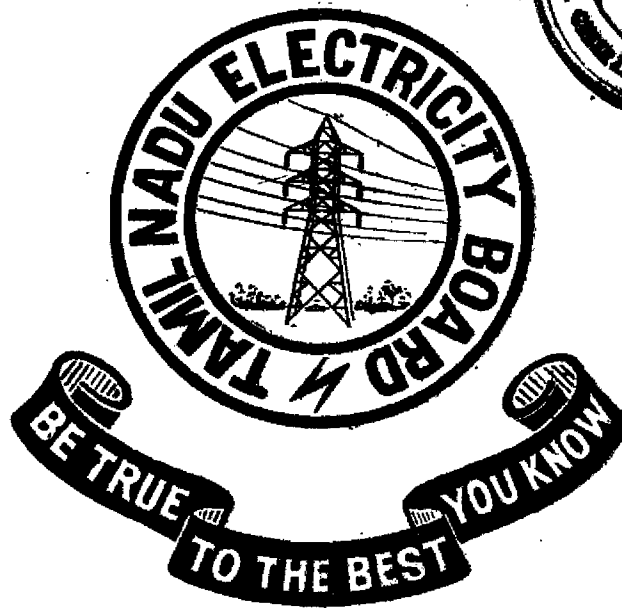


TAMIL NADU ELECTRICITY BOARD GAZETTE

Vol. III

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No. 9



STEP-UP TRANSFORMERS

These are the gifts I ask
Of Thee, Spirit serene :
Strength for the daily task,
Courage to face the road,
Good cheer to help me bear the traveller's load,
And, for the hours of rest that come between,
An inward joy of all things heard and seen.

—Henry van Dyke.

The great composer does not set to work because he is inspired, but becomes inspired because he is working. Beethoven, Wagner, Bach and Mozart settled down day after day to the job in hand with as much regularity as an accountant settles down each day to his figures. They didn't waste time waiting for an inspiration.

—Ernest Newman.

Every one wants to understand art. Why not try to understand the song of a bird? Why does one love the night, flowers, everything around one, without trying to understand them?

—Pablo Picasso.

The chief danger confronting us is not age. It is laziness, sloth, routine, stupidity—forcing their way in, like wind through the shutters, sweeping into the cellar like swamp water. Many who avoid learning, or abandon it, find that life is drained dry. They spend thirty years in a club chair looking glumly out at the sand and the ocean; on a porch swing waiting for somebody to drive down the road.

—Gilbert Highet.

(in an essay 'The Pleasures of Learning'
in the Reader's Digest, reproduced in 'Mind Power')

Teachings of famous men can, at their best, be only pointers, like road-signs at important intersections in the highways of life. To cling to a road-sign or to quibble over the meaning of its language is to forget the journey.

—Floyd H. Ross.

(in 'The Meaning of Life in Hinduism and Buddhism')

If you think that praise is due to him,
Now's the time to slip it to him;
For he cannot read his tombstone
When he is dead.

—Berton Brailey.

I do not read philosophy, but only read life at first hand.....Some of my sources are: Mrs. Huang, an amah in my family who has all the ideas that go into the breeding of a good woman in China; a Soochow boat woman with her profuse use of expletives; a Shanghai street car conductor; my cook's wife; a lion cub in the zoo; a squirrel in Central Park in New York; a deck steward who made one good remark; that writer of a column on astronomy; all news in boxes; and any writer who does not kill our sense of curiosity in life or who has not killed it in himself.

—Lin Yutang.

(in 'The Importance of Living')

sahassam api chē vaachaa anāthapadasamhithāa
ēkam āthapadam seyyo yam sutvāa upasammāti

(Better than a thousand useless words
is one single word that gives peace.)

(From the Dhammapada)

From the Chairman's desk:

Legend has it that, in the early days of Christianity, when the Romans were slowly roasting St. Lawrence on a grid-iron, he looked up at his tormentors, grinned and said: "Please turn me over, for that side is quite done!" Which shows an exquisite sense of humour in the most trying circumstances. This, perhaps, is beyond most of us. But to join others in the laughter when we slip on a banana peel shouldn't take much of effort and will lighten the pain and the embarrassment.

Life is getting more and more complicated and, with major trials and minor irritations lying in ambush for us at every bend of the road, we will all soon be reduced to nervous wrecks if we forfeit our capacity to laugh. With some measure of objectivity we can see a modicum of humour in almost every situation. To find humour in one's own toothache has been held, down the ages, to be the height of all philosophy.

It is often our little vanities that prevent us from seeing the humour in it all when things seem to be going against us. Let go of that ego, view the circumstances as if you are a witness and not a participant, and you may see an element of comic relief. If you are of good humour that should be enough to send down a ray of cheer into an otherwise gloomy situation. Good humour abides through all vicissitudes. It will save you when everything else fails, when you are short-changed by fate, when the gods themselves seem to be conspiring against you.

Do not take life too seriously. It is mostly froth and bubble. What we should strive to possess is the kind of good humour so robust that we can even cock a snook at Providence. As Renan pointed out, we should take Providence no more seriously than she takes us. Even our investing in virtue is casting our bread upon the waters. To quote Renan, "We wish the Eternal to know that if we accept the fraud, we accept it knowingly and willingly. We are resigned in advance to losing the interest on our investments of virtue, but we wish not to appear ridiculous by having counted on them too securely".

Dwelling on the irrelevance of particularised religion, Alan Watts says in his book *In My Own Way*: "Do you suppose that God takes himself seriously? I know a Zen master, Joshua Sasaki, who has let it be known that the best form of meditation is to stand up with your hands on your hips and roar with laughter for ten minutes every morning". I am not too sure whether this is an appropriate mode of meditation. But I am pretty certain this is excellent therapy for a wide variety of ills. Try it. Only make sure your neighbours are not watching you: They may hastily conclude you need therapy of a different sort.



(B. Vijayaraghavan)

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PART—I

News and Notes

1. Restriction and Control Measures :

Twenty hours supply of electricity to agricultural pumpsets in Thanjavur District and the taluks of Chidambaram and Kattumannarkoil of South Arcot District and Tiruchirapalli, Musiri, Kulithalai and Lalgudi Taluks of Tiruchirapalli District has been continued beyond 1—9—84 and until further orders (*vide* Endt. No. SE/LD/Eg/A6/PC/Agt./D 107/84 dated 5—9—84). In the rest of the State, electricity continues to be made available for agricultural pumpsets for fourteen hours a day.

2. Liberalised Pension :

Orders have been issued in B.P. Ms. (FB) No. 77 (Secretariat) dated 15—9—84 extending the Government scheme of liberalised pension to the retired employees of the Board who are in receipt of pension on and from 1st October 1979 irrespective of the date of their retirement.

3. Terms and Conditions of Supply—connecting up of Additional Loads :

Instructions have been issued in Lr. No. 17/Adm. Br./PA (T)/S3/83—22 dated 14—9—84 that consumers who have been sanctioned additional loads should, before connecting the additional loads, obtain specific prior permission which will be given only after preparing the revised test report. A copy of the revised test report should also be furnished to the consumer.

4. Collection of Royalty for Power Generation in Hydro Projects :

In G.O. Ms. No. 782 dated 10—4—84, Government have exempted the Board from payment of fees or charges for the utilisation of water from Government sources for generation of power by the Board. The Board will be liable to pay contribution charges only when basic facilities such as storage and head works have been provided by the P.W.D. (*vide* Endt. No. X/DFC/Accounts/Royalty/1100/84-3, dated 18—9—84).

5. Levy of Compensation Charges for Low Power Factor :

Pending re-examination of the modalities of levy of compensation charges for low power factor ordered in B.P. Ms. (FB) No. 32/Adm. Br./dated 21—4—84, instructions have been issued in Memo. No. 632/Adm. Br./PA(T)/S2/82-5, dated 19—9—84 that the services need not be disconnected for non-payment of compensation charges for low power factor and that services already disconnected on this account be reconnected immediately.

6. Permanent Consultancy Cell—Reconstitution :

The Permanent Consultancy Cell constituted in B.P. Ms. No. 645/Sectt. Br., dated 8—12—81 to advise the Board on aspects of power supply to industries, has been reconstituted giving wide representation to major sectors of industries (*vide* B.P. Ms. No. 218, dated 29—9—84).

7. Performance of Tuticorin Thermal Power Station :

The performance of Tuticorin Thermal Power Station for September '84 was as follows :—

	Units generated m.u.	Availability factor %	Plant load factor %
Unit I		— under scheduled overhaul —	
Unit II	134.13	96.4	88.7
Unit III	111.81	79.7	74.0
Station .	245.94	78.7	54.2

8. Meetings :

A meeting of the Electricity Board Consultative Council was held on 15—9—84.

9. Coal Receipts :

The arrivals of coal at Tuticorin and Ennore Thermal Power Stations continue to be unsatisfactory. During the six months period from April to September '84 as against a linkage of 2,60,000 tonnes per month for Tuticorin Thermal Power Station, the average receipt was only 1,40,381 tonnes. Similarly, as against a linkage of 1,35,000 tonnes per month during the same period for Ennore Thermal Station, the receipt was only 77,692 tonnes on an average per month. The details are given in Annexures I and II.

10. Quality of Coal :

The large admixture of stones in the coal received at Tuticorin had been extensively responsible for the outages in the mills and crushers and consequent loss in generation capacity. This has necessitated cleaning of the coal by picking out the stones while the coal travels on the conveyor. During the period from August '83 to August '84, as much as 11,489 tonnes of stones were removed by this process.

11. Movement of Coal from Visakhapatnam Port :

Because of the inability of Haldia and Paradeep Ports to ship adequate quantities of coal to Tuticorin, a decision has now been taken by Government of India to ship coal to Tuticorin *via* Vizag Port also. The Standing Linkage Committee for the quarter from October '84 to December '84 has approved a movement of 50,000 tonnes of coal *via* Vizag Port. The coal has to move from Jagannath, South Balanda, Dhamagoria and Adra coal fields.

12. THERMAL BETTERMENT PROGRAMMES—**Ennore Thermal Power Station :**

A betterment scheme to revamp all the units at Ennore Thermal Station and overcome the deficiencies in boilers of units III and IV at a total cost of Rs. 37.64 crores was taken up for a phased implementation in 1981 and is expected to be completed in 1986.

Another betterment proposal to improve other areas in the Station at a cost of Rs. 28.07 crores has been submitted to the Central Electricity Authority for approval. It is proposed also to evolve a supplemental scheme at a cost of about Rs. 12 crores for improving the coal handling facilities. These two proposals are expected to be implemented before 1988.

Tuticorin Thermal Power Station :

A plant betterment scheme for improving the boilers, milling plants, coal handling plant, ash handling plant and cooling water system of the Tuticorin Thermal Power Station has been evolved at a cost of Rs. 7.57 crores. These proposals are expected to be implemented from 1984—85 to 1986—87.

ANNEXURE—I

Coal Receipts at Tuticorin Thermal Power Station

(Qty. in tonnes)

Month	By Ship via Haldia		By Ship via Paradip		By all Rail route		Total	
	Linkage	Actual	Linkage	Actual	Linkage	Actual	Linkage	Actual
April '84	2,00,000	67,187	40,000	—	20,000	15,699	2,60,000	82,886
May '84	2,00,000	1,51,506	40,000	—	20,000	6,669	2,60,000	1,58,175
June '84	2,00,000	97,300	40,000	—	20,000	14,803	2,60,000	1,12,103
July '84	2,00,000	92,346	40,000	—	20,000	16,261	2,60,000	1,08,607
August '84	2,00,000	1,39,467	40,000	—	20,000	9,854	2,60,000	1,49,321
September '84	2,00,000	1,23,865	40,000	19,474	20,000	8,275	2,60,000	1,51,614
Average per month	2,00,000	1,11,945	40,000	3,245	20,000	11,927	2,60,000	1,27,117

Note : In addition to the average receipt of 1,27,117 tonnes per month another 13,264 tonnes per month on an average was received during the above period by the rail-cum-road route as a special arrangement.

ANNEXURE—II**Coal Receipts at Ennore Thermal Power Station**

(Qty. in tonnes)

Month	From Singareni		From Talcher		Total	
	Linkage	Actual	Linkage	Actual	Linkage	Actual
April '84	1,15,000	49,037	20,000	8,789	1,35,000	57,826
May '84	1,15,000	43,275	20,000	3,696	1,35,000	46,971
June '84	1,15,000	56,300	20,000	1,064	1,35,000	57,364
July '84	1,15,000	67,396	20,000	8,232	1,35,000	75,628
August '84	1,15,000	53,633	20,000	5,824	1,35,000	59,457
September '84	1,15,000	63,112	20,000	8,512	1,35,000	71,624
Average	1,15,000	55,459	20,000	6,019	1,35,000	61,478

Note: In addition to the average receipt of 61,478 tonnes per month, another 16,214 tonnes per month on an average intended for Tuticorin was diverted to Ennore to meet the acute shortage at Ennore.

GENERAL ADMN. & SERVICES

PART—II

General Administration & Services

IN THE HIGH COURT OF JUDICATURE AT MADRAS
(Appellate Jurisdiction)

Thursday the Ninth day of August
One Thousand Nine Hundred and Eighty Four

Present :

THE HONOURABLE Mr. M. N. CHANDURKAR, The Chief Justice
and

THE HONOURABLE Mr. SATHIADEV

Writ Appeal No. 851 of 1984

The Tamil Nadu Electricity Board
Accounts and Executive Staff Union by
its General Secretary S. V. Angappan

— Appellant

Vs.

1. Tamil Nadu Electricity Board,
represented by its Chairman,
Madras-2.
2. The Chief Engineer/Personnel,
791, Anna Salai,
Madras-2.

— Respondents

Appeal under Clause 15 of the Letters Patent against the Order of The Honourable Mr. Justice Nainar Sundaram dated 27—7—84 and made in the exercise of the Special Original Jurisdiction of the High Court in Writ Petition No. 5731 of 1984 presented under Article 226 of the Constitution of India to issue a Writ of Mandamus, directing the Respondents to effect transfers as per practice and conditions of service obtained prior to 6—5—83 ignoring the spate of transfers made on and from 11—5—84 onwards.

ORDER

This Writ Appeal coming on for orders as to admission on this day upon perusing the Grounds of Appeal, the Order of The Honourable Mr. Justice Nainar Sundaram dated 27—7—84 and made in the exercise of the Special Original Jurisdiction of the High Court in writ Petition No. 5731 of 1984 and upon hearing the arguments of Mr. B. R. Dolia, Advocate for the Appellant and of Mr. P. V. Marthandam, Advocate for the 1st Respondent caveator the Court made the following Order:—

“ Dismissed. Leave Refused ”.

To The Chairman, T.N.E.B., Madras-2.

Sd/- K. V. Gururajao,
Asst. Registrar (Addl.)

(True Copy)

Dated: 9—8—1984

ORDER

W. A. No. 851 of 1984
Dismissing the Appeal preferred against
the Order of this Court dt. 27—7—84
and made in W. P. No. 5731/84

Memorandum No. 25339--S 1/84--3 (Secretariat Branch) Dated the 27th August, 1984.
Aavani 11, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Sub : Acts and Rules—Tamil Nadu Shops and Establishment Act 1947—Exemption from certain provisions of the Act to Establishment of Tamil Nadu Electricity Board—Exemption orders—Communicated.

Ref : From the Commissioner of Labour, Madras Proceedings S 2/35777/84 dated 6--7--84.

A copy of proceedings cited received from the Commissioner of Labour, Madras granting exemption from certain provisions of Tamil Nadu Shops and Establishment Act 1947 to the Establishment of Tamil Nadu Electricity Board for the period from 1--8--1984 to 31--7--85 is communicated to all Chief Engineers and Superintending Engineers of the Board for information and guidance.

They are requested to comply with the conditions specified in the proceedings issued by the Commissioner of Labour, Madras.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

இணைப்பு .

தொழிலாளர் துறை ஆணையரின் செயல் முறை நடவடிக்கைகள் : சென்னை-6.

முன்னிலை : திரு. எஸ். ராஜாசுப்பிரமணியன், எம்.ஏ., பி.எஸ்., டி.எஸ்.டபிள்யூ.,

சுருக்கம்

தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டம் 1947—தமிழ்நாடு மின்சார வாரிய அதிகாரத்திற்குட்பட்ட தமிழ்நாட்டிலுள்ள எல்லா நிறுவனங்களுக்கும் தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டத்திலிருந்து விதிவிலக்கு அளித்தல் குறித்து.

ச2/35777/84

நாள் : 6--7--1984

பார்வை : 1. 29--7--83 நாளிட்ட இவ்வலுவலக செயல்முறை நடவடிக்கை எண். ச2/60446/83.

2. 17--4--84 நாளிட்ட சென்னையிலுள்ள தமிழ்நாடு மின்சார வாரியச் செயலாளரின் கடித எண். 25339/எஸ் 1/84--1.

ஆணை :

சென்னையிலுள்ள தமிழ்நாடு மின்சார வாரியச் செயலாளர் பார்வை இரண்டில் கண்ட தனது கடிதத்தில் தமிழ்நாட்டில் இவ்வாரியத்தின் அதிகாரத்திற்கு உட்பட்ட எல்லா நிறுவனங்களுக்கும் பார்வை ஒன்றில் கண்ட இவ்வலுவலகச் செயல்முறை நடவடிக்கையில் வழங்கப்பட்ட விதிவிலக்கு 31--7--84 உடன் முடிவடைகிறது என்றும், அதனை 1--8--84 முதல் 31--7--85 வரை மீண்டும் ஓர் ஆண்டிற்கு நீட்டிக்கும்படியும் கேட்டுக்கொண்டுள்ளார். மேற்கண்ட விதிவிலக்கு குறித்து தமிழ்நாடு மின்கழகத் தொழிலாளர் முன்னேற்றச் சங்கம் சில ஆட்சேபனைகளை எழுப்பியிருந்தது. அவைகள் உரிய வகையில் பரிசீலிக்கப்பட்டன.

தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டப்பிரிவு 6ன்படி (1947ம் வருடத்திய தமிழ்நாடு சட்டம் XXXVI)யும் 31-12-80 நாளிட்ட தொழிலாளர் மற்றும் வேலை வாய்ப்புத் துறை அரசாணை எண். 2943ல் தொழிலாளர் துறை ஆணையருக்கு வழங்கப்பட்ட அதிகாரத்தின்படியும், தமிழ்நாடு மின்சார வாரியத்தின் அதிகாரத்திற்கு உட்பட்ட தமிழ்நாட்டிலுள்ள எல்லா நிறுவனங்களுக்கும், தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டப்பிரிவு 20, 21, 22, 23, 25, 31, 34, 35, 41, 43, 50 மற்றும் 51-ஐத் தவிர மற்ற எல்லாப் பிரிவுகளிலிருந்தும் கீழ்க்கண்ட நிபந்தனைகளுக்குட்பட்டு 1-8-84 முதல் 31-7-85 வரை மேலும் ஓர் ஆண்டிற்கு விதிவிலக்கு நீட்டிக்கப்படுகிறது.

- (1) ஒவ்வொரு தொழிலாளிக்கும் ஒவ்வொரு நாளும் மிகை நேர வேலை உட்பட வேலை நேரம் ஆசியவைகளைக் கொண்ட வருகைப் பதிவேடும், பார்வையாளர் புத்தகமும் பராமரிக்கப்பட்டு அந்நிறுவன எல்லைக்குட்பட்ட தொழிலாளர் துறை ஆய்வருக்கு அன்னாராது குறிப்புரைகளைப் பதியக் காட்டப்பட வேண்டும்.
- (2) விடுப்பு நாளில் பணிபுரியும் தொழிலாளர்களுக்கு மாற்றுவிடுப்பு அடுத்து வரும் வாரத்தில் அளிக்கப்பட வேண்டும்.
- (3) தொழிலாளர் ஆணையரின் முன் அனுமதியின்றி வாரியத்தின் விடுப்பு விதிகள் மற்றும் வேலை நேரம் முதலியவைகளை மாற்றக் கூடாது.

எஸ். ராஜாசுப்பிரமணியன்,
தொழிலாளர் துறை ஆணையர்.

(உண்மை நகல்)



Tamil Nadu Electricity Board Service Regulations—Amendment to Regulation 91—Issued.

B.P. Ms. (Ch.) No. 332

(Secretariat Branch)

Dated 1-9-1984.

Aavani 16, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Proceedings :

In exercise of the powers conferred by Section 79(c) of the Electricity Supply Act, 1948, (Central Act 54 of 1948), the Tamil Nadu Electricity Board hereby makes the following amendment to the Tamil Nadu Electricity Board Service Regulations :

AMENDMENT

In the said Regulations, in Regulation 91, in sub-regulation (3), in Clause (iii), for the expression "above VIII Standard" the expression "VIII Standard and above", shall be substituted.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

RECRUITMENT—Direct recruitment—Class II Service—Recruitment of qualified candidates qualification B.E. (Elect.) for appointment to the post of Assistant Engineers (Electrical)—Proposal—Approved.

B.P. Ms. (FB) No. 94

(Administrative Branch)

Dated 3—9—1984.
Aavani 18, Rakhatchi,
Thiruvalluvar Aandu, 2015.

Proceedings :

The Tamil Nadu Electricity Board approves the proposal for direct recruitment of 135 candidates through Employment Exchange for appointment to the post of Assistant Engineer (Electrical) in the Board.

(By Order of the Board)

C. K. Raghunath,
Chief Engineer (Personnel)

• • •

Chairman's Circular No. 60124—O & M Cell/84/Dated : 6—9—1984.

Sub : Office Procedure—Reference addressed to the Government—marking copies to private parties.

A case has come to my notice where a copy of a report addressed to the Government was marked to a consumer. All officers of the Board are informed that this procedure is not correct and may lead to unnecessary embarrassments. The nature of the recommendations made by the Board to the Government should not be divulged to the private parties. In cases where orders of the Government have to be obtained, it would be sufficient to inform the party accordingly by a separate communication without giving details of the Board's recommendations.

B. Vijayaraghavan,
Chairman.

• • •

Chairman's Circular No. CH/TA/5377/84—1, dated 9—9—1984.

Sub : Non-payment of rent for the buildings occupied by the Board's offices.

Many complaints have been received regarding non-payment of rent for buildings occupied by the Board's offices for long periods. The reason given in most such cases is that enhancement of rent proposals are under correspondence. Denial of rent at the already approved rate for this reason is incorrect and improper. Pending a decision on enhancement of rent, the rent should be continued to be paid at the old rate. The arrears will be paid in due course if the enhancement is finally approved with effect from a retrospective date.

B. Vijayaraghavan,
Chairman.

குறிப்பாணை எண். 23911/பி1/84-1, (செயலகக் கிளை) தாள் 10-9-1984.

பொருள் : மின்வாரியப் பணியாளர்கள்—ஓய்வு பெறுதல்—பிறந்த தேதி குறித்து உயர்நீதி மன்றத்தில் தடை உத்தரவு பெற்றுப் பணியில் நீடித்தல்—சில அரசு அறிவுரைகள்—நடவடிக்கைக்காக—அனுப்பப்படுகிறது.

பார்வை : அரசு க. எண். 14895/82-25, ப.ம.நி.சீ. (பணி—ஓ) துறை, நாளி 9-3-1984.

பார்வையில் குறிப்பிடப்பட்டுள்ள ஆணையின் நகல் இணைக்கப்பட்டுள்ளது. அரசு ஆணையில் கூறியுள்ளபடி எதிர்காலத்தில் வாரியப் பணியாளர்கள் உயர்நீதி மன்ற தீர்ப்பு கிடைக்கும் வரை ஓய்வு பெற்ற நான்குக்குப் பிறகு தொடர்ந்து பணியில் சேர அனுமதிக்கக் கூடாது என்றும், அத்தகையவர்கள் உயர்நீதி மன்ற வழக்கில் வெற்றி பெற்று வாரியப் பணியில் சேர அனுமதிக்கப் பெறுவாராயின் அந்நிலையில் அவ்வாணையின்படி அவர் பணியில் இல்லாத காலத்திற்கு வாரியம் அவர்களுக்கு சம்பளமும், இதரப் படிபுகளும் அளிக்கும் என உயர்நீதி மன்றத்திற்கு உறுதி அளித்து வாரிய ஆணைக்கு தடை உத்தரவு (Stay Order) அளிக்கப்படவேண்டாம் என்று எடுத்துரைக்கப் படவேண்டும் எனத் தெரிவித்துக் கொள்ளப்படுகிறது.

(தலைவரின் ஆணைப்படி)

சி. அருணாசலம்,
செயலாளர்.

இணைப்பு :

திரு. டி. வி. அந்தோணி, இ. ஆ. ப. அரசு இரண்டாம் செயலாளரிடமிருந்து, அனைத்துத் தலைமைச் செயலகத் துறைகள், அனைத்துத் தலைமைத் துறைகள், மாவட்ட ஆட்சித் தலைவர்களுக்கு எழுதப் பட்ட கடித எண். 14825/82-25 பணியாளர் மற்றும் நிர்வாகச் சீர்திருத்தத் துறை (பணி—ஓ) புனித ஜார்ஜ் கோட்டை, தாள் 9-3-1984.

பொருள் : பொதுப் பணியாளர்கள்—ஓய்வு பெறுதல்—அவ்வமயம் பிறந்த தேதி குறித்து உயர்நீதி மன்றத்தில் தடை உத்தரவு பெற்றுப் பணியில் நீடித்தல்—சில அறிவுரைகள் வழங்கப்படுகின்றது.

ஓய்வுதியம் தனக்கு அளிக்கப் பெறவில்லை என்ற ஒரு ஓய்வு பெற்ற ஆதார நிலைப் பணியாளர் அரசுக்கு அனுப்பிய மனுவின் மீது நடவடிக்கை எடுக்கப்பட்டதைத் தொடர்ந்து பரிசீலிக்கப்பட்டதில் கீழ்க்கண்ட விவரங்கள் தெரியவரலாயின.

