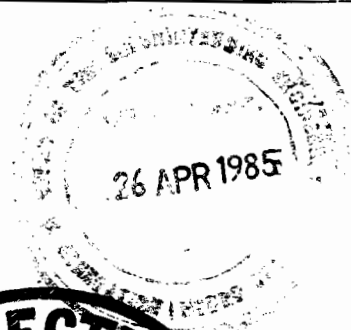


TAMIL NADU ELECTRICITY BOARD GAZETTE

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No. 3



STEP-UP TRANSFORMERS

Dame Fortune is a fickle gipsy,
And often blind, and often tipsy ;
Sometimes for years and years together,
She'll bless you with the sunniest weather,
Bestowing honour, pudding, pence,
You can't imagine why or whence ;—
Then in a moment—Presto, Pass !—
Your joys are withered like the grass.

—W.M. Praed.

(In 'The Legend of the Haunted Tree')

Humanity is seeking happiness and light, new teachings and new teachers. And yet so many marvellous truths are at its disposal in all the religions of the world, and in the sayings of the mystics and masters, that even one lifetime would not be enough to know them all. And in reality one single maxim, if put into practice, suffices to guide us to the right path.

—'Mouni Saadhu'

(In 'In Days of Great Peace')

There's only one corner of the universe you can be certain of improving ; and that's your own self.

—Aldous Huxley.

(In 'Time Must Have a Stop')

Accept cheerfully all the chances He sends you. We learn humility through accepting humiliations cheerfully.

—Mother Teresa.

(as quoted in 'Something Beautiful for God' by Malcolm Muggeridge)

A heart untouched by worldly things, a heart that is not swayed by sorrow, this is the greatest blessing.

(—From the 'Sutta Nipata'.)

Faith can achieve miracles, but vanity and selfishness are the death of man.

There was once a disciple who had such faith in the power of his guru that he walked over a river to see the guru by merely uttering the guru's name. The guru saw this and thought within himself: "What? Is there such great power in my name? How very great and powerful must I then be?" And so he tried to walk himself over the river muttering "I, I, I", but no sooner had he stepped into the water than he sank and was drowned.

—Sri Ramakrishna Paramahansa.

eesaavaasyam idam sarvam
yat kimcha jagathyaam jagath
thena thyakthena bhunjeethaah
maa grdhah kasyavid dhanam.

(From the Eesa Upanishad)

(All this—whatever is ephemeral in this changeful universe—is enveloped by God. By this renunciation, find your enjoyment. Do not covet the wealth of others).

The Upanishadic injunction is 'thou shalt enjoy but in the spirit of renunciation, with restraint and without attachment, and without any greed to grab what belongs to others, thou shalt enjoy what comes thy way'.

From the Chairman's desk:

It seems to be in fashion to complain about 'job dissatisfaction'. More so among public servants past their middle age. What precisely does this mean? It can only mean one of two or three things: "I find myself incapable of taking enough interest in my job", or, "I would rather do just what pleases me but for that I must, of course, be paid well", or, "I have such an exalted opinion of myself that I find my job too small for me". Is n't that a rather curious attitude to one's job?

To begin at the beginning, let us have the honesty to admit that we have come to our present jobs, whatever they be, because with such talents as we may have and with such luck as is ours this was the best we could get. Most of us are where we are only because of this and not, repeat not, because of our love for humanity or a burning passion to serve our countrymen. That being so, what right do we have to expect that in addition to all the material gains that the job offers us, given our talents and luck, it should give us also mental and emotional satisfaction? Our employers, whether they be the public or the organisation, pay us month after month only for doing our allotted job well so that *they* get the satisfaction—not we, not necessarily.

No doubt, we are twice blessed if we find just the kind of job that is dearest to our heart. But that does not always happen, and that it has not happened in our particular case is no cause for complaint.

Do not expect from your job everything you want in this and the next world—money *and* opportunities *and* status *and* power *and* emotional fulfilment *and* whatever else you can think of. If your job does give you emotional satisfaction in addition to many other things, you should consider yourself extraordinarily lucky. But otherwise, develop other interests to meet your emotional needs. The possibilities are so many that the difficulty is only one of choice. Cultivate a good hobby—collecting shells, painting, listening to music, cooking, study of literature, watching birds—anything, anything that will atleast occasionally take you out of yourself. I have often found that the persons who have mortgaged themselves to their jobs—quite different from being devoted to their jobs, which they should be—who have sold their souls for a mess of pottage, who are prepared to do anything demeaning, suffer anything degrading merely to push themselves forward or remain where they are are those who have no other interests in life. All their nourishment comes from their jobs. That is their little world in which they have incarcerated themselves. This is a spectacle that evokes pity. I would strongly urge that the Service Rules should be changed to make the possession of a hobby an essential qualification for selection to atleast the higher posts in administration. There are then greater chances of officers giving their best to their jobs.

It is quite possible that the job you have to do may not entirely be to your liking. But if you have an obligation to do it, you gain nothing by doing it with a frown on your face. On the contrary, by this you make your task doubly distasteful. If you can manage to whistle a tune while you do such work, you will find much of the dreariness of the drudgery drained away. Soldiers on the march and the labourers toiling in the fields know this. Why shouldn't you?

Let no job be too small for you. Treat every job with respect, as an opportunity for the expression of your finest capabilities. The one who shouts the loudest about his job being dull is the one who is bone-lazy or irresponsible or incompetent. The man who has found inner harmony, whose personality is totally integrated will bring to the meanest chore he handles a meaning beyond the ordinary. However humble your work may be, you can raise it to lofty heights by what you contribute to it. A sentence I once read in a book on *Vedanta* has stuck in my memory: "It is possible to judge a person's spirituality by watching how he sweeps a room".

That is also why it is said that 'work is worship'. Worship not of some god made by man in his image, but worship of the divine spirit that indwells in us and demands our best oblations.

Remember that the work on hand is the most important thing. The workman who leans on his shovel dreaming of the distant horizons, who, instead of turning up the sod in front of him fantasizes of the magnificent castle he will build one day is an idler and shirker. In one of my earlier 'epistles'* I gave you a charming story of St. Ignatius Loyola. Another charming story about this man of God comes to mind. Ignatius was once playing a game of ball with other monks. Suddenly, someone posed the question what each of them would do if he had to die in twenty minutes. All proclaimed in one voice that they would rush to the church and pray—all except Ignatius who answered: "I should finish my game". The Zen master conveys the same message when he says: "If you walk, just walk; if you sit, just sit,..... but don't wobble".

Do not let the dreariness of the work or the little irritations or the minor disappointments or the passing frustrations detract from your total conception of what you want to make of your job. Persevere in your task with clear vision and steadfast faith. In a book *Release from Nervous Tension* by David H. Fink I came across an excellent portrait of a man who does so: "He is like an architect who, amidst the piles of lumber, the groaning of the cement mixer, the pounding of hammers, the confusion of each trade intent on its job, still has before him in his mind a picture of the home, complete even to its landscaping and interior decoration".

A handwritten signature in black ink, appearing to read 'B. Vijayaraghavan', with a long, sweeping horizontal stroke extending to the right.

(B. Vijayaraghavan)

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News & Notes

PART—I

News and Notes

1. Power availability during 1984—85 :

During the period from July 1984 to March 1985, the details of power available in the State were as follows when compared to the same period last year :—

	July '83 to March '84	July '84 to March '85	Increase (MU)	% increase
Hydro	2832.897	3443.731	610.834	21.56
Basin Bridge	57.124	67.070	9.946	17.40
Ennore	749.364	1131.109	381.745	50.90
T. T. P. S.	2087.060	2437.259	350.199	16.78
TNEB Thermal	2893.548	3535.438	641.890	22.18
Neyveli	2139.262	2208.172	68.91	3.22
Kalpakkam	375.489	637.356	261.867	69.74
Kerala	0.457	171.854	171.397	—
N. T. P. C.	—	110.973	110.973	—
Manali	4.122	1.105	(—) 3.017	(—) 73.19
Andhra Pradesh	30.173	—	—	—
T. N. E. B.	8275.700	10208.128	1932.428	23.35

2. Inflows into Hydro reservoirs :

During the period July 1984 to March 1985 the inflows into the Hydro reservoirs were 2705 million units as against 3037 m. u. during last year. This year the inflows were less by 330 million units when compared to last year and also 206 m. u. less than the 10 year average.

3. Generation and Purchases :

The generation and purchases during the period April to March for the period 1984—85 when compared to 1983—84 are as follows :—

	Figures — MU	
	1984—85	1983—84
Hydro	4450	2948
Basin Bridge	87	87
Ennore	1427	1101
Tuticorin	3421	2793
Neyveli	3087	3027
M. A. P. P.	935	376
Kerala	175	(—) 15
Andhra	—	31
N. T. P. C.	111	—
Others	2	4
Total	13695	10352
Inflows Excl: Mettur	3440	3390

(x)

4. Plant Load Factor of Thermal Stations :

During 1984—85, the Tuticorin plant achieved a Plant Load Factor of 61.99% as against 50.61% in 1983—84. The Ennore Thermal Power Station achieved a Plant Load Factor of 36.20% in 1984—85 as against 27.90% in 1983—84.

5. Performance of Tuticorin Thermal Power Station—March 1985 :

The generation details for March 1985 in respect of Tuticorin Thermal Power Station are as follows:—

	Generation in M. U.	Plant Load Factor %
Unit I	141.77	90.7
Unit II	141.93	90.8
Unit III	Nil	Nil
Station	283.70	60.5

6. Performance of Ennore Thermal Power Station—March 1985 :

The Ennore Thermal Power Station generated 169.001 million units during March 1985 corresponding to a Plant Load Factor of 50.48%.

7. Commissioning of sub-stations and lines during 1984—85 :

During 1984—85, the following sub-stations were commissioned:—

Sl. No.	Name of Sub-stations	Voltage Ratio	Capacity in MVA	Date of commissioning
A. 230 KV				
	Perambalur	230/110	1 × 50	28— 3—85
B. 110 KV				
1.	Samayapuram	110/22—11 KV	2 × 10	10— 8—84
2.	Aduthurai	110/11 KV	1 × 10	26—11—84
3.	Anaicut	110/11 KV	1 × 10	19—12—84
4.	Zuzuvadi	110/11 KV	1 × 10	28— 1—85
5.	Madampatti	110/22	2 × 10	21— 3—85
6.	Vaduganthangal	110/11	1 × 10	20— 3—85
7.	Arupukottai	110/33—11	2 × 10	27— 3—85
8.	Elumathur	(1 × 10 for 33 KV : 1 × 10 for 11 KV) 110/22—11	1 × 10	29— 3—85
			<u>110 MVA</u>	
C. 66 KV				
1.	Narayanapuram	66/11	1 × 5	2— 5—84
2.	Mandapam	66/22—11	1 × 2 (66/22) 1 × 1.75 (66/11)	3— 9—84
3.	Aranthangi	66/11	1 × 5	21—12—84
4.	Karaikal (DCW)	66/11	1 × 10	25— 2—85
			<u>23.75 MVA</u>	

In addition, 7 Nos. 33/11 KV SS were also commissioned during 1984—85. The following 230/110/66 KV lines were also commissioned during 1984—85.

Sl. No.	Name of line	No. of CKTS	Length in CKT KMs	Date of commissioning
A. 230 KV				
1.	Neyveli Thermal II to Mines II (2nd feeder of DC line)	D. C.	7 KM	10— 1—85
2.	Perambalur Neyveli	S. C.	78.5 KM	20— 3—85
3.	Trichy—Perambalur	S. C.	66 KM	27— 3—85
4.	Iduki—Udumalpet (Tamil Nadu portion)	S. C.	27 KM	Work completed
			178.5 KM	
B. 110 KV Lines				
1.	Kumbakonam—Koilvenni	S. C.	20.00	11— 7—84
2.	Periyar—Theni III ckt	S. C.	60.00	5— 9—84
3.	Link line between Arni auto SS to Arni 110 KV SS	D. C.	3.60	13— 9—84
4.	Vellore—Anaicut	S. C.	20.00	19— 9—84
5.	LILO of Erode—Dharapuram Link line at Ingur SS		5.40	12—10—84
6.	Link line for making LILO of Trichy—Erode 110 KV line at Pugalur SS 230 KV SS		7.00	16—10—84
7.	LILO of Neyveli—Thiruvarur line at Aduthurai 110 KV SS		0.05	20—11—84
8.	Hosur—Zuzuvadi	S. C.	4.40	9— 1—85
9.	Manali—Sriram Fibers Ltd.	S. C.	1.03	11— 1—85
10.	Thiruvalem Auto SS—Thiruvalem Rly. Traction	D. C.	5.74	16— 2—85
11.	Avadi—Thiruvellore	S. C.	26.21	27— 2—85
12.	Spur line to Elumathur	S. C.	3.02	12— 3—85
13.	Spur line to Madampatty	S. C.	10.46	18— 3—85
14.	Spur line to Vaduganthangal	S. C.	6.24	20— 3—85
15.	Thulukapatti—Arupukottai	S. C.	23.70	25— 3—85
16.	Singarapet—Kariamangalam	S. C.	45.63	30— 3—85
17.	Perambalur—Ariyalur	S. C.	30.00	31— 3—85
			273.81	
C. 66 K.V.				
1.	Sankarankoil—Narayanapuram	S. C.	16.62	26— 4—84
2.	Ramnad—Mandapam	S. C.	36.67	31— 7—84
3.	Nagudi—Aranthangi	S. C.	17.00	17—12—84
4.	Velangudi—Nagapattinam	S. C.	20.00	22— 2—85
5.	Spur line to Karaikkal	S. C.	1.50	22— 2—85
			91.79	
8. Achievements during 1984—85 :				
	No. of agricultural pumpsets energised	...	40,407	
	No. of hut services effected	...	73,494	
	No. of villages commissioned	...	27 (Diesel 1, Conventional 11 and Solar Photo Voltic 15)	
9. Agreement with National Thermal Power Corporation :				
An agreement on purchase of power from Ramagundam Super Thermal Power Station was entered into with the National Thermal Power Corporation on 22—3—1985.				
10. Meetings :				
The Permanent Consultancy Cell met on 30—3—1985.				

GENERAL ADMN. & SERVICES

PART—II

General Administration & Services

ESTABLISHMENT—Ennore Thermal Power Station and Mettur Thermal Power Project—Post of Consultant Coal (Railway Planning and Operations)—Thiru H. C. Johari, Retd. Chief Planning Officer/Southern Railway appointed—Regarding.

B.P.Ms. (FB) No. 86

(Technical Branch)

Dated 1—3—1985.
Maasi 18, Rakthatchi,
Thiruvalluvar Aandu, 2016

Proceedings :

Thiru H. C. Johari, Retired Chief Planning Officer/Southern Railway, is appointed as Consultant for Railway Side Planning and Operation at Ennore and for advising the Board on Railway side Planning for Mettur Thermal Power Project on a part time basis.

The terms of appointment shall be as follows :

1. The appointment shall be for a period of one year from the date of taking charge, subject to termination by either party on one month's notice or one month's emoluments in lieu thereof.
2. He will be paid a consolidated salary of Rs. 5,000/- per mensem.
3. His Headquarters will be deemed to be Madras for purposes of T. A. and D. A. subject to clauses 4 and 5.
4. He will be re-imbursed Air fare from Calcutta to Madras and Madras to Calcutta not exceeding once a month.
5. Travelling allowance and Daily allowance will be paid on tour from Madras to places other than Calcutta, as eligible to a Grade-I Officer of Tamil Nadu Electricity Board drawing basic pay of Rs. 2,000/- and above for the purpose of Travelling Allowances. If the tour for Board's work is performed from Calcutta, the T. A. and D. A. from Calcutta or from Madras, whichever is less will be paid.
For any tour he has to undertake, except to Mettur from Madras, he will get prior approval of the Member (Generation).
6. For official work, the officer will be provided with Board's secretarial assistance at Ennore, Madras and Mettur and for the official correspondence carried out from Calcutta by the officer, he will be paid a lumpsum of Rs. 100/- per mensem towards staff assistance, stationery, typewriting charges etc.
7. Telephone/Telex charges towards official work incurred by the officer will be reimbursed.
8. Transport at Madras and Mettur for carrying out his official duties will be provided by Tamil Nadu Electricity Board.
9. The officer will report to Chief Engineer/Ennore Thermal Power Station and Basin Bridge Power House in all matters relating to Ennore Thermal Power Station and in all matters related to Mettur Thermal Power Project, he will report to Chief Engineer/Mettur Thermal Power Project.
10. He will also send a report on the work done every month to the member (Generation).

(By Order of the Board)

V. Sathyanathan,
Member (Generation).

Establishment—Temporary—Madurai Electricity System (South)—Review of workload as on 1—4—83—Sanction of Assistant Engineer/Junior Engineer (Elect.) I Gr. and Junior Engineer (Elect.) II Gr. for formation of additional new sections—Ordered.

B. P. Ms. (Ch.) No. 140

(Administrative Branch)

Dated 1—3—1985
Maasi 18, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read :

- (i) B. P. Ms. (Ch.) No. 307 (Adm. Br.) dated 8—5—1984.
- (ii) From Superintending Engineer, Madurai Electricity System (South) Lr. No. Adm. 1/JA5/84—4/dt. 19—8—1984.
- (iii) D.O. Lr. No. Adm. 1/JA5/84-5 dated 17—9—1984 from the Superintending Engineer, Madurai Elec. System (South).
- (iv) Adm. Branch Memo. No. 094495/61/A1/436/84-1/dated 10—12—1984.
- (v) From Superintending Engineer, Madurai Elec. System (South) Lr. No. 20/Adm.1/JA5/84-32/dated 27—12—1984.
- (vi) Adm. Branch Memo. No. 094495/436/A1/84-2, dated 8—1—1985.
- (vii) From Superintending Engineer, Madurai Elec. System (South) Lr. No. 8/Adm.1/JA5/85-93/dated 5—2—1985.

Proceedings :

Based on the review of workload as on 1—4—1983, orders have been issued in the B. P. cited under reference to the composite Madurai Electricity System as detailed below:—

- (i) permitting upgradation of 21—Rural II Gr. sections as I Gr.
- (ii) permitting downgradation of one Rural I Gr. section as II Gr.
- (iii) permitting the classification of one Rural Section as Urban and
- (iv) permitting the formation of ten additional sections viz. Rural I Gr.-3, Rural II Gr.-5 and Urban-2 sections.

2. The additional posts due to the upgraded and downgraded sections for the composite Madurai Electricity System were already sanctioned in B.P.Ms.(Ch.) No. 457 (Adm) dated 31—7—1984 and B.P. Ms. (Ch.) No. 529 (Adm.) dated 29—8—1984.

3. Out of 2 additional urban sections to be formed, one post of Assistant Engineer/Junior Engineer I Gr. at Arasaradi was already sanctioned to Madurai Electricity System (North) in B. P. Ms. (Ch.) No. 31 (Adm.) dt. 19—1—1985. The proposal of the Superintending Engineer, Madurai Electricity System (South) to form the remaining one urban section at Anna Nagar is approved.

4. Out of 5 Rural II Gr. Sections to be formed, one post of Junior Engineer II Gr. was already sanctioned to Madurai Electricity System (North) in B.P.Ms.(Ch.) No. 31 (Adm. Br.) dated 19—1—1985. The proposal of the Superintending Engineer, Madurai Electricity System (South) to form the remaining 4 new Rural II Gr. sections with headquarters as shown below is approved.

- (i) Melamadai
- (ii) Gudalur
- (iii) Kombai
- (iv) M. Kallupatty

5. The proposal of the Superintending Engineer, Madurai Electricity System (North) to form a new I Gr. section at Kappalur out of 3 additional Rural I Gr. sections sanctioned is also approved.

6. Sanction is hereby accorded to the creation of one post of Assistant Engineer/Junior Engineer (Electrical) I Gr. at Annanagar (Rural) one post of Assistant Engineer/Junior Engineer (Elect.) I Gr. at Kappalur (Urban) and four posts of Junior Engineer (Elect.) II Gr. for formation of sections at Melamadai, Gudalur, Kombai, M. Kallupatty till 28—2—86 from the date of utilisation in Madurai Electricity System (South).

7. Sanction is also accorded to the drawal of pay, Dearness Allowance, House Rent Allowance and other allowances as admissible under the orders in force.

8. The expenditure is debitable to Tamil Nadu Electricity Board Funds—Revenue Expenses—Madurai Electricity System (South)—C. Establishment—2. Pay of Establishment and 3. Allowances.

(By Order of the Chairman)

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

• • •

ESTABLISHMENT—Class III Division IX—Generation/Kundah—Additional posts of two Drivers and two Cleaners for two newly allotted school buses—Sanctioned.

B. P. Ms. (Ch.) No. 142

(Administrative Branch)

Dated 1—3—1985.
Maasi 18, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

From the S.E./Gen./Kundah Lr. No. Adm. II/A1/F. 38/R. 2856/84, dated 2—1—1985.

Proceedings:

Sanction is accorded to the creation of two posts of Drivers in the scale of pay of Rs. 393—650 and two posts of Cleaners in the scale of Rs. 300—435 to be utilised for the Driving and maintenance of the two new school buses bearing registration Nos. TNN 5238 and TNN 5240, which have been allotted to Pegumbahallah Camp and Moyar Camp in the Generation Circle Kundah for a period upto 31—12—1985, from the date of utilisation.

2. The incumbents of the posts would be eligible to draw the usual pay, Dearness Allowance, House Rent Allowance, House Rent-cum-Rural Allowance and other Allowances if any, at the rates admissible under the orders in force wherever applicable.

3. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—Generation Circle/Kundah (b) Maintenance—(1) Maintenance cost including labour and materials.

(By Order of the Chairman)

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

Letter No. 44909 — Q2/84 — 11, (Secretariat Branch) Dated 2nd March, 1985. From Thiru C. Arunachalam, B.Sc., Secretary, T.N.E.B. addressed to all officers of the Board.

Sub: Pension—Liberalised Pension Formula—Made applicable to those who were in receipt of pension on 1-10-1979—clarification of Government—communicated.

Read: B.P. Ms. (F.B.) No. 77 (Sectt.) dt. 15-9-1984.
Bd's Memo. No. 44909—Q2/84—9, dt. 21-12-1984.
Government of India Office Memo. No. F.4 (4) /E. III/83, dt. 28-6-1984.

Ref: Government. Finance (Pension) Department Lr. No. 99607/Pen/84—1. dt. 20-11-1984.

I am to communicate a copy in each of the Government of India's Office Memorandum and Government of Tamil Nadu's reference cited for information and guidance.

2. The procedure laid down in the Office Memorandum of the Government of India shall apply in respect of the Tamil Nadu Electricity Board/Government pensioners who are re-employed and in whose cases their pay will have to be refixed after taking into account the revised amount of pension that will become admissible to them from 1-10-1979 in the light of the orders issued in G.O. Ms. No. 397, Finance, dated 14-6-1984 which was made applicable in B.P. Ms. (F.B.) No. 77 (Secretariat) dated 15-9-1984, implementing the Liberalised pension Formula to pre 1-10-1979 pensioners of the Board.

C. Arunachalam,
Secretary.

Enclosure : 1

Copy of Letter No. 99607/Pen/84—1, [Finance (Pension) Department] Dated 20-11-1984 From Thiru S. Cholaperumal, B.A., Deputy Secretary to Government, Government of Tamil Nadu.

Sub: Application of Liberalised Pension Formula to pre 31-3-1979 Pensioners—Implementation of the Judgement of the Supreme Court—Re-fixation arising on account of such enhanced Pension in the case of re-employed Pensioners—Regarding.

Ref: Government of India, Ministry of Finance, Department of Expenditure, New Delhi. OM No. F. 4 (4) E. III/83, dated 28-6-1984.

I am to communicate a copy of the Government of India's Office Memorandum cited for information and guidance.

2. The procedure laid down in the Office Memorandum of the Government of India shall apply in respect of the State Government pensioners who are re-employed and in whose cases their pay will have to be refixed after taking into account the revised amount of Pension that will become admissible to them from 1-10-1979, in the light of the orders issued in G.O. Ms. No. 397, Finance, dated 14-6-1984, implementing the Liberalised Pension Formula to pre 1-10-1979 pensioners.

S. Cholaperumal,
Deputy Secy. to Government.

(True Copy)

Enclosure 2:

Copy of No. F. 4 (4)/E. III/83, Government of India Ministry of Finance (Department of Expenditure) New Delhi, the 28th June, 1984.

