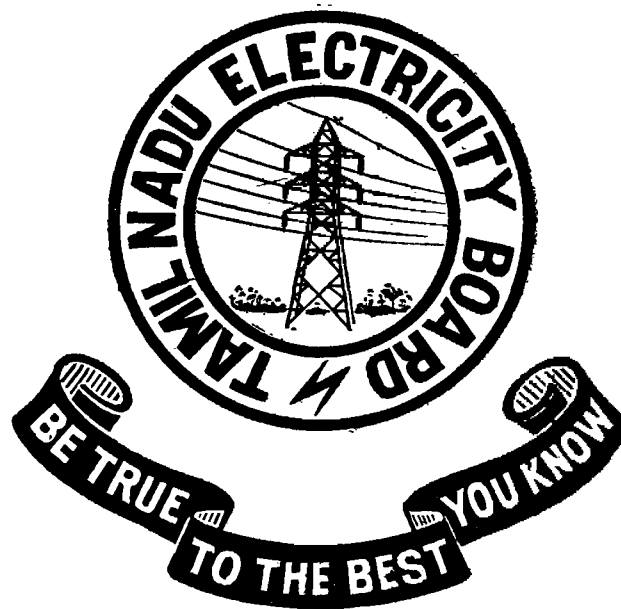


TAMIL NADU ELECTRICITY BOARD GAZETTE

Vol. II

JULY— 1983

No. 2



STEP-UP TRANSFORMERS,

The question, 'which is the happiest season of life' being referred to an aged man, he replied: 'when spring comes, and in the soft air the buds are breaking on the trees, and they are covered with blossoms, I think, how beautiful is spring! And when summer comes, and covers the trees with its heavy foliage, and singing birds are among the branches, I think, how beautiful is summer! When autumn loads them with golden fruit, and their leaves bear the gorgeous tint of frost, I think, how beautiful is autumn! And when it is severe winter, and there is neither foliage nor fruit, then I look up through the leafless branches, as I never could until now, and see the stars shine!'

—Seneca.

Very little is needed to make a happy life. It is all in your way of thinking.

—Marcus Aurelius.

Two men looked through prison bars
One saw mud, the other stars.

—(author unknown)

There are no circumstances however unfortunate that clever people don't extract some advantage from.

—La Rochefoucauld.

Perpetual inspiration is as necessary to the life of goodness, holiness and happiness as perpetual respiration is necessary to animal life.

—Wm. Law.

In character, in manners, in style, in all things the supreme excellence is simplicity.

—Longfellow.

If thou shouldst say, 'It is enough, I have reached perfection', all is lost. For it is the function of perfection to make one know ones imperfections.

—St. Augustine.

One of the saddest experiences which can come to a human being is to awaken, grey-haired and wrinkled, near the close of an unproductive career, to the fact that all through the years he has been using only a small part of himself.

—V.W. Burrows.

muhoortham jwalitham shreyo
na thu dhoomaayitham chiram

(It is better to flame forth for an instant
than to smoke away for ages)

—(From the Mahabharatha)

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PART—I

News and Notes

I. Ennore Thermal Power Station

In order to ensure better control over attendance at the Ennore Thermal Power Station, a micro processor based card punching system has been commissioned here on 12—7—1983. A similar system was commissioned at the Tuticorin Thermal Power Station with effect from 1—4—1983.

II. Power cut

(i) In G. O. Ms. No. 1444 dated 6th July '83 the Government have lifted the energy cut on L.T. services coming under Tariff IV, VII and VIII from 11—7—1983. The L.T. consumers connected to rural feeders are also not subjected to any restrictions in regard to energy. The L.T. services of Newspapers, weekly, fortnightly and monthly magazines, modern rice mills of Tamil Nadu Civil Supplies Corporation, Food Corporation of India, all other rice mills and roller flour mills are also exempted from any power cut. The peak hour restrictions on industries will, however, continue.

(ii) In the interests of the Kuruwai crop in Thanjavur district, agricultural pumpsets in Thanjavur District are being given 14 hours supply of electricity (6 hours during day and 8 hours during night) with effect from 5—7—83.

(iii) In G. O. Ms. No. 1563 dated 25th July 1983 the existing cuts at 75% on demand and 60% on energy in respect of H.T. Industries have been reduced to 50% and 50% respectively with effect from 24—7—83.

(iv) The ban on connecting new/additional load on H.T. or L.T. Industrial and Agricultural services has been removed from 24—7—83.

III. Overhaul Schedule of Thermal sets during 1983—84

Ennore

| | | |
|----------|---------------------|--|
| Unit I | 1—7—83 to 31—7—83 | Boiler overhaul |
| Unit II | 1—11—83 to 30—11—83 | —do— |
| Unit III | 1—10—83 to 31—1—84 | Capital maintenance and betterment works |
| Unit IV | 1—7—83 to 31—10—83 | Capital maintenance and betterment works |
| Unit V | 1—8—83 to 30—9—83 | Capital maintenance |

Tuticorin

| | | |
|----------|-------------------|---------------------|
| Unit I | 1—7—83 to 31—7—83 | Boiler overhaul |
| Unit II | 1—8—83 to 30—9—83 | Capital maintenance |
| Unit III | 1—2—84 to 29—2—84 | Boiler overhaul |

It is understood that the following will be the overhaul schedule of the thermal sets in the **Neyveli Lignite Corporation** during 1983—84.

| | | |
|-----------|---------------------|--------------------------------|
| Unit I | 1—9—83 to 31—10—83 | Major overhaul of Boilers |
| Unit II | 16—10—83 to 15—1—84 | Overhaul of unit |
| Unit III | 1—7—83 to 15—10—83 | Revamping and overhaul of unit |
| Unit IV | 1—12—83 to 31—12—83 | Annual maintenance |
| Unit V | 1—2—84 to 29—2—84 | Annual maintenance |
| Unit VI | 1—3—84 to 31—3—84 | Annual maintenance |
| Unit VIII | 1—10—83 to 31—12—83 | Revamping and overhaul of unit |
| Unit IX | 1—1—84 to 31—1—84 | Annual maintenance |

IV. Madras Atomic Power Project

The Unit I reactor of the Madras Atomic Power Project at Kalpakkam attained criticality on 2—7—83 at 8.41 p.m. and the Unit was synchronised with the Tamil Nadu grid at 11.30 a.m. on 23—7—83. The project was inaugurated by the Prime Minister on 23—7—83.

V. Review meeting by Minister for Electricity

The quarterly review meeting to review the progress of execution of generation projects and power position was held on 4—7—83 at Kodaikanal under the chairmanship of the Minister for Electricity, Tamil Nadu.

VI. Conference of Power Ministers of Southern Region

A Conference of Power Ministers of the Southern Region was held at Bangalore on 21—7—83. It was presided over by the Union Minister of State for Energy.

VII. Southern Regional Electricity Board

The Southern Regional Electricity Board met at Bangalore on 22—7—83.

VIII. Power Generation 1982—83

The details of power generation during the period July 1982 to June 1983 are given in Annexure I.

IX. Power Prospects 1983—84

The power prospects for the period July 1983 to June 1984 have been estimated as in Annexure II and III.

X. Coal Linkage and Receipts

The particulars of coal linkage and receipts for the period July 1982 to June 1983 are furnished in Annexure IV.

Annexure—I**GENERATION AND PURCHASES (Energy in Million Units)**

July 1982—June 1983

| Station | July 82 | Aug. 82 | Sep. 82 | Oct. 82 | Nov. 82 | Dec. 82 |
|---------------------|-----------------|-----------------|----------------|----------------|----------------|----------------|
| Hydro | 485.213 | 496.141 | 456.876 | 384.871 | 346.553 | 216.818 |
| Basin Bridge | 21.596 | 23.199 | 20.641 | 14.691 | 11.439 | 12.861 |
| E.T.S. | 111.925 | 94.652 | 104.653 | 112.297 | 152.215 | 124.465 |
| T.T.S. | 231.065 | 160.530 | 148.990 | 191.190 | 152.755 | 151.120 |
| Neyveli | 239.342 | 262.273 | 224.302 | 203.077 | 116.519 | 220.750 |
| Karnataka (N) | 19.262 | 45.418 | 5.716 | —0.042 | — | — |
| Kerala (N) | —0.080 | — | 29.037 | 4.017 | 0.642 | 0.067 |
| Andhra Pradesh (N) | — | — | — | 4.484 | — | 2.264 |
| MRL (N) | 1.112 | 1.030 | 0.288 | 0.583 | 0.533 | 0.023 |
| Total (Nett) | 1109.435 | 1083.243 | 990.503 | 915.168 | 780.656 | 728.368 |

| Station | Jan. 83 | Feb. 83 | March 83 | Apr. 83 | May 83 | June 83 | Total |
|---------------------|----------------|----------------|----------------|----------------|----------------|----------------|-----------------|
| Hydro | 70.835 | 65.795 | 26.517 | 26.295 | 41.560 | 47.241 | 2664.715 |
| Basin Bridge | 12.439 | 10.003 | 15.503 | 14.005 | 8.005 | 7.262 | 171.644 |
| E.T.S. | 151.728 | 121.919 | 123.173 | 120.853 | 114.556 | 116.347 | 1448.783 |
| T.T.S. | 217.925 | 229.380 | 330.770 | 261.710 | 222.900 | 221.300 | 2519.635 |
| Neyveli | 310.175 | 266.436 | 283.063 | 309.945 | 284.140 | 294.059 | 3014.081 |
| Karnataka (N) | — | — | — | — | — | — | 70.354 |
| Kerala (N) | —0.376 | 0.298 | 0.210 | —3.010 | —0.629 | —11.543 | 18.633 |
| Andhra Pradesh (N) | — | 0.832 | 1.427 | 0.549 | 0.236 | 0.372 | 10.164 |
| MRL (N) | 0.009 | — | — | — | — | — | 3.578 |
| Total (Nett) | 762.735 | 694.663 | 780.663 | 730.347 | 670.768 | 675.038 | 9921.587 |

Annexure—II

POWER PROSPECTS 1983—84 (Energy in Million Units)

| | July 83 | Aug. 83 | Sept. 83 | Oct 83 | Nov. 83 | Dec. 8 |
|--|---------|---------|----------|--------|---------|--------|
| Basin Bridge | 15 | 15 | 15 | 15 | 15 | 15 |
| Ennore | 120 | 105 | 105 | 105 | 105 | 105 |
| Tuticorin | 204 | 204 | 204 | 265 | 306 | 306 |
| TNEB Thermal | 339 | 324 | 324 | 385 | 441 | 471 |
| Neyveli Relief | 230 | 205 | 175 | 125 | 95 | 175 |
| Thermal Total | 569 | 529 | 499 | 510 | 536 | 646 |
| Hydro | 262 | 459 | 372 | 383 | 423 | 446 |
| Availability | 831 | 988 | 871 | 893 | 959 | 1092 |
| Requirement (15% over actuals of 1981—82) | 1120 | 1109 | 1107 | 1088 | 1090 | 1205 |
| Deficit | 289 | 121 | 236 | 195 | 131 | 113 |
| Percentage | 25.8 | 10.9 | 21.3 | 17.9 | 12.0 | 9.4 |

| | Jan. 84 | Feb. 84 | Mar. 84 | April 84 | May 84 | June 84 | Total |
|--|---------|---------|---------|----------|--------|---------|-------|
| Basin Bridge | 25 | 25 | 25 | 25 | 25 | 25 | 240 |
| Ennore | 105 | 180 | 200 | 200 | 200 | 195 | 1830 |
| Tuticorin | 306 | 204 | 306 | 306 | 306 | 306 | 3223 |
| TNEB Thermal | 481 | 408 | 531 | 531 | 531 | 526 | 5293 |
| Neyveli Relief | 205 | 170 | 200 | 200 | 220 | 200 | 2200 |
| Thermal Total | 686 | 579 | 731 | 731 | 751 | 726 | 7493 |
| Hydro | 379 | 285 | 316 | 214 | 184 | 257 | 3980 |
| Availability | 1065 | 864 | 1047 | 945 | 935 | 983 | 11473 |
| Requirement (15% over actuals of 1981—82) | 1237 | 1178 | 1207 | 1175 | 1145 | 1176 | 13835 |
| Deficit | 172 | 314 | 160 | 228 | 210 | 193 | 2362 |
| Percentage | 13.9 | 26.7 | 13.3 | 19.4 | 18.3 | 16.4 | 17.1 |

Assumptions made :

1. Hydro generation assumed as last 5 years' average excluding Mettur plus actual generation of Mettur for last year + 10%
 2. Effective capacity assumed for Thermal
 - Ennore 50 MW for 60 MW sets.
 - Ennore 75 MW for 110 MW sets.
 - Tuticorin 170 MW for 210 MW sets.
- 24 Hrs. a day for 25 days in a month with provision for forced outage.

Annexure—III

POWER PROSPECTS 1983-84 (Capability in MW)

| | July | August | September | October | November | December |
|------------------------------|------|--------|-----------|---------|----------|----------|
| | I | II | I | II | I | II |
| Basin Bridge | 20 | 20 | 20 | 20 | 20 | 20 |
| Ennore | 200 | 175 | 175 | 175 | 200 | 250 |
| Tuticorin | 340 | 340 | 340 | 340 | 510 | 510 |
| Neyveli | 450 | 450 | 400 | 300 | 350 | 300 |
| Thermal Total | 1010 | 985 | 935 | 835 | 1080 | 1080 |
| Less forced outage | 250 | 250 | 250 | 250 | 250 | 250 |
| Net Thermal | 760 | 735 | 685 | 585 | 830 | 830 |
| Hydro | 520 | 620 | 1134 | 1150 | 1150 | 1135 |
| Availability | 1280 | 1886 | 1819 | 1735 | 1980 | 1965 |
| Requirement 15% over 1981-82 | 1815 | 1978 | 2125 | 2115 | 2305 | 2366 |
| Deficit | 535 | 92 | 306 | 380 | 325 | 401 |
| Percentage | 29.5 | 24.0 | 4.9 | 4.7 | 14.4 | 16.9 |

POWER PROSPECTS 1983--84 (Capability in MW)

| | January | February | March | April | May | June |
|-----------------------------|---------|----------|-------|-------|------|------|
| I | II | I | II | I | II | I |
| Bacin Bridge | 35 | 35 | 35 | 35 | 35 | 35 |
| Ennore | 250 | 325 | 325 | 325 | 325 | 325 |
| Tuticorin | 510 | 340 | 510 | 510 | 510 | 510 |
| Neyveli | 350 | 450 | 450 | 500 | 500 | 500 |
| Thermal Total | 1140 | 1150 | 1320 | 1370 | 1370 | 1370 |
| Less forced outage | 250 | 250 | 250 | 250 | 250 | 250 |
| Net Thermal | 890 | 900 | 1070 | 1120 | 1120 | 1120 |
| Hydro | 892 | 752 | 725 | 640 | 632 | 722 |
| Availability | 1782 | 1652 | 1795 | 1760 | 1752 | 1842 |
| Requirement 15% over 81--82 | 2225 | 2121 | 2333 | 2227 | 2227 | 2121 |
| Deficit | 443 | 393 | 538 | 467 | 475 | 279 |
| Percentage | 19.9 | 17.0 | 23.0 | 21.0 | 21.3 | 13.1 |

Annexure—IV**COAL LINKAGE AND RECEIPTS**

July 1982 to June 1983
(in Tonnes)

| | | Tuticorin | | Ennore | | Bairin Bridge | |
|----------------|-----|-----------|----------|----------|----------|---------------|----------|
| | | Linkage | Receipts | Linkage | Receipts | Linkage | Receipts |
| July 1982 | ... | 1,25,000 | 74,081 | 1,35,000 | 78,672 | 29,000 | 31,165 |
| August 1982 | ... | 1,25,000 | 97,095 | 1,35,000 | 96,536 | 29,000 | 38,850 |
| September 1982 | ... | 1,25,000 | 1,02,285 | 1,35,000 | 1,06,370 | 29,000 | 24,747 |
| October 1982 | ... | 1,50,000 | 1,01,025 | 1,35,000 | 84,557 | 30,000 | 28,848 |
| November 1982 | ... | 1,50,000 | 89,275 | 1,35,000 | 62,348 | 30,000 | 22,567 |
| December 1982 | ... | 1,50,000 | 94,381 | 1,35,000 | 86,559 | 30,000 | 11,220 |
| January 1983 | ... | 1,80,000 | 1,30,830 | 1,35,000 | 1,04,687 | 30,000 | 18,535 |
| February 1983 | ... | 1,80,000 | 1,24,455 | 1,35,000 | 1,12,387 | 30,000 | 21,692 |
| March 1983 | ... | 1,80,000 | 2,07,469 | 1,35,000 | 1,03,312 | 30,000 | 20,350 |
| April 1983 | ... | 2,40,000 | 1,38,706 | 1,35,000 | 49,375 | 25,000 | 13,695 |
| May 1983 | ... | 2,40,000 | 1,38,216 | 1,35,000 | 99,605* | 25,000 | 7,975 |
| June 1983 | ... | 2,40,000 | 1,90,920 | 1,35,000 | 88,154 | 25,000 | 12,100 |

* Includes 18,568 tonnes of Sea borne coal.

PART - II

General Administration & Services

Memorandum No. 40858—O & M Cell/83-1 (Secretariat Branch) Dated 16—6—1983.

Sub : Tamil Nadu Electricity Board—Office Procedure—Instructions—Amendment—Issued.

Ref : B.P. Ms. (Ch) No. 1 (Sectt.) dated 26—11—82.

The following amendments are issued to B.P. Ms. (Ch) No. 1 (Sectt.) dated 26—11—1982.

Amendments

1. In the said B.P., under item I (ii), after the words "Accounts Member" the words "Technical Member/" shall be inserted.

2. In the said B.P., under Item II (c) after the words "and Administrative Branch in the name of the" the words "Technical Member/" shall be inserted.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

● ● ●

ESTABLISHMENT—Tamil Nadu Electricity Board—Re-organisation of General Construction Circle—Arrangements to look after recedual work—Orders issued.

B.P. RT. (CH) No. 99

(Secretariat Branch)

Dated 29th June, 1983.
15th Aani, Rudrothkaari,
Thiruvalluvar Aandu, 2014

Read :

B.P. Ms. (CH) No. 229, dt. 23—6—83.

Proceedings :

Consequent on the suppression of the post of Superintending Engineer/General Construction Circle, Vellore and three posts of Executive Engineers T.L.C., Divisions ordered in the B.P. cited, the following arrangements are approved until further orders :—

- (i) The staff working under the control of former Superintending Engineer/General Construction Circle, Vellore will come under the control of Superintending Engineer/General Construction Circle, Madras.
- (ii) The staff working under the control of Executive Engineer/T.L.C., Trichy will come under the control of Executive Engineer/T.L.C., Thanjavur.
- (iii) The staff working under the control of Executive Engineer/T.L.C. Virudhunagar will come under the control of Executive Engineer/T.L.C., Madurai.
- (iv) The staff working under the control of Executive Engineer/T.L.C., Tambaram will come under the control of Executive Engineer/T.L.C., Madras.

The above arrangement will take effect from 1—7—83.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

Lr. No. 049272/436/C1-2/82/6 (Administrative Branch) Dated 1—7—83

From

Thiru T. Srinivasan, B.Sc., B.E.,
Chief Engineer/Personnel,

Sub : Establishment—Class III Service—Common seniority of Assistants in System/Circle—Printed list circulation—Regarding.

Ref : 1. B.P. Ms. No. 733, dated 16—6—75 communicated in this office endt. No. 60—CS4/70—69, dated 30—6—75

2. Board's Memo No. 44009/G2/75—5, dt. 6—9—76 communicated in this office Endt. No. 60—CS4/70—594 dated 14—9—76.

3. This office Memo. No. 60—CS4/70—609, dated 5—1—77

4. This office Memo. No. 049272/436/V2/82—1 dated 17—6—82.

In continuation of this office Memo. cited under reference (3), I forward herewith a copy of printed seniority list of Assistant (Sl. No. 2218 to 2465) promoted under the formula of common seniority and prepared as per the orders issued in the Board's references cited.

The receipt of the same may be acknowledged.

