

TAMIL NADU ELECTRICITY BOARD GAZETTE

Vol. VIII

APRIL 1989

No. 4



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News & Notes

PART—I

NEWS & NOTES

I. Generation Particulars :

The generation/relief figures for April '89 and for the period July '88 to April '89 were as follows :—

Sl. No.		April '89	July '88 to April '89 (in Million Units)
1.	Ennore	106.805	1283.659
2.	Tuticorin	404.500	3695.990
3.	Mettur	189.840	1439.200
	TNEB Thermal	701.145	6418.849
4.	Neyveli TS I	214.646	2461.336
5.	Neyveli TS II	301.055	2648.419
6.	Kalpakkam	7.612	1131.096
7.	Hydro Generation	178.671	3129.252
8.	Net Export to Kerala (—)	(—) 72.904	(—) 953.741
9.	Net Export to Karnataka	—	(—) 77.132
10.	Net Export to Andhra	—	(—) 0.809
11.	Import from NTPC	32.687	161.090
12.	Import from Manali	1.594	15.677
13.	Windfarm	0.168	2.636
	Net TNEB Consumption	1364.674	14936.673

II. Hydro Inflows :

The Hydro inflows in April '89 were 16 MU against 49 MU in April '88 and against 39 MU being the ten year average. The total inflows from July '88 to April '89 were 2583 MU as against 1741 MU last year and against the ten year average of 2753 M.U.

III. Storage Position :

The storage position in various reservoirs as on 1—5—89 when compared to the storage on 1—5—88 was as follows:

Sl. No.	Name of Group	As on 1—5—89	As on 1—5—88 (in Million Units)	Difference
1.	Nilgiris	68.08	261.48	(—) 193.40
2.	Periyar	—	26.33	(—) 26.33
3.	Papanasam & Servalar	—	16.45	(—) 16.45
4.	PAP	10.32	44.69	(—) 34.27
5.	Kodayar	3.12	9.31	(—) 6.19
6.	Suruliyar	1.95	0.91	(+) 1.04
	Total excluding Mettur	83.47	359.06	(—) 275.58
	Mettur	0.32	3.20	(—) 2.88
	Total including Mettur	83.79	362.25	(—) 278.46

IV. Performance of Thermal Stations :**(i) Tuticorin :**

The details of generation at Tuticorin during April '89 were as follows :—

Unit	Availability Factor (%)	Generation in M. U.	Plant Load Factor (%)
I	86.62	130.280	86.61
II	91.91	138.800	91.80
III	91.85	135.420	89.56
Station	—	404.500	89.18

(ii) Ennore :

Ennore generated 106.805 M.U. with a Plant load factor of 32.96%. Unit-wise generation details for April '89 were as follows :—

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I	99.24	31.368	72.61
II	99.06	35.563	82.32
III	—	—	—
IV	—	—	—
V	88.19	39.874	50.35
Station	—	106.805	32.96

Units III and IV which were shut down from 30—9—88 and 2—9—88 respectively for overhaul works are expected to come back after major repair works consequent on the fire accident on 10—10—88.

(iii) Mettur :

The details of generation at Mettur Thermal Power Station during April '89 were as follows :—

Unit	Availability Factor (%)	Generation (in M.U.)	Plant Load Factor (%)
I	99.31	109.840	72.65
II	68.38	80.000	52.91
Station	—	189.840	62.78

V. Auxiliary consumption and oil consumption in Thermal Stations :

The auxiliary consumption and oil consumption during April '89 were as follows :—

	Tuticorin	Ennore
Auxiliary consumption (%)	7.4	12.1
Oil consumption (ML/UG)	3.41	9.0

VI. Training :

The following special training programmes were conducted during April '89 :—

1. Two day training programme on "Uniform Commercial Accounting System" for selected staff and Assistant Accounts Officers conducted from 3-4-89 to 4-4-89 and 19-4-89 to 20-4-89 at Staff Training College/Madras and 10-4-89 to 11-4-89 and 21-4-89 to 22-4-89 at Hydro Training Institute/Athikadavu and from 26-4-89 to 27-4-89 and 28-4-89 to 29-4-89 at Transmission and Sub-station Training Institute/Madurai.

(vii)

2. 3 days institutional training for B.A. (Corporate Secretaryship) students of Anna Adarsh College for Women and D.G. Vaishnava College conducted from 17-4-89, 19-4-89 and 20-4-89 and 21-4-89, 22-4-89 and 24-4-89 respectively.

3. Five Officers from Mettur Thermal Power Project deputed for training for a period of 8 weeks on Digital Distributed Control System at the Factory of M/s. Hitachi, Japan.

VII. Agricultural services-Operation of air compressors :

In Memo. No. SE/IEMC/EE3/AEE 2/D 141/89 dt. 10-4-89, it has been clarified that if any agricultural consumer wants to operate the air compressor set independantly without Triple pole double throw switch, he may apply for additional load for the compressor set. On receipt of such application, sanction may be accorded and supply effected to the additional load as per the priority for the 'edditional load' category.

VIII. Replacement of deteriorated service connection wires to be done at Board's cost ;

In Memo. No. SE/IEMC/EE3/AEE 1/8634/89-3 dt. 10-4-89, it has been instructed that the replacement of deteriorated service connection wires in LT services to be done by the Board at its cost.

IX. Delegation of powers to Chief Engineers (Distribution) Superintending Engineers of Distribution Circles :

In B.P. (Ch) No. 86 (Tech. Branch) dt. 26-4-89, powers have been delegated to Chief Engineers (Distribution) and Superintending Engineers of distribution circles in regard to procurement of materials.

X Extension of supply to new industries and additional loads in existing industries :

In Memo. No. IEMC/EE 2/A1/Power Intensive/ D 855/89 dt. 21-4-89, instructions have been issued in regard to processing of applications for High Tension steel, aluminium and other power intensive industries.

XI Prerequisite qualification for promotion to the post of Deputy Financial Controller :

In B.P. (FB) No. 40 (Sectt. Branch) dt. 27-4-89, the pre-requisite qualification of three years in the post of Accounts Officer for promotion to the post of Deputy Financial Controller has been reduced to two years.

XII. Power cut on HT Industries/LT Industries above 75 HP

(a) The following power cut has been imposed from 24-4-89 :

(1) 60% cut in both energy and demand on all HT Industries with a sanctioned demand of 130 KVA and less.

(2) 60% cut in energy on all L.T. industries with a connected load of above 75 HP.

(3) 60% cut in both demand and energy on new HT industries located in areas notified as industrially backward and on those which have not completed 3/5 years from the date of availing supply which have so far been exempted from power cut.

(4) Regulation of power supply to rural feeders as below :

	Day time (three phase supply only between)	Night time
I Group	6 to 10 Hours	2 to 6 Hours
II Group	10 to 14 Hours	0 to 4 Hours
III Group	14 to 18 Hours	22 to 2 Hours

(5) Urban feeder shedding:

2 hours in the morning and 2 hours in the evening in Mofussil areas.

(b) The following additional restrictions have also been imposed from 29-4-89. Violation of the ban will result in disconnection of the service for a period of seven days:

(1) LT industries should not work between 6 PM to 9 PM in the evening.

(2) Use of neon and display lighting with power supplied by TNEB is prohibited.

(c) Load shedding in Madras City areas (from 3-5-89)

(1) One hour in the morning between 8 AM and 1 PM and half an hour between 1 PM and 5:30 PM as per the achedule notified.

The following are the details of the posts created, upgraded and abolished during the month of April, 1989.

K. N. Rathinavelu,
Secretary.

Posts Created

Sl. No.	Details of Board's orders	Name of the Elec'y. Distn. Circle	Name of the post	No. of posts	Purpose for which the posts were created	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch) No. 136 (Adm) dt. 1-4-89 and Amendment Memo. No. 47545/S2/A2/89-1 dt. 29-4-89	Director of Training/Adm. Branch	Assistant Helper	1	For Thermal Training Institute, Ennore.	
2.	Per. B.P. (Ch.) No. 137 (Adm) dt. 1-4-89	Kanyakumari E.D.C.	Rev. Supervisor	3	For Kuzhithurai Revenue Branch for the period upto 31-10-89	
3.	Per. B.P. (Ch.) No. 144 (Adm) dt. 5-4-89	Madurai E.D.C.	A.E.E. (Elec) J.A. (Admn) Comml. Inspector A.C.I.	2 2 2 2	For sanction of addi- tional two sub-divisions based on the sections sanctioned as on 1-1-88 workload for the period upto 31-7-89 from the date of utilisation.	
4.	Per. B.P. (Ch) No. 149 (Adm) dt. 7-4-89	Ramnad E.D.C.	Accounts Supr. Jr. Assistant	4 1	For Rev. Accounting staff workload as on 1-1-89 for the period upto 30-9-89 from the date of utilisation.	
5.	Per. B.P. (Ch) No. 150 (Adm) dt. 7-4-89	Kamarajar E.D.C.	AE/JE I Gr. (Civil)	1	For RCC yards for the period upto 30-9-89 from the date of utilisation.	
6.	Per. B.P. (Ch) No. 152 (Adm) dt. 11-4-89	Chengalpattu E.D.C.	Driver	1	Upto 31-3-90. For the vehicle TNH 3220 for 400 KV SS Sriperumbudur.	
7.	Per. B.P. (Ch.) No. 153 (Adm) dt. 11-4-89	Tirupathur E.D.C.	J.E. II Gr.	1	Anaicut Rural Section based on 1-4-84 workload.	Period upto 31-5-89 from the date of utilisation.
8.	Per. B.P. (Ch) No. 154 (Adm) dt. 11-4-89	Coimbatore E.D.C./South	A.E.E. (Machl.)	1	Upto 30-6-90 due to bifurcation of Special Maintenance Sub- division as Special Maintenance and Work- shop Sub-division.	
9.	Per. B.P. (Ch) No. 158 (Adm) dt. 11-4-89	Trichy E.D.C./North	A.E.E. Jr. Assistant Comml. Inspector A.C.I.	3 3 3 3	Based on the sections sanctioned for the workload as on 1-1-88. Upto 31-5-89 from the date of utilisation	
10.	Per. B.P. (Ch) No. 159 (Adm) dt. 11-4-89	Trichy EDC/South	Driver	1	New four wheel Mahindra Vehicles bearing No. 2812. Upto 31-5-89 from the date of utilisation.	
11.	Per. B.P. (Ch) No. 161 (Adm) dt. 11-4-89	Chidambaram EDC	A.E.E. Junior Assistant Comml. Inspector	2 2 2	Based on the sections sanctioned for the workload as on 1-1-88. Upto 31-10-89 from the date of utilisation.	