OFFICE MEMORANDUM

Sub: Application of Liberalised Pension Formula to pre-31-3-1979 pensioners—implementation of the Judgement of the Supreme Court—re-fixation arising on account of such enhanced pension in the case of re-employed pensioners—question regarding.

The undersigned is directed to refer to this Department's Office Memorandum No. F-1 (3)—E. V/83, dt. 22-10-1983 on the subject of application of liberalised pension formula to pre-31-3-1979 pensioners in pursuance of the implementation of the Judgement of the Supreme Court

and to say that a point has arisen as to whether consequent on the revision of the pension of employees in the light of the orders contained in this Ministry's Office Memorandum dt. 22—10—1983, referred to above, the pay of such of these retired personnel who are re-employed may also be re-fixed after taking into account the revised amount of pension that will become admissible them from 1—4—1979.

2. The matter has been considered. If the pay of re-employed pensioners who will get revised pension, from 1—4—79 is not re-fixed after taking into account the revised pension, certain unintended benefits are likely to accrue to them as they will draw the revised amount of pension which would invariably be higher than the earlier amount of pension, in addition to the pay already fixed on the basis of the pension granted to them earlier. The President is accordingly pleased to decide that pay of the re-employed pensioners whose pension has been revised upward in accordance with this Ministry's Office Memorandum dt. 22—10—1983 may also be re-fixed w.e.f. 1—4—1979 onwards by taking into account the revised pension so granted and the over-payments already made be recovered, adjusted as is deemed necessary. All re-employed pensioners would, therefore, be required to intimate to the Heads of Offices in which they are working the amount of revised pension sanctioned to them on the implementation of the orders contained in the Office Memorandum dt. 22—10—1983, for the purpose of re-fixation of their pay after taking into account their revised pension.

3. In so far as persons serving in the Indian Audit and Accounts Departments these orders have been issued in consultation with the Comptroller and Auditor General of India.

R.C. Puri,
Deputy Secretary to the Govt. of India

(True Copy)

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Memo. No. 134677—S2/A1/85—1 (Administrative Branch) Dated 2—3—1985

Sub : Establishment—Temporary—Tamil Nadu Electricity Board—Review of posts both permanent and temporary in respect of Class II, III and IV services in General Construction Circles and Project Circles—Date of implementation of suppression of posts—Revised orders issued.

Ref : 1. B.P. Ms. (Ch) No. 24 (Administrative Branch), dated 10—1—1985.
2. B.P. Ms. (Ch) No. 67 (Administrative Branch), dated 1—2—1985.
3. B.P. Ms. (Ch) No. 114 (Administrative Branch), dated 13—2—1985.

In partial modification of the orders issued in the B.P. cited, the suppression of the posts ordered in respect of Class II, III and IV services in General Construction Circles and Project Circles shall take effect from 1—5—1985.

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer/Personnel.

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Establishment—Temporary—Madras Electricity System (Distribution)/(Central)—Suppression of 1 post of Divisional Engineer (Elect.) and 1 post of Office Helper in the Regional Workshop at Mylapore—Orders Issued.

B.P. Ms. (Ch.) No. 151

(Administrative Branch)

Dated 4—3—1985

Maasi 21, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

B.P. Ms. (Ch) No. 118 (Administrative Branch), dated 25—2—1984.

Proceedings :

The post of Divisional Engineer, Workshop, Mylapore and the post of Office Helper sanctioned in the B.P. cited, are suppressed with effect from 4—3—1985 A.N.

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer/Personnel.

Establishment—Sanction of increment to probationers — Orders of Government — Applicability — Orders—Issued.

B.P. Ms. (Ch) No. 69

(Secretariat Branch)

Dated 5—3—1985
Maasi 22, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

G.O. Ms. No. 1067, P. & A.R. (FR. I) Dated 10—11—1982.

Proceedings :

As per Regulation 106 (e) of the Tamil Nadu Electricity Board Service Regulations, a person fully qualified under the rules to hold a post borne on the cadre of a service, class or category, who has rendered continuous temporary service shall be eligible to draw annual increment, in the scale of pay for the post, subject to the conditions that the rules do not prescribe any special qualification to be acquired or test to be passed as a condition precedent to the drawal of such increments or the increment is not denied as a measure of specific punishment. In the case of unqualified persons, the temporary service rendered by them shall be allowed to count for increment from the date on which they become fully qualified to hold that post. All temporary candidates are, therefore, eligible to draw increments whereas probationers and other regular employees holding posts for which the Regulations require passing of any test as a condition for declaration of probation or sanction of increment, can draw increment only after passing of such test and declaration of probation. This has resulted in an anomaly of temporary candidates appointed under emergency provisions in a category, drawing increments without restrictions, whereas those appointed in the same category on regular basis, can draw increment only after passing the test prescribed and probation declared.

2. The need for rectification of the anomaly has been examined and it has been decided that Board employees appointed to posts under temporary/emergency basis should also be required to pass the prescribed tests and acquire the qualifications as in the case of employees appointed on regular basis in order to become eligible for sanction of increments.

3. These orders shall not apply to the Board employees appointed already on temporary basis as on the date of issue of these orders but will apply to those appointed after issue of these orders.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

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Memorandum No. 12679—O & M Cell/85—1, (Secretariat Branch) Dated 6—3—1985

Sub : Board Office—Punctuality in attendance, maintenance of movement control registers etc.—Submission of reports—Clarification—Correction issued.

Ref : Board's Memo. No. 7563—O & M Cell/85—1, dated 20—2—1985.

The following correction is issued to Memorandum No. 7563—O & M Cell/85—1, dated 20—2—1985 :—

CORRECTION

The figure '10' occurring in paragraph 2(ii) of the said memorandum shall be corrected as '5'.

C. Arunachalam,
Secretary.

Memorandum No. 18390—N1/84—8, (Secretariat Branch) dated the 11th March 1985

Maasi 28, Rākthatchi,
Thiruvalluvar Aandu 2016.

Sub : Loans and Advances—House Building Advance—Sanctioned to Board employees—Permanent absorption in foreign service—Recovery of the advance Instructions—Issued.

Ref : (i) B.P. Ms. No. 631, dt. 21—4—76.

(ii) From the Board Office Administrative Branch U.O. Note No. 1285/Adm.I/4 82—8, dt. 29—2—84.

In the Board's Proceedings cited, certain guidelines have been issued regarding the recovery of House Building Advance from Board employees who have been deputed to other organisations. In the reference second cited Administrative Branch has raised a clarification that there is no specific guidelines as to how House Building Advance paid in full and recovery started have to be effected in respect of the Board employees who are to be permanently absorbed in other organisations.

2. This has been examined and decision has been taken that if a Board employee who is on deputation in a foreign service opt for permanent absorption in a foreign service, after the drawal of the entire house building advance sanctioned by the Board and the commencement of the recovery, the entire balance amount together **with proportionate interest yet to be** recovered from the employee, should be remitted into Board account in one lumpsum by the foreign employer. Then only, concurrence will be given by the Board for permanent absorption in foreign service.

C. Arunachalam,
Secretary.

Enclosure :

Copy of Board's Proceedings Ms. No. 631, Dated 21st April 1976.

Loans and Advances—House Building Advance—Sanction of House Building Advance to Board employees on deputation to State Government/State owned Corporations and Bodies—Certain clarifications.

Read :

Board's Memo. No: 57674—W1/73-4, dt. 16—10—73.

Proceedings :

At present House Building Advance is sanctioned to the employees of the Board who are on deputation to State Government/State owned Corporations and Bodies. Some of those employees have exercised their option for service in the State Government/State owned Corporations and Bodies themselves, while some others have opted for reversion to the Board. If House Building Advance had been sanctioned to these deputationists from the Board funds, the question arises as to who should executed the agreement, mortgage deed etc. who should release the instalments of the advance, who should watch the recovery of the advance from the monthly pay bills etc. The Board has examined these questions and pass the following orders :—

- (i) In the case of deputationists who have finally opted for permanent service in the Government/Corporation etc., no advance need be sanctioned from the Board funds;
- (ii) If advance has already been sanctioned from the Board funds in a case before such final option was given and if no portion of the advance has been drawn and paid to the individual, the orders for sanction of House Building Advance need not be acted upon and proposals for cancellation of the orders should be sent to Board.
- (iii) If the orders for the sanction of the advance have been acted upon and a portion of the advance has been drawn and paid to the individual, then that portion of the advance shall be remitted to the Board by the Government/Corporation. The Government/Corpora-

tion shall arrange for the disbursement of the remaining instalments of the advance to the individuals concerned from its own funds in accordance with their rules. The Government Corporation shall make arrangements for recovery in monthly instalments from the pay of the individual and have it credited to its funds that portion of the advance which has been drawn and paid to the individual by the Board from its funds and which has been remitted to the Board's account by the Government/Corporation. The property of the individual in such cases, if it has been mortgaged to Board, as security for the advance, shall be released from Board mortgage as soon as the amount released to the individual is remitted to Board's account by the Government/Corporation.

- (iv) In case of deputationists who have exercised option finally for transfer to the Board, their applications for House Building Advance will be considered for sanction from Board funds according to the existing procedure. In such cases, if any advance has already been sanctioned, the monthly recovery shall be effected by the Government/Corporation from the pay of the individual and remitted to Board's account and the fact of recovery reported to the Board. In all such cases where the deputationists have exercised option for reversion to Board, the Secretary/Chief Engineer/General shall be responsible for execution of agreements, mortgage deeds, release of instalments, etc., and they will also ensure that the monthly recoveries are effected by the Government/Corporation from the pay bill and that the amount recovered are remitted to Board's account under the House Building Advance Scheme.

(By Order of the Board)

C. Thangaraju,
Secretary.

(True Copy)

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Establishment—Dharmapuri Electricity System—Review of workload as on 1—4—83—Sanction of Assistant Engineer/Junior Engineer (Electrical) I Gr. newly sanctioned sections—Ordered.

B.P. Ms. (Ch.) No. 161 (Administrative Branch)

Dated 11—3—1985.
Maasi 28, Rakhatchi,
Thiruvalluvar Aandu 2016.

Read :

- (1) B.P. Ms. (Ch.) No. 320 (Adm. Branch), dated 8—5—1984.
- (2) From the Superintending Engineer, Dharmapuri Electricity System
Lr. No. SED/Adm. I/A1/FE/24/1041/84, dated 29—12—1984.

Proceedings :

Based on review of workload of Dharmapuri Electricity system as on 1—4—'83 orders have been issued in the B.P. cited under reference permitting

- (i) upgrading of 3 Rural Gr. II Sections as Gr. I
- (ii) Downgrading of 2 Rural I Gr. sections as Gr. II
- (iii) formation of 7 new Rural Gr. I sections

2. The Superintending Engineer has reported that there are already Assistant Engineers/Junior Engineers I Gr. and II Gr. sanctioned under the 2:2:1 ratio for the upgraded sections ordered in the B. P. cited and the additional posts required are only for the newly sanctioned sections

3. Sanction is therefore accorded for creation of 7 posts of Assistant Engineers/Junior Engineers (Elect.) I Gr. till 30—6—85 from the date of utilisation in Dharmapuri Electricity System.

4. The proposal of the Superintending Engineer to form the new seven Gr. I Sections at the following places is also approved.

1. Perambalai I Gr. Section
2. Krishnagiri Rural III Section
3. Kaveripattanam Rural II/I Gr.
4. Bargur II/I Gr.
5. Bairanatham I Gr.
6. Bagalur/Hosur I Gr.
7. Uthangarai II/I Gr.

5. Sanction is also accorded for drawal of pay, Dearness Allowance, House Rent Allowance, City Compensatory Allowance and other allowances as admissible under the rules.

6. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—Dharmapuri Electricity System—C. Establishment—Pay of Establishment and 3. Allowances".

(By Order of the Chairman)

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

● ● ●
AMENDMENT No. 4/85

Tamil Nadu Electricity Board Service Regulations—Regulation 94(a)—Amendment—Issued.

B. P. Ms. (Ch.) No. 73

(Secretariat Branch)

Dated 11—3—1985
Maasi 28, Rakthatchi,
Thiruvalluvar Aandu 2016.

Proceedings :

In exercise of the powers conferred by Section 79(c) of 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 94(a), for Note 1 the following 'Note' shall be substituted, namely:—

Note—1 : In cases where the Regulations prescribe a degree or diploma as a qualification, then a degree or diploma granted by any of the Universities or Institutions Recognised by the University Grants Commission for purpose of its grants or any of the Universities Recognised by the Government of Tamil Nadu, shall be recognised as the qualification."

(By Order of the Chairman)

C. Arunachalam,
Secretary.

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Memo. No. 713/Adm. Br./I. R. 2(1)/84-4, (Administrative Branch) Dated 11—3—1985.

Sub : Establishment—Madras Electricity System/Distribution/North—Request transfers to— Instructions issued—Regarding.

Ref : Administrative Branch Memo. No. 713/Adm. Br./IR2(1)/84—3, dated 13—2—1985.

Instructions have been issued in the Memo. cited that if a person from another system is transferred to Madras Electricity System/Distribution/North on request basis and if a vacancy exists at that time in Ponneri Revenue Unit, the vacancy at Ponneri should be filled by transferring a person who has rendered the longest service in the City Offices in Madras Electricity System (Distribution) North. In order to remove any possible doubt regarding reckoning of longest service in the city offices of Madras Electricity System (Distribution) North and to enable to decide how an interval of break occurring between two spells of service in city offices of Madras Electricity System (Distribution) North should be treated, it is hereby ordered that those who have rendered longest service in the city offices irrespective of category in Madras Electricity System (Distribution) North may be transferred to Ponneri Revenue Unit. It is further ordered that an interval of one year and above spent on duty in stations other than Madras City Offices between two spells of service in Madras City offices may be treated as break and the service put in Madras City offices prior to the break may be excluded for computing longest service for purposes of transfer from City offices of Madras Electricity System (Distribution) North to Ponneri Revenue Unit.

(By Order of the Chairman)

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

Memo. (Permanent) No. 6802-Q. 2/85-3, (Secretariat Branch) Dated 11—3—1985.
 Maasi 28, Rakthatchi,
 Thiruvalluvar Aandu, 2016.

Sub : LEAVE—Scheme for grant of Extraordinary Leave without Allowances upto Five Years to Engineers of the Tamil Nadu Electricity Board to start industry in Tamil Nadu—Orders issued—Modified.

Ref : (i) Board's Memo. (Permanent) No. 33469-Q. 2/83-2, dated 18—10—1983.

(ii) Board's Memo. (Permanent) No. 107946-Q. 2/83-2, dated 30—1—1984.

In Board's Memo. first cited, orders were issued permitting the Engineers of the Tamil Nadu Electricity Board to go on Extraordinary Leave without Pay and Allowances for a continuous period not exceeding five years, subject to certain conditions. The question of sanctioning the leave at a stretch for five years was considered by the Board and it has been decided to stagger the grant of leave in three spells. Accordingly, in partial modification of the orders issued in Board's Memorandum first cited, it is hereby ordered that Extraordinary Leave without Pay and Allowances for five years to be sanctioned to the Engineers of the Tamil Nadu Electricity Board to start an industry shall be sanctioned as follows :—

- (i) First spell of Leave ... 1 year.
- (ii) Second spell of Leave ... 2 Years.
- (iii) Third spell of Leave ... 2 Years.

Sanction of leave as above shall be subject to the fulfilment of the following conditions :—

- (a) Application for sanction of each spell of leave should be submitted **three** months in advance.
 - (b) Application for sanction of first spell of leave should accompany satisfactory evidence in proof of the proposal to start an industry.
 - (c) Application for subsequent spells (Second and Third) of leave should also accompany satisfactory documentary evidence to show that the leave already sanctioned has been properly utilised for the purpose for which it was sanctioned.
2. The other conditions prescribed in the references cited shall remain unaltered.
 3. The orders shall take effect from the date of this memorandum.

(By Order of the Board)

C. Arunachalam,
 Secretary.

Chairman's D.O. Lr. No. SE/B/Th/109 dt. 13—3—1985 to Thiru R.V. Doraiswamy, CE/TTPP,

I am extremely happy to know about the sense of urgency and dedication shown by your staff in bringing back the F.D. fan of Unit II within a record time of 48 hours, after it suffered an outage on 1—3—'85. I am told that such rectification work normally take 4 to 5 days. In times of stress like these when we are facing a serious power shortage such efforts are all the more commendable.

I congratulate you and your officers for this good work. I would like the officers concerned to be commended individually with copies to their personal files.

B. Vijayaraghavan,
 Chairman.

Circular No. 9953—R2/85—1 (Secretariat Branch) Dated 13—3—1985.

Sub: Heavy rains—Flooding of the city on 13th November 1984—Disruption in traffic—Difficulties in reaching workspots—Condonation of absence on 13—11—84—Instructions issued.

All Chief Engineers/Superintending Engineers and heads of offices in **Madras City** are aware of the unprecedented heavy rains and the consequential flooding of the residential areas in **Madras City** and the disruption of communications on 13th November 1984. Most of the Board employees were unable to reach their workspots on that day for reasons beyond their control. Their absence on 13th November 1984 may be condoned and no action need be taken in this regard. It may also be informed that as the year 1984 has already passed, the question of cancelling the casual leave already granted in this regard in the year 1984 does not arise. If the members applied for Earned Leave for that day (13—11—84) for want of credit in casual leave account of 1984, and the leave applied for was granted, it may be cancelled.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

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Tamil Nadu Electricity Board Employees' Discipline and Appeal Regulations—Imposing penalty of removal and dismissal from service simultaneously on a Board employee on two different sets of charges—Procedure to be followed—Orders issued.

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

(Secretariat Branch)

Dated the 13th March 1985
Maasi 30, Rakthatchi,
Thiruvalluvar Aandu 2016.

Ref :

1. G.O. Ms. No. 338 Personnel and Administrative Reforms (Personnel—N) Department dated 9—4—1984.

Proceedings :

1. Removal and dismissal from the Civil Service of the State Government are two of the punishments enumerated in Rule 8 of the Tamil Nadu Civil Services (Classification, Control and Appeal) Rules. Rule 17 (b) of the said rules lays down the procedure to be adopted in imposing the major penalties like removal/dismissal from service. An instance has come to the notice of the Government wherein disciplinary proceedings were initiated against an accused Government Servant on two different sets of charges. It was decided to impose the penalty of removal from service on the first charge and dismissal from service on the second charge. The following points have arisen in this connection :

- (i) Whether it will be legally sustainable if an order imposing a penalty of removal /dismissal from service is served on a Government servant, when an order of removal /dismissal from service has already been served on the same Government servant on a previous charge.
- (ii) If it is decided to impose the penalty of removal/dismissal from service on each charge, when more than one charge is pending on the Government servant, whether the order of removal/dismissal from service on each charge can be issued simultaneously on the same date so that even if the Government servant is acquitted of one charge by the appellate authority or the court, the punishment imposed on the other charge will take effect.
- (iii) If the penalty of removal/dismissal from service is imposed on the first charge, whether the other charges may be dropped on the ground that the subsequent proceedings on the other charges will become infructuous, as the Government servant shall cease to be a Government-servant even upon the issue of the orders imposing the penalty of removal/dismissal on the first charge.

2. The Government have examined this matter and in the G.O. cited issued the following instructions on the above points :—

Point (i) No disciplinary proceedings could either be initiated or continued against a person who has ceased to be a Government servant subject to the provisions of rule 9 of the Tamil Nadu Pension Rules, 1978. Therefore, when once a Government Servant is served with an order of dismissal or removal from service, he ceases to be a Government servant and it would not be appropriate to continue another proceedings pending against him and serve on him an order of dismissal or removal from service.

Points (ii) Even if two sets of charges are proceeded with and two orders of dismissal/ and (iii) removal are passed simultaneously, a question may still arise, as to the time of second order, as it may be contended that by the time the second order was issued or served, the first order had already taken effect. It may thus be open to a Government servant who has been served with two orders simultaneously on his being acquitted of one proceedings to contend that the second order was non est as at the time of serving the said order, he was not a Government servant. The disciplinary authority who has passed an order of dismissal on each of the two sets of charges against a Government Servant may serve one order on the Government Servant and close the second one explaining to the person concerned the reason for not serving the order and also pointing out that the same is without prejudice to the powers of the Disciplinary Authority to pursue the matter if the person concerned is reinstated in service and becomes available to be proceeded with. If the disciplinary authority has passed an order of dismissal on one set of charges and removal in another set, the order of dismissal may be served on the Government servant and the order of removal may be closed following the procedure suggested earlier.

3. Regulation 5 of the Tamil Nadu Electricity Board Employees' Discipline and Appeal Regulations provides for imposition of major penalties like removal/dismissal from the service of the Board. Regulation 8 (b) of the said Regulation lays down the procedure to be adopted in imposing the major penalties like removal/dismissal from service. Hence it has been decided that the Board follow the instructions of the Government mentioned in para 2 above.

4. Accordingly it is hereby ordered that the instructions detailed in para 2 above shall be followed by all the disciplinary authorities of the Board in all similar cases.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

ESTABLISHMENT—Orders of dismissal of removal from service—Cases of unauthorised absence from duty—Suspension—prospective effect—Orders issued.

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

(Secretariat Branch)

Dated 14—3—1985.
Panguni 1, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read :—

B.P. Ms. No. 1095, dated 29—5—1972.

Proceedings :

Instructions have been issued in the proceedings cited that an employee of the Board who has been placed under suspension pending enquiry should not be dismissed or removed or compulsorily retired from the services of the Board retrospectively from the date on which the employee was placed under suspension and that the order in such a case should take effect only from the date of issue of the orders.

2. However, where the Board employees are unauthorisedly absent, they are removed or dismissed from service, at the conclusion of the disciplinary proceedings from the date on which the employees were absent unauthorisedly. Standing Order 31 (3) of Standing Orders in respect of workmen other than those engaged in clerical work and Standing Order 20 (3) of Standing Orders for workmen engaged in clerical Departments also contain an enabling provision for retrospective dismissal or removal. Despite the above position, it is considered desirable that in all such cases of dismissal or removal, the orders are issued prospectively.

3. Accordingly, it is hereby ordered that in all cases of dismissal or removal of employees from the service of the Board, the orders shall take effect prospectively.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

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Establishment—Temporary—Madras Electricity System/Distribution/(Central)—Supporting staff for the Division Office at Annanagar—Sanctioned.

B.P. Ms. (Ch.) No. 167

(Administrative Branch)

Dated 14—3—1985.
Panguni 1, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read :—

- (i) B.P. Ms. (FB) No. 145 (Adm. Branch), dated 31—10—84.
- (ii) From the Regional Chief Engineer (Distribution)/Madras U. O. No. 45511/3106/B-II/84/4, dated 5—11—84.

Proceedings :

Sanction is accorded to the creation of the following supporting staff for the newly sanctioned Division Office at Annanagar in the B.P. first cited under reference for a period upto 31—3—86 from the date of utilisation for attending the works of O & M Division at Annanagar in Madras Electricity System (Distribution)/Central.

Assistant	...	One
Junior Assistant	...	Two
Typist	...	One
Office Helper	...	One
Draughtsman III Grade	...	One
Assistant Draughtsman	...	One
Commercial Inspector	...	One
Asst. Comml. Inspector	...	One

2. The incumbents of the posts will be eligible to draw the usual pay, Dearness Allowance, House Rent Allowance and other allowances at the rates admissible under the orders in force.

3. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—Madras Electricity System/(Distribution)/Central—C. Establishment—2. Pay of Establishment and 3. Allowances".

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer, Personnel.

ESTABLISHMENT—Thanjavur Electricity System—Additional Sub-divisions consequent on the additional sanction of new sections based on the work load as on 1—4—'81 and 1—4—'83—Sanction of—Accorded.

B. P. Ms. (Ch.) No. 170

(Administrative Branch)

Dated 14—3—1985
Panguni 1, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read :

1. B. P. Ms. (Ch.) No. 315, (Adm. Branch), dated 8—5—84.
2. From the Superintending Engineer/Thanjavur Electricity System letter No. 61859/Adm. I/A. 2/84, dated 9—5—'84.

Proceedings :

Consequent on the sanction of additional sections with reference to the work load for increase in service as on 1—4—'81 and 1—4—'83, the Tamil Nadu Electricity Board took up for consideration sanction of additional Sub-divisions and Divisions admissible to all Distribution systems and has found that there is justification for sanctioning two new distribution sub-divisions in the Thanjavur Electricity System.