தென்னாற்காடு மாவட்டத்தில் ஒரு வட்டாட்சியர் அலுவலகத்தில் பணியாற்றி வந்த ஒரு ஆதார நிலைப் பணியாளர் 31-7-1979 பிற்பகல் அன்று அவர் பணியில் இருந்து ஓய்வுபெறும் வயதை அடைந்ததால் அவரைப் பணியினின்றும் ஓய்வு பெறுவதற்கான ஆணையிடப்பட்டது. இவ்வாணையால் ஓய்வு பெற வேண்டிய அவர், தான் 20-11-1920 அன்று பிறந்ததாகக் கூறி அதன்படி 30-11-1980 பிற்பகல் அன்றுதான் பணியில் இருந்து ஓய்வு பெறவேண்டும் என்றும், அவ்வாணையினைத் தடை செய்தல் வேண்டும் என்றும் உயர்நீதி மன்றத்தில் வழக்குத் தொடுத்தார். (Filed Writ Petition). உயர்நீதி மன்றமும், அவ்வாணையினைத் தடை செய்து (Stay Order) ஆணை பிறப்பித்தது. அத்தடை ஆணையினால் அந்த ஆதாரநிலைப் பணியாளர் 13-8-1979 முதல் மீண்டும் பணியில் சேர்க்கப்பட்டார். உயர்நீதி மன்ற ஆணையின் பேரில் அவர் 30-11-1980 பிற்பகல் அன்று ஓய்வு பெறுவதற்கான ஆணையிடப்பட்டது. பின்னர் அவர் தான் உயர்நீதி மன்றத்தில் தொடுத்திருந்த வழக்கைத் திரும்பப் பெற்றுக் கொண்ட காரணத்தால் உயர்நீதி மன்றமும் தனது 3-4-1981 நாளிட்ட ஆணையில் அவரது வழக்கைத் தள்ளுபடி செய்தது. அவரது ஓய்வு ஆணையினை முதலில் உயர்நீதி மன்றம் தடை செய்ததின் காரணமாக 1-8-1979 முதல் 30-11-1980 வரை அவ்வாதார நிலைப் பணியாளர் மீண்டும் பணியில் சேர்த்துக் கொள்ளப்பட்டு அதற்கான ஊதியமும் பெற்றுள்ளார். ஆனால், பின்னர் தனது வழக்கினை அவர் திரும்பப் பெற்றுக் கொண்டதன் காரணமாக உயர்நீதி மன்றம் அவரது வழக்கைத் தள்ளுபடி செய்ய, வழக்கு வெற்றி; தோல்வியின்றி, வெற்றி பெற்றால் மட்டுமே பெறக்கூடிய பயனான, "ஓராண்டுக்கு மேல் பணி நீட்டிப்பு பெற்று அதற்கான ஊதியமும் பெற்றுவிட்டார். ஒருவேளை அவ்வாதார நிலைப் பணியாளர் தனது வழக்கைத் திரும்பப் பெறாமல் இருந்திருந்தால், உயர்நீதி மன்றத்தின் முடிவு அரசுக்குச் சாதகமாக இருந்திருக்கலாம். அவ்வாறு நடந்திருப்பின் அரசால் அவர் பணி நீட்டிப்பின் போது அளிக்கப்பட்ட சம்பளச் செலவினம் தவிரக்கப்பட்டிருக்கலாம். இத்தகைய செயல் அரசுப் பணியாளர்கள் மறைமுகமாக அரசுப் பணியில் நீடித்திருக்க வாய்ப்பளிக்குகிறது.

3. எனவே இத்தகைய நிகழ்வுகள் இனி எதிர்காலத்தில் நிகழாவண்ணம் தக்க நடவடிக்கை மேற்கொள்ளும் பொருட்டு அரசு பின்வருமாறு ஆணையிடுகிறது :—

“எதிர்காலத்தில் இது போன்று ஏற்படக்கூடிய நிகழ்வுகளில் வழக்குத் தொடுக்கும் ஒரே அரசு அலுவலரை உயர்நீதிமன்றத்தின் தீர்ப்பு கிடைக்கும் வரை, ஓய்வுபெற்ற நான்கு பிறகு தொடர்ந்து பணியில் சேர அனுமதிக்கக்கூடாது என்றும், அத்தகையவர்கள் உயர்நீதிமன்ற வழக்கில் வெற்றி பெற்று அரசுப் பணியில் சேர அனுமதிக்கப் பெறுவாராயின் இந்நிலையில் அவ்வாணையின்படி அவர்பணியில் இல்லாத காலத்திற்கு அரசு அவருக்கு சம்பளமும், இதர படிபுகளும் அளிக்கும் என உயர்நீதிமன்றத்திற்கு உறுதி அளித்து அரசு ஆணைக்கு தடை உத்தரவு அளிக்கப்படவேண்டாம் (Stay Order) என்று எடுத்துரைக்கப் படவேண்டும் எனத் தெரிவித்துக் கொள்ளப்படுகிறது”.

(உண்மை தகவல்)

ESTABLISHMENT—Deputation of Board's Engineers for Post Graduate Course—Grant of certain concessions—Orders—Issued.

B.P. Ms. (F.B.) No. 75

(Secretariat Branch)

Dated : 11—9—1984.

Aavani 26, Rakthatchi,
Thiruvalluvar Aandu, 2015,
Read :

B.P. Ms. No. 366 (Sectt.) dated 15—7—82.

B.P. Ms. No. 450 (Sectt.) dated 24—8—82.

Proceedings :

In the B.Ps. cited 18 Engineers of Tamil Nadu Electricity Board were deputed to Post Graduate Course in the College of Engineering, Guindy and Indian Institute of Technology, Guindy for 2 years from 1982—83 subject to certain terms and conditions specified in B.P. first cited. The Tamil Nadu Electricity Board Engineers' Association and some of the Engineers who were deputed to the Post Graduate Courses have represented for grant of the following concessions :—

- grant of House Rent Allowance and City Compensatory Allowance as admissible to officers posted to work in Madras City.
- sanction of book allowance of Rs. 2500/- for purchase of essential books and stationery.
- sanction of examination fees to the deputationists as prescribed by the college.
- sanction of Transfer Travelling Allowance both at the beginning and at the end of the course i.e. from the place of their initial work to Madras and from Madras to the place of posting at the end of the course.

2. After careful consideration, the Tamil Nadu Electricity Board directs that the following concessions be granted to Board's Officers who are deputed to Post Graduate Courses.

- The trainee shall be allowed House Rent Allowance and City Compensatory Allowance at the rates admissible to Madras City irrespective of the Station in which he worked prior to deputation.
- Book allowance shall be sanctioned at a rate not exceeding Rs. 1000/- (Rupees One thousand only) per trainee subject to production of original vouchers for the amount claimed and after handing over the Books to Departmental Library on completion of the course.
- The examination fees paid by the trainee shall be reimbursed by the Board.
- Travelling Allowance & Daily Allowance for joining the course by the trainee shall be allowed. He shall be allowed actual journey time and not joining time.

3. The concessions mentioned under items (1) to (4) in para 2 above will apply to all the officers who are deputed to Post Graduate Courses from the year 1984—85 onwards subject to the condition that the bond amount should be fixed taking into account the actual expenditure incurred by the Board in connection with the deputation of each officer of the Board. These concessions shall also be extended to those officers who were deputed to Post Graduate Courses in the year 1982—83 provided they execute a revised bond for an amount to be specified by the Board taking into account these concessions also.

(By Order of the Board)

C. Arunachalam,
Secretary.

Memorandum No. 108481—Q1/83—4 (Secretariat Branch) Dated the 11th September, 1984.
Aavani 26, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Sub : Establishment—Travelling Allowance—Enhancement of monthly ceiling limit —
Instructions issued.

- Ref* :
- (i) From Superintending Engineer/General Construction Circle/
Ms. Lr. No. SE/GCC/MS/PRS/A3/ceiling/83, Dated 9—12—83.
 - (ii) Technical Branch U. O. Note No. CE/H & T/E4/1042/83-F, Dated 21—12—83.
 - (iii) From Superintending Engineer/Coimbatore Electricity System
Lr. No. PRS II/DE8 TA/Audit/84, Dated 5—7—84.
 - (iv) From Chief Engineer/Hydro Projects
Lr. No. CE/HP/TA/Pollachi/F115/D 845/84, Dated 16—7—84.

Proposals are being received from certain Superintending Engineers and Regional Chief Engineers to enhance the existing monthly ceiling limit on Travelling Allowance fixed in B. P. Ms. No. 992 dated 20—6—78. This is under consideration of the Board.

The Chief Engineers and the Superintending Engineers of the Board are requested to follow strictly the ceiling limits on Travelling Allowance for the officers prescribed in B. P. Ms. No. 992 dated 20—6—78 without any deviation pending a decision on the issue. The Superintending Engineers are also requested that if any relaxation is required in individual cases, considering the merit of the case, such cases should be sent to the Chief Engineers concerned for consideration and orders.

C. Arunachalam,
Secretary.

Memo. No. 248/P.O. (I)/83-41 (Administrative Branch) dated 13-9-1984

Sub : Inspection—Preliminary Inspection of Systems/Circles—Modification in the date of programme—Intimation—Regarding.

Ref : Chairman's Memo. No. 248/P.O. (I)/83-9, dated 17-10-1983.

In partial modification of the orders issued in the memo. cited, the programme of inspection of the following Systems/Circles are revised as detailed below :

Name of the System/Circle	Period already approved	Period now revised	No. of working days	Remarks
Team—A				
Superintending Engineer, Generation/Kundah	3-10-'84 to 12-10-'84	8-10-'84 to 18-10-'84	9 working days	
Superintending Engineer, Ramnad/East & West	22-10-'84 to 31-10-'84	24-10-'84 to 31-10-'84	7 working days	
Team—B				
Superintending Engineer, Protection & Communication Betterment/Design, Elect./Civil/Mechanical.	3-10-'84 to 10-10-'84	8-10-'84 to 16-10-'84	7 working days	
Superintending Engineer, Load Despatch Centre/Erode	22-10-'84 to 31-10-'84	24-10-'84 to 31-10-'84	7 working days	

The proposed inspections of the above Systems/Circles will be carried out during the period noted against each instead of the period already approved, inasmuch as certain National and Festival Holidays invariably fall on the day of commencement of the inspection.

The other instructions issued in the memo. cited remain unaltered.

C. Arunachalam,
Secretary.

Memorandum No. 25931—S2/84—1, (Secretariat Branch) Dated 13—9—1984
 Aavani 28, Rakthatchi,
 Thiruvalluvar Aandu, 2015.

Sub : Amenities—Supply of Leather Chappals to Regular Work Establishment employees in Special Maintenance, Auto Mechanical Workshops—Orders Issued.

Ref : B.P. Ms. No. 75 dt. 23—2—81

Memo. No. 67156—02/81—2 dt. 8—2—82

Memo. No. 58194—02/81—1, dt. 16—10—82

Memo. No. 56308—S2/83—10 dt. 29—3—84

As per Orders in the reference third cited, the Regular Work Establishment employees in Special Maintenance, Auto, Mechanical and other workshops who come into contact with oil are eligible for supply of one pair of Synthetic Sandak Foot-wear at the rate not exceeding Rs. 22/- (Rupees twenty two only).

2. In September 1983, Superintending Engineer/Mettur workshops Circle reported that the Synthetic Sandak Foot-wear is not long-lasting and also injurious to workmen due to the working conditions in the workshops and therefore recommended supply of leather chappals. Accepting the above recommendation orders were issued in the memo. last cited that leather chappals instead of Synthetic Sandak chappal at a cost not exceeding Rs. 22/- (Rupees twenty two only) per pair be purchased from Tamil Nadu Khedi and Industries Board and supplied to the Regular Work Establishment employees of the workshops circle from the financial year 1984—85.

3. The Superintending Engineers of General Construction Circle (South) Madurai, Pudukottai and Coimbatore, have reported that the cost of leather chappals from Khadi Board of their Headquarters, works out to Rs. 45.50, Rs. 35.00 and Rs. 31.00 respectively and requested clarification whether orders could be placed on these rates against the ceiling limit of Rs. 22.00. The Superintending Engineer (South) Coimbatore has reported that the staff of special maintenance section feels that Sandak Chappals are more useful and long-lasting than leather chappals and requested approval to purchase sandak chappal at Rs. 22.00 from M/s. Bata. The Superintending Engineer/Kanyakumari has requested whether the above orders are applicable to the employees working in special maintenance of Distribution also.

4. With reference to the points mentioned in para 3 above, the following orders are issued.

- (i) All the Regular Work Establishment employees working in special maintenance, Auto Mechanical and other workshops of Distribution who come into contact with oil be supplied with one pair of leather chappals every year purchased from Tamil Nadu Khadi and Industries Board or one pair of Synthetic Foot-wear from a reputed concern every year. The choice of purchase of foot-wear either in leather or in synthetic is left to the discretion of the concerned Superintending Engineer, subject to the condition that the cost of foot-wear either in leather or in synthetic should not exceed Rs. 22.00.

(By Order of the Chairman)

C. Arunachalam,
 Secretary.

Endt. No. 2370-R1/84-1 (Administrative Branch) Dated 14-9-1984

Ref : G. O. Ms. No. 2005, Social Welfare, dated 9-8-84

Copy communicated to all the Officers of Board for information and to follow the instructions whenever physically handicapped candidates are selected for appointment under the services of the Board.

C. K. Raghunath,
Chief Engineer (Personnel)

Copy of G. O. Ms. No. 783, Social Welfare, dated 9-10-80

SOCIAL WELFARE—Rehabilitation of Physically Handicapped—Employment of Physically Handicapped Persons in Public Services through Special Employment Exchanges etc.—Physical fitness certificate—Production of—Orders—Issued—Amendment—Issued.

Read :—

Read also :—

1. From the Director of Employment and Training, Madras, Letter Rc. No. 56028/D2/79, dt. 3-3-82.
2. From the Director of Social Welfare, Madras, Letter No. 6612/H1/83, dated 9-3-83.
3. From the Director of Medical Services & Family Welfare, Madras, D.O. Letter No. 22206/Pa. Va. 1/84, dated 2-3-84.

Order :

In the G. O. read above, it was ordered that the Physically Handicapped candidates on their selection by the competent authority should be required to undergo medical examination by Medical Board attached to the special Employment Exchanges and to produce the certificate of Physical Fitness from the Medical Board before appointment.

2. The Director of Employment and Training has reported that Physically Handicapped persons belonging to Districts not covered by Special Medical Boards have to undergo the ordeal of long distance travel to the places where Special Medical Boards are available even for taking up short term vacancies which are very frequent in State Government service and that even though the special employment office for physically handicapped at Madras takes immediate action to convene the Special Medical Board on every occasion, there is always an inevitable time lag of about 15 days to one month during which time the candidates are put to considerable inconvenience. He has therefore requested that all District Employment Officers (Except Madras City) may be authorised to constitute the Special Medical Boards in each district so that all the employers in the Districts may have their referrals to the District Employment Officer concerned so that it will obviate the necessity of the Physically Handicapped candidates to travel long distance for undergoing Medical Examination to obtain Physical Fitness Certificates.

3. The Government have examined the above suggestions in consultation with the Director of Social Welfare and the Director of Medical Services and Family Welfare, Madras and direct that Physically Handicapped candidates on their selection by competent authority should be required to undergo medical examination by the Special Medical Board attached to all District Employment Offices in the State except Madras City to produce the certificates of physical fitness from the Medical Board before appointment. In the case of Physically Handicapped residing in Madras City they will have to undergo medical examination by the Special Medical Board attached to the Special Employment Office for Physically Handicapped, Madras-35.

4. The Director of Medical Services and Family Welfare is authorised to constitute Special Medical Boards in each district except Madras City.

5. This order issues with the Concurrence of Personnel and Administrative Reforms, Labour and Employment, Health and Family Welfare and Finance Departments vide U.O. Nos. 32470/Per. M/83-1, dated 26-4-83, 24667/UR/83-1, dated 28-5-83, 25337/T1/84-1, dated 18-4-84 and 50693/SW/84-1, dated 5-5-84 respectively.

(By Order of the Governor)

Latika D. Padalakar,
Commissioner & Secretary to Government.

Memorandum No. 42845—Q1/84—3, (Secretariat Branch) dated the 15th September 1984.
Aavani 30, Rakthatchi,
Thiruvalluvar Aandu 2015.

Sub: Travelling Allowance—Leave Travel Concession—Admittance of belated claims
—Instructions—Issued.

The employees of Government of Tamil Nadu on deputation in Electricity Board are eligible for Leave Travel Concession as admissible under the Government. A point has been raised for clarification as to whether the Travelling Allowance bill in respect of the Leave Travel Concession submitted by those employees beyond the time limit of one month from the date of completion of return journey can be admitted. The Government was consulted and they have clarified that according to Article 54 of Tamil Nadu Financial Code, a cut of 15% has to be imposed on the belated claim of Leave Travel Concession also as in the cases of belated claim in respect of Medical expenses, Pay and Allowances etc.

All Officers of the Board are requested to follow the above procedure while admitting the Travelling Allowance claim in respect of the Leave Travel Concession preferred by the Government Employees working on deputation under the Board.

C. Arunachalam,
Secretary.

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Establishment—Tamil Nadu Electricity Board Leave Regulations—Employees called out for Home Guard Duty—Treating the period of absence as Special Casual Leave—Amendment to Regulation 27—Issued.

B.P. Ms. No. (Ch.) 345, (Secretariat Branch) Dated the 17th September 1984.
Purattasi 1, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read :

B.P. Ms. (Ch.) No. 208/Sectt. Branch dated 4—6—1984.
G.O. Ms. No. 289 Personnel and Administrative Reforms (FR III) Department, dated 29—3—1984.

Proceedings :

In exercise of the powers conferred under Section 79 (c) 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 Leave Regulations :

2. The amendments shall be deemed to have come into force on the 4th June 1984.

Amendment

In the said Regulations,—in Regulation 27 under the heading "Special Casual Leave" after sub-regulation (4), the following shall be added as sub-regulation (5), namely:—

"(5). The entire period of absence of the employees of the Board called out for Home Guard duties shall be treated as Special Casual Leave".

(By Order of the Chairman)

C. Arunachalam,
Secretary.

Sub : Establishment—Disciplinary proceedings against the Board's employees —
Instructions issued.

A review of disciplinary cases pending for abnormally long periods shows that one major reason for such pendency is that they are tied up with police investigations and proceedings in criminal courts. Such abnormal delays in finalising disciplinary proceedings are not desirable and are bound to be counter productive. It should also be borne in mind that in criminal proceedings in Courts the degree of evidence required is far higher than what is required in departmental proceedings and if criminal proceedings are initiated indiscriminately it may result in the guilty escaping even departmental action because of acquittal by the criminal court for want of the preponderance of evidence required by it. All officers are therefore informed that due care and caution should be exercised before deciding whether a matter should be referred to the Police for investigation.

2. Section 39 (1) of Cr. P. C. deals with offences in respect of which a complaint should necessarily be filed before the police. These are offences against the State, against public tranquility, illegal gratification, offences affecting life, death after preparation made for causing death, hurt, robbery, decoity, criminal breach of trust, mischief against property, house trespass and offences relating to currency notes and bank notes. In other types of offences, there is no statutory obligation to give information to the police and complaints to the police should be confined to instances which are grave in magnitude.

3. Most of the cases where a doubt may arise whether a police complaint should be filed or not are cases of misappropriation and theft of property by departmental personnel. It is hereby ordered that in such cases police complaints need **not** be filed in the following circumstances:—

- (i) *Prima facie* : evidence is available for taking departmental action.
- (ii) In cases of misappropriation
 - (a) the entire misappropriated amount is recovered within seven days,
 - (b) Irrespective of whether recovery is made or not, the amount involved does not exceed Rupees One thousand.
- (iii) In cases of theft by departmental personnel
 - (a) the stolen property is recovered within twenty four hours (A lower time limit is prescribed for theft because in such cases delayed complaint may hamper police investigation)
 - (b) Irrespective of whether the property is recovered or not, the value of the property does not exceed Rupees Five hundred.

4. Another category of cases is drunkenness during duty hours or in office premises. In such cases also a quick departmental enquiry and punishment will have a more telling effect than a police complaint and long-drawn out proceedings. The instructions issued in Circular Memo No. 12763-VC1/83-2 dated 18-6-83 that all such persons should necessarily be handed over to the police are hereby cancelled.

5. Officers should note that the ban against making complaints before the police in the above types of cases will not in any manner dilute the gravity of the lapses committed. On the contrary, the object of the ban is to ensure that quick and exemplary punishment is meted out to the delinquents and departmental interests protected. Officers should take more than ordinary care in such cases to see that the disciplinary proceedings are disposed of within a period of two months positively and the penalties awarded are fully commensurate with the gravity of the offences.

6. Even in those rare cases where police complaints are made, departmental action should not be kept pending in a routine manner awaiting the outcome of the police investigation and criminal prosecution. If a diligent scrutiny of the facts is made, it should be possible in the large majority of such cases to identify the lapses which will be serious enough and will merit sufficiently severe penalties and which lapses will not be the subject matter of criminal prosecution. The charges should then be framed on those lapses and punishments imposed without awaiting the outcome of the police investigation. One example is given below :

Where a police complaint has been made about the suspected misappropriation of a large amount of money, the offence of misappropriation can be proved in a Court of Law only if it can be established beyond reasonable doubt that the person had utilised the money for his own purposes. It may be possible for the accused to escape criminal conviction by pleading in the Court that the money was stolen from him. In such cases, therefore, without waiting for the outcome of the police investigation, charges can be framed for dismissal from service on lapses such as falsification of records, failure to account for the money received, failure to remit the amount within the prescribed time etc., and without making any reference to misappropriation as such.

7. In Circular No. 053316/Adm. Br./IR2(2)/197/82-10 dated 31-8-84, instructions have been issued that in cases of illegal agitations, etc. by staff where the number of persons exceeds ten, the Chairman should be addressed demi-officially seeking sanction for a post of Officer on Special Duty in the appropriate category to function as the Enquiry Officer so that the enquiry could be completed within the stipulated period of two months. This procedure will equally apply to departmental proceedings on other charges also.

8. The Superintending Engineers will communicate these instructions to all their subordinates.

B. Vijayaraghavan,
Chairman.

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Memo. No. 43982/605/Adm. Br./C1-3/84-10 (Administrative Branch) Dated 19-9-1984.

Sub: ESTABLISHMENT—Class III Service—Posting of Record Clerks on appointment as Junior Assistant—Instructions Issued.

It is observed that one Superintending Engineer furnished the vacancy position of Junior Assistants in his System without indicating whether request transfer applications of surplus Junior Assistants back to parent system and request transfer applications of Junior Assistants from other System/Circle to his System are pending or not. This has resulted in filling up the vacancies in that System by this Office by retaining the Record Clerks on their appointment as Junior Assistant in the same System. Consequently, the chances of the surplus Junior Assistants coming back to the parent system have been deprived.

When request transfer application from the Junior Assistants who have been transferred out of their System on account of suppression of posts and request transfer applications of Junior Assistants of other Systems are pending, they should have been given preference than Junior Assistants appointed from the category of Class IV Service, while filling up the vacancies in the System.

The following guidelines are therefore issued for adoption in future.

Record Clerks/Office Helpers of the System on appointment as Junior Assistant may be retained in the same system in existing vacancies provided no request transfer applications from eligible persons are pending for consideration. If request transfer applications are pending, then the Record Clerk/Office Helper on appointment as Junior Assistants may be posted to nearby Systems, where no request applications for transfer are pending.

C. K. Raghunath,
Chief Engineer/Personnel.

Memo. No. 023744/S1/A1/71/84-1 (Administrative Branch) Dated 19—9—1984

Sub : Establishment—R.C.E. (Distribution)/Madras
Change of name in M.E.S.(D) North & South
approval accorded—Regarding.

Ref : RCE(D) Madras U.O. letters dated 6—3—1984 and 28—4—1984.

In the circumstances reported in the reference cited the proposal of the Regional Chief Engineer (Distribution) Madras for changing the names of the following divisions as indicated against each division in Madras Electricity System (Distribution) South and North is hereby approved.

Name of the System	Name of the Division at present	To be renamed as
Madras Elec. System (Distribution) South	South Division	Adayar Division
	Central Division	Mylapore Division
Madras Elec. System (Distribution) North	North Division	Royapuram Division
	West Division	Egmore Division

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer (Personnel)

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Deputation—Deputation of Board's Engineers to Post Graduate Course—M.E.—full time—at Board's cost—in the Anna University, Madras—1984-1985—Orders issued.

B.P. Rt. (Ch.) No. 183

(Administrative Branch)

Dated 19—9—1984
Purattasi 3, Rakthatchi,
Thiruvalluvar Aandu 2015

Read :

1. B.P. Rt. (F.B.) No. 5 (Adm. Branch) dt. 31—5—84.
2. B.P. Rt. (Ch.) No. 110 (Adm. Branch) dt. 11—6—84.
3. B.P. Rt. (Ch.) No. 134 (Adm. Branch) dt. 19—7—84

Proceedings :

The Tamil Nadu Electricity Board has already approved the deputation of 8 Engineers (3 Assistant Divisional Engineers & 5 Assistant Engineers) to the P.G. Course—M.E.—full time—at Board's cost and orders have been issued in the B.P. first cited.

2. The selection for the above deputation has been ordered to be made by a Committee comprising Member (Generation), Member (Distribution), Accounts Member, Secretary and Chief Engineer/Personnel (vide B.Ps. Second & third cited).

3. The Selection Committee has decided that the following Engineers among the applicants be deputed to undergo P.G. Course—M.E. full time—in the Anna University, Madras for a period of 2 years commencing from the academic year 1984—1985 on the terms and conditions mentioned in the Annexure.

Electrical :**Power System**

- Thiru 1. R. Balasubramanian, ADE/SSC & D/Madras-2.
 " 2. V. Raghuraman, ADE/MRT/MES/D/North, Madras-2.
 " 3. S. Ganesan, AE/E.M. II/ETPS/Madras-57.

High Voltage

- Thiru 1 S. Bairaj, AE/Insp./Rajapalayam/Ramnad System (West)
 " 2. K. Palaniswamy, AE/Inspection/Erode/Periyar System.

Computer Science

Thiru S. Govindan, AE/Elecl./Design (Ele.)/Madras-2.

Civil**Structural**

Thiru S. N. Divakaramoorthy, AE/C/MTPP/Mettur Dam.

Mechanical**Engg. Design**

Thiru N. Ramasami, AE/Mech./PH. 3/Kundah Gen. Circle.

4. The expenditure is debitable to "TNEB Funds—Revenue Expenses—F. Administrative Expenses—(vii) other expenses—(ii) Miscellaneous charges—21(A) Training Programme for Board's Personnel."