(1)	(2)	(3)	(4)	(5)	(6)	(7)
12.	Per. B.P. (Ch) No. 162 (Adm) dt. 11-4-89	Madras EDC/Central	Record Clerk	3		For the maintenance of Records.
13.	Per. B.P. (Ch) No. 163 (Adm) dt. 11-4-89	T'veli Katta- bomman EDC	A.E.E. Junior Assistant Comm. Inspector A.C.I.	1 1 1 1		Upto 31-10-89 from the date of utilisation. Based on the sections sanctioned for the workload as on 1-1-88.
14.	Per. B.P. (Ch) No. 164 (Adm) dt. 11-4-89	Madras EDC/Central	Assessor Ins. of Assessment	23 11		Upto 31-3-90 from the date of utilisation for the Bimonthly card billing review as on 1-1-89.
15.	Per. B.P. (Ch) No. 167 (Adm) dt. 13-4-89	Thanjavur EDC/West	A.E. (Civil)	2		For RCC yard work. Upto 31-7-89 from the date of utilisation.
16.	Per. B.P. (Ch) No. 168 (Adm) dt. 15-4-89	Vellore EDC	Draughtsman	1		Upto 31-5-89. To maintain uniform staff pattern in 230 KV SS.
17.	Per. B.P. (Ch) No. 171 (Adm) dt. 19-4-89	Madras EDC/Central	Accounts Supr. Jr. Asst.	1 2		Review of workload for Revenue Branch as on 1-1-89. Upto 31-3-90 from the date of utilisation.
18.	Per. B.P. (Ch) No. 172 (Adm) dt. 19-4-89	Chidambaranar EDC	Accts. Supr. Jr. Asst.	2 2		Review of workload for Revenue Branch as on 1-1-89. Upto 31-10-89 from the date of utilisation.
19.	Per. B.P. (Ch) No. 175 (Adm) dt. 24-4-89	Madras EDC/South	Accts. Supr. Jr. Asst.	3 3		For the Revenue Branch review as on 1-1-89. Upto 31-3-90 from the date of utilisation.
20.	Per. B.P. (Ch) No. 176 (Adm) dt. 24-4-89	C.E./N.M.T.P.P.	E.E. (Civil)	1		For attending to the Civil works pertaining to the Constn. of Gas Turbine Project at Kovilkalappal. Upto 31-1-90 from the date of utilisation.
21.	Per. B.P. (Ch) No. 177 (Adm) dt. 24-4-89	Kamarajar EDC	A.E.E. (Elect) J. A. (Adm.) Comm. Inspector Asst. Comm. Insp.	2 2 2 2		For sanction of additional two sub-divisions based on the sections sanctioned as on 1-1-88 workload for the period upto 30-9-89 from the date of utilisation.
22.	Per. B.P. (FB) No. 26 (Adm) dt. 28-4-89	Vellore EDC	A.E.E. (Elect) J. A. (Adm.) Comm. Insp. Asst. Comm. Insp. Exe. Engr. (Elect) Accts. Supr. Adm. Supr. Assistant Draughtsman Asst. Draughtsman Jr. Asst. Typist Office Helper Comm. Insp. Asst. Comm. Insp. Comm. Asst.	2 2 2 2 1 1 1 4 1 1 2 1 1 1 1 1		Upto 31-5-89. Due to sanction of one Division and one sub-division based on workload as on 1-1-88.
23.	Per. B.P. (Ch) No. 190 (Adm) dt. 29-4-89	Periyar EDC	A.E./J.E. I Gr. J.E. II Gr. Line Insp. Electn. I Gr. Lineman Helper Sweeper-cum- Gardener	1 4 1 1 5 2 1		Upto 30-9-89. For O&M of 110/22-11 KV SS at Kavandapady.

(x)

Posts Upgraded

—Nil—

Posts Abolished

Sl. No.	Details of Board's orders	Name of the Elec. Distn. Circle	Name of the post	No. of posts
(1)	(2)	(3)	(4)	(5)
1.	Memo. No. 065244/143/S3/A2/88-3, dated 27-3-89/1-4-89	Cuddalore EDC	J. E. II Gr. (E)	1
2.	Per. B.P. (Ch) No. 149 (Adm.) dt. 7-4-89	Ramnad EDC	Assistant	2
3.	Per. B.P. (Ch) No. 152 (Adm) dt. 11-4-89	Kancheepuram EDC	Driver	1
4.	Memo. No. 027739/121/S3/A2/89-1, dated 13-4-89	Coimbatore EDC/South	Assistant	4
5.	Memo. No. 22687/54/S3/A3/89-1, dated 13-4-89	Udumalpet EDC	Assistant	2
6.	Memo. No. 26786/124/S3/A2/89-1, dated 15-4-89	Coimbatore EDC/North	Assistant	12
7.	Per. B.P. (Ch) No. 168 (Adm) dated 15-4-89	Vellore EDC	Junior Asst. Watchman	1 2
8.	Memo. No. 29206/S4/A2/127/89-1, dated 17-4-89	Madras EDC/North	Assistant	4
9.	Per. B.P. (Ch) No. 171 (Adm.) dated. 19-4-89	Madras EDC/Central	Assistant	12
10.	Per. B. P. (Ch.) No. 172 (Adm.) dated 19-4-89	Chidambaranar EDC	Assistant	24

(1)	(2)	(3)	(4)	(5)
11.	Per. B. P. (Ch.) No. 174 (Adm.) dated 20-4-89	Mettur Workshops Circle	Office Helper Watchman	2 3
12.	Memo. No. 072845/ 125/S3/A1/89-1, dated 21-4-89	Tiruvannamalai EDC	Assistant Junior Asst. Watchman	1 2 1
13.	Memo. No. 074245/ 124/S3/A1/89-1. dt. 21-4-89.	Tirupathur E.D.C.	Asst. Draughtsman Assistant Junior Asst.	1 1 2
14.	Per. B. P. (Ch.) No. 175 (Adm.) dt. 24-4-89.	Madras E.D.C./ South.	Assistant	1
15.	Per. B. P. (Ch.) No. 176 (Adm.) dt. 24-4-89	C.E./ N.M.T.P.P.	E.E. (Mechl.)	1
			Field Staff	
			E.E. (Civil)	1
			A.E.E. (Civil)	2
			A.E.E. (Elect.)	1
			A.E./J.E. I Gr. (C)	6
			A. E. (Elect.)	2
			A. E. (Mechl.)	1
			Division Office	
			A. E./JE (C) I Gr.	1
			Accounts Supr.	1
			Assistant	1
			Junior Asst.	5
			Typist	1
			Senior Draughtsman	1
			Asst. Draughtsman	1
			Office Helper	1
			S.C. Grade I	1
			S.C. Grade II	2

GENERAL ADMN. & SERVICES.

PART-II

General Administration & Services

Memorandum No. 81549-C2/88-1 (Secretariat Branch), dated 21-3-1989.

Sub: Industrial Dispute Act 1947-Tamil Nadu Act of 1988-Industrial Workmen empowered to take up dispute relating to dismissal/removal to Labour Court-Instructions-Issued.

All the officers of the Board are hereby informed that by Tamil Nadu Act 5 of 1988, the Tamil Nadu Government introduced the following Amendment to Section 2A of the Industrial Dispute Act, 1947 :-

" Amendment of Section 2-A. Central Act XIV of 1947-In the Industrial Disputes Act, 1947 (Central Act XIV of 1947) hereinafter referred to as the principal Act), Section 2-A shall be re-numbered as sub-section (1) of that section and after the said sub-section (1) as so re-numbered, the following sub-section shall be added, namely :-

" (2) Where no settlement is arrived at in the course of any conciliation proceeding taken under this Act in regard to an industrial dispute referred to in sub-section (1), the aggrieved individual workman may apply, in the prescribed manner, to the Labour Court for adjudication of such dispute and the Labour Court shall proceed to adjudicate such dispute, as if such dispute has been referred to it for adjudication and accordingly all the provisions of this Act relating to adjudication of industrial disputes by the Labour Court shall apply to such adjudication."

2. In view of the above, it is requested that care should be taken by the concerned Officers to file proper statement before the Labour Officer in support of their contention without omitting any points, when dealing such cases; otherwise they may not be able to adduce fresh points before the Labour Court when the case is taken up for hearing.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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Memorandum No. 30647/C1/88-1 (Secretariat Branch) dated the 31st March, 1989

Sub: Establishment-Assistant Engineers and Junior Engineers I Grade-Specification of duties, functions and responsibilities and treating them as Officers-Admissibility of certain statutory benefits between the period from 21-10-86 to 1-12-86-Clarification-Issued.

Ref: 1. B.P. Ms. (Ch) No. 511, S.B. dated 21-10-1986.

2. Board's Memo. No. 6841/C1/85-1 dated 1-12-1986.

In B.P. Ms. (Ch) No. 511 (Sectt. Br.) dated 21-10-86 duties, functions and responsibilities for Assistant Engineers and Junior Engineers I Grade (ordinary grade as well as Selection grade) have been prescribed. In Board's Memo. No. 6841/C1/85-1, dated 1-12-86 instructions were issued that considering the duties, functions and responsibilities of the Assistant Engineers and Junior Engineers I Grade (ordinary grade as well as selection grade) in Class II service specified in the above mentioned B.P., they would not be covered under the Standing Orders and they would be treated as officers i.e.

non workmen for all purposes. Certain Superintending Engineers have raised points for clarification whether the practice of payment of overtime wages followed in certain factories and payment of additional days wages for work on National and festival holidays followed prior to the issue of B.P. Ms. (Ch) No. 511 (SB) dated 21-10-86 may be continued till the issue of Board's Memo. No. 6841-C1/85-1, dated 1-12-86. Certain Superintending Engineers have reported that in some cases the above benefits have been claimed and paid even prior to the issue of the instructions in the memo. dated 1-12-86. The Superintending Engineers and other Officers of the Board are informed that over time wages where the practice of payment of Over Time wages was in existence prior to the issue of B.P. dt. 21-10-86 and payment of additional days wages for work on National, festival holidays may be allowed in respect of the pending cases falling in between 21-10-86 and 1-12-86 and should be stopped from 1-12-86.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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Circular Memo. No. 73750/E8(3)/88-8 (Administrative Branch) dated 1-4-89.

Sub : Establishment—Class II Service—Asst. Engineers/Junior Engineers/Elect. I Gr. transferred on request transfer and Administration grounds—closing of work orders—Handing over time.

Ref : From the S.E./L.M.H.E.P. Letter No. SE/E/L.M.H.E.P/Adm. 1/A1/F. 35/R.390/88 dt. 4-5-88.

In Adm. Branch Memo. No. 100117/E8(3)/87-1 dated 31-7-87, instructions were issued to follow uniform procedure in regard to closing of work orders of the Asst. Engineers/Junior Engineers/Elect. I Grade, Junior Engineers/Elect. II Grade and allowing of handing over time to the above officials who are transferred on administrative grounds and on requests.

The Superintending Engineer/Lower Mettur Hydro Electric Project has sought for clarifications as to whether the above instructions may be adopted in respect of Civil and Mechl. Engineers also.

The request of the Superintending Engineer/Lower Mettur Hydro Electric Project has been examined. In the meanwhile, further instructions specifying the scale of allowing handing over time to the Asst. Engineers/Junior Engineers working in Distribution Sections and Constn. Sections have been issued in Adm. Memo. No. 007327/E8(3)/89-1 dt. 19-1-89.

The Superintending Engineers are informed that the orders issued in Adm. Br. Memo. No. 007327/E8(3)/89-1 dt. 19-1-89 are applicable to the Assistant Engineer/Junior Engineer (Civil) I Grade, Junior Engineer/Civil II Gr. Assistant Engineer/Junior Engineer (Mech.) I Gr. Junior Engineer (Mechl.) II Gr.

M. Chinnakkannu,
Chief Engineer (Personnel).

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Memo. No. 011175/18/C. 3(4)/88-58 (Administrative Branch) Dated 3-4-1989

Sub : Establishment—Class III Service—Formation of Administrative Cadre—Assistants—Not selected for Administrative Cadre—Intimation—Regarding.

Ref : 1. This Office Memorandum No. 011175/18/S2(A3)/88-1 Dated 22-3-1988
2. This Office Memorandum No. 011775/18/S2(A3)/88-5 dt. 25-5-1988.
3. This Office Memorandum No. 011175/18/S2(A3)/88-27 dated 12-9-1988
4. This Office Memorandum No. 011175/18/S2(A3)/88-31 dated 26-9-1988

Consequent on formation of Administrative Cadre, selection intimation has been communicated in the reference (1) to (4) cited in respect of Administrative Assistants.