2. Sanction is therefore accorded to the formation of two new distribution sub-divisions at the following headquarters, with the following additional staff for a period upto 28—2—'86 from the date of utilisation in the Thanjavur Electricity System :—

(1) **Thanjavur**

(i) Asst. Divl. Engineer (Electrical)	:	One
(ii) Commercial Inspector	:	One
(iii) Assistant Commercial Inspector	:	One
(iv) Office Helper	:	One

(2) **Manalmedu**

(i) Asst. Divl. Engineer (Electrical)	:	One
(ii) Commercial Inspector	:	One
(iii) Assistant Commercial Inspector	:	One
(iv) Office Helper	:	One

3. The incumbents of the above posts will be eligible to draw the usual pay, Dearness Allowance, House Rent Allowance and other allowances at the rates admissible under the orders in force.

4. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—Thanjavur Electricity System—1. Pay of Officers—2. Pay of Establishment & 3. Allowances".

5. The Superintending Engineer/Thanjavur Electricity System shall intimate the rearrangement of sections made in the system taking into account the Lines Sub-division in the format already prescribed.

(By Order of the Chairman)

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

Medical attendance—Tamil Nadu Electricity Board Employees—Treatment in Government Medical Institutions—Issue of Identity Cards—Orders issued.

B. P. Ms. (Ch.) No: 80

(Secretariat Branch)

Dated 15—3—1985.
Panguni 2, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read :

G. O. Ms. No. 2052, Public Works, Dated 21—9—1983.

Proceedings :

Employees of the Tamil Nadu Electricity Board avail of medical attendance/treatment in Government Hospitals/Institutions in pursuance of the orders in G. O. Ms. No. 2566, Health, dated 11—11—1963 (accepted by the Board in its B. P. Ms. No. 2535, dated 18—11—1963) for which Tamil Nadu Electricity Board is paying an annual contribution of Rs. 5/- lakhs to Government. At present, when an employee of the Board requires medical attendance/treatment in any Government Medical Institution, he has to take with him the Non-Gazetted Officer/Gazetted Officer certificate issued by the competent authority to prove his identity. The certificate issued by the competent authority will be valid only for three months. With this procedure, the employees of the Board experience great hardship at the time of emergency when they do not readily possess such a certificate and as the hospital authority insists on the production of such a certificate. To overcome the difficulty, the Board has requested the Government to consider the feasibility of issuing identity cards to All Tamil Nadu Electricity Board Employees to enable them to take treatment in Government Hospitals and institutions without the production of Non-Gazetted Government Officer certificate.

2. In the Government Order cited, Government have accepted the proposal of the Tamil Nadu Electricity Board for the issue of identity cards by the Board to its employees for availing treatment in the hospitals/Medical Institutions of the Government.

3. In the circumstances, the Tamil Nadu Electricity Board directs that identity cards be issued to all the employees of the Board except those appointed under the emergency provisions. In the case of persons appointed under the emergency provisions, it will be enough if the N.G.O's certificate is issued in the form now in use. However, the Heads of Offices may at their discretion issue identity cards to temporary employees also if they consider that the temporary appointments of the persons will be regularised in due course. The identity cards should be surrendered by the employees at the time of their retirement or when they quit Board's Service otherwise. A specimen form of the identity card is set out in the Annexure to this Board's Proceedings.

4. The scheme of introduction of identity cards shall take effect on and from 1—6—1985. The identity cards will be valid for a period of five years from 1—6—1985 to 31—5—1990.

5. Sanction is accorded to the printing, at the Tamil Nadu Electricity Board Printing Press, Madras, of one lakh copies of the identity cards. A copy of the identity card is being forwarded to the Director of Printing Press separately. The Director is requested to arrange for the printing and supply of the identity cards to all Offices as expeditiously as possible. The Heads of Offices are requested to intimate direct to the Director of Printing Press the number of copies of the identity cards required for distribution to employees in their office, and in their subordinate offices.

(By Order of the Chairman)

C, Arunachalam,
Secretary,

Enclosure :

ANNEXURE
PROFORMA FOR IDENTITY CARD

Name :
Designation :
Name of Office :
Date of Birth :
Date of entry into Board's Service :
Date when due to retire :
Residential Address :
Married or single :

(Page No. 2)

Specimen signature of Board Employee.
(1)
(2)
(3)

Emoluments	At time of issue	Subsequent changes.
Pay		
Dearness Allowance		
House Rent Allowance		
City Compensatory Allowance		
Special Pay		

Total ...

(Page No. 3)

Particulars of Family Members :

	Name	Age	Identification Marks.
(1) Wife/Husband :			
(2) Son :	1.		
	2.		
	3.		
(3) Daughter :	1.		
	2.		
	3.		
(4) Father :			
(5) Mother :			
(6) Sister :	(Unmarried)		
	<u>Widowed</u>		

(Page No. 4)
CERTIFICATE

Certified that the particulars furnished in pages 1 to 3 are true and that my Family consisting of..... members as per details given on page 3 are residing with and are wholly dependent on me.

Signature of Board Employee.

Attested

Date Stamp and seal of the issuing authority.

Signature of issuing authority.

Designation :
Office :

(Page No. 5)
CERTIFICATE OF ANNUAL RENEWAL

Date and year of renewal.
Date on which renewal expired.
Signature and designation of the competent authority.
Seal of the competent authority.

(Pages 6 to 8—Three blank pages)
INSTRUCTIONS

Pages 6 to 8 may be used for :—

- (i) incorporating additions/alterations of particulars whenever necessary and getting attestation.
- (ii) to get attestation of the new head of office, whenever the Board employee is transferred to a new office (Date seal of new office should be affixed).

Note : The identity certificate should be renewed annually.

(True Copy)

Memo. No. 004382/C2-2/85-2. (Administrative Branch) Dated 15—3—1985.

Sub : ESTABLISHMENT—Tamil Nadu Electricity Board—Class III Service—Assessors—
Request transfer guidelines issued—Regarding.

Ref : Memo. No. Adm. Br./SS (1)/1705/84-1, dt. 15—10—1984.

Instructions have already been issued in this Office Memo. cited regarding the transfer of Assessors on request from one System to another System. The Superintending Engineers are again informed that the transfer of Assessors from one System to another may be dealt with by the Superintending Engineers themselves being the appointing authorities as in the case of Junior Assistants/Typists/Steno-typists with the mutual consent of the Superintending Engineers concerned and after furnishing the usual Undertaking by the individuals concerned to the effect that they will take last rank in the list of probationers/approved probationers as the case may be as done in the case of Junior Assistants/Typists, etc. and also foregoing their right to seniority on the basis of the date of their first appointment as in the case of Junior Assistants/Typists, etc.,

2. Transfer of Assessors on request within the System may be ordered as per the general procedure outlined in Memo. No. 1157/Adm. Br./R. 2 (1)/83-3, dated 15—8—1983, etc.

3. The Superintending Engineers are requested to issue transfer orders to eligible Assessors and to relieve such transferees only after substitutes join in their places.

(By Order of the Chairman)

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

• • •

Memorandum No. 3904/P.2/83—5 (Secretariat Branch) Dated 15th March 1985.

Sub : Medical Attendance—Claims of employees for reimbursement of cost of medicines—continuous treatment—Requirement of medicines—Instructions—
Issued.

As per clause (x) of Rule 29-A of the Tamil Nadu Medical Attendance Rules followed by the Board, and with reference to the orders in B.P. Ms. (Ch) No. 12, (Sectt.) dated 18—1—1983, the claim for reimbursement of medical expenses in respect of continuous treatment may be preferred within a period of three months from the date of purchase of the medicines, and the claim should be preferred once a month. In view of the above position, and having regard to the fact that treatment for diseases like T.B., Leprosy, etc. may continue for long periods, it is hereby ordered that medicines to be purchased by the employees based on the prescription of the Medical Officer on each occasion should not exceed 30 days' requirement. If it is necessary to continue the medicines, the employees concerned shall again get the prescription from the medical officer concerned for further continuance of medicines after the period of 30 days from the date of last prescription.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

குறிப்பாணை எண். 12855/ப்பி1/83—17 (செயலகக் கிளை) நாள் 15—3—1985.

பொருள் : அரசாங்க மொழியில் போதிய அளவு திறனில்லாதிருந்து இரண்டாம் மொழித் தேர்வில் தேர்ச்சிப் பெறாதவர்கள்—விளக்கம்—அளிக்கப்படுகிறது.

பார்வை : வாரிய செயலகப் பிரிவு குறிப்பாணை எண் 12855/ப்பி1/83—1, நாள் 7—4—83.

அரசு ஆணை (நிலை) எண். 36, நாள் 5—1—1976ல், ஆட்சி மொழியாகிய தமிழில் போதிய அளவு திறன் இல்லாமலிருப்பவர்களையும் பணியில் அமர்த்தலாமெனவும், பின்னர் நான்கு ஆண்டு காலவரையறைக்குள் அவர்கள் இரண்டாம் மொழித் தேர்வில் தேர்ச்சி பெற வேண்டுமெனவும், அங்ஙனம் தேர்ச்சி பெறத் தவறினால், அவர்களைப் பணி நீக்கம் செய்ய வேண்டுமென்றும் வலியுறுத்தி, பணிவிதிகளுக்கு தக்க திருத்தங்கள் வெளியிடப்பட்டன. பின்னர், அரசு ஆணை (நிலை) எண். 105, (பணியாளர்—ப்பி) நாள் 8—12—1976ல், கீழ்க் கண்டவாறு விளக்க ஆணைகள் பிறப்பிக்கப்பட்டன.

1. மேற்கூறிய 5—1—1976 தேதியிட்ட அரசாணையானது, 5—1—1976க்குப் பின் பணியிலமர்த்தப்பட்டவர்களுக்கு மட்டும் பொருந்தும்.

2. 5—1—1976க்கு முன்னர் பணியிலமர்த்தப்பட்டு அத்தேதி வரையில் இரண்டாம் மொழித் தேர்வில் தேர்ச்சியுறாதவர்களுக்கு, 8—12—1976லிருந்து நான்கு ஆண்டு காலவரையறை கொடுக்கப்படும். அப்படி 4 ஆண்டுகளுக்குள் தேர்ச்சி பெறாதவர்கள் பணி நீக்கம் செய்யப்பட வேண்டும்.

2. மேலே சொன்ன அரசாணைகளைப் பின்பற்றி, வாரியமும் ஆணைகள் வெளியிட்டது. (வாரிய நிலை ஆணை எண். 244, நாள் 2—3—1977). மேற்கூறிய காலக்கெடு அவ்வப்பொழுது நீட்டிக்கப்பட்டு, 28—2—1983 வரை கடைசியாக நீட்டிக்கப்பட்டது. வாரியமும் அவ்விதமே காலக் கெடுவை நீடித்து வந்தது.

3. 5—1—1976க்கு முன் பணியிலமர்த்தப்பட்டு, 28—2—1981க்குள்ளாக இரண்டாம் மொழித் தேர்வில் தேர்ச்சி பெறாமல் இருப்பவர்களுக்கும், 5—1—1976க்குப்பின் பணியிலமர்த்தப்பட்டு நான்கு ஆண்டு காலமாகியும் இரண்டாம் மொழித் தேர்வில் தேர்ச்சி பெறாமல் இருப்பவர்களுக்கும், 28—2—1983 வரை தேர்ச்சியுற அவகாசம் அளித்து, அதன் பின்னரும் இரண்டாம் மொழித் தேர்வில் தேர்ச்சி பெறாமல் இருப்பவர்களை ஏன் பணி நீக்கம் செய்யக் கூடாது என்பதற்கு காரணம் காட்டுமாறு கேட்டு அவர்களுடைய விளக்கங்களைப் பெற்று மேல் நடவடிக்கை எடுக்கக் கோரி 4—2—1983 நாளிட்ட அரசு கடிதத்தில் அறிவுறுத்தப்பட்டது. மேற்கூறிய அரசு அறிவுரையின்படி, இரண்டாம் மொழித் தேர்வில் தேர்ச்சி பெறாமல் இருக்கும் பணியாளர்கள் ஏன் பணி நீக்கம் செய்யப்படக்கூடாது என்பதற்கான காரணம் காட்டுமாறு முறையாக கேட்டு உடனடியாக அந்த விளக்கங்களை வாரியச் செயலகத்திற்கு அனுப்பி வைக்கும்படி வாரிய குறிப்பாணை எண். 12855/ப்பி1/83—1, நாள் 7—4—1983ல் கேட்டுக் கொள்ளப்பட்டது.

4. அங்ஙனம் தேர்ச்சி பெறாமல் இருக்கும் ஊழியர்கள் பல்வேறு காரணங்களைத் தெரிவித்ததைத் தொடர்ந்து அவர்கள் மீது என்ன நடவடிக்கை எடுக்கலாம் என்பதைப் பற்றியும் அரசிடம் விளக்கம் கேட்கப்பட்டது. இரண்டாம் மொழித் தேர்வில் (தமிழ் மொழி தேர்வில்) தேர்ச்சி பெறாமல் பணியிலிருக்கும் நபர்கள் ஒவ்வொருவரிடமிருந்தும் காரணங்கள் கேட்டு ஆராயப்பட்டு, அவர்கள் தரும் உறுதி மொழியின் மேல், இரண்டாம் மொழித் தேர்வில் தேர்ச்சி பெற வேண்டி அவகாசம் அளிக்கப்படுகிறது எனவும், ஒருவருக்கும் விதிவிலக்கு அளிக்கப்படுவதில்லை எனவும், அரசு தெரிவித்துள்ளது.

5. தமிழ் நாடு மின்வாரியத்தில் தமிழ் மொழியில் (இரண்டாம் வகுப்பு) தேர்ச்சி பெறாதவர்களை பொறுத்தவரை, மேலே பத்தி 4-ல் குறிப்பிட்ட அரசு விளக்கவுரையின்படி, நடவடிக்கை எடுக்கப்பட வேண்டும்.

(தலைவரின் ஆணைப்படி)

செ. அருணாசலம்,
செயலர்.

Memo. (P) No. 52176—Q 2/84—6, (Secretariat Branch)

Dated 16—3—1985
Panguni 3, Rakthatchi,
Thiruvalluvar Aandu 2016.

Sub : FAMILY WELFARE PROGRAMME—Special Casual Leave to married women employees of the Board who undergo sterilisation by 'Laprascopic Technique'—Clarification—Issued.

Ref : (i) B.P.Ms. No. 1273, dated 11—7—1973.

(ii) From SE/Tvly., Lr. No. Adm. II/AI/Estt./D. 13/84, dated 23—7—1984.

According to the Order issued in the Board's proceedings cited, men employees of the Board, who undergo sterilisation operation, are eligible for the grant of special casual leave not exceeding 8 days and married women employees of the Board who undergo non-pueriperal sterilisation operation, are eligible for the grant of 20 days special casual leave. The Superintending Engineer/Tirunelvely in his letter cited, has raised a clarification as to whether the married women employees of the Board who undergo sterilisation by "Laprascopic Technique" are eligible for the grant of special casual leave.

2. It is hereby clarified that the married women employees of the Board, who undergo sterilisation operation by "Laprascopic Technique" are also eligible for the grant of special casual leave ordered in the Board's Proceedings cited.

C. Arunachalam,
Secretary.

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Establishment—Class III Service—Board Office/Administrative Branch, Madras—Review of posts both permanent and temporary—Suppression of posts—Orders issued.

B.P. Ms. (Ch.) No. 175

(Administrative Branch)

Dated 16—3—1985.
Panguni 3, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

Board Office/Secretariat Branch Memo. No. 10274/O & M Cell/85—1, dated 27—2—1985.

Proceedings :

Consequent on review of posts both permanent and temporary, it is hereby ordered that the following posts be suppressed in the Board Office/Administrative Branch, Madras.

(i) Junior Superintendent : Three

(ii) Assistants : Nine

The above suppression of the posts shall take effect from 1—5—1985.

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer, Personnel.

Tamil Nadu Electricity Board Services—Suspension and revocation of suspension of the Employees of the Board—Date of effect—Orders issued.

B. P. Ms. (Ch.) No. 81

(Secretariat Branch)

Dated 16—3—1985
Panguni 3, Rakthatchi,
Thiruvalluvar Aandu 2016.

Ref:—

G.O. Ms. No. 798, Personnel and Administrative
Reforms (Personnel—N) Department, dated 10—8—84.

Proceedings :

Orders of suspension and revocation of suspension of Government servants are issued by the competent authorities. A Point has been raised for clarification regarding the date from which the order of suspension and order of revocation of suspension actually taken effect. If the office of the Government servant who has been suspended is situated in a different place from the office from which the orders of suspension are issued, it may take sometime to serve the order of suspension on the Government servant concerned. Similarly, some time-lag may happen in implementing the order of revocation of suspension also.

2. Government have issued orders in the Government Orders cited clarifying the date of effect of suspension and revocation of suspension of Government servants. It has been decided to adopt the orders of the Government by the Board also.

3. It is hereby ordered that the orders of suspension shall take effect from the date of relief of the employee of the Board concerned. This will not, however, apply to cases where an employee of the Board is detained in custody, whether on a criminal charge or otherwise, for a period of forty-eight hours and who is consequently deemed to have been suspended under regulation 9 (b) of the Tamil Nadu Electricity Board Discipline and Appeal Regulations.

4. As regards the date of effect of the orders of revocation of suspension, it is ordered that the period from the date of order of revocation to the date of serving the posting orders on the employee of the Board concerned shall be treated as compulsory wait and that the period from the date of serving of the posting orders to the date of joining of the employee of the Board in duty shall be treated as joining time for which the employee of the Board is eligible and that any excess period over the joining time admissible availed of by the employee of the Board shall be treated as leave to which the employee of the Board is eligible.

5. Necessary amendment to the Tamil Nadu Electricity Board Service Regulations will be issued separately.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

ESTABLISHMENT—Udumalpet Electricity System—Review of work load as on 1—4—1981—Sanction of 6 Nos. Junior Engineer (Elect.) II Gr. posts and one post of Assistant Engineer/Junior Engineer I Gr. for the upgraded section—Ordered.

B.P. Ms. (Ch.) No. 178

(Administrative Branch)

Dated 18—3—1985.
Panguni 5, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

1. B.P. Ms. (Ch.) No. 474 (Administrative Branch), dated 26—8—1983.
2. From the Superintending Engineer/Udumalpet Electricity System letter No. Adm. I/A2/F. 24 (b)/R. 1436/84, dated 14—12—1984.

Proceedings :

Based on review of work load of Udumalpet Electricity System as on 1—4—1981 orders were issued in the B.P. cited under reference :

- (i) Permitting the upgrading of 8 Grade II sections as Grade I sections.
- (ii) Downgrading of six Grade I sections as Grade II sections.
- (iii) Permitting the formation of three Grade I sections.
- (iv) Permitting the formation of two Grade II sections.

2. Approval has already been accorded for fixing of Headquarters of the new sections to be formed as well as sanction for creation of the additional posts required therefor in B.P. Ms. (Ch.) No. 620 (Administrative Branch) dated 6—11—1984.

3. The Superintending Engineer/Udumalpet Electricity System has now submitted proposal for sanction of 6 posts of Junior Engineer (Electrical) II Gr. in lieu of the posts of Assistant Engineer/Junior Engineer (Electrical) for the following 6 downgraded sections.

1. East/Dharapuram
2. Town/Oddenchatram
3. Kallivalasu
4. North/Udumalpet
5. South/Palani
6. Pappampatti.

He has also reported that all the 8 sections upgraded are already having posts of Assistant Engineer (Electrical).

4. Sanction is therefore accorded,
 - (i) for creation of 6 posts of Junior Engineer (Elect.) II Gr. for the downgraded sections and
 - (ii) for creating of one post of Assistant Engineer/Junior Engineer (Elect.) I Gr. for the Ambilikai section I Gr. with effect from 12—3—1984 (i.e.) from the date of joining of the incumbent, suppressing the existing II Gr. permanent post in the section with effect from that date, till 31—8—1985, schedule date for continuance,

in Udumalpet Electricity System.

5. Sanction is also accorded to the drawal of pay, Dearness Allowance, House Rent Allowance and city Compensatory Allowance as admissible under the rules.

6. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—Udumalpet Electricity System C. Establishment—Pay of Establishment and 3. Allowances".

7. It is also hereby ordered that the six posts of Assistant Engineer/Junior Engineer (Elect.) I Gr. now utilised in the downgraded sections should be suppressed on utilisation of the II Gr. posts sanctioned in para 4 above, and a report sent to this Branch.

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer, Personnel.

Memo. No. 004381—S2/A1/85—1, (Administrative Branch) Dated 19th March 1985.

Sub : Establishment—Class II Service—Creation of post of one ADE/Elecl. as P.R.O. in Board Office Secretariat Branch—Head of Account—Revised orders issued.

Ref : B.P. Ms. (Ch) No. 136 (Adm. Br.), dt. 27—2—1985.

In partial modification of orders issued in para 4 of B.P. cited, the expenditure on the staff sanctioned therein, is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—F. Adm. expenses—(iii)—Board's Establishment."

C. K. Raghunath,
Chief Engineer/Personnel.

• • •

Establishment—Tiruvannamalai Electricity System—Review of work load as on 1—4—1981—Sanction of 4 Nos. Junior Engineer (Elecl.) II Gr.—Posts—Ordered.

B.P. Ms. (Ch) No. 185 (Administrative Branch)

Dated 21—3—1985.
Panguni 8, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read :

1. B.P. Ms. (Ch) No. 462 (Administrative Branch), dated 26—8—83.
2. From the Superintending Engineer/Tiruvannamalai Electricity System letter No. Adm.I/A. 4/F. Staff proposal/Formation/83 19—12—83.
3. From the Superintending Engineer/Tiruvannamalai Electricity System letter No. Adm.I/A. 4/F. Staff proposal/001661/83, dated 29—2—1984.
4. From the Superintending Engineer/Tiruvannamalai Electricity System letter No. Adm. I/A4/F. Staff proposal/001661/83—1, dated 21—3—1984.

Proceedings :

Based on review of work load of Tiruvannamalai Electricity System as on 1—4—81 orders issued in the B.P. cited under reference :

- (i) permitting the formation of 6 new Grade I sections
- (ii) permitting the formation of 3 new Grade II sections
- (iii) permitting the upgradation of 16 Grade II sections as Grade I sections.
- (iv) Downgrading of one Grade I section as Grade II section.

2. The proposal of the Superintending Engineer/Tiruvannamalai Electricity System to form 5 Grade I sections in the following places and to form the sixth section as a Grade II section in the place mentioned, is approved.

Grade I Section :

- (i) Devikapuram/East
- (ii) Devikapuram/West
- (iii) Mazhaiyur II
- (iv) Polur Rural (North)
- (v) Vandavasi

Grade II Section :

- (i) Somasipadi

3. The Superintending Engineer is already having 5 posts of Assistant Engineer/Junior Engineer I Grade in excess and he has proposed to utilise them against the five Grade I sections.

4. The proposal of the Superintending Engineer to form the other 3 Grade II sections in the places mentioned below, is also approved.

- (i) Vedhanthavadi
- (ii) Karapattu
- (iii) Santhavasal

5. Sanction is also accorded to the creation of 4 posts of Junior Engineer (Electrical) II Gr. for utilisation in the 3 places mentioned in para 4 above and in Somasipadi section referred to in para 2 above.

6. As all the 16 Grade II sections upgraded are reported to be already having posts of Assistant Engineer/Junior Engineer I Grade, no additional post is sanctioned.

7. Sanction is also accorded to the drawal of pay, Dearness Allowance, House Rent Allowance and City Compensatory Allowance as admissible under the rules.

8. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—Tiruvannamalai Electricity System—C. Establishment—Pay of Establishment and 3. Allowances".

9. The action of the Superintending Engineer/Tiruvannamalai Electricity System in having utilised the posts of Junior Engineer II Grade sanctioned in para 5 above, in anticipation of approval, is also approved and ratified.

(By Order of the Chairman)

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

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Chairman's Communication No. CH/TA/2406/85-1 Date 23—3—1985.

Sub : Establishment—Transfer of R.W.E. staff from one system to another system
Decision of the High Court of Madras.

The following judgment of the Honourable Mr. Justice M.A. Sathar Sayeed of the High Court of Madras in a writ petition filed by two members of the RWE staff of the Board will be published in the T. N. E. B. Gazette.

B. Vijayaraghavan,
Chairman.

Wednesday the seventh day of November One thousand nine hundred and eighty four

PRESENT

The Honourable Mr. Justice M.A. Sathar Sayeed writ Petition Nos. 5542 and 5543 of 1984.