B. Vijayaraghavan,
 Chairman.

Annexure to B. P. Ms. (CH) No. 183, Dated 19—9—1984.

Terms and Conditions of Deputation for P.G. Course-M.E.-Full Time-Board's cost-1984-85

1. The period of deputation shall begin from the date of commencement of the course in the academic year 1984 i.e. from 3—9—84 and to the date of completion of the course in the last semester in 1986.

2. The period of deputation shall be treated as duty. The pay of the official may be claimed against the post from which he was deputed and has to be disbursed by the respective pay disbursing officer directly according to rules in force. The official deputed will be allowed to draw during the period of deputation besides their pay, D.A. and other allowances like H.R.A., C.C.A. etc. as applicable to Madras city irrespective of the station in which he worked prior to deputation excluding special pay, if any.

3. (i) The officer deputed may arrange to pay all the fees by themselves to avoid delay in payment and later, get it reimbursed from the concerned pay disbursing officer on production of the receipts issued by the University.

(OR)

The officer deputed may draw an advance amount from the pay disbursing officer and to make the payment to University and immediately settle the advance by producing the receipts issued by the University.

- (ii) The payment towards admission fees, application fees, tuition fees, special fees, students Aid Fund, fee for mark sheet & Grade certificate is to be met by the Board.
 (iii) It is the responsibility of the official deputed to get refund of the caution deposits if any remitted at the end of the course and remit it back to the Board.
 (iv) Payment towards Co-operative Society etc., has to be met only by the officer deputed and it will not be reimbursed.

The pay disbursing officer can refer to the University in case of any doubt.

4. The officer deputed should himself meet the deposit, expenses etc. of the hostel accommodation.

5. (i) Only Travelling Allowance & Daily Allowance for the onward journey to join the course will be paid.

(ii) The officer deputed is eligible only for the actual journey time and not joining time.

6. The trainee should work in the field for a minimum of 3 years in the particular discipline in which he has obtained P.G. Degree after completion of study.

7. Book allowance shall be sanctioned at a rate not exceeding Rs. 1,000/- (Rupees one thousand only) per officer subject to the production of original vouchers for the amount claimed and after handing over the books to Departmental Library on completion of the course.

8. The trainee should execute a bond on non-judicial stamped paper to the Tamil Nadu Electricity Board with condition to continue in the employment of the service to which he belongs or to which he may be transferred, subsequently by the competent authority for a period of 7 years after the completion of the course and also to refund the entire cost to T. N. E. B. in case he fails to qualify for a Degree or if he happens to quit the services of the Board before expiry of 7 years from the completion of course.

The value of stamp paper is Rs. 32.50. The amount of Bond for A.E. is Rs. 40,000/- & for A. D. E. is Rs. 50,000/-

The bonds have to be sent to Director of Training for acceptance and for safe custody.

9. If the trainee does not clear the first Semester subjects within second semester, he will be withdrawn from the study and the cost incurred by the Board will be recovered.



Letter No. 107729—R2/84—1 (Permanent) Secretariat Branch Dated the 19th September 1984. From Thiru C. Arunachalam, B.Sc., Secretary, T.N.E.B., addressed to all C.Es., C.F.C., G.S./M.T.P.S., S.Es. & C.I.A.O.

Sub: Holiday—Specification of five festivals for the industrial Establishments under the Tamil Nadu Electricity Board under Section 3 of the Tamil Nadu Industrial Establishments (National and Festival) Holidays Act 1958—By the Inspector appointed under the Act—Copy to Inspectors notification—Communicated.

Ref: Board's Endorsement No. 4094—L1/76—12, dt. 23—3—1977 to the C.E.(G.)

I am to enclose a copy of the Board's endorsement cited, in which a copy of Notification R. C. No. 471/76 dt. 11—3—77 of the Assistant Inspector of Labour, 22nd Circle, Madras approving five festivals for the Industrial establishments of the Tamil Nadu Electricity Board under the Tamil Nadu Industrial Establishments (National and Festival) Holidays Act 1958 was communicated to the then Chief Engineer (G).

2. As per the provisions in Sec. (3)5 of the Tamil Nadu Industrial Establishments (National and Festival) Holidays Rules, 1959, a copy of the communication of the Inspector referred to above should be exhibited in the industrial establishments in such manner as can be readily seen and read by the employees. I am to request you to take necessary action in the matter.

C. Arunachalam,
Secretary.

இணைப்பு:

நி. கு. 471/76 தேதி 11—3—77 (Communicated in Bd's Endt. No. 4094—L1/76—12 dt. 23—3—1977)
தற்போது: திரு. பா. ஈஸ்வரமூர்த்தி
படிவம் III

1959-ம் ஆண்டு சென்னைத் தொழில் நிறுவனங்கள் (தேசியமானதும் பண்டிகைகளுக்குமான விடுமுறை நாட்கள்) விதிகள் (விதி 3, உபவிதி 5, விதி 4, உபவிதி 4).

(அ)

(ஆ)

தொழிலாளர் துறை உதவி ஆய்வர், 22ம் வட்டம், அவருடைய நடவடிக்கைகள், 1958-ம் ஆண்டு சென்னைத் தொழில் நிறுவனங்கள் (தேசியமானதும் பண்டிகைகளுக்குமான விடுமுறை நாட்கள்) சட்டம் (1959-ம் வருட சென்னைச் சட்டம் XXXIII) பிரிவு 3-ன் படி.....எண்..... தேதியுள்ள நடவடிக்கையில், தொழில் நிறுவனத்திற்கு விடுமுறை நாட்களைக் குறிப்பிட்டிருக்கும், கீழே கொடுக்கப்பட்ட 2-வது கட்டத்தில் விவரம் சொல்லிய பண்டிகைகளை ஒவ்வொரு ஆண்டும்.

(இ) தமிழ்நாடு மின்சார வாரியம், 157, அண்ணா சாலை, சென்னை-2லுள்ள தொழில் நிறுவனத்தின் வேலைக்காரர்களுக்கு, விடுமுறை நாட்கள் அளிக்க வேண்டிய பண்டிகைகளை என்று, நான் குறிப்பிடுகிறேன். அதாவது (ஆ) தமிழ்நாடு மின்சார வாரியம், 157, அண்ணா சாலை, சென்னை-2.

வரிசை எண்	விவரம் பண்டிகைகளின் விவரங்கள்	இரண்டாவது கட்டத்தில் சொன்னவைகளுக்குப் பதிலான பண்டிகைகளின் விவரங்கள்
(1)	(2)	(3)
1.	பொங்கல்	—
2.	ரம்ஜான்	—
3.	ஆயுதபூஜை	—
4.	தீபாவளி	—
5.	கிருஸ்துமஸ்	—

பா. ஈஸ்வரமூர்த்தி,
தொழிலாளர் துறை உதவி ஆய்வாளர்.
22-ம் வட்டம், சென்னை.
(ஆய்வாளர் கையெழுத்து.)

தேதி: 11—3—77

குறிப்பு:— (அ) தொழில் நிறுவனமிருக்குமிடத்தில் அதிகாரத்திலுள்ள ஆய்வாளரின் வேலைப் பெயரைக் குறிக்கவும்.
(ஆ) தொழில் நிறுவனத்தின் பெயரைக் குறிக்கவும்.
(இ) நிறுவனத்தின் முழு முகவரியையும் குறிக்கவும்.
*பொருத்தமில்லாததை அடித்துவிடவும்.

இப்படிவத்தை, பெரிய எழுத்தில் மையிலாவது, தட்டச்சிலாவது பூர்த்திசெய்ய வேண்டும்.
(உண்மை நகல்)

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Memo. No. 66982—S1 (A1)/84—1 (Administrative Branch) dated 20—9—1984

Sub: Establishment—Tamil Nadu Electricity Board—General Construction Circles—Shifting of headquarters—Transmission Line Construction Section—Delegation of powers—Ordered—Further orders issued.

Ref: 1. B.P. Ms. (Ch.) No. 26 (Adm. Branch) dated 10—1—1984
2. From the Superintending Engineer/General Construction Circle/Madras letter No. Adm. 1/A1/F.30/D.289/84, dated 14—6—1984.

In the B.P. 1st cited, orders were issued delegating the powers to all the Superintending Engineers of General Construction Circles for shifting the Headquarters of the posts of Assistant Engineer/Junior Engineers, Grades I and II only in respect of Transmission Line Construction Sections, according to demands of work.

2. The Superintending Engineer/General Construction Circle/Madras has sought for ratification of his action in having shifted the Headquarters of one Sub-station Erection Section from Mosur to Sriperumbudur on the assumption the powers delegated in B.P.Ms. (Ch.) No. 26 (Administrative Branch) dated 10—1—1984 might be applicable to Sub-station Erection Sections also which is not correct.

3. However after careful examination of the matter, it is hereby **ordered** that the powers delegated to Superintending Engineers of General Construction Circles for shifting the Headquarters of Assistant Engineer/Junior Engineers, Grades I and II in respect of Transmission Line Construction Sections will apply in respect of Sub-station Erection and Transformer Erection Sections also. The other conditions laid down in the said B.P. will hold good while ordering the shifting of Headquarters of Sub-Station Erection/Transformer Erection Sections.

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer (Personnel).

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Establishment—Submission of fortnightly diaries and Demi-official narrative report by Chief Engineers and Superintending Engineers.

B.P. Ms. (Ch.) No. 360

(Secretariat Branch)

Dated: 22—9—1984

Read :

B.P. Ms. (Ch) No. 301, (Secretariat Branch), dated the 16th August, 1983.

Proceedings :

In the above B.P., instructions were issued that all Chief Engineers other than Chief Engineer/Planning and System Operation, Chief Engineer (Personnel) and Chief Engineer/Materials Management, the Special Officer/Stores, all the Superintending Engineers of Operation & Maintenance Systems, General Construction Circle and Anti Power Theft Squad were instructed to furnish fortnightly diary with a covering demi-official narrative report so as to reach by the 5th and 20th of every month.

Consequent on the redesignation of Chief Engineer/Planning & System Operation as Chief Engineer/Operation and posting of General Superintendents for Mettur Thermal Power Project and Tuticorin Thermal Power Station, it is ordered that all the Chief Engineers other than Chief Engineer/Operation, Chief Engineer (Personnel), Chief Engineer/Mettur Thermal Power Project, Chief Engineer/Civil Designs, Chief Engineer/Materials Management and both the General Superintendent, Mettur Thermal Power Project and Tuticorin Thermal Power Station should furnish a fortnightly diary with a covering demi-official narrative report so as to reach the Chairman by the 5th and 20th of every month.

B. Vijayaraghavan,
Chairman.

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LOCAL HOLIDAYS—Declaration of—Delegation of powers to the Superintending Engineers—Withdrawal of the Powers—Orders Issued.

B.P.Ms. (F.B.) No. 91

(Secretariat Branch)

Dated : 24—9—1984
Purattasi 8, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read :

1. B.P. Ms. No. 1754, dated 16—10—1969
2. G.O. Ms. No. 1014, Public (Misc.) Dept., dated 19—6—1984.

Proceedings :

The Tamil Nadu Electricity Board hereby withdraws the powers delegated to the Superintending Engineers of the Board in the Board Proceedings cited to declare local holidays in their areas based on the orders of the District Collectors.

(By Order of the Board)

C. Arunachalam,
Secretary.

Memo. No. 048392/902/01—1/84—249 (Administrative Branch) Dated 24—9—1984.

Sub : ESTABLISHMENT—Tamil Nadu Electricity Board—Transfers made due to administrative reasons in 5/1984—Regularisation of overstayal of joining time and treating period of absence—Regarding.

Some of the Superintending Engineers have sought clarifications in the following cases of overstayal of joining time as to how to treat the period of absence of those employees who were transferred during May 1984 on administrative grounds but not joined duty till W.M.Ps., Writ Petitions and Writ Appeal filed by the Unions were disposed of by the High Court.

- (i) Those who had not joined till 31—5—1984, the date on which status-quo was vacated by the High Court but joined subsequently giving leave application from 1—6—1984.
- (ii) Those who had not joined duty even after vacation of the order of status-quo and dismissal of Writ Miscellaneous Petitions, Writ Petitions and Writ Appeal but going on extending the leave without joining duty.
- (iii) Those who have not joined till date and not applied for any leave.

(a) With regard to item (i) relating to regularisation of the period of absence upto 31—5—84, the Officers of the Board are informed that the High Court had granted status-quo only when the Counsel for the petitioner had not accepted the statement of the Counsel for the Respondent Board that all the transferred employees have been relieved. Subsequently the High Court has observed in its judgement that the balance of convenience is in favour of the Respondent Board and vacated the status-quo. Inasmuch as the fact remains that all of the transferred employees have been relieved well before the grant of status-quo, the transferred employees have no locus standi to make a claim to treat the period of absence till 31—5—1984 as duty. Hence the period of absence in respect of those who had joined subsequent to orders of High Court may be regularised as leave to which they have applied subject to eligibility after deducting the period of joining time eligible. If any employee refuses to give leave application before 15—10—1984 for their absence upto 31—5—1984 after adjusting the joining time, on the contention that the joining time commences from 1—6—1984 or on any other grounds they will have to be clearly informed that their contention is not correct and that their unauthorised period of absence will be liable to be treated as break in service and such cases should be referred to the Board for orders with full details before 31—10—1984.

The Disciplinary Proceedings instituted, if any, in the cases of the kind referred to above may be dropped, considering the fact that they had already joined duty after vacation of the orders of status-quo by the Court.

(b) Regarding item (ii) relating to cases who had not joined duty even after dismissal of Writ Miscellaneous Petitions, Writ Petitions and Writ Appeal but applied for leave which had been refused or referred to Medical Board, as the case may be, in such cases unless the Medical Board recommends further leave there is a clear case of misconduct of unauthorised absence and disobeyal of lawful orders of superiors. In such cases, the Officers are instructed to initiate and complete disciplinary proceeding within two months.

(c) As regards item (iii) pertaining to employees who have not joined duty and not applied for any leave inspite of dismissal of the Writ Miscellaneous Petitions, Writ Petitions and Writ Appeal in the High Court, similar action as indicated in Sub-para (b) above may be taken.

C. K. Raghunath,
Chief Engineer/Personnel.

Gratuity—counting of pensionable service rendered prior to the transfer to Regular Work Establishment service for purpose of calculating Gratuity—Orders issued.

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

(Secretariat Branch)

Dated the 24th September '84
Purattasi 8, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Proceeding :

As per the orders issued in B.P. Ms. No. 2 (Audit) dated 20—8—79, the service rendered by employees in non-pensionable cadre and who were subsequently transferred and promoted from non-pensionable cadre to pensionable cadre is counted in full for the purpose of pension and Death-cum-Retirement Gratuity subject to recrediting the Board's contribution to the Contributionary Provident Fund account in respect of such employees. A point has been raised whether it is permissible to include the service rendered under provincial cadre immediately preceding the absorption to Regular Work Establishment category for purpose of computing the length of service to become eligible for Gratuity under the Payment of Gratuity Act 1972. It has since been decided to consider this case.

2. The Tamil Nadu Electricity Board after careful consideration, directs that the service rendered by the employees in the pensionable cadre immediately preceding the absorption to Regular Work Establishment category be counted for purpose of computing the length of service to become eligible for gratuity under the Payment of Gratuity Act, 1972. In such cases, the payment of service benefits for the service rendered under the pensionable cadre does not arise.

(By Order of the Board)

C. Arunachalam,
Secretary.

Establishment—Tamil Nadu Electricity Board—Reallocation of Divisions in the Office of the Superintending Engineer/System Studies Co-ordination and Development, Madras with other Offices of Superintending Engineers in headquarters and redesignation of Superintending Engineer/Divisional Engineers—Orders issued.

B.P. Ms. (Ch.) No. 566

(Administrative Branch)

Dated 26—9—1984

Purattasi 10, Rakhatchi,
Thiruvalluvar Aandu, 2015.

Read :

Proposals of Member (Generation) dated 12—9—1984.

Proceedings :

The Superintending Engineer/System Studies Co-ordination and Development, Madras is now having 6 divisions dealing with the Planning, Transmission Studies, 400 KV, Protection, and Communication, ordering of Static Var Compensators etc. and Data Bank. The present workload of the Superintending Engineer is very high. On examination it has been found necessary to detach certain divisions from the Superintending Engineer, System Studies Co-ordination and Development with reallocation of the subjects amongst the divisions.

2. In accordance to the above, the following orders are issued :—

- (i) The Divisional Engineer (Electrical)/400 KV Division along with subjects and staff be released from the Superintending Engineer/System Studies Co-ordination and Development, Madras and placed under the control of the Superintending Engineer/Transmission, Madras. The subject "Ordering of Static Var Compensators and series capacitors be attached with Divisional Engineer/400 KV Division from the Divisional Engineer/Solar.
- (ii) The Executive Engineer (Electrical and Mechanical)/Protection and Communication division along with subjects and staff be released from Superintending Engineer/System Studies Co-ordination and Development, Madras and placed under the control of the Superintending Engineer/Protection and Communication, Madras.
- (iii) The work relating to "Management Information System" hitherto attended to by Divisional Engineer/Data Bank be attached with Divisional Engineer/Solar, who will also be incharge of review of equipment and lines.

3. Consequent on detachment of divisions as ordered in para 2 above the designation of the post of the Superintending Engineer/System Studies Co-ordination and Development be redesignated as "**Superintending Engineer, Planning**", and the designation of Divisional Engineers/Executive Engineers (Electrical and Mechanical) be changed as below :—

Existing	Proposed
Executive Engineer (Electrical and Mechanical)/Planning.	: Executive Engineer (Electrical and Mechanical)/General Planning.
Divisional Engineer/PERT	: Executive Engineer/Electrical and Mechanical/System Studies.
Divisional Engineer/Solar	: Divisional Engineer/Data Bank.
Divisional Engineer/Data Bank	: Divisional Engineer/Computer.

4. The Superintending Engineer/System Studies Co-ordination and Development, Madras is requested to furnish the details such as B.P. No. and date with item No. in which the posts belonging to the Divisional Engineer/400 KV and Executive Engineer/Protection and Communication Divisions ordered for transfer to the Superintending Engineer/Transmission and Superintending Engineer/Protection and Communication respectively, as in sub-paras (i) and (ii) in para 2 above, were last continued. This will take effect from 1—10—1984.

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer (Personnel)

Memo. No. 383/I. R. 1 (1) 84—2, (Administrative Branch) dated 27—9—1984.

Sub: Establishment—Work Establishment categories—Filling up of posts—Fixing up of ratio among diploma holders and non-diploma holders—Orders Issued.

Ref: Board's Memo. No. 53168/L1/72—4, dated 24—8—1973.

In the Board's memo. cited instructions were issued to the effect that the posts of Electrician I Grade in 66 KV and 110 KV Sub-stations may be filled, in the ratio of 1:1 among diploma holders and non-diploma holders, the first vacancy being given to the non-diploma holder, if he is a senior and 230 KV Sub-station entirely by diploma holders. Ratio has also been prescribed for certain other R. W. E. posts such as Tester II Gr. Switch Board Operator/Switch Board Attendent, Oil Tester, Filter Operator, Commercial Inspector between diploma holders and non-diploma holders.

2. Eventhough the above Board's memo. was communicated to all the Superintending Engineers including Projects, Generation and General Construction Circles there is some ambiguity as to whether the Board's memo. will apply to filling up of posts like Filter Operator, Electrician I Grade and Switch Board Operator in the General Construction Circles on the basis of ratio fixed for the 66 KV, 110 KV, and 230 KV Sub-station etc.

The posts of Electrician I Grade, Testers II Grade, Filter Operators exist in General Construction Circles also. Eventhough the General Construction Circles are erecting Sub-stations and transformers the work in those circles are varied in nature and it cannot be classified that they are erecting only 33 KV or 66 KV or 110 KV or 230 KV Sub-stations. Moreover prior to 1979, there was no direct recruitment of diploma holders to the post of Electrician I Grade, Tester II Grade, Oil Tester, Filter Operators, Switch Board Operators/Switch Board Attendents in R.W.E. cadre. Only from 1979 onwards diploma holders are appointed by direct recruitment to the above posts. After the induction of diploma holders by way of direct recruitment in Distribution System and Generation Circles, there is also need for appointment of diploma holders by direct recruitment in General Construction Circles also.

3. Now a clarification has been raised by the Superintending Engineer/General Construction Circle/Madras as to whether the ratio contemplated in the Board's memo. cited for various posts in R.W.E. will be applicable for the posts in Operation and Maintenance Systems only or the same will also be applicable even for similar posts existing in General Construction Circles also as the said Board's Memo. is silent on this point. He has also requested clarification whether the diploma holders already appointed by direct recruitment as Electrician I Grade need be transferred out of General Construction Circle/Madras and only non-diploma holders considered for promotion as Electrician I Grade.

4: The above aspect has been examined in detail and the following orders are issued :—

- (i) For all the General Construction Circles a ratio of 1:1, may hereafter be adopted between diploma holders and non-diploma holders for appointment to the posts of Electrician I Grade, Tester II Grade and Filter Operator.
- (ii) Considering the fact that the diploma holders appointed by direct recruitment as Electrician I Grade in General Construction Circle/Madras have already joined duty, they may be allowed to continue without transferring them to Operation and Maintenance System.
- (iii) In keeping with the ratio of 1:1 for appointment of Electrician I Grade, Tester II Grade, Filter Operator in all General Construction Circles, the filling of future vacancies in these categories between diploma holders and non-diploma holders should be got regulated.

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer/Personnel.

Memo. No. 081919—S2/A1/84—1 (Administrative Branch) Dated 27—9—84.

Sub : Establishment—Temporary General continuance of posts for the year 1984—85 in respect of all Offices/Circles/Systems in the Board Continuance of posts beyond 31—8—'84 and upto 28—2—'85—Orders issued.

The Annual general continuance of posts both in State Cadre and Regular Work Establishment for the year 1984—85 beyond 29—2—'84 was considered only for six months upto 31—8—'84 in order to have a review on staff strength in respect of all Offices/Circles/Systems in the Board and accordingly orders were issued. The review is not yet over.

2. It has therefore been decided that, pending completion of review, all the temporary posts for which sanction expired on 31—8—'84 be continued upto 28—2—'85, subject to the condition that posts found surplus on completion of review will be suppressed.

3. In accordance with the decision, it is **hereby ordered** that all the temporary posts both in State Cadre and Regular Work Establishment for which sanction expired on 31—8—'84 **be continued from 1—9—'84 to 23—2—'85 subject to the condition** that as and when review is completed posts, if any, found surplus will be suppressed.

4. The above orders will **not** apply.

- (i) to such of the posts which were specifically ordered to be suppressed already
- (ii) to the posts for which no continuance is available beyond 29—2—'84 and
- (iii) to the posts which were sanctioned for specific works such as arrear clearance, clearance of funds works and for any special works.

(The Superintending Engineers may forward proposals for continuance for such of these posts and get approval for their further continuance beyond 31—8—'84).

5. The action of the Chief Engineers, Superintending Engineers and Chief Financial Controller in having continued the posts both State Cadre and Regular Work Establishment as the case may be beyond 31—8—'84 in anticipation of approval is **ratified**.

B. Vijayaraghavan,
Chairman.

● ● ●

Memo. No. 073010/(S5)/84-3, (Administrative Branch) dated 28—9—1984.

Sub : Court Cases—Institution/defending of appeals, suits etc.,—Instructions issued.

It has come to the notice of the Board that in respect of a suit filed in a lower court claiming accident compensation of Rs. 25,000/-, the Superintending Engineer had defended the suit and had also gone in appeal to the District Court and to the High Court incurring an expenditure of Rs. 7,800/- without the prior knowledge and approval of Chief Engineer/Board.

2. In this connection the attention of the Superintending Engineers is invited to the orders issued in B.P. Ms. No. 1938, dated 17—9—'70, wherein the Superintending Engineers/Chief Engineers were delegated with the powers for institution/defending of suits, the monetary value of which does not exceed Rs. 1,000/- and 10,000/- respectively.

3. Their attention is also invited to B.P. Ms. No. 63 (Administrative Branch) dated 28—6—'84, wherein they have been delegated with the powers to incur legal fees and other expenses upto a limit of Rs. 300/- (Rupees Three hundred only).

4. The Superintending Engineers are also further informed that the procedure to be followed in respect of Civil cases has been laid down in para 1 (2) of the instructions issued in Board's Memo. No. 20841-LC/77-1, dated 17—5—'77 (Copy enclosed) and they are requested to adhere to the instructions strictly.

5. In respect of criminal cases, the offences are cognizable in nature and the State is the prosecutor of such offences. The Public Prosecutor/Assistant Public Prosecutor appears on behalf of the State. A decision on the question of appeal is taken by the Police based on the feasibility report of Public Prosecutor/Assistant Public Prosecutor, who conducted the case in lower court. However in respect of theft of energy cases, where the accused is acquitted or where the prosecution delays in filing an appeal, the Legal Cell of the Board advises to file Criminal Revision Petitions in the High Court.

6. The Superintending Engineers are therefore informed that wherever filing of appeal becomes necessary in Civil/Criminal cases, based on the opinion of the Legal Adviser of the Board/Board's Counsel, who conducted the case in the lower court, they should obtain prior approval of Chief Engineer/Board as the case may be. However, in case where sufficient time is not available to file the appeal after getting prior approval of Chief Engineer/Board, then the Superintending Engineers may take a decision in the matter based on the Legal opinion and the proposals for ratification by Chief Engineer/Board as the case may be, may be sent immediately.

7. It is once again stressed that the orders issued in B.P. Ms. No. 1938, dated 17—9—'70 and B.P. Ms. No. 63 (Administrative Branch) dated 28—6—'84 in regard to filing/defending of suits, appeals etc., and incurring of expenditure towards Legal fees and other charges should be strictly followed and any lapses will be seriously viewed and persons concerned will be held responsible for the lapses.

B. Vijayaraghavan,
Chairman.

Enclosure :

Copy of Board's Memorandum No. 20841/LC/77-1, dated 17—5—1977 addressed to C.E. (Dis.)

Sub : Filing of suits, Appeals etc.—Avoidance of delay—Regarding.