Some of the Assistants, who have opted for Administrative Cadre represented that they are not aware, whether they have been absorbed in Administrative Cadre or not.

In this connection, the Superintending Engineers are informed that such representations need not be forwarded to this office since those who have opted for Administrative Cadre have been intimated about their selection in Administrative Cadre in the reference cited and those who have opted but not intimated so far about their selection are **NOT SELECTED** and the petitioners in your Circle may be informed as such.

M. Chinnakkannu,
Chief Engineer (Personnel).

Loans and Advances—House Building Advance—Insurance of buildings constructed/purchased/enlarged with House Building Advance received from Tamil Nadu Electricity Board—Amendment—Issued

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

(Secretariat Branch)

Dated the 3rd April, 1989 /
Ponguni 21, Vibhava,
Thiruvalluvar Aandu-2020.

Proceedings :

According to Rule-11 of the House Building Advance Rules, the house constructed/purchased/ and or the living accommodation which was enlarged out of the advance sanctioned by the Tamil Nadu Electricity Board should be insured for the outstanding balance of advance as on the 31st March preceding plus the approximate interest that may be due for the entire advance (to be calculated with reference to the amount of monthly instalment, the number of months in which the advance will be recovered, the rate of interest etc). But Clause-6 in form No. 5 of the Agreement Deed of the House Building Advance Rules, states that the mortgagor should insure the house for an amount not less than the actual amount of advance taken from the Tamil Nadu Electricity Board. The provisions of Clause-6 in form-5 appear contradictory to Rule No. 11 of House Building Advance Rules which safeguards the outstanding amount of loan and interest on the entire loan in the event of the house being involved in fire, flood and cyclone. The existing Rule-11 adequately protects the interest of the Tamil Nadu Electricity Board in this regard. It is therefore considered necessary to amend the agreement to be in line with Rule-11. Further in Clause-6 in form No. 5 there is a reference to only one Insurance Company. But in Rule-11 the names of four Companies are mentioned. It is therefore considered necessary to mention the names of all the four Companies in the Agreement also. Accordingly the following amendment is issued to form No. 5 in the Tamil Nadu Electricity Board Rules to regulate the grant of advance to the Board employees for building etc. of houses :-

Amendment

In the said Rules, in Form-5, for Clause-6, the following clause shall be substituted, namely:-

“(6) To insure with the General Insurance Company of India, or its subsidiaries (National Insurance Company Limited, New India Insurance Company Limited, Oriental Fire and General Insurance Company Limited, United India Fire and General Insurance Company Limited) the house constructed/purchased and/or the living accommodation which is enlarged/improved out of the advances sanctioned by the Tamil Nadu Electricity Board against fire, flood and cyclone for an amount not less than the actual amount of advance taken from the Tamil Nadu Electricity Board and the interest, within a period of three months after completion of construction/purchase of the houses etc. Insurance should be renewed for the second year and onwards for the outstanding balance of advance as on the 31st March preceding plus the approximate interest that may be due for the entire advance calculated with reference to the amount of monthly instalment, the number of remaining months in which the advance will be recovered and the rate of interest etc.

In the case of failure to insure the building or to pay the premium, the borrower agrees to the deduction by the pay disbursing officer of an amount equal to the cost of taking out a policy, for keeping it alive, as the case may be, from his pay and its remittance to the Insurance Company”.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Memo. No. 1555-DTS/A6/89-2 (Administrative Branch) Dated : 4-4-'89.

Sub : Training-Apprenticeship Training for Tradesmen under Apprentices Act 1961- Splitting up of the assignment of Apprentices made for combined Chingleput Electricity Distribution Circle-Amendment Orders-issued.

Ref : (1) B.P. Ms. (FB) No. 51 (Adm. Br.), dated : 26-6-85.

(2) SE/Chingleput EDC Lr. No. 100/89/SE/CEDC/CGL/Adm. II/JA/F. Trade Apprentices/89, dt. 20-3-89.

(3) SE/Kanchipuram EDC/Kanchipuram Lr. No. 130/SE/KEDC/Adm. 3/JA. 1/F.ITI.App.89, dt. 10-3-89.

In the B.P. cited (1), approval was accorded for engagement of 977 Nos. of Tradesmen apprentices under Apprentices Act 1961 in Tamil Nadu Electricity Board and allotment to each systems has been made in Annexure 'A' to the B.P. cited (1). The assignment for combined Chingleput Electricity Distribution Circle has been split up as per Superintending Engineer/Chingleput Electricity Distribution Circle letter (2) cited for engagement of Tradesmen Apprentices for Chingleput Electricity Distribution Circle and Kancheepuram Electricity Distribution Circle as follows :-

Sl. No.	Name of Trade	Combined Allotment for Chingleput Electricity Distribution Circle	Chingleput Electricity Distribution Circle	Kancheepuram Electricity Distribution Circle
(1)	Wireman	26	12	14
(2)	Lineman	14	7	7
(3)	Electrician	1	—	1
(4)	Instrument Mechanic	3	1	2
(5)	Switch Board Attendant	8	4	4
Total :		52	24	28

M. Chinnakkannu,
Chief Engineer (Personnel).

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Memorandum No. 1555/DTS/A6/89-3 (Administrative Branch) Dated : 4-4-'89.

Sub : Training-Apprenticeship Training for Tradesmen under Apprentices Act 1961- Number of Apprentices to be engaged in Tamil Nadu Electricity Board-Change of name of Establishment-Amendment-Orders issued.

Ref : (1) B.P. Ms. (FB) No. 51 (Adm. Br.), dated : 26-6-85.

(2) SE/Civil/Hydel, Madras-2 Lr. No. SECH,PA/Supdt./A1/D276/89, dated : 3-4-89.

The name of Establishment in Sl. No. 2 to Annexure to B.P. cited under reference (1) may be read as "Superintending Engineer/Civil/Hydel, Madras-2" instead of Superintending Engineer/Project Civil/ Hydel, Madras-2.

M. Chinnakkannu,
Chief Engineer/Personnel.

Memorandum No. 51164-C2/80-32 (Sectt. Branch) dated the 5th April 1989

Sub: Disciplinary Proceedings for violation of Conduct Regulations and Circulars of Board—Applicability to workmen covered by Standing Orders—Instructions—Issued.

The question whether for the violation of Tamil Nadu Electricity Board Conduct Regulations and Circulars of the Board prohibiting the employees from committing certain acts, disciplinary proceedings may be instituted and disciplinary action may be taken in respect of the employees who are covered by Standing Orders, has been examined in detail and the following instructions are issued.

2. The Tamil Nadu Electricity Board Employees Conduct Regulations were framed in exercise of the powers conferred under Section 79(c) of the Electricity (Supply) Act, 1948 and they are statutory Regulations. The Conduct Regulations were issued in the year 1967 after giving notice under Section 9-A of the Industrial Dispute Act to the workmen. According to Regulation 1(b) of the Conduct Regulations, they shall apply to all persons appointed to posts in connection with the affairs of the Tamil Nadu Electricity Board whether on duty, leave or foreign service. According to Regulation 30 of the Conduct Regulations, in respect of matters in the Conduct Regulations, for which there is provision also in the Standing Orders, the provisions in the Standing Orders shall prevail in regard to the employees governed by the Standing Orders. By virtue of the above said Regulations 1(b) and 30, in respect of matters in the Conduct Regulations, for which there is no provision in the Standing Orders, the provisions in Conduct Regulations will apply to the employees.

3. In Writ Petition No. 11462/85 Alamelu Vs-SuperIntending Engineer/South Arcot Electricity System (South), Villupurem, Justice Mohan delivering the Judgement after referring to the decision of the Supreme Court in Rasicklal V. Patel Vs. Ahmedabad Municipal Supply Corporation and another (1985-1-LLO-527) has held that the Service Regulations with regard to obtaining permission for contracting Bigamous marriage will apply to the employees, notwithstanding the fact there is no provision for that in the Standing Orders. In W.P. No. 5105/1980 Mr. Justice Nainar Sundaram after referring to the Supreme Court decision in Glaxo Laboratories (I) Ltd., Labour Court, Meerut and others (1984 (1) LLJ 16) observed that the learned Counsel for the respondent (TNEB) is conscious of the above principle and is not for a moment saying that transgression of any of the Regulations, unless they are enumerated as "misconduct" in the Standing Orders, will attract disciplinary action in respect of any "Workmen" who could be stated to have transgressed the said Regulation. Hence the apprehension expressed by the learned Counsel for the petitioners need not necessarily be further investigated in this Writ Petition without going to the merits of the case, the Writ Petition was dismissed. After the rendering of the Judgement in W.P. No. 5105 of 1980, when the management took a stand before the Conciliation Officer, in another case viz. the case of Thiru M. Paramanandam, Junior Assistant who was dismissed from service, that the workmen can be proceeded against for violation of the Conduct Regulations, a Contempt Application (Contempt Application No. 161 of 1987) was moved in the High Court, Madras on behalf of the workmen, which was dismissed. An appeal against this dismissed Contempt Application (Contempt Appeal No. 6 of 1987) was also dismissed.

4. Similar issue was also considered by the High Court, Madras in W.P. No. 8552 and 8835 of 1985. In those cases, disciplinary action had been taken following a complaint that some of the employees of the Board were extorting donation from the consumers in the names of the various Trade Unions in the Board. Disciplinary action was taken against the employee concerned, and following the findings recorded therein the services of the employee were terminated by order dated 27-7-85. In the other writ petition also, a similar order had been passed. The writ petitions had been filed challenging the orders of termination. One ground that was raised was that, having regard to the acts of misconduct enumerated in Clause 19 of the Standing Orders, the circular issued by the Chairman prohibiting collection for trade unions from consumers and violation thereof, was misconduct, is contrary to the Standing Orders, and therefore, the entire disciplinary action was incompetent. The learned Judge has rejected the contention and has dismissed both the writ petitions. Hon'ble Justice Mohan in the above writ petitions had observed as follows :-

"I don't think that however wise one may be it would be possible to enumerate all the misconduct in the world. It will depend upon the facts and circumstances of each case. Where therefore the Board in its wisdom thought of issuing circulars and that circular prohibited the employees from collecting donations, if the writ petitioners acted in utter dis-regard of this circular dated 12-7-83, the writ petitioners will have to reap the consequence thereof."

5. In Writ Appeal Nos. 1194 and 1195 of 1986, the above view of Mr. Justice Mohan was confirmed by the Division Bench of the High Court. Again in Writ Appeal Nos. 703 and 704 of 1987, Board's Circular dated 12-7-83 banning collection of donations from members of public is held as lawful and reasonable orders of superior and action can be taken against employees with reference to the Circular. The above mentioned judgements of Mr. Justice Mohan and the Division Bench are also binding on the Board.

6. Subsequent to Glaxo's case relied upon by Mr. Justice Nainar Sundaram in his judgement in W.P. No. 5105 of 1980, there is another decision of the Supreme Court rendered in Resiklah V. Patel Vs. Ahmedabad Municipal Corporation AIR 1985 SC p. 505 (1985. 1 LLO P. 527). The Supreme Court has held that unless either in the certified Standing Orders or in the Service Regulations an act or omission is prescribed as misconduct, it is not open to the employer to fish out some conduct as misconduct and punish the workmen even though the alleged misconduct would not be comprehended in any of the enumerated misconduct. The following observations of the Supreme Court would be relevant.

"The High Court while dismissing the petition held that even if the allegation of misconduct does not constitute misconduct amongst those enumerated in the relevant service regulations yet the employer can attribute what would otherwise per se be a misconduct though not enumerated and punish him for the same. This proposition appears to us to be statling because even though either under the Certified Standing Orders or service regulations, it is necessary for the employer to prescribe what would be the misconduct so that the workman employee knows the pitfall he should guard against."

