastly extended until further orders till 24:00 hrs of 30.04.2021 under the Disaster Management Act, 2005 in GO.Ms.No.339, Revenue and Disaster Management (DM-IV) Department, dated 31.03.2021 with various relaxations and certain restrictions.

- 2. Subsequently, orders have been issued by the Government enforcing Night Curfew from 10.00 P.M. to 4.00 A.M. with many restrictions and also enforcing complete lock down on Sundays by prohibiting certain permitted activities and permitting / prohibiting certain activities on other days from 01.05.2021 until further orders vide Government Orders 22nd to 29th read above for the effective containment of Covid-19.
- 3. Thereafter, considering the day-to-day increase in Covid-19 positive cases, taking into account the suggestions of the Ministry of Home Affairs and Ministry of Health and Family Welfare, Government of India to prohibit certain activities, **certain new restrictions** were imposed **with effect from 4.00 A.M. of 06.05.2021** to **4.00 A.M. of 20.05.2021** throughout the State, in order to control the spread of COVID-19 vide G.O. 30th read above.
- 4. In the Government Press Release 31st read above, it has been stated considering the views expressed by the District Collectors during the meeting held through Video Conference on 7.5.2021 and in consultation with the Medical experts, taking into account the suggestions of the Ministry of Home Affairs and Ministry of Health and Family Welfare, Government of

India to prohibit certain activities, complete lock down is being enforced throughout the State with effect from 4.00 A.M. of 10.05.2021 to 4.00 A.M. of 24.05.2021 due to unavoidable reasons throughout the State, in order to control the spread of COVID-19.

5. Now, therefore the Government in accordance with the Press Release 31st read above, issue the following order under Disaster Management Act, 2005 imposing complete lock down from 4.00 A.M. on 10.05.2021 to 4.00 A.M. on 24.05.2021.

I. The following activities shall continue to remain prohibited during the Complete Lock down period:-

- All international air travel of passengers, except for the purposes as permitted by MHA.
- ii. In order to monitor the passengers coming by air and train from foreign countries and other states, e-registration (<u>https://eregister.tnega.org</u>) shall continue to be in force. Passengers will be permitted to travel from / to railway stations / airports with travel ticket.
- iii. Big format shops (showrooms with a size of 3000 sq. ft. and above), Shopping Complex and Malls, have been prohibited to operate already from 26.04.2021. Provision Stores and Vegetable Shops functioning in Shopping Complex and Malls are also not permitted. Standalone shops selling provisions, vegetables, meat and fish shall be permitted to function till 12.00 Noon without air conditioning facility. Further, maximum 50% customers, at a time shall be allowed in these shops. E-commerce entities like Dunzo shall be permitted to deliver provisions, vegetables, meat and fish only upto 12.00 Noon. All other shops, other than provision stores, vegetable shops, meat and fish stalls shall remain closed.
- TASMAC shops shall remain closed during the complete lockdown period.
- v. Parcel food (Take away service) alone shall be permitted in all Restaurants, Hotels, Bakeries and Mess from 6.00 A.M. to 10.00 A.M., 12.00 Noon to 3.00 P.M. and 6.00 P.M. to 9.00 P.M. Tea Shops shall be permitted to operate till 12 Noon only. Dine-in facility shall not be permitted in Restaurants, Hotels, Mess and Tea Shops. Food shall be served to the Guests in Hotels and Lodges in their rooms only and the Guests shall not be permitted to dine in the restaurants attached to Hotels and Lodges.

- vi. Hotels and Lodges, except those meant for the guests staying for business purpose and medical related activities shall be prohibited.
- vii. All Social/ political / sports / entertainment / academic/ cultural/ festival related and other gathering in both open and closed spaces shall be prohibited.
- viii. As already ordered, the number of persons in respect of funeral / last rites shall not exceed 20.
 - ix. Beauty Parlour, Hair cutting Saloons, Spas shall not be permitted to operate throughout the State.
 - x. All Cinemas / Multiplex / Theatres, Gymnasiums, Yoga training centres, Recreation Clubs, all Bars, Auditoriums, Exhibition Halls, Entertainment / Amusement Parks, Meeting Halls and other similar places shall remain closed.
 - xi. Fruits and Vegetable **retail outlets** in Koyambedu Market Complex shall be prohibited. Similarly, fruits and vegetable **retail outlets** in Wholesale Markets in all the districts shall also remain prohibited.
- All Government Offices, except the essential departments viz., xii. Secretariat, Medical and Family Welfare, Revenue, Management, Police, Home guards, Fire and Rescue Services, Prisons, District Administration, District Industries Centres, Co-operation, Food and Consumer Protection, Electricity, Drinking Water Supply, Local Bodies, Forest Offices, Treasuries, Social Welfare and Women Rights Offices shall remain closed. The Heads of Department shall make necessary arrangements for the transportation of their staff. Office of the Government of Autonomous/Subordinate Offices and Public Corporations shall remain closed.

Exceptions: Defence, Central Armed Police Forces, Treasury Public, Utilities (including petroleum, CNG, LPG, PNG), Disaster Management, Power generation and transmission units, Post Offices, National Informatics Centre, Early Warning Agencies.

- Term Treasury includes Pay & Accounts Offices, Financial Advisers and field Offices of the Controller General of Accounts, with bare minimum staff.
- Customs clearance at ports/airports/land border; GSTN; and MCA 21 Registry, with bare minimum staff.

- Reserve Bank of India and RBI regulated financial markets and entities like NPCL, CCIL, Payment system operators and standalone primary dealers, with bare minimum staff.
- xiii. All Private Offices, Private organizations, IT / ITEs shall remain closed. All Industries other than those which are exempted during complete lock down shall remain closed. The above establishments shall adopt the Work from Home strategy.
- xiv. All religious places / places of worship shall be closed for public worship. However, essential Poojas / Prarthanas / Rituals are permitted to be conducted only by the employees of the respective religious place. Kudamuzhukku / Thiruvizha shall not be permitted.
 - xv. Both local and outstation tourists shall not be permitted in all the Tourist places like Nilgiris District, Kodaikanal and Yercaud.
- xvi. All Beaches across the State shall be closed for public on all days.
- xvii. Parks/Gardens, Zoological Parks, Museums, Archaeological Monuments and Excavation sites across the State shall be closed for public on all days.
- xviii. Schools, Colleges, Universities, all Educational training institutions, Government, Private Coaching/training centres, Summer Camps shall remain closed.
 - xix. Swimming Pools and Sports training academies shall remain closed.
 - xx. Chennai Metro Rail Services, both Private and Public Bus Transport within the districts (Intra District) and between the districts (Inter-District), Rental Vehicles, Taxis, Cab aggregation shall remain prohibited. However, travel for essential activities viz., marriage, funeral/last rites of close relatives, interview/employment, medical emergency shall be permitted with proper documents.
 - xxi. During the complete lock down, all e-commerce services other than e-commerce entities delivering food, provisions, vegetables, meat and fish only shall not be permitted.

II. The following activities shall be permitted during the complete lockdown except in Containment Zones.

 Essential services such as supply of milk, distribution of newspapers, courier service, hospitals, medical labs, pharmaceutical shops, ambulance and hearse vehicle Services and allied medical related activities, goods vehicles, vehicles carrying agricultural produce of farmers, oxygen, Fuel Vehicles (Petrol, Diesel and LPG), will be permitted during the complete

- lockdown. Shops selling agricultural inputs viz., pesticides, fertilizers, seed and fodder shops shall be permitted to function from 6.00 A.M. to 12.00 Noon.
- ii. During complete lockdown, Parcel food only shall be permitted in the **Restaurants**, **Hotels**, **Bakeries and Mess** from 6.00 A.M. to 10.00 A.M., 12.00 Noon to 3.00P.M.and **6.00 P.M.** to **9.00P.M.** E-commerce food delivery entities like Swiggy, Zomato shall be permitted to operate only during this time schedule. Road-side eateries shall not be permitted to operate.
- iii. Amma Canteens shall continue to function.
- iv. Platform vendors selling vegetables and flowers alone shall be permitted upto to 12.00 Noon.
- v. Public Distribution Shops shall be permitted to function from 8.00 A.M. to 12.00 Noon.
- vi. Volunteers, Caregivers for persons with special needs, differently abled, senior citizens, patients shall be permitted to travel by carrying their ID cards/permission letters issued by the respective organizations or by self certification by persons being cared for.
- vii. Judiciary and Courts.
- viii. Ongoing construction works with in-situ labour force shall be permitted.
- ix. Both Electronic and Print Media shall continue to operate.
- x. Continuous Process Industries and Industries manufacturing essential commodities as listed G.O. Ms.No.348, Revenue and Disaster Management (DM-IV), Department, Dated: 20.04.2021 and match industry are permitted with safety measures in place. Staff / Workers of the above industries shall be permitted to travel in the vehicles organized by the above industries or in their own vehicles by carrying their ID Cards/ permission letters issued by the respective organizations.
- xi. Marriages and marriage related gathering shall be permitted with guests not exceeding 50 and in respect of funeral / last rites, the number of persons shall not exceed 20 with the restrictions imposed already.
- xii. Telecommunication and its related activities shall be permitted.
- xiii. Maintenance and operations of data centres and other critical IT infrastructure needed to support backend operations of medical, financial, transport and other critical services.