Instances have come to the notice of the Board that on account of inordinate delay in filing Suits, Appeals etc. the larger interests of the Board have suffered, resulting in heavy monetary loss to the Board. To obviate such delays, the following procedure should be followed :—

1. Where any amount is due to the Board, either on account of breach of contract or current consumption charges or otherwise, suits claiming such amounts should be instituted within the period of limitation in consultation with the Legal Adviser.
2. Where the lower Court has dismissed the claim of the Board or where it allows the suit filed by any person against the Board, the Government Pleader/Standing Counsel appearing on behalf of the Board should immediately:
 - (i) intimate the result of the case to the Legal Adviser and the concerned Superintending Engineers/Chief Engineers;
 - (ii) offer his opinion as to whether it is a fit case for filing an appeal;
 - (iii) intimate the last date for filing an appeal;
 - (iv) forward copies of the judgment; and
 - (v) forward relevant records available, with him to the Legal Adviser with a copy marked to the concerned Superintending Engineer/Chief Engineer who shall forward his comments to the Legal Adviser without any delay together with the relevant records if any, so as to enable the Board to take a decision as to whether an appeal should be filed or not.

2. It is impressed upon all the Officers of the Board that no case should be dismissed on account of the delay in taking legal action.

3. The Chief Engineer/General is requested to bring this to the notice of all officers of the Board under his control.

A. P. Bhatkar,
Secretary.

(True Copy)

PART—III

Finance

ALLOWANCES—Assistant Engineers and Junior Engineers, Grade—I attached to the Central breakdown section of Madras Electricity System (Distribution) (South and North) who are on shift duty—Shift operation special pay—Sanctioned.

B.P. Ms. (Ch.) No. 339

(Secretariat Branch)

Dated 10—9—1984

Aavani 25, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Proceedings :

Sanction is accorded for payment to the Assistant Engineers and Junior Engineers, Grade—I attached to the Central breakdown section of Madras Electricity System (Distribution) (South and North) who are attending to shift duty, a shift operation special pay at the rate of Rs. 50/- (Rupees fifty per month) with effect from 1st September 1984 i.e. pay for the month of September 1984 payable on 1st October 1984.

2. The grant of the shift operation special pay to the Assistant Engineers and Junior Engineers Grade—I of Central breakdown section of Madras Electricity System (Distribution) (South and North) as per the orders in para 1 above shall be subject to all other general provisions in the Tamil Nadu Electricity Board Special Pay and Allowances Regulations.

(By Order of the Chairman)

C. Arunachalam,
Secretary.



TAMIL NADU ELECTRICITY BOARD—Bills Rediscounting Scheme—Financial assistance from the Industrial Development Bank of India during 1984—85—Proposal—Approved.

B.P. Ms. (FB.) No. 12

(Accounts Branch)

Dated 10—9—1984

Aavani 25, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Proceedings :

The Tamil Nadu Electricity Board approves the following :—

- (1) "to avail the rediscounting facilities offered by the Industrial Development Bank of India, of Rs. 2,00,00,000 (Rupees two crores only) during the period from 1—7—84 to 30—6—85 as per the terms and conditions of the Industrial Development Bank of India."
- (2) "to approach the Industrial Development Bank of India for the allotment of a further amount of Rs. 13,00,00,000 (Rupees thirteen crores only) during the year 1—7—84 to 30—6—85 under the rediscounting scheme and if it is offered by Industrial Development Bank of India to avail the same as per terms and conditions stipulated by the Industrial Development Bank of India" and
- (3) "that the Financial Controller/Purchase and Deputy Financial Controller, Purchase be authorised singly on behalf of the Board to sign and execute all connected documents relating to the facilities offered by the Industrial Development Bank of India".

(By Order of the Board)

B. Vijayaraghavan.,
Chairman.

Pension—Liberalised pension formula—Extension to employees who were in receipt of pension on 1—10—1979—Orders of Government—Applicability to Board—Issued.

B.P. Ms. (F.B.) No. 77

(Secretariat)

Dated: 15—9—1984

Read:

1. B.P. Ms. No. 263 (Secretariat), dated 29—4—1980
2. G.O. Ms. No. 397 (Finance Dept.) dated 14—6—1984

Proceedings :

In the Board's Proceedings read above, orders of the Government of Tamil Nadu regarding the liberalisation of pension formula and introduction of Slab System for drawal of pension were made applicable to all the employees of the Board who were in service on 1—10—1979. The Government of Tamil Nadu have now issued orders in the Government Order read above based on the judgement of the Supreme Court and the direction of the High Court, Madras, for recomputing the pension to its employees who were in receipt of pension as on 1—10—1979. It has since been decided to apply the orders of the Government referred to above to the pensioners of the Board also.

2. The Tamil Nadu Electricity Board, after careful consideration, directs that the pension of retired employees of the Board who were in receipt of one of the following types of pensions as on 1st October 1979 be recomputed under the liberalised pension formula irrespective of the date of their retirement:—

- (i) Superannuation Pension;
- (ii) Retiring Pension;
- (iii) Compensation Pension;
- (iv) Invalid Pension; and
- (v) Compassionate Allowance.

3. The recomputation of pension sanctioned shall be subject to the following conditions:—

(i) The arrears of pension and dearness allowance on pension as a result of this order shall accrue only from 1st October 1979.

(ii) The benefit of computation of average emoluments drawn during the last complete 10 months immediately preceding the date of retirement will be allowed wherever the average emoluments were earlier computed on the basis of 36 months/12 months emoluments.

(iii) In cases where the pension was earlier determined on the basis of 30 years of qualifying service, the pension under the liberalised pension formula will be determined with reference to actual period of qualifying service subject to the ceiling of 33 years. In the period 2nd October 1970 to 30th September 1979, the pensioners who put in a qualifying service of 25 years got the benefit of 30/80 rate of pension. The Tamil Nadu Electricity Board, as a matter of grace, has decided to continue this benefit while recomputing their pension with reference to the maximum qualifying service of 33 years under the liberalised pension formula.

(iv) The temporary increases and the dearness allowance wherever admissible will also be revised based on the revised pension, wherever relevant and necessary, with reference to these orders.

(v) Commutation of pension is not permissible for the additional amount of pension accruing as a result of this order. Similarly, the revision will not alter the Death-cum-Retirement Gratuity already determined and paid.

(vi) Family Pensions are not to be revised on the basis of this order as they are not worked out on the basis of slabs.

(vii) The employees of the Tamil Nadu Electricity Board who got themselves absorbed in Government undertakings/autonomous bodies before 1st October 1979 after receiving terminal benefits are not entitled to any benefits as they were not Board Pensioners as on 1st October 1979.

4. The implementation of this order will involve recomputation of pension in a large number of cases. Recomputation of Pension under the Liberalised pension formula is a time consuming process involving calculation based on actual emoluments and qualifying service. As they can be done only with reference to the pension/service records, there may be difficulties in locating old records due to administrative reasons. It is, therefore, likely that the service records in a large number of cases may not be readily available. This may result in considerable delay in the payment of revised pension. In order to avoid hardship to the pensioners and to quicken the process of refixation of pension and payment of arrears, it has been decided to offer to the pensioners concerned revised pension on the basis of ready reckoners, which will be available with the Chief Internal Audit Officer/Audit Branch. As most of the pensioners would have put in a qualifying service of 30 years, the ready reckoners have accordingly been worked out for this qualifying service of 30 years with appropriate ceilings. The ready reckoners do not cover cases of pensioners who have put in qualifying service exceeding 30 years. Ready reckoners showing the rate of original pension, current pension, revised pension and arrears with reference to different dates of retirement and a ready reckoner for arrears of Dearness Allowance due, consequent on the change of pension from one slab to another due to the revision are available with the Chief Internal Audit Officer/Board Office Audit Branch. The formula for different periods takes into account the following factors :—

- | | |
|--|--|
| (i) Pensioners who retired prior to 1st July 1960 | Benefit approximately equal to one incremental factor to provide for 10 months average emoluments being taken into account instead of 36 months. |
| (ii) Pensioners who retired between 1st July 1960 and 25th February 1970 | Benefit of slab system after increasing the average emoluments by an amount approximately equal to one increment, to provide for 10 months average emoluments being taken into account instead of 36 months. Relevant temporary increases and Dearness Allowance relief admissible are also revised wherever relevant and necessary with reference to the revised pension. |
| (iii) Pensioners who retired between 26th February 1970 and 31st September 1979. | Same as (ii) above but without incremental factor. |
| (iv) Pensioners who retired between 1st April 1978 and 30th September 1979. | Benefit of slab system has been given. |

Based on the above and other relevant factors viz., the rate of pension, the qualifying service for maximum pension, the average emoluments reckonable for pension, temporary increases and Dearness Allowance instalments, etc., the retirement period has been divided into eight periods and a Table/Ready reckoner provided for each period. While the ready reckoner Table II to VIII have been prepared for a qualifying Service of 30 years, Table-I is one of general applicability to all pensioners who retired prior to 1st July 1960.

5. The increase in pension sanctioned in this order shall be taken into account for the purpose of Dearness Allowance on pension from 1st October 1979.

6. The pensioners have to choose either to receive pension based on respective ready reckoner or receive pension with reference to actual calculations based on pension/service records. For this purpose, each pensioner has to exercise an irrevocable option in the prescribed form (vide Annexure) for one of the two alternatives, within six months from the date of issue of this order. The option once exercised shall be final and irreversible. Those who fail to exercise option within the stipulated period, those who do not intimate their options and from whom intimation is not received within the stipulated period, shall be deemed to have exercised option to receive revised pension based on actual calculation.

7. The Chief Internal Audit Officer/Audit Branch will recompute the pension and authorise payment of revised pension in respect of those pensioners who opt to receive pension based on ready reckoners. Also in the case of pensioners who opt to receive revised pension with reference to pension/service records the Chief Internal Audit Officer/Audit Branch will issue specific authorisation and arrange payment through Indian Overseas Bank after working out the revised pension based on records available in Audit Branch.

8. Each pensioner who has been in receipt of pension as on 1st October 1979 shall apply for recomputation of pension either on the basis of reckoner or on actual working in the prescribed form along with option (vide Annexure) in prescribed form, duly completed, to the Chief Internal Audit Officer/Audit Branch.

9. In cases where the pensioner was alive on 1st October 1979 but dies subsequently, his/her legal heirs are also entitled to lifetime arrears with effect from 1st October 1979 till the date of the pensioner's death. For this purpose, the legal heirs may also apply to the Chief Internal Audit Officer/Audit Branch.

10. The detailed procedures/instructions about the action to be taken on the applications received from the pensioners by the Chief Internal Audit Officer for recomputing pension are given in the annexure to this order. The Chief Internal Audit Officer shall recompute pension in terms of this order with effect from 1st October 1979 and authorise payment.

11. The additional expenditure on payment of revised pension and Dearness Allowance is debitable to "Tamil Nadu Electricity Board Revenue Expenses—G(2) b(1)—Pensions and Gratuities".

(By Order of the Board)

C. Arunachalam,
Secretary.

(As referred to in paragraph 8 of B.P. Ms. (FB) No. 77, Dated 15—9—84)

FORM OF APPLICATION

To

Sub : Application of Liberalised Pension Formula to pensioners retired on or before 30th September, 1979.

Sir,

Kindly revise my pension in terms of B. P. Ms. (F.B.) No. 77 (Sectt.), dated 15—9—1984*— with reference to my option given in the prescribed form.

Requisite particulars are given below :—

1. Name in Block letters ...
2. Date of Retirement ...
3. P.P.O. No. ...
4. Amount of original pension ...
5. Amount of pension commuted (if any) ...
6. Name of authority who issued Pension Payment Order ...
7. (i) Name of the Branch ... Indian Overseas Bank.
(ii) Savings Bank Account No. ...
8. (i) Date of re-employment (if any) ...
(ii) Date of discharge from re-employment (if any) ...

*Strike if not applicable.

Dated.....

Postal Address:

Signature of Pensioner

Particulars verified.

Signature :

Rubber stamp of the Pension
Disbursing Authority.

Note : In case a pensioner is in receipt of more than one pension, particulars should be given. This form may be used by the legal heir also with suitable modification.

(True copy)

(As referred to in paragraph 6 of B.P.)

FORM OF OPTION.

In accordance with the provisions of paragraph 6 of B.P. Ms. (F.B.) No. 77 (Sectt.), dated 15—9—1984, I, son/daughter/wife of Thiru.....and holder of P.P.O. No.....opt for re-fixation of my pension in the light of the judgement of the Supreme Court, dated 17th December 1982.

*as per the ready reckoner in full and final settlement of the amount of pension I am entitled per mensem :

OR

*as per actual calculations with reference to service and other records.

(Contd. on Page 672)

2. I am fully aware that the option once exercised is final irreversible.
3. I undertake as follows:
- (i) to refund the amount of over payment, if any, made to me on this account which may come to notice at a later date.
 - (ii) not to claim arrears on account of such re-fixation of pension prior to 1st October 1979 in view of the specific finding of the Supreme Court in the matter.
- * Score out whichever is not opted.

Postal Address.....

Date.....

Place.....

Signature of Pensioner.

Name.....

(in Block Letters)

P.P.O. No.....

Name of the Pension Disbursing Authority.

(True copy)

ANNEXURE

(As referred to in paragraph 10 of B.P. (FB) No. 77/Secretariat Br./Dated 15—9—84)

**INSTRUCTIONS FOR REVISION OF PENSION AND ALLIED ELEMENTS
USING READY RECKONERS AND TABLE**

PART—A

**Scope of
Revision**

1. The cases of pensioners where revision of pension is required to be done and those where revision is not required are indicated below :—

Revision of pension required for pensioners who retired on or before 30th September 1979 and were alive on 1st October 1979.

Revision of Pension not required.

If alive on date, pension to be revised by the Chief Internal Audit Officer and arrears paid if pensioner opts for revision as per ready reckoner in the following types of pension :—

1. Retiring Pension
2. Superannuation Pension
3. Compensation Pension
4. Invalid Pension and
5. Compassionate Allowance

If not alive on date of application, application for lifetime arrears from legal heir to be forwarded to the Chief Internal Audit Officer, Madras.

1. For Pensioners retired on or before 30th September 1979 but not alive on 1st October 1979.
2. For Pensioners who retired on or after 30th September 1979
3. Type of pension not to be revised
 - (a) Ex-gratia/ Ad hoc pension
 - (b) Political Pension
 - (c) Extraordinary Pension
 - (d) Old age Pension
 - (e) Family Pension

Note :— Recomputation of pension under the Liberalised Pension formula is also extended to the retired employees of the Board who retired with pensionary benefits in force before the introduction of the Liberalised Pension Regulations 1960.

2. The Chief Internal Audit Officer/Audit Branch will obtain from the pensioners, the application and Option Forms ensuring that it is properly completed and signed by the pensioner. **Option Form**
3. In cases in which the pensioner has opted for revision of pension actual calculation and the case is not covered by ready reckoners, the Chief Internal Audit Officer will first fix the revised pension based on actual calculation. He will then accord sanction for the revised pension and also authorise payment through the Indian Overseas Bank. **Revision of pension on actual calculation - by sanctioning Authority**
4. In case in which the pensioner is not alive, the Chief Internal Audit Officer will on receipt of an application from the legal heir verify death certificate and the legal authority in support of the heir-ship and accord sanction in such cases. **Lifetime arrears**
5. In those cases where the pensioner has opted for revision of pension on the basis of ready reckoners, the Chief Internal Audit Officer will re-fix the pension and pay the arrears using the calculation sheet as per instructions contained in Part 'B' of these instructions. **Option for Ready Reckoners**
6. In case a pensioner is in receipt of two pensions, the pension will be revised by the Chief Internal Audit Officer indicating that the pensioner is in receipt of two pensions. The Chief Internal Audit Officer will revise the pension amount and intimate the same to the Indian Overseas Bank. **Pensioners in receipt of two pensions**

(True Copy)

PART—B**CALCULATION OF ARREARS DUE—PREPARATION OF CALCULATION SHEET**

A calculation-sheet indicating the detailed working of arrears should invariably used in all cases. Apart from providing a detailed working sheet for facility for future reference, this will also facilitate quicker audit of the payments made.

2. The important points to be kept in view while preparing the calculation-sheet are explained below :—

Particulars to be noted from PPO and Application form of pensioner.

(a) the calculation-sheet must indicate the name of the pensioner, Pension Payment Order No., date of retirement, date of re-employment (if any) and the date of discharge from re-employment (if any). These particulars should be taken from the Pension Payment Order.

(b) This sheet must indicate whether the pensioner is alive on the date of application or not. If not, indicate the date of death. This should be between 1st October 1979 and the date of application. If alive, arrears will be payable with effect from 1st October 1979 till the end of the month preceding the month in which the payment is made.

(c) The sheet must indicate the month upto which and number of months for which the arrears are calculated and paid.

(d) The sheet must indicate the existing rate of pension and the amount of pension commuted (if any). These amounts should be taken from the pensioner's half of the Pension Payment Order/Disburser's half of the Pension Payment Order or other authorised records.

Particulars to be noted from the Ready Reckoners

(e) The calculation sheet must indicate (1) the amount of original pension, (2) the Current pension as on 30th September 1979 (3) the revised pension and (4) the difference in pension. While the amount for items (1) and (2) above can be taken from the pensioner's half of Pension Payment Order/Disburser's half of Pension Payment Order and other records, the corresponding revised rate of pension and the difference in pension per month may be noted from the ready reckoners.

Types of arrears payable.

(f) The sheet must indicate (i) the amount of arrears on account of pension and (ii) arrears of Dearness Allowance, if any, due to change of pension from one Dearness Allowance slab to another.

Calculation on account of pension arrears.

(g) The arrears on account of pension may be determined by multiplying the difference in existing and revised rate of pension by the number of months for which arrears are due. Similarly, the arrears of Dearness Allowance may be calculated on the basis of difference between the existing rate and the revised rate as per the ready reckoner for Dearness Allowance. (The ready reckoners indicate the arrears for the period upto May 1984 only i. e., for a period of 56 months only).

(h) On no account the current pension being drawn by the pensioners shall get reduced due to recomputation of pension based on liberalised pension formula. If the recomputed pension happens to be less, they shall continue to draw what they are presently drawing.

Rate of pension payable in future.

(i) Calculation-sheet must indicate the revised rates of pension payable in future. This amount should be determined by deducting the amount of pension already commuted from the revised rates of pension. The sheet should also indicate the total amount of Dearness Allowance payable as on the date of recomputation of pension.

(j) The sheet should bear stamp of the Chief Internal Audit Officer.

CALCULATION SHEET

1. Name	...	
2. Pension Payment Order No.	...	
3. Date of retirement	...	
4. Date of re-employment (if any)	...	
5. Date of termination of re-employment	...	
6. Whether alive on date (if not, indicate the date of death)	...	
7. Months upto which arrears are being paid	...	
8. Amount of commuted pension, if any	...	
9. Pension particulars as under :—		
(i) Original Pension (before commutation)	...	Rs.
(ii) Current pension as on 30th September, 1979 (including commuted portion of pension)	...	Rs.
(iii) Revised Pension (including commuted portion of pension)	...	Rs.
(iv) Difference (iii) minus (ii)	...	Rs.
10. Arrears of pension	...	Rs.
11. Arrears of dearness allowance, if any	...	Rs.
Total arrears payable	...	Rs.
12. Revised rate of pension payable from prospective date (less the amount of commuted portion of pension, if any)		Rs.

Signature :

Rubber Stamp of the
Chief Internal Audit Officer/
Board Office Audit Branch.

(True Copy)

Endorsement No. X/DFC/Accounts/Royalty/1100/84—3, Dated 18—9—1984.

Ref : G.O. Ms. No. 782/PWD dt. 10—4—84

Copy together with the copy of G.O., is communicated to Chief Engineer/Hydro & Transmission, Chief Engineer/Operation, Regional Chief Engineers and Superintending Engineers/Gen./Kundah, Erode & Tirunelveli for information and guidance.

Arjunan Gnanaolivu,
Accounts Member.

Enclosure :

Copy of G.O. Ms. No. 782/PWD dt. 10—4—84—Electricity—Water charges—Collection of Royalty for Power Generation in Hydro Electric Projects—Orders issued.

Read the following :

From the Commissioner for Land Administration Lr. No. D2/54122/81,
dt. 30—9—82.

From the Chairman, TNEB, D.O. Lr. No. X/DFC/BS/Report 1100/83, dt. 23—10—83.

Order :

The Accountant General, Tamil Nadu, while auditing the accounts of Tahsildar, Udhagamandalam for Fesilis 1389 and 1390 has raised objection regarding non-collection of royalty from the Tamil Nadu Electricity Board as per the relevant provisions of R.S.O. for power generated at the Hydro Electric Sources in the Nilgiris District.

2. The Commissioner for Land Administration has requested the Government to issue directions in regard to collection of royalty from the Tamil Nadu Electricity Board.

3. The Chairman, Tamil Nadu Electricity Board has held the view that a harmonious reading of para 2 of R.S.O. 11 A, as a whole would indicate that a Hydro Electric Supply is distinguished from the generation of Electrical Power contemplated in item (3) in para 2 of the said R.S.O. The Chairman has further stated that in accordance with the orders issued by the Government for utilisation of natural water sources in Nilgiris Dt. and permission obtained from the Government from time to time under section 21 and 22 read with section 72 of Electricity (Supply) Act, 1948 the Electricity Board enjoys the sole right on the use of water for the generation of power. Unlike the water supply schemes, in the case of hydro-electric power house, the water is let off again into the source. Moreover, the provision for levy of royalty charges for drawal of water from natural water resources as contemplated under R.S.O. 11 A, does not apply to a public utility like the State Electricity Board as the Board shall be charged with the general duty of promoting the development of generation, supply and distribution of Electricity within the State in the most efficient and economic manner and to subserve certain socio-economic programme and policy of the State Government viz. rural electrification and hut electrification. However, contribution charges are paid by the Electricity Board in the case of Mettur Dam wherever storage facility has been provided by the Public Works Department.

4. The Chairman, Electricity Board has, therefore, concluded that under the R.S.O. 11 A(9) read with the relevant provisions of Electricity (Supply) Act, 1948, no fees or charges are leviable towards the water used for generation of power by the Electricity Board and whenever basic facility such as storage and head works have been provided, contribution charges only are leviable, as done hitherto.

5. The Government have examined the issue in detail and they direct that no fees or charges need be levied for the utilisation of water from Government sources for generation of power by the Tamil Nadu Electricity Board and that the Electricity Board is liable to pay contribution charges only, whenever, basic facilities such as storage and head works have been provided by the Public Works Department.

(By Order of the Governor)

K. Madhavasarma,
Commr. & Secretary to Govt.

(True Copy)

Memo. No. 033955—G1-1/84—13 (Administrative Branch) dt. 19—9—1984

Sub : Loans and Advances—House Building Advance—Allotment of funds to Chief Engineer/Personnel Organisation for the year 1984-85 — Reallotment orders issued.

Ref : 1. Bd. Sectt. Br. M. No. 92587—N1/83-7, dt. 19—6—84.

2. From the SE/Purchase T. T. P. S. Ms. Lr. No. SE/P/TTPS/SS/A4/F. HBA/527/84 dt. 3—9—84 and Lr. No. SE/P/ TTPS/SS/A4/F. HBA/527/84—1, dt. 4—9—84.

The Superintending Engineer/Purchase/T.T.P.S. Madras, is informed that the Board Office Sectt. Branch in the Memo. first cited, has allotted a sum of Rs. 1,32,55,000/- during financial year 1984—85 for sanction of House Building Advance for fresh sanction towards purchase of plot and construction of house/Construction of house based on the priority.

The reallotment of funds as detailed below is made to the Superintending Engineer/Purchase/Tuticorin Thermal Power Station, Madras for fresh sanction towards purchase of plot and construction/Construction of house during the year 1984-85 based on the priority assigned for the pending applications by the sanctioning authorities so far during previous years including current year.

Sl. No.	System/Circle	Amount allotted for 1984-85
1.	SE/Purchase/T.T.P.S./Madras-2	Rs. 88,000/-
	(Rupees Eighty eight thousand only)	Rs. 88,000/-

As stated by the Secretariat Branch, the disbursing officers concerned should authorise disbursement only up to the limit of funds allotted and on no account, the allotment of funds should be exceeded, while formal sanctions can be accorded 25% over and above the funds allotted.

The Superintending Engineer/Purchase/T.T.P.S. is informed that House Building Advance funds for fresh sanctions for purchase of plot and construction of house/construction of house should not be utilised for fresh sanctions for enlargement purpose/purchase of ready built houses and vice versa.

C. K. Raghunath,
Chief Engineer (Personnel)/Member Distribution

Circular Memo. No. 44892/P. 2/84—2 (Secretariat Branch) Dated 21—9—1984.

Sub : Medical Attendance—Treatment taken in Local Fund/Private Hospital or Clinics—
Claim for reimbursement of expenses.

Ref : B. P. Ms. No. 884, dated 6—6—1978.

In the Board's Proceedings cited, a standardised form of application for claiming reimbursement of expenses towards medical treatment in private hospitals/clinics has been prescribed. It is, however, noticed that claims are not made in the above form by the employees, but the applications are submitted in the forms prescribed for general medical reimbursement claims. It is hereby reiterated that the claims for reimbursement of expenditure towards private medical treatment should be preferred only in the application form prescribed in the Board's Proceedings cited (copy enclosed for reference), and that the claims in any other form will not be entertained for consideration.

C. Arunachalam,
Secretary.

Enclosure :

Copy of B. P. Ms. No. 884, dated 6—6—1978.

Medical Attendance—Separate Form prescribed for claiming Medical Reimbursement amount for the treatment taken in the Local Fund/Private Hospital or Clinic—Orders issued.

Read :

From the Govt. Health and Family Welfare Deptt. G. O. Ms. 480, dated 11—3—1978.

Proceedings :

The employees of the Board usually submit applications along with vouchers etc. for reimbursement of the medical expenses incurred by them when treatment is taken by them in a private medical institution in exigency of the case, and claim for the reimbursement of the medical expenses. It has been decided to adopt a separate form to make application for claiming such expenses.

2. Accordingly the Tamil Nadu Electricity Board directs that the form of application for claiming by the employees of the Board the reimbursement of medical expenses and essentiality certificate appended (Annexure) to this order be standardised for the medical treatment and attendance taken in the Local Fund/Private Hospitals/Clinics.

(By Order of the Board)

P. Jeyasingh Peter,
Secretary-in-charge.

(True Copy)

ANNEXURE**FORM OF APPLICATION FOR CLAIMING REIMBURSEMENT OF AMOUNT FOR TREATMENT
TAKEN IN THE LOCAL FUND/PRIVATE HOSPITAL OR CLINIC.**

N.B. Separate form should be used for each patient.