T. Raghavan — Petitioner in W.P. No. 5542/84.
T. Kannan — Petitioner in W.P. No. 5543/84.
Vs.

1. The Chairman Tamil Nadu Electricity Board, 800 Annasalai, Madras-2.
2. Chief Engineer (Personnel) K.R.R. Building 791, Anna Salai, Madras-2.
3. The Superintending Engineer Udumalaipet Division, Udumalaipet.
—Respondents in both the W.P. Nos. 5542 and 5543/84.

Petitions under Article 226 of the constitution of India praying that in the circumstances stated therein and in the respective affidavits filed therewith the High Court will be pleased to issue a writ of certiorari calling for the records pertaining to the order of the 2nd respondent dated 25—4—1984.

bearing memorandum No. Adm. Br. 56 (1) / 555 / 84—1. as communicated by the 2nd respondent bearing reference No. Endt. No. SE/VES/Steno/F. Misc./D-49/84. dated 26—4—1984. and quash the order of the 2nd respondent dated 25—4—1981 bearing Memorandum No. Admn. Br. S6 (1) 555/84-1 as communicated by the 3rd respondent bearing reference No. Endt. No. SE/UES/Steno/F. Misc./D. 4984 dated 26—4—1984 in so far as the petitioner in each of the petitions is concerned.

ORDER :— These writ petitions coming on for hearing on Tuesday the 30th day of October 1984 and this day upon perusing the petitions and the respective affidavits filed in support thereof the order of the High Court, dated 17—5—1984 and made herein, and the respective counter affidavit filed herein and the records relating to the order in No. Admn. Br./S6 (1)/555/84 dated 25—4—1984 and No. Endt. No. SE/VES/Steno/F/Misc./D49/84 dated 26—4—84 on the file of the respondents 2 and 3 respectively herein comprised in the return of the respondents herein to the writ made by the High Court and upon hearing the arguments of Mr. G. Venkataraman of M/s Aiyar & Dolia Advocates for the petitioner in each of the petitions and of Mr. S. Ramalingam, Advocate for the respondents in both the petitions the court made the following order.

The above writ petitions are filed by the petitioners seeking to quash the orders of the second respondent, namely, the Chief Engineer (Personnel) in Memorandum No. Adm. Br./S6/(1)/555/84—1 dated 25—4—1984 transferring the petitioners respectively to Thuvakudi 110 KV SS Trichy System and Sembarai Lalgudi Rural Section.

2. The petitioner in W.P.No. 5542 of 1984 was working as Switch Board Operator in Negamam Sub Station while the petitioner in W. P. No. 5543 of 1984 was working as a Wireman in the said Sub Station, On administrative reasons, the second respondent, by the impugned order, transferred the petitioner in W.P.No. 5542 of 1984 to Thuvakudi 110 KV. SS Trichy System and the petitioner in W. P. No. 5543 of 1984 to Sembarai Lalgudi Rural Section. It is this order that is sought to be quashed by the petitioners by raising several contentions, some of which are as follows :

3. It is contended by the petitioner in W. P. No. 5542 of 1984, that he joined the services of the first respondent in the year 1964 and was subsequently promoted as Commercial Assistant and posted at Negamam. Thereafter he was promoted as Switch Board Operator in the year 1978. From that day onwards, he was working at Negamam Sub-station without, any blemish. While so, a charge sheet dated 10-11-1983 was issued to him by the Divisional Engineer, Operation and Maintenance, Negamam, levelling certain charges based on an anonymous letter written by persons inimically disposed towards him. The petitioner submitted his explanation and an enquiry was conducted by the authorities and he was found guilty with reference to the allegations levelled against him. Thereafter, the petitioner again submitted an explanation with regard to the proposed punishment and stated that the charges were baseless as they were based on an anonymous letter. However, the Divisional Engineer, Operation and Maintenance, Negamam, rejected the explanation of the petitioner and awarded him the punishment of censure by his order dated 22-11-1983. While so, the third respondent by order dated 21-1-1984 transferred the petitioner to Gangayam SubStation to which the petitioner made representations to the third respondent not to give effect to his order of transfer and that he might be allowed to work at the Negamam Sub Station. The petitioner did not receive any reply to his representations and continued to work at the Negamam Substation. However, on 30-4-1984 while he was on medical leave, he received another transfer order issued by the second respondent dated 25—4—1984 transferring him to Thuvakudi, 110 KV Substation in Trichy System. It is this order which is sought to be quashed.

4. Similarly, the petitioner in W.P.No. 5543 of 1984 contends in his affidavit that he joined the services of the first respondent in the year 1958, that he was absorbed as a Helper on a permanent basis by the first respondent in the year 1970 and that he is presently working as Wireman at Negamam JE. South in the services of the first respondent. He contends that his record of service is an unblemished one. However a charge sheet dated 10-11-1983 was issued to him by the Divisional Engineer, Operation and Maintenance, Negamam, levelling certain charges against him. The charge sheet, according to the petitioner, is based on some anonymous letter written by persons inimically disposed towards him. The petitioner submitted his explanation to the charges levelled against him. But, however, since the explanation was not convincing an enquiry was conducted and the petitioner was found guilty of the charges. The petitioner again submitted an explanation with respect to the proposed punishment that the charges were baseless and were not proved. The Divisional Engineer, Operation and Maintenance Negamam, rejected the explanation of the petitioner and awarded him the punishment of censure by his order dated 22—11—1983. While he was discharging his duties, the third respondent by order dated 21—1—1984 transferred the petitioner to the office of Junior Engineer, Edayakottai. Since the said transfer was not a bona fide one and was only in furtherance of the charges levelled against him.

and since his family circumstances were such that he could not leave Nagamam, he made representations to the third respondent not to give effect to his order of transfer. He did not receive any reply to his representations and he continued to work at Nagamam JE South. He also requested the third respondent to give him posting near Nagamam. Due to his ill-health he is on medical leave from 30-3-1984. While so, on 1-5-1984 he received another transfer order issued by the second respondent dated 25-4-1984 transferring him to Sembarai Lalgudi Rural Section in Trichy System. He contends that there is no provision which enables the second respondent to transfer persons like the petitioner from one System to another System. He further contends that the transfer is contrary to the provisions of the Tamil Nadu Electricity Board Service Regulations.

5. Both the petitioners contend that their transfers are without any jurisdiction and that the second respondent has no power to transfer the petitioners from one System to another. According to the petitioners each system maintains its own seniority list and promotions are made according to the seniority list maintained within the system. Therefore by the transfers impugned, the petitioners' seniority will be affected. These are the main contentions raised by the petitioners.

6. Separate counter affidavits have been filed by the Chief Engineer (Personnel) wherein it is contended that the transfer of the petitioners was made only on administrative grounds and that their seniority will be maintained for the purpose of promotion. It is also averred in paragraph 4 of the counter affidavits that the petitioners' promotion will not be affected by the transfers. According to the respondents, as per Standing Order 28 of the Tamil Nadu Electricity Board Standing orders, in respect of workmen other than those engaged in Clerical work, every workman shall normally be liable to be transferred in the same category or grade therein only within the system or establishment which is taken as the basis for maintaining seniority list in the grade or category in which the workman is employed subject to the condition that the pay and seniority of the workman in the category or grade are not adversely affected by such transfer. It is therefore contended by the respondents that the second respondent has got every authority to transfer the petitioners from one system to another system. It is further averred in the counter affidavits that the second respondent being the Chief Engineer (Personnel), he deals with all the administrative matters like transfer, promotion, appointment etc. and has got powers to transfer any workman on administrative grounds. It is re-emphasized in the counters that the seniority of the petitioner will be maintained for the purpose of promotion and their promotion will not be affected by the impugned transfer. Under these circumstances, the respondents seek the dismissal of the writ petition.

7. The only question that requires consideration in these writ petitions is whether the transfer of the petitioners effected by the second respondent is in violation of the Tamil Nadu Electricity Board Service Regulations.

8. Mr. Venkataraman, learned counsel appearing for the petitioners, has brought to my notice Rule 105 of the said Regulations which deals with postings and transfers. The said rule is as follows:—

"A member of a class of service may be required to serve in any post borne on the cadre of such class of service and in any place of duty as the exigencies of the administration require.

All transfers and postings shall be made by the appointing authority or such other authority to whom powers have been delegated in this regard by the appointing authority.

Provided that any authority to whom the appointing authority is administratively subordinate will in respect of any post within the jurisdiction of the appointing authority also be competent to effect transfer and postings to a post within the jurisdiction aforesaid.

Postings and transfers of members of the class of service specified in column (i) of Annexure IV shall be made by the authority specified in the corresponding entry in column (2) thereof."

It is clear from the said Regulation that a member of a class of service may be required to serve in any post borne on the cadre of such class of service and **in any place of duty as the exigencies of the administration require** (underlining is mine). This Regulation also contemplates that all transfers and postings shall be made by the appointing authority or such other authority to whom powers have been delegated in this regard by the appointing authority. It is not disputed that the second respondent is the transferring authority and that he can transfer the petitioners. On a reading of the aforesaid Regulation, it is very clear that any person of a class of service can be transferred to serve in any post borne on the cadre of such class of service and in any place of duty as the exigencies of the administration require. Therefore it cannot be contended by the petitioners that they are not liable to be transferred. The only apprehension voiced in the affidavits filed by them is that

their seniority will be affected by the transfer. So far as this aspect is concerned the counter filed by the respondents make it clear that the seniority of the petitioners will not be affected. Under these circumstances the question of the petitioners being affected by the impugned transfer order does not arise. All that the counsel appearing for the petitioners relies is the proviso to Regulation 105. Relying on the proviso to Regulation 105 it is contended by him that the appointing authority can effect a transfer and posting only within his jurisdiction and the transfer of the petitioners from Negamam Division to Thuvakudi 110 KV SS, Trichy System and Sembarai Lalgudi Rural Section is irregular and contrary to the proviso to Regulation 105. It has to be noted that the entire Regulation has to be read as a whole.

The earlier portion of the Regulation clearly contemplates that a person who is in service of the Electricity Department can be transferred to any place of duty as the exigencies of the administration require. In the counters filed by the Electricity Department it is stated that the transfer of the petitioners is due to administrative reasons. Such being the case, it cannot be contended by the petitioners that the transfer should be effected only within the Division in which they are working and not outside the Division. A reading of Regulation 105 makes it very clear that the second respondent is entitled to transfer any person if the transfer is necessitated on the administrative reasons. The impugned order is also to the effect that the transfer of the petitioners is "on the administrative reasons". Under the circumstances, the contentions of the petitioners that the transfer of the petitioners from one Division to another Division is illegal and is contrary to the Regulations framed by the Tamil Nadu Electricity Board cannot be accepted. After perusing the affidavits and the counter affidavits and after hearing the arguments of the respective counsel, I am satisfied that the transfer effected by the second respondent relating to the petitioners is just and legal and is based on the administrative reasons and therefore cannot be said to the contrary to law.

9. In the result, these writ petitions are dismissed. But in the circumstances there will be no order as to costs.

Mahadeva Venkataraman,
Asst. Registrar (P).

(True Copy)

Memorandum No. 58650—O & M Cell/84-1, (Secretariat Branch) Dated 23rd March, 1985.

Sub: ESTABLISHMENT—Office Procedure—Employees taking treatment in Dispensaries in Central Office—Instructions issued.

Ref: From the Superintending Engineer/Trichy Electricity System North/Trichy/Letter No. Adm. I/C4/F. 409/732/83, dated 17—11—1983.

The Superintending Engineer/Trichy Electricity System/North is informed that the staff working outside the Central Office Complex of the System who intend to go for dispensary situated in Cental Office, shall apply for permission or leave, for their medical treatment in the dispensary, as in the case of taking treatment in the Government Hospitals.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

Amendment No. 5/1985

Tamil Nadu Electricity Board Service Regulations—Appointment of Divisional Engineers (Electrical)—Amendment—Issued.

B. P. Ms. (Ch.) No. 88

(Secretariat Branch)

Dated 25—3—1985.
Panguni 12, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read :

B. P. Ms. No. 526, (Adm.), dated 22—8—1981.

B. P. Ms. No. 567, (Sectt.), dated 25—10—1982.

Proceedings :

In pursuance of the orders in the Board's Proceedings first cited, necessary amendment was issued to the Tamil Nadu Electricity Board Service Regulations in the Board's Proceedings second cited to add the following provisions below the entries in Column 2 of Annexure—1 of the said Regulations relating to appointment of Divisional Engineers (Electrical) :—

"For promotion as Divisional Engineer (Electrical), an Assistant Divisional Engineer should possess experience as Assistant Divisional Engineer for a total period of atleast two years and as Assistant Engineer for a total period of four years, in the following areas :—

- (a) On shift duty or maintenance relating to the Generation equipments/Switchgear in Hydro/Thermal Stations.
- (b) Operation and Maintenance of 230KV/110/KV. Sub-stations classified as Grid Sub-stations.
- (c) Experience in Meter Relay Test/Sub-station Erection/Transformer Erection/Special Maintenance.
- (d) Experience in Transmission Line Construction and Project works.

For this purpose one year of experience as Assistant Divisional Engineer can be reckoned as equivalent to two years' experience as Assistant Engineer/Electrical.

(The above amendment has not been incorporated in the second edition of the Tamil Nadu Electricity Board Service Regulations).

2. Now, it has been decided that the experience mentioned above may be in one or more of the four areas specified, and that the provisions may be amended accordingly.

3. As per the provisions in Annexure-I of the Tamil Nadu Electricity Board Service Regulations, promotion to the category of Assistant Divisional Engineers (Electrical) is not only from the category of Assistant Engineers (Electrical) but also from Junior Engineers (Electrical) I Grade and Chief Head Draughtsman. Assistant Divisional Engineers (Electrical) promoted from the category of Junior Engineer (Electrical) I Grade are also considered for promotion to the next higher category of Divisional Engineers (Electrical). Hence, the condition that an Assistant Divisional Engineer (Electrical) should also possess experience as Assistant Engineer in the areas specified for four years to become eligible for promotion as Divisional Engineer, should be made applicable to the Junior Engineers (Electrical) I Grade also, and necessary addition made to provisions accordingly.

4. Accordingly, 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 Annexure—I referred to in Regulation 92, in the entries in Column 2 against Category 3 in Division III of Class I—Executive Engineer (Electrical) and Divisional Engineer (Electrical), the following shall be added :—

"For promotion as Divisional Engineer (Electrical)/Executive Engineer (Electrical), an Assistant Divisional Engineer (Electrical) should possess experience as Assistant Divisional Engineer (Electrical) for a total period of atleast two years, and as Assistant

Engineer (Electrical) or Junior Engineer (Electrical) I Grade for a total period of four years, in any one or more of the following areas:—

- (a) On shift duty or maintenance relating to the Generation equipments/Switchgear in Hydro/Thermal Stations.
- (b) Operation and Maintenance of 230 K.V./110 K. V. Sub-stations classified as Grid Sub-stations.
- (c) Meter Relay Test/Sub-station Erection/Transformer Erection/Special Maintenance.
- (d) Transmission Line Construction and Project works.

For the purpose, one year of experience as Assistant Divisional Engineer (Electrical) can be reckoned as equivalent to two years' experience as Assistant Engineers (Electrical) or Junior Engineer (Electrical) I Grade, as the case may be.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

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Amendment No. 6/1985.

Regulations—Tamil Nadu Electricity Board Service Regulations—Regulation 60—Amendment—Issued.

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

(Secretariat Branch)

Dated 25—3—1985.
Panguni 12, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read:

B.P. Ms. (Ch.) No. 415, (Sectt.), Dated 29—10—1984.

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 60, after instructions 9 and before Note—1, the following instruction shall be inserted namely:—

- “(10) The competent authority shall grant Special Casual Leave to the Board employees, who have not availed themselves of the joining time at the time of their transfer, in full or part, and who desire to go within six months of their old station or to some other place where their families reside in order to bring them to the new station.

The 6 months period shall be reckoned from the date on which the employee reports himself for duty at the new station on transfer.

The period of Special Casual Leave shall be limited to the extent of the joining time not availed of, and it shall exclude Sundays, but shall include other holidays. Such Special Casual Leave shall be availed in one spell only. Normal Casual Leave can be combined with such Special Casual Leave subject to the condition that the combined period including the holidays should not exceed 10 days.

Prior sanction of the competent authority shall be obtained for availing of the Special Casual Leave. Entries should be made in the Service Book/Service Roll of the employee regarding joining time eligible, joining time availed of and balance period admissible as Special Casual Leave in respect each transfer. Immediately after granting the eligible Special Casual Leave, entry to that effect also should be made in the Service Book/Service Roll.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

Memorandum No. 15153-O&M Cell/85-1, dated 27th March, 1985.

Sub: Board Office— Punctuality in attendance,—Maintenance of movement control registers etc.—Change in Duty Officer for Western Wing of 9th and 10th Floor of K.R. Ramasamy Maaligai—Orders issued.

Ref: B. P. Ms. (Ch.) No. 27 (Secretariat), dated 19—1—1985.

In partial modification of the orders issued in Annexure-IV to the Board's Proceedings cited, Thirumathy S. Josephine, Deputy Secretary-II shall be the Duty Officer for the Western Wing of 9th and 10th Floors and Thiru S. Arunachalam, Director of Training shall be the Reserve Duty Officer for both the Eastern and Western Wings of 9th and 10th Floors.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

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Memorandum No. 9758—O & M Cell/85—1, Dated 27th March, 1985.

Sub: ESTABLISHMENT—Tamil Nadu Electricity Board—Board Office Secretariat Branch—Salary particulars of employees—Issue of 'Salary and Recovery Slip'—Instructions issued.

Ref: U. O. Note No. 21390—SS2/82—19, dated 18—2—1985.

It has been decided to provide the employees of the Board Office Secretariat Branch with 'SALARY AND RECOVERY SLIP' every month, with details of salary drawn and recoveries effected, commencing from the salary for April, 1985 payable in May, 1985. A format of the 'SALARY AND RECOVERY SLIP' is annexed.

2. The Under Secretary (Establishment) and Under Secretary (General) are requested to take necessary further action in the matter.

C. Arunachalam,
Secretary.

**BOARD OFFICE SECRETARIAT BRANCH
SALARY AND RECOVERY SLIP**

.....198

Name :

Designation :

SALARY				Rs.	Ps.	
Basic Pay			
Special Pay			
Special Allowance			
Fixed Dearness Allowance			
Variable Dearness Allowance			
House Rent Allowance			
City Compensatory Allowance			
Cash Allowance			
Others			
GROSS SALARY			
RECOVERY				Rs.	Ps.	Instal- ment
G. P. F. Subscription	...					
G. P. F. Advance	...					
Family Benefit Fund	...					
Festival Advance	...					
House Building Advance	...					
Marriage Advance	...					
Education Advance	...					
Flood Advance	...					
Scooter/Car/Cycle Advance	...					
Professional Tax	...					
Income Tax	...					
Credit Society	...					
Co-optex/Khadi	...					
Insurance	...					
Others	...					
TOTAL RECOVERY	...					
NET SALARY						

(True Copy)

ESTABLISHMENT—Class I & II Services—Office of the Superintending Engineer/Rural Electrification, Madras—Energisation of pumpsets and P. T. C. C. work—Creation of posts of one Divisional Engineer (Electrical) and two Assistant Divisional Engineers (Electrical) and change of nomenclature of Divisional Engineers—Orders issued.

B. P. Ms. (Ch) No. 196

(Administrative Branch)

Dated 28—3—1985
Panguni 15, Rakthatchi,
Thiruvalluvar Aandu 2016.

READ :

1. From the Superintending Engineer/Rural Electrification and Improvement Distribution Note dated 29—9—'84.
2. From the Superintending Engineer/Planning U. O. Note No. SE/Plg/DE (DB)/A1/AgI/D16/84, dated 13—10—'84.
3. From the Superintending Engineer/Rural Electrification and Improvement Distribution U. O. Note dated 25—10—'84.

Proceedings :

Sanction is accorded to the creation of the following posts to attend to the works relating to energisation of pumpsets and Power Telecom Co-ordination Committee, for a period upto 30—9—1985 from the date of utilisation, in the Office of the Superintending Engineer/Rural Electrification, Madras.

- | | | |
|--|---|-----|
| (i) Divisional Engineer (Electrical) | : | One |
| (ii) Asst. Divl. Engineer (Electrical) | : | Two |

2. The incumbents of the posts are eligible to draw the usual pay, Dearness Allowance, House Rent Allowance and City Compensatory Allowance at the rates admissible under the orders in force.

3. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—(f) Administrative expenses—(iv) Headquarters offices—Pay and Allowances—Pay of establishment".

4. It is also hereby **ordered** that the existing nomenclature of the existing two Divisional Engineers (Electrical) (viz) Liaison Officer and Divisional Engineer/Self Sufficiency in the Office of the Superintending Engineer/Rural Electrification **be** changed as below :—

Existing	Proposed
Liaison Officer	Divl. Engineer/Rural Electrification-I
Divl. Engineer/Self Sufficiency	Divl. Engineer/Rural Electrification-II

5. The post of Divisional Engineer (Electrical) sanctioned in para 1 above be designated as "Divisional Engineer/Improvement (Line Loss)".

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer (Personnel)

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Memo. No. 19121-S2 (A2)/85-1, (Administrative Branch) Dated 28—3—1985:

Sub : Establishment—Class II and III Services—General Construction Circle (West)/Coimbatore—Review of posts both permanent and temporary—Suppression of posts—Orders issued.

Ref : 1. B. P. Ms. (Ch.) No. 456 (Secretariat Branch), dated 13—12—'84.
2. From the Superintending Engineer/General Construction Circle (West)/Coimbatore letter No. Adm/A1/F. 34/D. 66/85, dated 20—2—85.

Consequent on review of posts both permanent and temporary and staff pattern prescribed in B.P. (1) cited, it is hereby ordered that the following posts **be suppressed** in General Construction Circle (West)/Coimbatore on 1—5—'85.

- | | | |
|--|---|-----|
| (i) Assistant Exe. Engineer (Elec.) | : | Two |
| (ii) Asst. Engineer/Jr. Engineer (Elec./Civil) I Gr. | : | One |
| (iii) Junior Engineer (Civil) II Grade | : | One |

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

Memo. No. 119497 (781)/Adm. Br./I.R. 2 (2)/84-3, Dated 28—3—1985.

Sub : Establishment—Trifurcation of two Madras Electricity System/Distribution into three—Willingness of R.W.E. workmen—Option—Regarding.

- Ref :** 1. From the S.Es./Distribution/M.E.S./North, South and Central Lr. No. MES/D/N/S/C/Adm. Option/84, 1—12—1984 addressed to the R.C.E./Madras with copy marked to C.E./Personnel and T.A. to Chairman.
2. From the R.C.E./Madras Lr. No. 48245/BIF/B. II/84-1, dated 2—1—1985 addressed to C.E./Personnel.

The proposal of the Superintending Engineers (Distribution) Madras Electricity System/North, South and Central to treat the Madras Electricity System, (Distribution) South, North and Central as one Unit for the purposes of transfer is not accepted, since as far as Regular Workcharged Establishment workmen are concerned, their seniority is governed by the System in which they are working.

2. The options of the senior-most Regular Workcharged Establishment workmen in each category to meet the requirements in Madras Electricity System/Distribution/Central may be considered. If the number of workmen in each category opted for Madras Electricity System/Distribution/Central are more than the requirements, then options given by the juniors in each category over and above the requirements may be ignored allowing such juniors to remain on "as is, where is basis."

(By Order of the Chairman)

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

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Memorandum No. 005575/C.B. CELL/Adm. Br./85-4, Dated 29—3—1985.

Sub : Modified System of Card Billing of Energy Charges and Collection—Assessors and Inspectors of Assessment—Timing and maintenance of Attendance Register.

- Ref :** (1) Accounts Branch Memo. No. X/Rev./Gen. II/CB/82-96, dated 28—3—'82.
(2) Memorandum of Settlement dt. 5—12—'84 under Sec. 12 (3) of the I.D. Act 1947 between TNEB & its workmen.
(3) B.P. Ms. (Ch.) No. 450 (S.B.) dated 10—12—1984.

In the memorandum first cited, instructions were issued in regard to hours of work, hours of collection etc. for Assessors.

2. In para 28 of the Memorandum of Settlement dated 5—12—1984 appended to the B.P. cited, the hours of work and the hours of collection for the employees in Assessment-Cum-Collection cadre have been specified. The periods within which the assessment and collections have to be completed have also been detailed in the Memorandum of Settlement.