- xiv. Warehousing activities including loading, unloading and storage of goods.
- xv. In the case of other industries that are not exempted, essential maintenance needed for the purposes of fire safety, machine safety and worker safety shall be permitted.
- xvi. Movement of Goods and workers to / from all sea ports and air ports during complete lockdown shall be permitted.
- xvii. Petrol and Diesel Bunks shall be permitted to operate.
- xviii. Banks, ATMs, bank related transport, insurance services, SEBI regulated financial entities shall be permitted to operate with maximum 50% workforce.

III. General

- i. The Covid-19 management guidelines viz., wearing of face masks, maintaining social distancing shall be strictly adhered in the shops which have been permitted, failing which appropriate action will be initiated against the proprietor of the shops.
- ii. Since complete lock down is to be enforced from 10.05.2021, all shops and establishments shall operate from 06.00 A.M. to 09.00 P.M. on 08.05.2021 (Saturday) and 09.05.2021 (Sunday) in order to enable the general public and business establishments pre-plan and make necessary arrangements.
- 6. The Government also orders that no activities shall be permitted in the **Containment Zones** and that the restrictions in the Containment Zones would be further intensified.
- 7. The Commissioner, Greater Chennai Corporation/District Collectors concerned shall take all necessary measures to promote COVID-19 appropriate behaviour. Strict enforcement of wearing of face masks, hand hygiene and social distancing must be ensured. The Commissioner, Greater Chennai Corporation/ District Collectors concerned may initiate appropriate action for imposing fines on persons not wearing face masks in public and work places. Further, the Standard Operating Procedures issued for various activities shall be strictly enforced by the authorities concerned, who shall be responsible for their short observance.
- 8. Any person violating these measures will be liable to be proceeded against as per the provisions of Section 51 to 60 of the Disaster Management Act, 2005, besides legal action under Section188 of the IPC, and other legal provisions as applicable.

9. The Commissioner, Greater Chennai Corporation / District Collectors concerned are instructed to ensure the strict enforcement of the guidelines, adherence of the Standard Operating Procedures issued for various activities and the National Directives for Covid-19 Management as in Annexure I

(By order of the Governor)

V. IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

To

The Commissioner, Greater Chennai Corporation, Chennai -600003.

All District Collector / District Judges/ District Magistrates.

The Works Manager, Government Central Press, Chennai-600001.

(for publication in the Tamil Nadu Government Extraordinary Gazette dated 08.05.2021) (50 copies)

All Additional Chief Secretaries, Principal Secretaries and

Secretaries to Government, Secretariat, Chennai - 600 009.

The Additional Chief Secretary/Commissioner of Revenue

Administration, Disaster Management, Chepauk, Chennai-600 005.

The Registrar General, High Court of Madras, Chennai-600 104.

The Registrar, Madurai Bench of Madras High Court, Madurai.

All Constitutional / Statutory Bodies including

All State Corporation, Local Bodies, Boards, Universities,

Commissions, Companies, Institutions, Societies, etc.

The Accountant General, Chennai-600 0018.

The Commissioner of Treasuries and Accounts, Chennai-600 035.

All Pay and Accounts Officers /District Treasury Officers.

Copy to

The Hon'ble Chief Minister Office, Chennai-600 009.

The Special PA to Hon'ble Minister for Revenue and Disaster Management Department, Chennai-600 009.

The Private Secretary to Chief Secretary to Government, Chennai-600 009.

// Forwarded by Order//

SECTION OFFICER

Annexure I

NATIONAL DIRECTIVES FOR COVID-19 MANAGEMENT

- Face coverings: Wearing of face cover is compulsory in public places; in workplaces; and during transport.
- Social distancing: Individuals must maintain a minimum distance of 6 feet in public places.
 Shops will ensure physical distancing among customers.
- Spitting in public places will be punishable with fine, as may be prescribed by the State/ UT local authority in accordance with its laws, rules or regulations.

Additional directives for Work Places

- Work from home (WfH): As far as possible the practice of WfH should be followed.
- Staggering of work/ business hours will be followed in offices, work places, shops, markets and industrial & commercial establishments.
- Screening & hygiene: Provision for thermal scanning, hand wash or sanitizer will be made at all entry points and of hand wash or sanitizer at exit points and common areas.
- Frequent sanitization of entire workplace, common facilities and all
 points which come into human contact e.g. door handles etc., will be
 ensured, including between shifts.
- 8. **Social distancing:** All persons in charge of work places will ensure adequate distance between workers and other staff.

V. IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

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SECTION OFFICER



ABSTRACT

Disaster Management Act, 2005 – COVID-19 – Complete lockdown enforced throughout the State from 04.00 A.M. on 10.05.2021 to 04.00 A.M. on 24.05.2021 – Permission for the movement of Customs Officers, Staff, Customs Brokers – Amendment - Orders – Issued.

REVENUE AND DISASTER MANAGEMENT(D.M-IV) DEPARTMENT

G.O.(Ms).No.385

Dated: 22.05.2021

பிலவ வருடம், வைகாசி 8, திருவள்ளுவர் ஆண்டு, 2052

Read:

- G.O.(Ms).No.371, Revenue and Disaster Management (DM-IV), Department, dated 08.05.2021.
- 2. The Chief Commissioner of Customs, Government of India, O/o. the Chief Commissioner of Customs Chennai Zone, F.No.S2/45/2020-CCO (ADMN), dated 10.05.2021.
- From the Additional Chief Secretary/ Commissioner of Revenue Administration & State Relief Commissioner letter No.OC-I/563/ 2020, dated 13.05.2021.

ORDER:

Whereas considering the views expressed by the District Collectors during the meeting held on 07.05.2021 and in consultation with Medical Experts, taking into account the suggestions of the Ministry of Home Affairs and Ministry of Health and Family Welfare, Government of India to prohibit certain activities, complete lockdown is enforced throughout the State with effect from 4.00 AM of 10.5.2021 to 4.00 AM of 24.5.2021 in the Government order 1st read above.

- 2. In the above orders, among other things, exceptions were given to Government of India offices including Treasury i.e. Pay and Accounts Offices, Financial Advisers and field offices of the Controller General of Accounts and Customs clearance with bare minimum staff.
- 3. In the letter second read above, the Chief Commissioner of Customs, Government of India, O/o the Chief Commissioner of Customs Chennai Zone has requested to permit the movement of Customs Officers, Staff, Customs Brokers, staff of CFS, Steamer Agents, Partner Government

Agencies and their vehicles, based on the Identity cards issued to them by the Customs Department and by their employers.

4. In the letter third read above, the Additional Chief Secretary / Commissioner of Revenue Administration has recommended to permit the movement of Customs Officers, Staff, Customs Brokers, staff of CFS, Steamer Agents, Partner Government Agencies and their vehicles, based on the Identity cards issued to them by the Customs Department and by their employers, necessary amendment may be issued to G.O.(Ms).No.371, Revenue and Disaster Management Department, dated 08.05.2021 as follows:-

The following content in Section (xvi) under Caption II-(Under Permitted Activities) shall be read as:

Movement of Goods and workers to/from all Sea ports and Air ports during complete lockdown shall be permitted. Further, movement of Customs Officers, Staff, Customs Brokers, staff of CFS, Steamer Agents, Partner Government Agencies and their vehicles shall be permitted, based on the identity cards issued to them by the Customs Department/respective agencies involved in clearance of goods in Sea Port/Air ports.

5. The Government after careful consideration hereby issue the following amendment to the G.O.(Ms).No.371, Revenue and Disaster Management (DM IV) Department, dated 08.05.2021.

The following content in Section (xvi) under Caption II-(Under Permitted Activities) shall be read as:

xvi. Movement of Goods and workers to/from all Sea ports and Air ports during complete lockdown shall be permitted. Further, movement of Customs Officers, Staff, Customs Brokers, staff of CFS, Steamer Agents, Partner Government Agencies and their vehicles shall be permitted, based on the identity cards issued to them by the Customs Department/respective agencies involved in clearance of goods in Sea Port/Air ports.

(By Order of the Governor)

V.IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

To

The Additional Chief Secretary / Commissioner of Revenue Administration, Disaster Management, Chepauk, Chennai-600 005. The Director General of Police, Chennai-600 004. The Commissioner, Greater Chennai Corporation, Chennai -600 003.

All District Collector / District Judges / District Magistrates.

The Chief Commissioner of Customs, Government of India,

O/o. the Chief Commissioner of Customs, Chennai Zone, Chennai-600 001.

The Works Manager, Government Central Press, Chennai-600 001.

All Additional Chief Secretaries, Principal Secretaries and

Secretaries to Government, Secretariat, Chennai - 600 009.

The Registrar General, High Court of Madras, Chennai-600 104.

The Registrar, Madurai Bench of Madras High Court, Madurai.

All Constitutional / Statutory Bodies including

All State Corporation, Local Bodies, Boards, Universities, Commissions, Companies, Institutions, Societies, etc.

The Accountant General, Chennai-600 018.

The Commissioner of Treasuries and Accounts, Chennai-600 035.

All Pay and Accounts Officers / District Treasury Officers.

Copy to

The Hon'ble Chief Minister Office, Chennai-600 009.

The Special Personal Assistant to Hon'ble Minister for Revenue and Disaster Management Department, Chennai-600 009.

The Private Secretary to Chief Secretary to Government, Chennai-600 009. Stock File / Spare Copy.

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SECTION OFFICER

27/05/21



Disaster Management Act, 2005 – COVID-19 – Lockdown extended in the territorial jurisdictions of the State of Tamil Nadu until further orders with existing guidelines and relaxations – Increase in number of Covid-19 cases – Complete lockdown enforced throughout the State till 24.05.2021 – Extended upto 06.00 A.M. on 31.05.2021 with further restrictions – Notification – Issued.