It is a well settled canon of penal jurisprudence this removal or dismissal from service on account of the misconduct constitutes penalty in law that the workmen sought to be charged for misconduct must have adequate advance notice of what action or what conduct would constitute misconduct."

From the above Supreme Court's decision which is a subsequent decision to the Glaxo's case, it is clearly seen that it is not mandatory that the misconduct should be specified only in the Standing Orders. What is mandatory is that the misconduct should be an enumerated one, and that it should be enumerated either in the Standing Order or Conduct Regulations or lawful and reasonable orders of superior so as to give advance notice to the employee to know as to what action or what conduct would constitute misconduct.

7. In view of the position stated above, it is hereby instructed that the Board can take disciplinary action against the employees for violation of Conduct Regulations or Circulars issued by the Board as they give advance notice to the employees as to what action would constitute a misconduct so that the employees may guard themselves against committing such misconduct which can be said to be an enumerated misconduct and as such is actionable in law.

8. However, in this connection it may be stated that in view of stay order given by the High Court Madras in W.M.P. No. 16560/87 in W.P. No. 11310/87 to the effect that the proposed draft standing order (ix) "violation of any of the provision of T.N.E.B. Conduct Regulations" should not be implemented until further orders from the court, a question may arise as to whether the charge memo refer to the violation of the Conduct Regulations as a misconduct. Regarding this, it may be pointed out that the stay is only in regard to the operation of the above draft Standing Order (ix) proposed to be inserted in the Standing Orders. As the Conduct Regulations are said to be lawful and reasonable orders of the superior namely the Board within the meaning of Standing Order 30(i)/19(i) itself, as stated in paragraph 2 above, there is no need to invoke the proposed draft Standing Order (ix) and every violation of Conduct Regulation amounts to a wilful insubordination of a lawful and reasonable order of the superior within the meaning of S. O. 30(i) / 19 (i) so as to be actionable under the said Standing order itself without the need to have recourse to the proposed standing order (ix). In fact, in the clarificatory writ petition before the single judge of the High Court Madras (Justice Thiru Nainar Sundaram) the above stand was taken by the Board but the learned judge did not go into the merits of the above contention which was not accepted by him as he considered it a new theory advanced for the first time in the review petition and that this theory based on factual aspects was not propounded and advanced at the time when the earlier writ petition was disposed of and there was no explanation offered as to why there was an omission to putforth the present theory. Sufficient care should be taken in framing the charge-memo. In the charge memo, the specific provision in the Conduct Regulation which has been violated may be referred to in the first instance. After referring to that, it may be stated that the said Regulation being a lawful and reasonable order of the superior namely the Board framed and issued under section 79 (c) of the Electricity (Supply) Act, 1948, the violation of which amounts to wilful insubordination or disobedience of the lawful and reasonable orders of the superior within the meaning of Standing Order 30 (i)/19 (i) and as such is a misconduct under the said Standing Order 30 (i)/19 (i).

Memo. No. 60/I.R. 3/Adm. Br/88-5, (Administrative Branch) dated 6-4-1989

Sub : Rearrangement of two Divisions among Udumalpet and Periyar Electricity Distribution Circles—Effecting promotion and filling up of R.W.E. and clerical posts—Instructions—Issued.

Ref : From the SE/Udumalpet E.D.C. Lr. Nos.

1. SE/UEDC/Adm II/A2/F.Doc/C.HQ. 913/89, dated 8-2-1989.
2. SE/Udumalpet E.D.C. Lr. No. Adm. II/A2/F.Doc/C.HQ. 913-1/89, dt. 8-2-1989.

In the circumstances reported by the Superintending Engineer/Udumalpet Electricity Distribution Circle in his letters cited and he may be informed that an another cut off date (i.e) one week time from the date of receipt of the order may be allowed for exercising option for the 34 R.W.E. staff who have gone on promotion to Kangeyam and Dharapuram Divisions to come back to Udumalpet Electricity Distribution Circle.

2. The Superintending Engineer/Udumalpet Electricity Distribution Circle is further informed that the filling up of the persons in the approved panel may be considered only after considering the optees already opted as on 15-10-1988 including the 34 R.W.E. optees to be opted for Udumalpet Electricity Distribution Circle.

(By Order of the Chairman)

M. Chinnakkannu,
Chief Engineer/Personnel.

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Establishment—Ramanathapuram Electricity Distribution Circle—Shifting of the Headquarters from Madurai to Sivaganga—Orders issued.

Permanent B.P. (FB) No. 22

(Administrative Branch)

Dated 7-4-1989
Panguni 25, Vibhava,
Thiruvalluvar Aandu 2020.

READ :

1. Chief Engineer/Personnel Memo. No. 077663/S4/62/A1/88-3, dated 29-9-88.
2. Chief Engineer/Personnel Memo. No. 194598/133(a)/S4/A1/88-1, dated 25-1-89.
3. From the Chief Engineer (Distn.)/Madurai Region D.O. letter No. 1853/A2/88-3, dated 20-1-89.
4. From the Chief Engineer (Distn.)/Madurai Region D.O. letter No. 1853/A2/88-4, dated 31-1-89.

Proceedings :

Orders were issued for shifting the Headquarters of Ramanathapuram Electricity Distribution Circle from Madurai to Manamadurai with effect from 1-5-89 in the memo. read above.

2. The Chief Engineer Distribution/Madurai has since reported that there is no facility in Manamadurai and has proposed for fixing the Headquarters of Ramanathapuram Electricity Distribution Circle at Sivaganga.

3. After careful examination of the proposal, the Tamil Nadu Electricity Board orders that the Headquarters of Ramanathapuram Electricity Distribution Circle be shifted from Madurai to Sivaganga with effect from 1-5-89.

4. Detailed guidelines for transfer of employees will be issued separately.

(By Order of the Board)

M. Chinnakkannu,
Chief Engineer (Personnel).

Memorandum No. 7643/O&M Cell/89—8 (Secretariat Branch) dated 9—4—89.

Sub: Establishment—Imposition of punishment—Entry in Service Book—Instructions—Issued.

During the course of inspection of the Office of Chief Engineer (Distribution), Madurai Region, it was observed that there is a general notion that when an appeal against the punishment is pending there is no need to record entries in the Service Book about the punishment imposed on an employee till the appeal is disposed. This is not correct. It is clarified that when an order of punishment is imposed, it should be recorded in the Service Book and if the appeal is upheld or rejected, a further entry to that effect should also be recorded in the Service Book.

K. N. Rathinavelu,
Secretary.

Circular Memo. No. 002955/Adm. Br./C6—1/88—3 Dated: 10—4—89.

Sub: Establishment—Class III Service—persons who have not passed the language test in Tamil—Sanction of increment—Clarification—Issued.

Ref: From the Superintending Engineer/Gen./Tirunelveli letter No. ADS/A3/F. Trg/ D. 390/87 dt. 13—11—1987.

In the reference cited, the Superintending Engineer, Generation/Tirunelveli has requested certain clarification with regard to sanction of 5th and subsequent increment to the individual who has not passed the language test in Tamil which is necessary as per para-4(b) of Regulation—91 of the Tamil Nadu Electricity Board Service Regulations.

The Superintending Engineer/Generation/Tirunelveli has also forwarded the representation of an individual for exemption from passing the language test in Tamil since he is running 52 years.

The matter has been examined in detail and it is clarified as follows:—

“As per Government Orders adopted by the Board, the employees of the Tamil Nadu Electricity Board who have not passed the language test within the prescribed period of four years are allowed to continue in service without termination which itself is a concession to the employee. The fifth and subsequent increment due to the individuals shall accrue to them only on passing the language test. No exemption or relaxation from passing the test would be granted to any individual. Any excess payment made consequent on grant of fifth and subsequent increments shall have to be recovered from the individuals concerned.

M. Chinnakkannu,
Chief Engineer (Personnel)

Letter No. 154240/1313/IR2 (1)/Adm. Br./88—3, dated 10—4—89.

Sub: Establishment—T.N.E.B.—Request transfer—Further clarificatory orders.

Ref: Board Office Administrative Branch Memo. No. 154240/1313/IR2 (1)/ Adm. Br/88—1. dt. 14—12—88.

In para 7 of the Memo. cited, instructions were issued that the advance copy of request transfer application shall be sent by Registered Post to the Officer who is to effect the transfer, by name cover, so as to reach the officer concerned during the first week of every quarter i.e. from 1st to 7th of January, April, July and October and that the request applications received after or before the above stipulated period shall be returned to the employee concerned through proper channel.

2. As it has been mentioned above as “every quarter”, a point for clarification has arisen as to whether the applications have to be renewed in the subsequent quarter(s) if the request for transfer has not been complied within the quarter in which an employee has already applied for. I am to clarify that if an employee had already applied for request transfer in the first week of a particular quarter and if his case is yet to be complied with he need not renew or send a fresh application in the subsequent quarter(s). Such cases also will be reviewed and considered along with the applications received in the subsequent quarter(s).

M. Chinnakkannu,
Chief Engineer (Personnel)

Letter No. 154240/1313/I.R.2(1)/Adm.Br./88—4 dt. 10—4—1989.

Sub: Establishment—T.N.E.B.—Request transfer—Further clarificatory orders.

Ref: Board office/Adm. Branch Memo. No. 154250/1313/I.R. 2(1)/Adm. Br./88—1 dt. 14—12—88.

In para 7 of the Memo. cited, instructions were issued that the advance copy of request transfer application shall be sent by Registered Post to the Officer who is to effect the transfer, by name cover, so as to reach the officer concerned during the first week of every quarter i. e. from 1st to 7th of January, April, July and October and that the request applications received after or before the above Stipulated period shall be returned to the employee concerned through proper channel.

2. A point for clarification has been raised as to whether apart from the advance copy of the application for request transfer to be received in the first week of every quarter referred to in para 1 above, the original copy of application for request transfer should also be received from the Section Office/Sub-Division Office/Division Office etc. as the case may be, by the officer competent to effect the transfer during the first week of every quarter.

3. I am to clarify that the employee who makes a request for transfer should besides sending his advance copy of his request application by Registered Post to the officer competent referred to in para 1 above, simultaneously send his original copy also to his immediate superior officer so as to enable him to forward the same to the officer competent to effect the transfer immediately. It is however, not necessary that the copy submitted through proper channel should be received by the competent authority before the end of the first week of the quarter.

M. Chinnakkannu,
Chief Engineer/Personnel.

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Memorandum No. 005044/Inspn. /89—3 (Administrative Branch) dated 10—4—89.

Sub: Inspection—Programme of Inspection of Circles and Project Offices for the year 1989—Final Inspecting Officers—Intimated.

Ref: (i) Secy. Memo. No. 005044/Inspn. /89—1, dated 25—1—89.
(ii) Secy. Memo. No. 005044/Inspn. /89—1, dated 7—2—89 &
(iii) Adm. Br. Memo. No. 005044/Inspn. /89—2, dated 15—2—89.

In continuation of the memorandum cited, the Chief Engineers and the names of the circles, Projects for which the final inspection to be conducted during the year 1989 are indicated in Column No.7 in respect of both the A & B Teams in the Annexures enclosed.

