The Members of the Madurai City Municipal Corporation (Disclosure of Assets) Rules, 1973

TAMILNADU India

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Rule

THE-MEMBERS-OF-THE-MADURAI-CITY-MUNICIPAL-CORPORATIONof 1973

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The Members of the Madurai City Municipal Corporation (Disclosure of Assets) Rules, 1973Published vide Notification G.O. Ms. No. 837, Rural Development and Local Administration, dated 25th April 1973S.R.O. No. A-434 of 1973. - In exercise of the powers conferred by sub-section (1) of section 431 of the Madurai City Municipal Corporation Act, 1971 (Tamil Nadu 15 of 1971), the Governor of Tamil Nadu hereby makes the following rules:-

1. Short title and commencement.

- (i) These rules may be called the Members of the Madurai City Municipal Corporation (Disclosure of Assets) Rules, 1973.

2. Periodical disclosure of assets of members of the Madurai City Municipal Corporation.

- Every member of the Madurai City Municipal Corporation including the Mayor and the Deputy Mayor shall-(a)if he holds office as such on the date of commencement of these rules, as soon as may be after such date; or(b)if he is elected or co-opted, after such date, as soon as may be after such election or [co-option] [The method of co-option of members have been omitted by the Tamil Nadu Act 24 of 1994.]; and(c)thereafter at intervals of every twelve months ending with the 31st day of March, furnish to the executive authority of the Madurai City Municipal Corporation in the Form appended to these rules a return of,-(i)all properties owned, acquired or inherited by such member or any members of his family; and(ii)all properties held on lease or mortgage, either in his own

1

name or any members of his family, together with details of the means by which, or the sources from which, such property was acquired or inherited.

3. Returns to be placed at the meeting and to be public document.

- Every return submitted under rule 2 shall,-(1)as soon as possible, after it is submitted, be placed at the meeting of the council; and(2)be deemed to be a public document and the executive authority may, subject to such conditions (including payment of fees) as may be prescribed by such authority give to any person on demand a copy of such return.AppendixForm(See Rule 2)Return of assets of the Member of the....as on the 31st March.Name of the......Date of election or [co-option] [The method of co-option of members have been omitted by the Tamil Nadu Act 24 of 1994.]Assets of the Members

1. Immovable property.

2. Business interests-

(a)Shares.(b)Stock.(c)Scrip.(d)Partnership.(e)Debentures and securities.

- 3. Other interests. Bank accounts.
- 4. (a) Jewellery.

(b)Gold.(c)Precious stones.

- 5. Movables (including motor vehicles) where the aggregate value exceeds Rs. 10,000.
- 6. Details of Trusts with which the Member has any connection.
- 7. Remarks, if any, of the member.

Assets of the Members of the Family

1. Immovable property.

2. Business interests-

(a)Shares.(b)Stock.Where the aggregate value of all the three items exceeds Rs. 10,000(c)Scrip.(d)Partnership.(e)Debentures and securities.

3. Other interests.

Bank Accounts.

4. (a) Jewellery.

(b)Gold.(c)Precious.Where the aggregate value of all the three items exceeds Rs. 10,000.

- 5. Movables (including motor vehicles) where the aggregate value exceeds Rs. 10,000.
- 6. Details of Trust with which the member of the family has any connection.
- 7. Remarks, if any, of the member.