1. Name and Designation of Board Employee
(in BLOCK LETTERS) ...
2. Office in which employed ...
3. Whether the applicant belongs to Class I, II
III or IV. ...
4. Residential address ...
5. Name of the patient and his/her relationship
to the Board employee. ...
6. Period and Nature of illness ...
7. Details of expenses incurred in Local Fund/
Private Hospital or Clinic ...
8. (a) Place where treatment was had (The
name of the hospital/nursing home
should be specified.) ...
- (b) Charges for hospital treatment indicating
separately the charges, for:—
 - (i) Consultation ...
 - (ii) Accommodation ...
 - (iii) Diet ...
 - (iv) Surgical operation or medical
treatment or confinement ...
 - (v) Pethological/Bacteriological
or other similar test ...
 - (vi) Medicines ...
 - (vii) Special medicines (list of
medicines, cash memos. &
essentiality certificate should
be attached).
 - (viii) Nursing ...
 - (ix) Other charges ...
9. List of enclosures ...

Total Rs.

Total Rs.

Declaration to be signed by the Board Employee

I hereby declare that the statements in this application are true to the best of my knowledge and belief and that the person for whom medical expenses were incurred is wholly dependent on me.

Station : _____ Signature of the Board Employee.

Date : _____ Designation : _____

Certificate

"Certified that the relevant bills have been scrutinised that the amount of Rs..... claimed is reasonable and that the expenditure incurred was necessary".

.....
District Medical Officer/
Superintendent or Dean of the
Hospital.

Date :

Essentiality Certificate

I certify that Thiru/Thirumathi/Selvi..... employed in the..... has been under treatment at my consulting room/at his/her residence and that the undermentioned medicines prescribed by me in this connection were essential for the recovery of the patient.

Period of treatment

From _____ To _____

Nature of illness :

Name of medicines :

Signature and designation of the
Authorised Medical Attendant.

.....
(Signature of Medical Officer-
in-charge of the case of the
Hospital).

- Note :**
1. The Authorised Medical Attendant or the Medical Officer-in-charge of the case in the Hospital is prohibited from prescribing expensive drugs, tonics laxatives or other elegant and proprietary preparations for which cheaper substances of equal therapeutic value are available in the hospital/dispensary.
 2. The reimbursement of the cost of the preparations which are not medicines but are primarily foods, tonics, preparations or disinfectants is not admissible.
 3. In the case of "diabetics" the date of first detection of the disease should also be indicated.

(True Copy)

Amenities—Recreation Club—Tuticorin Thermal Power Station—Purchase of a 35 m.m. Projector and construction of an open air auditorium—Orders Issued.

B.P. Ms. (F.B.) No. 87

(Secretariat Branch)

Dated 22—9—1984.
Purattasi 6, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read :

From CE/T.T.P.S. Lr. No. 381/RCS/84—1, Dated 26—6—84.

Proceedings :

The Chief Engineer/Tuticorin Thermal Power Station has submitted proposals for the purchase of a 35 m.m. projector and construction of an open-air auditorium to afford adequate Recreational facilities to the employees of Tuticorin Thermal Power Station as detailed below :

1. 35 m.m. Projector (Portable along with accessories)	—	Rs. 75,000/-
2. Cost of construction of open-air Auditorium	—	Rs. 10,000/-
	Total	<u>Rs. 85,000/-</u>

2. The Tamil Nadu Electricity Board after careful consideration approves the proposal in para 1 above and accords sanction to the purchase of one 35 m.m. Cine Projector (portable with accessories) at a cost of Rs. 75,000/- (Rupees seventy five thousand only) and construction of an open-air Auditorium at Tuticorin Thermal Power Station at a cost of Rs. 10,000/- (Rupees ten thousand only). The projects shall be purchased after following the usual procedure and it shall be kept under the Tools and Plants account of the Superintending Engineer concerned.

(By Order of the Board)

C. Arunachalam,
Secretary.

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Memorandum (Permanent) No. 51945—S2/84—1 (Secretariat Branch) Dated the 24th September 1984
Purattasi 8, Rakthatchi,
Thiruvalluvar Aandu 2015.

Sub : Concession—Kadamparai Pumped Storage Hydro Electric Project—Go-home concession to the staff stationed at Karamadai, Pollachi and Anamalai—Clarification issued.

Ref : B.P. Ms. (Ch.) No. 161 (Secretariat Branch) Dated 2—5—84.
From SE/KPSHEP/Lr. No. PRS/A5/F. 1/D. 432/84 Dated 20—7—84.

In B. P. Ms. (Ch.) No. 161 (Secretariat Branch) Dated 2—5—84 orders were issued stopping the payment of Project Special Pay and Project allowance to the staff of the Transport yards at Karamadai, Pollachi and Anamalai on the ground that they are in the developed areas. Consequent on this, the Superintending Engineer/Kadamparai Pumped Storage Hydro Electric Project in the letter cited has sought for a clarification whether the project employees stationed at the above places may be allowed the Go-home concession. The Superintending Engineer/Kadamparai Pumped Storage Hydro Electric Project is informed that the staff working in the Transport Yards at Karamadai, Pollachi and Anamalai are not eligible for Go-home Concession.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

ELECTRIC LICENSEES--Tamil Nadu Electricity Supply Undertakings Acquisition Act, 1954 (Tamil Nadu Act 29 of 1954) South Arcot Electrical Undertaking Acquired by the Government--Payment of Additional Compensation--Sanctioned.

B. P. Ms. (CH.) No. 24

(Accounts Branch)

Dated 24-9-1984.
Purattasi 8, Rakthatchi
Thiruvalluvar Aandu, 2015.

Read :

G. O. Ms. No. 206, PWD., Dated 9-2-1974.

Proceedings :

The following disputes between the Accredited Representative of the South Arcot Licensee Company and the Electricity Board on the question of determination of Compensation payable for the South Arcot Electrical Undertaking have been referred by the Government to Thiru V.V. Raghavan, Retired Judge of the High Court.

Whether the Government/Electricity Board can disallow the following claims of the Accredited Representative.

- (i) Exclusion of interest on loans from expenditure for the years 1952, 1953 and 1954 (Rs. 43,024/-).
 - (ii) Exclusion of Capitalised portion of Managing Director's office allowance from the expenditure during the year 1952 (Rs. 6,200/-).
 - (iii) Exclusion of the amount of Rs. 1,157-10-1 out of Rs. 1,562-7-10 representing labour and salaries incurred and pertaining to previous years transferred from Revenue to Capital now charged to Revenue under expenditure during the year 1954.
- and
- (iv) Exclusion of the cost of unserviceable articles written off from the expenditure during the years 1954, 1955 and 1956 (Rs. 64,960-8-9).

The Arbitrator has pronounced his Award on 6-4-1974 and filed the same in the High Court for issue of a Decree in terms of his Award in O.P. No. 132 of 1974. The findings in the Award were partly in favour of the Board and partly in favour of the licensee. Original petitions were filed both by the Electricity Board as well as the licensee to set aside or modify the award in respect of portions which went against them respectively in O.P.No. 195 of 1975 and O.P. No. 223 of 1974. The O. Ps were heard by a single Judge and judgement delivered on 23-12-1975 and 28-4-1976 confirming the Award and passing a Decree in terms of the Award with interest at 6% p.a. from 23-12-1975 till the date of payment dismissing the petitions filed by the Board and the licensee.

The appeals filed by the Board in O.S.A. Nos. 129 and 130 of 1977 against the Judgement by a Single Judge were heard by a Division Bench on 18-6-1984 and were dismissed.

The Standing Counsel to the Board Thiru S. Ramalingam has opined that it is not a fit case for appeal to the Supreme Court and the Legal Cell of the Board has also agreed with the views of the Standing Counsel.

Hence the amount decreed becomes payable to the ex-licensee South Arcot Electrical Undertaking.

The Tamil Nadu Electricity Board hereby sanctions the payment of Rs. 3,07,633.76 (Rupees Three Lakhs Seven Thousand Six Hundred and Thirty Three and Paise Seventy Six only) the principal amount decreed in O.P.No. 132 of 1974 plus interest at 3% per annum from 1-10-1957 to 22-12-1975 and at 6% per annum from 23-12-1975 till date of payment to the Accredited Representative of South Arcot Electrical Undertaking, No. 5, Avenue Road, Nungambakkam, Madras-34.

The payment sanctioned in the above para will be arranged to be made by the Chief Internal Audit Officer.

The expenditure is debitable to Vellore Electricity System-Capital Expenditure (Acquisition Suspense) Additional compensation payable on account of acquisition of South Arcot Electrical Undertaking.

(By Order of the Chairman)

Arjunan Gnanaolivu,
Accounts Member

Memorandum No. 91389-N1/83-1, (Secretariat Branch) dated the 24th September 1984
Purattasi 8, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Sub : Loans and Advances—House Building Advance—Allotment of funds for
1984—85—Orders—Issued.

Ref : Board Office Secretariat Branch Memo. No. 92587-N1/83-7, dt. 19—6—84.

In continuation of the orders issued in the memorandum cited, the Tamil Nadu Electricity Board hereby allots a sum of Rs. 41,50,000/- (Rupees Forty one lakhs and fifty thousand only) to Chief Engineer/Personnel additionally for the year 1984—85 for fresh sanction of house building advance to the employees of the Board under his organisation towards purchase of plot and construction of house/construction of house/enlargement of living accommodation, from the funds allotted to societies for fresh sanctions, subject to the following conditions :—

- (i) First preference should be given in allocating funds to systems/circles/Head offices where applications received during 1982—83 and earlier are pending:
- (ii) After completing the requirements with reference to item (i) above, the balance if any, should be reallocated with reference to the applications received during 1983—84.
- (iii) Applications received during 1984—85 should not be considered from this allocation.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

Memo. No. BOAB/M.Cell/Unit. II/D99/84 (Audit Branch) Dated 27—9—84

Sub: T. N. E. Board—P. F. — Maintenance of P. F. accounts in systems/circles — guidelines on bifurcation of a system/circle in maintaining P. F. Accounts.

Ref: B.P. Ms. (Ch.) No. 3/Audit Branch dt. 20—11—83 and instructions issued thereon.

The following instructions are issued in regard to maintenance of P. F. accounts whenever a system/circle is bifurcated.

2. Whenever a system/circle is bifurcated, the parent system/circle should clear the arrears in the Funds work upto the date of bifurcation.
3. The newly system/circle should open new ledger cards for the subscribers under its control and the monthly postings should be done from the month of formation of the system/circle.
4. The parent system/circle should issue the Account slips to all the subscribers upto the end of the last financial year prior to the month of bifurcation and the ledger cards should be transferred with the monthly postings upto the month of bifurcation.

Example :

System 'A' was bifurcated into system 'A' and system 'B' from 1—6—84. Then, the parent system i. e. 'A' should issue the Account slips to subscribers of both the systems 'A' and 'B' upto the financial year 1983-84, including interest calculation, issue of Reconciliation certificate etc. and the monthly postings in the ledger Cards should be done upto 5/84 and then only the Ledger Cards should be transferred to the newly formed system i.e. 'B' for the subscribers in system 'B' as per instructions already issued. The system 'B' should open new ledger cards for its subscribers and the monthly postings should be done from 6/84 onwards without waiting for the Ledger Cards from system 'A'.

5. With regard to staff position in the Funds sections, the parent system should retain the staff sanctioned for the regular work in proportion to the Number of subscribers in the parent system in addition to the entire additional staff sanctioned for the clearance of arrear work.

6. Regarding diversion of staff permitted, the parent system should divert staff in proportion to the number of subscribers in the parent system and the newly formed system also should divert staff in proportion to the number of subscribers in the newly formed system to the Funds section of the parent system, until the Funds work is brought upto date to the date of bifurcation as per target date fixed.

7. The total staff in the Funds sections of both the systems should not exceed the total staff allowed to the Funds section of the parent system prior to bifurcation.

8. On clearance of arrear work, the additional staff sanctioned should be surrendered and the diverted staff withdrawn and posted to their original posts.

B. Vijayaraghavan,
Chairman.

PART—IV Technical

Memo. No. SE/TA/F. 13/D. 280/84, Dated 13—7—84.

Sub: Street lights—New installations—ban on 5 categories of street lights—Regarding.

- Ref:**
1. B.P. Ms. No. 28 (Tech.) dt. 21—1—82.
 2. SE/RE & S (D)/DE/SS/AE. St. Lts./31/83 dt. 7—11—83.
 3. Memo. No. SETA/F. 13/D. 154/84 dt. 9—4—84.

At present, the following 7 categories of Street lights are in service.

1. 2×40 w Tube Light
2. 1×40 w Tube Light
3. 2×20 w Tube Light
4. 1×20 w Tube Light
5. Screw Cap Filament Lamp
6. Bayonet Cap Filament Lamp
7. Others (M.V. Lamps, S.V. Lamps etc.)

The last category has been introduced by the Local Authorities and the entire installation and maintenance cost of these are borne by them and the Board is not buying or stocking any of these items.

In the B.P. cited, the Board has decided to progressively eliminate items 3, 4, 5 and 6 and utilise 40 Watt Tube lights only. Even as the programme for conversion of these categories is under way, it has come to the Board's notice that new installations are being added under the unwanted categories in one of the systems quite contrary to the decision taken.

All officers concerned are informed that there will be a total BAN on provision of NEW STREET LIGHT INSTALLATIONS under the following 5 categories :—

1. B.C. Filament Lamps
2. S.C. Filament Lamps
3. 1×20 Watts Tube Lamps
4. 2×20 Watts Tube Lamps
5. 2×40 Watts Tube Lamps

All the O & M system Superintending Engineers are requested to acknowledge receipt of these instructions to Superintending Engineer/Technical Audit.

B. Vijayaraghavan,
Chairman.

Tools & Plants—Deposit Contribution Work—Relaxation of minimum hire charges for the Board Vehicles used for the periodical inspection and testing of Palani Devasthanam Winches—Orders—Issued.

B.P. Ms. (FB.) No. 276

(Technical Branch)

Dated 1—9—1984

Aavani 16, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read :

- (1) B.P. Ms. No. 172 (Tech.), dt. 23—4—81.
- (2) B.P. Ms. (FB) No. 146, dt. 12—4—84.

Proceedings :

The Tamil Nadu Electricity Board after careful consideration relaxes the condition in clause 9 of B.P. Ms. No. 172, Dated 23—4—81, relating to levy of minimum charges and directs to recover hire charges for the Board Vehicles used for the periodical inspection and testing of Palani Devasthanam Winches for the actual distance covered by the Vehicle during the days of halt.

(By Order of the Board)

B. Vijayaraghavan,
Chairman.



Memo. No. SE/RE & I(D)/LO/AR/Target/84—85/D. 13/84 (Technical Branch) Dated 1—9—1984

Sub : Energisation of Agricultural pumpsets during 1984—85—
Extension of supply to Agricultural pumpsets on mere service connection.

Ref : Memo. No. SE/RE & I(D)/LO/AR/Target/Agl. pumpset/84—85/
D.No. 12/84, dt. 27—8—84.

In continuation of this Office Memo cited all Regional Chief Engineers are informed that power supply may be extended to the pumpsets which involve mere service connections without erection of any line, or enhancement of transformer capacity overlooking the normal priority.

(i) These 'Mere—Service' Connection works can be carried out even for cases where Voltage Regulations alone goes beyond the prescribed limits. However a register shall be maintained recording such cases and "Improvement works" carried out in due course at the earliest opportunity.

(ii) "Mere—Service" Connection priority is limited to pending cases only and the cut-off date is 31—8—84. These concessions will not be applicable to new applications (i.e. received on or after 1—9—84).

2. System Superintending Engineers may be empowered to accord such priority. They may be instructed to send a monthly return of such mere service connection cases by 10th of every month to Regional Chief Engineer who will monitor such cases.

3. This will be in force only upto 31—3—1985.

B. Vijayaraghavan,
Chairman.

CONTRACT—Deviation in normal terms of Purchase Orders—Delegation of powers to accept deviation in liquidated damages clause—orders issued.

B.P. Ms. (FB.) No. 11

(Accounts Branch)

Dated 3—9—1984

Read :

B.P. Ms. (FB) No. 89 (Tech.), dated 18—4—'83.

Proceedings :

In modification of the orders issued in para 5, item 1, of B.P. Ms. (FB) No. 89 (Tech), dated 18—4—'83, the Board directs that powers be delegated to Tender Committee to accept any deviation in the standard Liquidated Damages Clause (i.e. Penalty Clause).

(By Order of the Board)

B. Vijayaraghavan,
Chairman.

● ● ●

Memo. No. CE/MM/SE/S/DE/T/F. 502/7 (Technical Branch) Dated 3—9—84

Sub : VEHICLES—Motor vehicles—Retreading—Recapping of tyres—
Approval of rates for the period from 2—5—84 to 31—3—85—
communicated.

Ref : (1) This office Endt. No. DET/F. 112R/27 dt. 5—3—83 and
(2) This office Memo. No. CE/MM/DET/F. 502/6
dt. 20—2—84.

Further to this office memo. cited the list of companies along with the rates for retreading private Tyre retreading recapping and repairing the tyres for the period from 2—5—84 to 31—3—85 approved by the Director/Tamil Nadu Motor Vehicles Maintenance Department are communicated herewith for guidance and necessary action.

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

Enclosure—1

Copy of letter No. Rc. No. G1/66223/83, dated 26—4—84 from the Director, M. V. M. D., Shopping Centre, 2nd Floor, Ashok Nagar, Madras-83 to all Heads of Departments.

Sub : Tamil Nadu Motor Vehicles Maintenance Department—Retreading/Recapping of tyres—Approval of rates for the period from 2—5—84 to 31—3—85 Orders—Issued.

Ref : This office Rc. G1/47383/82, dt. 29—1—83 and 16—2—83.

In the reference cited, rates approved for retreading/recapping of various sizes were communicated for adherence for the period from 1—2—83 to 31—1—84. The rates approved were also made applicable for a further period upto 30—4—84, as certain details could not be received in time for approval of fresh rates from 1—2—84 onwards.

Now the required details have been received and the fresh rates are approved for the retreading/recapping of various sizes of tyres of the Govt. Departments. The approval is valid for a period from 2—5—84 to 31—3—85.

The vehicle owning officers in the district where there is no tyre retreading company will entrust the tyres to the nearest tyre retreading company as shown in annexure.

The to and fro charges in respect of tyres entrusted for retreading/recapping will be borne by the respective tyre retreading company. However if such tyre is rejected by the Company, the to and fro charges will have to be borne by the Vehicle Owning Officer.

The companies will collect the tyres and complete the job within 7 days. Any undue delay in this regard may be brought to the notice of this department for further action.

If the retreaded tyres do not cover the guaranteed mileage, the vehicle owning officers are requested to refer such cases to the tyre retreader and get the amount reimbursed for the uncovered distance of such tyres.

If any size of tyre is not found in the approved list details may be brought to the notice of this department for further action.

The above instructions may be communicated to all your subordinate officers for their information and guidance.

(True copy)

Details of retreading companies, WHO HAVE OFFERED THEIR TENDER in the following districts and the Places at which the Tyres are to be retreaded.

1. Chingleput	—	To be retreaded at Madras
2. Thanjavur	—	To be retreaded at Trichy
3. Kanyakumari	—	To be retreaded at Tirunelveli
4. The Nilgiris	—	To be retreaded at Coimbatore
5. Ramnad	—	To be retreaded at Madurai
6. Periyar	—	To be retreaded at Salem
7. Dharmapuri	—	To be retreaded at Salem
8. Pudukkottai	—	To be retreaded at Trichy

Tabulation Statement for Repair Charges

Sl. No.	Type of repair	Asiatic tyres, Madras-6	Standard Retreading Co., Tuticorin
		Rs.	Rs.
I. Truck Tyres			
(i)	Through cut 1" X 1"	—	40.00
(ii)	—do— 2" X 1"	—	60.00
(iii)	—do— 3" X 1"	70.00	—
(iv)	—do— 2" X 2"	70.00	—
II. Reinforcement Repair 6 Ply			
(i)	1" X 1"	—	35.00
(ii)	2" X 1"	—	45.00
(iii)	3" X 1"	—	65.00
III. Car Tyres			
(i)	Through cut 1" X 1"	—	30.00
(ii)	—do— 2" X 1"	—	35.00
(iii)	—do— 1" X 1" 8 ply	—	35.00
(iv)	—do— 2" X 1" —do—	—	40.00
IV. General Spot Repairs			
(i)	2" X 2"	—	15.00
(ii)	3" X 2"	—	15.00
(iii)	3" X 3"	—	15.00
(iv)	4" X 4"	—	30.00

Madras

Sl. No.	Size of the tyre	Sundaram Industries		Asiatic Tyres	
		Retreading	Recapping	Retreading	Recapping
1.	325 X 19	—	—	90.00	90.00
2.	520 X 13	—	—	130.00	—
3.	560 X 13	—	—	130.00	—
4.	600 X 16	—	—	225.00	—
5.	600 X 16	—	—	200.00	—
6.	640 X 13	—	—	160.00	—
7.	640 X 15	—	—	200.00	—
8.	670 X 15	—	—	252.00	—
9.	700 X 15	—	—	270.00	—
10.	700 X 16	—	—	280.00	—
11.	750 X 20	308.00	299.00	—	—
12.	825 X 20	—	—	380.00	360.00
13.	900 X 20	—	—	486.00	450.00
14.	590 X 15	—	—	171.00	—

Guaranteed mileage :

1. Sundaram Industries : 16,000 Kms.
2. Asiatic Tyres : 24,000 Kms.

North Arcot

Sl. No.	Size of the tyre	Sundaram Industries Vellore		Anamalai Retreading Co. Vellore	
		Retreading	Recapping	Retreading	Recapping
1.	325 X 19	—	—	112.00	—
2.	520 X 13	—	—	144.00	—
3.	560 X 13	—	—	144.00	—
4.	600 X 16	—	—	221.00	—
5.	600 X 16	—	—	—	—
6.	640 X 13	—	—	180.00	—
7.	640 X 15	—	—	216.00	—
8.	650 X 15	—	—	252.00	—
9.	700 X 15	—	—	261.00	248.00
10.	700 X 16	—	—	—	—
11.	750 X 20	308.00	299.00	—	—
12.	825 X 20	—	—	437.00	419.00
13.	900 X 20	510.00	486.00	—	—
14.	590 X 15	—	—	180.00	—

Guaranteed mileage :

- Sundaram Industries, Vellore : 16,000 Kms.
Anamalai Retr. Co., Vellore : 16,000 Kms.

Trichy

Sl. No.	Size of the tyre	Anamalai Retreading Co., Trichy	
		Retreading	Recapping
1.	325 X 19	112.00	—
2.	520 X 13	144.00	—
3.	560 X 13	144.00	—
4.	600 X 16	221.00	—
5.	600 X 16	—	—
6.	640 X 13	180.00	—
7.	640 X 15	216.00	—
8.	670 X 15	252.00	—
9.	700 X 15	261.00	248.00
10.	700 X 16	—	—
11.	750 X 20	333.00	324.00
12.	825 X 20	437.00	419.00
13.	900 X 20	526.00	505.00
14.	590 X 15	180.00	—

Guaranteed mileage :

16,000 Kms.

South Arcot

Sl. No.	Size of the tyre	Auto Industries, Villupuram	
		Retreading	Recapping
1.	325 X 19	—	—
2.	520 X 13	140.00	—
3.	560 X 13	140.00	—
4.	600 X 16	200.00	—
5.	600 X 16	—	—
6.	640 X 13	—	—
7.	640 X 15	—	—
8.	670 X 15	—	—
9.	700 X 15	—	—
10.	700 X 16	—	—
11.	750 X 20	280.00	270.00
12.	825 X 20	355.00	340.00
13.	900 X 20	430.00	410.00
14.	990 X 15	165.00	—

Guaranteed mileage :

15,000 Kms.

Salem

Sl. No.	Size of the tyre	Sundaram Industries Salem		Anamalai Retreading Co. Salem	
		Retreading	Recapping	Retreading	Recapping
1.	325 X 19	—	—	112.00	—
2.	520 X 13	—	—	144.00	—
3.	560 X 13	—	—	144.00	—
4.	600 X 16	—	—	221.00	—
5.	600 X 16	—	—	—	—
6.	640 X 13	—	—	180.00	—
7.	640 X 15	—	—	216.00	—
8.	670 X 15	—	—	252.00	—
9.	700 X 15	—	—	261.00	248.00
10.	700 X 16	—	—	—	—
11.	750 X 20	308.00	299.00	—	—
12.	825 X 20	403.00	384.00	—	—
13.	900 X 20	510.00	486.00	—	—
14.	590 X 15	—	—	180.00	—

Guaranteed Mileage :

1. Sundaram Industries : 16,000 Kms.
2. Anamalai Retreading Co. : 16,000 Kms.

Madurai

Sl. No.	Size of the tyre	Sundaram Industries Madurai		Anamalai Retreading Co. Madurai-12.	
		Retreading	Recapping	Retreading	Recapping
1.	325 X 19	—	—	112.00	—
2.	520 X 13	—	—	144.00	—
3.	560 X 13	—	—	144.00	—
4.	600 X 16	—	—	221.00	—
5.	600 X 16	—	—	—	—
6.	640 X 13	—	—	180.00	—
7.	640 X 15	—	—	216.00	—
8.	670 X 15	—	—	252.00	—
9.	700 X 15	—	—	261.00	248.00
10.	700 X 16	—	—	—	—
11.	750 X 20	—	—	333.00	324.00
12.	825 X 20	—	—	437.00	419.00
13.	900 X 20	—	—	526.00	505.00
14.	590 X 15	—	—	—	180.00

Guaranteed Mileage :

1. Sundaram Industries : 16,000 Kms.
2. Anamalai Retreading Co. : 16,000 Kms.

Tirunelveli

Sl. No.	Size of the tyre	Sundaram Industries		Singam Retreading Co., Tirunelveli		Standard Retreading Co., Tuticorin	
		Retreading	Recapping	Retreading	Recapping	Retreading	Recapping
1.	325 X 19	135.00	—	—	—	—	—
2.	520 X 13	—	—	155.00	—	—	—
3.	560 X 13	—	—	155.00	—	135.00	—
4.	600 X 16 Jeep	—	—	230.00	—	205.00	—
5.	600 X 16	—	—	—	—	—	—
6.	640 X 13	210.00	—	—	—	—	—
7.	640 X 15	—	—	240.00	—	—	—
8.	670 X 15	—	—	—	—	235.00	—
9.	700 X 15	—	—	—	—	260.00	—
10.	700 X 16	—	—	—	—	—	—
11.	750 X 20	308.00	299.00	—	—	—	—
12.	825 X 20	403.00	384.00	—	—	—	—
13.	900 X 20	510.00	486.00	—	—	—	—
14.	590 X 15	—	—	—	—	170.00	—
						194.20	

Guaranteed Mileage :

1. Sundaram Industries : 16,000 Kms.
2. Singam Retreading Co., : 15,000 Kms.
3. Std. Retreading Co, Tuticorin : 14,000 Kms.