REVENUE AND DISASTER MANAGEMENT (DM-IV) DEPARTMENT

G.O. (Ms) No.386

பிலவ வருடம், வைகாசி 8, திருவள்ளுவர் ஆண்டு, 2052

Dated: 22.05.2021

Read:

- Ministry of Home Affairs, Government of India Order No.40-3/2020-DM-1(A), dated 25.03.2020.
- G.O.(Ms)No.172, Revenue and Disaster Management (D.M-II) Department, dated:25.03.2020 and addendums issued thereon.
- 3. G.O.(Ms).No.348, Revenue and Disaster Management (DM-IV), Department, Dated :20.04.2021.
- 4. G.O.(Ms).No.371, Revenue and Disaster Management (DM-IV), Department, Dated :08.05.2021.
- 5. Hon'ble Chief Minister's Press Release No.06, dated 22.05.2021.
- 6. Additional Chief Secretary / Commissioner of Revenue Administration Lr.No.OC-I/563/2020, dated 22.05.2021.

ORDER:-

NOTIFICATION

WHEREAS on considering the recommendations of the expert team of Doctors and Public Health Specialists and based on the directives of Government of India, Ministry of Home Affairs, day-to-day increase in Covid-19 positive cases, State-wide complete lockdown was enforced throughout the State with effect from 4.00A.M. on 10.05.2021 to 4.00A.M. on 24.05.2021, in order to control the spread of COVID-19.

2. Now, therefore the Government in accordance with the Press Release dated 22.05.2021 issue the following order under Disaster

Management Act, 2005 extending complete lock down upto 06.00A.M. on 31.05.2021.

- I. The following activities alone shall be permitted during the complete lockdown from 04.00 A.M. on 24.05.2021 till 06.00 A.M. on 31.05.2021.
 - i. Medical Shops including Indigenous Medical Shops and Veterinary Pharmacies.
 - ii. Supply of Milk, Water and distribution of Newspapers.
 - iii. Fruits and Vegetables shall be provided to the general Public through Horticulture, Agriculture, Agriculture and Marketing Departments in all districts through mobile vehicles in co-ordination with the Local Bodies.
 - iv. Departments dealing with essential services in Secretariat, District Collectorate, and other departments including Treasuries who deal with essential services shall function.
 - v. Staff working in Private Organizations, Insurance institutions, IT/ITEs may Work from Home.
 - vi. E-commerce services shall be permitted from 08.00A.M. to 06.00P.M.
 - vii. Parcel food only shall be permitted in the hotels, restaurants and bakeries from 6.00 A.M. to 10.00 A.M., 12.00 Noon to 3.00P.M. and 6.00 P.M. to 9.00 P.M. E-commerce food delivery entities like Swiggy, Zomato shall be permitted to operate only during this time schedule.
 - viii. Petrol and Diesel Bunks shall be permitted to function as usual. LPG deliveries will continue.
 - ix. ATMs and related banking services shall be permitted. Banks with 1/3rd of staff can function.
 - x. Transportation of agricultural produce and agricultural inputs shall be permitted.
 - xi. Goods vehicles and transportation of essential commodities shall be permitted.
 - xii. Inter district travel shall be permitted for medical emergencies and funeral / last rites with e-registration.

- xiii. Intra district travel shall be permitted for medical emergencies without e-registration.
- xiv. Print and Electronic Media & Telecommunication Services shall be permitted as usual.
- xv. Continuous Process Industries and Industries manufacturing essential commodities as listed in G.O.(Ms).No.348, Revenue and Disaster Management (DM IV), Department, Dated: 20.04.2021 along with in-situ construction works are permitted to function adhering to the Standard Operating Procedures and other safety measures issued already. However, the following industrial units shall not be permitted to operate during this complete lockdown:
 - Export units, units which have export commitments or export orders and their vendor units providing inputs to such industries.
 - 2. Vertically integrated large Textile units.

II. General:-

- Since complete lock down is extended upto 06.00A.M. on 31.05.2021, stand alone shops except Malls shall be permitted to operate till 09.00 P.M. on 22.05.2021 and from 06.00 A.M. to 09.00P.M. on 23.05.2021, Sunday for the welfare of the general public.
- ii. To facilitate the outstation travel of the passengers, both public and private bus transport shall be permitted on 22.05.2021 and on 23.05.2021, Sunday.
- 3. The Government also orders that no activities shall be permitted in the **Containment Zones**.
- 4. The Commissioner, Greater Chennai Corporation/District Collectors concerned shall take all necessary measures to promote COVID-19 appropriate behaviour. Strict enforcement of wearing of face masks, hand hygiene and social distancing must be ensured. The Commissioner, Greater Chennai Corporation/ District Collectors concerned may initiate appropriate action for imposing fines on persons not wearing face masks in public and work places. Further, the Standard Operating Procedures issued for various activities shall be strictly enforced by the authorities concerned, who shall be responsible for their short observance.
- 5. Any person violating these measures will be liable to be proceeded against as per the provisions of Section 51 to 60 of the Disaster

Management Act, 2005, besides legal action under Section 188 of the IPC, and other legal provisions as applicable.

6. The Commissioner, Greater Chennai Corporation / District Collectors concerned are instructed to ensure the strict enforcement of the guidelines, adherence of the Standard Operating Procedures issued for various activities and the National Directives for Covid-19 Management as in Annexure I.

(By Order of the Governor)

V.IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

To

The Commissioner, Greater Chennai Corporation, Chennai -600003 All District Collectors.

The Works Manager, Government Central Press, Chennai- 600 001.

(for publication in the Tamil Nadu Government Extraordinary

Gazette dated 22.05.2021) (50 copies)

All Additional Chief Secretaries, Principal Secretaries and

Secretaries to Government, Secretariat, Chennai - 09.

The Additional Chief Secretary/Commissioner of Revenue

Administration, Disaster Management, Chepauk, Chennai-05.

All District Judges/ District Magistrates.

The Registrar General, High Court of Madras, Chennai-104.

The Registrar, Madurai Bench of Madras High Court, Madurai.

All Constitutional / Statutory Bodies including

All State Corporation, Local Bodies, Boards, Universities,

Commissions, Companies, Institutions, Societies, etc.

The Accountant General, Chennai-18.

The Commissioner of Treasuries and Accounts, Chennai-35.

All Pay and Accounts Officers /District Treasury Officers.

Copy to:

The Hon'ble Chief Minister Office, Chennai-09.

The Special Personal Assistant to Hon'ble Minister for Revenue and Disaster Management, Chennai-09.

The Private Secretary to Chief Secretary to Government, Chennai-9.

Stock File / Spare copy.

//Forwarded By Order//

Annexure I

NATIONAL DIRECTIVES FOR COVID-19 MANAGEMENT

 Face coverings: Wearing of face cover is compulsory in public places; in workplaces; and during transport.

 Social distancing: Individuals must maintain a minimum distance of 6 feet in public places.

Shops will ensure physical distancing among customers.

 Spitting in public places will be punishable with fine, as may be prescribed by the State/ UT local authority in accordance with its laws, rules or regulations.

Additional directives for Work Places

- Work from home (WfH): As far as possible the practice of WfH should be followed.
- Staggering of work/ business hours will be followed in offices, work places, shops, markets and industrial & commercial establishments.
- Screening & hygiene: Provision for thermal scanning, hand wash or sanitizer will be made at all entry points and of hand wash or sanitizer at exit points and common areas.
- Frequent sanitization of entire workplace, common facilities and all points which come into human contact e.g. door handles etc., will be ensured, including between shifts.
- 8. **Social distancing:** All persons in charge of work places will ensure adequate distance between workers and other staff.

V. IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

//True copy //



Disaster Management Act, 2005 – COVID-19 – Lockdown extended in the territorial jurisdictions of the State of Tamil Nadu until further orders with existing guidelines and relaxations – Increase in number of Covid-19 cases – Complete lockdown extended throughout the State till 31.05.2021 – Addendum - Amendment to Notification – Issued.

REVENUE AND DISASTER MANAGEMENT (DM-IV) DEPARTMENT

G.O. (Ms) No.387

Dated: 24.05.2021

பிலவ வருடம், வைகாசி 10, திருவள்ளுவர் ஆண்டு 2052, Read:

1. G.O.(Ms).No.371, Revenue and Disaster Management

(DM-IV), Department, Dated: 08.05.2021.

2. G.O.(Ms).No.386, Revenue and Disaster Management (DM-IV), Department, Dated: 22.05.2021.

ORDER:-

NOTIFICATION

WHEREAS on considering the recommendations of the expert team of Doctors and Public Health Specialists and based on the directives of Government of India, Ministry of Home Affairs, day-to-day increase in Covid-19 positive cases, State-wide complete lockdown was **enforced throughout the State with effect from 4.00A.M. on 10.05.2021 to 4.00A.M. on 24.05.2021** in Government order first read above, in order to control the spread of COVID-19.

- Subsequently, orders have been issued by the Government extended the complete lock down upto 06.00A.M. on 31.05.2021 in the Government order second read above.
- 3. The Government hereby issues the following amendment to G.O.Ms.No.386, Revenue and Disaster Management (DM-IV) Department, dated 22.05.2021 as detailed below:-

A. The following content shall be read as section (V) under Caption I – (Under Permitted Activities):-

v. Staff working in Private Organizations, IT/ITEs shall Work from Home.