Encl: 2 Annexures

M. Chinnakkannu,
Chief Engineer/Personnel.

ANNEXURE

TEAM 'A'

Sl. No.	Name of the circle	Period of last inspection	No. of working days	Date of proposed inspection	No. of working days	Final Inspecting Officer
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	SE/TTPS Tuticorin SE/O, SE(El.) Purchase & Adm. SE/Mechl. I&II SE(Civil)	3-3-88 to 11-3-88	8	2-2-89 to 10-2-89	8	CE/D/Madurai
2.	SE/Pudukottai EDC	5-5-86 to 15-5-86	10	15-2-89 to 25-2-89	10	CE/Hydro Gen. & Transmission
3.	SE/Madurai EDC	2-2-88 to 12-2-88	10	2-3-89 to 14-3-89	10	CE/Hydro Gen. & Transmission
4.	SE/Thanjavur EDC (East)	17-2-88 to 27-2-88	10	20-3-89 to 31-3-89	10	CE/Distribution Vellore
5.	SE/Tiruvannamalai EDC	7-3-88 to 19-3-88	10	19-4-89 to 29-4-89	10	CE/N.M.T.P.P.
6.	SE/GCC/Trichy	23-7-87 to 31-7-87	8	4-5-89 to 27-5-89	8	CE/D/Trichy
7.	SE/Kanyakumari EDC	2-5-87 to 16-5-87	10	17-5-89 to 27-5-89	10	CE/T.T.P.P.
8.	SE/Salem EDC	18-4-88 to 28-4-88	10	12-6-89 to 22-6-89	10	Secretary/TNEB
9.	SE/MTPP, Mettur SE(El.) SE(C) I, II & SE(Mechl.)	18-8-88 to 27-8-88	8	4-7-89 to 13-7-89	8	CE/D/Coimbatore
10.	SE/Madras EDC/North	19-7-88 to 30-7-88	10	19-7-89 to 29-7-89	10	CE/R&D/Madras
11.	SE/GCC/Coimbatore	2-9-87 to 11-9-87	8	3-8-89 to 11-8-89	8	CE/D/Coimbatore
12.	SE/Cuddalore	5-7-88 to 16-7-88	10	21-8-89 to 31-8-89	10	CE/D/Trichy
13.	SE/Tirupathur EDC	2-8-88 to 12-8-88	10	5-9-89 to 16-9-89	10	CE/N.M.T.P.P.
14.	SE/Dharmapuri EDC	2-9-88 to 14-9-88	10	20-9-89 to 30-6-89	10	CE/M.T.P.S.
15.	SE/Mettur EDC	19-9-88 to 29-9-88	10	17-10-89 to 27-10-89	10	CE/M.T.P.S.
16.	SE/G.C.C./Madras	23-10-87 to 31-10-87	8	2-11-89 to 10-11-89	8	CE/D/Madras
17.	SE/Trichy EDC/North	4-10-87 to 15-10-87	10	15-11-89 to 25-11-89	10	CE/Personnel Madras
18.	SE/Chingleput EDC	16-11-88 to 26-11-88	10	2-12-89 to 14-12-89	10	CE/M.M./Madras
19.	SE/Coimbatore EDC (South)	19-12-88 to 29-12-88	10	19-12-89 to 30-12-89	10	CE/M.T.P.P.

ANNEXURE

TEAM 'B'

Sl. No.	Name of the circle	Period of last Inspn.	No. of working days	Date of proposed inspection	No. of working days	Final Inspecting officer
1.	2.	3.	4.	5.	6.	7.
1.	SE/G.C.C./Madurai	2— 4—87 to 10— 4—87	8	2— 2—89 to 10— 2—89	8	CE/D Madurai
2.	S.E./Kamarajar EDC Virudhungan.	17— 2—88 to 27— 2—88	10	15— 2—89 to 25— 2—89	10	CE/T.T.P.S.
3.	S.E./G.C.C./Salem	Newly formed circle from August 1987	—	2— 3—89 to 10— 3—89	8	CE/D/Vellore
4.	S.E./Trichy EDC South	19— 3—88 to 30— 3—88	10	20— 3—89 to 31— 3—89	10	CE/Personnel Madras
5.	S.E./Anna E.D.C. Dindugal.	18— 4—87 to 29— 4—87		19— 4—89 to 29— 4—89	10	Secretary/ T.N.E.B.
6.	S.E./Tirunelveli Kattabomman EDC	20— 5—88 to 31— 5—88	10	4— 5—89 to 16— 5—89	10	C.E/T.T.P.P.
7.	S.E./Villupurem EDC	7— 6—88 to 18— 6—88	10	20— 5—89 to 31— 5—89	10	C.E/D/Trichy
8.	S.E./Chidambaranar Tuticorin	20— 6—88 to 30— 6—88	10	12— 6—89 to 22— 6—89	10	C.E/T.T.P.S.
9.	S.E./Madras E.D.C. South.	19— 7—88 to 30— 7—88	10	17— 7—89 to 27— 7—89	10	CE/R&D/ Madras
10.	S.E./Kancheepuram EDC	2— 8—88 to 12— 8—88	10	2— 8—89 to 14— 8—89	10	CE/M.M./ Madras
11.	S.E./Coimbatore EDC North.	16— 8—88 to 27— 8—88	10	21— 8—89 to 31— 8—89	10	C.E/Thermal Design.
12.	S.E./Ramnad EDC Madurai	2— 9—88 to 14— 9—88	10	5— 9—89 to 16— 9—89	10	C.E./Hydro Gen. & Tr- ansmission.
13.	S.E./Thanjavur EDC West.	19— 9—88 to 29— 9—88	10	20— 9—89 to 30— 9—89	10	CE/Personnel Madras.
14.	S.E./Vellore EDC	4—10—88 to 15—10—88	10	17—10—89 to 27—10—89	10	CE/North Madras Thermal Power Project.
15.	S.E./E.T.P.S./Ennore S.E./O.SE/Purchase S.E./Mechl., SE/Civil	5—12—88 to 14—12—88	8	2—11—89 to 10—11—89	8	CE/D/ Madras.
16.	S.E./Udumalpet EDC	16—11—88 to 26—11—88	10	20—11—89 to 30—11—89	10	CE/Thermal Design.
17.	S.E./Madras EDC/ Central.	2—12—88 to 14—12—88	10	2—12—89 to 14—12—89	10	CE/R&D/ Madras
18.	S.E./Periyar EDC	19—12—88 to 29—12—88	10	19—12—89 to 30—12—89	10	CE/Mettur Thermal Power Project

U.O. No. X/IT/F. 20 (B)/173/89, (Accounts Branch) Dated 10—4—1989.

Sub : Issue of certificate of tax deducted at source under various provisions of the Income-Tax Act—Unified Form No. 16—Effective from 1—4—1989—Regarding.

Ref : Central Board of Direct Taxes Circular No. 529, dated 13th Feb. 1989.

In continuation of this Office U.O. No. X/IT/F. 20 (B)/414/88, dated 22—11—1988 a copy of the Central Board of Direct Taxes Circular No. 529, dated 13th February 1989 is communicated to all the Branches of the Board and the Superintending Engineers of Distribution, Generation and Construction Circles for necessary action.

Arjunan Gnanaolivu,
Accounts Member.

Encl :

Copy of Circular No. 529, (C.B.D.T. Circulars) Dated 13th February, 1989.

Subject : Issue of certificate for tax deducted at source under various provisions of the Income-tax Act—Unified Form No. 16—Effective from 1—4—1989—Regarding.

Under the provisions of section 203 of the Income-tax Act, 1961, every person deducting tax in accordance with the provisions of sections 192 to 194, 194A, 194B, 194BB, 194C, 194D and 195 of the Income-tax Act is required to furnish a certificate to the effect that tax has been deducted, and to specify therein, inter alia, the amount deducted and any other particulars that may be prescribed. The certificate has to be furnished within the period prescribed under rule 31 of the Income-tax Rules, 1962, to the person to whose account credit is given or to whom payment is made or the cheque or warrant is issued, as the case may be.

2. So far different forms were prescribed under rule 31 for certificates of tax deducted under different sections of the Act. By notification No. S.O. 937 (E) dated 10—10—1988, however, old rule 31 has been substituted by a new rule which provided for a unified form to be issued in Form No. 16 in respect of tax deducted under all the aforementioned sections. Another important departure from the existing provisions is that the said certificate shall now be issued on a paper serially numbered and printed by the Central Government in book form and supplied for a nominal consideration to the person deducting tax at source on an application to be made by him in Form No. 17 to the Commissioner of Income-tax having jurisdiction over him in this regard. A copy of the aforesaid notification is enclosed for information and guidance. This amendment shall come into force on 1—4—1989.

3. In this connection, attention is invited to the provisions of sections 272A (2) (g) of the Income-tax Act according to which if a person fails to furnish a certificate as required by section 203 of the Income-tax Act, he shall pay, by way of penalty, a sum which shall not be less than Rs. 100, but which may extend to Rs. 200, for every day during which the failure continues.

4. These provisions may please be brought to the notice of all Disbursing Officers and State Undertakings under the control of the State Government.

5. In case any assistance is required, the Assessing Officer concerned and/or the local Public Relations Officer of the Income-tax Department may be approached for the same.

(Sd.) V.K. Bhatia,
Officer on Special Duty.
Central Board of Direct Taxes.
F. No. 275/3/89-IT (B)

(True Copy)

Memo, No. 125191/608/Adm. IV/3/88—2, (Adm. Br.) dated 12—4—1989.

Sub : Establishment—Class III Service—T.A I Grade and T.A. II Grade—Transfer at request from one circle to another—Clarification—Issued.

- Ref : 1. Adm. Br. Memo No. 132962/7/IR 1/(4)/88—6, dated 18—4—86.
 2. Adm. Br. Memo. No. 132962/7/IR. 1/4/88—7, dated 8—9—86.
 3. CE/D/Coimbatore Lr. No. 35906/7641/Adm. 1/A1/88—1, dated 25—8—88.
 4. Adm. Branch Memo No. 154240/1313/IR. 2/(1)/Adm. Branch/88—1, dated 14—12—88.

In the memoranda first and second cited it has been ordered that the first vacancy that arises in other categories above initial level in R.W.E. cadre in a circle in a financial year in a scale of pay shall be filled up by transferring the senior most person in each scale among the request applications. The Chief Engineers have been delegated with powers in B.P. Ms. (FB) No. 80 (Adm. Br.) dated 17—9—86 to consider request transfers in respect of R.W.E. workmen in the other categories above initial level also.

2. In this connection, certain Superintending Engineers have requested clarification as to whether the request transfer of Technical Assistant I Grade and Technical Assistant II Grade may be considered outside the purview of the above said instructions, consequent on the formation of state cadre for the Technical Assistant I Grade and Technical Assistant II Grade (i.e. Diploma holders in Electrical Engineering).

3. It is hereby clarified that as Technical Assistant I & II Grade have also since been classified as State Cadre they are liable for transfer anywhere in the state with seniority. Their inter circle transfer will not affect the promotional opportunities of the other R.W.E. Workmen. Hence Technical Assistant I Grade and II Grade are excluded from the purview of the orders issued in the memorandum first and second cited. Their request for transfer within the Division/Circle/Region/Jurisdiction and also between Region/Jurisdiction be considered by the authorities mentioned in the annexure subject to satisfying the other conditions pertaining to request transfer of employees.

4. The Chief Engineers shall keep the Administrative Branch fully informed of the postings issued as well as the joining of the Technical Assistant I & II Grade in the station, so that the Administrative Branch is aware of the latest situation regarding the deployment of the employees.

(By Order of the Chairman)

M. Chinnakkannu,
 Chief Engineer (Parsonnal)

Encl : One Annexure.