Coimbatore

Sl. No.	Size of the tyre	Sundaram Industries		A.A. Retreading Co.	
		Retreading	Recapping	Retreading	Recapping
1.	325 X 19	—	—	112.00	—
2.	520 X 13	—	—	144.00	—
3.	560 X 13	—	—	144.00	—
4.	600 X 16	—	—	221.00	—
5.	600 X 16	—	—	—	—
6.	640 X 13	—	—	180.00	—
7.	640 X 15	—	—	216.00	—
8.	670 X 15	—	—	252.00	—
9.	700 X 15	—	—	261.00	248.00
10.	700 X 16	—	—	—	—
11.	750 X 20	308.00	299.00	—	—
12.	825 X 20	403.00	—	—	—
13.	900 X 20	510.00	486.00	—	—
14.	590 X 15	—	—	180.00	—

Enclosure—II

TAMIL NADU MOTOR VEHICLES MAINTENANCE DEPARTMENT

Copy of letter No. Rc. No. G1/66223/83 dated 4—6—84 From the Director, M.V.M.D, Shopping Centre, 2nd Floor, Ashok Nagar, Madras-83 to all Heads of Departments.

Sub: Tamil Nadu Motor Vehicles Maintenance Department—Retreading/Recapping of tyres—Approval of rates for the period from 2—5—84 to 31—3—85—Orders issued.

Ref: 1. This office RC. No. G1/66223/83, dated 26—4—84.
2. This office RC. G1/66223/83 dated, 10—5—84.

In continuation of this office references cited, the rates for retreading/recapping various sizes of tractor tyres and special types of Motor vehicles tyres have been approved as detailed in the annexure.

The sizes of tyres mentioned in the annexure are to be retreaded/recapped at the private companies showing in the annexure at the rates approved therein.

The repairs to the tyres are to be carried out at the rates approved in the annexure. This repair charge is applicable to all private retreaders approved by this Department.

The above instructions may be communicated to all your subordinate vehicle owning officers for their information and guidance.

(True copy)

Trichy

S. No.	Size	Anamalai Retreading Co., Trichy Retreading	Recapping
Tractor-Tyres			
1.	650X10 Fork light	—	—
2.	550X16 T. F.	203.00	—
3.	600X16 T. F.	216.00	—
4.	750X16 Trailer Rib	297.00	—
5.	600X16	—	—
6.	600X19	—	—
7.	650X20 T. F.	315.00	—
8.	11.00X28/10—28 Rear	933.00	—
9.	12.4/11X28	1026.00	—
10.	14.9/13X28 Rear	1409.00	—
11.	16.9X28/12.28	1598.00	—
12.	13.6X28/12X28	1215.00	—
Other sizes pertaining to Motor Vehicles			
1.	600X16 Car	189.00	—
2.	600X16 Jeep	221.00	—
3.	600X16 Tpt.	—	—
4.	700X15 Car	—	—
5.	700X15 Jeep	274.00	—
6.	700X15 Tpt.	261.00	248.00
7.	670X15 Car	252.00	—
8.	670X15 Tpt.	261.00	225.00
9.	700X16 Tpt.	279.00	—
10.	700X16 Jeep	284.00	274.00
11.	750X20 Tpt.	333.00	324.00
12.	750X20 Ground Grip	—	—
13.	900X20 Cross Rib	625.00	—

ANNEXURE

Rates approved for Various Types of repairs to various sizes of Tyres

Sl. No.	Type of Repair	Rate approved
		Rs. P.
1. Truck Tyres		
(i)	Through cut 1''X1''	40.00
(ii)	Through cut 2''X1''	60.00
(iii)	Through cut 3''X1''	70.00
(iv)	Through cut 2''X2''	70.00
2. Reinforcement Repair 6 ply		
(i)	1''X1''	35.00
(ii)	2''X1''	45.00
(iii)	3''X1''	65.00
3. Car Tyres		
(i)	Through cut 1''X1''	30.00
(ii)	'' 2''X1''	35.00
(iii)	'' 1''X1'' 8 Ply	35.00
(iv)	'' 2''X1''	40.00
4. General Spot Repairs		
(i)	2''X2''	15.00
(ii)	3''X2''	15.00
(iii)	3''X3''	15.00
(iv)	4''X4''	30.00

Madras

Sl. No.	Size	Sundaram Industries,		Asiatic	
		Retreading	Recapping	Retreading	Recapping

Tractor Tyres :

1.	650X10 (Forklift)	405.00	—	—	—
2.	550X16 (T. F.)	240.00	—	—	—
3.	600X16 (T. F.)	255.00	—	—	—
4.	750X16 Trailor Rib	274.00	—	—	—
5.	600X16	—	—	—	—
6.	600X19	420.00	—	—	—
7.	650X20 (T. F.)	370.00	—	—	—
8.	11.00X28/10-28 Rear	884.00	—	—	—
9.	12.4/11X28	970.00	—	—	—
10.	14.9/13X28	—	—	—	—
11.	16.9X28/14-28 Rear	1509.00	—	—	—
12.	13.6X28/12-28	1149.00	—	—	—

Other sizes pertaining to Motor vehicles :

1.	600X16 Car.	—	—	200.00	—
2.	600X16 Jeep.	—	—	225.00	—
3.	600X16 Tpt.	—	—	200.00	—
4.	700X15 Car.	—	—	261.00	—
5.	700X15 Jeep.	—	—	270.00	—
6.	700X15 Tpt.	—	—	270.00	—
7.	670X15 Car.	—	—	252.00	—
8.	670X15 Tpt.	—	—	261.00	—
9.	700X16 Tpt.	—	—	270.00	—
10.	700X16 Jeep.	—	—	280.00	—
11.	750X20 Tpt.	308.00	299.00	—	—
12.	750X20 Ground Grip	—	—	350.00	325.00
13.	900X20 Cross Rib.	—	—	486.00	—

Pudukottai

Sl. No.	Size	Sundaram Industries	
		Retreading	Recapping
Tractor Tyres :			
1.	650X20 (Fork light)	405.00	—
2.	550X16 T. F.	240.00	—
3.	600X16 T. F.	255.00	—
4.	750X16 Trailer Rib	274.00	—
5.	600X16	—	—
6.	600X19	420.00	—
7.	650X20 T. F.	370.00	—
8.	11.00X28/10-28 Rear	884.00	—
9.	12.4X11X28	970.00	—
10.	14.9X13X28	—	—
11.	16.9X28/14.28 Rear	1509.00	—
12.	13.6X28/12.28	1149.00	—
Other Sizes Pertaining to Motor Vehicles :			
1.	600X16 Car.	225.00	—
2.	600X16 Jeep.	260.00	—
3.	600X16 Tpt.	—	—
4.	700X15 Car.	280.00	—
5.	700X15 Jeep.	325.00	—
5A.	700X15 Tpt.	305.00	290.00
6.	670X15 Car.	295.00	—
7.	670X15 Tpt.	305.00	265.00
8.	700X16 Tpt.	335.00	325.00
9.	700X16 Jeep	—	—
10.	750X20 Tpt.	308.00	299.00
11.	750X20 Ground Grip.	—	—
12.	900X20 Cross Rib.	510.00	490.00

North Arcot

Sl. No.	Size	Sundaram Industries Anamalai Retreading Co. Vellore.			
		Retreading	Recapping	Retreading	Recapping
Tractor Tyres :					
1.	650 X 10 (Fork lift)	405.00	—	—	—
2.	550 X 16 T.F.	—	—	203.00	—
3.	600 16 X T.F.	—	—	216.00	—
4.	750 X 16 Trailer Rib	274.00	—	—	—
5.	600 X 16	—	—	—	—
6.	600 X 19	420.00	—	—	—
7.	650 X 20 T.F.	—	—	315.00	—
8.	11.00 X 28/10.28 rear	884.00	—	—	—
9.	12.4/11 X 28	970.00	—	—	—
10.	14.9/13 X 28	—	—	1409.00	—
11.	16.9X28/14.28 Rear	1509.00	—	—	—
12.	13.6 X 28/12.28.	1149.00	—	—	—
Other Sizes Pertaining to Motor Vehicles :					
1.	600 X 16 Car	—	—	189.00	—
2.	600 X 16 Jeep	—	—	221.00	—
3.	600 X 16 Tpt.	—	—	—	—
4.	700 X 15 Car	280.00	—	—	—
5.	700 X 15 Jeep.	—	—	274.00	—
6.	700 X 15 Tpt.	—	—	261.00	—
7.	670 X 15 Car	—	—	252.00	—
8.	670 X 15 Tpt.	—	—	261.00	—
9.	700 X 16 Tpt.	—	325.00	279.00	—
10.	700 X 16 Jeep	—	—	284.00	274.00
11.	750 X 20 Tpt.	308.00	299.00	—	—
12.	750 X 20 Ground Grip	—	—	—	—
13.	900 X 20 Cross Rib.	510.00	490.00	—	—

Coimbatore

Sl. No.	Size	Sundaram Industries		A.A. Trading & Co.	
		Retreading	Recapping	Retreading	Recapping

Tractor Tyres :

1.	650 X 20 Fork lift	405.00	—	—	—
2.	550 X 16 T.F.	—	—	203.00	—
3.	600 X 16 T.F.	—	—	216.00	—
4.	750 X 16 Trailer Rib	274.00	—	—	—
5.	600 X 16	—	—	—	—
6.	600 X 19	420.00	—	—	—
7.	650 X 20 T.F	—	—	315.00	—
8.	11.00 X 28/10.28 Rear	884.00	—	—	—
9.	12.4/11 X 28 "	970.00	—	—	—
10.	14.9/13 X 28 "	—	—	1409.00	—
11.	16.9 X 28/14.28 rear	1509.00	—	—	—
12.	13.6 X 28/12.28	1149.00	—	—	—

Other Sizes Pertaining to Motor Vehicles :

1.	600 X 16 Car	—	—	189.00	—
2.	600 X 16 Jeep	—	—	221.00	—
3.	600 X 16 Tpt.	—	—	—	—
4.	700 X 15 Car	280.00	—	—	—
5.	700 X 15 Jeep	—	—	274.00	—
6.	700 X 15 Tpt.	—	—	261.00	—
7.	670 X 15 Car	—	—	252.00	—
8.	670 X 15 Tpt.	—	—	261.00	—
9.	700 X 16 Tpt.	—	—	279.00	—
10.	700 X 16 Jeep	—	—	284.00	274.00
11.	750 X 20 Tpt.	308.00	299.00	—	—
12.	750 X 20 Ground Grip	—	—	—	—
13.	900 X 20 Cross Rib	510.00	490.00	—	—

Salem

Sl. No.	Size	Sundaram Industries Salem		Anamalai Retreading Co., Salem	
		Retreading	Recapping	Retreading	Recapping
Tractor Tyres :					
1.	650 X 20 (Fork lift)	405.00	—	—	—
2.	550 X 16 T.F.	—	—	203.00	—
3.	600 X 16 T.F.	—	—	216.00	—
4.	750 X 16 Trailer Rib	274.00	—	—	—
5.	600 X 16	—	—	—	—
6.	600 X 19	420.00	—	—	—
7.	650 X 20 T.F.	—	—	315.00	—
8.	11.00 X 28/10.28 rear	884.00	—	—	—
9.	12.4/11 X 28	970.00	—	—	—
10.	14.9/13 X 28	—	—	1409.00	—
11.	16.9 X 28/14.28 rear	1509.00	—	—	—
12.	13.6 X 28/12.28	1149.00	—	—	—
Other Sizes Pertaining to Motor Vehicles :					
1.	600 X 16 Car	—	—	189.00	—
2.	600 X 16 Jeep	—	—	221.00	—
3.	600 X 16 Tpt.	—	—	—	—
4.	700 X 15 Car	280.00	—	—	—
5.	700 X 15 Jeep	—	—	274.00	—
5A.	700 X 15 Tpt	—	—	261.00	—
6.	670 X 15 Car	—	—	252.00	—
7.	670 X 15 Tpt	—	265.00	261.00	—
8.	700 X 16 Tpt.	—	—	279.00	—
9.	700 X 16 Jeep	—	—	284.00	274.00
10.	750 X 20 Tpt.	308.00	299.00	—	—
11.	750 X 20 Ground Grip	—	—	—	—
12.	900 X 20 Cross Rib	510.00	490.00	—	—

Madurai

Sl. No.	Size	Sundaram Industries Madurai		Anamalai Retreading Co., Madurai		Standard Retreading Co., Madurai	
		Retreading	Recapping	Retreading	Recapping	Retreading	Recapping
Tractor Tyres :							
1.	650 X 10 (Fork lift)	405.00	—	—	—	—	—
2.	550 X 16 T.F.	—	—	203.00	—	—	—
3.	600 X 16 T.F.	—	—	—	—	205.00	—
4.	750 X 16 Trailer Rib.	274.00	—	—	—	—	—
5.	600 X 16	—	—	—	—	—	—
6.	600 X 19	420.00	—	—	—	—	—
7.	650 X 20 T.F.	—	—	315.00	—	—	—
8.	11.00 X 28 (10.28 rear)	884.00	—	—	—	—	—
9.	12.4/11 X 28	970.00	—	—	—	—	—
10.	14.9/13 X 28	—	—	1409.00	—	—	—
11.	16.9 X 28/14.28 rear.	1509.00	—	—	—	—	—
12.	13.6 X 28/12.28	1149.00	—	—	—	—	—
Other Sizes Pertaining to Motor Vehicles :							
1.	600 X 16 Car.	—	—	189.00	—	—	—
2.	600 X 16 Jeep	—	—	—	—	205.00	—
3.	600 X 16 Tpt.	—	—	—	—	—	—
4.	700 X 15 Car	280.00	—	—	—	—	—
5.	700 X 15 Jeep	—	—	—	—	260.00	—
5A.	700 X 15 Tpt.	—	—	—	—	245.00	230.00
6.	670 X 15 Car	—	—	—	—	235.00	—
7.	670 X 15 Tpt.	—	—	—	—	245.00	220.00
8.	700 X 16 Tpt.	—	—	279.00	—	—	—
9.	700 X 16 Jeep	—	—	284.00	274.00	—	—
10.	750 X 20 Tpt.	—	—	—	—	292.00	284.00
11.	750 X 20 Ground Grip	—	—	—	—	292.00	284.00
12.	900 X 20 Cross Rib	—	—	—	—	475.00	455.00

Tirunelveli

Sl. No.	Size	Sundaram Industries Tirunelveli		Singam Retreading Tirunelveli		Standard Retreading Co., Tuticorin	
		Retreading	Recapping	Retreading	Recapping	Retreading	Recapping
Tractor Tyres :							
1.	650 X 20 (Fork lift)	405.00	—	—	—	—	—
2.	550 X 60 T.F.	240.00	—	—	—	—	—
3.	600 X 16	—	—	—	—	205.00	—
4.	750 X 16 Trailer Rib	274.00	—	—	—	—	—
5.	600 X 16	—	—	—	—	—	—
6.	600 X 19	420.00	—	—	—	—	—
7.	650 X 20 T.F.	370.00	—	—	—	—	—
8.	11.00 X 28 (10.28 Rear)	884.00	—	—	—	—	—
9.	12.4/11 X 28	970.00	—	—	—	—	—
10.	14.9/13 X 28	—	—	—	—	—	—
11.	16.9/13 X 28/14.28 Rear	1509.00	—	—	—	—	—
12.	13.6 X 28/12.28	1149.00	—	—	—	—	—
Other Sizes Pertaining to Motor Vehicles :							
1.	600 X 16 Car	225.00	—	—	—	—	—
2.	600 X 16 Jeep	—	—	—	—	205.00	—
3.	600 X 16 Tpt.	—	—	—	—	—	—
4.	700 X 15 Car	280.00	—	—	—	—	—
5.	700 X 15 Jeep	—	—	—	—	260.00	—
5A.	700 X 15 Tpt.	—	—	—	—	245.00	230.00
6.	670 X 15 Car	—	—	—	—	235.00	—
7.	670 X 15 Tpt.	—	—	249.00	—	—	220.00
8.	700 X 16 Tpt.	335.00	325.00	—	—	—	—
9.	700 X 16 Jeep	—	—	—	—	—	—
10.	750 X 20 Tpt.	—	—	—	—	292.00	284.00
11.	750 X 20 Ground Grip	—	—	—	—	292.00	284.00
12.	900 X 20 Cross Rib	—	—	—	—	475.00	455.00

South Arcot

Sl. No.	Size	Auto Industries	Villupuram
		Retreading	Recapping

Tractor Tyres:

1.	650 X 10 Fork Lift	—	—
2.	550 X 16 T.F.	200.00	—
3.	600 X 16 T.F.	210.00	—
4.	750 X 16 Trailer Rib	—	—
5.	600 X 16	—	—
6.	600 X 19	—	—
7.	650 X 20 T.F.	285.00	—
8.	11.00 X 28/10.28 Rear	900.00	—
9.	12.4/11 X 28	985.00	—
10.	14.9X13 X 28	—	—
11.	16.9 X 28/14-28 Rear	—	—
12.	13.6 X 28/12.28	—	—

Other Sizes Pertaining to Motor Vehicles :

1.	600 X 16 Car	—	—
2.	600 X 16 Jeep	200.00	—
3.	600 X 16 Tpt.	—	—
4.	700 X 15 Car	—	—
5.	700 X 15 Jeep	—	—
6.	700 X 15 Tpt	205.00	—
7.	670 X 15 Car	—	—
8.	670 X 15 Tpt.	200.00	—
9.	700 X 16 Tpt.	—	—
10.	700 X 16 Jeep TPT	—	—
11.	750 X 20 Jeep	280.00	270.00
12.	750 X 20 Ground Grip	—	—
13.	900 X 20 Cross Rib	—	—



Copy of Telex Message issued from Thiru C. K. Raghunath, Member (Distribution) on 5—9—84 to R.C.E. Trichy, S. E. Thanjavur, Trichy (North/South) & S.E. S.A. & post copy communicated in Endt. No. SE/LD/EG/A6/PC—Agrl. D-107/84 dt. 5—9—84.

20 hours supply in a day may be continued from 1—9—84 to the agriculturists of Thanjavur District and the taluks of Chidambaram, Kattumannarkoil of South Arcot District and Tiruchirappalli, Musiri, Kulithalai and Lalgudi Taluks of Tiruchirappalli District until further instructions.

C. K. Raghunath,
Member (Distribution).

Circular Memo. No. 1952/X/DFC/S/A4, (Accounts Branch) Dated 6—9—1984

Sub : Disposal of Stores.

Ref : B.P. Ms. No. 510, 30—4—1977

From the various Stock Verification Reports and from the Inspection Reports, it is noticed that there is no appreciable progress in the disposal of surplus and obsolete materials. As per para 457 of T.N.E.B. Manual, all the Superintending Engineers are required to prepare a list of stores which are definitely surplus in the System/Circles and the list is to be communicated to all other Systems to ascertain their requirement if any, out of the surplus list. It is noticed that though most of the Systems/Circles prepare a list and circulate it, no further follow up action is taken to dispose of the items if there is no demand from other Systems/Circles. In certain cases, it is also noticed that items which are to be condemned are also included in the list which may not be required or taken over by any System.

2. The attention of the Superintending Engineers is invited to detailed instructions contained in the B.P. cited. The Superintending Engineers should personally review the surplus items in their Stores and arrange for the disposal as per instructions already in force. If there are any special items which cannot be brought under any of the rules in force, specific reference may be sent to the Chief Engineer/Materials Management for getting Board's orders for the disposal of such items.

3. Immediate action should be taken to survey report all items which have been condemned and which are obsolete. The periodicity of disposal of scrap should also be increased. A specific report may be sent on the action taken.

Arjunan Gnanaolivu,
Accounts Member.

• • •

Memo No. DFC/Rev/X/Agri. Service/115/84 (Accounts Branch) Dated 6—9—1984

Sub : Electricity—Supply of Electricity, free of charge, to small farmer whose families are solely dependent on the income derived from their Agricultural land holdings and to huts in village Panchayats—Levy of lumpsum of Rs. 75/- per Horse Power per annum on other farmers—Energisation of 50,000 pumpsets for the year 1984—85.

Ref : 1. Memo. No. (Adm. Br.) 603/84-2(S2/PAT), dated 23—8—1984.
2. Memo. No. SE/RE & I(D)/LO/AR/Target/Agri. P. Set/84-85/D 12/84, dated 27—8—1984.

In the Memo. first cited, the concessions of supply of electricity, free of charge, to small farmers whose families are solely dependent on the income derived from their Agricultural land holdings and to Huts in Village Panchayats and levy of lumpsum charge on other farmers were communicated. In the Memo. second cited, targets for energisation of pumpsets was communicated.

2. : Government have required the Board to send a Report every Wednesday regarding the progress of the schemes referred to above for review by the Chief Minister. A copy of the Report as on 31—8—1984, which was sent on 5—9—1984 to Government is enclosed at Annexure I. For the Report to be sent to Government every Wednesday, necessary data systemwise should be sent to Headquarters in three Proformae as given in Annexure II. The weekly Report giving particulars, System-wise in the three Proformae as on Wednesday should be sent by the Regional Chief Engineers by name cover to the Member (Distribution), with copy by name cover to the Financial Controller (Revenue), to reach them on the following Saturday. The first Report with particulars, System-wise, in the three Proformae as on 5—9—1984 should be sent to reach Member (Distribution) by name cover and Financial Controller (Revenue) by name cover by 8—9—1984.

3. Instructions have been issued in the Memo. first cited that till the lists of small farmers whose families are solely dependent on the income derived from their Agricultural land holdings are received from Tahsildars, the small farmers according to the existing classification should be given supply of electricity, free of charge, with effect from 15—9—1984. Till these list are received from the respective Tahsildars, the number of small farmers and big farmers according to the existing classification should be given in the Proforma II.

B. Vijayaraghavan,
Chairman.

ANNEXURE—I

Tamil Nadu Electricity Board
Energisation of Pumpsets

Sl. No.	Name of System	Connected during 8/84			As on 31—8—1984		
		Small Farmers	Big Farmers	Total	Small Farmers	Big Farmers	Total
1.	MES/D/North	—	—	—	3469	6673	10142
2.	MES/D/South	—	—	—	1040	5323	6363
3.	Chingleput	11	42	53	12272	61615	73887
4.	Vellore	8	11	19	32602	47102	79704
5.	Thiruvannamalai	33	53	86	31413	50058	81471
6.	Dharmapuri	4	12	16	5506	38777	44283
7.	South Arcot/North	—	134	134	14377	38689	53066
8.	South Arcot/South	5	28	33	9801	35357	45158
9.	Trichy/North	—	296	296	7812	38734	46546
10.	Trichy/South	14	226	240	1846	28482	30328
11.	Thanjavur	—	197	197	460	20213	20673
12.	Pudukkottai	—	1	1	11943	528	12471
13.	Madurai/North	—	—	—	4760	31461	36221
14.	Madurai/South	—	—	—	10253	33652	43905
15.	Ramnad/East	—	—	—	4029	10893	14922
16.	Ramnad/West	—	—	—	6074	22837	28911
17.	Tirunelveli/East	—	49	49	12338	16390	28728
18.	Tirunelveli/West	42	27	69	8902	20897	29799
19.	Kanyakumari	—	—	—	553	1499	2052
20.	Mettur/East Salem	—	135	135	—	59262	59262
21.	Mettur/West	—	200	200	17492	32288	43780
22.	Periyar	1	119	120	8016	42361	50377
23.	Coimbatore/North	—	—	—	4139	16349	20488
24.	Coimbatore/South	—	11	11	3911	31391	35302
25.	Udumalpet	—	32	32	3422	61391	63813
Total		118	1573	1691	216430	752222	968652

(True copy)

Tamil Nadu Electricity Board
Electrification of Huts in Village Panchayats

Sl. No.	Name of System	Connected during 8/84	As on 31—8—84
1.	MES/D/North	Nil	8,346
2.	MES/D/South	46	3,680
3.	Chingleput	338	62,348
4.	Vellore	161	36,412
5.	Thiruvannamalai	247	16,392
6.	Dharmapuri	182	31,526
7.	South Arcot/North	504	76,755
8.	South Arcot/South	961	
9.	Trichy/North	399	78,270
10.	Trichy/South	25	
11.	Thanjavur	26	57,030
12.	Pudukkottai	90	24,518
13.	Madurai/North	9	27,937
14.	Madurai/South	145	
15.	Ramnad/East	Nil	26,888
16.	Ramnad/West	23	
17.	Tirunelveli/East	10	34,628
18.	Tirunelveli/West	52	
19.	Kanyakumari	6	2,690
20.	Mettur/East/Salem	586	41,710
21.	Mettur/West	219	
22.	Periyar	13	12,367
23.	Coimbatore/North	—	4,802
24.	Coimbatore/South	14	
25.	Udumalpet	14	38,210
Total		4,060	5,74,509

(True copy)

ANNEXURE—II**Progress Report as on Wednesday.....(Date)****Proforma—I****Number of Pumpsets Energised**

Number as on 31—8—1984 (Total energised less dismantled)	New pumpsets energised subsequent to 31—8—1984 upto this day	Total as on this day (1) + (2)
(1)	(2)	(3)

Proforma—II**Number of eligible Small Farmers and other Farmers**

(1)	Number as on 31—8—1984	Total as on this day
Eligible Small Farmers	(2)	(3)
Other Farmers		
Total		

Note: The total figures under Col. (2) and Col. (3) of this Proforma should be the same as the figures under Col. (1) and Col. (3) respectively of Proforma—I.

Proforma—III**Number of Hut Services in Village Panchayats**

Number as on 31—8—1984 (Total connected less dismantled)	New Services connected subsequent to 31—8—84 upto this day	Total as on this day (1) + (2)
(1)	(2)	(3)

Memo. No. (Adm. Br.) 603/S4/84—6 (Accounts Branch) Dated 6—9—1984.