- B. The following content shall be read as section (ix) under Caption I (Under Permitted Activities):
 - ix. ATMs and related banking services shall be permitted. Banks and Insurance Institutions with $1/3^{\rm rd}$ of staff can function.
- C. The following content shall be added as section (xvi) under Caption I (Under Permitted Activities):
 - xvi. Public Distribution Shops shall be permitted to function from 8.00 A.M. to 12.00 Noon.

(By order of the Governor)

V. IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

To

The Additional Chief Secretary/Commissioner of Revenue Administration, Disaster Management, Chepauk, Chennai-05.

The Director General of Police, Chennai -04.

The Commissioner, Greater Chennai Corporation, Chennai -600003 All District Collectors.

The Works Manager, Government Central Press, Chennai- 600 001. (for publication in the Tamil Nadu Government Extraordinary Gazette dated 24.05.2021) (10 copies)

All Additional Chief Secretaries, Principal Secretaries and Secretaries to Government, Secretariat, Chennai – 09.

All District Judges/ District Magistrates.

The Registrar General, High Court of Madras, Chennai-104.

The Registrar, Madurai Bench of Madras High Court, Madurai.

All Constitutional / Statutory Bodies including

All State Corporation, Local Bodies, Boards, Universities, Commissions, Companies, Institutions, Societies, etc.

The Accountant General, Chennai-18.

The Commissioner of Treasuries and Accounts, Chennai-35.

All Pay and Accounts Officers /District Treasury Officers.

Copy to:

The Hon'ble Chief Minister Office, Chennai-09.

The Special Personal Assistant to Hon'ble Minister for Revenue and Disaster Management, Chennai-09.

The Private Secretary to Chief Secretary to Government, Chennai-09. Stock File / Spare copy.

//Forwarded By Order//



Disaster Management Act, 2005 – COVID-19 – Lockdown extended in the territorial jurisdictions of the State of Tamil Nadu with existing guidelines and certain relaxations upto 06.00 A.M. of 14.06.2021 with restrictions in certain Districts- Notification – Issued.

REVENUE AND DISASTER MANAGEMENT (DM-IV) DEPARTMENT

G.O. (Ms) No.394

Dated: 05.06.2021

பிலவ வருடம், வைகாசி 22, திருவள்ளுவர் ஆண்டு, 2052

Read:

- Ministry of Home Affairs, Government of India Order No. 40-3/2020-DM-1(A), dated 25.03.2020.
- G.O.(Ms)No.172, Revenue and Disaster Management (D.M-II) Department, dated:25.03.2020 and addendums issued thereon.
- G.O.(Ms).No.348, Revenue and Disaster Management (DM-IV), Department, Dated: 20.04.2021.
- G.O.(Ms).No.391, Revenue and Disaster Management (DM-IV), Department, Dated: 29.05.2021.
- Hon'ble Chief Minister's Press Release No.229, dated 05.06.2021.
- Additional Chief Secretary/ Commissioner of Revenue Administration Lr.No.OC-I/563/2020, dated:05.06.2021.

ORDER:-

NOTIFICATION

WHEREAS on considering the recommendations of the expert team of Doctors and Public Health Specialists and based on the directives of Government of India, Ministry of Home Affairs, day-to-day increase in Covid-19 positive cases, State-wide complete lockdown was enforced throughout the State with effect from 4.00 A.M. of 10.05.2021 to 6.00 A.M. of 07.06.2021, in order to control the spread of COVID-19.

2)Now, therefore the Government issue the following order under Disaster Management Act, 2005 extending complete lock down from 7.6.2021 to 06.00 A.M. on 14.06.2021.

The following activities which have already been permitted in all the districts shall continue.

- Medical shops, Indigenous Medical Shops, Veterinary Pharmacies and Pet feed shops shall be permitted.
- Supply of Milk, Water and distribution of Newspapers shall be permitted.
- iii. Sale of Vegetables and Fruits through mobile vehicles shall continue in all the districts in co-ordination with respective departments. Provision shops shall be permitted to sell provisions through mobile vehicles/ carts in the residential areas after obtaining permission from the respective local bodies and to provide home delivery of provisions in respect of the orders received over phone / online. These sales will be permitted during the period 07.00 A.M. to 06.00 P.M.
- iv. Public Distribution Shops shall be permitted to operate.
- v. Petrol, Diesel Bunks and LPG supply related activities shall be permitted.
- vi. Parcel food only shall be permitted in the hotels, restaurants and bakeries from 6.00 A.M. to 10.00 A.M., 12.00 Noon to 3.00 P.M. and 6.00 P.M. to 9.00 P.M. All E-commerce food delivery entities shall be permitted to operate only during this time schedule.
- vii. Other E-commerce services shall be permitted from 08.00 A.M. to 06.00 P.M.
- viii. Wholesale Vegetable, Fruit and Flower Markets (Koyambedu and Wholesale Markets in Districts) shall be permitted to function. Retail Shops in Wholesale Markets shall not be permitted.
- ix. Railway, Airport, Sea Port operations shall be permitted.
- x. All activities related to basic essential infrastructure sectors like, Power, Water Supply, Sanitation, Telecommunication, Postal Services etc., shall be permitted.
- xi. Print and Electronic Media shall function.
- xii. Government Offices dealing with essential services like Secretariat, Health and Family Welfare, Revenue Administration, Police, Home Guard, Fire and Rescue Services, Prisons, District Administration, District Industries Center, Government Press, Food and Cooperatives, Electricity, Water Supply, Local Bodies, Forest Offices, Treasuries, Social Welfare Department, PWD Maintenance Wing, Power Generation, Transmission & Distribution Units, Agriculture, Animal Husbandry etc., and other departments dealing with natural calamities and their associated support services shall function with required staff.

- xiii. Banks, Insurance Institutions, RBI regulated financial markets, entities like NPCI, CCIL, Payment system operators, Clearing Houses and stand alone primary dealers shall be permitted with 1/3rd staff. ATMs and related banking services shall be permitted.
- xiv. SEBI and capital and debt market services as notified by the Securities and Exchange Board of India (SEBI) shall be permitted to function with 1/3rd staff.
- xv. Medical related services including Blood Bank shall be permitted.
- xvi. Visa Facilitation Centres for emergency travel purposes shall be permitted to function with minimum staff who may be permitted to travel with the ID cards issued by the respective organizations.
- xvii. Homes for children/ differently abled / mentally challenged/ senior citizens/ destitute/ women/ widow and related transportation shall be permitted with e-registration.
- xviii. Staff working in observation homes, after care homes and places of safety for juveniles shall be permitted with ID Card or e-registration.
- xix. Agriculture and related activities including transportation of agricultural produce and agro inputs shall be permitted.
- xx. Operation of animal husbandry farms including poultry farms & hatcheries and livestock farming activities and animal health related activities shall be permitted.
- xxi. Cargo handling including Cold storage and warehousing services at ports, airports, railway stations, container Depots and associated services shall be permitted.
- xxii. All Goods vehicles and transportation of essential commodities shall be permitted. Movement, loading/ unloading of goods/ cargo (inter and intra State) shall be permitted.
- xxiii. Transportation to and from place of residence to Airports/ Railway Station shall be permitted with e-registration details for their travel, travel tickets and ID proof.
- commodities as listed in G.O. Ms.No.348, Revenue and Disaster Management (DM IV), Department, Dated: 20.04.2021 are permitted to function adhering to the SOPs and other safety measures issued already. In addition, Export units, units which have export commitments or export orders and their vendor units providing inputs to such industries shall be permitted to function with 50% of workers in all the districts except Coimbatore, Tiruppur, Salem, Karur, Erode, Namakkal, Tiruchirappalli and Madurai Districts. The movement of Staff / Workers in these Industries shall be permitted to travel only in

- four wheelers like Buses, Vans, Tempos and Cars arranged by respective industries with e-registration.
- xxv. Industries which have been permitted to operate shall initiate immediate action to vaccinate all their employees within a month's time.
- xxvi. Hotels / Lodges designated as Covid Care Hospitals / Covid Care Centres and Hotels / Lodges meant for housing health care professionals shall be permitted to function. Workers of such Hotels/Lodges shall be permitted with ID Cards issued by the respective hospital authority which have engaged the hotels/lodges.
- xxvii. Ongoing in-situ construction works shall be permitted with the workers staying in the construction premises.
- xxviii. Volunteers, Caregivers providing food and other services for persons with special needs, differently abled, senior citizens shall be permitted to travel with e-registration.
- xxix. Inter State and Inter District travel in case of individuals, shall be permitted for medical emergencies and funeral / last rites with e-registration.
- xxx. Intra district travel shall be permitted for medical emergencies and funeral/ last rites without e-registration.
- xxxi. In order to monitor the passengers coming by air and train from foreign countries and other states, e-registration (https://eregister.tnega.org) shall continue to be in force.
- II. The spread of Covid-19 has not come under control in Coimbatore, Nilgiris, Tiruppur, Erode, Salem, Karur, Namakkal, Thanjavur, Tiruvarur, Nagapattinam, Myladuthurai districts. Hence, the following activities alone shall be permitted with restrictions in the above districts during the complete lockdown from 06.00 A.M. on 07.06.2021 till 06.00 A.M. on 14.06.2021 in addition to the activities already permitted.
 - i. Stand alone shops selling provision, vegetables, meat and fish shall be permitted to function from 06.00 A.M. to 5.00 P.M.
 - ii. Platform shops selling vegetables, flowers and fruits shall be permitted to function from 06.00 A.M. to 5.00 P.M.
 - iii. Fish wholesale markets shall be permitted. However, in order to maintain social distancing, the District Administration shall identify adequate number of open spaces for operating the wholesale fish markets.
 - iv. Slaughter Houses shall be permitted for wholesale only.