It may be seen therefrom that only during the period of assessment, the Assessors will not be able to sign in the Attendance Registers. Such periods may be shown as "on Assessment Duty" against their names. During their period of stay in the Section Office for preparation of pre-receipts for the services, preparation of Collection Statement, posting in the Meter Card Registers and for collection, the Assessors should sign in the Attendance Register keeping the hours of work as ordered in para 28 of the Memorandum of Settlement (i.e.) 8.30 A.M. to 12.30 P.M., 1.30 P.M. to 3.30 P.M.

3. Similarly, the Inspectors of Assessment, Revenue Supervisors and Special Grade Revenue Supervisors should sign in the Attendance Register keeping the hours of work as indicated in para 28 of the Memorandum of Settlement.

Arjunan Gnanaolivu,
Accounts Member.

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Chairman's D.O. Letter No. CH/TA/2679/85-1, Dated the 31st March, 1985 addressed to Thiru R.V. Doraiswamy, C.E./ T.T.P.P.

Dear Thiru Doraiswamy,

On the occasion of your laying down office as Chief Engineer/Tuticorin, I wish to express the Board's gratitude to you and convey the Board's felicitations to you for the excellent work you have done during your tenure as Chief Engineer, Tuticorin, which has been responsible in a large measure for the outstanding performance of this station during this period.

Wishing you all the best.

B: Vijayaraghavan,
Chairman

சம்பள பட்டுவாடா சட்ட அதிகாரி
தொழிலாளர் துணை ஆணையர், மதுரை.
முன்னிலை : திரு. எஸ். ஜெயச்சந்திரன்,
பி. டபிள்யூ 50/84.

7ம் நாள், ஜனவரி மாதம் 1985 வருடம்

திரு. எம். சுப்புராஜ், உதவியாளர், மே/பா. டி. கே. சுப்ரமணியன், சிஸ்டம் செகரட்டரி, தமிழ்நாடு மின்வாரிய தொழிலாளர் முன்னேற்ற சங்கம், தமிழ்நாடு எலக்ட்ரிசிடி போர்டு, மதுரை. எலக்ட்ரிசிடி சிஸ்டம், கே. புதூர், மதுரை-7. ...மனுதாரர்

எதிரிடை

சூப்பிரண்டென்டிங் என்சினியர், மதுரை எலக்ட்ரிசிடி சிஸ்டம், கே. புதூர், மதுரை-7.

...எதிர் மனுதாரர்.

திரு. எம். சுப்புராஜ், தமிழ்நாடு மின்சார வாரிய உதவியாளர், தனது நவம்பர் 83 ஊதியம் டிசம்பர் 83ல் வழங்கப்பட்டதிலிருந்து மாதம் ரூ. 300/- வீதம் ரூ. 1800/- தனது ஊதியத்திலிருந்து சட்ட விரோதமாகப் பிடித்தம் செய்யப்பட்டதாகவும் அதனை மீண்டும் வழங்க வேண்டும் எனக் கோரிச் செய்த விண்ணப்பம்.

இவ்வழக்கில் எதிர் மனுதாரர்/நிர்வாகம், மதுரை-7ல் கே. புதூரில் உள்ள மதுரை மின் திட்டத்தின் கண்காணிப்புப் பொறியாளர்.

மனுதாரர் தரப்பில் தம்முடைய விடுப்புக்களை எல்லாம் ஒழுங்குபடுத்தாமல் ஊதியமில்லா விடுப்பாக (Leave on Loss of pay) நிர்வாகம் தாமாகவே முடிவெடுத்து மேற்படி விடுப்புக் காலத்திற்காக வழங்கப்பட்ட மொத்த ஊதியத்தையும் (அதாவது ரூ. 3939.05) பிடித்தம் செய்ய நிர்வாகம் உத்திரவிட்டிருப்பதாகவும் டிசம்பர் 83ல் வழங்கப்பட்ட நவம்பர் 83 ஊதியத்திலிருந்து மாதம் ரூ. 300/- வீதம் இதுவரை ரூ. 1800/- பிடித்தம் செய்யப்பட்டுள்ளதாகவும் இது சட்ட விரோதமான பிடித்தம் எனவும் இப்பிடித்தம் செய்யப்படுவதற்கு முன்பு தமக்கு ஒரு சந்தர்ப்பமும் வழங்கவில்லை எனவும் தெரிவித்து பிடித்தம் செய்யப்பட்ட ஊதியத்தைத் திரும்ப வழங்க ஆவன செய்யுமாறு கோரியுள்ளார்.

நிர்வாகம், மனுதாரர் திரு. எம். சுப்புராஜ், கீழ்க்கண்டவாறு முன் அனுமதி இன்றியும், வாரியத்தின் சட்ட விதிகளுக்கு கட்டுப்படாமல் விடுப்பு எடுத்துள்ளார் எனத்தெரிவித்துள்ளார்.

STATEMENT 'A'

AN EXTRACT FROM THE SERVICE BOOK OF THE PETITIONER IN RESPECT OF LEAVE AVAILED

Extra-ordinary leave duration	No. of days of leave	No. of days of permission	Excess paid leave salary
1.	2.	3.	4.
1. 23-4-81 to 5-7-81	74	—	240.60
2. 3-9-81 to 5-9-81 with permission on 2 days 2 and 6-9-81.	3	2	91.30
3. 16-11-81 to 17-11-81 with permission on 14 & 15-11-81.	2	2	62.30
4. 22-12-81 to 26-12-81 with permission on 27-12-81.	5	1	150.80
5. 8-2-82 to 12-2-82 with permission on 13 & 14-2-82.	5	2	171.35
6. 2-3-82 to 17-3-82	16	—	495.30
7. 15-4-82 to 30-4-82 with permission on 14-4-82 and 1-5-82 and 2-3-82.	16	3	518.05
8. 11-5-82 to 15-5-82 with permission on 16-5-82	5	1	156.05

	1	2	3	4
9. 3-6-82 to 5-6-82 with permission on 6-6-82		3	1	97.15
10. 2-7-82 to 4-9-82 with permission on 5-9-82		15	—	468.10
11. 2-9-82 to 4-9-82 with permission on 5-9-82		3	1	96.75
12. 12-10-82 to 20-10-82 with permission 21-10-82		9	1	283.10
13. 23-11-82 to 25-11-82		3	—	97.50
14. 2-2-83 to 16-2-83		15	—	537.10
15. 26-4-83 to 30-4-83 with permission on 1-5-83		5	1	169.30
16. 24-5-83 to 28-5-83 with permission on		5	1	163.75
17. 20-6-83 to 21-6-83		2	—	67.65
18. 4-7-83 to 11-7-83 with permission on 12-7-83		8	1	

194 days	17 days excess paid 81-82 &	3866.65 Plus bonus
	Ex. Gratia	72.40
	TOTAL :	<u>3939.05</u>

- Total No. of working days from 23-4-81 to 12-7-83 811 days
- Actual No. of days of leave availed by the said petitioner (194 + 17) 211 days
- Actual number of days worked by the petitioner (811-211) 600 days

23-4-81லிருந்து 12-7-83 வரை மனுதாரர் தம் இச்சைப்படியும் முன் அனுமதியும் இன்றி அடிக்கடி எடுத்த விடுப்புக்கள் மின்வாரிய சட்டவிதிகளின்படி ஊதியமில்லா விடுப்பாகக் கருதி முடிவு செய்யப்பட்டதாகவும், நிர்வாகம் lenient உடன் மனுதாரருக்கு முழுச் சம்பளம் வழங்கியதாகவும், மேற்படி முழுச் சம்பளம் மனுதாரரின் eligibility ஐயும் அவரது விடுப்பு பின்னால் ஒழுங்கு படுத்துப்படுவதையும் கருத்தில் கொண்டு வழங்கப்பட்டதெனவும் மின்வாரிய சட்ட விதிகளின் கீழ் அவரது விடுப்பு சம்பளமில்லாத விடுப்பாக உத்தரவிடப்பட்டதால் மேற்படி தொகை பிடித்தம் செய்ய உத்தரவிடப்பட்டது எனவும் இது மின்வாரியத்தின் சட்ட விதிகளுக்குட்பட்டது எனவும் முன் அனுமதியின்றி மனுதாரர் அடிக்கடி விடுப்பில் சென்றது இத்துறையின் நடவடிக்கையைப் பாதித்தது எனவும் மனுதாரர் பணி புரியும் வருவாய் துறையில் தினசரி நடவடிக்கைகட்கு ஊறு விளைவித்தது எனவும் தெரிவித்து மனுவைத் தள்ளுபடி செய்யுமாறும் கோரியுள்ளார்.

விடுப்பு வழங்கலும் மறுத்தலும் நிர்வாகத்தின் தனியுரிமை. விடுப்பை மனுதாரர் தனது தனியுரிமையாகக் கோரி தன்னிச்சைப்படி முன் அனுமதியின்றி நிறுவனத்தில் பணிகளைப் பாதிக்கும் வண்ணம் எடுத்தல் தகாது. மேலும் நிர்வாகம் மனுதாரரின் முன் அனுமதியின்றி வராத நாட்களை ஊதியமில்லா விடுப்பாக (E.O.L.) கருதி மின்வாரியத்தின் சட்ட விதிகளுக்குட்பட்டு உத்தரவிட்டிருப்பதால் இதனை சட்ட விரோதமாக பிடித்தம் என்று கொள்ள இயலாது. இவ்விஷயத்தில் மனுதாரருக்குத் தமது நிலைகளை விளக்கச் சந்தர்ப்பம் அளிக்கவில்லை எனக் கூறுவதும் தவறு.

எனவே இது சட்ட விரோதமான பிடித்தம் அல்ல என்று நான் கருதுகிறேன்.

மனுதாரருக்கு அவருடைய விடுப்புக்கள் ஒழுங்குப்படுத்தப்பட்ட முறையில் முறையீடு இருப்பின் அது ஒரு தொழிற் தாவாவாகத்தான் இருக்குமே ஒழிய சம்பளப் பட்டுவாடாச் சட்டத்தின் பிரிவு 15 (2)ன் கீழ் அவர் நிவாரணம் பெற இயலாது.

எனவே இம்மனுவைத் தள்ளுபடி செய்கிறேன்.

இந்த மனு என்னால் 1984ம் ஆண்டு ஜனவரி மாதம் 7ம் தேதி தள்ளுபடி செய்து கையொப்ப மிடப்பட்டது.

ஓம்.-எஸ். ஜெயச்சந்திரன்,
சம்பள பட்டுவாடா சட்ட அதிகாரி,
மதுரை.

பெறுநர் :

1. திரு. எம். சுப்புராஜ், உதவியாளர்/மேபா/டி.கே. சுப்ரமணியன், சிஸ்டம் செகரட்டரி, தமிழ்நாடு மின்வாரிய தொழிலாளர் முன்னேற்ற சங்கம், தமிழ்நாடு எலக்ட்ரிசிடி போர்டு, மதுரை எலக்ட்ரிசிடி சிஸ்டம், புதூர், மதுரை-7.
2. குப்பரெண்டிங், என்சினியர், மதுரை எலக்ட்ரிசிடி சிஸ்டம், கே. புதூர், மதுரை.

(உண்மை நகல்)

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ERRATUM

For the entry "30—3—72 F.N." occurring against
Sl. No. 761 on page No. 946 in December 1984
(Vol. III—Issue No. 12) Gazette *Substitute*
"30—3—79 F.N."

PART—III

Finance

Temporary Advance—Sanction of Temporary Advance to Asst. Divisional Engineer/Materials Management/Erode for Rs. 1,144-50 by Superintending Engineer/Generation/Erode—Approval—Accorded.

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

(Technical Branch)

Dated 25—2—85
Maasi 14, Rakthatchi
Tiruvalluvar Aandu 2016.

- Read :
1. SE/Gen./Erode, Lr. No. APS. II/JA2/F. Tem. Adv./R./84 dt. 17—8—84.
 2. SE/Gen./Erode, Lr. No. APS.II/JA2/F. Tem. Adv. R. 21559/84 dt. 7—11—84.
 3. SE/Gen./Erode, Lr. No. APS.II/JA2/R. 24730/84 dt. 19—12—84.

Proceedings :

The Superintending Engineer/Generation/Erode forwarded a proposal for approval and ratification, of the temporary advance of Rs. 1,144-50 sanctioned to the Assistant Divisional Engineer/Material Management/Erode, in connection with the purchase of Hot and Cold weather charges, made for central Office and table articles for Superintending Engineer/Generation/Erode, Personal Assistant, Accounts Officer and Assistant Accounts Officer. The temporary advance was opened on 26—7—84 and closed on 15—9—84.

The Tamil Nadu Electricity Board after careful consideration accords approval for the proposal of opening of temporary advance for Rs. 1,144.50 to the Assistant Divisional Engineer/Material Management/Erode for the period from 26—7—84 to 15—9—84 by the Superintending Engineer/Generation/Erode.

The action of the Superintending Engineer/Generation/Erode in having sanctioned the temporary advance to Assistant Divisional Engineer/Material Management/Erode in anticipation of the approval from Headquarters is also ratified.

(By Order of the Board)

Mary Mathew,
Chief Engineer/Operation.

Adjustment of advances of Travelling Allowance pending for over three months—Collection of interest—Orders issued by Government—Applicability to Board—Orders issued.

B. P. Ms. (Ch) No. 68

(Secretariat Branch)

Dated 4—3—1985
Maasi 21, Rakthatchi,
Thiruvalluvar Aandu, 2016.

- Ref:* 1. G.O. Ms. No. 798 Finance (Salaries) Department, dated 22—12—1982.
2. Government Finance Department Lr. No. 27391 Salaries II/83—2, dated 25—6—83

Proceedings:

The Tamil Nadu Electricity Board directs that the orders and amendment to Article 84—A and 238 of the Tamil Nadu Financial Code, Volume—I, issued by the Government of Tamil Nadu in G.O. Ms. No. 798 Finance (Salaries) Department dated 22—12—82, as further amended in Government Letter No. 27391/Salaries—II/83—2, Finance (Salaries) Department dated 25—6—83 (copies annexed), be made applicable to the Board.

2. The Board also directs that the terms Drawing Officer/Controlling Officer/Treasury Officer/Pay and Accounts Officer used in the Government order shall be taken to mean the pay drawing and passing officers of the Board including Chief Internal Audit Officer, Board Office Audit Branch.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

Enclosure 1 :

Copy of . G.O. Ms. No. 798 Finance (Salaries) Department Dated 22nd December 1982 Government of Tamil Nadu.

Adjustment of advance of travelling allowance pending for over three months—Collection of interest, Orders—Issued.

1. Government of India, Ministry of Finance (Department of Expenditure) New Delhi. Office Memorandum No. F. 23 (2) E II (A)/80 dt. 22—10—1980.
2. From Accountant—General, Madras—18 Letter No. DCM/II/12—14 82—83/55 dt. 7—7—1982.
3. From Director of Treasuries and Accounts Lr. No. Rc. 63996/82/D2 dt. 17—11—1982.

Order :

In the office Memorandum first cited, the Government of India have issued amendment to Rule 178 (2) of the General Financial Rules 1963 as follows:—

Substitute the following for the existing Government of India's decision (2) below rule 178 (2).

“Government of India's decision (2) : In cases of advances regulated by rules 222 to 267, sanctions to be issued by the competent authority/agreements to be executed at the time of drawing of advance should stipulate that no interest shall be chargeable if the conditions attached to the sanction including those relating to the recovery of amount are complied with fully to the satisfaction of the competent authority. In cases, however of default, the interest shall be charged @2½% above the prescribed rate of interest.”

2. After careful examination of the above amendment to the General Financial Rules, the Government have decided to adopt the above system to the State Rules also in the cases of default in adjusting the advances of Travelling Allowance pending for over three months. The Government accordingly direct that so far as officers who are not drawing their own bills are concerned, the tour advances pending for over three months, in respect of which either the details of tour or actual detailed travelling allowance bills are not furnished by the staff concerned, shall be short drawn from the subsequent months pay bills of such staff by the concerned drawing officers with interest at the rate of 2½% over and above the normal rate of interest from the date of payment. In regard to the officers who draw their own bills and self drawing officers, the controlling officers concerned shall intimate the amounts.

of outstanding advances to the officers for adjustment and if no reply is received within 10 days, the controlling officers shall intimate the particulars regarding the advances to the Accountant-General, Madras for issuing necessary retrenchment slips to the Treasury Officers/Pay and Accounts Officers as the case may be for recovery of tour advance with interest at the rate of $2\frac{1}{2}\%$ over and above the normal rate of interest from the date of payment of the advance. In cases of advances regulated by Articles 239 to 244 A sanctions to be issued by the competent authority shall stipulate that no interest shall be chargeable if the conditions attached to the sanction, including those relating to the recovery of amount are complied with fully to the satisfaction of the competent authority. In cases however of default interest shall be charged at the rate of $2\frac{1}{2}\%$ above the prescribed rate of interest.

3. The following amendments are issued to the Tamil Nadu Financial Code Volume I (Corrected upto 30th June 1980) :—

Amendment No. 14/82.

Page 57—Article 84—A.

Substitute the following for the existing provision in this Article.—

84A. Adjustment of advances of Travelling Allowance pending for over three months.

So far as officers who are not drawing their own bills are concerned, the tour advances pending for over three months, in respect of which either the details of tour or actual detailed travelling allowance bills are not furnished by the staff concerned, shall be short drawn from the subsequent months pay bills of such staff by the concerned drawing officers with interest at the rate of $2\frac{1}{2}\%$ over and above the normal rate of interest from the date payment. In regard to the officers who draw their own bills and self drawing officers, the controlling officers concerned shall intimate the amounts of outstanding advances to the officers for adjustment and if no reply is received within 10 days, the controlling officers shall intimate the particulars regarding the advances to the Accountant-General, Madras for issuing necessary retrenchment slips to the Treasury Officers/Pay and Accounts Officers as the case may be for recovery of tour advance with interest at the rate of $2\frac{1}{2}\%$ over and above the normal rate of interest from the date of payment of the advance.

Amendment No. 15/82.

Page 224—Article 238.

Introduce the following as Note (3) under this Article.

Note (3) : In cases of advances regulated by Articles 239 to 244 A sanctions to be issued by the competent authority shall stipulate that no interest shall be chargeable if the conditions attached to the sanction including those relating to the recovery of amount are complied with fully to the satisfaction of the competent authority. In cases however of default interest shall be charged at the rate of $2\frac{1}{2}\%$ above the prescribed rate of interest.

(By Order of the Governor)

D. A. S. Prakasam,
Joint Secretary to Government.

(True Copy)

Enclosure : 2

Copy of Letter No. 27391/Salaries/—II/83—2, (Finance Department) Dated 25—6—1983 From Thiru K.M. Guruswamy, B.A., Deputy Secretary to Government, Finance Department, Government of Tamil Nadu.

Sub : Adjustment of advance of travelling allowance pending for over three months—Collection of interest—Orders issued—Amendment to orders—Issued.

Ref : G.O. Ms. No. 798, Finance (Salaries) Department, dated 22—12—1982.

The following amendment is issued to the Government Order cited :—

Amendment

Delete the words "over and above the normal rate of interest"/"above the prescribed rate of interest" wherever they occur, in paragraph 2 and in Amendments No. 14/82 and No. 15/82 in para 3 of the said Government Order.

K.M. Guruswamy,
Deputy Secretary to Govt.

(True Copy)

ALLOWANCE—Drawal of monthly Travelling Allowance by Officers of the Board—Enhancing the Ceiling limit—Orders—Issued.

Board's Proceeding Ms. (FB) No. 15 (Secretariat Branch)

Dated the 6th March 1985.
Maasi 23, Rakthatchi,
Thiruvalluvar Aandu 2016.

Ref:
Rel:—

B. P. Ms. No. 992, dated 30—6—1978.

Proceedings :

The Tamil Nadu Electricity Board had fixed monthly ceiling limits for drawal of Travelling Allowance by certain officials of the Board in B. P. Ms. No. 992 dated 30—6—78. The Unions/Associations made representations for enhancement of the monthly ceiling limits fixed for the various categories of officials of Board.

2. After careful consideration, the Tamil Nadu Electricity Board directs that the monthly ceiling limits for drawal of Travelling Allowance fixed in B. P. Ms. No. 992, dated 30—6—1978 be enhanced as indicated below :—

I. OPERATION AND MAINTENANCE DISTRIBUTION SYSTEMS/CIRCLES EXCEPT SURPRISE INSPECTION SQUAD; I.E. RULES, METER RELAY TEST AND SPECIAL MAINTENANCE.

- | | |
|--|------------|
| 1. Superintending Engineer with own conveyance | Rs. 1000/- |
| Superintending Engineer without own conveyance | Rs. 500/- |
| 2. Divisional Engineer/Executive Engineer with own conveyance | Rs. 750/- |
| Divisional Engineer/Executive Engineer without own conveyance | Rs. 400/- |
| 3. Assistant Divisional Engineer/Assistant Executive Engineer with own conveyance | Rs. 500/- |
| Assistant Divisional Engineer/Assistant Executive Engineer without own conveyance. | Rs. 250/- |
| 4. Assistant Engineer/Junior Engineer Grade I & II with own conveyance. | Rs. 400/- |
| Assistant Engineer/Junior Engineer Grade I & II without own conveyance. | Rs. 200/- |

II. GENERAL CONSTRUCTION CIRCLE, SURPRISE INSPECTION SQUAD, METER RELAY TEST, SPECIAL MAINTENANCE AND I.E. RULES.

- | | |
|--|------------|
| 1. Superintending Engineer/General Construction Circle with own conveyance. | Rs. 1250/- |
| Superintending Engineer/General Construction Circle without own conveyance. | Rs. 625/- |
| 2. Divisional Engineer/Executive Engineer with own conveyance | Rs. 1000/- |
| Divisional Engineer/Executive Engineer without own conveyance | Rs. 500/- |
| 3. Assistant Divisional Engineer/Assistant Executive Engineer with own conveyance | Rs. 650/- |
| Assistant Divisional Engineer/Assistant Executive Engineer without own conveyance. | Rs. 325/- |
| 4. Assistant Engineer/Junior Engineer I Grade and II Grade with own conveyance | Rs. 500/- |
| Assistant Engineer/Junior Engineer I Grade and II Grade without own conveyance | Rs. 250/- |

NOTE : (1) The Train Fare/Bus fare/any other fare should be excluded from the ceiling limit.

(2) The drawal of mileage with own conveyance is subject to the usual condition i.e. 50% of the journeys should be made in their own conveyance.

(3) Further, the Board also directs that the Heads of departments, General Superintendents, State Touring Officers, Audit Officers, Officers of Investigation circle and Grid Relay Test Division are exempted from the purview of the ceiling limits.

(By Order of the Board)

C. Arunachalam,
Secretary.

Memorandum No. 052387/IR1(4)/Adm. Br./335/84-4, Dated 7—3—85

Sub : Establishment—Field workmen in O & M Distribution Systems—Work allocation and Staff pattern—Recovery of payment of shift operational Special Pay—Stay order—Further Instructions—Issued.

Ref : 1. C.E.(P)'s D.O. Lr. No. 052387/IR1(4)/Adm. Br./335/84—1 dated 19—5—84
2. C.E.(P)'s Memo. No. 052387/IR1(4)/Adm. Br./335/84-2 dt. 29—10—84

In the D.O. letter first cited, the Superintending Engineers of all O & M Systems were requested to ensure that the Shift Operation Special Pay of Rs. 25/- p.m. is paid only to those Switch Board Operators/Lineman Operator employed in Sub-stations who are engaged in shift duty and are independently taking charge of the operation. They were also requested to recover the wrong payment of shift operational special pay of Rs. 25/- p.m. paid to the Switch Board Operator/Lineman Operators in Sub-station wherever they are not independently taking full charge of the operation of Sub-station.

2. With reference to the order of interim injunction issued by the Honourable High Court in W.M.P. No. 16291 of 1984 in W.P. No. 10112/84, further instructions were issued in the memo. second cited not to implement the orders issued in the D.O. letter first cited.

3. Annexures I and II to the order of Interim Injunction contain names of affected workmen from whom recovery of shift operation special pay is made. Annexures III and IV contain the names of 230 KV/110 KV Sub-stations.

4. Certain Superintending Engineers have requested clarification as to whether the recovery be stopped only in the cases of workmen/Sub-stations listed in the Annexures and recovery continued in other cases not covered in Annexures I to IV. They have also requested clarification as to whether shift operation special pay should be continued to be paid only to those who are covered in the Annexures or to all others who have been paid the special pay irrespective of their not being covered in the Annexures I to IV.