**TECHNICAL ASSISTANT I AND II GRADE
ANNEXURE**

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Sl. No.	Type of Transfer	Description of Transfer	Authority to whom Powers Delegated
1.	Request and administrative transfer	Within the Division	Executive Engineers
2.	Request and administrative transfer	Within the Circle	Allotment to Division by S. E. concerned Posting by E.E.
3.	Request and administrative transfer	Within the Region/Jurisdiction	Allotment to circle by Chief Engineers concerned. Allotment to Division by Superintending Engineer concerned Posting by Executive Engineer.
4.	Request Transfer	Outside the Region/Jurisdiction	Between Region/Jurisdiction, Chief Engineers concerned with the consent of Chief Engineers controlling the parent circle.
5.	Administrative Transfer	Outside the Region/Jurisdiction	Chief Engineer/Personnel.
6.	Administrative Transfer	Within the Region/Jurisdiction	Allotment to Circle by Chief Engineer/ concerned. Allotment to Division by the S. E. Concerned. Posting by Executive Engineer.

Tamil Nadu Electricity Board—Recognition of Qualification—Post Graduate Diploma in Rural Services conducted by the Gandhigram Rural Institute as equivalent to the M.A. courses in other Universities—Orders of Government—Adoption by the Board—Orders—Issued.

Permanent B.P. (Ch) No. 165

(Administrative Branch)

Dated 12—4—1989
Panguni 30, Vibhava,
Thiruvalluvar Aandu 2020

Read :

G. O. Ms. No. 807 Personnel and Administrative Reforms (Per-R)
Department, dated 26—8—1987.

Proceedings :

The Tamil Nadu Electricity Board directs that the orders issued in G. O. Ms. No. 807 Personnel and Administrative Reforms (Per-R) Department dated 26—8—1987 (copy enclosed) be made applicable to Board's service.

(By Order of the Chairman)

Encl. :

M. Chinnakkannu,
Chief Engineer (Personnel).

Copy of G. O. Ms. No. 807 P & AR, Govt. of Tamil Nadu, dt. 26—8—87.

Public Services—Recognition of qualification—Post Graduate Diploma in Rural Services conducted by the Gandhigram Rural Institute as equivalent to the M.A. courses in other Universities—Orders—Issued.

Read :

- (1) G. O. Ms. No. 2369, Public (Services) Department, dated 29—9—72.
- (2) From the Gandhigram Rural Institute, Madurai,
Letter No. 611/B/recog./M.A /79/4358, dated 4—12—79.

Order :

The Gandhigram Rural Institute (deemed University) Madurai has requested that the Post Graduate Diploma in Rural Services be recognised as equivalent to the M.A. Degree Courses in other Universities for purpose of employment in the Government of Tamil Nadu. The Registrar, Madras University, Madurai Kamaraj University, the Director of Collegiate Education and the Tamil Nadu Public Service Commission who were consulted in the matter have agreed for the recognition of the above said qualification for purpose of appointment in this State.

2. The Government accordingly direct that the Post Graduate in Rural Services conducted by the Gandhigram Rural Institute (deemed University) Madurai be recognised as equivalent to M.A. Degree Courses in other Universities for purpose of Education and Employment in public services under the Government of Tamil Nadu.

(By Order of the Governor)

J. Anjani Dayanand,
Spl. Commr. and Secy. to Govt. and
Agrl. Production Commissioner.

(True Copy)

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Memo. No. 285/I.R. 3(2)/Adm. Br/88-3, dated 13—4—1989

Sub : Establishment—Qualifications prescribed for promotion in respect of R.W.E. categories upto the level of Foreman I Grade and equivalent—Further orders—Issued.

- Ref : 1. B.P. Ms. (FB) No. 94 (Adm. Br) dated 3—10—1986.
2. B.P. Ms. (FB) No. 30 (Adm. Br) dated 26—3—1987.

In view of negotiations on wage revision due from 1—12—1988 not yet completed, the question of extending the qualifications proscribed in the Board's Proceedings cited has been examined.

2. It is hereby informed that orders issued in B.Ps first and second cited prescribing qualifications for promotion in Regular Work Establishment categories are further extended upto to 30—11—1989.

(By Order of the Chairman)

M. Chinnakkannu,
Chief Engineer/Personnel.

Letter No. 154240/1313/IR.2(1) (Adm. Br.) 88-5 Dt. 13-4 1989.

Sub: Establishment-T.N.E.B.-Request transfers-Instructions-Clarification-Issued.

Ref: (1) Memo. No. 154240/I.R. 2(1)/Adm. Br./88-1 dated 14-12-1988.

(2) Your letter No. 2419/B1/88-1 to 3 dt. 5-1-89, 28-1-89 and 13-2-89.

In your letters cited clarification on the following points was sought for regarding request transfers:-

- (i) Whether the existing powers delegated to Chief Engineer/Distribution in Board's Memo. No. 132962/7/IR.1 (4) /Adm. Br./86-6, dated 18-4-1986 and B.P. Ms. (FB) No. 80 (Adm. Br.) dated 17-9-86 to consider the request transfer of R.W.E. employees have been withdrawn with the issue of Board's Memo. cited.
and
- (ii) Whether the powers delegated to Regional Chief Engineers in B.P. Ms. (FB) No. 64 (Adm. Br.) dt. 16-7-87 to consider request transfer of Assessor have also been withdrawn.

(2) With reference to the above it is clarified that the powers delegated to the Superintending Engineers/Chief Engineers (Distribution) to transfer all R.W.E. workmen on request and administrative grounds, within the Circle, from one Circle to another, and from one Region to another in the following references have not been withdrawn.

- (i) B.P. Ms. (FB) No. 27, dt. 3-4-86
- (ii) B.P. Ms. (CH) No. 195, dt. 7-4-86
- (iii) Memo. No. 132962/7/IR1 (4)/Adm. Br./86-6 dt. 18-4-86
- (iv) B.P. Ms. (CH) No. 225 (Adm. Br.) dt. 28-4-86
- (v) B.P. Ms. (FB) No. 35 (Adm. Br.) dt. 28-4-86
- (vi) B.P. Ms. (FB) No. 80 (Adm. Br.) dt. 17-9-86

On the contrary they have been consolidated in the Annexure-I to the Memo. cited.

(3) Similarly the Powers delegated to Chief Engineers/Distribution in B.P. Ms. (FB) No. 64 (Adm. Br.) dated 16-7-87 to consider request transfer of Assessors from one Circle to another within the Region have also not been withdrawn. However orders issued in Memo. No. 081151/545/CCI/88-9 dt. 25-1-89 in respect of Assessors should also be followed.

(4) I am also to inform that the request transfer within the jurisdiction/Region of the R.W.E. workmen may be done by the Chief Engineers, themselves, though this has not been spelt out in the memo. cited.

(5) As there is ban on filling the vacancies of Drivers by the Superintending Engineers, transfer of surplus Drivers is being made by the Chief Engineer/Personnel.

(6) I am also to inform that the orders issued in Memo. No. 132962/7/IR1 (4) /Adm. Br./86-6 dt. 18-4-86 regarding considering request transfer applications of R.W.E. workmen above initial level category and also the powers delegated to the Chief Engineers for transfer within the Region and between one Region to another have not been withdrawn. In view of the above the request applications received from the R.W.E. Workmen need not be sent to this office and they may be disposed of by the Chief Engineers concerned as per the powers delegated to them.

M. Chinnakkannu,
Chief Engineer (Personnel).

Memorandum No 20854/E2/86 - 18, (Secretariat Branch) dated the 13th April, 1989

Sub : Loans and Advances—House Building Advance—Purchase of Ready Built House/Flat allotted by the Housing Board on out-right purchase basis—Advance amount paid direct to Tamil Nadu Housing Board by Demand Draft — Bearing of commission charges of Banks on Demand Draft—Instructions Issued.

Ref: (i) Board's Memorandum (Permanent) No. 67396/N1/85-1, dt. 21-12-1985.

(ii) Board's Memorandum (Permanent) No. 20854/E2 86-14, dt. 31-12-1987.

In the reference second cited, instructions have been issued that where the Headquarters of the sanctioning authorities for sanction of House Building Advance to an employee of the Board and that of Executive Engineer/Administrative Officer of Tamil Nadu Housing Board to whom the amount has to be paid are at different places, the House Building Advance sanctioned for purchase of flats/houses allotted by the Tamil Nadu Housing Board should be continued to be paid by Demand Draft.

2. The question regarding the meeting of the expenditure incurred towards payment of the commission charges to the Bank, for taking Demand Draft in favour of Tamil Nadu Housing Board has been examined in detail and it has been decided that the commission charges of Banks in this regard when demanded shall be borne by the Board

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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தமிழ் ஆட்சிமொழிச் செயலாக்க நடவடிக்கை எண். 2/89

சுற்றறிக்கை எண். 043523/201/தவ/நிகி/89-1, நாள் 13-4-89

பொருள் : தமிழ் ஆட்சிமொழிச் செயலாக்க நடவடிக்கை—வாரியத்தில் விரைவுபடுத்தத் தொடர் நடவடிக்கை—தொடர்பாக.

பார்வை : 2-1-88 நாளிட்ட சுற்றறிக்கை எண். 000040/1/நிகி/தவ/88-1.

தமிழ் ஆட்சிமொழிச் செயலாக்கத்தை வாரியத்தில் விரைவுபடுத்த வேண்டும் என்பதன் தொடர்பாக பல நடவடிக்கைகள் எடுக்கப்பட்டு அவற்றை செம்மையாக செயல்படுத்தப்பட வேண்டியதன் அவசியத்தை வலியுறுத்தி சுற்றறிக்கைகள் அனுப்பப்பட்டு, அவை செகட்டிலும் பதிக்கப்பட்டுள்ளன. அதன் தொடக்க, அடிப்படை நிலையாக அலுவலர்கள் தமிழிலேயே கையொப்பமிட வேண்டும் என்று சுற்றறிக்கை எண். 40/1/நிகி/தவ/88-1, நாள் 2-1-1988ல் உத்திரவிடப்பட்டுள்ளது.

மேற்கூறிய தலைமைப் பொறியாளரின் (பணி அமைப்பு) உத்தரவு செயல்படும் முறை குறித்து ஆய்வு செய்யும்போது பெரும்பாலான அலுவலர்களும்/ஊழியர்களும் தொடர்ந்து ஆங்கிலத்திலேயே கையொப்பமிட்டு வருகின்றனர் என்பது தெரிய வருகிறது. இது மனநிறைவு அளிப்பதாகவும் ஏற்கக் கூடியதாகவும் இல்லை. தமிழக அரசு அனைத்து நடவடிக்கைகளும் தமிழிலேயே நடைபெறவேண்டுமெனத் தொடர்ந்து வலியுறுத்தி வருகிறது. அதனைத் தொடர்ந்து மின்சார வாரியத்தில் எடுக்கப்படும் நடவடிக்கைகள் அனைத்தும் தமிழில் இருக்க வேண்டுமெனத் தொடர்ந்து வலியுறுத்தி அறிவுரைகள் வழங்கப்பட்டுள்ளது. எனவே, இந்திய அரசு, மற்ற மாநில அரசுகள், அயல்நாட்டுத் தூதரகங்கள் போன்றவற்றை தவிர மற்ற அலுவலகங்களுடன் செய்து கொள்ளும் எல்லாக் கடிதப்போக்குவரத்துகள், பணியாளர் நியமன விடுப்பு உத்தரவுகள் உட்பட எல்லா நடவடிக்கைகளிலும் உரிய அலுவலர்/பணியாளர்கள் தமிழிலேயே கையொப்பத்தை இட வேண்டும் என்றும் இதனை மீறுகின்ற அலுவலர்/பணியாளர்கள் மீது மேல் நடவடிக்கையினை எடுக்குமாறு பகிர்மான வட்ட தலைமைப் பொறியாளர், மேற்பார்வைப் பொறியாளர்/உறபத்தி, கட்டுமானம் மற்றும் திட்ட தலைமைப் பொறியாளர்கள், மேற்பார்வைப் பொறியாளர்கள் அனைவரும் கேட்டுக் கொள்ளப்படுகின்றனர்.