- v. Government Offices shall be permitted to operate with 30% staff strength.
- vi. Sub-Registrar Offices shall be opened, but issue only 50% tokens per day for the registration of deeds.
- vii. Matchbox manufacturing industries shall be permitted to operate with 50% workforce by following the Standard Operating Procedures.
- III. In view of the decrease in the number of positive cases in the remaining districts, the following additional activities shall be permitted with restrictions in all the districts except Coimbatore, Nilgiris, Tiruppur, Erode, Salem, Karur, Namakkal, Thanjavur, Tiruvarur, Nagapattinam, Myladuthurai during the complete lockdown from 06.00 A.M. on 07.06.2021 till 06.00 A.M. on 14.06.2021 in addition to the activities already permitted.
 - i. Stand alone shops selling provision, vegetables, meat and fish shall be permitted to function from 06.00 A.M. to 5.00 P.M.
 - ii. Platform shops selling vegetables, flowers and fruits shall be permitted to function from 06.00 A.M. to 5.00 P.M.
 - iii. Fish wholesale markets shall be permitted. However, in order to maintain social distancing, the District Administration shall identify adequate number of open spaces for operating the wholesale fish markets.
 - iv. Slaughter Houses shall be permitted for wholesale only.
 - v. Government Offices shall be permitted to operate with 30% staff strength.
 - vi. Sub-Registrar Offices shall be opened, but issue only 50% tokens per day for the registration of deeds.
 - vii. Matchbox manufacturing industries shall be permitted to operate with 50% workforce by following the Standard Operating Procedures.
 - viii. Private security services, facilities management services for maintenance and upkeep of office including housekeeping services in residential complexes shall be permitted with e-registration.
 - ix. Services provided by self-employed persons, e.g., electricians, IT service persons, plumbers, motor mechanics, and carpenters etc. shall be permitted to function from 06.00 A.M. to 5.00 P.M. with e-registration.
 - x. Shops selling electrical goods, bulbs, cables, switches and wires etc., shall be permitted to function from 06.00 A.M. to 5.00 P.M.

- xi. Cycle and two wheeler repair shops shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- xii. Hardware shops shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- xiii. Shops selling automobile spare parts shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- xiv. Shops selling educational books for students and stationery items shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- xv. Service units of automobile dealers including mobile service operations/ garage on wheels shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- xvi. Passengers with e-registration shall be permitted in rental vehicles, taxis and autos. Taxis will be permitted with three passengers apart from driver and Autos will be permitted with two passengers.

IV. General

- i. Travel to tourist places has already been prohibited. However, travel to Nilgiris District, Kodaikanal, Yercaud, Yelagiri and Kuttralam for emergency reasons shall only be permitted after obtaining e-pass from the respective District Collectors.
- ii. Following the Standard Operating Procedures, export units, units which have export commitments or export orders and their vendor units providing inputs to such industries in Coimbatore, Tiruppur, Salem, Karur, Erode, Namakkal, Tiruchirappalli and Madurai Districts shall be permitted to function with 10% workforce for carrying out the export related works and for sending samples only.
- iii. Sale of vegetables and fruits through mobile vehicles introduced by the Government shall be continued due to overwhelming response from the general public.
- iv. Public are advised to go by walk for purchase of provision, fruits and vegetable from the shops near their residence. They are also advised to avoid using two wheelers and four wheelers while going to the shops for purchase of provisions, vegetables and fruits.
- 3) The Government also orders that no activities shall be permitted in the **Containment Zones**.
- 4) The Commissioner, Greater Chennai Corporation/District Collectors concerned shall take all necessary measures for the strict enforcement of National Directives for Covid-19 management viz., wearing of face masks, hand hygiene and social distancing, screening and hygiene, frequent

sanitization of entire workplace etc., and adherence of the Standard Operating Procedures issued for the permitted activities. The Commissioner, Greater Chennai Corporation/ District Collectors concerned may initiate appropriate action for imposing fines on persons violating the National Directives.

5) Any person violating these measures will be liable to be proceeded against as per the provisions of Section 51 to 60 of the Disaster Management Act, 2005, besides legal action under Section 188 of the IPC, and other legal provisions as applicable.

(By Order of the Governor)

V.IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

To

The Commissioner, Greater Chennai Corporation, Chennai.

All District Collectors.

The Director General of Police, Chennai- 04.

The Commissioner of Police, Greater Chennai Police, Chennai-07.

The Works Manager, Government Central Press, Chennai- 600 001.

(for publication in the Tamil Nadu Government Extraordinary

Gazette dated 05.06.2021) (5 copies)

All Additional Chief Secretaries, Principal Secretaries and

Secretaries to Government, Secretariat, Chennai - 09.

The Additional Chief Secretary/Commissioner of Revenue

Administration, Disaster Management, Chepauk, Chennai-05.

The Commissioner, Greater Chennai Corporation, Chennai -600003

All District Judges/ District Magistrates.

The Registrar General, High Court of Madras, Chennai-104.

The Registrar, Madurai Bench of Madras High Court, Madurai.

All Constitutional / Statutory Bodies including

All State Corporation, Local Bodies, Boards, Universities,

Commissions, Companies, Institutions, Societies, etc.

The Accountant General, Chennai-18.

The Commissioner of Treasuries and Accounts, Chennai-35.

All Pay and Accounts Officers / District Treasury Officers.

Copy to:

The Hon'ble Chief Minister Office, Chennai-09.

The Special PA to Hon'ble Minister for Revenue and Disaster Management, Chennai-09.

The Private Secretary to Chief Secretary to Government, Chennai-9.

Stock File / Spare copy.

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Disaster Management Act, 2005 – COVID-19 – Lockdown extended in the territorial jurisdictions of the State of Tamil Nadu with existing guidelines and certain relaxations upto 06.00 A.M. of 21.06.2021 with restrictions in certain Districts - Notification – Issued.

REVENUE AND DISASTER MANAGEMENT (DM-IV) DEPARTMENT

G.O. (Ms) No.401

Dated: 13.06.2021

பிலவ வருடம், வைகாசி 30, திருவள்ளுவர் ஆண்டு, 2052

Read:

- 1. Ministry of Home Affairs, Government of India Order No.40-3/2020 DM-1(A), dated 25.03.2020.
- G.O.(Ms)No.172, Revenue and Disaster Management (D.M.II) Department, dated:25.03.2020 and addendums issued thereon.
- 3. G.O.(Ms).No.348, Revenue and Disaster Management (DM-IV), Department, Dated: 20.04.2021.
- 4. G.O.(Ms).No.391, Revenue and Disaster Management (DM-IV), Department, Dated: 29.05.2021.
- 5. G.O.(Ms).No.394, Revenue and Disaster Management (DM-IV), Department, Dated: 05.06.2021.
- Hon'ble Chief Minister's Press Release No.263, dated: 11.06.2021 and 13.06.2021.
- From Additional Chief Secretary/ Commissioner of Revenue Administration letter No.OC-I/563/2020, dated 11.06.2021.

ORDER:-

NOTIFICATION

WHEREAS on considering the prevailing Covid-19 pandemic scenario and as per the directives of Government of India, Ministry of Home Affairs, State-wide complete lockdown was **enforced throughout the State with effect from 4.00 A.M. of 10.05.2021 to 6.00 A.M. of 14.06.2021**, in order to control the spread of COVID-19.

2. Now, therefore the Government issue the following order under Disaster Management Act, 2005 extending complete lock down from

14.06.2021 to 06.00 A.M. on 21.06.2021. The list of permitted activities is given in the Annexure.

- 3. Shops permitted to function shall follow the following important Standard Operating Procedures:-
 - Shops shall have mandatory hand hygiene (sanitizer dispenser) at the entrance and thermal screening shall also be done.
 - Management shall ensure that the workers and customers wear face masks compulsorily.
 - All shops shall function without air conditioning facility and in order to ensure social distancing norms, more number of persons shall not be allowed at a time inside the shops.
 - Specific markings with sufficient distance may be made at the entrance of the shops to manage the general public standing in the queue.
- 4. Industries which have been permitted to operate shall strictly adhere to the Standard Operating Procedures and carry out disinfection activities at regular intervals. Industries shall also initiate immediate action to vaccinate all their employees within a month's time. In case of non-adherence of the Covid-19 appropriate behaviour and the Standard Operating Procedures issued, necessary action will be initiated against concerned establishments.
- 5. Public are advised to go by walk for purchase of provision, fruits and vegetable from the shops near their residence. They are also advised to avoid using two wheelers and four wheelers while going to the shops for purchase of provisions, vegetables and fruits.
- 6. Travel to tourist places has already been prohibited. However, <u>travel</u> to <u>Nilgiris District</u>, <u>Kodaikanal</u>, <u>Yercaud</u>, <u>Yelagiri and Kutralam for emergency reasons</u> shall only be permitted after obtaining e-pass from the respective District Collectors.
- 7. The Government also orders that no activities shall be permitted in the **Containment Zones**.
- 8. The Commissioner, Greater Chennai Corporation/District Collectors concerned shall take all necessary measures for the strict enforcement of National Directives for Covid-19 management viz., wearing of face masks, hand hygiene and social distancing, spitting in public places, screening & hygiene, frequent sanitization of entire workplace etc., and adherence of the Standard Operating Procedures issued for the permitted activities. The Commissioner, Greater Chennai Corporation/ District Collectors concerned

may initiate appropriate action for imposing fines on persons violating the National Directives.

