டது. கு. என். 1681/2008 ஆணையாளரின் 10.09.2008 நாளிட்ட குறிப்பு

தீர்மான எண் :507/2008

பொருள் எண். 29

மதிப்பீடு மற்றும் ஒப்பம் வழங்குகல் – திருத்தங்கள்

தமிழ் நாடு அவசாச் சட்டம் எண்.6/2008ல், மதிப்பீடு ஒப்புதல் வழங்குவது சம்பந்தமாக சென்னை மாநகராட்சி முனிசிபல் சட்ட விதி–1919, சில திருத்தங்கள் செய்து வெளியிடப்பட்டுள்ளது. அவை பின் வருமாறு:

AMENDMENTS TO THE CHENNAI CITY MUNICIPAL CORPORATION ACT, 1919.

For Section 78 and 79 of the Chennai City Municipal Corporation Act, 1919 (hereafter in this Part referred to as the 1919 Act), the following sections shall be substituted, namely:

"78 Powers of Municipal Authorities to sanction estimates. - The Powers of the different Municipal authorities to sanction estimate shall be as follows:-

- (a) When the amount of estimate does not exceed ten Lakhs of Rupees, the sanction of the concerned wards committee shall be required;
- (b) When the amount of estimate exceeds ten Lakhs of Rupees but does not exceed fifty Lakhs of rupees, the sanction of the Commissioner shall be required;
- (c) When the amount of estimate exceeds fifty Lakhs of Rupees but does not exceed sixty Lakhs of rupees, the sanction of the Mayor shall be required:
- (d) When the amount of estimate exceeds sixty Lakhs of Rupees but does not exceed seventy five Lakhs of rupees, the sanction of the concerned Standing Committee (other than the Standing Committee on Taxation & Finance) shall be required;
- (e) When the amount of estimate exceeds seventy five Lakhs of Rupees but does not exceed One Crore of rupees, the sanction of the concerned Standing Committee on Taxation & Finance shall be required;

- (f) When the amount of estimate exceeds One Crore of Rupees but does not exceed Ten Crores of Rupees, the sanction of the Council shall be required;
- (g) When the amount of estimate exceeds Ten Crores of Rupees the sanction of the State Government shall be required;
- 79. Works costing more than sixty lakes of Rupees (1) where a project is framed for the execution of any work or series of works, the entire estimated cost of which exceeds sixty lakes of rupees:-
- (a) The Commissioner shall cause a detailed report to be prepared including such estimates and drawings as may be requisite and shall lay the same, -
 - (i) before the concerned Standing Committee (other than the Standing Committee on taxation and finance), if the entire estimated cost exceeds sixty Lakhs of rupees but does not exceed seventy five lakhs of rupees;
 - (ii) before the standing committee on taxation and finance, if the entire estimated cost exceeds seventy five Lakhs of rupees but does not exceeds One crore of rupees;
 - (iii) before the Council , if the entire estimated cost exceeds One Crore of rupees;
- (b) the concerned Standing Committee, or the Standing Committee on taxation and finance or the Council, as the case may be, shall consider the report and may approve it either in its entirety or subject to modifications or may reject the same.
- (2) (a) Where the Council approves the project, subject to any modifications or otherwise, the entire estimated cost of which exceeds Ten Crores of Rupees, the same shall be submitted to the State Government.
 - (b) The State Government may sanction the project either in its entirety or subject to modifications or may reject the same and the work shall not be commenced without such sanction of the State Government.

(c) No material change in the project sanctioned as aforesaid shall be carried into effect without the sanction of the State Government.

Amendment of Section 80

- 3. In Section 80 of the 1919 Act, for sub-section (2), the following subsection shall be substituted namely: -
 - (2) Every contract on behalf of the Corporation shall be made by the Commissioner subject to the following provisions, namely:-
 - (a) no contract the estimated cost of which does not exceed Ten Lakhs of Rupees shall be made by the Commissioner unless it has been sanctioned by the concerned wards committee;
 - (b) any contract the estimated cost of which exceeds ten Lakhs of Rupees but does not exceed fifty Lakhs of rupees, shall be made by the Commissioner;
 - (c) No contract the estimated cost of which exceeds fifty Lakhs of Rupees but does not exceed sixty Lakhs of rupees, shall be made by the Commissioner, unless it has been sanctioned by the Mayor;
 - (d) No contract the estimated cost of which exceeds sixty Lakhs of Rupees but does not exceed seventy five Lakhs of rupees, shall be made by the Commissioner unless it has been sanctioned by the concerned Standing Committee (other than the Standing Committee on Taxation & Finance);
 - (e) No contract the estimated cost of which exceeds seventy five Lakhs of Rupees but does not exceed One Crare of rupees, shall be made by the Commissioner unless it has been sanctioned by the concerned Standing Committee on Taxation & Finance;
 - (f) No contract the estimated cost of which exceeds. One Crare of Rupees but does not exceed Ten Crares of Rupees, shall be made by the Commissioner unless it has been sanctioned by the Council;

- (g) No contract the estimated cost of which exceeds Ten Crores of Rupees shall be made by the Commissioner unless it has been sanctioned by the State Government;
- (h) Every contract the estimated cost of which exceed forty thousand Rupees made by the Commissioner shall be reported to the concerned Standing Committee within fifteen days from the date on which it has been made".

மன்றத்தின் பார்வைக்கும், பதிவிற்கும் நிலைக்குழு (பணிகள்) மற்றும் நிலைக்குழு (வ.வி.ம.நி) மூலமாக சமா்ப்பிக்கப்படுகிறது.

"23.9.2008 அன்று நடைபெற்ற நிலைக்குழு (பணிகள்) கூட்டத்தில் தீர்மான எண் 281, நாள்: 23.9.2008-ன்படி இதற்கு நிலைக்குழு (பணிகள்) பரிந்துரை செய்து நிலைக்குழு (வ.வி.ம.நி.) வின் மூலமாக மன்றத்தின் பார்வைக்கும், பதிவிற்கும் சமர்ப்பிக்கப்படுகிறது".

"25.9.2008 அன்று நடைபெற்ற நிலைக்குழு (வ.வி.ம.நி) கூட்டத்தின் தீர்மான எண்.220/08 நாள் 25.9.2008 –ன் படி இதற்கு நிலைக்குழு (வ.வி.ம.நி) பதிவு செய்து மன்றத்தின் பார்வைக்கும், பதிவிற்கும் சமாப்பிக்கப்படுகிறது ".

> "இதனை மன்றம் பதிவு செய்கின்றது" *****