மேலும் இந்த சுற்றறிக்கையை அலுவலர்/அலுவலகப் பணியாளர்கள்/களத்தொழிலாளர்கள் வரை சுற்றுக்கு விட்டு உரிய ஒப்புக்கையைப் (அக்னாலென்ஸ்மென்ட்) பெற்றுக் கொள்ளுமாறு கேட்டுக் கொள்ளப்படுகிறார்கள்.

மு. சின்னக்கண்ணு,
தலைமைப் பொறியாளர்(பணி அமைப்பு).

Public Services—Equivalence of qualification—B.B.M. and B. Litt. of Bharathiar University—Inclusion of General Rule—13—Applicability of orders of Government in the Services of Board—Orders—Issued,

Permanent B. P. (Ch.) No. 169

(Administrative Branch)

Dated 17—4—1989
Chithirai 4, Sukkla.
Thiruvalluvar Aandu, 2020.

Read :

G. O. Ms. No. 958 Personnel and Administrative (Per-R) Department dated 16—10—87.

Proceedings :

The Tamil Nadu Electricity Board directs that the orders issued in G. O. Ms. No. 958 Personnel and Administrative Reforms (Per-R) Department dated 16—10—87 (copy enclosed) be made applicable to Board's service also.

(By order of Chairman)

M. Chinnakkannu,
Chief Engineer (Personnel)

Encl :

Copy of G. O. Ms. No. 958 Personnel and Administrative Reforms (Personnel—R) Department dated 16th October 1987.

Public Services—Equivalence of qualification—B.B.M. and B. Litt. of Bharathiar University—Inclusion in General Rule 13—Orders Issued.

Read ;

From the Tamil Nadu Public Service Commission letter No. 1118/BA4/87, dated 29—8—87.

ORDER :

Rule 13 of the General Rules for the Tamil Nadu State and Subordinate Services, Prescribe that where the special rules for any service, prescribe the degrees specified below in column (1) and if any one holds the degrees specified in column (2) then the candidates shall be deemed to possess the degree mentioned against them :—

- | | |
|--|--|
| 1. B. A. (Hons) or B. Sc. (Hons) or M.A. or M. Sc. degree, | B. Com. (Hons) or M. Com. degree of any University mentioned in Schedule-II to this part. |
| 2. B. A. or B. Sc. degree. | (i) B. Com. degree of any University mentioned in Schedule II to this part.
(ii) B. O. L. of Annamalai University
(iii) B.B.A. of Madurai Kamaraj University
(iv) B. Litt. of Madras University |
| 3. B. A. B. Sc. or B. Com. degree. | (i) B.O.L. of Annamalai University
(ii) B.B.A. of Madurai Kamaraj University |

2, The question whether the B.B.M. and B. Litt degrees awarded by the Bharathiar University may be included in the Table under General Rule 13 was examined in consultation with the Tamil Nadu Public Service Commission and the Commission has agreed to the above proposal.

3 The Government therefore direct that the B.B.M. and B. Litt. degrees awarded by the Bharathiar University be included in the Table under General Rule 13 so that it may be considered wherever B. A. B. Sc., or B.Com. degree qualification is prescribed.

4. Suitable amendment to General Rule 13 will be issued separately by Personnel & Administrative Reforms (Personnel-S) Department in consultation with the Tamil Nadu Public Service Commission.

(By Order of the Governor)

J. Anjani Dayanand,
Spl. Commissioner and Secretary To Govt.
And Agricultural Production Commissioner.

(True copy)

Memo. No. 029026 DP, VI/2/89—1, (Adm. Br.) dated 19—4—1989.

Sub : Establishment—Submission of memorial petition to Chairman—Instruction—Regarding.

Ref : 1. Board Office Sectt. Branch Memo. No. 12321/A3/79—1, dt. 3—5—79.

2. B.P. Ms. (FB) No. 34, (Sectt. Branch) dated 18—4—87.

There is a provision in the Discipline and Appeal Regulations to prefer a memorial against the decision taken by the appellate authority. There is no provision in the Standing orders for workmen for presenting memorial against the decision taken by the appellate authority. However, memorials have been entertained from employees governed under Standing orders also.

The question whether memorials from employees governed by Standing orders shall continue to be entertained has been examined. Orders have been issued in the memo cited under reference that memorials from the employees governed under Standing orders may be entertained provided they are presented through proper channel within 6 months from the date on which the final orders passed on the appeal were communicated to the employee.

The six months time limit was fixed in line with the provisions available in Regulation 24 of the Discipline and Appeal Regulations applicable to officers.

In B.P. 2nd cited, the Regulation 24 was amended. As per amended Discipline and Appeal Regulations the time limit for presenting memorials by officers on the orders of appellate authority is two months.

Accordingly, it is hereby ordered that the workmen governed under Standing orders shall present the memorials within 2 months from the date on which the orders on the appeal were communicated to the employee.

T. V. Antony,
Chairman.

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Amendment No. 1/89

Regulations—Tamil Nadu Electricity Board Employees' Conduct Regulations—Regulation 3(f)—Amendment—Issued.

(Permanent) B. P. (Ch.) No. 98

(Secretariat Branch)

Dated the 19th April 1989.
Chithirai 6, Sukkila,
Thiruvalluvar Aandu 2020.

Proceedings :

Regulation 3(f) of the Tamil Nadu Electricity Board Employees' Conduct Regulations contains provisions requiring employees to act in their best judgment except when they are acting under the direction of their official superiors in writing or after getting written confirmation thereof as soon as possible, and not to evade the responsibility devolving legitimately on them, etc. The above provisions are based on rule 20(3) of the Tamil Nadu Government Servant's Conduct Rules. Now, the Government in G.O Ms. No. 161, P&AR (Per-A) Dept. dt. 16—3—89 have issued an amendment to the said rule. As the provisions of the Tamil Nadu Electricity Board Employees' Conduct Regulations are based on the rules of Government in this behalf, Board's regulations also require to be amended in pursuance of the amendment now issued by the Government.

2. Accordingly, in exercise of the powers conferred by Section 79(c) of the Electricity (Supply) Act, 1943, (Central Act 54 of 1943), the Tamil Nadu Electricity Board hereby makes the following amendments to the Tamil Nadu Electricity Board Employees' Conduct Regulations :—

Amendments

In the said Regulations, in regulation 3, for sub-regulation (f), the following sub-regulation shall be substituted, namely :—

“(f) (i) No Board employee shall in the performance of his official duties or in the exercise of powers conferred on him, act otherwise than in his best judgement except when he is acting under the direction of his official superior.

(ii) The direction of the official superior shall ordinarily be in writing. Oral direction to subordinates shall be avoided. Where the issue of oral direction becomes unavoidable, the official superior shall confirm it in writing immediately thereafter.

(iii) A Board employee who has received oral direction from his official superior shall seek confirmation of the same in writing as early as possible, whereupon it shall be the duty of the official superior to confirm the direction in writing.

(iv) No Board employee shall, in the performance of his official duties or in the exercise of powers conferred on him evade the responsibility devolving legitimately on him and seek instruction from, or approval of a superior authority when such instruction or approval is not necessary in the scheme of distribution of powers and responsibilities.

Explanation : A Board employee who habitually fails to perform a task assigned to him within the time set for the purpose and with the quality of performance expected of him shall be deemed to be lacking in devotion to duty within the meaning of sub-regulation (a).

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Encl :

Statement showing the Existing provisions in Regulation 3 of The Tamil Nadu Electricity Board Employees' Conduct Regulations and the Provision Embodying the Amendment Issued in (Permanent) B.P. (Ch) No. 98 (Sectt. Branch) dated the 19th April 1989.

Existing Provision

3. General : * *

(f) No member of the service shall, in the performance of his official duties or in the exercise of powers conferred on him : -

(i) Act otherwise than in his best judgment except when he is acting under the direction of his official superior and he shall obtain such direction in writing wherever practicable and where it is not practicable he shall obtain written confirmation as soon thereafter as possible

(ii) evade the responsibility devolving legitimately on him and seek instruction from, or approval of, a superior authority when such instruction or approval is not necessary in the scheme of distribution of powers and responsibilities.

Explanation : A member of the service who habitually fails to perform a task assigned to him within the time set for the purpose and with the quality of performance expected of him shall be deemed to be lacking in devotion to duty within the meaning of sub-regulation (a).

Provision Embodying the Amendment

3. General : * *

(f) (i) No Board employee shall in the performance of his official duties or in the exercise of powers conferred on him, act otherwise than in his best judgment except when he is acting under the direction of his official superior.

(ii) The direction of the official superior shall ordinarily be in writing. Oral direction to subordinates shall be avoided. Where the issue of oral direction becomes unavoidable, the official superior shall confirm it in writing immediately thereafter.

(iii) A Board employee who has received oral direction from his official superior shall seek confirmation of the same in writing as early as possible, whereupon it shall be the duty of the official superior to confirm the direction in writing.

(iv) No Board employee shall, in the performance of his official duties or in the exercise of powers conferred on him evade the responsibility devolving legitimately on him and seek instruction from, or approval of a superior authority when such instruction or approval is not necessary in the scheme of distribution of powers and responsibilities.

Explanation : A Board employee who habitually fails to perform a task assigned to him within the time set for the purpose and with the quality of performance expected of him shall be deemed to be lacking in devotion to duty within the meaning of sub-regulation (a).

Amendment No. 7/89

Regulations—Tamil Nadu Electricity Board Service Regulations—Regulation 91(3) and (4)—Adequate knowledge of official language of the State, Tamil—Amendment—Issued.

Permanent B.P. (Ch) No. 99

(Sectt. Branch.)

Dated 19-4-1989.
Chithirai 6, Sukkila,
Thiruvalluvar Aandu, 2020.

Proceedings :

Regulation 91 of the Tamil Nadu Electricity Board Service Regulations contains provisions, inter-alia, defining adequate knowledge of the official language of the State, namely, Tamil and specifying certain equivalent qualification for the purpose and also safeguards for linguistic minorities. The said regulation is based on the provisions contained in Rules 12-A and 12-B of the General Rules for the State and Subordinate services of the Government of Tamil Nadu. The said rules of the Government have been amended in G.O. Ms. No. 445 P&AR (Per-P) dt. 4-5-84 and G.O. Ms. No. 578 P&AR (Per-S) dt. 15-11-89. In pursuance of the amendments issued in the above Government Orders, the provisions in the Board's Service Regulations require to be amended.

2. 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 Regulation 91, for sub-regulations (3) and (4), the following sub-regulation shall be substituted, namely,

“(3) Linguistic Qualification : (a) Any person appointed by direct recruitment shall possess an adequate knowledge of the official Language of the State, namely, Tamil.

Provided that a person, being otherwise qualified for appointment to the post to which recruitment is to be made, may apply for recruitment to the post, despite the fact that, at the time of such application, he does not possess an adequate knowledge of Tamil.

Explanation : For the purpose of this regulation, a person shall be deemed to have an adequate knowledge of Tamil, if :-

- (i) in the case of a post for which the educational qualification prescribed is the minimum general educational qualification and above, he has passed the S.S.L.C. Public Examination or its equivalent examination with Tamil as one of the languages or studied the High School course in Tamil Medium and passed the S.S.L.C. Public Examination in Tamil Medium or passed the Second Class Language test in Tamil conducted by the Tamil Nadu Public Service Commission;
- (ii) in the case of a post for which the educational qualification prescribed is VIII Standard and above but below S.S.L.C. he has studied in Tamil Medium in those standards or passed the Language Test in Tamil referred to in sub-regulation (c) (i).
- (iii) in the case of a post for which the educational qualification prescribed is below VIII Standard, he has studied in Tamil Medium in those Standards or passed the oral test in Tamil referred to in sub-regulation (c) (ii).

