

ONESOURCE INDUSTRIES AND VENTURES LIMITED

(Formerly Known as Onesource Ideas Venture Limited)

CIN: L46201TN1994PLC097983

Registered Office Address: F-4, 4th Floor, Sindur Pantheon Plaza, No. 346, Pantheon Road,
Egmore, Chennai, Tamil Nadu- 600008

Corporate Office Address: 35 Block-C Mansarovar Complex, 7 No Stop M Pnagar Mpsrtc Depo 7,
M.P. Vidhan Sabha, Bhopal, Huzur, Madhya Pradesh, India- 462004

Email Id: cs@osivl.com

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Website: www.osivl.com

Date: 03rd December, 2024

To,

The BSE Limited

Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai-400001

Scrip Code: 530805

Subject: Newspaper Advertisement regarding dispatch of Postal Ballot Notice electronically as per Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir(s)/ Madam,

In compliance with Regulation 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed newspaper advertisement published in following newspapers on Tuesday, 03rd December, 2024:

The South India Times, Chennai (English Edition) and;
Madrass Mani, Chennai (Tamil Edition)

As required to be given under Regulation 47 (1) for information on completion of dispatch of Notice of Postal Ballot and details on remote e-voting.

You are requested to take above information on record.

For, ONESOURCE INDUSTRIES AND VENTURES LIMITED
(Formerly Known as Onesource Ideas Venture Limited)

CS NEHA RAVI PRAJAPATI
Company Secretary and Compliance Officer
M. No: A67093

Encl: as above

Cyclone Fengal | 1.29 lakh hectares of crops damaged; will send report to GoI soon, says CM Stalin

VILLUPURAM: Visiting Villupuram a day after the district received a historically unprecedented rainfall level of 50cms in a day, Chief Minister M K Stalin on Monday estimated the extent of crop damage suffered due to Cyclone Fengal at 1.29 lakh hectares in the state and said that his government would soon send a report of the damages caused by the cyclone to the union government for financial assistance.

Stalin also said that it was the duty of the union government to provide financial assistance for the devastation caused by the cyclone.

Talking to media persons at Villupuram after reviewing the rescue and relief operations and distributing welfare assistance to the flood affected people, Stalin said that estimation done so far has shown that crops to



the tune of 1.29 hectare has been damaged by Cyclone Fengal. After the rain stops and water recedes, a comprehensive assessment of the damages would be done and due relief assistance distributed to the affected people for loss of life, crops, cattle and property.

Will request GoI to send team soon

Adding that a report of the damages suffered due to Cyclone Fengal would be

sent to the union government, Stalin said that he would also request the union government to send its team to assess the cyclonic damages in the state.

Asked if he was confident of the union government providing financial assistance, more so after not receiving anticipated funds for last year's devastation in Thoothukudi, the Chief Minister said, "We are sending (the report) with confi-

dence. It is our duty to send the report of the extent of damage suffered and relief and rescue operations done." When reporters drew his attention to the DMK MPs moving a motion to discuss TN floods in the Parliament, Stalin said, "They did not allow a discussion (in the Parliament). We will definitely assess the extent of damage and send them a report. It is our duty to send them a report every time. It is their duty to do so (allot funds). Every time they are denying it. Nonetheless, we are doing it for the people. Let us see."

LoP's duty to complain
On Leader of Opposition Edappadi K Palaniswami faulting his government for not compensating for crop loss in time, the Chief Minister said, "He is the Leader of Opposition. It is his duty to complain.

Flood fury overwhelms Villupuram, Railway suspends operations as water level rises over danger mark

CHENNAI: Villupuram district in north Tamil Nadu continues to reel under unprecedented flooding, and Chief Minister M K Stalin on Monday inspected the region and interacted with the affected people and distributed relief to them.

With temporary suspension of all train services via Villupuram, hundreds of passengers were affected and a railway official hinted at resumption of services, by complying with safety norms, as and when the condition improved. The traffic on the key Chennai-Tiruchirappalli national highway, in and around Villupuram, was also hit.

The depression, the remnant of cyclonic storm



Fengal over north coastal Tamil Nadu and Puducherry, weakened into a Well Marked Low Pressure Area on Monday, the India Meteorological Department said. Villupuram town, nearby towns and villages, have borne the brunt of the rain

fury and raging flood water gushed towards low-lying areas. As portions of a bridge was washed away, link to many villages near Aarani in Tiruvannamalai district was cut off.

With water rising above the danger level on an arterial bridge between

Vikravandi and Mundiampakkam in Villupuram, Southern Railway on Monday morning announced suspension of operations in that key stretch, leading to cancellations, diversion and short termination of services, which includes express and superfast trains.