9. Any person violating these measures will be liable to be proceeded against as per the provisions of Section 51 to 60 of the Disaster Management Act, 2005, besides legal action under Section 188 of the IPC, and other legal provisions as applicable.

(By Order of the Governor)

V.IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

To

The Commissioner, Greater Chennai Corporation, Chennai. All District Collectors.

The Director General of Police, Chennai- 04.

The Commissioner of Police, Greater Chennai Police, Chennai-07.

The Works Manager, Government Central Press, Chennai- 600 001.

(for publication in the Tamil Nadu Government Extraordinary

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The Additional Chief Secretary/Commissioner of Revenue

Administration, Disaster Management, Chepauk, Chennai-05.

All District Judges/ District Magistrates.

The Registrar General, High Court of Madras, Chennai-104.

The Registrar, Madurai Bench of Madras High Court, Madurai.

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All State Corporation, Local Bodies, Boards, Universities,

Commissions, Companies, Institutions, Societies, etc.

The Accountant General, Chennai-18.

The Commissioner of Treasuries and Accounts, Chennai-35.

All Pay and Accounts Officers /District Treasury Officers.

Copy to:

The Hon'ble Chief Minister Office, Chennai-09.

The Special PA to Hon'ble Minister for Revenue and Disaster Management, Chennai-09.

The Private Secretary to Chief Secretary to Government, Chennai-9.

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ANNEXURE

G.O.(Ms).No.401, Revenue and Disaster Management (DM-4) Department Dated:13.06.2021

I. The activities permitted in all the districts

- Medical shops, Indigenous Medical Shops, Veterinary Pharmacies and Pet feed shops shall be permitted.
- ii. Supply of Milk, Water and distribution of News papers shall be permitted.
- iii. Stand alone shops selling provision, vegetables, meat and fish shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- iv. Platform shops selling vegetables, flowers and fruits shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- v. Sale of Vegetables and Fruits through mobile vehicles shall continue in all the districts in co-ordination with respective departments. Provision shops shall be permitted to sell provisions through mobile vehicles/ carts in the residential areas after obtaining permission from the respective local bodies and home delivery of provisions shall be permitted in respect of the orders received over phone / online. These sales will be permitted during the period 07.00 A.M. to 06.00 P.M.
- vi. Fish wholesale markets shall be permitted. However, in order to maintain social distancing, the District Administration shall identify adequate number of open spaces for operating the wholesale fish markets.
- vii. Slaughter Houses shall be permitted for wholesale only.
- viii. Public Distribution Shops shall be permitted to operate.
 - ix. Petrol, Diesel Bunks and LPG Supply related activities shall be permitted.
 - x. Parcel food only shall be permitted in the hotels, restaurants and bakeries from 6.00 A.M. to 10.00 A.M., 12.00 Noon to 3.00 P.M. and 6.00 P.M. to 9.00 P.M. All E-commerce food delivery entities shall be permitted to operate only during this time schedule.
- xi. Other E-commerce services shall be permitted from 08.00 A.M. to 06.00 P.M.
- xii. Wholesale Vegetable, Fruit and Flower Markets (Koyambedu and Wholesale Markets in Districts) shall be permitted to function. Retail

- Shops in Wholesale Markets **shall not be permitted** in Koyambedu and other district vegetable/ fruit/ flower markets.
- xiii. Railway, Airport, Sea Port & their associated operations and services shall be permitted.
- xiv. All activities related to basic essential infrastructure sectors like, Power, Water Supply, Sanitation, Telecommunication, Postal services etc., shall be permitted.
- xv. Print and Electronic Media shall function.
- Xvi. Government offices dealing with essential services like Secretariat, Health and Family Welfare, Revenue Administration, Police, Home Guard, Fire and Rescue Services, Prisons, District Administration, District Industries Centre, Government Press, Food and Co-operatives, Electricity, Water Supply, Local Bodies, Forest Offices, Treasuries, Social Welfare Department, PWD Maintenance Wing, Power Generation, Transmission & Distribution Units, Agriculture, Animal Husbandry etc., and other departments dealing with natural calamities and their associated support services shall function.
- xvii. Other Government Departments shall function with 30% staff strength.
- xviii. Sub-Registrar Offices shall issue only 50 tokens per day for the registration of deeds.
- xix. Banks and Insurance Institutions, RBI regulated financial markets and entities like NPCI, CCIL, Payment system operators, Clearing Houses and standalone primary dealers shall be permitted with 1/3rdstaff. ATMs and related banking services shall be permitted.
- xx. SEBI and capital and debt market services as notified by the Securities and Exchange Board of India (SEBI) shall be permitted to function with $1/3^{\rm rd}$ staff.
- Medical related services including Blood Bank shall be permitted.
- xxii. Visa Facilitation Centres for emergency travel purposes shall be permitted to function with minimum staff who may be permitted to travel with the ID cards issued by the respective organizations.
- xxiii. Homes for children/ differently abled / mentally challenged/ senior citizens/ destitute/ women/ widow and related transportation shall be permitted with e-registration.
- xxiv. Staff working in observation homes, after care homes and places of safety for juveniles shall be permitted with ID Card or e-registration.

- xxv. Agriculture and related activities including transportation of agricultural produce, agro inputs, agriculture implements and processing of agricultural products shall be permitted.
- xxvi. Operation of animal husbandry farms including poultry farms & hatcheries and livestock farming activities and animal health related activities shall be permitted.
- xxvii. Cargo handling including Cold storage and warehousing services at ports, airports, railway stations, container Depots and associated services shall be permitted.
- xxviii. All Goods vehicles and transportation of essential commodities shall be permitted. Movement, loading/ unloading of goods/ cargo (inter and intra State) shall be permitted.
 - XXIX. Transportation to and from place of residence to Airports/ Railway Station shall be permitted with e-registration details for their travel, travel tickets and ID proof.
 - XXX. Continuous Process Industries and Industries manufacturing essential commodities as listed in G.O.Ms.No.348, Revenue and Disaster Management (DM-IV) Department, dated 20.4.2021 are permitted to function adhering to the SOPs and other safety measures issued already.
 - XXXI. Matchbox manufacturing industries shall be permitted to operate with 50% workforce by following the Standard Operating Procedures.
- xxxii. Hotels / Lodges designated as Covid Care Hospitals / Covid Care Centres and Hotels / Lodges meant for housing health care professionals shall be permitted to function. Workers of such Hotels/Lodges shall be permitted with ID Cards issued by the respective hospital authority which have engaged the hotels/lodges.
- xxxiii. Ongoing in-situ construction works shall be permitted with the workers staying in the construction premises.
- vaxiv. Volunteers, Caregivers providing food and other services for persons with special needs, differently abled, senior citizens shall be permitted to travel with e-registration.
- xxxv. Inter State and Inter District travel shall be permitted for medical emergencies and funeral / last rites with e-registration.
- xxxvi. Intra district travel shall be permitted for medical emergencies and funeral/lastrites without e-registration.
- xxxvii. In order to monitor the passengers coming by air and train from foreign countries and other states, e-registration (https://eregister.tnega.org) shall continue to be in force.

- xxxviii. Private security services, facilities management services for maintenance and upkeep of office including housekeeping services in residential complexes shall be permitted with e-registration.
- xxxix. Services provided by self-employed persons, e.g., Electrician, IT repairs, plumbers, motor mechanics, and carpenters etc. shall be permitted to function from 09.00 A.M. to 5.00 P.M. with e-registration. However, respective shops shall not be permitted to function.
 - xl. Passengers with e-registration shall be permitted in rental vehicles, taxis and autos. Taxis will be permitted with three passengers apart from driver and Autos will be permitted with two passengers.
 - xli. Optical shops selling and servicing spectacles shall be permitted from 09.00 A.M. to 2.00 P.M.
 - xlii. Sale and repair of cycles and two wheeler shall be permitted to function from 09.00 A.M. to 2.00 P.M.
 - xliii. Making and Sale of Potteries, Handicrafts shall be permitted to function from 06.00 A.M. to 2.00 P.M.
- xliv. Export units, units which have export commitments or export orders and their vendor units providing inputs to such industries shall be permitted to function with 25% of workers in Coimbatore, Nilgiris, Tiruppur, Erode, Salem, Karur, Namakkal, Thanjavur, Tiruvarur, Nagapattinam, Myladuthurai districts by following the Standard Operating Procedures. In the remaining districts, above export units shall be permitted to function with 50% of workers by following the Standard Operating Procedures.
- II. Activities permitted in 27 districts, EXCEPT Coimbatore, Nilgiris, Tiruppur, Erode, Salem, Karur, Namakkal, Thanjavur, Tiruvarur, Nagapattinam, Myladuthurai, the following activities shall be permitted with restrictions in addition to the activities already permitted.
 - Government Parks and Parks and Play Grounds maintained by Local Bodies shall be kept open for general public for morning walk only from 6.00 A.M. to 9.00 A.M.
 - Beauty Parlour and Saloons shall be permitted to function from 6.00 A.M. to 5.00 P.M. without air conditioning facility and by permitting only 50% of customers at a time.
 - iii. Admission related works shall be permitted in Schools, Colleges and Universities.