T. Srinivasan,
Chief Engineer (Personnel)

ANNEXURE

| Sl. No. | Name of the Assistant | System/ Circle/ Office where working now | Date of birth | Date of com- mencement of probation as J. A. Typist/Steno Typist | Chief Engineer/ General's ref. in which allotted for appointment as Assistant | Date of joining as Assistant |
|---------------|-----------------------|---|------------------|---|---|------------------------------------|
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| THIRUVALARGAL | | | | | | |
| 2218 | M. Krishnamurthy | Chingleput Electricity System | 6—8—38 | 1—7—57 | Memo.No. 974- CS4/76-2, dt. 20—4—76 | 9—6—1976 F.N. |
| 2219 | V. S. Kothandaraman | T. V. malai | 5—4—36 | 11—12—58 | M.No.974-CS4/ 76-74,dt.24-7-76 | 16—8—76 F.N. |
| 2220 | R. Chandrasekaran | Chingleput | 24—8—39 | 12—12—58 | M.No.974-CS4/ 76-2,dt.20-4-76 | 24—5—76 F.N. |
| 2221 | S. Natarajan | T.T.P.P. | 12—2—36 | 26—12—58 | M.No.974-CS4/ 76-2, dt.20-4-76 | 7—6—76 F.N. |
| 2222 | T. P. Damodaran | T.mali | 15—1—36 | 27—12—58 | —do— | 3—5—76 F.N. |
| 2223 | M. Govindaraj | T.V.malai | 10—7—36 | 4—1—60 | —do— | 7—5—76 F.N. |
| 2224 | P. S. Kandaswamy | D.puri | 22—11—37 | 14—8—61 | —do— | 8—7—76 F.N. |
| 2225 | G. Durairaj | South Arcot | 28—8—35 | 24—11—61 | —do— | 7—6—76 F.N. |
| 2226 | P. Pushpavalli | P. Circle/ South | 5—7—36 | 24—11—61 | —do— | 27—5—76 F.N. |
| 2227 | Mary Jacob | T.V.malai | 22—10—42 | 19—12—61 | —do— | 2—6—76 F.N. |
| 2228 | S. Veeman | T.T.P.P. | 10—6—36 | 4—2—62 | —do— | 4—5—76 F.N. |
| 2229 | P. Rajendran | T.T.P.P. | 12—10—39 | 8—2—62 | —do— | 7—5—76 A.N. |
| 2230 | D. Chandra | M.E.S.(D) North | 10—7—35 | 11—5—62 | —do— | 14—6—76 F.N. |
| 2231 | J. Banu | P. Circle/ South | 14—4—42 | 24—5—62 F.N. | —do— | 26—5—76 A.N. |
| 2232 | V. S. Sivaprakasam | Chingleput | 5—1—38 | 28—1—63 | —do— | 2—6—76 A.N. |
| 2233 | R. Lakshmi | Chingleput | 15—7—43 | 16—2—63 | —do— | 3—6—76 F.N. |
| 2234 | K. Rajagopal | Udpt. | 25—2—35 | 20—2—63 | —do— | 25—6—76 F.N. |
| 2235 | P. K. Saraswathi Devi | Chingleput | 3—12—42 | 23—3—63 | —do— | 12—6—76 A.N. |
| 2236 | P. Madurai | Dharmapuri | 15—1—40 | 29—3—63 | M.No. 974-CS 4/ 76-119, dt. 15-9-76 | 27—11—76 A.N. |
| 2237 | M. Abdul Hakkim | T.V.malai | 4—9—40 | 22—4—63 | M. No. 974. CS4/76-2, dt. 20—4—76 | 27—5—76 F.N. |
| 2238 | S. K. Selvaraj | Chingleput | 16—8—43 | 2—5—63 | M. No. 974-CS4/ 76—74 dt. 24-7-76 | 20—9—76 A N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
|------|--------------------------|--------------|----------|-----------------|---|-----------------|
| 2239 | R. Saroja | South Arcot | 8—2—40 | 12—6—63 | M. No. 974/CS4/ 76—2, dt. 20-4-76 | 2—6—76 F.N. |
| 2240 | A. Kathirvelu Srinivasan | Chingleput | 5—5—42 | 19—6—63 | —do— | 7—6—76 F.N. |
| 2241 | R. Mamatha Bai | Chingleput | 1—12—40 | 21—6—63 | Memo No. 974/ CS 4/76—2 dt. 20—4—76 | 16—7—76 F.N. |
| 2242 | T. Ranga Bai | T.T.P.P. | 3—5—38 | 15—7—63 | —do— | 12—5—76 F.N. |
| 2243 | K. A. Jagadeesan | G.C.C./North | 2—1—40 | 19—7—63 | —do— | 24—5—76 A.N. |
| 2244 | V. Sellamuthu | Dharmapuri | 15—10—39 | 20—7—63 | M. No. 974-CS4/ 76—45, dt. 7-7-76 | 29—7—76 A.N. |
| 2245 | A. Nagamma | T.T.P.P. | 14—5—44 | 2—9—63 | —do— | 4—8—76 F.N. |
| 2246 | K. Ananthapadmanabhan | Dharmapuri | 20—8—44 | 11—10—63 | —do— | 4—10—76 F.N. |
| 2247 | C. T. Murugappan | Trichy | 20—5—43 | 23—10—63 | —do— | 17—7—76 A.N. |
| 2248 | S. Lurdhu Mary | Udumalpet | 3—4—40 | 18—11—63 | —do— | 5—2—77 A.N. |
| 2249 | S. Thirumalai | T.T.P.P. | 15—1—44 | 11—12—63 | —do— | 9—8—76 F.N. |
| 2250 | K. Marimuthu | Dharmapuri | 1—2—43 | 12—12—63 | —do— | 3—9—76 |
| 2251 | P. Natarajan | Trichy | 7—5—40 | 16—12—63 | —do— | 26—7—76 F.N. |
| 2252 | K. Kanakarajan | Dharmapuri | 18—7—40 | 16—12—63 | Memo No. 974 CS4/76-45, dt. 7—7—76 | 16—8—76 F.N. |
| 2253 | C. Arumuga Nainar | T.T.P.P. | 6—5—41 | 27—12—63 | —do— | 9—8—76 F.N. |
| 2254 | L. V. Ganapathy | Dharmapuri | 13—8—40 | 4—1—64 | —do— | 9—8—76 F.N. |
| 2255 | R. Madhan | Dharmapuri | 24—2—43 | 13—2—64 | —do— | 16—8—76 F.N. |
| 2256 | M. Annapoornam | South Arcot | 5—2—44 | 29—2—64 A.N. | —do— | 26—7—76 A.N. |
| 2257 | K. V. Kumaravelu | Udpt. | 7—9—39 | 2—3—64 | —do— | 31—8—76 A.N. |
| 2258 | S. Lawrence | South Arcot | 13—1—46 | 1—4—64 | —do— | 2—8—76 F.N. |
| 2259 | P. Perumal | T.T.P.P. | 9—1—40 | 14—4—64 | —do— | 9—8—76 F.N. |
| 2260 | P. Muthuswamy | South Arcot | 9—2—43 | 6—5—64 | —do— | 29—7—76 F.N. |
| 2261 | R. Sundaram | Chingleput | 2—9—43 | 14—5—64 | —do— | 7—10—76 F.N. |
| 2262 | G. Selvarajan | South Arcot | 12—6—40 | 15—5—64 | —do— | 23—7—76 F.N. |
| 2263 | V. Vaiyapuri | Periyar E.S. | 10—6—44 | 15—5—64 | —do— | 4—8—76 F.N. |
| 2264 | V. R. Rajamani | T.V.malai | 1—7—41 | 15—5—64 A.N. | —do— | 24—7—76 F.N. |
| 2265 | S. Rajagopalan | Chingleput | 10—10—41 | 15—5—64 A.N. | —do— | 16—7—76 A.N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
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| 2266 | L. Jayaraj | South Arcot | 14—10—41 | 15—5—64 A.N. | Memo No. 974/ CS4/76-125, dt. 18—9—76 | 15—10—76 F.N. |
| 2267 | V. Krishnan | Dharmapuri | 19—5—39 | 16—5—64 | —do— | 13—10—76 F.N. |
| 2268 | K S. Vijayalakshmi | Chingleput | 15—10—41 | 16—5—64 | —do— | 24—11—76 A.N. |
| 2269 | T. P. Bala Subramanian | South Arcot | 1—6—45 | 16—5—64 | —do— | 23—9—76 A.N. |
| 2270 | B. Padmanabhan | T.V.malai | 16—6—42 | 17—5—64 | —do— | 4—11—76 F.N. |
| 2271 | A. Dhandapani | Pykara | 3—6—42 | 18—5—64 | —do— | 13—10—76 F.N. |
| 2272 | V. Prema | Pykara | 15—6—44 | 18—5—64 | Memo No. 974/ CS4/76—25, dt. 18—9—76 | 13—10—76 A.N. |
| 2273 | A. V. Kadan | Trichy | 10—1—42 | 19—5—64 | —do— | 24—11—76 F.N. |
| 2274 | M. B. Saraswathi | Chingleput | 5—8—43 | 19—5—64 | Memo No. 974/ CS4/76-125, dt. 18—9—76 | 17—11—76 F.N. |
| 2275 | P. Sivaprakasam | T.T.P.P. | 10—4—40 | 20—5—64 | —do— | 25—10—76 F.N. |
| 2276 | A. C. Radhakrishnan | South Arcot | 10—12—42 | 20—5—64 | —do— | 1—12—76 F.N. |
| 2277 | M. Subramanian | South Arcot | 15—12—43 | 20—5—64 | —do— | 10—11—76 F.N. |
| 2278 | M. V. Balasubramanian | Trichy | 15—11—39 | 22—5—64 | —do— | 18—10—76 F.N. |
| 2279 | V. Krishnamurthy | South Arcot | 17—8—46 | 22—5—64 | —do— | 30—9—76 F.N. |
| 2280 | M. Mohamed Mohideen | G.C.C./South | 24—6—36 | 25—5—64 | —do— | 17—11—76 F.N. |
| 2281 | M. Selvakumari | T.V. malai | 29—4—44 | 25—5—64 | —do— | 26—11—76 F.N. |
| 2282 | T. Gnanasambandam | T.V. malai | 8—8—44 | 25—5—64 | —do— | 18—10—76 F.N. |
| 2283 | K. Balasubramanian | T.V. malai | 6—10—42 | 30—5—64 | —do— | 25—10—76 F.N. |
| 2284 | N. Ramaswamy | G.C.C./South | 15—7—37 | 1—6—64 | —do— | 1—11—76 F.N. |
| 2285 | B.V.R. Sivagurunathan | T.V. malai | 15—4—39 | 9—6—64 | —do— | 8—11—76 F.N. |
| 2286 | R. Dhandapani | South Arcot | 9—5—45 | 10—6—64 | Memo No. 974- CS4/76-137, dt. 5—10—76 | 10—11—76 F.N. |
| 2287 | N. Sarjan Rao | Chingleput | 1—6—43 | 11—6—64 | —do— | 17—11—76 F.N. |
| 2288 | A. E. Soundarapandian | T.T.P.P. | 15—10—41 | 12—6—64 | —do— | 5—11—76 A.N. |
| 2289 | V. C. Sathasivam | T.T.P.P. | 2—12—42 | 12—6—64 | —do— | 27—10—76 F.N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
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| 2290 | P. Paul Raj | T.T.P.P. | 19-5-43 | 12-6-64 | Memo No. 974- CS4/76-137, dt. 5-10-76 | 18-10-76 F.N. |
| 2291 | N. Mani | South Arcot | 15-7-43 | 12-6-64 | —do— | 9-11-76 F.N. |
| 2292 | G. Chandrasekaran | T.T.P.P. | 6-1-45 | 12-6-64 | —do— | 18-10-76 F.N. |
| 2293 | P. Palaniyandi | T.T.P.P. | 15-7-38 | 12-6-64 | —do— | 10-11-76 F.N. |
| 2294 | S. Gulam Dastagir | T.T.P.P. | 7-6-39 | 15-6-64 | —do— | 8-11-76 F.N. |
| 2295 | S. Muthukaruppan | T.T.P.P. | 16-1-41 | 15-6-64 | —do— | 3-11-76 F.N. |
| 2296 | A. Ramanathan | T.T.P.P. | 16-7-41 | 15-6-64 | —do— | 18-10-76 F.N. |
| 2297 | T. Nellaiappan | T.T.P.P. | 19-3-42 | 15-6-64 | —do— | 3-11-76 F.N. |
| 2298 | D. Ramalingam | T.T.P.P. | 1-6-42 | 15-6-64 | —do— | 6-11-76 F.N. |
| 2299 | T. Ramakrishnan | T.T.P.P. | 18-2-44 | 15-6-64 | —do— | 25-10-76 A.N. |
| 2300 | Joseph D. Kripakaran | T.T.P.P. | 4-7-44 | 15-6-64 | —do— | 30-10-76 F.N. |
| 2301 | G. Devastin | T.T.P.P. | 5-6-38 | 18-6-64 | —do— | 27-10-76 F.N. |
| 2302 | M. Ramamoorthy | T.T.P.P. | 19-10-43 | 18-6-64 | —do— | 27-10-76 F.N. |
| 2302(a) | M. Killivalavan | S.A.E.S. | 17-4-39 | 20-6-64 | Memo No. 974- CS4/76-137, dt. 5-10-76 | 18-10-76 F.N. |
| 2303 | S. Doraiswami | Chingleput | 19-2-41 | 20-6-64 | —do— | 18-10-76 F.N. |
| 2304 | K. Sampath | Chingleput | 10-6-42 | 25-6-64 | —do— | 25-10-76 F.N. |
| 2305 | M. Jamesha | T.T.P.P. | 7-3-41 | 26-6-64 | —do— | 29-10-76 F.N. |
| 2306 | V. Kuppuraj | South Arcot | 5-7-42 | 26-6-64 | —do— | 8-12-76 A.N. |
| 2307 | S. Karunanidhi | South Arcot | 15-6-42 | 27-6-64 | —do— | 10-11-76 F.N. |
| 2308 | R. Sesharajan | South Arcot | 25-8-42 | 29-6-64 | —do— | 29-10-76 A.N. |
| 2309 | M. Kaveri Ammal | P.C. South | 15-1-43 | 29-6-64 | —do— | 16-8-77 F.N. |
| 2310 | M. Rathinam | South Arcot | 21-7-42 | 1-7-64 | Memo. No. 974 CS4/76-165, dt. 28-10-76 | 3-12-76 F.N. |
| 2311 | S. Jayaraman | South Arcot | 20-5-40 | 2-7-64 | —do— | 20-11-76 F.N. |
| 2312 | G. Sakkarathai | G.C.C./Central | 15-7-38 | 4-7-64 | —do— | 5-2-77 A.N. |
| 2313 | R. Saraswathi | E.T.S./Constn. | 19-5-41 | 4-7-64 A.N. | —do— | 3-12-76 A.N. |
| 2314 | C. P. Anusuya | Thanjavur | 1-1-40 | 6-7-64 | —do— | 20-11-76 A.N. |
| 2315 | S. Sambasivam | Chingleput | 9-12-44 | 6-7-64 | —do— | 15-12-76 A.N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
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| 2316 | S.Venkatasubramanian | South Arcot | 18—5—44 | 7—7—64 | Memo. No. 974- CS4/76—214, dt. 8—12—76 | 19—1—77 F.N. |
| 2317 | A. Jagannathan | Chingleput | 1—1—45 | 7—7—64 | —do— | 14—4—77 F.N. |
| 2318 | K.V. Madhavan Kutty | E.T.S./Constn. | 25—5—38 | 8—7—64 | —do— | 31—1—77 A.N. |
| 2319 | C. V. Sarojini | Udpt. | 8—11—44 | 8—7—64 | —do— | 2—5—77 A.N. |
| 2320 | A. Irudayaraja | South Arcot | 1—6—42 | 9—7—64 | —do— | 12—1—77 F.N. |
| 2321 | D. John Manickam | T.V. malai | 3—3—45 | 9—7—64 A.N. | —do— | 10—1—77 F.N. |
| 2322 | A. Appulingam | T.V. malai | 14—9—37 | 10—7—64 | —do— | 9—2—77 F.N. |
| 2323 | D. Radhamani | T.V. malai | 3—8—41 | 10—7—64 A.N. | —do— | 24—1—77 F.N. |
| 2324 | V. Ramakrishnan | Dharmapuri | 23—5—39 | 13—7—64 | Memo No. 974- CS4/76—238. dt. 4—1—77 | 14—2—77 F.N. |
| 2325 | R. Seshan | T.V. malai | 14—6—23 | 29—8—47 | Memo. No. 974- CS4/76—316, dt. 9—5—77 | 28—6—77 F.N. |
| 2326 | S. Abubacker | P.C./West | — | 24—2—53 | —do— | 11—7—77 F.N. |
| 2327 | M.Subramanian(Retd.) | T.V. malai | — | 6—7—53 | —do— | 23—6—77 F.N. |
| 2328 | T. M. Velayuthan | Thirunelveli | 10—1—20 | 19—11—53 | Memo No. 974- CS4/76—526, dt. 28—1—78. | 30—1—78 |
| 2329 | N. Saraswathi | MES/Gen. | 15—5—26 | 10—3—55 | Memo No. 974- CS4/76—316, dt. 9—5—77 | 9—6—77 F.N. |
| 2330 | V. Ramanathan | T.V. malai | — | 1—11—55 | —do— | 13—6—77 F.N. |
| 2331 | S. Lakshmi Narayanan | Dharmapuri | 24—10—24 | 10—11—55 | Memo No. 974- CS4/76—316 dt. 9—5—77 | 8—6—77 F.N. |
| 2332 | Mohamed Safeeullah | T.V. malai | 8—4—28 | 10—11—55 | —do— | 25—6—77 F.N. |
| 2333 | S. Venkatachari | T.V. malai | 15—4—28 | 30—9—56 | —do— | 11—7—77 F.N. |
| 2334 | N. Panchapakesan | T.V. malai | 6—5—22 | 1—12—56 | —do— | 15—7—77 F.N. |
| 2335 | S.P. Sethuraman | Pudukkottai ES | — | 1—12—56 | —do— | 1—8—77 F.N. |
| 2336 | P.N. Krishnamurthy | T.V. malai | 23—9—27 | 1—12—56 | —do— | 7—7—77 F.N. |
| 2337 | T.P.T. Chari | South Arcot | 28—10—21 | 1—6—57 | —do— | 20—6—77 F.N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
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| 2338 | S. Ramasamy | South Arcot | 2—4—24 | 1—6—57 | Memo No. 974- CS4/76-346 dt. 25—7—77 | 5—8—77 F.N. |
| 2339 | S. Ramachandran | South Arcot | 29—1—25 | 1—6—57 | | 6—8—77 F.N. |
| 2340 | V. Ganga Bai | P.C. (South) | 15—8—37 | 26—12—58 | —do— | 20—8—77 A.N. |
| 2341 | T. Ramakrishnan | Chingleput | 13—5—40 | 29—12—58 | —do— | 27—12—77 F.N. |
| 2342 | R. Jayam | P.C. South | 28—8—36 | 7—5—59 | —do— | 1—9—77 F.N. |
| 2343 | K. Gnanasambandam | G.C.C./ Central/Trichy | 14—5—29 | 25—5—59 | —do— | 7—10—77 F.N. |
| 2344 | P. Xavier | Chingleput | 20—12—26 | 20—8—60 | —do— | 18—10—77 F.N. |
| 2345 | K. Subramanian | Chingleput | 25—7—37 | 19—1—61 | —do— | 19—10—77 F.N. |
| 2346 | P. Raman | P.C./South | 1—10—39 | 6—11—61 | —do— | 10—1—78 A.N. |
| 2347 | D. Kuppusamy | South Arcot | 20—9—35 | 27—11—61 | —do— | 3—10—77 F.N. |
| 2348 | K. Natarajan | T.T.P.P. | 25—10—38 | 20—12—61 | —do— | 21—11—77 A.N. |
| 2349 | S. Sivanandam | T.T.P.P. | 9—12—39 | 4—1—62 | —do— | 10—10—77 F.N. |
| 2350 | P.S. Rasul Khan | P.C./South | 9—4—37 | 2—3—62 | —do— | 12—10—77 F.N. |
| 2351 | A.L. Karuppiiah | P.C./South | 3—1—42 | 9—4—63 | —do— | 7—10—77 A.N. |
| 2352 | K. Ramani | G.C.C./ Central | 7—12—39 | 10—4—63 | —do— | 7—11—77 F.N. |
| 2353 | K. Somasundaram | P.C./South | 26—1—42 | 10—6—63 | —do— | 3—10—77 F.N. |
| 2354 | B. V. Balakrishnan | South Arcot | 2—3—44 | 6—7—63 | —do— | 17—12—77 F.N. |
| 2355 | A. Natarajan | Udumalpet | 5—6—45 | 6—7—63 | —do— | 14—10—77 F.N. |
| 2356 | S. Jayaraman | T.T.P.P. | 7—1—38 | 20—8—63 A.N. | —do— | 3—10—77 F.N. |
| 2357 | L. Selvin | T.T.P.P. | 8—5—43 | 29—8—63 | —do— | 17—8—77 |
| 2358 | V. Balakrishnan | G.C.C./ Central | 15—9—43 | 23—9—63 | Memo No. 974- CS4/76-374, dt. 24—8—77 | 10—10—77 F.N. |
| 2359 | N. R. Padmavathy | Generation Erode | 4—4—42 | 7—10—63 | | 6—3—78 F.N. |
| 2360 | B. Boran | Dharmapuri | 17—7—42 | 1—11—63 | —do— | 30—12—77 F.N. |
| 2361 | S. Paulraj | T.T.P.P. | 17—12—36 | 13—11—63 | —do— | 17—8—77 F.N. |
| 2362 | K. Ranganarasimhan | Udumalpet | 7—6—40 | 26—11—63 | Memo No. 974- CS4/76—346 dt. 25—7—77 | 3—10—77 F.N. |
| 2363 | N. Parimelazhagan | South Arcot | 3—1—44 | 1—1—64 | | 30—9—77 F.N. |
| 2364 | S.R. Manickam | Udumalpet | 15—7—39 | 31—1—64 | —do— | 12—9—77 F.N. |
| 2365 | O. Durairaj | P.C./South | 17—2—38 | 10—2—64 | —do— | 2—1—78 F.N. |
| 2366 | G. Sundararaman | South Arcot | 2—10—43 | 3—4—64 | —do— | 11—8—77 F.N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
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| 2367 | T. Bellan | Udumalpet | 6-6-36 | 10-4-64 | Memo. No. 974- CS4/76-346 dt. 25-7-77 | 28-9-77 A.N. |
| 2368 | S. Nagalakshmi | Chingleput | 1-6-41 | 1-5-64 | Memo. No. 974- CS4/76-374, dt. 24-8-77 | 24-10-77 F.N. |
| 2369 | K. Panneerselvam | Chingleput | 10-6-44 | 30-6-64 | Memo. No. 974- CS4/76-430, dt. 5-10-77 | 20-1-78 F.N. |
| 2370 | A. Henry | T.T.P.P. | 20-10-44 | 30-6-64 | Memo. No. 974- CS4/76-410, dt. 19-9-77 | 13-12-77 F.N. |
| 2371 | N. Meenakshi | Udumalpet | 12-7-42 | 6-7-64 | —do— | 24-11-77 F.N. |
| 2372 | P. Ranganathan | G.C.C./North | 1-6-41 | 13-7-64 | Memo. No. 974- CS4/76-421, dt. 26-9-77 | 12-10-77 F.N. |
| 2373 | S. Shanmugam | T.V. malai | 1-6-41 | 13-7-64 | —do— | 19-10-77 F.N. |
| 2374 | T. Chinnaraj | South Arcot | 2-7-41 | 13-7-64 | —do— | 15-12-77 F.N. |
| 2375 | N. Duraikannu | Gen. Con. Circle Central/ Trichy | 23-11-41 | 13-7-64 | —do— | 14-11-77 F.N. |
| 2376 | A. Munuswamy | T.V. malai | 13-6-43 | 13-7-64 | —do— | 31-12-77 F.N. |
| 2377 | E. Ramanathan | T.T.P.P. | 18-6-40 | 14-7-64 | —do— | 14-11-77 F.N. |
| 2378 | S.K. Gopalakrishnan | Erection Kundah | 15-8-40 | 15-7-64 | —do— | 2-11-77 F.N. |
| 2379 | T.M. Ganesan | Chingleput | 26-10-41 | 15-7-64 | —do— | 31-12-77 F.N. |
| 2380 | A. Felix Anthony | Erection/ Kundah | 2-7-42 | 15-7-64 | —do— | 1-12-77 |
| 2381 | K. Krishnamurthy | P.C. (West) | 18-10-43 | 15-7-64 | —do— | 28-10-77 |
| 2382 | K. Muthusamy | T.T.P.P. | 16-6-39 | 17-7-64 | Memo. No. CE/ CS4, 186421/77-2 dt. 31-10-77 | 26-12-77 F.N. |
| 2383 | M. Anandam Pillai | T.T.P.P. | 29-2-36 | 19-7-64 | —do— | 24-11-77 F.N. |
| 2384 | V. Meera Bai | Chingleput | 20-11-42 | 20-7-64 | —do— | 29-12-77 F.N. |
| 2385 | P. S. Vasantha | G.C.C./ Central | 2-1-44 | 20-7-64 | —do— | 3-2-78 F.N. |
| 2386 | S. Shanmugam | T.T.P.P. | 1-7-40 | 23-7-64 | Memo. No. CE/ CS4/186421/77-2, dt. 31-10-77 | 21-12-77 F.N. |
| 2387 | S. Vanaja | T.T.P.P. | 20-2-44 | 24-7-64 | Memo. No. CE/ CS4/186421 77-2. dt. 31-10-77 | 15-12-77 F.N. |
| 2388 | S. Veluchamy | T.T.P.P. | 16-7-39 | 25-7-64 | —do— | 26-12-77 F.N. |
| 2389 | N. Subramaniam | T.T.P.P. | 5-6-41 | 25-7-64 | —do— | 9-12-77 F.N. |
| 2390 | T. Jayapalan | South Arcot | 17-6-44 | 25-7-64 | —do— | 5-12-77 F.N. |
| 2391 | V. Rajendran | Chingleput | 8-7-42 | 27-7-64 | —do— | 22-2-78 F.N. |
| 2392 | D. Rajavenkateswaran | T.V. malai | 17-4-43 | 27-7-64 | —do— | 8-12-77 F.N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
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| 2393 | M. Manickam | Udumalpet | 2—5—43 | 27—7—64 | Memo. No. CE/ CS4/011746 78-3. dt. 20—2—78 | 8—3—78 A.N. |
| 2394 | C. Pannirugai Perumal | G.C.C./South Tirunelveli | 9—3—41 | 28—7—64 | —do— | 1—3—78 F.N. |
| 2395 | A. Govindan | Dharmapuri | 15—12—43 | 28—7—64 | —do— | 8—3—78 F.N. |
| 2396 | P. Vaidyalingam | Udumalpet | 3—6—40 | 29—7—64 | —do— | 6—3—78 F.N. |
| 2397 | L. Anthuvan Augustine | Trichy | 15—1—41 | 29—7—64 | —do— | 8—3—78 F.N. |
| 2398 | C. S. Padmavathy | Erode | 30—8—41 | 29—7—64 | —do— | 15—3—78 A.N. |
| 2399 | K. C. Narayanaswamy | Erode | 7—4—42 | 29—7—64 | —do— | 15—3—78 A.N. |
| 2400 | S. P. Palaniappan | Erode | 28—5—45 | 29—7—64 | —do— | 15—3—78 A.N. |
| 2401 | S. A. Subramanian | Erode | 15—7—45 | 29—7—64 | —do— | 30—3—78 A.N. |
| 2402 | K. Saroja | Trichy | 19—11—38 | 30—7—64 | —do— | 8—3—78 F.N. |
| 2403 | N. Krishnamurthy (II) | Tanjore | 10—1—40 | 30—7—64 | —do— | 27—4—78 A.N. |
| 2404 | J. Srinivasan | South Arcot | 1—6—42 | 30—7—64 | —do— | 8—3—78 A.N. |
| 2405 | R. Sampath | South Arcot | 10—6—43 | 30—7—64 | —do— | 8—3—78 A.N. |
| 2406 | D. Nanappan | Trichy | 15—6—40 | 31—7—64 | —do— | 2—3—78 F.N. |
| 2407 | A. Samybala | P.C./South | 19—5—42 | 31—7—64 | —do— | 25—3—78 A.N. |
| 2408 | S. Annamalai | Ramnad | 2—6—42 | 31—7—64 | —do— | 10—3—78 A.N. |
| 2409 | N. Natesan | Erode | 2—12—40 | 1—8—64 | —do— | 15—3—78 A.N. |
| 2410 | S. P. Arumugam | Erode | 14—6—41 | 1—8—64 | —do— | 20—3—78 F.N. |
| 2411 | K. Sivasankaran | Dharmapuri | 15—3—42 | 1—8—64 | —do— | 8—3—78 F.N. |
| 2412 | C. Balakrishnan | Dharmapuri | 1—6—44 | 1—8—64 | —do— | 10—3—78 F.N. |
| 2413 | S. Pilavadi | Ramnad | 7—9—44 | 1—8—64 | —do— | 16—3—78 F.N. |
| 2414 | R. Martin | G.C.C./Cent- ral Trichy | 30—1—40 | 3—8—64 | —do— | 18—3—78 F.N. |
| 2415 | C. S. Subramanian | G.C.C./South Tirunelveli | 10—6—40 | 3—8—64 | —do— | 17—5—78 F.N. |
| 2416 | N. Kuppuswamy | Udumalpet | 15—10—41 | 3—8—64 | Memo. No. CE/ CS4/011746/78-19 dt. 16—3—78 | 17—4—78 F.N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
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| 2417 | O. Sivaramakrishnan | Trichy | 25-9-43 | 3-8-64 | Memo No. CE/ CS4/011746 78-3, dt. 20-2-78 | 1-3-78 F.N. |
| 2418 | G. Krishnamurthy | Erode | 4-10-44 | —8-64 | —do— | 30-3-78 F.N. |
| 2419 | T. S. Sampath Kumar | CES | 9-9-46 | 3-8-64 | —do— | 22-7-78 F.N. |
| 2420 | P. Ambika | Dharmapuri | 10-6-42 | 4-8-64 | —do— | 10-3-78 F.N. |
| 2421 | P. Murugesan | P.C./West | 8-7-40 | 5-8-64 | —do— | 5-5-78 F.N. |
| 2422 | J. D. Paranjothi | T.T.P.P. | 20-1-41 | 5-8-64 | —do— | 9-3-78 F.N. |
| 2423 | P. Sukumaran | Udumalpet | 1-8-42 | 5-8-64 | —do— | 15-3-78 F.N. |
| 2424 | S. Chandrasekaran | Erode | 16-1-44 | 5-8-64 | —do— | 16-3-78 F.N. |
| 2424 (a) | G. Srinivasan | CES | 20-9-46 | 5-8-64 | —do— | 22-7-78 F.N. |
| 2425 | T. M. Kanniappan | T.V.malai | 15-6-40 | 6-8-64 | —do— | 2-3-78 F.N. |
| 2426 | R. Murugesan | P.C./South | 25-8-41 | 6-8-64 | —do— | 22-3-78 F.N. |
| 2427 | G. Gnanasoundari Ponnammal | T.T.P.P. | 13-10-40 | 7-8-64 | —do— | 1-3-78 F.N. |
| 2428 | R. Mariappan | Ramnad | 18-3-45 | 7-8-64 | —do— | 8-3-78 F.N. |
| 2429 | P. Leelavathy | Generation/ Erode | 10-4-40 | 7-8-64 AN | —do— | 25-2-78 F.N. |
| 2430 | M. P. Rathi Devi | Udumalpet | 12-2-42 | 10-8-64 | —do— | 10-3-78 F.N. |
| 2431 | R. Ayyasamy | Udumalpet | 6-5-42 | 10-8-64 | —do— | 6-3-78 F.N. |
| 2432 | S. Santhanakrishnan | South Arcot | 7-10-43 | 10-8-64 | —do— | 8-3-78 F.N. |
| 2433 | V. Pandian | P.C. South | 10-9-37 | 12-8-64 | —do— | 26-4-78 F.N. |
| 2434 | P. John Samuel | Generation/ Tirunelveli | 15-7-41 | 12-8-64 | —do— | 25-2-78 A.N. |
| 2435 | D. Janardhanan | T.V.malai | 15-6-42 | 12-8-64 | —do— | 8-3-78 F.N. |
| 2436 | S. Rajappan | Tanjore | 1-1-38 | 12-8-64 A.N. | —do— | 28-4-78 F.N. |
| 2437 | T. Govindan Kutty | Udumalpet | 6-1-38 | 14-8-64 | —do— | 6-3-78 F.N. |
| 2438 | N. R. Venugopal | T.V.malai | 15-6-42 | 14-8-64 | —do— | 6-3-78 |
| 2439 | R. Ramaswamy | T.T.P.P. | 3-10-40 | 17-8-64 | —do— | 3-5-78 F.N. |
| 2440 | P. Palaniappan | Erode | 17-8-42 | 17-8-64 | —do— | 22-3-78 F.N. |
| 2441 | S. Ramadoss | Ramnad | 12-10-42 | 17-8-64 | —do— | 19-6-78 F.N. |
| 2442 | P.N. Santha | Dharmapuri | 25-1-43 | 17-8-64 | —do— | 15-3-78 F.N. |
| 2443 | P. Padmanabhan | T.T.P.P. | 10-9-43 | 17-8-64 | —do— | 20-3-78 F.N. |
| 2444 | C. Jawaharlal | P.C./South | 1-8-38 | 19-8-64 | —do— | 31-3-78 F.N. |
| 2445 | S. Palanisamy | Erode | 1-6-42 | 20-8-64 | —do— | 15-3-78 A.N. |
| 2446 | S. Gurumurthy | ETPS (O) | 5-12-42 | 20-8-64 | —do— | 3-4-78 F.N. |

| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
|----------|----------------------|----------------------------|----------|---------|---|-----------------|
| 2447 | A. Gopalasamy | South Arcot | 20—12—45 | 20—8—64 | Memo. No. CE/ CS4/011746/ 78—3, dt. 20—2—78 | 7—4—78 F.N. |
| 2448 | G. Ranganayaki | P.C./South | 22—6—38 | 21—8—64 | —do— | 7—4—78 F.N. |
| 2449 | S. Padmanabhan | Chingleput | 4—11—40 | 24—8—64 | —do— | 31—3—78 F.N. |
| 2450 | S. Ramakrishnan | P.C./South | 11—5—45 | 24—8—64 | —do— | 31—3—78 F.N. |
| 2450 (a) | M. Jayaraman | C.E.S. | 15—8—39 | 29—8—64 | —do— | 20—7—78 F.N. |
| 2451 | S. Varadan | T.V. malai | 15—10—39 | 31—8—64 | —do— | 6—3—78 F.N. |
| 2452 | S. Solomon Duraisamy | Udumalpet | 23—3—42 | 31—8—64 | —do— | 3—3—78 F.N. |
| 2453 | N. Varadan (II) | Chingleput | 1—2—44 | 31—8—64 | —do— | 30—3—78 A.N. |
| 2454 | M. Doraikannu | South Arcot | 1—7—38 | 1—9—64 | —do— | 20—3—78 F.N. |
| 2455 | D. Govindasamy | T.V. malai | 1—6—41 | 3—9—64 | —do— | 1—3—78 F.N. |
| 2456 | N. Kadirvel | Erode | 12—3—44 | 3—9—64 | —do— | 22—3—78 F.N. |
| 2457 | A.S. Sundaravadivelu | Chingleput | 23—8—42 | 4—9—64 | —do— | 19—5—78 F.N. |
| 2458 | V. Theinra | Generation/ Tirunelveli | 22—7—40 | 10—9—64 | —do— | 6—3—78 F.N. |
| 2459 | S. Horold | Generation/ Tirunelveli | 25—11—40 | 10—9—64 | —do— | 1—3—78 F.N. |
| 2459 (a) | E.M. Ekambaram | CES | 6—6—41 | 11—9—64 | —do— | 21—7—78 F.N. |
| 2460 | M. S. Damodaran | P.C./West | 8—4—38 | 12—9—64 | —do— | 5—5—78 A.N. |
| 2461 | T. M. Abdul Khan | T.V. malai | 5—4—45 | 16—9—64 | —do— | 8—3—78 F.N. |
| 2462 | K. S. Ramani | Dharmapuri | 10—1—44 | 17—9—64 | —do— | 10—3—78 F.N. |
| 2463 | K. L. Akilaveni | G.C.C./Madras | 3—6—44 | 17—9—64 | —do— | 17—3—78 F.N. |
| 2464 | K. V. Ramaswamy | Periyar | 15—7—37 | 18—9—64 | —do— | 30—3—78 A.N. |
| 2465 | S. Baratha Raj | T.T.P.P. | 25—1—38 | 19—9—64 | —do— | 1—3—78 F.N. |

Chairman's D.O. Letter No. 20980/LC4/83-4 Dated the 2nd July, 1983

Sub : Proceedings in Courts—Stay Orders—Additional Particulars—Furnishing of.

Ref : (i) My D.O. Lr. No. 15754/LC2/83-1, dated 28—2—83.

(ii) My D.O. Lr. No. 15754/LC2/83-2, dated 11—3—83.

I invite a reference to my D.O. letter second cited wherein you were requested to furnish a fortnightly return of cases pending in courts where stay orders/injunctions have been granted. In addition to the particulars called for in the annexure to the said D.O. letter, the following particulars may also be furnished in the return sent to me in future under Cols. (9) and (10) to be opened newly.

- (i) monetary value of the suit in respect of which the stay orders/interim injunction has been granted.
- (ii) Where the suit relates to disconnection of services due to malpractice, whether the courts have ordered payment of half of the amount assessed under clause (9) of the schedule to terms and conditions of supply.

B. Vijayaraghavan,
Chairman.

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Establishment — Sanction of Regular works Establishment posts — Reconstitution of Empowered committee-II — Orders issued.

B.P. Ms. (Ch) No. 252

(Secretariat Branch)

Dated 4th July, 1983

20th Aani Ruthrothkaari,
Thiruvalluvar Aandu-2014

Read :

(i) B.P. Ms. No. 164 (Sectt.) dated 18—3—1980

(ii) B.P. Ms. No. 10 (Sectt.) dated 22—12—1982

Proceedings :

It is hereby ordered that the Empowered Committee II constituted in the Board's Proceedings cited, shall be re-constituted with the following Members :—

- (i) Accounts Member.
- (ii) Technical Member.
- (iii) Chief Engineer (Personnel)
- (iv) Regional Chief Engineer (Distribution), Madras.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

Letter No. 8740-G1/83—8 (Secretariat Branch) Dated 8—7—1983

Aani 24, Rudhrodhkaari,
Thiruvalluvar Aandu 2014.

From

Thiru B. Vijayaraghavan, I.A.S.,
Chairman.

Sub : Salary Savings Scheme—Remittance of L.I.C. Premia recovered from the
Salaries of employees of Board—Further Instructions—Issued.

Ref : Bd's Memo. No. 8740-G1/83-6 dt. 9—3—83.

I am to say that instances have come to the notice of the Board that there is inordinate delay in remitting the Life Insurance Corporation premia deducted from the employees Salaries under Salaries Savings Scheme in various system offices. The Divisional Manager (Salary Savings Scheme) of Life Insurance Corporation has reported that in several System Offices even though the deductions are made at the time of disbursement of pay, remittances are being made after several months. In this connection attention is invited to the instructions issued by the Audit Branch in its Memo. No. IAD/Comp/249/78 dt. 8—11—78 to the drawing officers for drawing the amount by the 5th of every month from 12/78 pay paid in 1/79 onwards and to remit the same after reconciling with the demand list before 15th. In spite of the instructions issued in 1978, remittances are not made promptly by some of the Systems. A copy of the above Memo. is communicated to all the Chief Engineers and Superintending Engineers for strict compliance.

2. I am to request that an officer of the Accounts side in the rank of Assistant Accounts Officer in each System/Circle may be entrusted with the specific responsibility to ensure that the instructions issued in the Audit Branch's Memo. dated 8—11—78 be followed scrupulously in future. Any lapse in this regard will be viewed seriously.

The receipt of the letter should be acknowledged.

B. Vijayaraghavan,
Chairman.

Enclosure—One Copy of Letter dated 8—11—78.

Enclosure

Copy of :

Memo No. IAD/COMP/249/79, (Internal Audit Department,) dt. 8—11—78.

Sub : LIC—Salary Savings Scheme—Reconciliation and Remittance—Instructions—Issued.

Ref : Copy of letter No. SSS. PA; 545 NS. DT. 22—9—78 from the Senior Divisional Manager LIC Madras to the Chairman.

The Senior Divisional Manager, Life Insurance Corporation of India, Madras has expressed certain difficulties and in view of these even though cheques for all months have been promptly sent to LIC by IAD for the consolidated amount to end of September 1978 premium towards individual policies are still to be credited to the individual policy holders for certain months.

2. In view of the difficulties experienced by the Life Insurance Corporation of India, the following instructions are issued;

The Drawing Officers should present a consolidated bill for the total amount of LIC premium deducted from the salary of the Officials working under each Drawing Officer furnishing an annexure indicating the Bill No. or Token No. date and the total amount of premia recovered in the bill along with the Pay Bills. The Internal Audit Department will issue a separate cheque for the total amount of the bill in respect of LIC premia presented by each Drawing Officer on or before 5th of every month. Drawing Officers should reconcile the demand list of Life Insurance Corporation of India with the cheque amount. If there is any difference the reason there for should be furnished in the covering letter to the Life Insurance Corporation of India. The Drawing officers should ensure that the remittance is made before 15th of every month duly reconciling the amount of the cheque together with the Demand list of LIC that policies will not get lapsed.

The above procedure will come into effect from the Pay bill for December 1978 to be paid in January '79.

These bills may be drawn under the head "Deduction Suspense—F. Administrative Expenses—LIC"

The receipt of this circular may be acknowledged.

T. K. A. Dewan Mohammed,
Secretary.

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Memo. No. SE/MM/DES/A5/F. 7/D 16/83 dt. 8—7—83.

Sub : Stationery — Procurement of white paper for supply to all Officers of the Board—Reg.

Ref : 1. B.P. Ms. No. (Ch) No. 109 (Technical Branch) dt. 17—5—83.
2. B.P. Ms. No. (Ch) 127, (Tech. Branch) dt. 24—6—83.

In continuation of the instructions issued in B.P. Ms. (Ch) No. 109 (Tech. Branch) dt. 17—5—83, and of B.P. Ms. No. (Ch) 127, (Tech. Branch) dt. 24—6—83, the System Superintending Engineers are informed that, eventhough stationery is included in the items to be purchased by them (item 46), they should order paper only to meet their immediate requirements, as their annual requirements are being taken care of by the Central Purchase Organisation.

The receipt of the memo may be acknowledged.

M.P. Anthiah,
Chief Engineer/Materials Management.

Memorandum No. 37543/PI/83—1, dt. 11—7—83.

Sub : Establishment—Tamil Nadu Electricity Board—Residence of the employees within Headquarters/Station—Previous Instructions—Reiterated.

Ref : B.P. Ms. No. 47 (Sectt. Br.) dt. 12—2—1981.

It has been reiterated in the Board's Proceedings cited that the employees of the Board should reside in the Headquarters of the office to which they are attached. It has also been stipulated that where an employee wants to reside outside his Headquarters, he should obtain the specific sanction of the Head of the Office or other competent authority and that such permission should be granted only in exceptional cases.

2. Instances have come to notice where some employees of the Board are still not residing in the place of their duty and no permission has also been obtained by them for staying outside their Headquarters. This practice has resulted in inadequate attention being given by the employees concerned to their duties and responsibilities. This has also resulted in serious inconvenience to the members of the public. This practice of employees of the Board staying outside the Headquarters of the Office to which they are attached should stop forthwith.

3. All the Chief Engineers and Superintending Engineers are requested to bring these instructions to the notice of their Subordinate Officers and see that the instructions are followed strictly. Any violation of these instructions will be viewed seriously.

4. It is hereby ordered that all requests from employees for permission to stay outside their Headquarters shall be referred to the Chairman for orders. Permission already granted by subordinate authorities shall stand cancelled.

5. All Chief Engineers/Superintending Engineers/Chief Financial Controller/Chief Internal Audit Officer are requested to acknowledge the receipt of this Memorandum.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

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Chairman's Circular No. 10202/VC1/83—4, Dated 12—7—1983

Sub : Collection of donations by the Electricity Board staff from the consumers of the Board.

Complaints have been received from consumers of the Board about some of the employees of the Board having collected "donations" from them. It is a salutary norm of administration in public organisations that funds should not be collected from persons with whom that organisation has business dealings. The employees of the Board have to discharge both service functions as well as regulatory functions. If they collect funds from the consumers of the Board, there will be reasonable grounds to presume either that such payments have been made by the consumers out of fear of denial of the services due or, in the alternative, as gratification for non-enforcement of regulatory measures. In either case, the practice becomes highly objectionable.

2. The staff of the Board are, therefore warned that they should not make collections of any description, under any guise and in any manner from members of the public so long as such members are consumers or prospective consumers of the Board. This will include collections purporting to be charges for publication of advertisements in Souvenirs etc.

3. Severe disciplinary action will be taken for any violation of these instructions.

4. The CEs/CFC/SEs/FCs. are requested to give wide publicity to these instructions.

B. Vijayaraghavan,
Chairman.

O. O. No. BOAB/PR/PR. II/297 (Audit Branch) Dated 12—7—83.

Sub: Pension—Disposal of pension cases in Audit Branch—Watching of replies from the sanctioning authorities—maintenance of 'Watch Register' — Reg.

It is observed from the disposal of Pension cases in the Audit Branch that the sanctioning authorities are not sending replies to the audit objections then and there and the pension cases are not received in complete shape with the required documents including family pension cases and no Watch Register is being maintained in the Audit Branch to remind the sanctioning authorities. Delay in receipt of replies will lead to the non-payment of retirement benefits in time to the retired officials and to the families of employees who die while in service. This kind of delays in payment should be avoided.

The Board Office Audit Branch should maintain a Watch Register in the appended form to watch the receipt of replies from the sanctioning authorities as well as from the retired employees/families. The Register should be closed and submitted to the Chief Internal Audit Officer once in a fortnight and to Chairman once in a month.

B. Vijayaraghavan,
Chairman.

ENCLOSURE

| Sl. No. | Subject | Lr. No. and date of letter issued to the sanctioning authorities | Date of last reminder | Date of receipt of reply | Remarks |
|---------|---------|--|-----------------------|--------------------------|---------|
| 1 | 2 | 3 | 4 | 5 | 6 |

Chief Internal Audit Officer

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Chairman's Circular No. 56582/LC1/83—1 Dated 12—7—'83.

Sub: Disciplinary Proceedings—Cause of action.

The Tamil Nadu Electricity Board Employees Discipline and Appeal Regulations stipulate that disciplinary action can be taken against the employees governed by those regulations viz., those not coming under Standing Orders framed under Industrial Employment (Standing Orders) Act, 1946 for good and sufficient reasons or for any misconduct specified in the said regulations. The language used in the corresponding provision in the Standing Orders for workmen is slightly different and Standing Orders refer to various acts of omission and commission which shall be construed as misconduct for which disciplinary action can be taken.

2. A question has been raised whether in respect of employees covered by Standing Orders disciplinary action can be taken even if the act has not been specifically listed as misconduct under the said Standing Orders. Instructions in this matter have already been issued in U.O. Note No. 16314-A/LC1/81-2 dated 23—6—81 based on decisions of courts of law and these instructions are reiterated. Consequently, it is hereby clarified that the acts of omission and commission listed in the Standing Orders as cases of misconduct should not be treated as exhaustive and even an act not so listed can be construed as warranting disciplinary action if such act constitutes an act of indiscipline or is prejudicial to the interests of the Board or is otherwise unbecoming of an employee of the Board.

B. Vijayaraghavan,
Chairman.

ESTABLISHMENT—Tamil Nadu Electricity Board—Common designation for Assistant Engineers and Junior Engineers I Grade.

B.P. Ms. (FB) No. 23

(Administrative Branch)

Dated 13th July, 1983

Aani 29, Ruthrothkaari,
Thiruvalluvar Aandu, 2014.

Proceedings :

It has been represented by some of the Unions that Junior Engineer Grade I may be redesignated as Assistant Engineer without affecting the present pattern of seniority or ratio for promotion.

2. The Full Board after careful consideration of the request has resolved that the status quo should continue in view of the fact that Junior Engineer Grade I possesses a qualification different from that of Assistant Engineer and that the Service Regulations also distinguish between a Diploma Holder and a Degree Holder for purposes of promotion to higher categories.

(By Order of the Board)

T. Srinivasan,
Chief Engineer/Personnel.

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Memo. No. 72072-S2 (A1) 83—1, (Administrative Branch) Dated 14—7—1983.

Sub : Establishment—Tamil Nadu Electricity Board/Technical Branch/Generation/(Hydro and Thermal) as Board Office : Technical Branch (Hydro and Transmission)—Re-naming of—Orders issued.

- Ref :*
1. B. P. Ms. (Ch) No. 220 (Sectt.) dt. 16—6—1983, and read with Board's Memo. No. 48216-A2/83-1 (Sectt. Branch) dt. 20—6—1983.
 2. B.P. Ms. (FB) No. 76 (Sectt.) dt. 29—6—1983.
 3. C.E./Mettur Thermal U.O. No. 143/E2/83-22, dt. 2—7—1983.

The Tamil Nadu Electricity Board directs that consequent on change of Headquarters of Chief Engineer/Mettur Thermal and Chief Engineer/Hydro Project from Madras to Mettur and Pollachi respectively, as ordered in the references cited, the name of the Board Office/" Technical Branch/Generation/(Hydro and Thermal)" shall be re-named as "Board Office/Technical Branch (Hydro and Transmission)."

2. Accordingly, the post of Personal Assistant "Technical Branch/Generation (Hydro and Thermal)" shall be re-designated as Personal Assistant/Technical Branch/Hydro and Transmission.

T. Srinivasan,
Chief Engineer (Personnel)

Chairman's Memo No. 1157/Adm. Br./IR2 (1)/ 83—1 (Administrative Branch) Dated 15—7—83.

Sub : Establishment—Tamil Nadu Electricity Board Procedure to be followed for consideration of request transfers—Orders Issued.

- Ref :**
1. Board's Memo. No. 69694/L1—71—2, dt. 21—12—76 communicated in C.E./General's Memo. No. 910 CS. 1/71—75, dated 16—3—1977.
 2. Board's Memo No.045394/IRSI (2)/77—1, dt. 14—10—77.
 3. Board's Memo No. 30397—BP/78—1, dt. 26—6—78.
 4. Board's Memo. No. 77793/Adm. Br/B1/81—8, dated 28—8—1981.
 5. Board's Memo. No. 126826/Adm. Br/B1/78—22, dt. 29—5—1981.
 6. Board's Memo. No. 4184—13/81—1, dt. 30—12—1981.
 7. Board's Memo. No. 53386—A2/81—1, dt. 31—3—82.
 8. Board's Memo. No. 001506/48/C1/83—15, dt. 4—4—83.
 9. Board's Memo. No. 001506/48/C1/83—17, dt. 7—4—1983.
 10. Board's Memo. No. 43982/605/Adm. Br/C1—3/83—1, dt. 23—4—1983.

The various instructions/guidelines issued in the references cited in regard to the procedure for disposal of requests for transfers of the employees of the Board have resulted in too frequent transfers from place to place and consequent dislocation in Board's work in the offices concerned. This has also resulted in unsuitable persons being posted to certain posts merely on the basis of their requests. Even though the existing instructions themselves clarify that these instructions are not mandatory and that it is the prerogative of the Management to effect the transfers with reference to suitability of the persons concerned and depending on the exigencies of work, many of the employees are under a misconception that the existing instructions are mandatory and they have a right to transfer with reference to these instructions. This results in unnecessary confusion and vexatious representations. In the above circumstances and with a view to improve the administration of the Board, it is hereby directed that the instructions/guidelines issued in the references cited and other related or similar instructions be cancelled. The following revised procedure shall be followed from now on :—

2. It will be open to the employees to make requests for transfers at any time. These will be registered by the appropriate officers who are competent to effect the transfers. As and when a vacancy arises in a particular station, all requests for that station will be considered on comparative merits keeping in mind the following aspects :—

- (i) The length of service of the petitioner in his present station.
- (ii) The length of previous service of the petitioner in the station to which transfer is sought.
- (iii) Grounds on which the transfer is sought.
- (iv) Need for avoidance of dislocation of work in the present office of the petitioner.
- (v) Circumstances in which the petitioner was posted to his present station.
- (vi) Suitability of the petitioner for work in the post where vacancy exists.
- (vii) Other administrative interests.

3. There will be no need for annual renewal of applications for transfer as at present, and the applications once registered will continue to be valid. If the employee wants to withdraw his request, he should do so promptly and such requests will not be entertained after the issue of the order based on the request earlier made.

4. Requests for transfer will not be entertained from persons who are already under orders of transfer to some other station.

5. Requests for transfer should be only to particular stations and not to particular posts. Requests for transfer to particular posts will be summarily rejected without being registered.

B. Vijayaraghavan,
Chairman.

Circular No. 815/BI(1)/ADM. Br./83-2 Dated 15—7—83.

Sub : Office Procedure — Various instructions issued by the Board Communication to all Section Heads — Regarding.

Ref : Circular No. 815/BI (1) / Adm. Br./83-1 Dated 26—5—83.

The attention of all Section Heads of Administrative Branch is invited to para '5' of the Circular Memo referred to above and they are requested take necessary action to enforce cut of one day Casual Leave for every three late attendance and that for every 5 permissions. A review may be made immediately for the period ending 30—6—83. The section heads should take action for this promptly in future.

Where the necessity arises to enforce the cut in the earned leave account of the employee, an U.O. note may be sent to Personal Assistant/Branch Establishment.

T. Srinivasan,
Chief Engineer/Personnel.

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Chairman's Memorandum No. CH/TA/187/83-1 Dated 16—7—1983

Sub : Establishment—Transfers—Persons who have come to adverse notice —Register of Transfers.

While considering requests for transfers, it is very essential to examine whether the person had come to the adverse notice of the Board in regard to his work or conduct and, particularly, whether his posting to the present station was itself only for such reason. In order to ensure that such cases do not escape notice, a register shall be maintained by the Secretary and CE/Personnel **for each category separately**. The names of all serving officers will be noted down in the register. There will be an index showing the names of the officers and the page on which the name is entered. As and when a person is transferred for the reason that it has been found undesirable to continue him in the present station or post, the circumstances of the transfer should be recorded in the register and initialled by the Secretary or CE/Personnel, as the case may be. This entry should be made **simultaneously** with the approval of the draft orders of transfer so that it is not lost sight of and the fact of having made the entry in the register should be noted on the connected file. Transfers ordered for routine reasons in the normal course of administration need not be entered in the Register. Facts which point to the undesirability of posting a person to a particular post/station which come to notice in contexts other than transfers should also be entered in the Register so that that will be taken into account when any proposal for transfer of the person is examined.

2. The Register should be maintained in the personal custody of the Secretary/CE/Personnel.

3. All files relating to transfers ordered after 1—1—1982 will be scrutinised and appropriate entries made in the Register. Secretary and CE/Personnel will show me the Register on the **1st of August 1983**.

B. Vijayaraghavan,
Chairman.

Memorandum No. 055769—CI/83-1 (Secretariat Branch) Dated the 17th July 1983

Aadi 1, Ruthrothgari,
Thiruvalluvar Aandu 2014.

Sub : Establishment—Furnishing of Personal Files to other organisations, etc.
—Instructions—Modified.

Ref : Board's Memo No. 7692/C1/83-3 (Secretariat Branch) dated 20—3—1983

In the memo cited, instructions have been issued to the effect that whenever Personal Files of the officers of the Tamil Nadu Electricity Board have to be sent to other organisations/State/Central Governments, only a photostat copy of the Personal File should be sent with a view to avoid possible loss of Personal File. In continuation of these instructions, it is hereby ordered that photostat copies of all the Confidential Reports contained in the Personal File need not be sent. Photostat copies of Confidential Reports of the latest five years only should be sent to the other organisations/State/Central Governments when required by them.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

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Circular Memo No. 26078-E1/2/83-2

(Administrative Branch)

dated 18—7—1983

Sub : Establishment—Class II Service—Acceptance of resignation—Instructions Issued.

It is observed that an Assistant Engineer (Elect.) who resigned his post, has been relieved before his resignation is accepted. This is not correct. The Superintending Engineers are informed that the official who resigned his post should be relieved only after his resignation is duly accepted by the competent authority.

Receipt of this circular should be acknowledged.

T. Srinivasan,
Chief Engineer (Personnel)

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Letter No. 11948/SS. 1/83-2

(Secretariat Branch)

Dated the 18th July 1983

From
Thiru. S. Shanmugam
Secretary.

Sub : Departmental enquiries on Disciplinary Proceedings cases grant of allowance to Complainants and non-official witness—Copy of Board's Proceedings furnished.

Ref : Your Letter No. MES/D/South/Adm. II/SC/F. 9/A8/D. 887/83
Dated 18—5—1983.

A copy of Board's Proceedings Ms. No. 710/Secretariat Branch dated 31—12—1980 is enclosed. I Class or II Class railway fare may be paid to non-departmental witness by the Superintending Engineer by exercising discretionary powers taking into consideration the status of the person.

2. It is also suggested that in case I Class railway fare is paid, an undertaking may be obtained from the non-official witness to the effect that he actually performed the journey by I Class.

S. Shanmugam,
Secretary.

ENCLOSURE

Copy of Departmental Enquiries—Grant of Allowances to complainants and non-official witness-Orders-Issued.

B. P. Ms. No. 710

(Secretariat Branch)

Dated the 31st December 1980.

Proceedings :

The question of paying Daily Allowance and Travelling Allowance to the complainants and other non-official witnesses for attending departmental enquiry was examined in consultation with the Director of Vigilance and Anti-Corruption and with the Commissioner of Disciplinary Proceedings and it has been decided that the following rates of Travelling Allowance and Daily Allowance may be paid by the Board to the complainants and other non-official witnesses for attending departmental enquiries.

Travelling Allowance

First Class or Second Class Rail fare;

or

Actual Bus fare.

Daily Allowance

Rs. 2/- (Rupees two only) per day.

2. The enquiry officer who summons the complainant shall make payment of Travelling Allowance and Daily Allowance to the complainant and other non-official witnesses as soon as the enquiry for the day is over and that for this purpose, the complainant or non-official witness should not be summoned for a second time.

(By Order of the Board)

P. Jeyasingh Peter,
Secretary Incharge.

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Memorandum No. 27428—O & M Cell/83-1 (Secretariat Branch) Dated the 19th July, 1983.
Aadi 3, Ruthrothkaari,
Thiruvalluvar Aandu 2014.

Sub :—TAMIL NADU ELECTRICITY BOARD—Office Procedure—issue of Board's Proceedings—Further instructions issued.

Ref : (i) B.P. Ms (Ch) No. 1 (Sectt.) dt. 26—11—82.

(ii) Sectt. Br. Memo. No. 78451—O & M Cell/82—1, dt. 7—12—82.