Well-connected Villupuram is the easy link between Chennai, other northern parts of the state and the central and southern regions of Tamil Nadu. River Thenpennai is in spate in the badly hit northern coastal town of Cuddalore and Agriculture Minister MRK Panneerselvam inspected.



CHIEF MINISTER CALLED ON THIRU K. VEERAMANI, GENERAL SECRETARY, DRAVIDAR KAZHAGAM ON THE OCCASION OF HIS 92ND BIRTHDAY.

SC apprehends 'pressure' on witnesses after DMK's Senthilbalaji becomes minister



NEW DELHI: Expressing its concern over the appointment of DMK leader V Senthilbalaji, as a minister in the Tamil Nadu government days after he was granted bail in the money laundering case related to the cash-for-job scam, the Supreme Court on Monday agreed to examine a plea raising apprehensions on independence of witnesses in the case. A bench of Justices Abhay S Oka and Augustine George Masih, however, refused to interfere with the September 26 order of the apex court granting bail to Balaji on a plea filed by one of the complainants seeking its cancellation. "We granted you bail and days after you go and become minister. Anybody

will be bound to be under the impression that now with your position as a senior cabinet minister, witnesses will be under pressure. What is this going on?" the bench asked senior advocate Mukul Rohatgi, appearing for Balaji. The bench, however, said it would not recall the September 26 order as the law laid down by the apex court was benefitting several other persons. Justice Oka further said the court would not issue any notice in the matter but limit the scope of enquiry to whether the witnesses would be "under pressure" to depose in the case. "The apprehension is that considering the seriousness of allegations against the second respondent (Balaji) in the predicate offences, the witnesses may not be in the frame of mind to depose against the second respondent who is holding the position of cabinet minister.

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Email : cs@osivl.com • Contact No : 9685634568
Website : www.osivl.com

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Members are hereby informed that pursuant to provisions of Section 108 and 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with Rule 20 and Rule 22 of Companies (Management and Administration) Rules, 2014, as amended from time to time, read with the General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 33/2020 dated September 28, 2020, General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 8, 2021 and General Circular No. 11/2022 dated December 28, 2022 along with subsequent circulars issued in this regard and the latest Circular No. 09/2024 dated September 19, 2024, issued by the Ministry of Corporate Affairs, Government of India (collectively referred to as "MCA Circulars"), and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("SEBI Listing Regulations") (including any statutory modification(s) or reenactment(s) thereof for the time being in force and as amended and from time to time), the Company has on Monday, 02nd December, 2024 sent the electronic copies of Notice of Postal Ballot along with Explanatory Statement to all Members of the Company, who have registered their e-mail address with the Company / Depositories as on Friday, 29th November, 2024 being the cut-off date for seeking the approval of the members, in respect of the Special Resolutions contained in the Notice of Postal Ballot dated 28th November, 2024 by voting through electronic means ("remote e-voting") only.

SR. No.	DETAILS OF RESOLUTION
1.	TO REGULARISE MR. RAHUL KUMAR LALWANI (DIN : 10768522) AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY.
2.	TO REGULARISE MR. RITIK WAGH (DIN : 10768388) AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY.

The Board of Directors vide its Resolution passed on 28th November, 2024 appointed Ms. Pooja Gwalani, Practising Company Secretary, ACS-29004, CP No. 13876, as the Scrutinizer for conducting the postal ballot through remote e-voting process in a fair and transparent manner.

In accordance with the provisions of the MCA Circulars, Members can vote only through the remote e-voting process. Members whose names appear on the Register of Members / List of Beneficial Owners as on Friday 29th November, 2024 may cast their vote through e-voting only and a person who is not a Member as on the Cut-off date shall treat this Notice for information purpose only. The physical copies of the Notice, postal ballot forms and pre-paid Business Reply Envelopes are not being sent to Members for this Postal Ballot. Members are requested to provide their assent or dissent through e-voting only.

The Company has appointed PurvaSharegistry (India) Private Limited for facilitating e-voting to enable the Members to cast their votes electronically. Members are requested to note that e-voting period will commence on Wednesday, 04th December, 2024 at 9:00 AM IST and ends on Thursday, 02nd January, 2025 at 05:00 PM IST. The e-voting module shall be disabled by PURVA for voting thereafter. Electronic Voting Sequence Number (EVSN) of the Company is 90.

Members may please note that the Notice of Postal Ballot is also placed on the website of the Company i.e. www.osivl.com and the website of PurvaSharegistry (India) Private Limited, i.e. https://evoting.purvashare.com and at the relevant sections of the website of the Stock Exchange on which the Shares of the Company are listed i.e. BSE Limited (www.bseindia.com) Members who have not received the Postal Ballot Notice may download it from the above-mentioned websites.