- iv. Shops selling electrical goods, bulbs, cables, switches and wires shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- v. Hardware shops shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- vi. Shops selling Automobile Spare parts shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- vii. Shops selling educational books for students and stationery items shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- viii. TASMAC shops shall be permitted to function from 10.00 A.M. to 5.00 P.M. Barricades should be provided and circles should be drawn to strictly enforce social distancing.
 - ix. Sales and service units of Automobile dealers (both four wheelers and two wheelers) including mobile service operations/ garage on wheels shall be permitted to function from 06.00 A.M. to 5.00 P.M.
- x. Shops selling and servicing home appliances viz., Mixie, Grinder, T.V. Fridge etc., shall be permitted to function from 09.00 A.M. to 2.00 P.M.
- xi. Shops selling Mobiles and related goods shall be permitted to function from 09.00 A.M. to 2.00 P.M.
- xii. Shops selling construction materials shall be permitted to function from 09.00A.M. to 2.00 P.M.
- xiii. All other industries other than export units shall be permitted to operate with 33% work force by following the Standard Operating Procedures.
- workers / employees of the industries shall be permitted to travel in their two wheelers to their work place with e-registration and ID cards issued by the respective industry.
- xv. IT/ITES shall be permitted to operate with 20% staff strength.
- xvi. Housing Finance Corporations and Non-Banking Financial Institutions except micro-finance institutions shall be permitted to function with 33% staff strength.

- xvii. Tea shops shall be permitted to function from 6.00 AM to 5.00 PM for parcel sales through container (no plastic container allowed). Drinking Tea in and around the shops is not allowed.
- xviii. Sweets & Snacks shops shall be permitted to function for parcel service from 8.00 AM to 2.00 PM.
- xix. Common Service Centres(E-Sevai) run by TACTV, TNeGA and other agencies shall function by following Standard Operating Procedures.
- xx. Office of Construction sector companies shall function with 50% attendance.

V. IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

//True copy //



Disaster Management Act, 2005 – COVID-19 – Lockdown extended in the territorial jurisdictions of the State of Tamil Nadu with existing guidelines and certain relaxations upto 06.00 A.M. of 28.06.2021 with restrictions in certain Districts - Notification – Issued.

REVENUE AND DISASTER MANAGEMENT (DM-IV) DEPARTMENT

G.O. (Ms) No.409

Dated : 20.06.2021 பிலவ வருடம், ஆனி 6, திருவள்ளுவர் ஆண்டு, 2052,

Read:

- Ministry of Home Affairs, Government of India Order No. 40-3/2020-DM-1(A), dated 25.03.2020.
- 2. G.O.(Ms)No.172, Revenue and Disaster Management (D.M.II) Department, dated 25.03.2020 and addendums issued thereon.
- G.O. Ms.No.348, Revenue and Disaster Management (DM IV), Department, dated 20.04.2021.
- G.O. Ms.No.401, Revenue and Disaster Management (DM IV), Department, dated 13.06.2021.
- Hon'ble Chief Minister's Press Release No.305, dated 20.06.2021.
- Additional Chief Secretary / Commissioner of Revenue Administration Lr.No.OC-I/563/2020, dated 20.06.2021.

ORDER:-

NOTIFICATION

WHEREAS on considering the prevailing Covid-19 pandemic scenario and as per the directives of Government of India, Ministry of Home Affairs, State-wide complete lockdown was enforced throughout the State with effect from 4.00 A.M. of 10.05.2021 to 6.00 A.M. of 21.06.2021, in order to control the spread of COVID-19.

2) Now, therefore the Government hereby issue the following order under Disaster Management Act, 2005 extending complete lock down from 21.06.2021 to 06.00 A.M. on 28.06.2021.

3) Based on the number of Covid-19 active cases, districts have been classified into three categories as follows:-

Category I:-

Coimbatore, Nilgiris, Tiruppur, Erode, Salem, Karur, Namakkal, Thanjavur, Tiruvarur, Nagapattinam, Myladuthurai Districts.

Category II:-

Ariyalur, Cuddalore, Dharmapuri, Dindigul, Kallakurichi, Kanniyakumari, Krishnagiri, Madurai, Perambalur, Pudukkottai, Ramanathapuram, Sivaganga, Theni, Ranipet, Thenkasi, Tirunelveli, Tirupathur, Tiruvannamalai, Thoothukudi, Tiruchirappalli, Vellore, Villupuram, Virudhunagar districts.

Category III:-

Chennai, Tiruvallur, Kancheepuram and Chengalpattu Districts.

The list of permitted activities for each of the Category mentioned above is given in the Annexure.

- 4) Shops permitted to function shall follow the following important Standard Operating Procedures.
 - Shops shall have mandatory hand hygiene (sanitizer dispenser) at the entrance and thermal screening shall also be done.
 - Management shall ensure that the workers and customers wear face masks compulsorily.
 - All shops shall function without air conditioning facility and in order to ensure social distancing norms, more number of persons shall not be allowed at a time inside the shops.
 - Specific markings with sufficient distance may be made at the entrance of the shops to manage the general public standing in the queue.
- 5) <u>Travel to Nilgiris District, Kodaikanal, Yercaud, Yelagiri and Kutralam for emergency reasons</u> shall only be permitted after obtaining e-pass from the respective District Collectors.
- 6) Industries which have been permitted to operate shall strictly adhere to the Standard Operating Procedures and carry out disinfection activities at regular intervals. Industries shall also initiate immediate action to vaccinate all their employees within a month's time. In case of non-adherence of the Covid-19 appropriate behaviour and the Standard Operating Procedures issued, necessary action will be initiated against concerned establishments.
- 7) The Government also orders that no activities shall be permitted in the **Containment Zones**.
- 8) The Commissioner, Greater Chennai Corporation/District Collectors concerned shall take all necessary measures for the strict enforcement of

National Directives for Covid-19 management viz., wearing of face masks, hand hygiene and social distancing, spitting in public places, screening & hygiene, frequent sanitization of entire workplace etc., and adherence of the Standard Operating Procedures issued for the permitted activities. The Commissioner, Greater Chennai Corporation/ District Collectors concerned may initiate appropriate action for imposing fines on persons violating the National Directives.

9) Any person violating these measures will be liable to be proceeded against as per the provisions of Section 51 to 60 of the Disaster Management Act, 2005, besides legal action under Section 188 of the IPC, and other legal provisions as applicable.

(By Order of the Governor)

V.IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

To

The Commissioner, Greater Chennai Corporation, Chennai.

All District Collectors.

The Director General of Police, Chennai- 04.

The Commissioner of Police, Greater Chennai Police, Chennai-07.

The Works Manager, Government Central Press, Chennai- 600 001.

(for publication in the Tamil Nadu Government Extraordinary Gazette dated 20.06.2021) (5 copies)

All Additional Chief Secretaries, Principal Secretaries and

Secretaries to Government, Secretariat, Chennai – 09.

The Additional Chief Secretary/Commissioner of Revenue

Administration, Disaster Management, Chepauk, Chennai-05.

All District Judges/ District Magistrates.

The Registrar General, High Court of Madras, Chennai-104.

The Registrar, Madurai Bench of Madras High Court, Madurai.

All Constitutional / Statutory Bodies including

All State Corporation, Local Bodies, Boards, Universities, Commissions, Companies, Institutions, Societies, etc.

The Accountant General, Chennai-18.

The Commissioner of Treasuries and Accounts, Chennai-35.

All Pay and Accounts Officers / District Treasury Officers.

Copy to:

The Hon'ble Chief Minister Office, Chennai-09.

The Special PA to Hon'ble Minister for Revenue and Disaster Management, Chennai-09.

The Private Secretary to Chief Secretary to Government, Chennai-9.

Stock File / Spare copy.

//Forwarded By Order//



ANNEXURE

G.O.(Ms).No.409, Revenue and Disaster Management (DM-4) Department, dated 20.06.2021

ACTIVITES PERMITTED DURING LOCK DOWN UPTO 6.00 A.M. of 28.06.2021

SI.	Activity	Permitted in		
No		Category I	Category II	Category III
1	Medical shops, Indigenous Medical Shops, Veterinary Pharmacies and Pet feed shops	Permitted	Permitted	Permitted
2	Supply of Milk, Water and distribution of News papers	Permitted	Permitted	Permitted
3	Stand alone shops selling provision, vegetables, meat and fish	Permitted 6 AM – 5 PM	Permitted 6 AM – 7 PM	Permitted 6 AM – 7 PM
4	Platform shops selling vegetables, flowers and fruits	Permitted 6 AM – 5 PM	Permitted 6 AM – 7 PM	Permitted 6 AM – 7 PM
5	Sale of Vegetables and Fruits through mobile vehicles with respective departments	Permitted	Permitted	Permitted
6	Fish wholesale markets	Permitted	Permitted	Permitted
7	Slaughter Houses for wholesale only	Permitted	Permitted	Permitted
8	Public Distribution Shops	Permitted	Permitted	Permitted
9	Petrol, Diesel Bunks and LPG Supply	Permitted	Permitted	Permitted
10	Parcel food in the hotels, restaurants and bakeries. All E-commerce food delivery entities.	Permitted 6 AM - 10 AM, 12 Noon-3 PM, 6 PM- 9 PM	Permitted 6 AM - 9 PM	Permitted 6 AM - 9 PM
11	Other E-commerce services	Permitted 8 AM - 6 PM	Permitted 6 AM - 9 PM	Permitted 6 AM - 9 PM
12	Wholesale Vegetable, Fruit and Flower Markets (Koyambedu and Wholesale Markets in Districts).	Permitted	Permitted	Permitted
13	Railway, Airport, Sea Port & their associated operations and services	Permitted	Permitted	Permitted