(iii) Sectt. Br. Memo. No. 78076—O&M Cell/82—1, dt. 8—12—82.

It has been brought to the notice that certain Branches in Headquarters are not following uniform procedure for issuing the Board's Proceedings etc. inspite of instructions and guidelines. All Branches in the Headquarters are requested to strictly follow the guidelines issued in the references cited.

S. Shanmugam,
Secretary.

RECRUITMENT—Employment assistance to the dependants of employees who die in harness
—Procedure for sending proposals.

B. P. Ms. (CH) No. 411

(Administrative Branch)

Dated 22—7—1983
Aadi 6, Ruthrothkari,
Thiruvalluvar Aandu 2014.

Ref: 1. B. P. Ms. No. 1474/dated 3—10—78.
2. B. P. Ms. (FB) No. 21/dated 7—6—83.

Proceedings :

According to B. P. Ms. (FB) No. 21, dated 7—6—1983, while forwarding the proposals for employment assistance to dependants of the employees of the Board who die in harness, the subordinate officers should make detailed enquiries and furnish full information on each of the members of the family of the deceased employee, their age, whether employed or unemployed and if employed the approximate income from salary, income of the family from other sources etc.

2. The following procedure is prescribed in this regard :

- (i) The dependant of the deceased Board employee, who seeks employment assistance under the Board should apply to the Superintending Engineer concerned/the Head of the office concerned in the form prescribed in Annexure-I to this B.P. and simultaneously send a duplicate copy of his application to the Chief Engineer/Personnel/T.N.E.B /Madras-2. The application received at the headquarters will be registered in the office of the Chief Engineer/Personnel in a register to be maintained for this purpose.
- (ii) The Superintending Engineer of the System/Circle or Head of the office as the case may be should send the application of the dependant to the Asst. Divisional Engineer concerned for enquiry and report. Detailed enquiries about the dependant who applies for employment assistance should be made by the Asst. Divisional Engineer. The Asst. Divisional Engineer should complete the field enquiry within one month from the date of receipt of communication by him. The report of the Asst. Divisional Engineer should be sent to the Superintending Engineer or Head of the office concerned in the proforma in Annexure—II to this B.P. The proforma should be filled in by the Asst. Divisional Engineer in his own hand.
- (iii) The Superintending Engineer of the System/Circle or the Head of office should carefully scrutinise and countersign proforma submitted by the Asst. Divisional Engineer and send his proposal to the headquarters with his recommendation, along with the originals of the dependant's applications and the report of the field officer in the prescribed proforma.
- (iv) Applications from dependants of employees received through the Superintending Engineers of the System/Circle or the Head of the office at the headquarters will be disposed of individually as and when they are received after careful scrutiny. The present practice of applications being taken up in batches, instead of as and when received, and interviews being conducted will be dispensed with.

3. The applications of the dependants of the deceased employees of the Board who have already applied to the Board for employment assistance and who are fully qualified for the posts (other than Office Helper and Sweeper) for which they have applied are being returned to the Superintending Engineers/ Heads of offices concerned. They are requested to cause field enquiries to be made in respect of these candidates, obtain the reports from the Asst. Divisional Engineers concerned in the proforma prescribed and forward them to the headquarters with their recommendations within a month from the date of receipt of the communication from the Chief Engineer/Personnel referring back the applications.

4. So far as the posts of Office Helpers and Sweepers are concerned, the Board has already decided that the existing vacancies in these posts need not be filled up until further orders. In view of this, the applications of the dependants of the deceased employees who are fully qualified for appointment to these posts cannot be considered for the present.

5. The receipt of this B.P. should be acknowledged.

(By Order of the Chairman)

T. Srinivasan,
Chief Engineer (Personnel)

ANNEXURE—I
APPLICATION FORM

- I. (a) Name of the deceased employee :
 (b) Designation :
 (c) Date of birth of the deceased employee :
 (d) His presumptive date of superannuation :
 (e) Date of death :
 (f) Nature of death :
 (g) Whether death occurred while in service or after retirement :
 (h) Office and place where the deceased last worked :
 (System/Circle should be mentioned)
 (i) Total service in the Board :

II. Particulars about the dependant applicant :

- (a) Name :
 (b) Relationship :
 (c) If any of the dependants in the family of the deceased viz. wife/son/unmarried daughter is employed/full details about their name, qualification and employment should be furnished.
 (d) If there are any other unemployed dependants particulars regarding their names, their educational qualification, age should be furnished.
 (e) Whether she is remarried, if the applicant happens to be the widow of the deceased employee.
 (f) Whether she is married/unmarried/widow, if the applicant is the daughter of the deceased employee.
 (g) Date of birth of the applicant :
 (h) Age :
 (i) Educational Qualification :
 (j) Mailing address :
 (k) Permanent address :

Place :

Signature of the Applicant.

Date :

DECLARATION

I certify that no one is employed in my family.

Signature of the head of the family.

ANNEXURE—II

PROFORMA

To be filled by the Field Officer of the Board not below the rank of Assistant Divisional Engineer nominated by the Superintending Engineer/Head of the Office in his (Field Officer's) own hand.

1. Name of the Applicant :
2. Name of the deceased Board employee, his date of birth, office in which last employed, designation of the post last held.
3. Whether the deceased Board employee was a temporary candidate or a Probationer/ an approved probationer/permanent at the time of death:

Note :

Dependants of Board employees whose salaries are paid from contingencies and who are part-time employees are not eligible for employment assistance.

4. Date of death of the deceased Board employee :

Note :

Dependants of those who died after retirement, are **not** eligible for employment assistance.

5. Cause of death of the deceased :
6. Applicant's relationship with the deceased Board employee :

Note :

Only 'Near relatives' are eligible for employment. The term 'Near relative' has been defined to include—Wife/Son/Unmarried daughter/Legally adopted son/unmarried daughter.

7. Date of birth and whether the applicant satisfies the condition in the note below:

Note :

The age of sons/unmarried daughters shall not exceed 30 years and that of the widow of the deceased employee, shall not exceed 40 years, on the date of death of the Board's employee.

8. Date of application :
9. (i) Educational and other qualifications of the applicant.

(ii) Whether he/she possesses all the qualifications prescribed in the rules for the post for which he applies (So far as age, qualification is concerned, the applicant should satisfy the conditions in the Note in column 7 above)

10. Name of the post for which candidate is suitable for appointment and the service in which it is included.
11. Whether the candidate is fully qualified for the post under the rules.
12. Terminal benefits granted to the family of the deceased employee.

(i) Employees borne on Pensionable Cadre.

(a) Amount of family benefit fund—D.C.R.G. and Surrender leave salary paid to the family.

(b) GPF accumulation paid to the family.

Employees borne on non-pensionable Cadre.

Amount of family benefit fund, Gratuity, Surrender Leave salary and C.P.F. accumulations including Board's contribution received by the family.

(ii) How the amount has been spent :

(iii) Whether it has been deposited in the bank and interest received. If so, details to be furnished.

(iv) If it has been spent, the purpose for which it has been spent.

(v) Amount of family pension in the case of those coming under pension scheme.

(vi) Other sources of income like House Rent/and/or income from landed properties (if any), with details.

13. Details of the members of the family of the deceased :
(Name, age, educational qualification, marital status and their present occupations with the monthly income).

Note :

The concession is admissible where the deceased Board employee was the only bread winner of the family. If there is already an earning member in the family of the deceased employee, no other member will be eligible for employment assistance under the Scheme in the Tamil Nadu Electricity Board.

Station :

Dated :

Signature of the Investigating Officer

Designation & Office.

Countersigned

Head of the System/Circle Office.

Memo. No. 1994/P2/83—5 (Secretariat Branch) Dated 23rd July, 1983.

Sub : Family Welfare Programme—Special Casual Leave to Tamil Nadu Electricity Board Staff, when their wives undergo Sterilisation Operation under Laparoscopic Technique—Certain clarification.

Ref : (1) B.P. Ms. No. 1049, dt. 1—7—1974.

(2) From SE/Dharmapuri, SED/Adm. I/JA, 2/F. Sec/G. 615/82 dt. 25—11—82.

In B.P. Ms. No. 1049 dt. 1—7—1974, the Board adopted the Orders in G.O. Ms. No. 3104 H & F.P.D. Dated 18—12—73 and approved the grant of special casual leave not exceeding 7 days to Board employee whose wife undergoes non-puerperal sterilisation Operation on the production of a medical certificate from the doctor who performs the Operation to the effect that the presence of the Board's employee is essential to look after his wife during her convalescence after operation.

2. It is hereby clarified in consultation with Government that a Board employee whose wife undergoes sterilisation by " LAPRASCOPIC TECHNIQUE " is also eligible for 7 days Special Casual Leave, subject to certification by the Medical Officer who performs the operation to the effect that the presence of the Board employee is essential to look after his wife during the convalescence after operation.

3. The Superintending Engineer/Dharmapuri, is informed that the Certificate issued by Chief Medical Officer, Bharat Electronics Limited, Hospital, Bangalore for the purpose in the case mentioned in his letter cited may be accepted.

S. Shanmugam,
Secretary.

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Memorandum No. 59273/M1/82—10 (Secretariat Branch)

Dated 25—7—1983.
Aadi 9, Ruthrothgaari,
Thiruvalluvar Aandu, 2014.

Sub : Establishment—R.W.E. Staff—Counting of Military service for purpose of Gratuity under Payment of Gratuity Act 1972—Clarification—Issued.

Ref : From Technical Branch/Distribution. U.O. No. 964/G1/14718/CED/S/82—1, dated 10—8—82.

From Government letter No. 69950/M1/82—8, Labour & Employment Dept. dated 27—6—83.

The Board in B.P. Ms. No. 965, dated 15—6—1976 directed that in respect of Board's employees in non- pensionable service governed by C.P.F. Regulations, whether they are working in areas covered by Payment of Gratuity Act, 1972 or not, gratuity may be paid to them subject to and in accordance with the provisions of the Payment of Gratuity Act, 1972 in lieu of the Special Contribution under Board's C.P.F. Regulations. For eligibility of gratuity, the employees should have a minimum five years of continuous service. The Superintending Engineer, Ramnad Electricity System has enquired whether military service rendered by R.W.E. workmen may be counted for purpose of gratuity.

2. It is hereby clarified that the military service will not fall within the definition under Section 2(c) of the Payment of Gratuity Act, 1972 and as such it cannot be taken into account for the purpose of reckoning the period for payment of gratuity.

S. Shanmugam,
Secretary.

Tamil Nadu Electricity Board Discipline and Appeal Regulations—Regulation 5 A—Amendment—Issued.

Board's Proceedings Ms. (Ch.) No. 279

(Sectt.)

Dated 25th July 1983
Aadi 9, Rudhrothkaari,
Thiruvalluvar Aandu—2014.**Proceedings :**

In exercise of the powers conferred under Clause (C) of Section 79 of the Electricity (Supply) Act, 1948 (Central Act LIV of 1948), the Tamil Nadu Electricity Board hereby makes the following amendment to the Tamil Nadu Electricity Board Discipline and Appeal Regulations :

Amendment

In the said Regulations in Regulation 5-A the following item shall be added as (XXXX) :—

“(XXXX) Possession of pecuniary resources or property quite disproportionate to the known sources of income”.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

• • •

Establishment—Promotion of employees involved in Disciplinary Proceedings etc. — Guidelines—Amendment—Issued.

Board's Proceedings Ms. (Ch.) No. 280

(Sectt.)

Dated 25th July 1983.
Aadi 9, Rudhrothkaari,
Thiruvalluvar Aandu—2014.

Read :

Board's Proceedings Ms. No. 428 (Sectt.) dated 12—8—1982.

Proceedings :

The following amendments are issued to B.P. Ms. No. 428 (Sectt.) dated 12—8—1982.

Amendments

In paragraph 2 (1) (i) the following shall be inserted as (d) :—

“(d) Possession of pecuniary resources or property quite disproportionate to the known sources of income”.

In paragraph 2 item II, first sentence shall be deleted and the following substituted :—

“ II. Employees undergoing punishment :

Employees undergoing punishment for any misconduct connected with (a) Corruption, (b) Misappropriation of money or stores (c) moral turpitude and (d) Possession of pecuniary resources or property quite disproportionate to the known sources of income, shall not be included in the panel”.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

Trade Union activities during office hours—Judgment of the High Court of Madras on Writ Petition No. 5699 of 1979.

IN THE HIGH COURT OF JUDICATURE AT MADRAS

(Special Original Jurisdiction)

Monday, the eighteenth day of July

One thousand nine hundred and eighty three

Present :

The Honourable Mr. Justice Mohan
Writ Petition No. 5699 of 1979

The Secretary of Tamil Nadu Electricity Board,
Account Subordinate Union,
157, Anna Salai, Madras-2.

Petitioner

Vs.

1. The Management of Tamil Nadu Electricity Board,
157, Anna Salai, Madras-2.
2. The General Secretary, Tamil Nadu Electricity Workers Federation,
157, Anna Salai, Madras-2.
3. The Presiding Officer, II Additional
Labour Court, Madras.

Respondents

Petition under Article 226 of the Constitution of India, praying that in the circumstances stated therein, and in the affidavit filed therewith the High Court will be pleased to issue a writ of Certiorari, calling for the records pertaining to I.D. No. 239/77 including the award dt. 16—7—79 and quash the said award.

ORDER :—This Writ Petition coming on for hearing on this day, the 5th day of July 1983 and on this day, upon perusing the petition and the affidavit filed in support thereof the order of the High Court, dated 30-11-1979 and made herein, and the counter and Reply affidavits filed herein and the records relating to the order in I.D. 239/77 including the award dated 16-7-79 on the file of the 3rd respondent comprised in the return of the 3rd respondent to the writ made by the High Court, and upon hearing the arguments of Mr. G. Venkataraman, for M/s Aiyar and Dolia Advocates for the petitioner, and of Mr. P. V. Marthandam, Advocate for the respondent, and the 2nd respondent not appearing in person or by Advocate, the Court made the following order :—

The Writ Petition is to quash the award of the Labour Court, Madras made in I.D. No 239 of 1977 dated 16—7—1979. The point referred to for adjudication is found in paragraph 6 of the award is as follows :

“Whether the action of the management in having withdrawn the concession of the General Secretary of the Tamil Nadu Electricity Board Accounts Subordinates Union and the Joint Secretary of the Tamil Nadu Electricity Workers Federation being allowed to attend to full time union work from 31—3—1976 is justified ; and to what relief they would be entitled”.

A few facts and sequences leading to this dispute can be stated. By Board's Proceedings dated 18—1—1973 the following order was passed :

“The Tamil Nadu Electricity Board Accounts Subordinates Union, which is a recognised union under the Code of Discipline in Industry has requested that the General Secretary of the Union may be deputed for full time Union Work, and that Thiru S. V. Angappan who is an Accountant in the Office of the Chief Controller of Accounts and who has been elected as the General Secretary of the above union, for the year 1972 in the General Council Meeting held on 4th June, 1972, may be relieved of his duties for attending to Union work with effect from 16th August 1972, treating the period of his absence on deputation for union work as duty.

2. The Tamil Nadu Electricity Board has considered the request of the Union and passes the following orders :—

- (i) Thiru S. V. Angappan, Accountant, Office of the Chief Controller of Accounts, who is the General Secretary of the Accounts Subordinates Union (Regd. No. 2472) is permitted to attend to Union work with effect from the date of his relief viz., 30th September 1972 A.N.

- (ii) The period of absence of Thiru S. V. Angappan will be treated as duty and he will draw the pay and allowances to which he would have been eligible but for his release for attending to the Union Work.
- (iii) Thiru S. V. Angappan will also be entitled to all the benefits and privileges to which he would have been eligible but for his deputation to attend to Union work.

3. This order will be in force for a period of one year from the date of his relief i.e. 30th September, 1972 A. N. or till the date on which he ceases to be the General Secretary to the Union, whichever is earlier.

4. The permission granted in para 2 above will automatically stand cancelled if the above union ceases to be a recognised union under the Code of Discipline, from the date on which it so ceases to be a recognised Union.

5. Sanction is also accorded for the creation of one supernumerary post of Accountant in the Office of the Chief Controller of Accounts from 30th September 1972 A.N. till such time Thiru S.V. Angappan relinquishes the office of the General Secretary of the Accounts Subordinates Union or the Accounts Subordinates Union ceases to be a recognised Union under the Code of Discipline or 30th September, 1973 A.N. whichever is earlier.

6. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue expenses—f. Administration expenses (iv) Headquarters pay and allowances".

By subsequent proceedings B.P. Ms. No. 1984 dated 20—10—1973, the sanction accorded in B.P. Ms. No. 80 was extended on 20—10—1973 and on 22—10—1974, 5—3—1975, 2—8—1975 and 28—1—1976. Ultimately on 16—3—1976 the Secretary, Tamil Nadu Electricity Board, Madras—2 passed an order which is as follows:—

"I am to say that the concession of permitting the Joint Secretary of the Tamil Nadu Electricity Workers Federation and General Secretary of the Tamil Nadu Electricity Board Accounts Subordinate Union for full time work will not be extended beyond 31—3—1976".

Concerning this, an industrial dispute was raised which was referred to for adjudication in G.O. Rt. No. 1705, Department of Labour and Employment dated 1—8—1977. The matter came up for adjudication before the II Additional Labour Court, Madras. It was of the view that there was no legal right which has been acquired by workmen; on the contrary, it was a simple concession shown by the Board consequent on the then Chief Minister of Tamil Nadu announcing at the State Conference of the workmen that the Government proposed, to exempt an office bearer of the workers association from regular duty to enable him to devote himself to union work fully. Therefore this was merely an act of benevolence on the part of the Board rather than an exercise of any right inhering in the workmen. On this view, it held that this cannot be claimed as a customary right or privilege. It also referred to schedule IV of the Industrial Disputes Act and held that it was not a change in the condition of service and therefore it expressed the doubt whether the workmen can raise an industrial dispute concerning this. It is to quash this the present writ petition has been preferred by way of certiorari.

The learned counsel for the petitioner urges two points: (1) If recognition of a trade union has been held by this Court in **Tamil Nadu Electricity Board Union v. Tamil Nadu Electricity Board** (1980 1 LLJ 246 at 248—paragraphs 8 and 9) as condition of service, the right to represent the trade union is a necessary concomitant and therefore it is a right. (2) Even otherwise it will be a concession or privilege within the meaning of item—8 of Schedule IV of the Industrial Disputes Act. From that point of view if it is sought to be altered, the necessary formality under section 9 (A) will have to be complied with. A further argument of the petitioner is, to say it will not form part of the industrial dispute is wrong, since even when there is no monetary benefit involved by a change of the holidays from Sunday to some other weekly holiday the Supreme Court in **TATA IRON AND STEEL CO. LTD. v. THE WORKMEN** (1972 11 L. L. J 259—paragraph 13) held it is a part of the service conditions. The learned Counsel for the Electricity Board urges that this is merely a privilege or a concession and that does not mean that the concession should be available at all times.

This cannot, by any stretch of imagination, be contended to be part of the Service condition. Therefore the argument that section 9—A will have to be complied with is not applicable.

I have given my very careful consideration to the above arguments. It is true trade unionism is recognised all over the world. But that does not mean that an office bearer or any trade union can claim, as of right, to do trade union activities during office hours. In a poor country like India, tax payers pay money not for the purpose of encouraging trade unionism, but in the fond and reverend hope that every person who is entrusted with the task of doing service will do his service. Whether he actually does service or not, there can be a fond expectation of the same. To allow one to claim as of right to do trade union activity without attending to the office duties, would in my opinion be an

anachronism since it will amount to fleecing the tax payer in order to encourage the trade union activities. That is not the purpose for which the workman was appointed by the Electricity Board. Naturally, when the workman was given a concession, which I consider to be not a wise one, it was dictated by the circumstances prevailing in the establishment; but it should not be considered as if it is an inviolable right. It should be noted that nobody prevents the workman who is an office-bearer in the trade union from espousing the cause of workmen which he can do as loudly as possible and crying at the top of his voice; but the only restriction is "Don't do that during office hours". I am totally unable to appreciate the argument of the petitioner that merely because the recognition of the trade union is a part of the service condition, it must necessarily follow that a right to represent or espouse the cause of workmen during office hours is a necessary concomitant. If this kind of trade unionism is allowed to flourish in our country, I could say, "Woe to our country and poor tax payers". For my part, not that one should be against trade unionism, which is welcome because it is that which brings about a solidarity among workers, the crucial question is, can a right be claimed to activate trade unionism during office hours. The answer should be an emphatic 'no'. Looked at from that point of view, I do not think that the decision in **Tamil Nadu Elec. Board Union v. Tamil Nadu Elec. Board** [1980 (2)] LLJ and 9 have any relevance to the facts of the present case. That related to recognition of trade unionism. It certainly stands to reason that unless trade unionism is recognised, it will not be possible for the workers to raise a united voice; but to raise a united voice during office hours is something which cannot be claimed as of right. May be the Electricity Board granted a concession, which concession was extended periodically; but even then it cannot fall within item-8 of schedule IV of the Industrial Disputes Act. I agree with the finding of the Labour Court that this was a mere concession granted because of the then Chief Minister holding out a promise. Therefore I have no hesitation in holding that is not a part of the service condition. If that be so the procedure under section 9-A of the Act does not require to be satisfied.

On this conclusion being reached, it matters very little whether it can form the subject-matter of an industrial dispute or not. But on a careful observation it will be seen, if it is a mere concession granted, in view of the then prevalent circumstances, under B. P. Ms. No. 80 dated 18—1—1983, there cannot be an industrial dispute as well it is no consolation to say that when Sunday holiday was changed to some other weekly day, the Supreme Court interfered as it did in **TATA IRON AND STEEL CO. LTD. v. THE WORKMEN** (1972 1 L.L.J. 259). As a feudal relic this country of ours is observing Sunday as a holiday. Therefore the Court said including the right to be with the children and added that schools are closed on that particular day and it cannot be altered to the detriment of the labour. But the case on hand is entirely different. At the risk of repetition I may say that it is not the case of the petitioner that the petitioner is prevented from carrying on with his trade union activities. But the question is, why during office hours?

The award of the Labour Court does not call for interference. The writ petition is dismissed. No costs.

(Sd/-) K. S. Natarajan
Assistant Registrar (E)

(True copy)

(Sd/-)
for Sub. Asst. Registrar A. S.

To.

1. The Management of Tamil Nadu Electricity Board, 157, Anna Salai, Madras—2. (with records if any to follow)
2. The General Secretary, Tamil Nadu Electricity Workers Federation, 157, Anna Salai, Madras-2. (with records if any, to follow)
3. The Presiding Officer, II Additional Labour Court, Madras (with records if any to follow)
One C.C. to M/s. Aiyar and Dolia on payment of charges.

Dated : 18—7—1983
ORDER W. P. No. 5699 of 1979.

Dismissing the petition to issue a writ of certiorari as stated within.

(True copy)

Transfer of Workmen from one System/Circle to another — Judgment of High Court, Madras on W.P. No. 4214 of 1983.

Sub : Establishment—Posting and Transfer of Workmen from one Circle to another Circle—Writ Petition—Dismissal.

IN THE HIGH COURT OF JUDICATURE AT MADRAS

(Special Original Jurisdiction)

Monday, the Twenty Seventh day of June One thousand nine hundred and eighty three.

Present :

The Honourable Mr. Justice : MOHAN

Writ Petition No. 4214 of 1983

M.S. Syed Ali

—Petitioner

Vs.

1. The General Superintendent
Ennore Thermal Power Station,
Ennore, Madras-57.
2. The Chief Engineer (Personnel)
Tamil Nadu Electricity Board,
157, Mount Road, Madras-2.
3. The Chairman,
Tamil Nadu Electricity Board,
791, Anna Salai, Madras-2.

— Respondents

Petition under Article 226 of the Constitution of India, praying that in the circumstances stated therein, and in the affidavit filed therewith the High Court will be pleased to issue a Writ of Certiorari calling for all the records concerned, from the 1st respondent, the General Superintendent, Ennore Thermal Power Station, Ennore, Madras-57, pertaining to the passing of the order Memo No. 01215/Adm/C1—4/82—3 dt. 16—2—1983 and quash the same so as the petitioner is concerned.

ORDER :—This Writ petition coming on for orders as to admission on this day, upon perusing the petition and the affidavit filed in support thereof and upon hearing the arguments of Mr. T. Fenn Walter Advocate for the petitioner the Court made the following Order :—

The impugned order is one of transfer of the petitioner from Ennore Thermal Power Station to Dharmapuri Electricity System.

The only contention of the petitioner is that the impugned order is clearly violative of section 17 of the Standing Orders in that he cannot be transferred outside the system or establishment. As a consequence of the impugned transfer his seniority cannot be maintained in Dharmapuri Electricity System.

I am unable to accept this argument. Standing Order 17 says as follows :

“Every workmen shall normally be liable to be transferred in the same category or grade therein only within the system or establishment which is taken as basis for maintaining seniority list in the grade or category in which the workmen is employed subject to condition that the pay and seniority of the workmen in the category or grade are not adversely affected.”

There is absolutely no bar for transfer from Ennore Thermal Power Station to another circle. What is stated in the Standing Order noted above is about the normal liability to transfer. But that does not mean if there are some administrative exigencies, the petitioner cannot be transferred. There is no loss of emoluments. There is no loss of status. Therefore, it does not amount to reduction of rank either.

The writ petition is, therefore, dismissed.

(Sd.) K. V. Ramachandran,
Asst. Registrar (A.S.)

(True copy)

(Sd.)
for Sub Asst. Registrar (A.S.)

To

1. The General Superintendent, Ennore Thermal Power Station, Ennore, Madras-57.
2. The Chief Engineer (Personnel) Tamil Nadu Electricity Board, 157, Mount Road, Madras-2.
3. The Chairman, Tamil Nadu Electricity Board, 791, Anna Salai, Madras-2.
4. One C.C. to Mr. T. Penn Walter, Advocate on payment of charges.

PART - III

Finance

LOANS—Financing capital outlay in 1983—84—Raising of Open Market Loan—Appointment of Registrar for Issue and Management of first instalment of “8.75% Tamil Nadu Electricity Board Loan, 2000” to be floated on 4th July 1983—Approved.

B. P. Ms. F. B. No. 80

(Secretariat Branch)

Dated 1st July 1983.
17th Aani, Rudrothkari,
Thiruvalluvar Aandu, 2014.

Read :

Proceedings :

Under Rule 16 of the Tamil Nadu Electricity (Supply) Finance Rules, 1958, the Tamil Nadu Electricity Board hereby appoints the Secretary, Tamil Nadu Electricity Board, 9th Floor, High Rise Building, Electricity Avenue, Anna Road, Madras-2, as Registrar for the purposes of the said Rules in respect of “8.75% Tamil Nadu Electricity Board Loan, 2000” to be floated as first instalment of Open Market Loan of the Board for the year 1983-84 on 4th July 1983.