5. The matter was examined and the Superintending Engineers are informed that there is no impediment to recover the wrong payment of shift operation special pay made to Switch Board Attendants/Switch Board Operators who are not covered in the Annexures to the injunction order and that the Board is not under any legal obligation to pay shift operation special pay to those Switch Board Attendants/Switch Board Operators not covered in the Annexures I to IV.

(By Order of the Chairman)

C. K. Raghunath,
Chief Engineer/Personnel.

• • •

Memo. No. SE/MM/DES/A3/F22/D 115/85 Dated 8—3—1985

Sub : Procurement of Furniture for the staff of the modified system of card billing of Energy charges and collection—Delegation of Special monetary powers and exemption from the ceiling—Regarding.

Ref : 1. B.P. Ms. (Ch.) No. 109 (Tech. Br.) dt. 17—5—83.
2. B.P. Ms. (Ch.) No. 127 (Tech. Br.) dt. 24—6—83.
3. B.P. Ms. (Ch.) No. 86 (Tech. Br.) dt. 3—4—84.

In view of the urgency for providing furniture to the staff provided for the modified system of card billing of energy charges and collection, the Chairman has approved that the procurement of furniture actually required for the staff provided for the modified system of card billing of energy charges and collection may be done by the System Superintending Engineers and the above procurement may be exempted from the monetary limits for individual orders and monthly ceiling limits fixed in (1) B.P. Ms. (Ch) No. 190 (Tech. Br.) dated 17—5—1983 (2) B.P. Ms. (Ch.) No. 127 (Tech. Br.) dated 24—6—1983 and (3) B.P. Ms. (Ch.) No. 86 (Tech. Br.) dated 3—4—1984 as a special case.

These special powers (viz.) exemption from monetary powers as mentioned above will be operative upto 30—6—1985 and for the above specific purpose only.

The system Superintending Engineers are however informed that only the minimum and essential requirements shall be ordered provided necessary estimates are sanctioned for the purpose by the Competent Authority and the procurement is subject to budget provisions and within their normal powers of Purchase under limited tender/open tender system or any other conditions stipulated for procurement of furniture items.

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

Tamil Nadu Electricity Board—Station Fire Officer serving in the Tamil Nadu Electricity Board at Ennore Thermal Power Station on deputation—Kit Maintenance Allowance—Sanctioned.

B. P. Ms. (Ch.)No. 72

(Secretariat Branch)

Dated the 11th March 1985.
Maasi 28th, Rakthatchi,
Thiruvalluvar Aandu, 2016.

Read :

G.O.Ms.No.1398, Home (police V) Department, dated 25—6—1984.

Proceedings :

In G.O.Ms.No.1398 Home (Police) Department dated 25—6—1984, the Government have issued orders sanctioning enhanced rates of Kit (uniform maintenance) allowance to Fire Service Personnel.

2. The Tamil Nadu Electricity Board hereby directs that the orders issued in G.O.Ms. No.1398 Home (Police V) Department dated 25—6—1984 (Annexure) be made applicable to the Board and permits the Station Fire Officer serving in Ennore Thermal Power Station, Tamil Nadu Electricity Board on deputation to draw Kit Allowance with effect from 25—6—1984.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

Enclosure :

Copy of G.O. Ms. 1398 (Home Police-V) Dept. Dated 25—6—1984.

Fire Service—Kit (Uniform maintenance) allowance to Fire Service personnel—Proposal for enhancement—Sanctioned.

Read :

From the Director of Fire Service, Rc. No. 22194/A2/81 dated 7—11—1981 and 9—9—1983.

Order :

In G. O. Ms. No. 1057, Finance (Pay Commission) Department, dated 5—10—78, the Government revised the rate of uniform allowance admissible to Government servants based on the recommendation of the Third Pay Commission. Accordingly, the following members of the Fire Subordinate Service are drawing Uniform Allowance at present at a flat rate of Rs. 10/- per head per mensem:—

- (i) Leading Fireman.
- (ii) Driver-Mechanic.
- (iii) Fireman-Drivers
- (iv) Fireman-Mechanics.
- (v) Welder.
- (vi) Fireman-Carpenter.
- (vii) Fireman and other equivalent ranks.

The Director of Fire Service, has stated that, in G. O. Ms. No. 2002, Home, dated 20—8—81, the existing uniform allowance paid to the Police Constables, Head Constables and Assistant Sub-Inspectors of Police has been enhanced from Rs. 10/- to Rs. 15/- (Rupees fifteen only) per head per month due to increase of price of washing materials. The Fire Service personnel list out in Sl. No. (i) to (vi) are generally equated to the rank of Head Constable while those mentioned in Sl. No. (vii) are considered equivalent to the Police Constables in the Police Department. The Director of Fire Service has stated that on the same analogy they may also be sanctioned the revised rate of uniform allowance. The Director of Fire Service has recommended that the Divisional Fire Officers, the Additional Divisional Fire Officers and the Station Fire Officers may also be sanctioned Kit Allowance on the analogy of the sanction accorded to the Police officers.

3. The Government have examined the proposal carefully and they sanction an enhanced rate of uniform allowance of Rs. 15/- (Rupees fifteen only) per head per mensem to the Fire Service personnel mentioned in para 1 above with effect from the date of this order.

4. The Government also sanction Kit Allowance to the following Fire Service Officers for the maintenance of their Uniform as indicated against each.

- | | |
|---|---|
| (i) Divisional Fire Officer: | Rs. 30/- (Rupees thirty only) per head per month. |
| (ii) Assistant Divisional Fire Officers including ADFO (Tpt). | Rs. 20/- (Rupees Twenty only) per head per month. |
| (iii) Station Fire Officers including Station Officer (Tpt.) | Rs. 20/- (Rupees twenty only) per head per month. |

5. The expenditure should be debited to "260A. Fire Protection and Contro-AA. Direction and Administration—I. Non-Plan AB. Regional and District Establishment—01. Salaries—4. Other Allowances—(DPC. No. 260A. AAAB. 0140).

6. This order issues with the concurrence of the Finance Department vide its U. O. No. 67660/H2/84 dated 20—6—1984.

(By Order of the Governor)

T. V. Venkataraman,
Commissioner & Secretary to Government.

(True Copy)

தமிழ்நாடு தீயணைப்புத் துறை இயக்ககம், மே.கு.ப.மு.எண். 23987/அ2/83, நாள் : 3—7—1984.

சுற்றறிக்கை எண். 44/84.

நகல் துணை இயக்குநர்கள் மற்றும் எல்லாக் கோட்டத் தீயணைப்பு அலுவலர்களுக்கு தக்க நடவடிக்கைக்காக அனுப்பலாகிறது. இச்சீருடைப்படி 25—6—1984 முதல் பெற்றுத் தரப்படவேண்டும் என அறிவுறுத்தப்படுகிறது.

எஸ். கிருஷ்ணமூர்த்தி,
இயக்குநருக்காக.

(உண்மை நகல்)

LOANS AND ADVANCES—Rate of interest for the year 1984—85—Orders—Issued.

B. P. Ms. (FB) No. 21

(Secretariat Branch)

Dated the 16th March 1985,
Panguni 3, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

B.P. Ms. (FB) No. 160 Secretariat, dt. 19—11—83.

Proceedings :

The Tamil Nadu Electricity Board directs that the rates of interest to be charged on various loans and advances sanctioned by the Board to its employees during the year 1984—85 shall be as shown below :-

I. House Building Advance

- | | | |
|-----|---|-----------|
| (a) | For loans upto Rs. 40,000/- | 7% p. a. |
| (b) | For loans from Rs. 40,001/- to Rs. 80,000/- | 8% p. a. |
| (c) | For loans from Rs. 80,001/- to Rs. 1,20,000/- | 9% p. a. |
| (d) | For loans from Rs. 1,20,001/- to Rs. 1,50,000/- | 10% p. a. |

The rebate of 1% allowed hitherto for all slabs of interest on house building advance if the house is constructed or bought in places to which the City Compensatory Allowance is not extended, has been discontinued.

II. Conveyance Advance

- | | | |
|-----|---|--------------|
| (a) | For purchase of Motor Car | : 9.5% p. a. |
| (b) | For purchase of Motor Cycle/Scooter and Bicycle | : 8% p. a. |

III. For Marriage Advance

$$\text{Interest} = \frac{\text{Amount of Advance}}{500} \times \text{No. of instalments.}$$

These rates will take effect from 1—4—1984.

2. The penal rate of interest for all the loans shall be 2% per annum.

(By Order of the Board)

C. Arunachalam,
Secretary.

Medical Attendance—Medical concessions—Supply of hearing aids to employees of Electricity Board—Modified Procedure—Ordered.

B. P. Ms. (Ch.) No. 84

(Secretariat Branch)

Dated 19th March, 1985.
Panguni 6, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

B. P. Ms. No. 165, dated 4—10—1979.

Bd's. Memo. No. 36619/B. 2/P. 2/78—3, dated 18—12—1979.

B. P. Ms. No. 660, (Sectt.) dated 9—12—1980.

Proceedings :

In modification of the orders issued in the Board's Proceedings and Board's Memo. cited, it is hereby ordered that the employees of the Board belonging to Class III & IV who are in need of hearing aids be supplied hearing aids free of cost, and that the officers in Class I & II requiring hearing aids be sanctioned interest free advance for the purchase of hearing aids adopting the procedure detailed in paras 3 and 4 herein.

2. It is also ordered that powers for sanction of hearing aids to the employees requiring hearing aids be delegated to various authorities as hereunder :

Category of Employees	Sanctioning Authority
(1)	(2)
All the officers of the rank of Superintending Engineer and above	: Chairman of the Board
Officers and staff in Secretariat and Audit Branches (excluding the officers of the rank of Superintending Engineer)	: Secretary to the Board
Officers and employees of the Board Office Administrative Branch (excluding the Officers of the rank of Superintending Engineer)	: Chief Engineer (Personnel)
Officers and employees of the Board Office Technical Branch (excluding the officers of the rank of Superintending Engineer)	: Respective Chief Engineers
Officers and employees of the Board Office Accounts Branch (excluding the officers of the rank of Superintending Engineer)	: Chief Financial Controller
Officers and Employees in the Offices in Systems/Circles	: Respective Superintending Engineers

3. Procedure for sanction of interest free advance to Offices of Class I & II :-

- (i) Application for the grant of advances for purchase of hearing aids should be submitted to the respective sanctioning authorities mentioned in para. 2 above, supported by a certificate from the Authorised Medical Attendant or the specialist attached to the Ear, Nose and Throat Department of a Government Hospital to the effect that the hearing aid is necessary. Such a certificate should also indicate the type of hearing aid and the approximate cost thereof. Only the permanent employees, and approved probationers with more than five years of total service in a regular capacity will be eligible for the advance.

- (ii) An officer will not be eligible to apply for this advance for purchase of hearing aids to his dependents.
- (iii) The amount of advance should be fixed with reference to the approximate cost given in the certificate of the Authorised Medical Attendant or the Ear, Nose and Throat Specialist referred to in item (i) above, subject to a maximum of Rs. 350/- (Rupees Three hundred and fifty only). Fifty percent of the amount of advance should be recovered from the grantee in monthly instalments, not exceeding twenty four. The remaining half of the amount of advance shall be reimbursed to the grantee immediately after he produces the necessary vouchers in support of the payment towards the purchase of hearing aid.
- (iv) The officer who has been sanctioned the advance should purchase the hearing aid within one month from the date of drawal of the advance, and produce to the head of office, necessary voucher to show that he has spent not less than the amount of advance on the purchase of hearing aid. If the cost of hearing aid is less than the amount of the advance, he should refund the excess amount as soon as he purchases the hearing aid.
- (v) An officer will be eligible for the advance only once during his entire service.

Necessary entry towards the grant of this advance should be made in the Service Book of the officer concerned.

- (vi) The responsibility of watching and effecting recovery of the advance shall rest on the pay disbursing authority.
- (vii) As soon as the grantee purchases the hearing aid, a utilisation certificate should be furnished in the following form to the sanctioning authority by the Head of the office.

"Certified that the advance of Rs.....
only) for the purchase of hearing aid to Thiru.....
 Sanctioned in No.....

Dated..... was drawn on..... and fully utilised by the
 grantee/and utilised to the extent of Rupees.....
 by the grantee and the excess amount of Rs.....
 was refunded under Chalan No..... Dated..... into the.....

The grantee has produced necessary voucher for the purchase of hearing aid for
 Rs.....only)

Signature and designation
 of Head of the Office.

- (viii) If it is found that the hearing aid has been transferred or sold out to any other person, or not habitually worn by the grantee concerned, disciplinary action will be taken against him, besides recovering from his pay the amount of advance reimbursed to him.

4. Procedure for supply of hearing aids to employees of Class III and IV :

- (i) The employee who requires an hearing aid should submit an application for the free supply of hearing aid in the form prescribed in Annexure to these Proceedings, to the respective sanctioning authority through the head of office under whom the applicant is working with a certificate obtained from the Medical Officer not below the rank of an Ear, Nose and Throat Assistant Surgeon. The certificate should be to the effect that the hearing aid is necessary and should also indicate the type of hearing aid.

Only the permanent employees, and approved probationers with more than five years of total service in a regular capacity will be eligible for the advance.

- (ii) On receipt of the sanction, the head of office shall arrange to purchase the hearing aid at the rate approved by the Director of Medical Services and Family Welfare, and supply the hearing aid, to the applicant concerned under proper acknowledgement.
- (iii) The rate and Model of the hearing aid as also the Name and Address of the supplier as approved by the Director of Medical Services and Family Welfare will be communicated to the various sanctioning authorities/heads of offices every year by the Board.
- (iv) The apparatus will be supplied to the Board employees, only once during his service.
- (v) If it is found that the hearing aid has been transferred or sold out to any other person or not habitually worn by the employee concerned, disciplinary action will be taken against him and the cost of the hearing aid will be recovered from his pay.
- (vi) Dependents of the Board employee shall not be eligible for the free supply of hearing aid.
- (vii) Necessary entry towards the supply of the apparatus should be made in the Service Book of the employee.

(By Order of the Chairman)

C. Arunachalam,
Secretary.

ANNEXURE

FORM OF APPLICATION REFERRED TO IN PARA 4 (i)

Medical Certificate for supply of Hearing Aid to Tamil Nadu Electricity Board Employees in Class III & IV Services.

Certified that, I, Dr.....
have this day of.....examined the T.N.E.B. employee whose
particulars are given below:

- 1. Name of the Board Employee :
- 2. Father's name/Husband's name :
- 3. Sex :
- 4. Age :
- 5. Designation :
- 6. Office address :
- 7. Identification marks : 1.
2.
- 8. Onset of deafness :
- 9. An estimate of residual hearing, if any, and the basis on which this estimate has been arrived at
Hearing Loss :
- Residual Hearing :
- Right Ear :
- Left Ear :
- 10. Please state whether the supply of hearing aid is essential.

Station :
Date :

Signature of the E.N.T.
Surgeon/Asst. Surgeon/
Designation/Office Stamp.

CERTIFICATE BY THE HEAD OF OFFICE

Certified that Thiru/Tmt./Selvi.....
employed as.....in the.....belongs
to class III & IV of Tamil Nadu Electricity Board Service.

Seal :
Date
Office :

Signature of the
Head of Office.

U. O. No. 033955-G1-1/84-22 (Administrative Branch) Dated 19—3—85.

Sub : Loans and Advances-HBA-Reallotment of funds from the surrendered funds for 1984—85 orders—Issued.

Ref : CE/PI M(D) U. O. No. 033955-G1/1/84-20, dated 27—2—85.

In this Branch U.O. cited, the Officers of the Board, those who are coming under the control of Chief Engineer/Personnel organisation, Regional Chief Engineers and Chief Financial Controller have been requested to surrender surplus funds out of funds allotted on various heads of account available in their offices, for diversion to the needy Systems/Circles.

Out of funds allotted to them, the surplus funds surrendered by certain Superintending Engineers including Technical Branch, Accounts Branch and Administrative Branch so far may be furnished below :

- I. Payment of funds for HBA fresh applications pending 1984—85 and prior cases for Plot and Construction or Construction of houses.

S.E.'s including Technical Branch and Accounts Branch	Rs. 6,03,832/-
Surplus funds available and surrendered in Adm. Branch	Rs. 1,70,120/-
	Rs. 7,73,952/-

- II. Funds for sanction of HBA for fresh applications pending during 84—85 and prior cases for enlargement purpose.

Rs. 92,615/-

- III. Payment of pending instalments and additional advances, based on the sanction orders issued prior to 1—4—84 for purchase of Plot and Construction or Construction of house.

Rs. 2,40,691/-

- IV. Payment of pending instalments and additional advances based on the sanction orders issued prior to 1—4—84 for enlargement purposes.

Rs. 97,670/-

- V. Funds for sanction of HBA for fresh applications pending during 1982-83 and 1983—84 for Plot and Construction or Construction of Houses:

Rs. 7,22,953/-

Certain Superintending Engineers and other Officers of the Board including Regional Chief Engineers have requested allotment of additional funds for HBA. The above funds for HBA on various heads of account surrendered by certain Superintending Engineers and various Branches may be reallocated to the Officers of the Board concerned including Administrative Branch and other Branches as indicated below :

- I. Funds for sanction of HBA for fresh application pending during 1984—85 and prior cases for Plot and Construction (or) Construction of houses :

Sl. No.	Offices/Branches	Amount Allotted
1.	Superintending Engineer/G. C. C. West/Coimbatore	Rs. 3,44,052/-
2.	Superintending Engineer/Operation/E.T.P.S./Ennore	Rs. 50,000/-
3.	Regional Chief Engineer/Distribution/Coimbatore.	Rs. 63,000/-
4.	Regional Chief Engineer/Distribution/Trichy	Rs. 1,10,000/-
5.	Superintending Engineer/Materials Management/Madras.	Rs. 85,000/-
6.	Superintending Engineer/Generation/Erode	Rs. 60,000/-
7.	Superintending Engineer/Civil & General/KPHSEP.	Rs. 48,500/-
8.	Superintending Engineer/Madras Electricity System (Distribution) North.	Rs. 13,400/-
		Rs. 7,73,952/-

II. Funds for sanction of HBA for fresh Applications pending during 1984—85 and prior cases for enlargement of living accommodations :

1. Superintending Engineer/Madras Electricity System/Distribution (North)	Rs. 11,000/-
2. Chief Financial Controller/Accounts Branch/TNEB.	Rs. 40,000/-
3. Superintending Engineer/Civil. I & General/KPSHEP.	Rs. 21,000/-
4. Superintending Engineer/South Arcot Electricity System/North.	Rs. 2,200/-
5. Superintending Engineer/Tirunelveli Electricity System/West.	Rs. 18,415/-
	<u>Rs. 92,615/-</u>

III. Payment of pending instalments and additional advance based on the sanction orders issued prior to 1—4—84 for purchase of Plot and Construction (or) Construction of House :

Sl. No.	Offices/Branches	Amount Allotted
		Rs.
1.	Superintending Engineer/South Arcot Electricity System, North.	86,000/-
2.	Chief Financial Controller/Accounts Branch (in addition to Rs. 8,000/- already available with Accounts Branch)	2,000/-
3.	Superintending Engineer/Materials Management, Madras.	10,000/-
4.	Superintending Engineer/Thanjavur Electricity System.	35,250/-
5.	Superintending Engineer/Mettur Thermal Power Project, Mettur Dam.	58,980/-
6.	Superintending Engineer/Madurai Electricity System/South.	48,461/-
		<u>2,40,691/-</u>

IV. Payment of pending instalments and additional advance based on the sanction orders issued prior to 1—4—84 for enlargement purposes :

Sl. No.	Offices/Branches	Amount Allotted
		Rs.
1.	Superintending Engineer/Chingleput Electricity System.	23,200/-
2.	Chief Engineer/Operation & Transmission/Technical Branch	10,000/-
3.	Superintending Engineer/Madras Electricity System/Distribution/South.	11,700/-
4.	Chief Engineer/Personnel/Member Distribution/Adm. Branch	15,450/-
5.	Superintending Engineer/Hydro Project/Madras-2.	10,000/-
6.	Superintending Engineer/Mettur Electricity System.	15,320/-
7.	Superintending Engineer/Mettur Workshop Circles.	12,000/-
		<u>97,670/-</u>

V. Funds for sanction of HBA for fresh applications pending during 1982—83 and 1983—84 for plot and Construction (or) Construction of Houses :

Sl. No.	Offices/Branches	Amount Allotted
		Rs
1.	Superintending Engineer/Trichy Electricity System/South & North.	51,630/-
2.	Superintending Engineer/Thanjavur Electricity System.	51,630/-
3.	Superintending Engineer/Madurai Electricity System/North.	51,630/-
4.	Superintending Engineer/Chingleput Electricity System.	51,630/-
5.	Superintending Engineer/Purchase & Administration/E.T.P.S.	51,630/-
6.	Superintending Engineer/Tirunelveli Electricity System/West.	51,630/-
7.	Superintending Engineer/Mettur Electricity System, Mettur Dam.	51,630/-
8.	Superintending Engineer/South Arcot Electricity System, South.	51,630/-
9.	Superintending Engineer/South Arcot Electricity System, North.	51,630/-
10.	Superintending Engineer/Madurai Electricity System/South.	51,630/-
11.	Superintending Engineer/Operation/Tuticorin Thermal Power Station, Tuticorin.	51,630/-
12.	Superintending Engineer/Udumalpet Electricity System.	51,630/-
13.	Superintending Engineer/Tirunelveli Electricity System/East.	51,630/-
14.	Superintending Engineer/Ramnad Electricity System/East.	51,630/-
		<u>7,22,820/-</u>

The sanctioning Authorities concerned may be informed that they should authorise disbursement only upto 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 Officers concerned above may be informed that no House Building Advance funds from one head of account to another head should be utilised during 1984—85. The above additional funds should be utilised only on or before 31—3—85.

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

Memo. No. 1817/X/DFC (S)/A4/85, (Accounts Branch) Dated 19—3—1985.

Sub: Inventory level to be maintained at the end of March 1985—Revised level.

Ref: C.E./M.M. Lr. No. 1817/X/DFC (S)/A4/85, dated 1—12—1984.

Consequent on the withdrawal of Machineries received from Japan in respect of Lower Mettur Hydro Electric Project in December 1984 to the extent of Rs. 2000 lakhs, the Inventory Level for Lower Mettur Hydro Electric Project to be maintained at the end of March 1985 have been reduced to Rs. 573.07 lakhs and to Rs. 1850.22 lakhs for the Project Circles.

In view of the above the stock level fixed in the Chief Engineer letter cited have been reduced to Rs. 14524.15 lakhs for all Systems/Circles in the Board.

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

• • •

Medical Attendance—Medical concession to employees of Tamil Nadu Electricity Board in Government Hospitals/Institutions—Payment of lumpsum contribution to Government of Tamil Nadu—Orders issued

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

(Secretariat Branch)

Dated 26—3—1985
Panguni 13, Raktatchi,
Thiruvalluvar Aandu 2016.

Read :-

B.P.Ms. (FB) No. 26, (Secretariat Branch), dated 24—3—1984.

Proceedings:

The Tamil Nadu Electricity Board hereby sanctions the payment of a lumpsum contribution of Rs. 5,00,000/- (Rupees five lakhs only) to the Government of Tamil Nadu towards the cost of medical treatment availed of by the Tamil Nadu Electricity Board Employees in the Government hospitals and dispensaries on par with the State Government employees for the period from 1—4—1984 to 31—3—1985.

2. The expenditure is debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—G. 17 Medical Reimbursement".

(By Order of the Board)

C. Arunachalam,
Secretary.

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Circular Memo. No. BOAB/M. Cell (Audit Branch) Unit -II/D. 48/85, Dated 27—3—1985.

Sub: Tamil Nadu Electricity Board—Contributory Provident Fund—Family Pension Scheme 1971—Remittances to Regional Provident Fund Commissioner—certain clarification.

The Family Pension Scheme 1971 has been introduced from 1—3—1971 in the units of Tamil Nadu Electricity Board, except Projects, Construction and Investigation Circles.

2. Certain Superintending Engineers of Project works have sought clarification whether the recovery towards Family Pension Scheme 1971 should be made and remitted to Regional Provident Fund Commissioner for the Contributory Provident Fund subscribers who have already been enrolled in Family Pension Scheme 1971 in the system/circle where they have worked previously and now transferred to their control where the Family Pension Scheme 1971 has not been implemented.