Sub: ELECTRICITY — Electricity Tariff for farmers (L. T. Tariff—V except cottage Industries) and Huts in Village Panchayats (L. T. Tariff—VI)—Supply of electricity, free of charge, to small farmers whose families are solely dependent on the income derived from their agricultural land holdings, and to Huts in Village Panchayats—Levy of lumpsum of Rs. 75/- per H. P. per annum on farmers, other than small farmers whose families are solely dependent on the income derived from their agricultural land holdings.

Ref: 1. G. O. Ms. No. 1705, P. W. D., dated 18—8—1984.
2. G. O. Ms. No. 1711, P. W. D., dated 20—8—1984.
3. Memo. No. (Adm. Br.) 603/84—2 (S2/PAT), dated 23—8—1984.

In continuation of the Memo. third cited above, the following detailed instructions are issued:—

(i) In the first cycle of assessment for September 1984 from 1st September 1984 to 10th September 1984, assessment for all Agricultural services should be done as usual and the collections for all Agricultural services in respect of this cycle of assessment should also be done as usual. For meter readings taken on 15—9—1984, in respect of Agricultural services in the first cycle the amount should be assessed and incorporated in the Green Meter Cards and in the White Meter Cards with the consumers when the Assessor goes for the first cycle of assessment in October 1984 from 1st October, 1984 to 10th October 1984 and the collection for these assessments should be made as for other services assessed in the first cycle of October 1984.

For Agricultural services falling in the second cycle of assessment for August, 1984 from 16th August 1984 to 25th August 1984, meter readings would have already been taken during the period 16th August to 25th August and collection for these assessments should be done as usual. For current consumption beyond the date of meter reading in August till 14—9—1984, readings will be taken on 15—9—1984. For these meter readings, the amount should be assessed and incorporated in the Green meter cards and in the White Meter Cards with the consumers when the Assessor goes for the second cycle of assessment in September 1984 from 16th September 1984 to 25th September 1984 and the collections for these assessments should be made as for other services assessed in the second cycle of September 1984.

(ii) Instructions have been issued in the Memo third cited above that, until further orders, no collection of current consumption charges for consumption from 15—9—1984 should be made from small farmers who are at present charged at 12 Paise per Kw hr under Low Tension Tariff—V, as it will take some time for the Taluk Tahsildars to intimate the lists of small farmers whose families are solely dependent on the income derived from their Agricultural land holdings (i.e. eligible small farmers) and who are eligible for supply of electricity, free of charge, with effect from 15—9—1984. Government have since issued instructions to Collectors that Tahsildars should furnish the lists of eligible small farmers to the concerned Section Officers of the Tamil Nadu Electricity Board on or before 1—11—1984. A copy of the Chief Secretary's D. O. Letter No. 160437/U2/84—1, dated 28—8—1984 (along with 2 Annexures) to the Collectors in the matter is enclosed. Till these lists are received, no collection of current consumption charges for consumption from 15—9—1984 should be made from small farmers who are at present charged at 12 Paise per Kw hr under Low Tension Tariff—V. Immediately on receipt of the lists of eligible small farmers, the small farmers at present charged at 12 Paise per Kw hr under Low Tension Tariff V and who do not figure in these lists and thus have become ineligible for the concession of supply of electricity, free of charge, with effect from 15—9—1984 should be brought under the category of other farmers and charged a lump sum of Rs. 75/- per Horse Power per annum with retrospective effect from 15—9—1984.

(iii) All farmers, except eligible small farmers, should be charged a lump sum of Rs. 75/- per Horse Power per annum with effect from 15—9—1984. In calculating the lump sum of Rs. 75/- per Horse Power per annum, fraction of the Horse Power of pumpsets, if any, should be taken as such. Rounding off of a horse power of a pumpset (say 7.5 HP to 8 HP) should not be done. Instruction as to whether the lump sum of Rs. 75/- per Horse Power per annum should be charged on contracted load or connected load will be issued separately. Charges payable with reference to the lump sum of Rs. 75/- per Horse Power per annum shall be collected half yearly and the half yearly charges shall be incorporated in advance in the Green Meter Card and the White

meter card with the consumer. The collection will be made in the months of February and August for the two half yearly assessments. Instructions regarding the procedure to be adopted for assessment and collection will be issued separately.

(iv) There is no need to collect, or retain, any Security Deposit from eligible small farmers, following the Government's decision to supply Electricity, free of charge, to eligible small farmers. When the lists of eligible small farmers is received from Taluk Tahsildars, the Security Deposits of eligible small farmers should be adjusted against arrears or refunded if there are no arrears.

In respect of farmers other than eligible small farmers, security deposit equivalent to six months levy of lumpsum of Rs. 75/- per horse power per annum shall be collected in February, 1985.

Illustration :

For a 5 HP pumpset, a security deposit of Rs. 187.50 shall be collected.

$$\text{Rs. } 75 \times 5 = \text{Rs. } 375$$

$$\text{Rs. } 375 \div 2 = \text{Rs. } 187.50$$

(v) Meters in all the existing Agricultural services (L. T. Tariff-V except cottage industries) should be removed. This work should be started on 2nd October, 1984 (after the meter reading to be taken on 1st October, 1984) and completed by 31st December, 1984. The released meters should be devoluted immediately to the sub-stores and thereafter shifted to the Central stores by 31-3-1985. Instructions for the utilisation of the released meters will be issued separately.

(vi) It is proposed to provide meters in 11 KV & 22 KV feeders at sub-Stations/ Distribution transformers so as to have an estimate of the consumption of Agricultural services. Instructions on this will be issued separately.

(vii) In order to ensure that the capacities of the motors are as per name plates and as per the Test reports, periodical checks of all Agricultural services should be done. For this purpose, tong testers should be provided in all the Sections. All services in each Section should be checked once a year by the Section Officer. The Assistant Divisional Engineer will counter-check 20% of the services in each Section and the Divisional Engineer will check 5% of the services in each Section. Such inspections will be in addition to the periodical inspections that should be carried out to check malpractices in the Agricultural services. A format of a periodical Return to be rendered to Headquarters in respect of these inspections and checks will be communicated separately.

(viii) At present, certain farmers have been classified as small farmers based on the certificates issued by Tahsildars and charged at the concessional rate of 12 Paise per Kwhr. The Divisional Engineers should review all these cases and ensure that necessary certificates from the Tahsildars are available in each case. When lists of eligible small farmers who are eligible for supply of electricity, free of charge, with effect from 15-9-1984, are received from Tahsildars, it should be ensured that electricity, free of charge, is extended only to those covered by the lists sent by the Tahsildars. These two reviews should be completed by 31st March 1985.

(ix) The Divisional Engineers should ensure in each case that the concession of supply of electricity free of charge for eligible small farmers and the lumpsum of Rs. 75/- per Horse Power per annum for other farmers is extended only to those who use electricity solely for agricultural purposes. In every such case, a proceeding should be issued by the Divisional Engineer.

B. Vijayaraghavan,
Chairman.

Enclosure :

Copy of D. O. Lr. No. 160437/U2/84—1, Dated 28—8—1984, from Thiru K. Chockalingam, I. A. S., Chief Secretary, Government of Tamil Nadu, Public Works Department, Fort St. George, Madras-600 009 addressed to all Collectors and copy to Thiru B. Vijayaraghavan, I. A. S., Chairman, Tamil Nadu Electricity Board, Madras-600 002.

Sub : Electricity—Electricity Tariff for farmers—concession—Supply of Power to small farmers free of cost—Chief Minister's Announcement—Issue of certificates by Tahsildar—Instructions.

Ref : 1. G. O. Ms. No. 1203, P. W. D., Dated 6—8—1977.
2. G. O. Ms. No. 1711, P. W. D., Dated 20—8—1984.

Kindly refer to the G. Os cited.

2. You may be aware that the Government have decided to supply electricity free of charges, to small farmers whose families are solely dependent on the income derived from their agricultural land holdings. "Small Farmers" means a person whose total holding, whether as owner, tenant, or mortgagee with possession, or partly in one capacity and partly in another, does not exceed two and a half acres of wet lands or five acres of dry lands. In computing the extent of land held by a person who holds wet and dry lands, two acres of dry land shall be taken to be equivalent to one acre of wet land. Orders to this effect have been issued in G.O. Ms. No. 1711, P.W.D., dated 20—8—84.

3. As the intention of the Government is to extend the concession of free supply of electricity only to the small farmers whose families are solely dependent on the income derived from their agricultural land holdings, it is necessary to ensure that the concession is not availed of by the small farmers whose family **member or members** derive income from other occupations (e.g. employment in any organisation whether State or Central Government (including Public Undertakings, local bodies etc.) or private as the case may be, or running a trade or business either wholly or his partnership or doing any profession like Doctor or Engineer etc.)

4. Members of the family in relation to a small farmers include :

- (i) The wife or husband as the case may be of the small farmer, whether residing with the small farmer or not but does not include a wife or husband, as the case may be, separated from the small farmer by a decree or orders of a competent court.
- (ii) Son or daughter or step-son or step-daughter of the small farmer and wholly dependent on him/her but does not include a child or step-child who is no longer in any way dependent on the small farmer or of whose custody the small farmer has been deprived by or under any law.
- (iii) Any other person related, whether by blood or marriage, to the small farmer or to the small farmer's wife/husband and wholly dependent on the small farmer.

5. A roster of small farmers who have been issued certificates for the concessions granted in G. O. Ms. No. 1203, P. W., Dated 6—8—1977 is already available with the Taluk Tahsildars, who may now verify whether the families of the small farmers are solely dependent on the income derived from the agricultural land holdings and eligible for the concessions now granted in G. O. Ms. No. 1711, P.W., Dated 20—8—1984 and as explained in para 3 to this D.O. and issue necessary revised certificates in the form in the annexure II to this D.O. The Tahsildar has to prepare a list of eligible farmers for the concession now granted and furnish the same to the concerned section officers of the Tamil Nadu Electricity Board **on or before 1—11—1984**. Since the Chief Minister's announcement is to be given effect from 15—9—1984, **the time limit of 1—11—1984, must not be exceeded on any account**. The Tahsildar should verify once in 3 years the accuracy of the details and the applicant's continued eligibility of the concession extended in the G. O. Ms. No. 1711, P.W., Dated 20—8—1984. The first verification should be done in the months of January, February and March 1987 and the results of verification intimated by the Tahsildar to the concerned Section Officers of the Tamil Nadu Electricity Board by 1—4—1987.

6. Some illustrations to whom the concessions are not available are given in the Annexure-I to this D.O. for guidance.

7. Suitable instructions may be issued to all Taluk Tahsildars in this regard and a copy of the instruction issued, furnished to the Government with a copy to Chairman, Tamil Nadu Electricity Board.

8. A weekly progress report regarding the number of small farmers for whom certificates are issued must reach the Government (Secretary, PWD by name) every Friday beginning 7—9—1984.

(True Copy)

ANNEXURE—I

1. A person who owns lands but his wife is employed or running a trade or doing a business etc. is not eligible for concession.
2. A woman who owns lands but her husband is employed or running a trade or doing a business etc. is not eligible for the concession.
3. A person who owns lands but his/her son or daughter living jointly and wholly dependent to him/her is employed or running a trade or doing a business etc. is not eligible for the concession.
4. A person who owns lands but his/her father or mother who is living jointly and wholly dependent to him/her is employed or running a trade or doing a business etc. is not eligible for the concession.
5. A widow who owns lands but her son/daughter/mother/father/brother/sister living jointly and wholly dependent to her is employed or running a trade or doing a business etc. is not eligible for the concession.

K. Chokalingam,
Chief Secretary.

(True Copy)

ANNEXURE—II**Form of Certificate for Small Farmers Eligible for Free Supply of Power**

This is to certify that/Thirumathi/Selvi _____
of Hamlet of Village in _____ Taluk of _____
District having agricultural service bearing C.No. of _____ distribution is having
wet land/dry land to the extent _____ acres as a whole for cultivation
in his/her capacity as owner/mortgager or lessee in lands bearing S.F. Nos _____
villages _____ and that his/her family is solely dependent on the income derived
from the said agricultural land holding and the individual is eligible for the free power supply
as per G.O.Ms. No. 1711, P.W.D., Dated 20—8—1984.

Official Seal.
Entered as No.

Taluk Tahsildar.

In small farmers eligible for free power supply roster vide page No.

Note: Certificates to be issued in triplicate one to the J.E./A.E. concerned, one copy to the A.A.O. concerned for official use by them and the other to the individual.

K. Chokalingam,
Chief Secretary.

(True Copy)



ELECTRICITY—Shifting of Electric Poles, Cables etc., from Public Roads consequent on Widening of Roads—Instructions.

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

(Accounts Branch)

Dated 12—9—1984.

Read :

- (i) B.P. Ms. (FB) No. 2 (Accounts Branch), dated 18—3—1984.
- (ii) G.O. Ms. 1525, PWD, dated 30—7—1984.

In partial modification of the instructions issued in para (iii) of B.P. Ms. (FB) No. 2 (Accounts Branch), dated 18—3—1984, the following instructions are issued.

Wherever deposits have already been collected by the Tamil Nadu Electricity Board from the Highways Department or the Local Body towards cost to be incurred for shifting lines, Cables, Poles etc. of the Board at the request of the Highways Department or the Local Body concerned for widening of roads, such deposits if collected after 1—4—1982 shall be refunded to the Highways Department or the Local Body concerned. Deposits collected prior to 1—4—1982 shall not be refunded.

(By Order of the Board)

B. Vijayaraghavan,
Chairman.

Letter No. 17/Adm. Br./PA (T)/S3/83—22 (Administrative Branch) dated 14—9—84 from Thiru C. K. Raghunath, B.E., Member (Distribution), addressed to the S.Es of O & M Systems.

Sub : Elec. Terms and Conditions of Supply—connecting of the additional load—obtaining test report from consumers—furnishing of a copy of test report or revised test report to the consumer.

Ref : 1. B. P. Ms. (FB) No. 1 (Accounts Br.), dated 15—2—1984.
2. This office Memo No. 17/Adm. Br./PA (T)/S3/83—17, dated 22—8—84.

The attention of the Superintending Engineers of Operation and Maintenance Systems is invited to this office memo. cited and they are requested to furnish the information called for therein immediately.

2. The Superintending Engineers of O & M Systems are requested to inform all the consumers who have been sanctioned additional loads that they should obtain specific prior permission before connecting the additional loads. The additional load sanctioned should be permitted only after obtaining the revised test report from the consumer duly signed by him. A copy of the revised test report should also be furnished to the consumer and their acknowledgement obtained and filed with the dockets.

3. The Chairman/T.N.E. Board desires that whenever test report or revised test report is obtained from a H.T. or L.T. consumer a copy thereof should be given to them and acknowledgement obtained.

4. The Superintending Engineers, are requested to confirm that the above procedure is followed in their system.

C. K. Raghunath,
Member (Distribution)

Memo. No. SE/RE & I(D)/LO/AR/RE(P) Target/D. 14—84 (Technical Branch) Dated 14—9—84.

Sub : Energisation of Agricultural pumpsets during 84—85 Target revised by Government—Regarding.

Ref : 1. Memo No. SE/RE&I(D)/LO/AR/Target/Agri. P'set 84—85/D. 12/84, dated 27—8—84.

2. Memo. No. SE/RE&I (D)/LO/AR/Target/84-85/D. 13/84, dated 1—9—84.

3. Minutes of R.C.E's conference held on 3—9—84 at Madras.

In continuation of the memo. under reference 2 the following instructions are issued.

1. "On line service" should be connected based on the guidelines already issued irrespective of the targets fixed for systems as per readiness priority by maintaining separate priority register.

2. All Regional Chief Engineers should assess the number of "on line service" for the parties for whom 90 days notices have already been issued and these particulars should be furnished systemwise by 17—9—84 to Superintending Engineer/Rural Electrification by name cover.

3. All Regional Chief Engineers should identify "on line services" financial yearwise, systemwise, irrespective of the fact whether 90 days notices have been issued or not. These details should be furnished to Superintending Engineer/Rural Electrification before 1—10—84.

4. "On line services" already authorised should be from the existing energised line as on 31—8—84.

5. Norms for the issue of 90 days fresh notice for the parties who have applied before 31—3—76 and after 31—3—76 to achieve the target of 50,000 may be sent by Regional Chief Engineers.

6. All Regional Chief Engineers are instructed to send a weekly progress report to Superintending Engineer/Rural Electrification by name cover by every Saturday evening furnishing the following.

1. Agricultural services connected	
Small farmers	—
Big farmers	—

Total	—

2. Hut Services	
Adi dravidars	—
Others	—

Total	—

Since the above particulars have to be furnished to the Government any lapse on the part of the Regional Chief Engineers will be viewed seriously.

B. Vijayaraghavan,
Chairman.

Memo. No. SE/RE & I(D) LO/AR/AE/(P) Target/D.15 (Technical Branch) Dated 14—9—84

Sub : Rural Electrification—Energisation of pumpsets during 1984—85
Revised target—Further instructions issued.

Ref : (1) Memo. No. SE/RE & I(D)/LO/AR/Target/Agrl. pumpset/12/84,
dt. 27—8—84.

(2) Memo. No. SE/RE & I(D)/LO/AR/target/84—85/13, dt. 1—9—84.

(3) Memo. No. SE/RE & I(D)LO/AR/RE(P)/target/84—85/84, dt. 14—9—84.

Prior to the ban on issual of ninety days notices to Agricultural parties vide SE/RE/LO/AR/RE(P)/target/83—84/346-2, dt. 5—9—83, notices were issued by the Divisional Engineers based on their quotas and capacities. In the above process, ninety days notices have been issued to parties registered after 31—3—76 also.

2. Based on the System Superintending Engineers report the number of such ready parties as on 1—4—84 works out to 12012 Nos, vide Annexure enclosed.

3. In order to achieve the higher target fixed by the Government and in view of the limited time available to achieve this target, instructions are issued to effect supply for parties who have entered their readiness based on official notices issued prior to the date of the issual of the ban order cited in para (1) i.e. (5—9—83).

B. Vijayaraghavan,
Chairman.

**Particulars of Pending Agricultural Applications Received after 31-3-76
as on 1-4-84**

Sl. No.	Name of System	90 days notices issued and parties ready		
		R.E.C. area	Non R.E.C. area	Total
1.	M.E.S./D/North	20	42	62
2.	M.E.S./D/South	—	95	95
3.	Chingleput	213	202	415
4.	Vellore	767	—	767
5.	Tiruvannamalai	1084	52	1136
6.	Dharmapuri	—	—	—
	RCE(D)/MDS	2084	391	2475
1.	South Arcot/North	296	45	341
2.	South Arcot/South	19	149	168
3.	Trichy/North	657	41	698
4.	Trichy/South	7	47	54
5.	Thanjavur	1480	17	1497
6.	Pudukottai	205	789	994
	RCE(D)/Trichy	2664	1088	3752
1.	Madurai/North	332	245	577
2.	Madurai/South	526	23	549
3.	Ramnad/East	267	169	436
4.	Ramnad/West	795	41	836
5.	Tirunelveli/East	487	60	547
6.	Tirunelveli/West	610	19	629
7.	Kanyakumari	Nil	169	169
	RCE(D)/MDU	3017	726	3743
1.	Mettur/East	50	44	94
2.	Mettur/West	221	210	431
3.	Periyar	241	—	241
4.	Coimbatore/North	241	102	343
5.	Coimbatore/South	51	558	609
6.	Udumalpet	216	108	324
	RCE(D)/CBE	1020	1022	2042
	Grand Total	8785	3227	12012

Memo. No. SE/RE & I (D)/LO/AR/(R) (P) 58/84 (Technical Branch) Dated 14—9—84.

Sub : Electricity—Power supply to agricultural pumpsets—in Bhoodan lands—special priority—Orders communicated.

Ref : Govt., P. W. D., Lr. No. Ms. No. 1289, Dated 25—6—84.

A copy of Government letter under reference is enclosed.

As per the letter the Government/Public Works Department have now decided that the pumpsets installed in Bhoodan and Gramadan lands in the State be given power connection on priority basis. The genuineness of the claim of being Bhoodan or Gramadan lands by the applicants may be got verified from the Collectors of the districts concerned.

The Regional Chief Engineers/Distribution are authorised to accord special priority to the above pumpsets after verifying the bonafides of the genuineness of the claim from the District Collector.

The categories of agricultural applications for which special priority are to be accorded in energising pumpsets are as follows:—

1. Government Departmental pumpsets such as those belonging to Government seed farms, Government research centre etc.
2. Tube well pumpsets installed in community wells of the Tamil Nadu State Tube Wells Corporation.
3. Agricultural pumpsets installed in Tribal areas and owned by Tribal people living in Tribal areas.
4. Pumpsets installed in Bhoodan and Gramadan lands in state by the applicants after verifying from the Collectors of districts.

C.K. Raghunath,
Member (Distribution).

Enclosure :

Copy of Lr. (Ms.) No. 1289, dated 25—6—84 from Thiru K. Madhavasarma, I.A.S., Commissioner and Secy. to Government, addressed to the Chairman, Tamil Nadu Electricity Board, Madras-2.

Sub : Electricity—Power supply to agricultural pumpsets in Bhoodan lands—Special priority basis—Orders—Issued.

- Ref :**
1. From the Chairman, T. N. E. B. Lr. No. SE/RE/AR/A6/RE (P)/212/82, dated 15—10—82.
 2. From the Collector of South Arcot, L. Dis. 4080/83, dated 30—3—83.
 3. From the Collector of Tirunelveli RCC No. 19710/83/C. II/7, dated 2—7—83.
 4. From the Collector of Coimbatore Lr. No. 15228/83, dated 28—7—83.
 5. From the Collector of Madurai Lr. No. Roc. 274194/83, dated 27—3—84.
 6. From the Collector of Periyar District D. O. ROC/R2/No. 3142/84, dated 10—4—84.

The Government have examined the need for giving power connection to agricultural pumpsets in Bhoodan and Gramadan lands in the State on priority basis and have decided that the pumpsets installed in Bhoodan and Gramadan lands in State be given power connection, on priority basis. The genuineness of the claim of being, Bhoodan or Gramadan lands by the applicants may be got verified from the Collectors of the districts concerned.

(True Copy)

Superintending Engineer/Transmission Office—Registration of Firms for procurement of certain lines & Sub-station materials/Equipments by limited Tender Systems as in D.G.S. & D.—review of the list of registered firms by Review Committee—approval orders issued.

B.P. Ms. (FB) No. 369

(Technical Branch)

Dated : 17—9—1984

Purattasi 1, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read :

- (i) B.P. Ms. No. 53/Tech. Br./dated 14—2—1981.
- (ii) B.P. Ms. No. 433/Tech. Br./dated 12—10—1981.
- (iii) B.P. Ms. No. 54/Tech. Br./dated 12—2—1982.
- (iv) B.P. Ms. No. (FB) 234/Tech. Br./dated 15—11—1983.

Proceedings :

Orders had been issued in B.P. Ms. No. 433, Technical Branch, dated 12—10—81, B.P. Ms. 54, Technical Branch, dt. 12—2—82 and B.P. Ms. (FB) No. 234, Tech. Br., dt. 15—11—83 for constituting a committee with the following Members to review the list of Registered Firms in the month of July every year.

Member Generation (TM)	—	Chairman
C.E./Hydro Transmission	—	Member
C.E./ETPS & BBPH	—	Member
C.E./Materials Management	—	Convenor

In partial modification to the orders issued in the Board's Proceedings referred to above the Tamil Nadu Electricity Board hereby direct that the list of registered firms shall be reviewed in the month of July every year by a Committee comprising of the following Members :

Member Generation	—	Chairman
Member Distribution	—	Member
C.E./Transmission	—	Member
C.E./Materials Management	—	Convenor

This orders will take effect from the date of this proceedings :-

(By Order of the Board)

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

Endt. No. SE/LD & GO/EG/A6/PC. Genl./D. 82/84 dt. 18—9—84.

Ref : Copy of Letter 184883/Y1/84-3 dt. 31—7—84 from Thiru K. Madhavasarma, I.A.S.,
Commissioner & Secretary to Government.

Copy submitted to Chairman, A.M., M(D) & copy to all C.Es. & S.Es.

V. Sathyanathan,
Member (Generation)

Enclosure :

Copy of letter No. 184883 Y1/84-3 dt. 31—7—84 from Thiru K. Madhavasarma, I.A.S., Commissioner & Secretary to Government, P.W.D., Fort St. George, Madras-9 to The Chairman, Tamil Nadu Electricity Board, Madras-2.

Sub : Electricity—Restriction and Control Power cut—Services of Newspapers,
Modern Rice Mills and Roller Flour Mills—Review of Power position.

Ref : Your letter No. EG/A6/PC. GL./D. 67/84, dated 16—7—84.

The Government have reviewed the consumption pattern of the Newspapers, weekly, fortnightly and monthly magazines, Modern Rice Mills of Tamil Nadu Civil Supplies Corporation and Food Corporation of India and Roller Flour Mills and considered that the exemption given to newspapers, weekly, fortnightly and monthly magazines be continued. In respect of Rice Mills and Flour Mills the Government have decided that the exemption from Power cut in respect of Private Roller Flour Mills be revoked, however exemption from power cut to the Modern Rice Mills of the Civil Supplies Corporation and Food Corporation of India shall continue. I am therefore request you to send necessary proposals on the above lines to Government as and when the power cut is imposed in future.

Commissioner & Secretary
to Government.

(True Copy)

Mettur Thermal Power Project—Delegation of powers to Chief Engineer/Mettur Thermal Project to accord technical sanction to working estimates for civil works pending revised administrative approval of the scheme estimate—Approved.

B.P. Ms. (FB) No. 376

(Technical Branch)

Dated 18—9—1984

Purattasi 2, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Proceedings :

The Tamil Nadu Electricity Board approves the proposal of the Chief Engineer/Mettur Thermal Project for authorising the Chief Engineer/Mettur Thermal Project to accord technical sanction for the working estimates of the civil works pending Board's approval for the overall revised scheme estimate for Mettur Thermal Project.

(By Order of the Board)

B. Vijayaraghavan,
Chairman.

● ● ●

Memo. No. 050337/153/S3/A1/84—2, (Administrative Branch) Dated 19—9—1984

Sub : Opening of additional F.O.C. Centres in M.E.S.(D)/South and North—R.W.E. staff sanctioned—Regarding.