(By Order of the Board)

S. Shanmugam,
Secretary.

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Memorandum No. 41243—M1/Sectt/83—1, (Secretariat Branch) Dated 8—7—1983.

Sub : Pension Superannuation—Thiru A. M. Kannan, Deputy Financial Controller, Pykara Electricity System due to retire on 31—7—1983—Pension Proposals Sanctioning Authority.

Ref : Administrative Branch U.O. Note No. 052442/B3/190/83—1 dated 19—5—1983

According to the orders issued in B.P. Ms. No. 1 ((Audit) Dated 13—8—1979, Chief Engineer (General) (now the concerned Chief Engineer) shall be the competent authority for sanctioning pensionary benefits to Divisional Engineers, Executive Engineers and Deputy Financial Controllers who belong to Class I Service. Subsequently the Chief Financial Controller has been delegated with powers for sanctioning pension and Death Cum Retirement Gratuity in respect of Deputy Financial Controllers.

2. Notwithstanding the orders issued in B.P. Ms. (Ch) No. 48, Sectt., dated 16—2—1983, the existing procedure of sanctioning pensionary benefits to Class I Officers in the category of Divisional Engineers, Executive Engineers and Deputy Financial Controllers mentioned in para 1 above shall continue to be followed under the existing delegation of powers.

S. Shanmugam,
Secretary.

Chairman's Circular No. CH/TA/185/83-1 Dated: 10—7—1983.

Sub: SE(D)/MES/South—Requisitions for payments not due.

I find that it has been the practice for some of the officers in the Board to ask the Office of the Superintending Engineer/Distribution/Madras Electricity System (South) to make payments for various purposes which are not connected with the work allotted to SE(D)/MES/South. One example is disbursement of T.A. advances to officers for foreign tours etc. even though such officers do not come under the administrative control of the SE(D)/MES/South. All Officers are informed that this practice should stop forthwith. If the SE(D)/MES/South receives any directions from any office to make payment for work which does not come under his charge, he should refuse to comply with it.

2. The Superintending Engineer (Distribution), Madras Electricity System (South) is requested to acknowledge the receipt of this circular.

B. Vijayaraghavan,
Chairman.

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Chairman's Circular No. CH/TA/186/83—1 Dated 10—7—1983.

Sub: Advances—Tour Advances.

It has come to my notice that some officers who draw advances for tours fail to furnish the T.A. bills within the prescribed period of three months of completion of the tour. There are even cases of officers who have drawn huge advances for foreign tours who fall under this category.

2. The officers should note that failure to account for advances drawn from Board's funds within the prescribed time limit will be tantamount to misappropriation of Board's funds and action will have to be taken against the persons concerned on that basis.

3. All Controlling Officers are informed that it is their responsibility to bring to my prompt notice cases of persons who fail to account for the T.A. advances drawn by them within the prescribed time limit.

4. The receipt of this Circular should be acknowledged. The officers to whom this circular is addressed should bring these instructions to the notice of their subordinates immediately.

B. Vijayaraghavan,
Chairman.

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PROVIDENT FUND—Board's Contributory Provident Fund—Board of Trustees—Thiru K.M. Vasudevan, Deputy Chief Engineer, Tamil Nadu Electricity Board—Appointment as a Trustee of the Board of Trustees, Tamil Nadu Electricity Board—Appointment as a Trustee of the Board of Trustees, Tamil Nadu Electricity Board, Contributory Provident Fund in place of Thiru K. S. Chellappan, B.E.—Orders—issued.

B.P. Ms. No. (Ch.) 1

(Audit Branch)

Dated: 11—7—1983.

Aani 27, Ruthrothkaari,
Thiruvalluvar Aandu, 2014.

Read:

From Thiru K.S. Chellappan, B.E., letter dt. 30—6—1983.

Proceedings:

Thiru K. S. Chellappan, formerly Deputy Chief Engineer, Tamil Nadu Electricity Board, has tendered his resignation as a Trustee of the Board of Trustees, Tamil Nadu Electricity Board Contributory Provident Fund, consequent on his retirement from service with effect from 30—6—1983 A.N.

Under Regulation 3 B read with Regulation 3F of Tamil Nadu Electricity Board Contributory Provident Fund Regulation, the Tamil Nadu Electricity Board hereby appoints Thiru K. M. Vasudevan, Deputy Chief Engineer, Tamil Nadu Electricity Board, as a Trustee of the Board of Trustees of Board's Contributory Provident Fund with effect from 1—7—1983 *Vice* Thiru. K.S. Chellappan.

(By Order of the Chairman)

Arjunan Gnanaolivu,
Accounts Member.

Loans and Advances—House Building Advance—Enhancement of ceiling on the Advance—Orders issued.

B. P. Ms. (FB.) No. 82

(Secretariat Branch)

Dated 11—7—1983
Aani 27, Ruthrothkaari,
Thiruvalluvar Aandu. 2014.

Read :—

1. Board's Proceedings Ms. No. 619 (Sectt.) dated 26—11—1981.
2. Board's Proceedings Ms. No. 146 (Sectt.) dated 30—3—1982.
3. B.P. Ms. (Ch.) No. 36 (Sectt.) dt. 3—2—1983.

Proceedings :

According to sub-rule (b) of rule 4 of the Tamil Nadu Electricity Board House Building Advance Rules, the Board employees are granted an advance not exceeding 60 months' pay including officiating pay (except officiating pay drawn in a leave vacancy), Dearness Allowance and Personal Pay, where admissible subject to a maximum of :—

- (i) Rs. 1,00,000/- partly for the purchase of land and construction of house or for the purchase of ready built house/flat.
- (ii) Rs. 1,00,000/- for the construction of a house only.
- (iii) Rs. 25,000/- for enlargement of living accommodation in an existing house.

In the Board's Proceedings second and third read above, based on the Government orders, it was ordered that in cases where construction is incomplete and where the additional amount of advance is applied for, the full amount admissible will be sanctioned subject to the ceiling of Rs. 1/- lakh.

Subject to the above ceiling, the advance in each case will be restricted to such amount which, together with interest thereon, will not exceed the amount that will be recoverable from the salary of the Board employee during his service period itself at the rate of 1/3rd of his pay and Death-cum-Retirement Gratuity which is taken into account towards the repayment of the advance.

2. The Government of Tamil Nadu in their G.O. Ms. No. 926, Housing and Urban Development dated 24—9—1982 have enhanced the maximum ceiling limit on the grant of house building advance to Government Servants as follows :—

- (i) Partly for purchase of land and partly for construction of house thereon or for the construction of the house or for purchase of ready built house/flat Rs. 1,50,000/-
- (ii) The maximum ceiling limit of Rs. 25,000/- for enlargement of living accommodation will remain unchanged, subject to the overall ceiling mentioned in (i) above.

3. The question of enhancing the existing maximum ceiling limit on house building advance to the employees of the Board has also been considered by the Board in the context of the steep increase in the cost of land, building materials and labour charges resulting in the huge cost of construction.

4. The Tamil Nadu Electricity Board after careful consideration directs that the maximum ceiling limit on the grant of house building advance to the employees of the Board be enhanced as follows :—

- (i) Partly for purchase of land and partly for construction of house thereon or for the construction of the house or for the purchase of ready built house/flat Rs. 1,50,000/-.
- (ii) The maximum ceiling limit of Rs. 25,000/- for enlargement of living accommodation will remain unchanged, subject to the overall ceiling mentioned in (i) above.
- (iii) The conditions imposed in B.P. Ms. (Ch.) No. 36 (Sectt.) dated 3—2—1983 will apply to applications for the enhanced house building advance over and above the maximum limit imposed in the B.P. first cited.

- (iv) As per third proviso (i) under Rule 4 (a) of Tamil Nadu Electricity Board House Building Advance Rules, the sum of the first advance, the additional advance to complete the construction of the house, the second advance for enlargement of living accommodation in the house, and the additional advance for completing the enlargement of living accommodation in the house does not exceed the maximum amount of advance of Rs. 1,50,000/- admissible to him at the time of grant of additional advance.

5. The following amendments are issued to the Tamil Nadu Electricity Board's House Building Advance Rules, regulating the grant of advance to Board employees for building etc., of houses :—

Amendment

In the said Rules, in rule 4 in sub-rule (b) for sub-rule (i) the following shall be substituted.

- (i) Rs. 1,50,000/- partly for the purchase of plot and partly for the construction of a house thereon or for the construction of a house or for the purchase of a ready built house/flat.
- (ii) Sub-rule (ii) shall be deleted and sub-rule (iii) shall be renumbered as sub-rule (ii).

(By Order of the Board)

S. Shanmugam,
Secretary.

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Circular Memo. No. 1/Adm. Branch/CE (P)/B3/JA/83—1 dated 11—7—1983

Sub : Claiming of Medical Bills for dependants of employees—Certain Orders issued.

Ref : Board Office Secretariat Branch Memo. No. 72754/P2/81—2 dated 12—4—1982.

The employees of this Branch are informed that if both the husband and wife are employed in the same Establishment or in different Establishment, both should not claim the medical reimbursement for their children and dependants and they should also furnish a **joint declaration** in Triplicate as to who will prefer the claim for reimbursement of medical expenses incurred in connection with the treatment of their children and dependants.

2. Such of those employees whose spouse is employed in the Board/Central Government/State Government/or Corporate Bodies etc. are hereby directed to submit the said declaration in duplicate to B3/Section within a week from the date of this Circular for taking further necessary action.

T. Srinivasan,
Chief Engineer/Personnel.

Sub : Personnel—Government Servants under suspension—Grant of House Rent Allowance—Government Clarification.—Communicated.

Ref : B.P. Ms. (Ch) No. 32, (Sectt. Branch), Dated 3—2—1983.

In continuation of the Board's Proceedings cited, a copy of Government letter No. 16680/FR. III/83—2, P & AR Dept. dated 16—5—83 is enclosed for guidance and necessary action.

S. Shanmugam,
Secretary.

Enclosure

Copy of Govt. Letter No. 16680/FR. III/83-2 dt. 16—5—83 from Joint Secretary to Government, Personnel & Administrative Reforms (FR. III) Department, Madras-9.

Sub : Establishment — Government Servants under suspension — Grant of House Rent Allowance — Certain clarification.

A point has been raised whether House Rent Allowance during the period of suspension of a Government servant has to be paid in full at the rates admissible at the place where the Government servant is ordered to stay during suspension with reference to the pay drawn before suspension or with reference to the subsistence allowance paid to him during the period of suspension.

2. The Government direct that House Rent Allowance during the period of suspension be paid in full at the rates admissible at the place where the Government servant is ordered to stay during suspension with reference to the last pay drawn by him before his suspension. Where the Headquarters during his suspension has been changed on his request House Rent Allowance should be regulated with reference to rates admissible in the old or new Headquarters whichever is less.

3. Amendment to Fundamental Rules will be issued separately.

Sd/-
Joint Secretary to Government

(True Copy)

Memorandum No . 12829—M1/83—1 (Secretariat Branch)

Dated 15—7—1983.

Aani 31, Ruthrothgari,
Thiruvalluvar Aandu 2014**Sub :** Gratuity—Payment of Gratuity Act, 1972—Wages Last drawn—Method of calculation—Orders—Clarification—Issued.**Ref ;** From the Superintending Engineer/Mettur Electricity System letter No : SE/SEM/RES/A1/Gratuity/PR 40/82 dated 10—1—1983 (addressed to Chief Engineer/D/Administrative Branch)

The Superintending Engineer, Mettur Electricity System has reported that one Thiru T. L. Arjunan, Winder, Special Maintenance, Mettur Dam retired on 30—4—1982. He was sanctioned a sum of Rs. 18,160—35 p. as gratuity under Payment of Gratuity Act, 1972 as per the then existing rate in the first instance i.e. 15/30 for each year of service. He has rendered 39 years of service. As per the new formula ordered in B.P. Ms. No. 166 (Sectt) dated 13—4—1982, the above retired employee has been paid a total gratuity of Rs. 20,954—25 p. In Board's Memo No: 31919-M1/82—1, dated 22—11—1982 it has been clarified that the gratuity payable to an employee will not exceed Rs. 20,000/- taking the wages upto Rs. 1,000/- p.m. The above Superintending Engineer has requested clarification as to the total amount of gratuity to be paid to Thiru T. L. Arjunan.

2. It has already been decided that notwithstanding the liberalisation in the rate of gratuity for a completed year from 15/30 to 15/26, the maximum ceiling fixed in Section 4 (3) of the Gratuity Act., viz gratuity payable not exceeding 20 months wages (Pay + Dearness Allowance) can be followed. As employees drawing wages upto 1000/- only are covered under the Act, 20 months wages will not exceed Rs. 20,000/-. Based on this, clarification has also been issued in Memo Dated 21—11—1982 referred to in para 1 above.

3. In the case under reference to Superintending Engineer, has already claimed and paid a sum of Rs. 20,954—25 i. e., exceeding the maximum limit of Rs. 20,000/-. His attention is invited to the above clarification and he is requested to take action for recovering the excess amount of Rs. 954—25 from the individual.

S Shanmugam,
Secretary.

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Memorandum No. 23013-01/83-5 (Secretariat Branch) Dated 18th July 1983

Sub : Loans and Advances—Advance for celebration of Marriage—Allotment of funds for the year 1983—84—Orders issued.**Ref :** (1) Board Office Secretariat Branch Memo. No. 19713-01/83-2 dated 4—4—1983.

(2) From the Board Office Administrative Branch U.O. No. CE/Pl. 034755/G1/4/83 dated 6—6—1983 and 2—7—1983.

A sum of Rs. 40,00,000/- (Rupees forty lakhs only) has been allocated for sanction marriage advance to the employees of the Board during the financial year 1983—84. The amount shall be distributed among the offices as shown in the Annexure to this Memorandum.

S. Shanmugam,
Secretary.

Annexure

Statement showing the amount distributed to various offices for grant of Marriage Advance :

| | Rs. |
|--|------------|
| (1) Chief Engineer/Planning & System Operation | |
| —do— /Personnel | |
| —do— /Material Management | |
| Special Officer/Stores } | |
| Inspection } | |
| Tamil Nadu Electricity Board Administrative Branch | 12,000/- |
| (2) Chief Engineer/Hydro Transmission | |
| —do— /Mettur Thermal, Mettur | |
| —do— /Tuticorin Thermal Power Station/Tuticorin | |
| —do— /Lower Mettur Hydro Electric Project/Bhavani | |
| —do— /Hydro Project/Pollachi | |
| Tamil Nadu Electricity Board Technical Branch/Generation/Hydro and Thermal | 6,000/- |
| (3) Chief Engineer/Ennore Thermal Power Station and Basin Bridge Power House | 6,000/- |
| (4) Regional Chief Engineer/Madras | 6,000/- |
| (5) —do— /Madurai | 6,000/- |
| (6) —do— /Coimbatore | 6,000/- |
| (7) —do— /Trichy | 6,000/- |
| (8) Superintending Engineer/Hydro Projects (Electrical), Madras-2 | 6,000/- |
| (9) —do— /Transmission, Madras-2 | 6,000/- |
| (10) —do— /Purchase/Tuticorin Thermal Power Station/Madras-2 | 6,000/- |
| (11) —do— /Rural Electrification/Madras-2 | |
| (includes Office of the Superintending Engineer/Industrial Energy Management Cell) | 6,000/- |
| (12) —do— /Material Management/Madras-2 | |
| (includes Office of the Superintending Engineer/Stores, Superintending Engineer/Madras Development Circle) | 6,000/- |
| (13) —do— /Protection & Communication, Madras-2 | 6,000/- |
| (14) —do— /Technical Audit/Madras-2 | 6,000/- |
| (15) —do— /Betterment/Thermal/Madras-2 | 6,000/- |
| (16) —do— /System Studies Co-ordination and Development, Madras-2 | 6,000/- |
| (17) —do— /Director of Research and Development, Madras-2 | 6,000/- |
| (18) —do— /Design (Electrical) Madras-2 | |
| (Includes Superintending Engineer/Design (Civil)) | 6,000/- |
| (19) Superintending Engineer/Investigation, Madras-2 | 24,000/- |
| (20) —do— Project (Civil) Hydel, Madras-2 | 6,000/- |
| (21) —do— Project (Civil) Thermal, Madras-2 | 6,000/- |
| (22) —do— Operation/E.T.P.S./Ennore | |
| (includes Superintending Engineer/Purchase, Superintending Engineer/ (Electrical) and Superintending Engineer/Mechanical, E.T.P.S.) | 1,14,000/- |
| (23) —do— Operation/T.T.P.S. Tuticorin | |
| (includes Superintending Engineer/Instrumentation and Control, Superintending Engineer, Mechanical I, Superintending Engineer/ Mechanical II and Superintending Engineer/Civil, Tuticorin Thermal Power Station) | 60,000/- |
| (24) Superintending Engineer/Generation Circle/Erode | 36,000/- |
| (25) Superintending Engineer/Generation Circle/Kundah (includes former staff of Superintending Engineer/Civil Maintenance/Coimbatore) | 66,000/- |
| (26) Superintending Engineer/Generation Circle/Tirunelveli | 42,000/- |
| (27) Superintending Engineer/Generation Circle/Basin Bridge Power House, Madras-12 | 96,000/- |
| (28) Superintending Engineer/General Construction Circle/Madras (includes former staff of Superintending Engineer/General Construction Circle/ North/Vellore) | 42,000/- |

| | | |
|------|---|------------|
| (29) | Superintending Engineer/General Construction Circle/South/Madurai | 30,000/- |
| (30) | Superintending Engineer/General Construction Circle/West/Coimbatore | 18,000/- |
| (31) | Superintending Engineer/General Construction Circle/Central/Trichy | 24,000/- |
| (32) | Superintending Engineer/Civil/Lower Mettur Hydro Electric Project, Bhavani (includes Superintending Engineer/Electrical/Lower Mettur Hydro Electric Project). | 24,000/- |
| (33) | Superintending Engineer/Civil I & General/Kadamparai Pumped Storage Hydro Electric Project (includes Superintending Engineer/Electrical/K.P.S.H.E.P. and Civil II) Minparai. | 48,000/- |
| (34) | Superintending Engineer/Mettur Thermal Power Project, Mettur Dam (includes Superintending Engineer/Civil I, Superintending Engineer/Civil II, Superintending Engineer (Electrical) & Superintending Engineer/Mechanical). | 12,000/- |
| (35) | Superintending Engineer/Load Despatch & Grid Operation/Erode (includes Additional Superintending Engineer/Erode) | 6,000/- |
| (36) | Superintending Engineer/Mechanical/Mettur Workshop/Mettur | 30,000/- |
| (37) | Superintending Engineer/Project Circle/South/Tirunelveli (includes staff of Superintending Engineer/Kundah ultimate stage Hydro Electric Project, Emerald). | 30,000/- |
| (38) | Superintending Engineer/Chingleput Electricity System | 1,68,000/- |
| (39) | Superintending Engineer/Dharmapuri Electricity System | 1,14,000/- |
| (40) | Superintending Engineer/Kanyakumari Electricity System | 72,000/- |
| (41) | Superintending Engineer/Madras Electricity System/Distribution/ North/Madras-2 | 1,32,000/- |
| (42) | Superintending Engineer/M. E. S. Distribution/South/Madras-2 | 1,68,000/- |
| (43) | Superintending Engineer/Madurai Electricity System/Madurai | 2,70,000/- |
| (44) | Superintending Engineer/Mettur Electricity System (includes staff of Superintending Engineer/Anti Power theft squad/Salem) | 2,40,000/- |
| (45) | Superintending Engineer/Periyar Electricity System | 1,32,000/- |
| (46) | Superintending Engineer/Pudukkottai Electricity System | 72,000/- |
| (47) | Superintending Engineer/Pykara Electricity System | 2,52,000/- |
| (48) | Superintending Engineer/Ramanathapuram Electricity System | 2,34,000/- |
| (49) | —do— /South Arcot Electricity System | 3,00,000/- |
| (50) | —do— /Trichy Electricity System (North & South) | 1,92,000/- |
| (51) | —do— /Thanjavur Electricity System | 1,74,000/- |
| (52) | —do— /Tirunelveli Electricity System | 2,10,000/- |
| (53) | —do— /Tiruvannamalai Electricity System | 1,26,000/- |
| (54) | —do— /Udumalpet Electricity System | 1,38,000/- |
| (55) | —do— /Vellore Electricity System | 1,32,000/- |
| (56) | Board Office Audit Branch | 18,000/- |
| (57) | Board Office Accounts Branch | 6,000/- |
| (58) | Board Office Secretariat Branch | 18,000/- |

(True copy)

Loans and Advances—House Building Advance—Sanction of advance for construction of house on a plot owned by the spouse of the Board employee—Execution of mortgage deed—Specimen form—Approved

Board's Proceedings Ms. (Ch.) No. 269

(Sectt. Branch)

Dated : 18—7—1983
2, Aadi, Rudhrothkaari,
Thiruvalluvar Aandu, 2014

Read :

Board's Proceedings Ms. No. 252 (Sectt.) dated 21—5—82

From Chief Engineer/Thermal Letter No. 13035/CE/Th/C1/HBA/83-7 dated 5—2—1983

Proceedings :

In continuation of the Board's Proceedings Ms. No. 252 (Sectt.) dated 21—5—1982, the Tamil Nadu Electricity Board directs that the employees of the Board to whom House Building Advance is sanctioned for construction of house on the land owned by his/her spouse should execute a joint Mortgage deed in the specimen form annexed to these proceedings.

2. The Tamil Nadu Electricity Board further directs that the form annexed to this order be incorporated as Form No. 12 at the end of the House Building Advance Rules issued in the B. P. Ms. No. 2730 dated 14—12—1962 as subsequently amended.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

Annexure

Form No. 12

Form of Mortgage deed to be Executed for construction of House on the Land owned by spouse of the Board Employee. Mortgage deed for Rs.....

THIS DEED OF MORTGAGE made on the _____ day of 198 (One thousand nine hundred and eighty _____) BETWEEN Thiru.....residing at.....
.....(Party of the FIRST PART) AND Thiru/Tmty.....Son of/Daughter of.....residing at.....(Party of the SECOND PART) who is employed asin the Office of the.....
(hereinafter called the "Mortgagors" which expression shall unless excluded by or repugnant to the subject or context include their heirs, executors, administrators, legal representatives and assigns), and the Chairman, Tamilnadu Electricity Board (hereinafter called the 'Mortgagee' which expression shall unless excluded by or repugnant to the subject or context include his successors in office and assigns Party of the THIRD PART).

WHEREAS the Party of the First Part is the absolute and sole owner and is seized and possessed or otherwise well and sufficiently entitled to the land and building hereinafter more particularly and fully described in the Schedule hereunder written and for greater clearance delineated on the Plan annexed hereto and thereon shown with the boundaries thereof coloured RED and expressed be hereby conveyed, transferred and assured (hereinafter referred to as 'the said mortgaged property').

AND WHEREAS Party of the First Part has agreed and given an undertaking to make available the abovesaid plot of land for construction of a dwelling house by availing a house building advance

by her husband/wife who is the party of the Second Part from the Mortgagee and has also given necessary undertaking to abide by the rules and regulations of the Mortgagee to avail the said house building advance and in respect of its repayment to the mortgagee for the due repayment of the said advance;

AND WHEREAS the Mortgagors have applied to the Mortgagee for an advance of Rs..... (Rupees.....only) for the purpose of enabling the Mortgagors to construct a house on the said hereditaments;

AND WHEREAS the Mortgagee agree to advance to the Mortgagors the said sum of Rs..... (Rupees.....only) on certain terms and conditions;

AND WHEREAS one of the conditions for the aforesaid advance is that the Mortgagors should secure the repayment of the said advance and due observance of all the terms and conditions contained in the 'Rules to regulate the grant of advance to T.N.E. Board employees for building etc. of Houses' issued by the Tamilnadu Electricity Board with its Proceedings Ms. No. 2730, dated 14-10-1962 (hereinafter referred to as the "said Rules which expression shall, where the context so admits include any amendment thereof or addition thereto for the time being in force)" by a Mortgage of the property described in the Schedule hereunder written;

AND WHICH RULES are hereby agreed to form part and parcel of these presents;

AND WHEREAS the Mortgagee has sanctioned to the Mortgagor an advance of Rs..... (Rupees.....only) payable by such instalments and in the manner as hereinafter appearing;

AND WHEREAS the Mortgagors have already received Rs..... (Rupees.....only) on.....from the Mortgagee being the first instalment on execution of the agreement and surety bond;

AND WHEREAS the Mortgagors are to receive from the Mortgagee the balance of the aforesaid advance in the following manner and instalments;

Rs.....(Rupees.....only) being the second instalment to be received on the execution of this Deed by the Mortgagors in favour of the Mortgagee, and when the construction of House reaches Plinth level.

Rs.....(Rupees.....only) being the third and final instalment when the construction of the house reaches roof level provided the Mortgagee is satisfied that the development of the area in which the house is built is complete in respect of amenities such as water supply, street lighting, roads, drainage and sewage.