The result of the Postal Ballot will be declared not later than 2 (Two) working days of the conclusion of the Postal Ballot. The results of the Postal Ballot shall be posted on the Company's website viz. www.osivl.com and on PURVA website viz. https://evoting.purvashare.com besides communicating to the BSE Limited, the Stock Exchange(s) where the Shares of the Company are listed.

Members holding shares in physical form and have not registered their e-mail address can now register the same by writing to the Company at www.osivl.com along with the copy of the signed request letter in Form ISR-1 mentioning the name and address of the member, self-attested copy of the PAN card linked with Aadhaar and self-attested copy of any document (such as Driving License, Election Identity Card, Passport, etc.) in support of the address of the member to enable the Company to register the e-mail address and for receiving the Notice of Postal Ballot and E-Voting instructions. Members holding shares in demat form are requested to register/update their e-mail addresses with their Depository Participant(s) only.

If you have any queries or issues regarding e-voting from the e-voting System, you can write an email to evoting@purvashare.com or contact at 022-49614132 and 022-49700138. All grievances connected with the facility for voting by electronic means may be addressed to Ms. Deepali Dhuri, Compliance Officer, PurvaSharegistry (India) Private Limited, Unit No. 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai - 400011 or send an email to evoting@purvashare.com or contact at 022- 022- 49614132 and 022-49700138.

By the Order of the Board
For, ONESOURCE INDUSTRIES AND VENTURES LIMITED
(Formerly Known as Onesource Ideas Venture Limited)

CS NEHA RAVI PRAJAPATI
Company Secretary and
Compliance Officer
M. No: A67093

Date : 28th November, 2024
Place : Chennai

Tirupati board should have only Hindu employees. 'Majority' religion deserves rights too



It is galling that a fairly commonsensical decision of the Tirumala Tirupati Devasthanams board, that it will ask non-Hindu employees to either resign or relocate to other Andhra government jobs, should excite so much comment, often involving negativity towards Hindus. Religious freedom should include the right of institutions to not employ those who may be inimical to it, but in "secular" India it is apparently a pointer to Hindu bigotry.

That there may be practical difficulties in removing these non-Hindus from the TTD board service is clear: those who have converted away from Hinduism often do not change their names for various reasons. This means you can only know whether someone with a Hindu name is a Hindu if you intrusively enter their homes or probe their actual religious practices. But even here, there is no guarantee that justice will be done. In a judgment of the Madras High Court in 2021, a division bench overturned the local administration's decision to revoke a woman's Scheduled Caste certificate even though she regularly went to church and displayed a cross in her clinic. The openness of the average Hindu to accepting religious symbols and influences from outside her culture is beginning to work against the community's larger interests, for this openness and tolerance is—at the ideological level—largely a one-way street.

One cannot, therefore, presume that an

equally woke Andhra Pradesh High Court or the Supreme Court will not do the same when the TTD seeks to implement its policy of removing non-Hindus from its employee rosters. More so if these employees are involved only in "secular" activities within TTD, for Article 25 2(a) allows the state to intervene in the secular functions of religious institutions.

Need for equal rights

The two central reasons why Hindus face discrimination in religious matters are the following:

One, the Constitution itself gives the state the right to intervene in Hindu religious affairs in the name of social justice. Article 25 2(b) and the first explanation to it allow the state to meddle in Hindu religious practices in the name of "social welfare and reform", even while conferring a special right to Sikhs to carry kirpans. So there is a general right to intervene in Hindu affairs, and a specific benefit to one segment of the population.

Two, the Constitution presumes Hindus to be a majority community, and thus goes further to provide special rights and protections to communities deemed to be in a minority (Articles 29 and 30). These articles, which allow minorities to run their own cultural and religious institutions, should ideally have had an additional line saying that no right available to minorities should be denied to the majority. In the absence of this one line, the courts have a ball intervening only in Hindu

affairs. As an aside one must observe that strong constitutional protections for minorities can exist only, and only if, India is already a Hindu state. If you are a liberal, you must back two opposing propositions: that India cannot be a Hindu state, and since we are a secular state, Hindus cannot have equal religious rights.

But there are two subtle reasons why Hindus get discriminated against since the sphere of "religion" is itself defined by the Christian experience in Europe. We inherited ideas from a colonial administration and we are yet to shed this lens. We thus tend to have a jaundiced view of our own culture, for Hinduism is only partly a religion. Most pre-Christian and pagan cultures did not have religion in the way the Abrahamic religions—Christianity, Islam and Judaism—defined it.