- Ref* :
1. B.P.Ms. (FB) No. 86 (Techl. Branch), dated 18—2—1984.
 2. From the S.E./M.E.S.(D)/South letter No. Adm. 11/RWE/Aw/D.2825/84, dated 11—5—1984.
 3. From the S.E./M.E.S.(D)/South letter No. Adm. 4/A.D.2825—1/84, dated 26—6—1984.

The following amendment is issued to B.P.Ms. (FB) No. 86 (Technical Branch), dated 18—2—1984.

Amendment

After para 3, the following may be added as paras 4, 5 & 6.

- (4) Sanction of 305 Regular Work Establishment temporary posts accorded in para (3) above is for a period upto 28—2—1985 from the date of utilisation of the posts.
- (5) The incumbents of the posts will be eligible to draw the usual pay, Dearness Allowance, House Rent Allowance, City Compensatory Allowance and other allowances as the case may be at the rates admissible under the orders in force wherever applicable.
- (6) The expenditure towards the staff sanctioned is debitable to "Tamil Nadu Electricity Board Funds—Revenue expenses—Madras Electricity System (Distribution)/South/Madras Electricity System (Distribution)/North—C. Establishment—2. Pay of Establishment and 3. Allowances".

B. Vijayaraghavan,
Chairman.

CRASH PROGRAMME—Thanjavur District—Sinking of 5,000 Filter Point Tube wells—Temporary enhancement of Purchase power of Superintending Engineer/Thanjavur Electricity System and enhancement of imprest held by Assistant Divisional Engineers/Assistant Engineers and Junior Engineers in Thanjavur Electricity System—Approved.

B.P.Ms. (F.B) No. 383

(Technical Branch)

Dated 19th September 1984.
Purattasi 3, Rakhatshi.
Thiruvalluvar Aandu, 2015.

RCE/D/Trichy's D.O. letter No. RCE/D/Ty./Tech/A4/F. Pumpsets/D. 5158/84, dt. 26—6—84.

Government Public Works Department in their letter dt. 4—5—84 have ordered that pumpsets installed in the filter points executed under Crash programme and normal programme in Thanjavur District under Cauvery Delta Area should be energised on priority basis. Accordingly Tamil Nadu Electricity Board has proposed to energise 2,502 pumpsets during 1984-85 in Thanjavur System. Superintending Engineer/Thanjavur has also been permitted to exceed the target during the year 1984—85 and to dispose of all the pending applications numbering 3,415 as on 1—4—84 before 31—3—85.

(2) Based on the above the Regional Chief Engineer/Distribution/Trichy in his letter cited has requested for enhancement of purchase powers for Superintending Engineer/Thanjavur under limited tender system from Rs. 25,000/- to Rs. 50,000/- per Purchase order till 31—3—85 or till the Crash Programmes is over whichever is earlier. The Regional Chief Engineer/Distribution/Trichy has also requested for enhanced imprest upto Rs. 2,000/- for Assistant Divisional Engineer/Assistant Engineer and Junior Engineers executing the Crash programmes in Thanjavur District upto 31—3—85 or till the Crash programme is over whichever is earlier.

(3) In view of the target of energising all the filter point tube wells in Thanjavur District before 31—3—85 the Tamil Nadu Electricity Board directs that the Purchase power of Superintending Engineer/Thanjavur under limited tender system may be enhanced from Rs. 25,000/- to Rs. 50,000/- per purchase order and the imprest of the Assistant Divisional Engineer/Assistant Engineer/Junior Engineers executing the Crash Programme be enhanced to Rs. 2,000/- upto 31—3—85 or till the crash programme is over whichever is earlier.

(By Order of the Board)

B. Vijayaraghavan,
Chairman.



Memo No. 632/Adm. Br./PA(T)/S2/82—5, (Administrative Branch) Dated 19—9—84.

Sub:—Elec. H.T. and L.T. services low-power factor—levy of compensation charges—terms and conditions of supply.

Ref:— B.P. Ms. (FB) No. 32, (Administrative Branch), dt. 21—4—84.

The Superintending Engineers of Operation and Maintenance System are informed that the orders issued in B.P. cited are being re-examined in the light of the representations received from the consumers. Pending a decision in the matter, the service connections need not be disconnected for non-payment of compensation charges for failure to maintain the power-factor at the stipulated level. The service connections, if any, disconnected for the above reason, may be reconnected immediately.

B. Vijayaraghavan,
Chairman.

Renting of Private Buildings—Fixation of rent once in three years and amendments to the Rules—Orders—Issued.

B. P. Ms. (FB) No. 384

(Technical Branch)

Dated 19—9—1984
Purattasi 3, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read :

- (1) B. P. Ms. (FB) No. 117, dated 6—3—1984.
- (2) G. O. Ms. No. 753, PWD, dated 7—4—1984.
- (3) Extract from Minutes of the 468th Meeting of the Board held on 4—9—1984.

Proceedings :

1.0. In G. O. Ms. No. 753, PWD, dated 7—4—1984, the Government of Tamil Nadu have issued orders for considering the proposal for fixation of rent once in three years for accommodating the Government Offices in the private buildings and also made them applicable to the various Public Sector Undertakings.

2.0. In accordance with the above G.O. and in supersession of orders under Clause IX Paras 2 (c and d) and 4 of Annexure to the B.P. Ms. (FB) No. 117, dated 6—3—1984, the Tamil Nadu Electricity Board hereby approves the following :

2.1. While fixing the rent for private buildings taken on rent by the Tamil Nadu Electricity Board for functioning of Board Offices, the reasonableness of rent is determined as per B.P. Ms. (FB) No. 117, dated 6—3—1984. The rent thus fixed may be reconsidered once in three years and the reasonableness of rent fixed with respect to the total value of the building at that time of revision and as per other relevant clauses of the aforesaid B.P.

2.2. The above rule is effective from the date of issue of this Board Proceedings.

2.3. The proposals for enhancement or revision of rent received before the date of issue of this B.P. may be dealt with as per rules in the B. P. Ms. No. 117, dated 6—3—1984, i.e., such proposals have to be put up to the Board for approval.

2.4. If the owner of the private building has received revision of rent earlier, then the owner is eligible for revision of rent only after three years from the date of last revision of rent.

2.5. If the owner of the building has received enhancement of rent on account of increase in tax or cess or improvements made to the building, the proposal for subsequent revision of rent is to be treated as a new proposal i.e. the increase in rent due to increase in tax or cess or improvements need not be taken into account.

2.6. The Chief Engineer is the competent authority to revise the rent once in three years referred to in Para. 2.1. above, for any amount of rent as per norms.

3.0. The Chairman/Tamil Nadu Electricity Board is delegated with powers for the following :—

- (i) To fix the rent initially which is more than the reasonable rent arrived at as per norms in the B.P. Ms. (FB) No. 117, dated 16—3—1984.
- (ii) To approve enhancement or revision of rent based on the demand of the owner which is more than what is reasonable as per norms.
- (iii) To approve enhancement of rent proposals received prior to issue of this B.P. mentioned in Para. 2.3. above.
- (iv) The monetary powers for approval of rent by Chairman is limited to a monthly rent upto Rs. 10,000/- only.

(By Order of the Board)

C. K. Raghunath,
Member (Distribution).

Memo. No. SE/Stores/DE/T/F. 502/12 (Technical Branch) Dated 24—9—1984.

Sub : Motor vehicles—Retreading tyres—Approval of rates for tyre retreading—communicated.

Ref : This office Memo. No. CE/MM/SE/S/DE/T/F. 502/7, dt. 3—8—1984

Further to this office Memo. cited the list of approved rates for retreading tyres in the Transport Engineering Corporation for the year 1984—85 is enclosed for guidance and necessary action.

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

Enclosure :

Copy of letter No. Rc.GI/66223/83 dt. 10—5—84 from the Director, TNMVMO, Shopping centre, 2nd Floor, Ashok Nagar, Madras-83 to All Heads of Departments including Collectors.

Sub : MOTOR VEHICLES—Retreading of tyres—Approval of rates for tyre retreading—Orders issued—Communicated.

Ref : This office Rc. GI/66223/83, dated 26—4—83.

In continuation of this office letter cited, a list of approved rates for retreading/recapping at the Transport and Engineering Corporations is communicated.

For retreading/recapping any of the tyre shown in the annexure the Vehicle Owning Officer should first contact the respective Transport/Engineering Corporations in his jurisdiction and then entrust the tyre for retreading/recapping in the private Companies, only after obtaining No Objection Certificate from the Transport/Engineering Corporations.

The to and fro freight charges in respect of tyres entrusted for retreading/recapping will be borne by the respective Corporations. However, the to and fro charges in respect of the tyres rejected by the Transport/Engineering Corporations will be borne by the respective Vehicle Owning Officers.

If any tyre which is not found in the annexure, such of those cases may be referred to this Department for issue of necessary instructions.

The above instructions should be strictly followed by the Vehicle Owning Officers for retreading/recapping the tyres fitted to the departmental vehicles.

The reference together with the annexure may be communicated to all your subordinate Vehicle Owning Officers for their information and guidance.

Director.

(True Copy)

ANNEXURE—I

Retreading/Recapping Rates for the Sizes of Tyres of Transport/Engineering Corporations

Sl. No.	Size	Jurisdiction for undertaking work											
		Cheran Engg. Corporation, Pollachi.	Nesamony Engg. Corporation, Nagercoil.	Jeeva Transport Corporation	KTC Transport Corporation	Cholan Transport Corporation	Marudhu Pandiyan Transport Corporation	Coimbatore & Nilgiris	Kanyakumari & Tirunelveli	Erode & The Nilgiris	Tirunelveli & Ramnad	Thanjavur & South Arcot	Pudukkottai & Ramnad East
		R. T.	R. C.	R. T.	R. C.	R. T.	R. C.	R. T.	R. C.	R. T.	R. C.	R. T.	R. C.
1.	560 X 13	—	—	—	—	144.00	—	144.00	—	144.00	—	144.00	—
2.	600 X 16	221.00	—	221.00	—	221.00	—	221.00	—	221.00	—	221.00	—
3.	670 X 15	252.00	—	252.00	—	252.00	—	252.00	—	252.00	—	252.00	—
4.	700 X 15	261.00	248.00	261.00	248.00	261.00	248.00	261.00	248.00	261.00	248.00	261.00	248.00
5.	700 X 16	—	—	—	—	—	—	—	—	—	—	—	—
6.	750 X 20	—	—	—	—	333.00	324.00	333.00	324.00	333.00	324.00	333.00	324.00
7.	825 X 20	—	419.00	—	419.00	437.00	419.00	437.00	419.00	437.00	419.00	437.00	419.00
8.	900 X 20	—	505.00	526.00	505.00	526.00	505.00	526.00	505.00	526.00	505.00	526.00	505.00
9.	590 X 15	180.00	—	180.00	—	180.00	—	180.00	—	180.00	—	180.00	—

ANNEXURE—I

Retreading/Recapping Rates for the sizes of Tyres of Transport/Engineering Corporations

Sl. No.	Sizes	Jurisdiction for undertaking work									
		Pallavan Engineering Corporation, Madras	Pattukkottai Alagiri Transport Corporation, North Arcot.	Thiruvalluvar Transport Corporation, Trichy	Anna Engineering Corporation, Salem.	Madurai Pandiyan Engineering Corporation, Madurai.	Madras & Chingleput	North Arcot & South Arcot	Trichy & Pattukkottai	Salem & Dharmapuri	Madurai & Ramnad West
		R.T.	R.C.	R.J.	R.C.	R.T.	R.C.	R.T.	R.C.	R.T.	R.C.
1.	560×13	144.00	—	—	—	—	—	—	—	—	—
2.	600×16	221.00	—	—	—	221.00	—	221.00	—	221.00	—
3.	670×15	252.00	—	—	—	252.00	—	252.00	—	252.00	—
4.	700×15	261.00	248.00	—	—	261.00	248.00	261.00	248.00	261.00	248.00
5.	700×16	—	—	—	—	—	—	—	—	—	—
6.	750×20	—	—	—	—	333.00	324.00	333.00	324.00	—	—
7.	825×20	437.00	419.00	—	—	437.00	419.00	437.00	419.00	437.00	419.00
8.	900×20	526.00	505.00	—	490.00	526.00	505.00	526.00	505.00	526.00	505.00
9.	590×15	180.00	—	—	—	180.00	—	180.00	—	180.00	—

ELECTRICITY—Terms and Conditions of Supply—additional load/demand—permitted—amendment—
Issued.

B. P. Ms. (FB) No. 106

(Administrative Branch)

Dated 24—9—1984
Purattasi 8, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read:

1. B. P. Ms. No. 780, dt. 21—6—77
2. B. P. Ms. No. 420, dt. 1—4—78
3. B. P. Ms. No. 1104, (Adm.) dt. 15—7—78
4. B. P. Ms. No. 128, (Adm.) dt. 25—1—79
5. B. P. Ms. No. 501, (Adm.) dt. 19—3—79
6. B. P. Ms. No. 903, (Adm.) dt. 25—5—79
7. B. P. Ms. No. 142, (Adm.) dt. 9—11—79
8. B. P. Ms. No. 172, (Adm.) dt. 13—12—79
9. B. P. Ms. No. 131, (Techl.) dt. 13—12—79
10. B. P. Ms. No. 206, (Adm.) dt. 27—12—79
11. B. P. Ms. No. 407, (Adm.) dt. 16—6—81
12. B. P. Ms. No. 601, (Adm.) dt. 21—10—82
13. B. P. Ms. No. 377, (Adm.) dt. 14—6—82
14. B. P. Ms. No. 379, (Adm.) dt. 15—6—82
15. B. P. Ms. No. 405, (Sectt.) dt. 3—8—82
16. B. P. Ms. No. 2 (Adm.) dt. 19—1—83
17. B. P. Ms. (CH) No. 86, (Adm.) dt. 26—2—83
18. B. P. Ms. (CH) No. 224, (Adm.) dt. 5—4—83
19. B. P. Ms. (CH) No. 235, (Adm.) dt. 7—4—83
20. B. P. Ms. (CH) No. 254, (Adm.) dt. 9—4—83
21. B. P. Ms. (FB) No. 81, (Sectt.) dt. 11—7—83
22. B. P. Ms. (FB) No. 183, (Techl.) dt. 22—9—83
23. B. P. Ms. (FB) No. 7, (Accts.) dt. 24—11—83
24. B. P. Ms. (FB) No. 1, (Accts.) dt. 15—2—84
25. B. P. Ms. (FB) No. 32, (Adm.) dt. 21—4—84
26. B. P. Ms. (FB) No. 41, (Sectt.) dt. 9—5—84
27. B. P. Ms. (FB) No. 77 (Adm.) dt. 13—7—84

Proceedings :

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 as sub-para to Clause 3 (a) viz. "Requisition for Supply of Energy" of Terms and Conditions of Supply issued in B.P. Ms. No. 780, dt. 21—6—77.

The amendment hereby made shall come into force at once.

Amendment

"No additional load/demand in respect of a service shall be permitted unless all the outstanding arrears in the same service by way of current consumption charges, compensation charges for violation of Terms and Conditions of Supply or other charges whatsoever have been duly paid".

(By Order of the Board)

B. Vijayaraghavan,
Chairman.

Madras Electricity System (Distribution)/North and South—Road-cut restoration charges on account of fault—Cutting of Road—Pending Bills—Due to Highways Department—Deviation from regular procedure—Approved.

B. P. Ms. (FB.) No. 390

(Technical Branch)

Dated 25—9—1984.

Purattasi 9, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read .

U.O. No. CED/MS/A/cs/F/RC/84, Dated 4—8—1984.

Proceedings :

The Regional Chief Engineer (Distribution)/Madras, in his U.O. cited has submitted a proposal for payment of bills due to the Highways Department on account of Road-cut restoration charges amounting to Rs. 1,67,757-00, without verification and certification from Board side, based on one-line completion report sent by the Highways Department in respect of the Superintending Engineers/Distribution/Madras Electricity System/North and South, Madras. The Regional Chief Engineer has stated that this peculiar case has arisen in the circumstances that the bills received by Field Officers from Highways Department were not properly followed up and also due to change in establishment in Highways Department, the claims were not preferred then and there during the period 1977 to 1981. The above outstanding bill amounts are less than Rs. 5,000/- in each case. 102 Nos. bills relate to period 1977—79 in respect of Madras Electricity System (Distribution)/North for Rs. 1,43,335-00 and 24 Nos. bills for 1978—81 in respect of Madras Electricity System (Distribution)/South for Rs. 24,422-00 (Total Rs. 1,67,757-00).

2. Considering the special circumstances of the case, the Tamil Nadu Electricity Board approves the proposal of the Regional Chief Engineer (Distribution)/Madras to effect payment of the above bills amounting to Rs. 1,67,757-00 (Rupees one lakh sixty seven thousand seven hundred and fifty seven only) without verification and certification from Board side based on one-line completion report sent by the Highways Department as a special case.

3. The Superintending Engineers/Madras Electricity System (Distribution)/North and South are permitted to settle the bills of Highways Department, deducting bills, if any, paid.

(By Order of the Board)

C. K. Raghunath,
Member (Distribution)

• • •

Memo. No. SE/RE & I(D)/LO/AR/Agrl. target/D.No. 9/84, dt. 28—9—84

Sub : Electricity—Energisation of pumpsets in places of Monopoly procurement—
Regarding.

Ref : 1. Govt. Lr. No. 953/PW/dt. 4—5—84.
2. Govt. Lr. No. 158600/U2/84-2, dt. 4—6—84.

A copy of the letter under reference-2 is enclosed for further necessary action.

C. K. Raghunath,
Member (Distribution)

Encl.

Enclosure :

Copy of Letter No. 158600/U2/84-2 PWD. dt 4—6—84 from Thiru K. Madhavasarma, I.A.S.,
Commissioner & Secretary to Govt. addressed to the Chairman, T.N.E.B.

Sub: Electricity—Energisation of pumpsets—Details of places subject to monopoly
procurement system—Intimated.

Ref: Govt. Lr. Ms. No. 953 P.W. dt. 4—5—84
Your Lr. No. SE/RE & I (D)/LO/AR/6/84, dt. 16—5—84

With reference to the letter second cited, I am directed to state that normally monopoly
procurement system is implemented in the following places:—

1. Thanjavur district (entire district)
2. Chidambaram taluk in South Arcot district.
3. Kattumannarkoil taluk in South Arcot district.
4. Musiri taluk in Trichy district.
5. Kulithalai taluk in Trichy district.
6. Lalgudi taluk in Trichy district.
7. Tiruchirapalli taluk in Trichy district.
8. Ariyalur taluk in Trichy district.
9. Udaiarpalayam taluk in Trichy district.
10. Alangudi taluk in Pudukkottai district.
11. Aranthangi taluk in Pudukkottai district.
12. Avudaiyarkoil taluk in Pudukkottai district.

2. The monopoly procurement system was withdrawn with effect from 1—4—84. However,
the intention of the Government in issuing the orders in the reference first cited is to help the
agriculturists in places where monopoly procurement system is normally implemented to get power
connection to their pumpsets without delay. As such, the orders issued in the letter first cited so
far as the matter of giving power connection of Pumpsets on special priority basis may be carried
out in the places mentioned in paragraph 1 above.

Commissioner and Secretary to Government.

(True Copy)

Memo. No. SE/RE & I (D)/LO/AR/RE/P-Target 83—84/67 (Technical Branch) dated 28—9—84.

Sub : Energisation of Agricultural Pumpsets during 84—85—Target revised by the Government—Reg.

Ref : (1) Memo. No. SE/RE & I (D)/LO/AR/Target/Agrl. Pumpsete/84—85/D. 12/84, dt. 27—8—84.

(2) Memo. No. SE/RE & I (D)/LO/R/AR/Target/84—85 D. 13/84, dt. 1—9—84.

(3) Memo. No. SE/RE & I (D)/LO/AR/RE/(P)/Target 83—84/15/84/ dt. 14—9—84.

In continuation of the Memo. under reference 3, the following further relaxations are issued for effecting the "on-line services" for Agricultural Pumpsets.

(1) Issue of 30 days Notices to the Agricultural "on-line" parties, instead of 90 days Notices may be adopted for reporting readiness. Further extension of time upto 60 days (total 90 days) may be permitted by Divisional Engineers. Further extension of 3 months may be given by the concerned Superintending Engineers as per B.P. Ms. No. 179, Dated 7—7—79. The issue of 30 days Notices is applicable only to on-line services.

(2) 30 days Notices may be issued to the applicants who are eligible to avail the on-line services.

(3) At present wells at a distance not exceeding 15 Meters (50 feet) from the existing poles are treated as "on-line services". The distance of 15 Meters is enhanced to 30 Meters for the "on-line" Agricultural service cases.

(4) The distance of the wells may be reckoned from the L.T. Lines also so that some of the wells can be treated as on line services by inserting a pole in the existing line.

The above will be in force upto 31—3—1985 only.

B. Vijayaraghavan,
Chairman.



Memo. No, SE/RE & I (D)/LO/AR/RE (P)/Pumpset /D. 22/84 (Technical Branch) Dated. 29—9—84

Sub : Electricity Energisation of Agricultural pumpsets—Regarding.

Ref : 1. Memo. No. SE/RE/LO/AR/Target/D12/84, dt. 27—8—84.

2. —do— D. 13/84, dt. 1—9—84.

3. —do— D. 14/84, dt. 14—9—84.

4. —do— Target 84—85/67/84, dt. 28—9—84.

The attention of Regional Chief Engineers is invited to the memo. under ref. 2 and 3.

All Regional Chief Engineers are instructed to maintain two separate "on-line services" priority registers from the line existing as on 31—8—84 as follows.

1. "On line services" from the existing poles.

2. "On line services" from the newly inserted poles.

Based on the above, the agricultural applications for "On line services" may be disposed of,

C. K. Raghunath,
Member (Distribution).

**ELECTRICITY — Permanent Consultancy Cell consisting of Board's officers and Industrialists—
Reconstitution Orders—Issued.**

B.P. Ms. (Ch.) No. 218

(Technical Branch)

Dated : 29—9—1984
Purattasi 13, Rakthatchi,
Thiruvalluvar Aandu, 2015.

Read :—

1. B. P. Ms. No. 645 (Sectt. Branch), dt. 8—12—81
2. Memorandum No. 6534-H1/82—2, dt. 11—3—82
3. Memorandum No. 33270—H1/82—1, dt. 1—6—82
4. B.P. Ms. (Ch.) No. 56 (Tech. Branch), dt. 3—3—84

Proceedings :

In order to formulate measures for proper distribution of power supply to industries in the State, a Permanent Consultancy Cell consisting of the Technical Officers of the Board and representatives of the Industries was formed in the B.P. first cited and the memoranda second and third cited. Subsequently, a Committee with eight Sub-committees was constituted in the B.P. fourth cited to study in depth the optimum energy requirements of various industries and other connected matters. The above Committee in its final recommendations has suggested the continuance of the main Committee on a permanent basis.

The Tamil Nadu Electricity Board, accordingly directs that the Permanent Consultancy Cell be reconstituted with immediate effect giving representation to major sectors of industries as follows :

Board's side :

1. Chairman
2. Member (Generation)
3. Member (Distribution)
4. Superintending Engineer/Industrial Energy Management Cell

Industries' side :

<i>Industry represented :</i>	<i>Represented by :</i>
1. Power Intensive	Thiru R. V. Ramani, Managing Director, Mettur Chemical and Industrial Corporation Ltd., Madras
2. Oxygen	Thiru S. Rajagopalan, Zonal Manager, Indian Oxygen Limited, Madras
3. Cement	Thiru R. Kunchidapadam, Technical Director, Chettinad Cement Corporation Limited, Madras
4. Chemicals and Fertilisers	Thiru K. Narayanan, Managing Director, Chemicals and Plastics India Limited, Madras
5. Textiles	(i) Thiru T. Rangasamy, Secretary, Southern India Mills, Association, Coimbatore (ii) Thiru G. Muruganathasamy, Muruganathan Mills Ltd., Coimbatore
6. Steel	Thiru D. V. Balasubramaniam, Deputy Plant Engineer (RM), Tamil Nadu Steels, Arakkonam

- | | |
|----------------------|--|
| 7. Heavy Engineering | Thiru K. Raman, Director,
Best and Crompton Engg. Ltd., Madras |
| 8. Light Engineering | Thiru V. Srinivasan, Managing Director,
W. S. Insulators of India Ltd., Madras. |
| 9. Leather | Thiru J. M. Miakhan, M.L.C. |
| 10. Small Scale | Thiru A. V. Varadharajan, President,
Tamil Nadu Small Scale Industries Association
Madras. |

The Chairman, Tamil Nadu Electricity Board shall be the Chairman of the Permanent Consultancy Cell. The Superintending Engineer, Industrial Energy Management Cell, shall be the Secretary to the Consultancy Cell and shall arrange to convene the meetings of the Cell once in three months at Madras.

The Permanent Consultancy Cell has now been given wider representation as desired by the Industries. The Members are not eligible for any remuneration or reimbursement of expenses for attending the meetings.

B. Vijayaraghavan,
Chairman.

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Memo No. SE/RE & I(D)/Lo/AR/Agri. Pumpsets/23/84/Techl./Dated 29-9-84.

Sub : Electricity—Energisation of pumpsets overlooking of priority—Regarding.

Ref : (1) Memo No. SE/RE & I(D)/Lo/AR/Targets/Agri. Pumpsets/1984-85/D. 12/84,
dt. 27-8-84.

(2) S.E./Periyar's D. O. Lr. No. SE/PES/DEV/AE/F. Targets/R.H.S. 290/84,
dt. 25-9-84.

In the memo. cited under reference 1, approval has been accorded to all System Superintending Engineers temporarily to overlook the priority of Agricultural applicants for whom power supply could not be effected as per readiness priority, due to non-availability of materials like Distribution Transformers and higher size conductors.

In partial modification of the above instructions, in order to achieve the target within the available limited time and to hasten the process of giving agricultural pumpset connections the Superintending Engineers are informed that, the Divisional Engineers can accord approval temporarily to overlook the priority of agricultural applicants for whom power supply could not be effected as per readiness priority due to non-availability of Distribution Transformers and higher size conductors.

The above will be in force upto 31-3-85 only.

C. K. Raghunath,
Member (Distribution)

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