NOW THIS DEED WITNESSETH AS FOLLOWS :

(i) In pursuance of the said rules and in consideration of the said rules and in consideration of the said advance sanctioned by the Mortgagee to the Mortgagors, and Mortgagors doth hereby covenant with the Mortgagee that the Mortgagors shall always duly observe and perform all the terms and conditions of the said Rules and shall repay to the Mortgagee the said advance of Rs.....(Rupees.....only) by equal monthly instalments of Rs.....(Rupees.....only) at the rate of one-third of Pay and D.A. subject to upward revision during the currency of the loan in order that no part of the loan and the interest thereon is outstanding after retirement each from the pay of the party of the Second Part of the Mortgagors commencing from the month following the completion of the house or the eighteenth month from the date of drawal of first instalment of advance whichever is earlier and the Mortgagors hereby authorises the Mortgagee to make deduction from the monthly pay, leave salary of the amount of such instalments and the Mortgagors shall after paying the full amount of the advance also pay interest thereon in monthly instalments in the manner and on the terms specified in the said rules. The Mortgagee shall be entitled to recover the balance of house building advance with interest outstanding at the time of retirement or death preceding retirement from the whole or any, specified part of the death-cum-retirement gratuity that may be sanctioned to the Party of the Second Part of the Mortgagors. In case of default in Payment of instalments or part thereof the entire advance with the interest accrued shall at once become due

and payable provided that the Mortgagors shall repay the entire advance with interest in full before the date of the retirement from service of the Party of the Second Part. Failing which the Mortgagee shall be entitled to enforce this Mortgage at any time and recover the balance of the advance then due together with interest and costs, recovery by sale of said mortgaged property which shall mean and include the building to be constructed on the vacant land more particularly described in the Schedule hereunder or in such other manner as may be permissible under the law, it will however, be open to the Mortgagors to repay the outstanding amount in a shorter period;

(ii) If the mortgagors shall utilise the advance for a purpose other than that for which the advance is sanctioned or if the Mortgagors shall become insolvent (or shall cease to be in service for any reason) or he dies before repayment of advance in full or if the Mortgagor, shall fail to observe on their part to be observed and performed then and in any such cases the whole of the principal amount of the advance or so much thereof as shall then remain due and unpaid shall become payable forthwith to the Mortgagee with interest thereon at the rate of % upto Rs.....and % for Rs..... or prevalent at the time of drawal of the first instalment of advance calculated from the date of the payment by the Mortgagors to the Mortgagee of the first instalment of the said advance;

(iii) In pursuance of the said rules and for the consideration aforesaid and to secure repayment of the aforesaid advance and interest as shall at any time or times hereinafter be due to the Mortgagee under the terms of these presents the Mortgagors doth hereby grant, convey, transfer, assign, and assure unto the Mortgagee all and singular the said mortgaged property more particularly and fully described in the Schedule hereunder written together with building erected or to be erected by the Mortgagors on the mortgaged property or materials for the time being thereon with all rights, easements and appurtenances to the said mortgaged property or any of them belonging to HOLD the said mortgaged property with their appurtenances including all erections and buildings erected and built or to be erected and built hereafter on the said mortgaged property or materials for the time being thereon unto and to the use the Mortgagee absolutely for ever free from all encumbrances subject nevertheless to the proviso for redemption hereinafter contained provided always and it is hereby agreed and declared by and between the parties hereto that if the Mortgagors shall duly pay to the Mortgagee the said principal sum and interest hereby secured in the manner herein provided and also the other moneys (if any) determined to be payable by the Mortgagors to the Mortgagee under the terms and conditions of the said rules, then the Mortgagee will at any time thereafter upon the request and at the cost of the Mortgagors reconvey, retransfer and reassure the said mortgaged property unto and to the Mortgagors or as they may direct;

(iv) AND IT IS HEREBY EXPRESSLY AGREED AND DECLARED that if there shall be any breach by the Mortgagors of the covenants on their part herein contained or if the Mortgagors, shall become insolvents or if the Party of the Second Part shall cease to be in service for any reason or if he dies before all the dues payable to the Mortgagee under these presents, to either with interest thereon shall have been fully paid off or if the said advance or any part thereof become payable forthwith under these presents or otherwise then and in any of such case it shall be lawful for the Mortgagee to sell the said mortgaged property or any part thereof either together or in parcels and either by public auction or by private contract with power to buy in or rescind any contract for sale and to resell without being responsible for any loss which may be occasioned thereby and to do and execute all such acts and assurances for effectuating any such sale as the Mortgagee shall think fit and it is hereby declared that the receipt of the Mortgagee for the purchase money of the premises sold or any part thereof shall effectually discharge the purchaser or purchasers therefrom and it is hereby declared that the Mortgagee shall hold the moneys to arise from any Sale in pursuance of the aforesaid power upon Trust in the first place there out to pay all the expenses incurred on such sale and then to pay moneys in or towards the satisfaction of the moneys owing on security of these presents and the balance if any to be paid to the Mortgagors;

(v) The Mortgagors hereby covenant with the Mortgagee as follows :

A. That the Mortgagors now hath in their good right, title and interest and lawful authority to grant, convey, transfer, assign and assure the mortgaged property unto and to the use of the Mortgagee the manner aforesaid.

B. That the Mortgagors shall carry out the construction of the House exactly in accordance with the approved plan and specification on the basis of which the above advance has been computed and sanctioned unless a departure therefrom is permitted by the Mortgagee. The Mortgagors shall certify when applying for instalments of advance admissible at the plinth level/roof level that the construction is being carried out in accordance with the plan and estimates furnished by them to the

Mortgagee that the construction has reached plinth/roof level and that the amount already drawn out of the sanctioned advance has actually been used on the construction of the House. They will allow the mortgagee to carry out either by himself or through his representative an inspection to verify the correctness of the aforesaid certificates. If a false certificate is furnished by the Mortgagors they shall be liable to repay to the Mortgagee forthwith the entire advance received by them and further shall also be liable to such disciplinary action against the party of the Second part as may be permissible under the rules of service as is applicable to the Mortgagors.

C. That the Mortgagors shall complete the construction of the house within eighteen months from the date of drawal of first instalment of advance is paid to the Mortgagors unless an extension of time is allowed in writing by the Mortgagee. In case of default, the Mortgagors shall be liable to repay forthwith the entire amount advanced to them together with interest calculated under the said rules in one lumpsum. The Mortgagors shall report to the Mortgagee the date of completion of the house and furnish a certificate to the Mortgagee that the amount of advance has been utilised for the purpose for which it was sanctioned;

D. That the Mortgagors should insure the house constructed out of the advance sanctioned by the Board against fire, cyclone and flood for an amount not less than the actual amount of advance taken from the Board within a period of three months after completion of the construction of the house. In the case of failure to insure the building or to pay the premium the Mortgagors agree to the deduction by the Pay disbursing officer of an amount equal to the cost of taking out a policy or for keeping it alive, as the case may be from the pay of the party of the Second Part and its remittance to the Insurance Company;

E. That the Mortgagors shall maintain the aforesaid house in good repair at their own cost and shall pay all the municipal and other local rates, taxes and all other outgoings in respect of the mortgaged property regularly until the advance has been repaid to the Mortgagee in full. The Mortgagors shall also furnish to the Mortgagee an annual certificate to the above effect.

F. That the Mortgagors shall afford full facility to the Mortgagee for carrying out inspection after completion of the house to ensure that it is maintained in good repair until the advance has been repaid in full;

G. That the Mortgagors shall not during the continuance of these presents, charge, encumber, alienates or otherwise dispose of the mortgaged property;

H. In case of any breach by the Mortgagors of any of the conditions for the grant of the loan, the entire advance with the interest accrued shall at once become due and payable.

SCHEDULE OF THE PROPERTY

Vacant land..... village, bearing Paimash No.....in the total extent of.....cents, extent sold.....ground.....sq. ft. bearing Plot No.....with **the building constructed or to be constructed thereon** bounded on the East by..... West by..... North by..... South by.....measuring.....feet by..... feet in the registration Sub District of.....

The market value of the property as per the Executants assessment is.....(Rupeesonly)

IN WITNESS WHEREOF Thiru/Tmt.....W/O/H/O/Thiru/Tmt.....and the applicant Thiru/Tmt.....the Mortgagors have hereunto set their hands and Thiru/Tmt.....for and on behalf of and by order and direction of the Chairman, Tamilnadu Electricity Board have hereunto set his hand the day month and the year first above written.

Witnesses :

- 1.
- 2.

Signature of the Mortgagors
Party of the First Part.

Signature of the Party of
the Second Part.

Signed by Thiru.....Tamil Nadu Electricity Board, acting for and on behalf of and by the order and direction of the Chairman/Tamil Nadu Electricity Board.

Witnesses :

- 1.
- 2.

Signature of the Mortgagee

(True Copy)

Tamil Nadu Electricity Board—Telephones—Officers and Offices of the headquarters of Board—Transfer of subjects and matters—Orders—Issued.

B. P. Ms. (Ch.) No. 272

(Secretariat Branch)

Dated the 20th July, 1983
4 Aadi, Ruthrothkaari,
Thiruvalluvar Aandu, 2014.

Proceedings :

It is hereby ordered, that all matters connected with 'Telephones' to the officers and offices in the headquarters of the Tamil Nadu Electricity Board viz. Board Office Administrative Branch, Board Office Accounts Branch and Board Office Technical Branch, hitherto attended to by the office of the Superintending Engineer (Distribution) Madras Electricity System (South), shall be transferred to the Board Office Administrative Branch, with immediate effect.

2. The staff required for dealing with the above subject in the Administrative Branch should be found from the existing staff in that Branch by suitable re-allocation of subjects.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

• • •

Memorandum No. 5321-01/83-3 (Secretariat Branch) Dated 20th July 1983.

Sub: Loans and Advances — House Building Advance — Sanction of additional advance for paying the balance cost of the ready built house/flats allotted by Tamil Nadu Housing Board — Allotment of funds — Orders—Issued.

Ref: (1) Board's Memo. No. 82849-01/81-6 (Secretariat) dated 30—4—1982.
(2) From the Superintending Engineer/Vellore Elec. System Lr. No. SEV/Adm. 1/A/HBA/1626/82 dated 10—1—1983.

In Board's reference cited, orders have been issued that on receipt of sanction orders from the Sanctioning authorities for House Building Advance towards purchase of ready built house/plot, the Chief Engineer (General) will release the required funds to the concerned Sanctioning Authority under his control, for disbursement of the amount to the loanee Board employee as per rules and taking follow up action.

2. In the reference second cited, the Superintending Engineer/Vellore Electricity System has intimated that the employees who have drawn house building advance for purchase of ready built house/flats from Tamil Nadu Housing Board have also applied for sanction of additional advance in order to pay the balance cost of the building to the Housing Board. The reason behind is that the Tamil Nadu Housing Board first announces only tentative cost of the building. After certain period the Housing Board announces final cost of the building. Therefore the Superintending Engineer has raised a point for clarification whether the balance cost of the building payable by the Board employee to the Housing Board may be met from the fund allotted for construction purposes or from the fund available with Chief Engineer/Personnel, towards purchase of ready built house/flats.

3. In continuation of the orders issued in the reference first cited, the Tamil Nadu Electricity Board directs that on receipt of sanction orders from the sanctioning authorities for House Building Advance towards purchase of ready built house/flat, the required fund will be released by the Chief Engineer (Personnel) from the fund available with him towards purchase of ready built house/flats to the concerned sanctioning authorities under his control, for disbursement of the balance cost of the house/flat allotted by Tamil Nadu Housing Board as additional advance to the employee of the Board. In respect of Board Office Secretariat Branch and Board Office Audit Branch the required fund in this regard will be met from the fund available with them towards purchase of ready built house/flats.

S. Shanmugam,
Secretary.

Travelling Allowance — Employees availing of half-a-day's casual leave on camp — Admissibility of proportionate Daily Allowance — Orders — Issued.

B.P. Ms. (Ch) No. 274

(Secretariat Branch)

Dated 21—7—1983

Aadi 5, Rudhrothkaari,
Thiruvalluvar Aandu, 2014

Proceedings :

According to Regulation 36 (a) of Tamil Nadu Electricity Board Employees' Travelling Allowance Regulations, an employee who takes casual leave while on tour is not entitled to draw daily allowance during such leave. A point was raised whether an employee who takes casual leave for half-a-day on tour is entitled to proportionate daily allowance for the other half-a-day during which he will be on official duty.

2. After careful consideration, the Tamil Nadu Electricity Board directs that where employees take casual leave for half-a-day while on tour and attend to duty on the remaining half-a-day, they shall be paid half daily allowance for that calendar day.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

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LOANS AND ADVANCES—House Building Advance—Ceiling on the advance for enlargement of living accommodation—Enhancement of Orders—Issued.

B.P.Ms. (F.B.) No. 89

(Secretariat Branch)

Dated the 22nd July 1983

Aadi, 6 Rudhrothkaari,
Thiruvalluvar Aandu, 2014

Read :

1. B. P. Ms. No. 23 (Sectt.) dated 24—1—81
2. B. P. Ms. No. 619 (Sectt.) dated 26—11—81
3. B. P. Ms. No. 146 (Sectt.) dated 30—3—82
4. B. P. Ms. (Ch.) No. 36 (Sectt.) dt. 3—2—83
5. B. P. Ms. (Ch.) No. 92 (Sectt.) dt. 21—3—83
6. B. P. Ms. (F.B.) No. 82 (Sectt.) dt. 11—7—83

Proceedings :

In the Board's Proceedings sixth read above, Tamil Nadu Electricity Board enhanced the maximum ceiling on House Building Advance from Rs. 1,00,000/- to Rs. 1,50,000/- keeping in view of high cost of land, building materials, labour etc., subject to the conditions laid down in Tamil Nadu Electricity Board House Building Advance Rules. The maximum ceiling in respect of enlargement of living accommodation has however remained at Rs. 25,000/-.

2. The Government of Tamil Nadu in their G. O. Ms. No. 1127, H. & U. D. dated 21—12—82 have since enhanced the ceiling limit from Rs. 25,000/- to Rs. 50,000/- to Government servants for enlarging the living accommodation. The Board has also examined the question of raising the limit for enlargement of living accommodation similarly. The reasons which weighed with the Board for raising the maximum limit of advance for house building purposes also hold good for enhancing the maximum limit of advance for enlargement of living accommodation also. Board employees who have not availed themselves of the full loan facility of Rs. 1,50,000/- can be benefitted by the advance for enlargement of living accommodation, only if the ceiling is raised to Rs. 50,000/-.

3. The Tamil Nadu Electricity Board hereby directs that the House Building Advance for enlarging living accommodation either for carrying out additions or carrying out improvements of a permanent nature be raised from the existing ceiling of Rs. 25,000/- to Rs. 50,000/-, subject to the conditions that the total amount of House Building Advance sanctioned to an employee does not exceed the ceiling of Rs. 1,50,000/-.

4. The following amendment is issued to Tamil Nadu Electricity Board House Building Advance Rules for building etc., of houses :—

Amendment

In the said rules,
in rule 4,
in sub-rule (b),
for-sub rule (ii)

the following shall be substituted :—

- (ii) Rs. 50,000/- (Rupees fifty thousand only) for enlargement of living accommodation in an existing house or for carrying out improvements of a permanent nature and of one time expenditure, subject to the condition that the ceiling mentioned in rule 4(b) (i) of Tamil Nadu Electricity Board House Building Advance Rules, is not exceeded.

(By Order of the Board)

S. Shanmugam,
Secretary.

● ● ●

DELEGATION—Delegation of powers to Chairman—Expenditure on statutory levies—Orders—Issued.

B.P. Ms. (F.B.) No. 90

(Secretariat Branch)

Dated the 25th July, 1983
Aadi 9, Ruthrothkaari,
Thiruvalluvar Aandu, 2014.

Proceedings :

The Tamil Nadu Electricity Board hereby directs that the Chairman be delegated with powers for sanction of expenditures on statutory levies, payable by the Tamil Nadu Electricity Board.

(By Order of the Board)

S. Shanmugam,
Secretary.

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Memo. No. 168/Adm. Br/I R. 4/Acqn. 1/83—3

(Administrative Branch)

Dated 25—7—83

Sub : Establishment—Employees absorbed in the Board service from various private Electrical undertakings as per Acqn. Act 1949 and 1954—Extension of pensionary benefits—Instructions—Issued.

- Ref :* 1. B. P. Ms. No. 513 (Sectt.) dated 30—9—1980
2. B. P. Ms. No. 526 (Sectt.) dated 6—10—1980
3. Secretariat Branch Lr. No. 13375—M1/81—4 dated 6—7—1981.

The Superintending Engineers are informed that any applications received from the various Electrical Undertaking employees who were absorbed as per the Acquisition Acts 1949 and 1954 requesting to reckon the past services rendered in the erstwhile company for the purpose of extending the retirement benefits (viz) pensionary benefits need not be entertained since their absorption and service conditions were regulated only as per the Acquisition Acts 1949 and 1954 prevailing at the time of their absorption. As per the provisions contained in the said Acts, the services of the absorbed employees from the various private Electrical Undertakings could be reckoned only from the vesting date and not from any earlier date and hence they are not comparable with Ex-Municipal and Ex-Civil Supplies Department employees who were more or less Government employees.

The receipt of this memo. may be acknowledged.

(By Order of the Chairman)

T. Srinivasan,
Chief Engineer (Personnel)

Memo No. 57369-M1/Sectt/83—1 (Secretariat Branch) Dated 27—7—1983

Aadi 11, Ruthrothkari, Thiruvalluvar Aandu, 2014

Sub : Tamil Nadu Electricity Board — Retirement Benefits Conversion from C.P.F. to G.P.F. Clarifications issued — Amended.

Ref : Secretariat Branch Memo. (Permanent) No. 11434—M1/82-7, dated 28—2—83
From the Tamil Nadu Electricity Workers Federation letter No. 127/83, dated 5—7—1983

The following amendment is issued to Board's Memorandum (Permanent) No. 11434/M1/82/7 dated 28—2—1983:—

Amendment

For the words "such option should be exercised within six months from the date of issue of these instruction" mentioned in para 2 (ii), the following shall be substituted "such option should be exercised on or before 31—12—1983."

S. Shanmugam,
Secretary.

PART - IV

Technical

Electricity—Terms and Conditions of Supply—Clause 22 (c) of the Terms and Conditions of Supply—Amendment — Issued.

B.P. Ms. (Ch) No. 224

(Adm. Branch)

Dated 5th April, 1983
Panguni 22, Thunthubi,
Thiruvalluvar Aandu, 2014.

Read :

1. B.P. Ms. No. 780, dated 21—6—1977
2. B.P. Ms. No. 379, dated 15—6—1982

Proceedings :

In exercise of the powers conferred by Section 49 of the Electricity (Supply) Act, 1948, the Tamil Nadu Electricity Board hereby makes the following amendment to the Terms and Conditions of Supply of Electrical Energy approved in B.P. Ms. No. 780, dt. 21—6—1977 and published in the supplement to Part VI Section 3 (b) of the Tamil Nadu Government Gazette dated the 3rd August, 1977.

The amendment to Clause 22 (c) issued in B.P. Ms. No. 379, (Adm.) dt. 15—6—82 shall be deleted and the following shall be substituted :—

Amendment

“When additional demand is effected to the H.T. services, the meter shall be reset and the proportionate maximum demand charges shall be levied upto the date of effecting the additional maximum demand or the average of the preceding 12 months ending with the date on which additional maximum demand is effected, whichever is higher. The proportionate maximum demand charges from the date of effecting the additional maximum demand to the end of the month shall be the actual highest maximum demand recorded during the period and a fresh cycling shall be commenced with the maximum demand recorded at the end of the month in which additional demand is effected.”

(By Order of the Chairman)

Arjunan Gnanaolivu
Accounts Member

Electricity—Sale of Electricity to persons other than Licensees—Terms and Conditions of Supply—incorporation of miscellaneous charges—General Conditions—Amendment—Issued.

B.P. Ms. (CH) No. 254

(Adm. Branch)

Dated 9—4—1983

Panguni 26, Thunthubi,
Thiruvalluvar Aandu, 2014.

Read :

1. B.P. Ms. No. 780, dt. 21—6—1977
2. B.P. Ms. No. 420 (Techl.) dt. 1—4—1978
3. B.P. Ms. No. 1104 (Techl.) dt. 15—7—1978
4. B.P. Ms. No. 128, (Adm.) dt. 25—1—1979
5. B.P. Ms. No. 501, (Adm.) dt. 19—3—1979
6. B.P. Ms. No. 903, (Adm.) dt. 25—5—1979
7. B.P. Ms. No. 142, (Adm.) dt. 9—11—1979
8. B.P. Ms. No. 172, (Adm.) dt. 13—12—1979
9. B.P. Ms. No. 131, (Techl.) dt. 13—12—1979
10. B.P. Ms. No. 206, (Adm.) dt. 27—12—1979
11. B.P. Ms. No. 407, (Adm.) dt. 16—6—1981
12. B.P. Ms. No. 602, (Adm.) dt. 12—10—1981
13. B.P. Ms. No. 377, (Adm.) dt. 14—6—1982
14. B.P. Ms. No. 379, (Adm.) dt. 15—6—1982
15. B.P. Ms. No. 405, (Sectt.) dt. 3—8—1982
16. B.P. Ms. No. 2, (Adm.) dt. 19—1—1983

Proceedings :

The Government approved revision of tariff in G.O. Ms. No. 787, PW., dt. 30—4—'79 in exercise of powers conferred under Section 4 of Tamil Nadu Act 1/1979. The Government have observed that since the schedule to the Act containing the tariff rate has been substituted, action may be taken by the Tamil Nadu Elec. Board to issue suitable proceedings under Section 49 of the Electricity (Supply) Act, 1948 incorporating the Terms and Conditions of Supply and other connected miscellaneous items like—meter rent etc., which were originally incorporated in G.O. Ms. No. 1487, P.W., dt. 9—10—1974.

2. The Government in Lr. No. 53040/U2/82-17, dated 29—1—'82 have also communicated the revision of miscellaneous charges. Accordingly, it has been decided to amend the Terms and Conditions of Supply approved in B.P. Ms. No. 780, dt. 21—6—'77. The amendment hereby made shall come into force from the date of the proceedings.

3. In exercise of the powers conferred by Section 49 of the Electricity (Supply) Act, 1948, (Central Act. LIV of 1948) the Tamil Nadu Electricity Board hereby makes the following amendment to the Terms Conditions of Supply of Electrical Energy issued in B.P. Ms. No. 780, dated 21—6—1977 and published in the supplemental to Part-VI Section 3 (b) of the Fort St. George Gazette dated the 3rd August, 1977.

Amendment

The existing Schedule shall be numbered as Part-I and the following shall be added as Part-II, Part-III and Part-IV.

PART—II**Miscellaneous Charges**

1. Service Connections : For connecting up an installation, the Board shall be entitled to charge the consumer the actual cost of materials and labour involved, plus 15 per cent thereof. The consumer will be required to pay for all the service-lines laid upon the consumer's property and for the length placed beyond 31 metres (100 feet) from the distributing main of the Board although not on that property.

Extension to service-lines or improvements and alterations to service-lines to meet the increased maximum demand will be charged on the same basis. In each case the consumer will be furnished with an estimate of the cost of the work and this amount is payable in advance. On completion of the work, a bill for the actual amount payable will be forwarded to the consumer and any difference must be paid or refunded, as the case may be.

2. Meter charges :

- | | | |
|--|---|--|
| (a) Hire of meter where it is the property of the Board— | } | Demand or special/type meter.....Rs. 24/- per meter per month. Time switches.....Rs. 10/- per month. |
|--|---|--|

Note : For the first month of service connection, the meter rent will be proportionate to the number of days in the month for which the current is supplied. For the month in which the meter is removed on or after disconnection of a service and/or installed after reconnection, the meter rent will be proportionate to the number of days in the month during which the meter remains in the premises of the consumer. Such proportionate charges will be rounded to the nearest paise.

- | | | |
|---|--|---|
| (b) Changing or moving a Meter Board | ... | Rs. 40/- |
| (c) For changing meter permanently or installing additional meter at the request of the consumer, where it is not necessitated by increase in consumption and demand. | Single phase meter.....Rs. 10/- Polyphase meter.....Rs. 25/- | |
| (d) For the testing of a meter if it should be proved to be correct within the limit laid down by the Rules— | Single phase meter Polyphase meter upto and within 50 amps Above 50 amps Demand or Special type Time switches | Rs. 20/- Rs. 40/- Rs. 60/- Rs. 200/- Rs. 20/- |
| (e) When the seal of a meter installed in a consumer's premises is found on inspection to be missing or tampered with, the meter will be tested by the Board and if found to be incorrect will be changed by the Board and a charge of Rs. 20/- will be made for the Single phase meter and Rs. 40/- for the Polyphase meter. | | |
| (f) For replacement of white meter card if lost or damaged, a fee of Re. 1/- (Rupee one only) will be levied, provided, however, where the space in the cards are used up, replacement will be free of cost. | | |

3. Testing Installations :

The first test and inspection will be carried out free of charge but should any further test or inspection be necessitated by faults in the installations or by non-compliance with conditions of supply, per extra test required (Payable in advance) Rs. 20/- for single phase meter and Rs. 40/- for Polyphase meter will be levied.

4. **Reconnection charges :**

(a) Upto 75 K.W. of connected load—

| | Single phase meter | Polyphase meter |
|----------------------|--------------------|-----------------|
| At cut outs | ... Rs. 5/- | Rs. 10/- |
| At overhead mains | ... Rs. 15/- | Rs. 20/- |
| At underground mains | ... Rs. 40/- | Rs. 50/- |

(b) Over 75 K.W., the above charges will be doubled.

(c) **Hut Services :**

(i) A fee of Re. 1/- will be collected for reconnection.

(ii) Fee for issue of duplicate identity card for Hut services in village Panchayats :

In case of loss or damage of the identity card, a fee of fifty paise will be charged for issue of duplicate identity card.

PART—III

General Conditions

1. The standard tariffs are applicable only in cases where the installations is located reasonably near the power lines and feeder.

2. Unless otherwise agreed to, all rates for power supply apply to one point of supply only.

3. Total of L.T. bills for current consumption and other miscellaneous charges etc., shall be rounded off to the nearest ten paise, below 5 paise in the integer in total will be eliminated and bills containing five paise and more will be rounded off to the next nearest ten paise. In respect of H.T. supply, the bills shall be rounded off to the next higher rupee.

4. All High Tension bills including those on account of miscellaneous charges are to be paid **within 8 days from the date of the bill**. Bills not paid by the H.T. consumers within the time stipulated will be subjected to a surcharge at 2% per mensem calculated with reference to the number of days delayed from the due date subject to a minimum of Re. 1/-. The High Tension consumer shall pay all the bills either by Cash/Money Order or by Demand Draft on local Banks only.

All Low Tension bills should be paid **on or before the date** specified in the bills. The electrical supply to such consumers will be disconnected after 7 days notice period.

In cases where dues remain outstanding from defaulting L.T. consumers after adjustment of the Security Deposit and also cases where action for recovery of dues under Tamil Nadu Electricity Board (Recovery of Dues) Act, 1978, is initiated, interest will be charged at 18% per annum or 1½% per month for the arrears outstanding.

The Tariffs are subject to revision or levy of any surcharge as applicable from time to time.

PART—IV

General

The above tariffs shall be read with the general Terms and Conditions of Supply prescribed by the Tamil Nadu Electricity Board from time to time.

(By Order of the Chairman)

Arjunan Gnanaolivu,
Accounts Member.

Copy of G. O. Ms. No. 1158

(Public Works (U2) Department)

Dated 31—5—83.

Vaikasi 17, Rurithaari,
Thiruvalluvar Aandu, 2014.

Electricity—Tariff—Amendment to the Schedule to the Tamil Nadu Revision of Tariff Rates on supply of Electrical—Energy Act 1978—Issued.