14	All activities related to 1				
	All activities related to basic essential infrastructure sectors like Power, Water Supply, Sanitation, Telecommunication, Postal services etc.,	Permitted	Permitted	Permitted	
15	Print and Electronic Media	Permitted	Permitted	Permitted	
16	Government offices dealing with essential services and other departments dealing with natural calamities and their associated support services shall function	Permitted with 100% staff strength	Permitted with 100% staff strength	Permitted with 100% staff strength	
17	Other Government Departments	Permitted with 30% staff strength	Permitted with 50% staff strength	Permitted with 100% staff strength	
18	Sub-Registrar Offices	Shall issue only 50 tokens per day for the registration of deeds	Permitted with 100% of Tokens.		
19	All Private Offices	Not permitted	Permitted with 33% staff strength	Permitted with 33% staff strength	
20	Banks and Insurance Institutions, RBI regulated financial markets and entities like NPCI, CCIL, Payment system operators, Clearing Houses and standalone primary dealers	Permitted with1/3 rd Staff	Permitted Permitted with 1/3 rd Staff		
21	SEBI and capital and debt market services as notified by the Securities and Exchange Board of India (SEBI)	Permitted with1/3 rd Staff	Permitted with1/3 rd Staff	Permitted with1/3 rd Staff	
22	Medical related services including Blood Bank	Permitted	Permitted	Permitted	
23	Visa Facilitation Centres for emergency travel purposes	Permitted	Permitted	Permitted	
24	Homes for children/ differently abled / mentally challenged/ senior citizens / destitute / women / widow and related transportation	Permitted with e-registration	Permitted with e-registration	Permitted without e-registration	

25	Chaff wording in the state of			
	Staff working in observation homes, after care homes and places of safety for juveniles	Permitted with e-registration	Permitted with e-registration	Permitted without e-registration
26	Agriculture and related activities including transportation of agricultural produce, agro inputs, agricultural implements and processing of agricultural products	Permitted	Permitted	Permitted
27	Operation of animal husbandry farms including poultry farms & hatcheries and livestock farming activities and animal health related activities	Permitted	Permitted	
28	Cargo handling including Cold storage and warehousing services at ports, airports, railway stations, container Depots and associated services	old storage and Permitted Permitted varehousing services at orts, airports, railway tations, container Depots		Permitted
29	All Goods vehicles and transportation of essential commodities, Movement, loading/ unloading of goods/ cargo (inter and intra State)	ntial Permitted Permittenent, ods/		Permitted
30	Transportation to and from place of residence to Airports/ Railway Station	Permitted with e-registration details for their travel, travel tickets and ID Proof	Permitted	Permitted
31	Continuous Process Industries and Industries manufacturing essential commodities.	Permitted	Permitted	Permitted
32	Matchbox manufacturing industries	Permitted with 50% workforce	Permitted with 50% workforce	Permitted with 50% workforce
33	Hotels / Lodges designated as Covid Care Hospitals / Covid Care Centres and Hotels / Lodges meant for housing health care professionals	Permitted	Permitted	Permitted

34	Comptending			
35		Permitted Ongoing in-situ construction works only with the workers staying in the construction premises	Permitted	Permitted
	providing food and other services for persons with special needs, differently abled, senior citizens	Permitted with e-registration	Permitted with e-registration	Permitted without e-registration
36	Inter State and Inter District travel for medical emergencies and funeral / last rites	Permitted with	Permitted with e-registration	Inter state - Permitted with e-registration. Inter district - Permitted without e-registration.
37	Intra district travel for medical emergencies and funeral / last rites	Permitted without e-registration	Permitted without e-registration	Permitted without e-registration
38	Passengers coming by air and train from foreign countries and other states	Permitted with e-registration	Permitted with e-registration	Permitted with e-registration
39	Private security services, facilities management services for maintenance and upkeep of office including housekeeping services in residential complexes	Permitted with e-registration	Permitted with e-registration	Permitted without e-registration
40	Services provided by self- employed persons, e.g. Electrician, IT repairs, plumbers, motor mechanics, and carpenters etc.	Permitted with e-registration 9 AM – 5 PM	Permitted with e-registration 6 AM – 5 PM	Permitted 6 AM – 7 PM
41	Passengers in rental vehicles, taxis and autos. Taxis - 3 passengers and Auto - 2 passengers	Permitted with e-registration	Permitted with e-registration	Permitted without e-registration
42	Optical shops selling and servicing spectacles	Permitted 9 AM – 2 PM	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM

43	Sale and repair of cycles and two wheeler	Permitted 9 AM – 2 PM	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM
44	Making and Sale of Potteries, Handicrafts	Permitted 9 AM – 2 PM	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM
45	Export units, units which have export commitments or export orders and their vendor units providing inputs to such industries	Permitted with 50% workforce	Permitted with 100% workforce	Permitted with 100% workforce
46	Government Parks and Parks and Play Grounds maintained by Local Bodies kept open for general public for morning walk	Not permitted	Permitted 6 AM – 9 AM	Permitted 6 AM – 9 AM
47	Beauty Parlour, Saloons, Spas	Not permitted	Permitted 6 AM – 5 PM (without air conditioning facility and 50% customers at a time)	Permitted 6 AM – 7 PM (without air conditioning facility and 50% customers at a time)
48	Admission related works in Schools, Colleges, Universities and Coaching Institutions	Not permitted	Permitted	Permitted
49	Shops selling electrical goods, bulbs, cables, switches and wires	Not permitted	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM
50	Hardware shops	Not permitted	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM
51	Shops selling Automobile Spare parts	Not permitted	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM
52	Shops selling educational books for students and stationery items	Not permitted	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM
53	TASMAC shops	Not permitted	Permitted 10 AM – 5 PM	Permitted 10 AM – 5 PM
54	Sales and service units of Automobile dealers including mobile service operations / garage on wheels	Not permitted	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM

55	home appliances viz., Mixie, Grinder, T.V. Fridge etc.	Not permitted	Permitted 9 AM – 5 PM	Permitted 9 AM – 7 PM
56	shops selling Mobiles and related goods	Not permitted	Permitted 9 AM – 5 PM	Permitted
57	materials	Not permitted	Permitted	Permitted
58		Not permitted	9 AM – 5 PM Permitted	9 AM – 7 PM Permitted
59	Road-side Eateries	Not Permitted	9 AM – 5 PM Not Permitted	9 AM – 7 PM Permitted 6 AM – 7 PM
60	Computer Hardware, Software, Electronic Appliances Spare Parts Shops	Not Permitted	Not Permitted	(Parcel Only) Permitted 9 AM – 7 PM
61	Shops selling utensils, fancy goods, photo/video shops, laundries, tailoring shops, printing press, Xerox Shops	Not permitted	Not permitted	Permitted 9 AM – 7 PM
62	All other industries other than export units	Not permitted	Permitted with 33% workforce	Permitted with 50% workforce
63	Travel of Workers / employees of the industries in their two wheelers	Permitted with e-registration and ID Card	Permitted with e-registration and ID Card	Permitted with e-registration and ID Card
64	IT/ITES	Not permitted	Permitted with 20% workforce	Permitted with 20% workforce
65	Housing Finance Corporations and Non- Banking Financial Institutions and Micro- finance institutions	Not permitted	Permitted with 33% workforce	Permitted with 50% workforce
66	Tea shops (Parcel Only)	Not permitted	Permitted 6 AM – 5 PM	Permitted 6 AM – 7 PM
67	Sweets & Snacks shops to function for parcel service	Not permitted	Permitted 6 AM – 9 PM	Permitted 6 AM – 9 PM
68	Common Service Centres (E-Sevai) run by TACTV, TNeGA and other agencies	Not permitted	Permitted	Permitted

69	Office of Construction sector companies	Not permitted	Permitted with 33% workforce	Permitted with 50% workforce
70	Sports Training Academies and Outdoor Sports competitions (Without Spectators)	Not permitted	6 AM	nitted – 7 PM Contact Sports)
71	Shooting of Films and Serials	Not Permitted	Permitted with a maximum of 100 workers / artists subject to RTPCR test	Permitted with a maximum of 100 workers / artists subject to RTPCR test
72	Cinema Post Production Activities	Not Permitted	Permitted	Permitted
73	Maintenance in Cinema Theatres	Not Permitted	Permitted once in a week after obtaining prior permission from the concerned Tahsildar	Permitted once in a week after obtaining prior permission from the concerned Tahsildar
74	Intra District Public Transport	Not Permitted	Not Permitted	Permitted with 50% seating capacity and without air conditioning facility
75	Inter District Public Transport	Not Permitted	Not Permitted	Permitted with 50% seating capacity and without air conditioning facility
76	Metro Rail			Permitted with 50% seating capacity

77	Marriage functions (Inter State Intra Distric	and , Inter D it)	related	Inter district Travel to these districts or from these districts are not allowed.	Marriage related travel between these districts are allowed with e-pass from destination districts. The e-pass can be applied for up to 50 persons by the Bride/ Groom/ Head of the family on either side.
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V. IRAI ANBU CHIEF SECRETARY TO GOVERNMENT

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