3. It is clarified that the Superintending Engineers of Project, Construction and Investigation Circles where the Family Pension Scheme 1971 is yet to be implemented, should continue to recover Family Pension Scheme subscription from the Contributory Provident Fund subscribers who were already enrolled in Family Pension Scheme 1971 and remit the same to Regional Provident Fund Commissioner after obtaining a Code No. from Regional Provident Fund Commissioner, under intimation to Audit Branch.

It is also to be stated that the question of extension of Family Pension Scheme 1971 to the Uncovered areas namely Project, Construction and Investigation Circles is under consideration of the Board and the matter is under correspondence with the Regional Provident Fund Commissioner.

Arjunan Gnanaolivu,
Accounts Member.



Memo. No. 033955-G1-1/84-23 (Administrative Branch) Dated 27-3-1985

Sub: Loans and Advances—HBA—Re-allotment of funds from the surrendered funds for 1984—85—Orders—Issued.

Ref: CE/PL/M(D) U.O. 033955-G1-1/84-22, dated 19-3-85.

In continuation of this office U. O. under reference cited, the surplus funds on various heads surrendered by certain Superintending Engineers and other officers of the Board so far are furnished below :

I. Funds for HBA fresh applications pending during 1984—85 and prior cases for Plot and Construction (or) Construction of houses : Rs. 5,56,151/-

II. Funds for sanction of HBA for fresh applications pending during 1984—85 and prior cases for enlargement purposes : Rs. 79,500/-

III. Payment of pending instalments and additional advances, based on the sanction orders issued prior to 1—4—84 for purchase of Plot and Construction or Construction of houses : Rs. 2,68,000/-

2. Certain Superintending Engineers and other Officers of the Board have requested allotment of additional funds for HBA. The above funds for HBA on various heads of account surrendered by various Officers of the Board are re-allotted to the Officers of the Board concerned as indicated below :

I. Funds for sanction of HBA for fresh application pending from 1983—84 on earlier for Plot and Construction (or) Construction of houses :

Sl. No.	Officers	Amount reallotted
1.	Superintending Engineer/Planning, Madras-2	Rs. 20,000/-
2.	Superintending Engineer/M.E.S./Generation/B.B.P.H.	Rs. 1,30,000/-
3.	Superintending Engineer/South Arcot Electricity System, North	Rs. 76,000/-
4.	Superintending Engineer/South Arcot Electricity System, South	Rs. 1,00,000/-
5.	Superintending Engineer/M.E.S./D/South Madras-2	Rs. 58,651/-
6.	Superintending Engineer/P & C, Madras-2	Rs. 10,000/-
7.	Superintending Engineer/Opern./TTPS, Tuticorin	Rs. 11,000/-
8.	Superintending Engineer/Designs./Ele. Madras-2	Rs. 50,000/-
9.	Superintending Engineer/Thanjavur Electricity System	Rs. 1,00,500/-
	Total	Rs. 5,56,151/-

II. Funds sanction of HBA for fresh, pending applications for enlargement of living accommodations :

Sl. No.	Offices	Amount reallocated	
1.	Superintending Engineer/Chingleput Electricity System	Rs.	30,000/-
2.	Superintending Engineer/Materials Management/Madras-2	Rs.	26,000/-
3.	Superintending Engineer/Madras Electricity System/Distribution/North	Rs.	8,400/-
4.	Superintending Engineer/South Arcot Electricity System/North	Rs.	2,200/-
5.	Superintending Engineer/G.C.C./West	Rs.	12,900/-
	Total	Rs.	79,500/-

III. Payment of all pending instalments and additional advance based on the sanction orders issued prior to 1—4—84, for purchase of Plot and Construction (or) Construction of House :

1.	Superintending Engineer/S.A.E.S./South	Rs.	44,500/-
2.	Superintending Engineer/S.A.E.S./North	Rs.	44,500/-
3.	Superintending Engineer/Udumalpet Electricity System	Rs.	44,500/-
4.	Superintending Engineer/Tirunelveli Electricity System	Rs.	44,500/-
5.	Superintending Engineer/Coimbatore Electricity System/South	Rs.	44,500/-
6.	Superintending Engineer/Madurai Electricity System/North	Rs.	44,500/-
	Total	Rs.	2,67,000/-

IV. Funds for sanction of HBA for fresh applications pending during 1982—83 and 1983—84 for Plot and Construction (or) Construction of Houses :

1.	Superintending Engineer/Madurai Electricity System/North	Rs.	1,00,000
2.	Superintending Engineer/Operation/E.T.P.S./Ennore	Rs.	3,03,290
	Total	Rs.	4,03,290

3. The sanctioning authorities concerned are informed that they should authorise disbursement only upto 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 Officers concerned above are informed that no House Building Advance funds from one head of account to another head should be utilised during 1984—85. The above additional funds also should be utilised on or before 31—3—85.

Arjunan Gnanalivu,
Accounts Member.

PART—IV

Technical

Memo. No. SE/Stores/DET/F.400/53 (Technical Branch) dt. 26—2—85

Sub : Vehicles—Performance of vehicles—Fuel consumption test results—Review by Officers—in charge of vehicles—Reg.

Ref : This office Memo. No. CE/MM/DET/F. 101/95/dated 4—3—83.

The attention of the Superintending Engineers and other Officers-in-charge of vehicles is invited to the reference cited :

It has specifically been instructed in para (i) of the above ref. that the officers-in-charge of vehicles should personally check up with the performance of the vehicle at the time of each filling of petrol/diesel for the individual vehicle and to make a review once in a month to ensure whether the performance of the vehicle matches with the fuel consumption test results already conducted. If any abnormal deviation is noticed, the officer concerned should immediately take necessary action to take remedial measures.

It has since been observed that the above instructions are not adhered to in good spirit and many officers incharge of the vehicles have not taken sufficient care and caution to ensure proper performance of the vehicles under their control.

The S.Es. (Systems), Projects and Circles and the other vehicle-holding officers at Headquarters are therefore requested to follow the instructions issued in the above ref. (copy enclosed) strictly and without fail.

Receipt of this Memo. may be acknowledged to Divisional Engineer/Transport, 4th Floor, Eastern Wing, Nadippisai Pulavar K.R. Ramasami Maaligai, 800, Elec. Avenue, Anna Salai, Madras-2.

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

Enclosure 1 :

Copy of No. CE/MM/DE/T/F. 101/95 (Technical Branch) dt. 4—3—83

The Circular Memo. issued by the orders of Chairman, T.N.E.B. is enclosed for strict adherence of all the officers who are holding the vehicles in their charge.

M. Giriappa,
C.E/M.M.

(True Copy)

Enclosure 2 :

Sub . T.N.E.B.—Vehicles—Drawal of petrol and diesel against requisitions submitted by various officers in Headquarters, P.As/P.Cs. and by field officers—Certain instructions—Issued.

The following instructions are issued in the matter of drawal of petrol and diesel for all the vehicles in the Department and all the officers are requested to bestow their personal attention to these instructions and to ensure that these instructions are followed scrupulously with a view to maintain utmost economy in the drawal of petrol and diesel and in the usage of departmental vehicles :—

1. Fuel consumption test should be conducted for all the vehicles in the Headquarters by the Station Transport Officer at Madras and for all the vehicles in the Systems by a responsible officer to be nominated for the purpose by the respective S.Es. and the results obtained thereof should be communicated to the individual drivers with specific instructions that the performance of the vehicle should be always kept on par with the results of the Tests. The results will also have to be entered in the respective log-books of the vehicles and the officers incharge of drawal of petrol or diesel should personally check up with the performance of the vehicle at the time of each filling of petrol or diesel for the individual vehicle and to make a review once in a month to ensure whether the performance of the vehicle matches the results of the tests already conducted and if any abnormal deviation is noticed the officer concerned should immediately take necessary action to take remedial measures.

2. All the officers who are at present in charge of drawal of petrol or diesel drawing the same from a common bunk utilising the requisition books available with drivers should ensure that these requisition books are positively withdrawn from the drivers and kept under the personal custody of the officers such as T.As/P.As/P.Cs. in the Headquarters and the field officers who are countersigning authorities for drawal of petrol and diesel.

3. In cases where petrol or diesel is drawn at present from private bunks under credit, the field officers concerned should ensure that the credit vouchers are kept under their personal custody and petrol should be drawn only under their signatures i.e. P.As/P.Cs/T.As. in Headquarters and field officers who are countersigning authorities and in their presence from private bunks.

4. It is also seen from some of the requisition books from Headquarters offices that the office seals intended to be used under the signature of the countersigning authorities are affixed in the requisition books for about 10 or 15 requisitions in advance, and without the signature of the countersigning authorities. This practice is highly objectionable and will definitely lead to misuse of the requisitions by unscrupulous elements. The seals of the officers should be kept under their personal custody and should be affixed by the officers themselves only after they put their signature.

5. In respect of trip sheets, the officers, countersigning the trips recorded by the drivers should ensure that the trip sheets are closed every day without fail and the K.Ms. done by the respective vehicles are noted correctly with ref. to the trips made.

6. The receipt of this memo. should be acknowledged in the form enclosed to the D.E/Transport/Office of the C.E/M.M. Anna Salai, Madras-2, by return of post.

B. Vijayaraghavan,
Chairman.

(True Copy)



Endt. No. IEMC/DEI/A6/PC/Gen./D 107/85 dated 1—3—85

Ref: Copy of G. O. Ms. No. 246 (PWD) Dt. 28—2—1985.

Copy communicated to all officer's of the Board.

V. M. Venkataswamy,
Superintending Engineer/Industrial Energy Management Cell.

Enclosure :

Copy of G.O. Ms. No. 246 (Public Works Department) Dated 28—2—1985

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

Read the following:

- (1) G.O. (Ms.) No. 1111 Public Works, dated 24—7—1976.
- (2) G.O. Ms. No. 1455 Public Works, dated 20—7—84.
- (3) G.O. Ms. No. 111 Public Works, dated 30—1—85.
- (4) From the Chairman, Tamil Nadu Electricity Board D.O. Letter No. SE/LD/GO/MDS/EG/A7/PR 8 dated 25—2—85.

Order :

The following notification shall be published in an Extraordinary issue of the Tamil Nadu Government Gazette dated 28—2—85.

Notification

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

The amendments shall come into force with effect from 1—3—85.

Amendments

For sub clause (i) of clause 6 of the said order, the following shall be substituted.

H. T. Services :

The following cut on base demand and base consumption as defined in clause 9 (i) and (ii) of the said order be applicable.

Type of Industry	Demand cut	Energy cut
(a) Power intensive H.T. industries i.e. Aluminium, Caustic Soda, Calcium carbide, Silicon carbide and Pottasium chlorate	50%	50%
(b) All H.T. Industries except these mentioned in item (ii) above	40%	40%

Provided that all H.T. Industries will be given a minimum demand quota of 130 KVA. The following shall be added as clause 6 (iv) of the said order.

The special quotas sanctioned by the Chairman on representation from some of the H.T. consumers as per the guidelines issued in Government letter No. 144324/Y1/83—1 dt. 20—9—83 shall be reduced to the extent corresponding to the level of cut now announced.

The following shall be added as clause 8 (vi) of the said order.

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

(By Order of the Governor)

K. Madhava Sarma,
Commissioner and Secretary to Govt.

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Endt. No. IEMC/DE1/A6/PC/Genl./D.108/85, Dated 1—3—85.

Ref : Copy of Telex No. 143, dated 28—2—1985.

Copy by post in confirmation.

C.K. Raghunath,
Member (Distribution).

Enclosure :

Copy of Telex No. 143, dt. 28—2—85 from Member/Distribution/Tamil Nadu Electricity Board, Madras-2 to All Regional Chief Engineers/All Superintending Engineers/O&M/Superintending Engineer/LD & GO with a copy to Divisional Engineer/LD/Erode.

Sub : Electricity —R&C—Order—Power cut—Reg.

Ref: 1. Memo. No. SE/IEMC/DE1/A1/PC/GLD—32/85, dt. 31—1—85.
2. G.O. Ms. No. 246, dt. 28—2—85.

The Government have Announced the following levels of power cut in respect of the H.T. Industries and H.T. Power Intensive Industries in G.O. Ms. No. 246 Dated 28—2—85 with effect from 1—3—85.

Sl. No.	Type of Service	Demand cut	Energy cut
1.	Power Intensive H.T. Industries i.e. Aluminium, Caustic Soda, Calcium Carbide, Silicon Carbide and Potassium Chlorate	50%	50%
2.	H.T. Industries other than those Mentioned in item (1) above	40%	40%
3.	Oxygen Plants	15%	15%
4.	Freezing Plants and Cold Storages of Sea Food Industries	15%	15%
5.	Roller Flour Mills	15%	15%

Rural feeders may be grouped as detailed below and supply maintained.

I. Rural Feeders without H.T. Industries.

1. Group 06.00 Hrs to 12.00 Hrs
2. Group 12.00 Hrs to 18.00 Hrs
3. Group 22.00 Hrs to 06.00 Hrs Next Day.

The Rotation of the Group will be once in Seven Days Commencing from Sunday.

II. Rural Feeders with H.T. Industries.

09.00 Hrs to 17.00 Hrs Daily.

The Superintending Engineers are requested to give effect to the above Restriction and Control Orders with effect from 1—3—85.

C.K. Raghunath,
Member (Distribution)

(True Copy)



Chairman's Memo No. IEMC/DE1/A6/PC/Genl. /D, 109/85, (Technical Branch) Dated 1—3—85.

Sub : Electricity—Restriction and Control—Grouping restrictions on Rural feeders—Regarding.

Ref : Memo. No. SE/IEMC/EG/A6/PC/Genl. /D 28/84. dated 19—2—84.

In modification of the orders issued in the above reference, it is hereby ordered that the timings for the rural feeders will be as below :

I. Rural feeders without H.T. Industries.

- (I) Group 06.00 hrs. to 12.00 Hrs.
- (II) Group 12.00 hrs. to 18.00 hrs.
- (III) Group 22.00 hrs. to 06.00 hrs. next day.

The rotation of the group will be once in seven days commencing from Sunday.

II. Rural feeders with H.T. Industries.

09.00 hrs. to 17.00 hrs. daily.

The above revised timings will come into force with effect from 1—3—85.

III. Single phase industrial loads except welding sets may be permitted to work when single/two phase supply is made available.

B. Vijayaraghavan,
Chairman.

Project works—Completion reports—handing over to operating personnel—instructions—issued.

B.P.Ms. (Ch) No. 43

(Technical Branch)

Dated : 2—3—1985
Maasi 19, Rakthatchi,
Thiruvalluvar Aandu 2016.

Proceedings :

It has come to the notice of the Board that the Completion Report for Project works are not being prepared at present at the time of handing over of the station to operating personnel, with the result that the operating personnel are not aware of the special problems encountered during the construction stage and how these were surmounted.

2. All officers in charge of Project works shall ensure that completion reports of all on going project works, highlighting the special problems experienced during the construction stages and the steps taken to get over the various problems are comprehensively prepared, and handed over to the operating personnel at the time of handing over the project for operation.

3. It should also be ensured that copies of such Completion Reports are made available to Operation and Maintenance personnel upto the rank of Divisional Engineers (O&M)/Executive Engineer of Power Stations and also made available at Headquarters offices.

4. It should be further ensured that the entire accounts of the project are fully and correctly completed and finalised within one year of completion of the Project.

B. Vijayaraghavan,
Chairman.

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Lr. No. CET/EEC/A2/A2/D.154/85, (Technical Branch) dt. 2—3—85 from Thiru M.U.K. Menon, B.E., Chief Engineer/Transmission, T.N.E.B. Madras—2.

Sub : Type design drawing—Control room for 110 KV. SS.—Revision—Regarding

It is proposed that the control rooms for 110 K.V. non-grid stations can henceforth be built in size 7700 X 4500 mm by eliminating the load-bearing wall between the battery room and the control room proper in the type design drg. No. G.278 R1 by introducing a suitable beam. It is also proposed to eliminate the load-bearing wall between the spares room and battery room by providing another suitable beam in that location. However, a partition wall can be built between the spares room and battery room, which can be removed depending upon the field requirements, i. e. the need for a bigger control room proper. The above modifications are proposed to have more space for the control room proper.

In this arrangement, the 30 volts batteries would be located in the control room proper itself suitably these low ampere hour batteries are of the closed type, erected in two tiers, this arrangement should be in order.

Accordingly, the type design drawings of G. 278R1 for 110 KV. SS. control room have been now revised as G.278 R2 incorporating the above revisions. The drawing No.G. 278 R2 only has to be adopted in future for all 110 KV.SS. control room.

M.U.K. Menon,
Chief Engineer/Transmission.

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Chairman's Memo. No. SE/IEMC/DE1/A6/PC/G1/D. 112/85, dated 2—3—1985.

Sub : Electricity—Restriction and Control Orders—Power cut—Regarding.

Ref : 1. Memo. No. SE/IEMC/DE1/A6/PC/G1/D. 32/85, dated 31—1—85.
2. G. O. Ms. No. 246 PWD, dated 28—2—85.

1. Government have announced the following levels of power cut in respect of H. T. industries in G.O.Ms. No. 246 dated 28—2—85 with effect from 1—3—85.

Sl. No.	Type of service	Demand cut	Energy cut
(i)	Power intensive H.T. industries, i.e. Aluminium, Caustic Soda, Calcium Carbide, Silicon Carbide and Potassium Chlorate.	50%	50%
(ii)	H.T. Industries other than those mentioned in item (i) above.	40%	40%
(iii)	Oxygen plants	15%	15%
(iv)	Freezing plants and cold storages of sea food industries.	15%	15%
(v)	Roller Flour Mills	15%	15%

2. In supercession of the earlier orders issued on observance of holidays by industries, it is ordered that all H.T. non-continuous process industries including three shift textile industries shall observe any one day of the week as holiday. The S. E. shall ascertain from the industry concerned which day of the week is proposed to be observed as Holiday and issue formal orders accepting the same. The industry should be informed that the Holiday so fixed shall not be changed without the prior approval of the S.E.

The continuous process industries listed in Annexure 1 to G. O. Ms. No. 111 dated 30-1-85 is exempted from the observance of the weekly holiday.

3. Power Intensive H. T. Industries shall, if they so desire and on application to the Superintending Engineer, be permitted to work for four days in a week or fifteen days in a month continuously without cut on demand.

Steel Rolling Mills and other similar H. T. Industries, shall, if they so desire and on application, be permitted to work for four days in a week or sixteen days in a month without cut on demand.

Continuous process H.T. Industries other than Power intensive units shall, if they so desire and on application, be permitted to work eighteen days in a month at a stretch without cut on demand.

There will be no change in the energy cut for the above H. T. Industries permitted to work for restricted number of days and the working days shall be staggered suitably.

4. The following demand quotas shall be permitted during shut down period. This is in partial modification of the instructions in clause B of the Memo. 1st cited.

H.T. Services with a base demand of 500 KVA and less.	40 KVA or 15% of base demand whichever is less.
H.T. Services with a base demand above 500 KVA upto and inclusive of 1000 KVA.	70 KVA.
H.T. Services with a base demand above 1000 KVA upto and inclusive of 2000 KVA.	100 KVA.
H.T. Services with a base demand above 2000 KVA.	200 KVA.

The industries concerned may be permitted to run power loads for maintenance and running of auxiliaries etc. in addition to essential loads of lighting and water supply within the permitted shut-down demand during shutdown period.

5. All instructions on implementation of R&C orders issued during the previous periods of power cut, i.e. prior to January 1985, stand repealed.

6. The quotas for demand and energy shall be refixed for all the H.T. Industries and the quota statement sent so as to reach the S.E./I.E.M.C. and SE/Technical Audit before 8-3-1985. A statement of the Holidays fixed for each industry should also similarly be sent so as to reach the above two officers before 8-3-1985.

7. In para 6 of the Circular No. CH/TA/MC/85-1 dated 4-2-1985, the S.Es. have been instructed to furnish a list of H.T. services which are subject to power cut to the respective inspecting officers nominated in the circular, with a copy to the Chairman and to the SE/Technical Audit. The S.Es. are informed that this list should have information on the quota fixed for the industry including the special quotas fixed by the Chairman or the S.E. under the relevant orders and the weekly holiday prescribed for the industry.

B. Vijayaraghavan,
Chairman.

Letter No. 160/Adm. Br./PA (T)/T1/84—1, (Administrative Branch) Dated 4—3—1985 from Thiru C.K. Raghunath, B.E., Member/Distribution. T.N.E.B., Madras-2.

Sub: Eley.—Chingleput Eley. System—Extension of supply to Industrial Services situated in the premises of other parties—Instructions—Requested—Reg.

Ref: R.C.E./Distn./Madras Lr. No. CED/MS/T1/HT. Indl./D1182/84/dated 24—4—1984.

The Superintending Engineer, Chingleput Eley. System in his letter No. SEC/RCS/A3/F. 10/PR/525/84, dated —4—84 forwarded with Regional Chief Engineer's letter cited has raised the following points for the clarifications :

1. Whether 10 years period registered lease—deed has to be insisted from the consumer.
2. Whether the lease should be registered.
3. Whether it would be in order to obtain Agreement for 2 years in respect of supply for Industrial/Agricultural services in the light of remunerative aspect of the extension of services has already been dispensed with and the procedure of collection of special guarantee based on the capital cost been discontinued.

The matter was examined in consultation with the Legal Cell and the views of the Legal Cell are reproduced below :

- Item—1:** Under Clause 24 of the Terms and Conditions of supply issued in B.P. Ms. No. 780, dated 21—6—1977 all consumers shall execute agreement governing the supply of energy in the form prescribed by the Board from time to time. In case of L.T. consumers the minimum period of agreement for supply of energy is 2 year and for H.T. consumers the period is 10 years. Under Section 106 of the Transfer of Property Act 1882 a lease of immovable property is a transfer of a right to enjoy such property for agricultural or manufacturing purposes shall be deemed to be a lease from year to year terminable on the part of either lessor or lessee by six months notice expiring with the end of the year of tenancy. In view of the above, the lease of the premises for which supply is sought may be for a period corresponding to the period of agreement as required for L.T. or H.T. agreements as specified in the Board's Terms and Conditions of Supply. But this cannot be the case where there is no lease agreement, where the landlord refused to give consent letter or the prospective consumer is in lawful occupation of the premises under other circumstances. In all these cases Board's interest may be sufficiently safeguarded by insisting on payment of additional security deposit and also on production of an indemnity bond.
- Item—2:** A lease of immovable property from year to year or for any term exceeding one year, or reserving a yearly rent, can be made only by a registered instrument under Section 107 of the T.P. Act, 1882. Hence, registration is compulsory for a lease of immovable property for a term exceeding one year.
- Item—3:** There may not be any legal objection in obtaining Agreement for a period of 2 years from the L.T. Industrial and agricultural consumers notwithstanding the fact that the remunerative aspect and special guarantee passed on capital cost have been dispensed with by the Board.

C. K. Raghunath,
Member/Distribution.

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Memo. No. SE RE&I (D)/DE (SS)/AI/C.1472—7/85/ (Technical Branch) Dated 4—3—1985.

Sub: Electricity—Labour contract works—utilisation of services of the consumers in extension work for effecting service connections—Instructions—issued.

Ref: Vigilance Cell's U.O.Note No.976/VC5/82—3, dated 21—2—1983.

Regional Chief Engineers (Distribution) are requested to instruct Superintending Engineers/O&M that the services of the consumers should not be accepted in carrying out extension works. However if the consumer services are to be availed in exceptional cases the consumers should be requested to supply labour for the entire work and the consumers should be paid for the whole labour supplied.

C. K. Raghunath,
Member (Distribution),

ELECTRICITY—Tamil Nadu Private Electricity Supply Undertakings (Acquisition) Act 1973 (Tamil Nadu Act 30 of 1973) and the rules framed thereon—Kumbakonam Electrical Undertaking acquired by the Government—Payment of Additional amount sanctioned.

B. P. Ms. (Ch.) No. 8

(Accounts Branch)

Dated 4—3—1985.
Maasi 21, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

1. G.O. Ms. No. 102, PW dated 24—1—1979.
2. G.O. Ms. No. 103, PW dated 24—1—1979.
3. G.O. Ms. No. 344, PWD dated 6—3—1980.
4. B.P. Ms. (Ch.) No. 11, Accounts Branch dated 21—4—1984.
5. B.P. Ms. (Ch.) No. 21, Accounts Branch dated 10—8—1984.
6. B.P. Ms. (Ch.) No. 1, Accounts Branch dated 10—1—1985.