Read :

1. From the Accounts Member, Tamilnadu Electricity Board Lr. No. 284/Adm Br./T1/81—10/dated. 6—7—82.
2. Government's Lr. No. 55346/U2/82-3, dated 21—8—82.
3. From the Accounts Member, Tamilnadu Electricity Board Lr. No. 284/Adm Br./T1/S1/81—16/dated 28—3—83
4. G. O. Ms. No. 1033 PW., dated 16—5—83
5. G. O. Ms. No. 1102 PW., dated 24—5—83

Order :

As per Electricity Tariff Notification in force certain tariff concessions are offered to new Industries as an incentive. However, the consumers who avail Low Tension supply initially and change over to High Tension supply later are not considered as new industry as the unit is a established one and the concession intended to tide-over the teething troubles of the unit need not be extended to an established industry. The intention of the Government/Board in extending concession in tariff is only to a nascent industry with a view to encourage new industries and to help them to tide over their initial difficulties. In its judgment in S.A. No. 808 of 1977 the High Court, Madras, has held that even a Low Tension Industry converted into High Tension would be eligible for the concession applicable for a new High Tension Industries, notwithstanding the fact that the unit is well established and has grown in all aspects even while under Low Tension. In view of the judgment, the Tamil Nadu Electricity Board has suggested that conditions of Tariff should be suitably amended so as to bring out the intention of the Government clearly defining the terms 'New Industry'. The Government accept the suggestion of the Tamilnadu Electricity Board and amend the schedule to the Tamil Nadu Revision of Tariff Rates on Supply of Electrical Energy Act, 1978 accordingly.

The Government order the publication of the following notification in an extraordinary issue of **Tamil Nadu Government Gazette dated the 31st May, 1983.**

Notification

In exercise of the powers conferred by Section 4 of the Tamil Nadu Revision of Tariff Rates on Supply of Electrical Energy Act, 1978 (Tamil Nadu Act. 1 of 1979), the Governor of Tamilnadu hereby makes the following amendment to the Schedule to the said Act.

2. The amendment hereby made shall come into force on and from the 31st May, 1983.

Amendment

In the said Schedule, in "Part—A—High Tension Supply", under the heading "Tariff concessions for High Tension Industries coming under the High Tension Tariff-I" in item (i) (a), after Explanation 2 and the proviso thereunder, the following Explanation shall be added, namely :

"Explanation 3—A Low Tension Industry converted into a High Tension Industry is not eligible for the concessions".

(By Order of the Governor)

K. Madhava Sarma,
Commissioner and Secretary to Government.

Mettur Thermal Power Project—Tenders—Consideration by the Standing Committee for Mettur Thermal Power Project—Orders—Issued.

B. P. Ms. (Ch.) No. 238

(Secretariat Branch)

Dated, 25—6—1983.
10th Aani, Rudrothkari,
Thiruvalluvar Aandu, 2014.

Read .

(i) B. P. Ms. (Ch.) No. 70, Secretariat, dt. 8—3—1983.

(ii) B. P. Ms. (Ch.) No. 204, Secretariat, dt. 2—6—1983.

Proceedings :

In B. P. Ms. (Ch.) No. 204, Secretariat dt. 2—6—1983 it was ordered that in the case of all major tenders costing more than a crore of rupees the Chief Engineer/Mettur Thermal Power Project should send the proposals to the Tender Committee/Board along with the recommendations of the Standing Committee for Mettur Thermal Power Project consisting of Chief Engineer/Tuticorin Thermal Power Station/Chief Engineer/Mettur Thermal and Technical Member.

2. In modification of the above it is now ordered that all tenders that are being sent to the consultants M/s. Tata Consulting Engineers for evaluation and recommendations should be scrutinised by the Standing Committee for Mettur Thermal Power Project. The Chief Engineer/Mettur Thermal, should send the proposals to the Tender Committee/Board along with the recommendations of the Standing Committee for Mettur Thermal Power Project consisting of Chief Engineer/Tuticorin Thermal Power Project, Chief Engineer/Mettur Thermal and Technical Member.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

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Memo. No. X/Rev/Gen. II/CB/83—423

(Accounts Branch)

Dated 5—7—83

Sub : Card Billing of Energy Charges and collection—Restriction and Control—Penal levy for excess consumption—Assessment and collection—Instructions.

Ref : D. O. Lr. No. RS / General / South / AO / R&C / D. 6753 / 83, dated 10—1—83 from SE/MES (Dis.)/South.

The Superintending Engineer, Madras Electricity System/Distribution/South, has suggested the following method to be adopted uniformly regarding taking of quota readings and levying penalty for excess over quota :—

- (i) As the quota readings are taken by O&M staff, they have to furnish the readings together with the quota fixed to Inspector of Assessment for entry in Green Meter Card.
- (ii) The Assessor while making monthly assessment has to assess the regular assessment as well as penal levy for excess over quota based on the readings furnished by the Operation and Maintenance staff.
- (iii) The readings with assessment including penal levy for excess over quota have to be entered in the Meter Card Register and sent to the Revenue Unit for posting and checking of the quota given and assessment made for excess over quota.

2. The above proposal of the Superintending Engineer, Madras Electricity System (Distribution) / South has been examined and it is hereby ordered that the Section Officer shall arrange to prepare every month a list of services with details of tariff, quota allotted and excess consumption and forward it to the Revenue Unit. The Revenue Unit shall rise debits and intimate to the Inspector of Assessment through correction slip as per Para 15 of the Annexure to the Settlement dated 19—8—81 on Card Billing. The Inspector of Assessment shall enter the penal levy in the Green Meter Card which shall be transferred by the Assessor to the White Meter Card during the next meter reading.

Arjunan Gnanaolivu
Accounts Member

Endt. No. EC/A6/PC/C1./D. 253/83 dated 7—7—83.

Ref : G.O. Ms. No. 1444. P.W.D. dt. 6—7—83

Copy to All R.C.Es./Distribution, All S.Es./O & M, Chairman's Table, T.M., C.V.O., Secretary/T.N.E.B., S.E./Anti Power Theft Squad, Madras, Salem, T.A. to Chairman, P.A./Tamil Development, S.E./Rural Electrification and S.E./L.D. & G.O./Erode.

B. Vijayaraghavan,
Chairman.

Copy of G.O. Ms. No. 1444 (Public Works Department, Govt. of Tamil Nadu) Dated : 6—7—83.
Aani 22, Ruthrothkaari Thiruvalluvar Aandu 2014.

Electricity—Restriction and Control—The Tamil Nadu Restriction on Consumption of Electricity Order, 1976—Amendments—issued.

Read :—

- | | |
|---|---|
| 1. G.O. Ms. No. 1111 P.W.D. Dt. 24—7—76 | 8. G.O. Ms. No. 450 P.W.D. Dt. 10—3—83. |
| 2. G.O. Ms. No. 2583 P.W.D. Dt. 31—12—82. | 9. G.O. Ms. No. 745 P.W.D. Dt. 2—4—83. |
| 3. G.O. Ms. No. 32 P.W.D. Dt. 6—1—83. | 10. G.O. Ms. No. 926 P.W.D. Dt. 29—4—83. |
| 4. G.O. Ms. No. 76 P.W.D. Dt. 13—1—83. | 11. G.O. Ms. No. 986 P.W.D. Dt. 10—5—83. |
| 5. G.O. Ms. No. 141 P.W.D. Dt. 21—1—83. | 12. G.O. Ms. No. 1040 P.W.D. Dt. 17—5—83. |
| 6. G.O. Ms. No. 248 P.W.D. Dt. 7—2—83. | 13. G.O. Ms. No. 1120 P.W.D. Dt. 27—5—83. |
| 7. G.O. Ms. No. 266 P.W.D. Dt. 9—2—83. | 14. G.O. Ms. No. 1128 P.W.D. Dt. 28—5—83. |

Order :

The following notification shall be published in an extraordinary issue of Tamil Nadu Government Gazette dated 7th July 1983.

Notification

In exercise of the powers conferred by Section 3 of the Tamil Nadu Essential Articles Control and Requisitioning Act, 1949 (Tamil Nadu Act XXIX of 1949) the Governor of Tamil Nadu hereby makes the following amendments to the Tamil Nadu Restriction on Consumption of Electricity Order, 1976.

The amendments shall come into force from 11th July 1983.

Amendments

Clause 2 in G.O. Ms. No. 2583, Public Works dated 31—12—82 and subsequent amendments issued to the above clause—in G.O. Ms. No. 32, Public Works, dated 6—1—1983 and G.O. Ms. No. 248 Public Works dated 7—2—1983 and 2660 Public Works dated 9—2—1983 shall be deleted.

(2) For the existing clause 3 in G.O. Ms. No. 2583, Public Works dated 31—12—82 the following shall be substituted.

Rural Feeders :

The H.T. and L.T. consumers connected to Rural Feeders will not be subject to cut but will be subject to grouping restrictions enforced from time to time by Tamil Nadu Electricity Board. H.T. consumers will be given an energy quota equal to the average of any three consecutive months advantageous to the consumers between the period 1—10—81 to 30—9—82. The H.T. consumers will not be subject to any demand cut.

Exemption and Relaxation :

(3) For the existing sub-clause (i) in clause 4 of G.O. Ms. No. 2583 Public Works dated 31—12—82 the following shall be substituted.

"(i) The HT services of newspapers, weekly, fortnightly and monthly magazines, Modern Rice Mills of Tamil Nadu Civil Supplies Corporations and Food Corporation of India, all other Rice Mills and Roller Flour Mills shall be exempted from cut. The energy and demand of these services shall be frozen to the base consumption and base demand referred in clause 5(i) below".

Quota :

(4) Sub-clause V (b) and (c) under clause 5 in G.O. Ms. No. 2583 Public Works dated 31—12—82 and subsequent amendments issued in G.O. Ms. No. 32, P.W. dated 6—1—83 in respect of L.T. services shall be deleted.

(By Order of the Governor)

K. Madhava Sarma,
Commissioner & Secretary to Government

Memo. No. DFC/Fin./X/Acct. I/D. 499/83 (Accounts Branch) dated : 7—7—1983.

Sub : Tamil Nadu Electricity Board—Collection Account—Non-observance of Board's terms and conditions by the Banks.

Of late, it is seen that some of the new Bank Branches and some of the existing Bank branches with whom Collection Accounts have been opened, do not adhere strictly to the terms and conditions of the Board.

2. The existing terms and conditions of the Board mainly stipulate the following to be observed strictly by the Banks :

- (1) To transfer daily collections to the Tamil Nadu Electricity Board account with the Head Office Bank at Madras.
- (2) To effect Mail Transfer/TT free of cost.
- (3) To transfer entire collections daily without any hold up, keeping only Rs. 100/- as minimum balance.
- (4) To be responsible to pay interest at deposit rates for the delay in effecting the daily transfer.
- (5) Not to charge any commission for the service rendered towards the realisation of cheques, etc.
- (6) To render one copy of statement of account each to the Superintending Engineer/Assistant Accounts Officer concerned and Chief Financial Controller, Madras.

The only deviation is that, in respect of District Co-operative Banks, the transfers are to be effected twice a week.

3. The Board's approval is being accorded to open new Collection Accounts with the Bank, subject to the above terms and conditions being stipulated and concurrence obtained from the Bank concerned. In spite of the above, it is not clear as to how some of the Bank branches are allowed to deviate from the accepted terms and conditions by levying Bank charges/Commission for the service rendered, hold up of collections without daily transfer of the Board's money, and not rendering statement of account promptly. Unless effective steps are taken from now on, such deviations on the part of the erring banks will affect the ways and means position of the Board considerably. Further, the systems will not be in a position to detect, in time, any malpractices/misappropriation of revenue collections and take remedial measures, unless the Bank scrolls are received in time and reviewed.

4. In order to avoid the above lapses, the following instructions are reiterated for strict observance by all the Systems/Circles.

- (1) Proposals for obtaining Board's approval for opening of new Collection Accounts should be accompanied by the concurrence of the Bank accepting the terms and conditions of the Board.
- (2) In exceptional cases where it becomes necessary to open the Collection Account without prior approval of the Board, prior concurrence of the Bank should be obtained and it should not be dispensed with.
- (3) The terms and conditions of the Board should be brought to the notice of all the existing Bank Branches afresh and acknowledgement obtained.
- (4) The service rendered by the Bank should be reviewed periodically and deviation should be brought to the notice of the erring bank for strict observance of the terms and conditions. In case the banks do not come forward to adhere to the accepted terms the Superintending Engineers may themselves take up the matter with the higher authorities at the Head office of the Bank at Madras. If the deviation still persists and alternative banking arrangements are not convenient, the matter may be referred to Headquarters for taking up the matter with the Bank's Headquarters.

5. The field officers who are entrusted with the remittance work should also be directed to follow the stipulations and working hours of the Banks without giving room for complaint from the Bank authorities.

Arjunan Gnanaolivu,
Accounts Member.

Tamil Nadu Electricity Board—Terms and Conditions of Supply of electrical energy to persons other than licensees—Schedule—Amendment issued.

Board's Proceedings Ms. (FB) No. 81 (Secretariat Branch) Dated the 11th July 1983.

Aani 27th, Ruthrothkaari,
Tiruvalluvar Aandu, 2014.

Read :

Board's Proceedings Ms. No. 780 dated 21—6—1977.

Proceedings :

In exercise of the powers conferred by Section 49 of the Electricity (Supply) Act, 1948 (C.A. LIV of 1948) the Tamil Nadu Electricity Board hereby makes the following amendments to the Tamil Nadu Electricity Board Terms and Conditions of Supply issued in Board's Proceedings Ms. No. 780 dated the 21st June 1977.

2. The amendments hereby made shall come into force at once.

Amendments

- (a) In the Schedule to the said Terms and Conditions of supply (i) after clause (13) the following clause shall be inserted, namely :—

" (13.A) The Chairman may *suo-motu* at any time call for and examine the records of any order passed or proceeding recorded by the final assessment authority or appellate authority, for the purpose of satisfying himself regarding the propriety or legality of such order or proceeding and may pass such order in reference thereto, as he may think fit. No order adverse to the consumer shall be passed without giving an opportunity to the consumer to represent against the proposed order. The order passed by the Chairman shall be final. The consumer shall have no right to invoke this provision."

- (b) In the statement attached to the Schedule to the said Terms and Conditions of Supply showing the officers to deal with the cases of malpractices and theft of energy :—

- (i) In item - 1 (i) in Column (5), under the heading officers to make final assessment, for the words " Divisional Engineer", the words " Superintending Engineer" shall be substituted;

- (ii) In item - 1 (i), in Column (6), under the heading Appellate Authority, for the words " Superintending Engineer", the words " Regional Chief Engineer (Distribution)" shall be substituted;

- (iii) In item - 2, in Column (6) under the heading Appellate Authority, for the words " Chief Engineer", the words " Regional Chief Engineer (Distribution)" shall be substituted.

(By Order of the Board)

S. Shanmugam,
Secretary.

Letter No. 277/Adm. Br./T2/83—1 (Administrative Branch,) Dt. 13—7—83.

From
Thiru Arjunan Gnanaolivu,
Accounts Member,
High Rise Building, Elec. Avenue, Madras-2.

Sub : Elec.—Bills for current consumption charges—rounding off of H.T. bills—clarification—sought for.

Ref : From the S.E./East/Mettur Elec. System Lr. SEM/E/SLM/AOR/HTB/250/83/
Dt. 15—3—83.

The paise in a H.T. bill, whether it is below 50 paise or 50 paise and above, should be rounded off to the next higher rupee, whereas in a L.T. bill below 5 paise should be ignored and 5 paise to 9 paise should be rounded off to the next nearest 10 paise.

Arjunan Gnanaolivu,
Accounts Member.

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Memo No. 414G3/A1/83-1 (Administrative Branch) Dated 15—7—1983

Sub : Advertisement—Approved list of dailies with Advertisement tariff rates for 1983—84—Ordered.

Ref : G. O. Ms. No. 320 Information, Tourism & (Tamil) Culture (Pub-I) Dept. dated 23—4—83.

A Copy of G. O. Ms. No. 320 Information, Tourism and (Tamil) Culture (Pub-I) Department dt. 23—4—83 together with annexure approving the list of dailies with advertisement tariff rates for 1983—84 are communicated to all the Superintending Engineers of the Board for information and guidance. The orders issued in the G. O. are applicable in respect of the advertisements issued by the T.N.E.B. with effect from 1—4—1983 and the same shall be in force till 31—3—1984.

T. Srinivasan,
Chief Engineer (Personnel)

Copy of G. O. Ms. No. 320 Information, Tourism & (Tamil) Culture (Pub-I) Department, Government of Tamil Nadu. Dated : 23—4—1983

Advertisements—Approved list of dailies with advertisement tariff for year 1983—84 Communicated.

Read :

G. O. Ms. No. 562, Information, Tourism and (Tamil) Culture Department, dt. 17—5—82.

Order :

In the G. O. read above, Government had approved a list of dailies along with their advertisement rates for the year 1982—83. Some of the newspapers have now requested revision of these rates. The Government have examined their requests and have refixed the advertisement rates of these newspapers for the year 1983—84. The list of dailies along with their advertisement rates approved by the Government based on available data on their respective circulation for release of advertisement is given in the Annexure to this order.

2. These rates shall take effect from 1—4—1983 and the same shall be in force till 31—3—1984.

3. The Heads of departments, corporate bodies and other institutions under the administrative control of the Government of Tamil Nadu are requested to communicate this list to all the officers under their control who are empowered to give advertisements and also to quasi Government bodies like Co-operative Societies, Religious and Charitable institutions and ensure that these rates are strictly adhered to.

(By Order of the Governor)

P. B. Krishnaswamy,
Commissioner and Secretary
to Government.

Annexure

| Sl. No. | Name of the Newspaper | Advertisement rate per single col. cm. |
|------------------|--|---|
| English : | | Rs. P. |
| 1. | The Hindu | 84—00 |
| 2. | Indian Express : | |
| | Southern Edition | 68—00 |
| | Bombay & Ahmedabad | 37—60 |
| | Delhi & Chandigarh | 36—00 |
| | Bombay, Ahmedabad, Delhi & Chandigarh | 70—00 |
| 3. | Times of India : | |
| | Bombay | 75—25 |
| | Bombay and Ahmedabad | 88—80 |
| | Delhi | 44—70 |
| | Bombay and Delhi | 113—00 |
| | Combined Edition | 125—00 |
| 4. | Free Press Journal, Bombay | 15—60 |
| 5. | Deccan Herald, Bangalore | 29—50 |
| 6. | Deccan Chronicles, Secunderabad | 14—50 |
| 7. | Hindustan Times, Delhi | 65—65 |
| 8. | Patriot, Delhi | 14—50 |
| 9. | National Herald : | |
| | Lucknow | 14—50 |
| | Delhi | 14—50 |
| | Lucknow and Delhi | 25—20 |

| | Rs. | P. |
|---|-----|----|
| 10. Tribune, Chandigarh | 29— | 35 |
| 11. Amirta Bazar Patrika, Calcutta (including Northen India Patrika, Allahabad and Lucknow) | 58— | 00 |
| 12. Statesman : | | |
| Calcutta | 55— | 90 |
| Delhi | 14— | 50 |
| Combined Edition | 65— | 00 |
| 13. Afternoon, Coimbatore | 5— | 00 |
| 14. Business Standard, Calcutta | 25— | 00 |
| 15. Economic Times (CE) (Bombay, Delhi & Calcutta) | 65— | 00 |
| 16. Financial Express (CE) (Madras, Bombay & Delhi) | 35— | 00 |
| 17. Pioneer, Lucknow | 14— | 50 |

Tamil :

| | | |
|---------------------------|-----|----|
| 1. Dinathanthi | | |
| Madras | 20— | 00 |
| Madurai | 9— | 00 |
| Trichy | 9— | 00 |
| Coimbatore | 10— | 00 |
| Salem | 7— | 00 |
| Tirunelveli | 8— | 00 |
| Vellore | 7— | 00 |
| Cuddalore | 8— | 00 |
| Bangalore | 7— | 50 |
| Combined Edition | 55— | 00 |
| 2. Dinamani: | | |
| Madras | 13— | 50 |
| Madurai | 25— | 00 |
| Combined Edition | 34— | 00 |
| 3. Dinakaran: | | |
| Madras | 10— | 00 |
| Madurai | 6— | 00 |
| Coimbatore | 6— | 50 |
| Trichy | 5— | 00 |
| Salem | 5— | 00 |
| Combined Edition | 27— | 00 |
| 4. Dinamalar | | |
| Madras | 6— | 00 |
| Madurai | 8— | 00 |
| Trichy | 10— | 00 |
| Tirunelveli | 8— | 00 |
| Combined Edition | 25— | 00 |
| 5. Malai Murasu : | | |
| Madras | 7— | 50 |
| Trichy | 5— | 50 |
| Madurai | 5— | 50 |
| Tirunelveli | 6— | 00 |
| Salem | 5— | 00 |
| Coimbatore | 8— | 50 |
| Vellore | 5— | 00 |
| Combined Edition | 25— | 00 |
| 6. Malai Malar : | | |
| Coimbatore | 6— | 00 |
| Salem | 4— | 00 |
| Pondicherry | 5— | 00 |
| Combined Edition | 10— | 50 |
| 7. Makkal Kural | 12— | 00 |
| 8. Murasoli | 8— | 00 |
| 9. Nava India, Coimbatore | 3— | 00 |
| 10. Anna | 12— | 00 |

| | Rs. | P. |
|------------------------------|-------|----|
| 11. Viduthalai | 6—00 | |
| 12. Dinasudar, Bangalore | 6—00 | |
| 13. Theekadir, Madurai | 4—00 | |
| 14. Madurai Mani | 3—60 | |
| 15. Swadesamitran | 6—00 | |
| 16. Neerottam | 5—50 | |
| 17. Marathiya Murasu, Bombay | 6—00 | |
| 18. Malarantha Roja | 5—50 | |
| 19. Pirpagal, Coimbatore | 5—00 | |
| 20. Bharatham | 3—00 | |
| 21. Kumari Murasu | 6—00 | |
| 22. Muthucharam | 5—50 | |
| Hindi : | | |
| 1. Nava Bharat Times : | | |
| Bombay | 20—00 | |
| Delhi | 64—00 | |
| Combined Edition | 77—00 | |
| Urdu : | | |
| 1. Musalman | 6—00 | |
| 2. Tamil Nadu Times | 5—00 | |
| Telugu : | | |
| 1. Andhra Prabha | 24—00 | |
| 2. Eenadu | 70—60 | |
| 3. Andhra Patrika (Combined) | 14—00 | |
| 4. Andhra Jyoti | 12—25 | |
| 5. Andhra Bhoomi | 5—00 | |
| Kannada : | | |
| 1. Prajavani | 39—00 | |
| 2. Lokavani | 6—00 | |
| 3. Sanjevani | 6—00 | |
| 4. Kannada Prabha | 14—00 | |
| 5. Udayavani | 13—40 | |
| Malayalam : | | |
| 1. Mathrubhumi | 62—50 | |
| 2. Malayala Manorama | 85—00 | |
| 3. Kerala Kaumudi | 40—00 | |

These are basic rates applicable for publishing advertisements on ordinary days in ordinary positions.

(True copy)

Lr. No. SE/PC/EC/R & C/Gen. Circ/D 160/83/dt. 16—7—83

Sub : Powercut Management — Surprise inspection of HT services — Nomination of inspecting officers.

Ref : Chairman's Circular No. SE/PCEC/R & C/Genl. Circ/D. 159/83/dt. 6—7—83

In supercession of the above order the officers listed in the annexure are nominated for carrying out surprise inspection of all H.T. services (excluding essential services declared by the Government) once in a fortnight without omission and also biweekly test checks of L.T. services during peak hours for enforcing peak hour restrictions.

2. Inspection reports shall be prepared separately for each service in the prescribed form already communicated in Chairman's Circular No. 237/CH/TA/MC/83-1/dt. 25—1—83.

3. Inspecting officers should send their inspection reports on the same day after the inspection, as done hitherto. Each HT service should be positively inspected once a fortnight.

4. Consolidated weekly reports for the week ending **Saturdays** in the proforma already sent should be sent to the Powercut Enforcement Cell to reach on or before the succeeding **Wednesdays**.

5. Whenever the quota has been exceeded and service is liable for disconnection but not disconnected or where malpractice or theft was noticed, a copy of the report should be sent at once to the concerned Divisional Engineer by a special messenger and his acknowledgement obtained so that he can initiate immediate action and also disciplinary action against the department officers responsible for not taking appropriate action in time. A copy should be sent to Superintending Engineer/Distribution also.

6. Superintending Engineers/Distribution system should send weekly reports giving a list of cases disconnected for exceeding the quota and violation of Peak load restriction and other malpractices for the week ending **Saturdays**, to reach the Power Cut Enforcement Cell on or before the succeeding **Wednesdays**.

7. The officers listed in the annexure and the Superintending Engineers/System should acknowledge the receipt of this Circular to the Superintending Engineer/Power Cut Enforcement Cell.

B. Vijayaraghavan,
Chairman.

Annexure

| Sl. No. | Name of the System | Name of the officer nominated to inspect the service |
|---------|--------------------|---|
| 1. | M.E.S./North | 1. S. R. Shanmugam DE/Tech. Audit/Madras-2. |
| | | 2. R. N. Megavarnam, Technical Assistant/Purchase, O/O SE/GCC/Madras. |
| | | 3. G. Gopal AEE/Tr. Erection/Korattur. |
| | | 4. K. Thyagarajan, AEE/Tr. Erection/G.C.C./Madras-14. |
| | | 5. R. Govindan, ADE/Hydro Project (Elec.) Madras-2. |
| | | 6. A. Rajagopala Rao, ADE/Material Management/Madras-2. |
| | | 7. M. Vijayagopalan, ADE/Power Survey. |

2. M.E.S./South

1. S. Murugesan,
DE/SIS/Madras-2.
2. A. Arunachalam,
ADE/SIS/Madras-2.
3. V. N. Madhava Rao,
DE/Self Sufficiency/Madras-2.
4. S. Jayaseelan,
AEE/SSE/Tambaram/Madras.
5. Alagirisamy,
AEE/TLC/Redhills/Madras-52.
6. T. Rukmangatharajan,
ADE/Transmission/Madras-2.
7. M. Shankaralingam,
ADE/EMC/Madras.

3. Pykara (East & West)

1. S. Sundaramohan,
AEE/SSE/O/OSE/GCC/Coimbatore-12.
2. N. Dakshinamurthy,
TA/M.M./GCC West/Coimbatore.
3. R. P. Thirumalaisamy,
AEE/Tr. Erection/TNEB/Coimbatore.
4. N. Palanisamy,
TA/Genl./GCC/Coimbatore.
5. R. Srinivasan,
DE/Tech. Audit/Coimbatore.
6. G. Ravisankar,
ADE/Tr. Erection/Coimbatore.