The larger Islamic and Christian worldview ideologically puts non-Abrahamic religions on a lower plane, apparently because they are not "people of the book" or because binary logic dictates that if my god is true, all others must be false. While the regular dissenting of India under Narendra Modi as an intolerant Hindu nation is par for the course in the West and in Left-liberal circles, this put-down now extends to anyone who is Hindu even in the US.

Just a few days ago, Financial Times columnist Edward Luce wrote a bigoted comment on the choice of Tulsi Gabbard, who self-identifies as a Vaishnavite Hindu, for overseeing 18 US intelligence agencies. Among other things, he said she was the devotee of an "obscure religious cult." An appalling observation, given that Luce has spent considerable time in India as the South Asia bureau chief of the same newspaper. The point is not

whether Luce thinks of Gabbard's faith as linked to an "obscure" cult; the point is why mention this at all when Article 6 of the US Constitution says that "no religious test shall ever be required as a qualification to any office or public trust under the United States." Earlier, when she was a candidate in the 2020 US presidential primaries, she was tarred for being a Hindu or having Hindutva sympathies. Left-wing publications in India also tend to do the same.

EASTERN RAILWAY CORRIGENDUM

E-Tender Notice No.: W.LLH.14.2024-25 (Open Tender) Dated: 26.11.2024. Corrigendum issued against this E-Tender No. W.LLH.14.2024-25 (Open Tender) due on 17.12.2024 for Provision of air conditioning system at the Main Administrative Building of Carriage & Wagon Workshop, Liliuah. **New Items Added: Conditions : SI.1. Condition Type : Special Technical Criteria; Description : Special Criteria :** After successful completion of the warranty period i.e. One (01) year from the date of commissioning of "provision of air conditioning system at the main administration building of Carriage & Wagon Workshop, Liliuah. (SITC of variable Refrigerant, Flow modular type Air-Conditioning system with DIP-PM Inverter controlled with step-less modulation complete with indoor & outdoor units, individual remote controller and centralized controller, interconnected refrigerant piping, full charge of R-410 refrigerant gas and oil, control charging etc.), to maintain the assets for its residual life of Nine (09) years it will be required to enter into CAMC (Comprehensive Annual Maintenance Contract) on single tender basis with the successful firm through separate contract. Hence, it is mandatory to quote the cost of CAMC for its residual life in descriptive manner as an annexure along with the bid, failing which the offer will be summarily rejected. Evaluation of the offer will be based on both quoted rates i.e. Bid Value & CAMC cost taken altogether and rationality and eligibility will be adjudged on the basis of summation of cost involved for the said assets clubbed together in a tabulated format. The successful firm will be awarded with the LOA based on the bid value against the said tender and has to abide by the rate quoted for CAMC for entering into subsequent contract after completion of the warranty period. The SD of the said contract will be released only after successful entering of the CAMC contract. **Confirmation Required : No.; Remarks Allowed : No.; Docs. Upload : Allowed (Mandatory) SI.2. Condition Type : General Instruction: Description : WARRANTY : Successful tenderer is to give a warranty for the good performance of the equipment's supplied / work done by them for 12 months from the date of handing over to the Railway Administration. If he same become defective, due to bad workmanship or sub-standard materials within the warranty period, the successful tenderer shall have to rectify the defects / replacement of materials, free of cost. The firm on receipt of the failure intimation must attend the defective equipment within two days to decide jointly with the purchaser the time of rectification which is depending upon the nature of the defect and the firm shall have to rectify the defect / replace the materials within the approved time to rectification failing of which the warranty period will be extended by the time of delay on firm's accounts. **Confirmation Required : No.; Remarks Allowed : No.; Docs. Upload : Not Allowed. Items Deleted : Nil Condition : SI. No. 1; Condition Type : General Instruction. Description : WARRANTY : Successful tenderer is to give a warranty for the good performance of the equipment's supplied / work done by them for 12 months and 60 months for the coil and compressor for central air conditioner from the date of handing over to the Railway Administration. If the same become defective, due to bad workmanship or sub-standard materials within the warranty period, the successful tenderer shall have to rectify the defects / replacement of materials, free of cost. The firm on receipt of the failure intimation must attend the defective equipment within two days to decide jointly with the purchaser the time of rectification which is depending upon the nature of the defect and the firm shall have to rectify the defect / replace the materials within the approved time to rectification failing of which the warranty period will be extended by the time of delay on firm's accounts. Other terms and conditions will remain same. MISC-259/2024-25**
Tender Notice is also available at websites : www.e.railindianrailways.gov.in / www.irps.gov.in
Follow us at : @EasternRailway @easternrailwayheadquarter**