Proceedings:

The Kumbakonam Electrical Undertaking belonging to the Kumbakonam Electric Supply Company Limited was acquired by Government on 7—1—1974 under the provisions of the Tamil Nadu Private Electricity Supply Undertaking (Acquisition) Act 1973 (Tamil Nadu Act 30 of 1973). The undertaking was transferred and vested in the Tamil Nadu Electricity Board on 7—1—1974. The Accredited Representative of Ex-Licensee chose Basis 'A' specified in Section 5 (1) of the said Act for claiming the amount payable to the Undertaking. The Accredited Representative of Kumbakonam Electrical Undertaking did not accept the sums determined by the Government as Rs. 20,56,243/- as the net amount payable to the undertaking, and he requested that all the issues relating to the amount payable to the above said undertaking might be referred to arbitration. Accordingly, under section 11 (2) and 13 of the Tamil Nadu Private Electricity Supply Undertakings (Acquisition) Act 1973, Thiru K E. Varadhan, District Judge, was appointed as Arbitrator to go into the disputes between the Accredited Representative of Kumbakonam Electrical Undertaking and the Tamil Nadu Electricity Board. The Arbitrator passed an interim award on 19—11—1979 to the effect that the Kumbakonam Electrical Undertaking be paid Rs. 20,56,243/- in accordance with the provision of Sub-Section (3) of Section 11 of the Tamil Nadu Act 30 of 1973, and the above amount was deposited on 3—4—1980 as per G.O. 3rd cited in the Tamil Nadu State Co-operative Bank, out of which Rs. 10,05,981/- was appropriated towards Income Tax arrears leaving a sum of Rs. 10,50,262/- as the principal amount credited on 3—4—1980 pursuant to the Interim Award.

2. The amount claimed by the Kumbakonam Electrical Undertaking was Rs. 1,16,72,873/-. The principal amount payable as on 7—1—1974 as determined by the Arbitrator in respect of the above undertaking was Rs. 57,21,570/-. He has also ordered payment of interest at 6% per annum from 7—1—1974 to 2—4—1980 on the above sum.

3. The amounts due as on 3—4—1980 was arrived at by the Arbitrator as Rs. 46,71,308/- in respect of Kumbakonam Electric Supply Company. The amount will bear interest at 6% per annum from 3—4—1980 till date of payment. The Award of the Arbitrator was confirmed and decreed by a Single Judge of the High Court on 22—12—1982.

4. The Board has filed an appeal against the Judgement of the Single Judge of the High Court and the appeal has to be admitted and numbered.

5. Meanwhile, the Accredited Representative of the undertaking has filed Execution Petition in No. 104 of 1983 for payment of the decreed amount.

6. As per directions of the High Court on the Execution Petition filed by the Undertaking, the Assistant Registrar, Original side, High Court, Madras, has ordered that a sum of Rs. 5 lakhs should be deposited in the High Court on or before 24—4—1984. This amount was deposited in the High Court on 24—4—1984 as per B.P. Ms. No. (Ch.) 11, dated 21—4—1984.

7. The case again came up for hearing on 3—8—1984 and another payment of Rs. 5/- Lakhs (Rupees Five lakhs only) was deposited in the High Court on 26—8—1984 as per B.P. Ms. No. (Ch.) 21, dated 10—8—1984. Again another payment of Rs. 10,00,000/- was deposited in the High Court on 11—1—1985 as per B.P. Ms. No. (Ch.) 1 Accounts Branch dated 10—1—1985 based on the Execu-

tion Petition hearing on 4—12—1984, Hence, a total sum of Rs. 20,00,000/- was paid against the amount of Rs. 46,71,308/- due as on 3—4—1980, besides interest at 6% per annum from 3—4—1980 till date of payment, leaving a balance of Rs. 26,71,308/- due as per Arbitrator's Award.

8. The case again came up for hearing on 15—2—1985 and the Standing counsel to the Board, Thiru S. Ramalingam, advised the Board in his letter dated 20—2—1985 that another payment of Rs. 5/- lakhs (Rupees Five lakhs) may be made by deposit in the High Court for payment to Kumbakonam Electric Supply Corporation.

9. The Tamil Nadu Electricity Board hereby sanctions the payment of Rs. 5/- lakhs (Rupees five lakhs) to Kumbakonam Electrical Undertaking.

10. The Tamil Nadu Electricity Board hereby authorises the Chief Internal Audit Officer to make necessary arrangements for payment of the amount sanctioned in para 9 above to the Registrar, High Court, Madras, and the cheque for Rs. 5/- lakhs (Rupees Five lakhs only) may be drawn in favour of the Registrar, High Court, Madras.

11. The expenditure is debitable to 'Thanjavur Electricity System—Capital Expenditure (Acquisition Suspense) Additional Compensation payable on account of Kumbakonam Electrical Undertaking.

(By Order of the Chairman)

Arjunan Gnanaolivu,
Accounts Member.

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Letter No. 326/Adm. Br./PA (T)/S3/84—2 (Administrative Branch) dated 5—3—1985 From Thiru C.K. Raghunath, B.E., Member/Distribution, T. N. E. B., Madras-2.

Sub : ElecY.—Revision of current consumption bill due to wrong classification of tariff—Write off.

Instances have come to notice that, at the time of effecting initial supply, erroneous classification of the service connections has been made and lower tariff has been applied to a consumer while a higher tariff should have been applied, with reference to the connected load and usage of power. When such wrong application of tariff was brought to the notice of the Section Officer/Revenue Unit by the Surprise Inspection Squad, Audit Party etc., proper follow-up action had not been made and, ultimately, the Board's claim was disallowed by the Court on the ground of limitation. Such lapses causes avoidable loss of revenue to the Board.

2. The Superintending Engineers' of Operation and Maintenance System are, therefore, requested to give necessary instructions to the Section Officer to ensure that correct classification of services is made at the time of effecting initial supply and appropriate tariff is applied with reference to the connected load and usage of power. If any wrong application is brought to, prompt action should be taken to revise the tariff and collect the short-fall amount without any loss of time.

3. Any lapse on the part of the field Officers and the staff should be viewed seriously and they should be held responsible for loss of revenue arising on the above account.

(By Order of the Chairman)

C. K. Raghunath,
Member (Distribution).

Chairman's Memo. No. IEMC/DE1/A6/PC/Genl./D117/85 (Technical Branch) Dated 5—3—85.

Sub : Electricity—Restriction and Control—Grouping restrictions on Rural feeders—
Regarding

Ref : Memo. No. IEMC/DE1/A6/PC/Genl./D.109/85 dated 1—3—85.

Is supersession of the orders issued in the above reference, it is hereby ordered that the timings for rural feeders will be as below :

I. Rural feeders without H.T. Industries :

- (I) Group 06.00 hrs. to 12.00 hrs.
- (II) Group 12.00 hrs. to 18.00 hrs.
- (III) Group 22.00 hrs. to 06.00 hrs. next day

The rotation of the groups will be once in seven days commencing from Sunday.

II. Rural feeders with H.T. Industries :

- (I) Group 06.00 hrs. to 12.00 hrs.
- (II) Group 12.00 hrs. to 18.00 hrs.

The rotation of the groups will be once in seven days commencing from Sunday.

The above revised timings will come into force with immediate effect.

III. Single phase industrial loads except welding sets may be permitted to work when single/two phase supply is made available.

B. Vijayaraghavan,
Chairman.



Memo. No. SE/S/DE/T/F. 700/ 53 (Technical Branch) Dated 7—3—85.

Sub : Motor vehicles—Repairs to the vehicles—Relaxation of the ceiling limits fixed on the expenditure towards repairs and replacements upto 31—3—85 in respect of Systems only—Reg.

Ref : C.E./MM/DET/F. 700/50 dated 30—3—84.

The ceiling limits fixed on expenditure towards repairs and replacements to the Board's vehicles vide para II of memo. cited above are relaxed upto 31—3—85 in respect of all O&M Systems only.

The above relaxations upto 31—3—85 is however subject to the specific budget ceilings imposed for this item of expenditure so that adequate control over the large expenditure is exercised.

(By Order of the Chairman)

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

Circular No. CH/TA/2091/85—1, (Secretariat Branch) Dated 14th March 1985.

Sub : Industries—Small Scale Industries Licensing—Clearance of licence applications—Hastening of Industrial clearance—Setting up of committees—Inclusion of Divisional Engineer/General/Central—Intimation.

Ref : 1. Circular No. CH/TA/2007/84—1, dated 15—4—84.
2. Superintending Engineer/Madras Electricity System/Distribution/Central U.O. No. DC/AE2/FDIC/D/534/85, dated 8—3—85.

In the reference first cited, orders were issued for the nomination of members for the committee constituted by the Government as representatives of the Tamil Nadu Electricity Board. Now consequent to the bifurcation of the Superintending Engineer/Madras Electricity System/Distribution/North and South, the Superintending Engineer/Madras Electricity System/Distribution/Central has come into being and the Chairman/Tamil Nadu Electricity Board has ordered that the Divisional Engineer/General/Central Madras Electricity System may also be included as a member of the committee for industrial clearance in Madras City.

2. Superintending Engineer/Madras Electricity System/Central will give the intimation about the nomination of Divisional Engineer/General/Central in the committee for hastening the clearance of applications to the Collector of Madras with copy to Regional Deputy Director of Industries and commerce, 47, Anna Salai, Madras—600 002.

3. Suitable instructions may be issued to the Divisional Engineer/General/Central to attend the committee meetings without fail.

B. Vijayaraghavan,
Chairman.

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Memo. No. SE/MM/DES/A3/F22/D 119/85, (Techl. Branch) Dated 14—3—1985.

Sub : Procurement of street light materials by System Superintending Engineers—Delegation of special monetary powers—Regarding.

Ref : (1) This Office Memo. No. SE/MM/DES/AE1/Pro. St. light/D18/84 dated 6—3—1984.
(2) This Office Memo. No. SE/MM/DES/A3/F22/D26/84, dated 3—4—1984.
(3) This Office Memo. No. SE/MM/DES/A3/F22/D34/84, dated 10—5—1984.
(4) This Office Memo. No. SE/MM/DES/A3/F22/D7/84, dated 23—5—1984.
(5) This Office Memo. No. SE/MM/DES/A3/F22/D55/84, dated 9—7—1984.
(6) This office Memo. No. SE/MM/DES/A3/F22/D82/84, dated 1—10—1984.

Further to the above, the Chairman has approved the proposal of extending the validity of the special powers delegated in the references cited above to the System Superintending Engineers to procure chokes, tubular lamps and other street light accessories upto 30—9—1985 in order to keep up and maintain the street lights in maximum burning condition.

Only very essential and minimum requirements, which are not available either in system stock or in the respective regions and provided they are urgently required shall be procured and limited to the approved budget provision.

The exemption already granted from the monetary limit is also extended upto 30—9—1985 only.

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

Letter No. 525/(Administrative Branch)/PA(T)/T3/84-1 dated 14-3-1985 from
Thiru C. K. Raghunath, M: D, to SE/SAES with copy to RCEs. & SEs. of O & M.

Sub : Elec'y.—South Arcot Electricity System—SC. No. 96, Kumarakuppam—Action
under Recovery of Dues/Revenue Recovery Act—Reg.

Ref : From the S.E., South Arcot Electricity System Lr. No. RCS/A1/SC. 91/84
dated 31-10-1984.

The Superintending Engineer, South Arcot Elec'y. System has raised a point whether the provision of Tami Nadu Electricity Board Recovery of Dues Act may be initiated for realising the arrears due by the consumer of S.C. No. 96, Kumarakuppam, even though the Civil Suit filed against the consumer has been decided against the Board. The question was examined in consultation with the Legal Cell/T. N. E. Board and the views of the Legal Cell are reproduced below :—

“As stated by the Special Officer/R.R. period of limitation is an essential factor for realising the amounts from the debtor consumer by filing a civil suit but not for the recovery of 'dues' by invoking the provisions of the Tamil Nadu Electricity Board (Recovery of Dues) Act, 1978. Hence, the law of limitation has no relevance to the recovery of the amount due under TNA 29 of 1978.

2. In the case on hand, a civil suit in O.S. No. 365 of 1974 on the file of the Court of the Subordinate Judge, Cuddalore filed by the Board has been partly rejected. Against the decree of the Subordinate Judge, Cuddalore an appeal has also been filed in A. S. No. 343 of 1978 on the file of the High Court, Madras, which was dismissed against the Board confirming the judgement and decree of the trial Court. The Legal Cell has consistently taken the view that the Board should follow one uniform procedure for the recovery of its dues (i.e.) by invoking the provision of R. D. Act or the Civil remedy and cannot proceed both under the R. D. Act and under the common law by filing a Civil suit. In the instant case, since the Board has exhausted the remedy available under the common law, it is precluded from proceeding once again under the R. D. Act in respect of the same matter”.

The Superintending Engineer/South Arcot Elec'y. System is requested to take action accordingly.

C. K. Raghunath,
Member (Distribution).

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Memo. No. SE/RE&I(D)/DE/(SS)AI/C. 3586-1/85 (Technical Branch) Dated 15-3-1985.

Sub : Voluntary Disclosure Scheme—Unauthorised loads in L.T. Industrial services
—Regularisation without penal levies—Orders—Issued.

Ref : (i) B.P. Ms. (FB) No. 5 (Tech. Br.) dt. 4-1-84.

(ii) Memo. No. SE/RE & I (D)/DE(SS)AI/C.1991-1/84, dt. 26-5-84.

Regional Chief Engineers/Distribution are requested to issue instructions to Superintending Engineers/O & M to take action to regularise the unauthorised loads declared by the L.T. Industrial consumers under the Voluntary Disclosure Scheme ordered in B.P. first cited without penal levies in respect of which irregularities have been pointed out by Anti Power Theft Squad and also which are yet to be regularised. Regularisation of such unauthorised loads in L.T. Industrial services should be done as below :

(i) in respect of services in which irregularities have been pointed out by the Anti Power Theft Squads (during checking of regularised services by Anti Power Theft Squads) revised load sanction orders should be issued by the competent authorities for the actual load pointed out by the Anti Power Theft Squads.

(ii) In respect of services in which procedural irregularities have been pointed out by the Anti Power Theft Squads, (during checking of regularised services by Anti Power Theft Squads) unauthorised loads in such services should be deemed a regularised only after completion of all the procedures as per rules.

(iii) All the remaining L.T. Industrial services (in which the unauthorised loads declared are yet to be regularised should be personally inspected by the concerned Divisional/Engineers/O&M. After inspection, the Divisional Engineers/O&M should issue a certificate that the unauthorised load declared by the consumer is in order in all respects. Thereafter the unauthorised load should be regularised by the competent authority after observing all procedures invogue.

(iv) Wherever the capacity of the D.T. is not adequate to cater to the unauthorised additional loads connected and enhancement of capacity of Distribution Transformer is necessary the consumers should be asked to disconnect the unauthorised additional loads (in writing) if new motors/other new equipments have been added or to reduce the load if higher capacity motors/equipments have been installed till such time Distribution Transformer of required capacity is erected. This should be ensured to prevent failure of Distribution Transformers. Other improvement works to be carried out to cater the unauthorised additional loads should also be taken up and completed expeditiously.

Superintending Engineers, Operation and Maintenance should also be instructed to initiate disciplinary action on the officers and staff responsible in respect of all cases in which irregularities have been committed by them in regularising the unauthorised loads. Disciplinary action should be taken on the Officers and staff for each case of irregularity in regularisation, separately.

B. Vijayaraghavan,
Chairman.



Memo. No. SE/RE & 1(D)/DE/SS/AI/C. 3315—1/85, (Technical Branch) dated 16—3—85

Sub : Installation of Stand by motors in L.T. services for water works and drainage—pumping by local bodies—connected load—Orders—Issued.

Ref : S.E/Periyar Elec. System's Lr. No. SE/PES/RCE/A2/R598/84, dt. 16—7—84.

The local bodies may be permitted to install standby motors in their L.T. services for water works and drainage pumping works. The local bodies should provide double throw change over switch so that only one motor could be operated at a time. This should be ensured by the field officers.

In such cases the connected load of the L.T. service shall be the capacity of one motor only. If the two motors are of different capacities the connected load shall be that of the higher capacity motor.

The above arrangement may be permitted for the existing services also and penal action, if any taken in such cases may be awaited.

B. Vijayaraghavan,
Chairman.

Memo. No. SE/RE & I (D)/DE/SS/AI/C. 3591—1/85, (Technical Branch) Dated 16—3—85

Sub : Extension of supply to the places where Refugees from Srilanka are accommodated in the districts—expeditious action to be taken—instructions issued.

Ref : Lr. No. C1/4588/85, dt. 23—2—85 from the Director of Rehabilitation, Madras.

A copy of letter cited is enclosed.

Regional Chief Engineers/Distribution are requested to instruct the Superintending Engineers/O & M to expedite the works for extension of supply to the places where the refugees from—Srilanka are accommodated. There should be no undue delay in effecting supply to such places.

B. Vijayaraghavan,
Chairman.

Enclosure :

Copy of Lr. No. CI/4588/85, dated 23—2—1985 from Director of Rehabilitation, Ms.5. to the Chief Engineer, T.N.E.B. Madras-2.

Sub : Refugees—Refugees from Srilanka—Sudden increase in arrival of refugees at Rameswaram—Accommodation in Cyclone Shelters and other Provision of essential facilities—Instructions to the Subordinate Officials in the District—Requested.

Ref : Telex No. K2/7422/85, dt. 18—2—85 from the Collector, Ramnad at Madurai communicated in Government D.O. letter No. 10131/RHI(1)/85, Revenue, dt. 20—2—85.

You may be aware that the people of Indian Origin are coming to India as refugees from the riot affected areas in Srilanka. The influx has suddenly increased from 5th February '85 onwards. More number of refugees families are still arriving from Srilanka due to continued disturbances in that country.

2. The refugees families are accommodated in the Mandapam Camp in the first instance, provided with utensils, clothes, Cash-doles and Subsidised rice in the Transit Camp and Mandapam Camp itself and then transferred to the various Centres in the Districts as ordered by the Government. Not more than 100 to 150 families are transferred to the various Districts and all the Collectors (except Nilgiris, Madras, Kanyakumari) have already been requested to provide water supply, Elec. facilities, all Medical Care and Sanitary arrangements to the refugees in the places where they are accommodated in the Districts. The above arrangements are to be continued without any difficulty till a final decision is taken by the Government of India, New Delhi on the future settlement of these refugee families. The entire machinery is to be geared up to look after the Welfare of these refugees on a war footing. I therefore request you to arrange to issue necessary urgent instructions to all the subordinate concerned at the District and Taluk level for speedy action in regard to the provision of adequate water supply, electricity facilities, sanitary arrangements, medical care etc., The Panchayat Union Commissioners may also be instructed to provide Common Kitchen, Latrine/Toilets and other facilities as and when required in the various places in the Districts where the refugees families are accommodated. I request you to send a copy of the instructions issued to the subordinate officers in the Districts and Taluk Level, to me and all the Collectors in the District.

T. V. Muthuswamy,
Director of Rehabilitation.

(True Copy)

Letter No. 547/Adm. Br./PA(T)/T3/84—1, dt. 25—3—85, issued from Thiru Arjunan Gnaolivu, Accounts Member, K.R. Ramasami Maaligai, Anna Salai, Madras-2, to all RCEs & SEs. of O. & M.

Sub : Elec. — Vellore Elec. System—H.T. supply to M/s. Malladi Drugs and Pharmaceuticals Ltd.—Extension of Tariff concession to new industry.

Ref : From R.C.E./Distn./Madras. Lr. No. CED/MS-A/cs./D1267/84/dt. 16—11—84 and 5—12—84.

M/s. Malladi Drugs and Pharmaceuticals Limited, Ranipet, represented that they are joint-sector undertaking promoted by 'TIDCO'. They have not produced the Audited Balance-sheet and Profit and Loss Account for the year ended 31—3—1983, on the ground that the Govt. of India have not nominated a statutory Auditor so far. The Superintending Engineer/Vellore Elec. System has, however, allowed the new industries concession for a period of six months pending production of the Audited Balance-sheet, after obtaining undertaking from the consumer that if the documentary evidence is not produced the amount allowed as concession should be reimbursed.

2. The consumer has, however, produced only a certificate from their Internal Auditors. You have raised a question whether the benefit of new industries concession can be allowed indefinitely pending production of regular Balance-sheet, on the basis of the provisional Balance-sheet prepared by the internal Auditors of the Company.

3. The Board cannot take into account the difficulty of the consumer in getting the statutory Auditors certificate or any other reasons whatsoever. The concession already allowed should be withdrawn immediately and the undertaking obtained from the consumer should be enforced. If and when the consumer produces regular Balance-sheet and Profit & Loss Account duly certified by the Auditor disclosing loss in business, then the new industries concession may be restored.

(By Order of the Chairman)

Arjunan Gnaolivu,
Accounts Member.

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Circular Memo. No. 1192/X/DFC/S/SV. II/84 (Accounts Branch) Dated 26—3—1985

Sub : Dismantled Meters from Agricultural Services—Assigning code Nos.—Instructions—Issued.

Ref : Endt. No. MD/TA/SE's Conference/2/84, dated 1—10—1984.

The following code numbers have been assigned for the dismantled meters from Agricultural Services.

1.	A. C. 3 Phase meter	5 Amps dismantled from Agricultural services		400—176
2.	—do—	10 Amps	—do—	400—177
3.	—do—	15 Amps	—do—	400—178
4.	—do—	20 Amps	—do—	400—179
5.	—do—	25 Amps	—do—	400—180
6.	—do—	30 Amps	—do—	400—181
7.	—do—	40 Amps	—do—	400—182
8.	—do—	50 Amps	—do—	400—183
9.	—do—	75 Amps	—do—	400—184
10.	—do—	75 Amps	—do—	400—185
		100% over load		
11.	—do—	100 Amps	—do—	400—186
12.	—do—	100 Amps	—do—	400—187
		50% over load		
13.	—do—	200 Amps	—do—	400—188

2. The accounting procedure for the dismantling of meters from Agricultural Services are as follows:—

The meters so released from the dismantled service will be taken into stock in stores under the respective code numbers assigned. M. R. T. will draw these meters from stores for test. After test, sound and serviceable meters will be devoluted to stores which will be accounted in the folio/ code No. already assigned for used tested meters. For the rest of the unserviceable meters, action will be taken to survey report by M. R. T. as per Memo. No. SAO/F. 206/dated 2—9—1957. The useful parts from these meters will be taken out and the residual unuseful parts will be devoluted by M. R. T. to stores as Meter parts scrap under already coded number 650—024.

Arjunan Gnanaolivu,
Accounts Member.

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Procurement of materials by system Superintending Engineers—Monetary Powers of system Superintending Engineers for purchase of materials—Extension orders issued.

B. P. Ms. (Ch.) No. 65

(Technical Branch)

Dated 28—3—1985
Panguni 15, Rakthatchi,
Thiruvalluvar Aandu 2016.

Read :

- (1) B.P. Ms. (CH) No. 127 (Tech. Br.) dt. 24—6—1983.
- (2) B.P. Ms. (CH) No. 86 (Tech. Br.) dt. 3—4—1984.

Proceedings :

The validity of the following monetary powers delegated to the system Superintending Engineers in B.P. Ms. (CH.) No. 127 (Tech. Br.) dated 24—6—1983 and B.P. Ms. (CH) No. 86 (Tech. Br.) dated 3—4—1984 is extended for a further period of one year (ie) upto 31—3—1986.

- | | |
|--|--------------|
| (i) Maximum value of any Purchase Order : | Rs. 10,000/- |
| (ii) Maximum amount for which Superintending Engineers can place Purchase orders in any month. | Rs. 50,000/- |

The total Purchases in the year will be strictly subject to the Budget provision.

(By Order of the Chairman)

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

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Memo: No. SE/RE&I(D)/LO/AR/Pumpsets/Target 84—85/42/85 (Technical Branch) Dated 29—3—85.

Sub : Energisation of Agricultural pumsets—Committed 'On line' services—effecting power supply—Regarding.

- Ref :**
- (1) Memo. No. SE/RE&I(D)/LO/AR/Pumpsets/34/85, dt. 17—1—85.
 - (2) Memo. No. SE/RE&I(D)/LO/AR/REP/Target 84—85/D.35/85, dt. 31—1—85.
 - (3) Endt. No. Ch/TA/2295/85—1, dt. 19—3—85.
 - (4) Circular No. Ch/TA/2295/85—4, dt. 23—3—85.

In continuation of the above references Regional Chief Engineers are instructed to effect power supply to all committed 'On line' services before 25—5—85.

C. K. Raghunath,
Member (Distribution).

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