4. Trichy (North)

1. B. Raghavachari,
AEE/TE, GCC/Trichy-20.

5. Trichy (South)

1. R. Sabapathy,
AEE/Purchase/GCC/Trichy-20.
2. R. Harigovindan,
AEE/SS. Erection/GCC/Trichy-20.

6. Vellore

1. M. Ramachandran,
AEE/SSE/GCC/Vellore-6.
2. K. Perumal,
AEE/Tech./GCC/Vellore-6.
3. Kaverinathan,
AEE/M.M./GC/Vellore-6.
4. A. Sivaramakrishnan,
AEE/Monitoring/GCC/Vellore.
5. V. V. Natarajan,
AEE/Tr. Erection/Vellore-6.

7. Pudukottai

1. S. Vaidyanathan,
TA/Monitoring/GCC/Trichy-20.

- | | |
|-------------------------------|---|
| 8. Tirunelveli (East) | 1. N. Sethuramalingam, T.A./Purchase/GCC/Madurai-2. |
| 9. Tirunelveli (West) | 1. R. K. Ayyadurai, AEE/SSE/GCC/Tirunelveli-11. |
| 10. Madurai (North) | 1. P. Ganapathi, AEE/Tr. Erection/GCC/Madras-7. |
| 11. Madurai (South) | 1. C. Ponnuraj, AEE/SSE/GCC/Madurai-7. |
| 12. Ramnad (East) | 1. R. Rajupandi, AEE/TLC/Virudunagar. |
| 13. Ramnad (West) | 1. K. Sendivelu, AEE/TLC/Paramakudi. |
| 14. Mettur (West) | 1. Y. Balasubramanian, AEE/Tr. Erection/GCC/Salem-2. |
| 15. Mettur (East) | 1. T. Chinnu, AEE/SSE/GCC/Salem-2. |
| 16. Chingleput | 1. R. Narasinga Rao, AEE/SSE/Tiruvellore/Madras. |
| 17. Thanjavur | 1. V. Selvam, AEE/SSE/Tiruvavur. |
| 18. Udumalpet | 1. J. Sagadevan, AEE/TLC/Udumalpet. |
| 19. South Arcot (East & West) | 1. Thilakaramanujam, AEE/SSE/Villupuram. |
| 20. Tiruvannamalai | 1. S. T. Ramanathan, AEE/TLC/Arni. |
| 21. Periyar | 1. C. Chinnasamy, AEE/SSE/Erode. |
| 22. Dharmapuri | 1. P. Rathinam, AEE/SSE/Krishnagiri. 2. M. Govindasamy, AEE/TLC/Krishnagiri. |
| 23. Kanyakumari | 1. P. Devapiran, AEE/Monitoring GCC/Madurai-2. |

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Chairman's D. O. Letter No: CH/TA/128/83—2 Dated the 17th July, 1983

Sub : Maintenance works in various hydro stations—Regarding

Ref : Your D. O. Lr. No. SE/HB/EH 1&2/D1/83 dated 15—6—83.

You must ensure that maintenance work of the hydro stations is planned in advance atleast this year for the summer months of 1984 and close monitoring done to ensure that the schedule maintenance works are completed by 30—5—84. A detailed programme should be drawn by December 1983 for all the hydro machines and put up to me in the last week of December 1983 indicating the scheduled maintenance works, special works, etc.

20. 11. 83

B. Vijayaraghavan,
Chairman.

Circular Memo. No. 11726/SS. 2/83-8 (Secretariat Branch) Dated the 18th July 1983.

Sub : Anti Power Theft Squad—Transfer of Staff—Payment of salary—Provision of furniture and Vehicle maintenance, repairs etc.—Instructions—Issued.

Ref : 1. Board's Proceedings Ms. (FB) No. 62, Secretariat Branch dated 28—5—1983

2. Board's Letter No. 11726/SS.2/83—6 dated 30—6—1983.

In the letter cited, it was clarified that all the existing personnel in the Surprise Inspection Squad of O & M Systems may be posted to the Sub-Division offices of Anti Power Theft Squad and counted against the posts sanctioned in Board's Proceedings Ms. (FB) No. 62, Secretariat Branch dated 28—5—1983. The following further instructions are issued :—

- (i) Specific Orders may be issued by the System O & M Superintending Engineers transferring the staff working in the Surprise Inspection Squad to the Administrative Control of the respective Divisional Engineers/Anti Power Theft Squad/ Superintending Engineer/Anti Power Theft Squad with effect from 1—7—1983 if not already done.
- (ii) The Regular Work Establishment Staff and Provincial Staff who are transferred to Division and Sub-Division offices of the Anti Power Theft Squad under Divisional Engineers and Assistant Divisional Engineers will retain their original seniority in the System. As and when their turn for promotion reaches in the System office they will be promoted by System Superintending Engineers and posted in their respective circles and the resultant vacancy in the Anti Power Theft Squad will be filled up by posting substitutes from the respective Systems.
- (iii) The pay and allowances and other claims including Travelling Allowance of all officers and staff other than the Superintending Engineers/Anti Power Theft Squad, Madras and Salem and the Divisional Engineer, Anti Power Theft Squad Madras will be claimed and paid by the respective Superintending Engineers O & M Systems.
- (iv) The vacancies in Provincial and Regular Work Establishment Cadre in the Circle, Division and Sub-Division offices of Anti Power Theft Squad excepting the office of the Superintending Engineer/Anti Power Theft Squad, Madras and the Divisional Engineer/Anti Power Theft Squad, Madras may be drawn from the system Superintending Engineers.
- (v) All the Vehicles of Anti Power Theft Squad except those utilised by the Superintending Engineer and Divisional Engineer/Anti Power Theft Squad, Madras will be under the control of the respective Superintending Engineers and Divisional Engineer of the Anti Power Theft Squad. The repair charges and fuel bills will be sanctioned and passed by the respective Superintending Engineers of O & M Systems concerned.
- (vi) The required items of furniture of the Anti Power Theft Squad Division and Sub-Division offices will be arranged to be provided by the Superintending Engineers O & M System.
- (vii) The items of stationery required by the Superintending Engineer/Anti Power Theft Squad, Salem and by the Divisional Engineers and Assistant Divisional Engineers of Division and Sub-Division offices of Anti Power Theft Squad will be supplied by the respective Superintending Engineers O & M Systems.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

DELEGATION—Procurement of Fuel Oil for Tuticorin, Ennore and Basin Bridge Power Stations—Delegation of powers to Chief Engineer/Tuticorin Thermal Power Station—Orders Issued.

B.P.Ms. (CH) No. 141

(Technical Branch)

Dated : 20—7—83
Aadi 4, Ruthrothkaari,
Thiruvalluvar Aandu, 2014.

Read :

1. B.P. Ms. No. 1265 dt. 18—8—78 and Memo. No. 44220—O&M Cell/78—1 dt. 17—10—78.
2. B.P. Ms. No. 215 (Technical) dt. 5—7—80.
3. B.P. Ms. No. 217 (Technical) dt. 5—7—80.
4. B.P. Ms. No. (CH) No. 80 dt. 5—4—83
5. B.P. Ms. No. (CH) No. 232 dt. 23—6—83.
6. From CE/TTPS U. O. No. SE(P)/A3/Oil Genl./5/83 dt. 1—7—83.

Consequent to the reallocation of work ordered in Board Proceedings cited under reference (5) above, the powers delegated to the Chief Engineer/Planning and System Operation in the Board Proceedings cited (1), (2) and (3) be extended to the Chief Engineer/Tuticorin Thermal Power Station with immediate effect for procurement of Fuel Oils for Tuticorin, Ennore and Basin Bridge Power Stations as per Central Electricity Authority's monthly allocation without monetary limit.

(By Order of the Chairman)

R. V. Duraiswamy
Chief Engineer,
Tuticorin Thermal Power Station.

● ● ●

CIRCULAR MEMO. No. 2208/VC. 8/83-18 (Secretariat Branch) Dated the 23rd July 1983.

Sub :—Entrustment of security arrangements in the Tamil Nadu Electricity Board Installation, Stores, Offices, Power Houses and other premises to Private Agencies.

Ref :—Board's Memo No. 2208/VC. 8/83-1 Dated 2—2—83.

In the reference 1st cited, instructions have been issued to the effect that arrangement of private security agencies for providing security arrangements should be done only after obtaining prior approval of the Chairman and that all such proposals should be sent to the Chairman through the Chief Vigilance Officer of the Tamil Nadu Electricity Board well in advance.

2. All Superintending Engineer are informed that preliminaries for engaging private security agencies for security work should be completed after calling for quotations from as many Security Agencies with previous experience as possible and proposals with specific recommendation as to which agency the contract may be awarded should be sent to the Chief Vigilance Officer atleast three weeks in advance of the date of expiry of the present contract. Quotations from private parties should not be called for. While calling for quotations, the man power required should be specified by the Superintending Engineer and the strength of Security personnel required should not be left to the discretion of the Security Agency.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

Memo. No. SE/IEMC/EG/A6/PC/Genl/259 (Technical Branch) Dt. 25—7—1983

Sub : Electricity—Restriction and Control orders—Relaxation of cut—Regarding.

Ref : 1. Telex Message dt. 24—7—83.

2. G.O. Ms. No. 2583 dt. 31—12—82.

Consequent to the reduction of demand and energy cut to fifty percent for the H.T. Industries, the following instructions are issued.

The enhanced demand with restrictions in number of working days permitted by the Tamil Nadu Electricity Board in respect of certain industries would require modification.

The Superintending Engineers are empowered to permit the following enhanced demand for restricted number of days.

75% of base demand ... 20 days

100% of base demand ... 15 days

Any other type of requests shall be forwarded to Chairman for consideration. No change in the revised energy quota with 50% cut shall be permitted.

Steel Mills who are permitted to work three days in a week without cut on demand shall be permitted to work four days in a week with staggering of the working days of the industry in the system.

The morning and evening peak load period restrictions on both H.T. and L.T. non-continuous industries shall be enforced strictly.

Specific exemption, relaxation and additional quota given by the Government for individual consumers will continue to be valid.

All other instructions issued by the Tamil Nadu Electricity Board, regarding the implementation of the R&C orders and grouping restrictions hold good.

B. Vijayaraghavan,
Chairman.

Endt. No. EG/A6/PC. G1./260/83 dt. 25—7—83

Ref : G. O. Ms. No. 1562 PWD dt. 25—7—83

Copy communicated to all S. Es. / O & M, R. C. Es. for necessary action.

B. Vijayaraghavan,
Chairman.

Copy of G.O. Ms. No. 1562 Public Works Department, Government of Tamil Nadu, Dated 25th July 1983
Aadi 8, Ruthrothkaari,
Thiruvalluvar Aandu, 2014

Electricity—Restriction and Control—Tamil Nadu Restriction on Consumption of Electricity Order 1976—Amendments—Issued.

Read again :-

G.O. Ms. No. 2583 Public Works dated 31—12—82
G.O. Ms. No. 32 Public Works dated 6—1—83
G.O. Ms. No. 76 Public Works dated 13—1—83
G.O. Ms. No. 141 Public Works dated 21—1—83
G.O. Ms. No. 248 Public Works dated 7—2—83
G.O. Ms. No. 266 Public Works dated 9—2—83
G.O. Ms. No. 450 Public Works dated 10—3—83
G.O. Ms. No. 745 Public Works dated 2—4—83
G.O. Ms. No. 926 Public Works dated 29—4—83
G.O. Ms. No. 986 Public Works dated 10—5—83
G.O. Ms. No. 1040 Public Works dated 17—5—83
G.O. Ms. No. 1120 Public Works dated 27—5—83
G.O. Ms. No. 1444 Public Works dated 6—7—83

Order :

The following notification shall be published in an extraordinary issue of Tamil Nadu Government Gazette dated 25th July 1983.

Notification

In exercise of the powers conferred by Section 3 of the Tamil Nadu Essential Articles Control and Requisitioning Act, 1949 (Tamil Nadu Act XXIX of 1949), the Governor of Tamil Nadu hereby makes the following amendments to the Tamil Nadu Restriction on Consumption of Electricity Order 1976.

The amendments shall come into force with effect from 24—7—83.

Amendments

(1) For clause 1 sub item (i) of G. O. Ms. No. 2583 Public Works dated 31—12—82 as amended in G.O. Ms. No. 76 Public Works dated 13—1—83 the following shall be substituted :

| Type of Industry | Demand Cut | Energy Cut |
|----------------------|-------------|-------------|
| (1) | (2) | (3) |
| All H. T. Industries | 50 per cent | 50 per cent |

(2) Clause 5 (v) in G.O. Ms. No. 2583 Public Works dated 31—12—82 amended in G. O. Ms. No. 926 Public Works dated 29—4—83 deleted.

(3) Exemptions/Relaxations given already in individual cases by the Government will remain unaltered.

(By Order of the Governor)

K. MADHAVA SARMA,
Commissioner and Secretary to Government.

(True copy)

**ESTABLISHMENT—Tamil Nadu Electricity Board—Secretariat Branch—Surprise Inspection Squad—
Divisional Engineers—Fixing up of Duties—Orders Issued.**

B. P. Ms. (Ch.) No. 283

(Secretariat Branch)

Dated the 26th July, 1983,
Aadi 10, Ruthrothkaari,
Thiruvalluvar Aandu, 2014.

Read :—

B.P. Ms. (Ch.) No. 248 (Secretariat) dated : 29—6—83.

Proceedings :

It is hereby ordered that the following duties shall be fixed to both the Divisional Engineers attached to the Surprise Inspection Squad :—

- (i) To exercise checks in the stores of the Tamil Nadu Electricity Board from Technical and accounting point of view ;
- (ii) To detect shortages and excess of materials and point out defects in accounting and issue ;
- (iii) To point out defects in the procedures adopted ;
- (iv) To bring out the responsibility of the individual stores staff, for lapses noticed ;
- (v) To assist in Vigilance enquiries ;
- (vi) To detect unwanted purchases ;
- (vii) To point out acceptance of sub-standard goods ;
- (viii) To point out ordering of materials from agents at exorbitant rates ;
- (ix) To point out unsettled railway claims ;
- (x) To point out unnecessary payment of wharfage and demurrages charges to the Railways due to slackness on the part of the Board Staff ;
- (xi) To insist enforcement of guarantee clauses ;
- (xii) To point out unnecessary transport ;
- (xiii) To point out delay in disposal of scraps and condemned vehicles ;
- (xiv) To check unnecessary increase of stores inventory ;
- (xv) To point out cases of advance payment made but supply not effected even after an year or two ;
- (xvi) To point out surplus and obsolete materials and arranging diversion so needy systems ;
- (xvii) To detect the items that have not been taken into stock but payments made, and
- (xviii) To identify the articles purchased by the Superintending Engineer which should have been purchased by the Central Purchase Organisation at Madras.

2. The Divisional Engineers shall prepare an Inspection Report for each store and its sub-stores inspected and send one copy of the Inspection Report to the Superintending Engineer/Technical Audit, one copy to the Technical Member within seven days from the last date of inspection. The Inspection Reports will be reviewed by the Chairman every month.

(By Order of the Chairman)

S. Shanmugam,
Secretary.

Circular Memo No. 16222/VC. 8/83—1 (Secretariat Branch) Dated the 27th July 1983.

Sub : Security—Entrustment of Security works of Tamil Nadu Electricity Board's Installations, Stores, Offices, Power-Houses and other premises—Instructions issued.

Ref: 1. Board's Memo. No. 2208/VC. 8/83—1 dated 2—2—83.

2. Board's Circular Memo. No. 2208/VC. 8/83—18 dated 23—7—83.

In continuation of the reference cited the following further instructions are issued :—

- (a) In future when security work is proposed to be entrusted to a Private security agency, the Superintending Engineer concerned should call for quotations on a limited tender basis without insisting upon Earnest Money Deposit.
 - (b) The Security agencies which are to be entrusted with Board's security works should furnish a security deposit of 5% of the total accepted tender value.
 - (c) The proposals for engaging private security agencies should be processed and submitted as per proforma enclosed.
2. The receipt of this memo. may be acknowledged in the slip enclosed.

(By Order of the Chairman)

K. V. Subramaniam,
Inspector General of Police &
Chief Vigilance Officer.

Proforma for submitting proposals by the Superintending Engineers for engaging Private Security Agency for Security work as per Circular Memo. No. 2208/VC. 8/83-1 Dt. 2—2—1983.

1. Name of the System/Generation/Construction Circle.
2. Reasons for engaging Private Security Agency.
3. No. of Watch and Ward staff now existing.
4. The places to be guarded and number of guards/Supervisors require
5. Total No. of agencies from whom the quotations were called for (Quotations to be sent by R.P.A.D. to Agencies)
6. Names of agencies who responded to the quotations and the rates quoted (Comparative Statement should be Annexed)
7. Whether duties and responsibilities of Guards and Supervisors have been defined.
8. Total cost involved in engaging Security Guards and Supervisors per annum.
9. Period for which the agency is to be employed.
10. Specific recommendations of the Superintending Engineer stipulating the reasons as to which agency the contract is to be awarded.

Signature of S. E.

ELECTRICITY — H. T. services—Billing maximum demand charges during Restriction and Control period—Orders issued.

B. P. Ms. (Ch.) No. 92

(Administrative Branch)

Dt. 28th February '83
Masi, 16, Thundhubi,
Thiruvalluvar Aandu, 2014
Read :

1. G. O. Ms. No. 3127, P. W., dated 13—7—1956
2. G. O. Ms. No. 2241, P. W., (Elec.) dt. 16—11—1982

Proceedings :

In the G. O. 1st cited, Government approved the following billing procedure to be adopted uniformly in all cases, in respect of H. T. supply during the restriction and control period.

- (1) "Only the actual recorded demand and consumption should be charged at the appropriate rates.
- (2) If there has been a change in the quantum of restrictions in the course of month, due note of the same should be taken in rendering the bill to the consumer."

Accordingly, the H. T. consumers were allowed the benefit of being billed based on the actual recorded demand and consumption during the power cut periods.

The Govt. in the G. O. 2nd cited imposed 45% cut on energy in respect of all H. T. Industries and all H. T. Commercial Services (General purposes) without imposing cut on demand. Since no cut in maximum demand is imposed, a doubt has been raised by Superintending Engineers of Operation and Maintenance Systems whether the benefit of billing based on the actual recorded demand during the power cut period contemplated in G. O. Ms. No. 3127, P. W., dt. 13—7—1956 should be allowed or the usual billing on the basis of average with reference to Clause 22 (c) of Terms and Conditions of Supply should be adopted. Though the H. T. consumer need not necessarily reduce the maximum demand due to cut in energy, in practice the consumer has perforce to reduce his demand. Hence, there is justification to bill for the actual recorded demand even when no cut in demand is imposed.

In the circumstances, the Tamil Nadu Electricity Board, after careful consideration directs that during the periods of energy cut billing as per actual recorded demand, be adopted in respect of H. T. services.

(By Order of the Chairman)

K. Madhavarao Baliga,
Chief Engineer/Distn./(South)

V. Mahalingam,
Chief Engineer/Distn./(North)

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Chairman's Circular No. CH/TA/393/SGC/83-1, dated 29—7—1983.

Sub : Proposals for quantity approval—Cost aspect—Regarding.

Ref : Memorandum No. CH/TA/90/82—2 dated 29—4—83.

In the Memo. cited, it had been stipulated that before floating tenders the prior approval of the authority competent to approve the tenders should be obtained for the quantities to be ordered. It is noticed that while so seeking approval for the quantity, the approximate total cost is not being indicated. All Chief Engineers are informed that, in future, all proposals seeking quantity approval should also indicate the approximate total cost involved.

B. Vijayaraghavan,
Chairman.

Endt. No. EG/A6/PC.G1./267/83 dt. 29—7—83

Ref: G. O. Ms. 1627 PWD dt 29—7—83

Copy communicated to Regional Chief Engineers and all S.Es./O & M for necessary action.

B. Vijayaraghavan,
Chairman.

Copy of G. O. Ms. No. 1627 (Public Works Department) Dated 29th July, 1983

Aadi, 12, Ruthrothkaari, Thiruvalluvar Aandu, 2014..

Electricity—Restriction and Control—Tamil Nadu Restriction on Consumption of Electricity Order 1976—Amendments—Issued.

Read again :

G.O.Ms. No. 1111 Public Works dated 24—7—76
G.O.Ms. No. 32 Public Works dated 6—1—83
G.O.Ms. No. 76 Public Works dated 13—1—83
G.O.Ms. No. 141 Public Works dated 21—1—83
G.O.Ms. No. 248 Public Works dated 7—2—83
G.O.Ms. No. 266 Public Works dated 9—2—83
G.O.Ms. No. 450 Public Works dated 10—3—83
G.O.Ms. No. 745 Public Works dated 2—4—83
G.O.Ms. No. 926 Public Works dated 29—4—83
G.O.Ms. No. 986 Public Works dated 10—5—83
G.O.Ms. No. 1040 Public Works dated 17—5—83
G.O.Ms. No. 1120 Public Works dated 27—5—83
G.O.Ms. No. 1128 Public Works dated 28—5—83
G.O.Ms. No. 1444 Public Works dated 6—7—83
G.O.Ms. No. 1562 Public Works dated 25—7—83

Read also :

From the Chairman, Tamil Nadu Electricity Board letter No: SE/IEMC/EG/PC GL D 262/83: dated 25—7—83

Order :

The following notification shall be published in an extraordinary issue of Tamil Nadu Government Gazette, dated 29th July 1983.

Notification

In exercise of the powers conferred by Section 3 of the Tamil Nadu Essential Articles Control and Requisitioning Act, 1949 (Tamil Nadu Act XXIX of 1949), the Governor of Tamil Nadu hereby makes the following amendments to the Tamil Nadu Restriction on Consumption of Electricity Orders 1976.

The amendments shall come into force with immediate effect.

Amendments

(1) For the words "75 per cent demand cut" appearing in clause (3) of G. O. Ms. No. 76 Public Works dated 13—1—83 substitute the following :—

" 50 per cent demand cut ".

(2) Clause (1) of G.O.Ms. No. 248 dated 7—2—83 is amended as below :—

"Provided that the H.T. consumers with a base demand of 150 KVA and below shall be given a quota of 75 KVA or their base demand whichever is less".

(3) Clause (4) of G.O. Ms. No. 248 dated 7—2—83 is amended as below :

For all classes of new H.T. service a base demand equal to 70% of sanctioned demand will be given and the appropriate cut will be applied on this base demand. The energy quota will be 60 units/KVA/Month on the demand quota.

(By Order of the Governor)

K. Madhava Sarma,
Commissioner and Secretary to Government.

(True Copy)

PART—V
Miscellaneous

Letter No. 50607 (328) TD/Adm. Br./Gazette/83-7.

(Adm. Branch)

Dated 14—7—1983.
Aani 30, Ruthrothkaari,
Thiruvalluvar Aandu, 2014.

Thiru S. Shanmugam,
Secretary.

Sub : Tamil Nadu Electricity Board Gazette — Distribution of.

Ref : Letter No. 50607/328/TD/Adm. Br./Gazette/83-4 dated 20—6—1983.

Copies of the Tamil Nadu Electricity Board Gazette supplied to various officers are intended for office use and are not personal copies. The Gazette should therefore be preserved in each office for the use of the officials in that office.

S. Shanmugam,
Secretary.

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Chairman's Circular No. 60605 - R1/83-1

(Secretariat Branch)

Dated 25—7—1983.

Sub : Tamil Nadu Electricity Board Gazette—Publication of important orders/instructions in the Gazette—Marking of copies to Personal Assistant/Tamil Development—Further instructions—Issued.

Ref : 1. B.P. Ms. (FB) No. 54 Sectt. dt. 4—5—83.

2. Chairman's Circular No. 34954—O & M Cell/83-1 dt. 4—5—83.

All officers in the headquarters offices who approve the drafts of important orders or instructions have already been instructed to mark a copy of the order / instructions to Personal Assistant/Tamil Development with instruction to publish it in the Tamil Nadu Electricity Board Gazette. In a number of cases it is observed that copies of important orders/ instructions have not been marked to the Personal Assistant/Tamil Development for publication in the Tamil Nadu Electricity Board Gazette.

2. It is hereby ordered that the first level officer who approves the important orders/ instructions in all the branches in the Board, will be held personally responsible for the correctness and completeness of address entries in all the drafts and for marking a copy of important order/ instruction to the Personal Assistant/Tamil Development with instruction to publish it in the Tamil Nadu Electricity Board Gazette.

3. The first level officer who passes the drafts should also ensure that copies of all important orders/instructions and orders of general interests affecting workers are marked to the recognised unions and Associations mentioned in the annexure and also to all the members of the Apex Level Joint Committee, representing the employees.

B. Vijayaraghavan,
Chairman.

Annexure

- (1) Tamil Nadu Electricity Workers Federation
- (2) Tamil Nadu Electricity Board Accounts and Executive Staff Union
- (3) Tamil Nadu Electricity Board Draughtsman Union
- (4) Tamil Nadu Electricity Board Engineers' Sangam
- (5) Tamil Nadu Electricity Board Engineers Association
- (6) Tamil Nadu Electricity Board Board's Secretariat Association
- (7) Tamil Nadu Electricity Board Audit and Accounts Staff Association
- (8) Tamil Nadu Electricity Board Accounts Officers Association

(True Copy)

Circular Memo. No. 59897-I1/83-1, (Secretariat Branch) Dated the 28th July, 1983.

12th Aadi, Ruthrothkaari, Thiruvalluvar Aandu, 2014

Sub : Tamil Nadu Electricity Board Gazette — Copies of important orders/instructions—Communication to Personal Assistant/Tamil Development.

Chairman has instructed that Tamil Nadu Electricity Board Gazette of every month should be printed and copies made available for distribution by the 7th of subsequent month. With a view to completing the work within the time limit prescribed by the Chairman, copies of important orders/instructions marked for publication in the Gazette are sent in three batches commencing from 16th of every month. It is observed that copies of the orders intended for Personal Assistant/Tamil Development are not promptly handed over to him and that consequent on this printing is delayed.

2. It will be the personal responsibility of the Under Secretaries/Deputy Secretaries who are incharge of the sections in Secretariat Branch to ensure that copies of the orders/instructions marked to Personal Assistant/Tamil Development for publication in the Gazette are handed over to him direct without routing through the despatch section and obtain proper acknowledgement. They should also ensure that orders/instructions to be published in the Gazette are fair-copied without any delay and reach the Personal Assistant/Tamil Development within two days from the date of the order.

S. Shanmugam,
Secretary.

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