(b) Every such candidate as is referred to in proviso to sub-regulation (a) shall, if selected for appointment, pass the second class Language Test in Tamil conducted by the Tamil Nadu Public Service Commission within the period of his probation and notwithstanding anything contained in regulation 95 (g), the period of his probation may be extended upto four years from the date of appointment in order to enable him to pass the Second Class Language Test in Tamil. Such person shall, notwithstanding anything contained in the regulations governing grant of increments, be granted increments, if, but for his failure to pass the said Language Test, he would have been declared to have satisfactorily completed his probation. If he fails to pass the said Language Test within the said period of four years, he shall be discharged from service.

(c) (i) A language test of the Standard for VIII Standard, shall be prescribed for those whose educational qualification is VIII Standard and above but below Secondary School Leaving Certificate and for those who do not possess an adequate knowledge of the official language of the State of Tamil Nadu as specified below :

Item of Syllabus	Maximum marks	Minimum marks for a pass	Aggregate marks for a pass	Duration of test
(1)	(2)	(3)	(4)	(5)
Part-I				
Dictation of half a page typed matter	60	24	50	10 minutes
Part-II				
Reading	40	16		

(ii) An oral test of the standard for IV Standard shall be prescribed for those, whose educational qualification is below VIII Standard and for those who do not possess an adequate knowledge of Tamil to find out whether a person is able to converse freely and fluently in Tamil. The above tests shall be conducted by the appointing authorities.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Encl :

Encl :

STATEMENT SHOWING THE EXISTING PROVISIONS UNDER SUB-REGULATIONS 3 AND 4 OF SERVICE REGULATION 91 AND THE PROVISIONS EMBODYING THE AMENDMENT ISSUED IN (PERMANENT) B.P. (Ch.) No. 99 (SB) DT. 19-4-89.

Existing Provisions

(3) LINGUISTIC QUALIFICATION : Any person appointed by direct recruitment shall possess an adequate knowledge of the Official Language of the State, namely, Tamil.

Explanation :

For the purpose of this regulation, a person with an adequate knowledge of Tamil shall mean a person :—

(i) Who had taken Tamil as a language for his S.S.L.C. Public Examination or had taken all the non-language subjects in the S.S.L.C. Public Examination in Tamil Medium ;

(ii) Who has passed the Second Language Test in Tamil ;

(iii) A Language test of the Standard for VIII Standard, shall be prescribed for those whose educational qualification is VIII Standard and above but below S.S.L.C. and for those who do not possess an adequate knowledge of the official language of the State of Tamil Nadu as specified below :

Item of Syllabus	Maximum marks	Minimum marks for a pass	Aggregate marks for a pass	Duration of Test
(1)	(2)	(3)	(4)	(5)
Part-I				
Dictation of half a page typed matter	60	24		
Part-II				
Reading	40	16	50	10

Provisions Embodying the Amendment

(3) Linguistic Qualification : (a) Any person appointed by direct recruitment shall possess an adequate knowledge of the official Language of the State, namely, Tamil.

Provided that a person, being otherwise qualified for appointment to the post to which recruitment is to be made, may apply for recruitment to the post, despite the fact that, at the time of such application, he does not possess an adequate knowledge of Tamil.

Explanation : For the purpose of this rule, a person shall be deemed to have an adequate knowledge of Tamil, if :—

(i) In the case of a post for which the educational qualification prescribed is the minimum general educational qualification and above, he has passed the S.S.L.C. Public Examination or its equivalent examination with Tamil as one of the languages or studied the High School course in Tamil Medium and passed the S.S.L.C. Public Examination in Tamil Medium or passed the Second Class Language test in Tamil conducted by the Tamil Nadu Public Service Commission ;

(ii) In the case of a post for which the educational qualification prescribed is VIII Standard and above but below S.S.L.C. he has studied in Tamil Medium in those standards or passed the Language Test in Tamil referred to in sub-regulation (c) (i).

(iii) In the case of a post for which the educational qualification prescribed is below VIII Standard, he has studied in Tamil Medium in those Standard, or passed the oral test in Tamil referred to in sub-regulations (c) (ii).

- (iv) An oral test of the standard for IV Standard shall be prescribed for those, whose educational qualification is below VIII Standard and for those who do not possess an adequate knowledge of Tamil to find out whether a person is able to converse freely and fluently in Tamil.

The above tests shall be conducted by the appointing authorities.

(4) SAFEGUARDS FOR LINGUISTIC MINORITIES :

Candidates whose mother tongue is a language other than Tamil and who have passed the examination qualifying for post to which recruitment is to be made will be eligible for the following safeguards :—

- (a) They may apply for recruitment to any post notwithstanding that, at the time of such application, they do not possess adequate knowledge of Tamil within the meaning of clause (3) above.

- (b) Where Tamil is required to be offered as the medium of examination in any of the papers which they have to take in a competitive examination for recruitment to posts in Class III or IV Service, they may, if they so desire, offer any one of the following languages as the medium—Telugu, Kannada, Malayalam, Urdu and English.

This concession for the above category of persons will be subject to the condition that, if selected, they shall after appointment to the post concerned pass a language test in Tamil within a period of four years from the date of appointment. During the above period of four years they will be eligible to draw increments in accordance with these regulations. If they fail to qualify themselves by passing the test within the period prescribed, their services will be terminated.

Note : The provision in this regulation will NOT apply in the case of appointment to posts like Sanitary Workers, Sweepers, Watchman, Gurkha Watchman, etc.

- (b) Every such candidate as is referred to in proviso to sub-regulation (a) shall, if selected for appointment, pass the second class language test in Tamil conducted by the Tamil Nadu Public Service Commission within the period of his probation and notwithstanding anything contained in regulation 95 (g), the period of his probation may be extended upto four years from the date of appointment in order to enable him to pass the second class language test in Tamil. Such person shall, notwithstanding anything contained in the regulations governing grant of increments, be granted increments, if, but for his failure to pass the said Language Test, he would have been declared to have satisfactorily completed his probation. If he fails to pass the said Language Test within the said period of four years, he shall be discharged from service.

- (c) (i) A language test of the Standard of VIII Standard, shall be prescribed for those whose educational qualification is VIII Standard and above but below S.S.L.C. and for those who do not possess an adequate knowledge of the official language of the State of Tamil Nadu as specified below :—

Item of Syllabus (1)	Maximum marks (2)	Minimum marks for a pass (3)	Aggregate marks for a pass (4)	Duration of test (5)
Part-I				
Dictation of half a page typed matter	60	24	50	10 minutes
Part-II				
Reading	40	16		

- (ii) An oral test of the Standard for IV Standard shall be prescribed for those, whose educational qualifications is below VIII Standard and for those who do not possess an adequate knowledge of Tamil to find out whether a person is able to converse freely and fluently in Tamil.

The above tests shall be conducted by the appointing authorities.

Memorandum No. 20121-C2/89—1 (Secretariat Branch) dated 22—4—89.

Sub: ACTS AND RULES—The Contract Labour (Regulation and Abolition) Act, 1970—Security personnel engaged through private security Agencies—Specifying Superintending Engineer as Principal employer—Orders—Issued.

Ref: From the Vigilance Cell U.O. Note No.7156—SS3/89— dated 21—3—89.

Wherever security personnel through private Security Agencies are engaged for watch and ward works in a Circle/Office, it is hereby ordered that the Superintending Engineer incharge of administration of the Circle/Office concerned shall be the "Principal employer" under the Contract Labour (Regulation and Abolition) Act, 1970, as he is the Authorised Officer to enter into K.2 Agreement with the Security Agencies.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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Memorandum No. 27839—A1/39—1/Secretariat Branch/Dated the 24th April, 1989.

Sub: Establishment—Class I Officers—Retired from the service of the Board on 31—3—89—Notification.

The following Notification is issued :

Notification

The following officers have retired from the service of the Board on the afternoon of 31—3—89 as indicated below :

- I. **Retirement on superannuation:**
Thiru K.R. Gurusamy,
Superintending Engineer/Ramanathapuram Electricity Distribution Circle.
- II. **Voluntary retirement :**
Thiru R.T. Sambandam,
Superintending Engineer/Pudukkottai Electricity Distribution Circle.
- III. **Expiry of period of re-employment :**
Thiru M. Veerabadran,
Senior Personnel Officer.

K. N. Rathinavelu,
Secretary.

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Memorandum No. 22304/O & M Cell/89—2 (Secretariat Branch) dated the 26th April, 1989.

Sub: CONFIDENTIAL REPORTS—Writing up of Confidential Reports in respect of Officers for the period deputed for study—Clarification—Issued.

Ref: From the Superintending Engineer/Mechl. I/Tuticorin Thermal Power Station letter No. SE/M. I/TTPS/RCS/Steno/F. CR/D. 88 dt. 23—6—1988.

The Superintending Engineer/Mechanical-I, Tuticorin Thermal Power Station requires to be informed of the procedure to be followed in writing the performance Assessment Report of the employees of the Board who are deputed for Study course viz. Post Graduate study etc.

2. It is clarified that in such cases the Performance Assessment Report need not be written and the fact that the individual has been deputed for study indicating the specific period of study should be recorded in the Personal File. However, in the case of the employees of the Board who are relieved from their place of work in April or there after or who rejoin duty before October or earlier the Performance Assessment Report upto that period has to be written provided he had served for three months.

K.N. Rathinavelu,
Secretary.

U. O. Note No. 77927/O&M Cell/88-5 (Secretariat Branch) dated the 26th April, 1989.

Sub: ESTABLISHMENT — Tamil Nadu Electricity Board Dispensaries — Doctors serving in remote and hill areas on deputation — Treating as services rendered in Primary Health Centre - Orders of Government—Communicated.

Ref: (i) From Chief Medical Officer, Headquarters Hospital, Madras U. O. No. 3197/CMO/TNEB/HQH A1/88 dt. 12-12-88 addressed to Chief Engineer/Personnel.

(ii) From Government in Health, Indian Medicine, Homeopathy and Family Welfare Dept., G. O. Ms. No. 585 dt. 4-4-1989.

A copy of the Government Order second cited may be communicated to the Chief Engineer (Personnel) for necessary action.

2. The receipt of this U. O. Note may be acknowledged.

K. N. Rathinavelu.
Secretary.

ANNEXURE

Encl :

Copy of: G. O. Ms. No. 585, Health, Indian Medicine, Homeopathy and Family Welfare Department. dt. 4-4-89.

Tamil Nadu Medical Service — Assistant Surgeons—Compulsory rural service — Orders issued — Further instructions — Issued.

1. G. O. Ms. No. 52, Health dated 12-1-1987.

Read again :

Read also :

2. Government letter No. 4407/B2/87-1 dt. 21-2-87.

3. Government letter No. 56671/B2/87-1 dt. 3-8-87.

4. From the Chairman, Tamil Nadu Electricity Board, D. O. Letter No. 77927/O & M Cell/88-1 dt. 5-1-89,

5. From the Secretary, Tamil Nadu Elec. Board, Madras Lr No. 77927/O & M Cell/88-2 dt. 13-2-1989.

ORDER :

The Chairman, Tamil Nadu Electricity Board, in his D. O. letter fourth read above, has stated that out of the twenty four Dispensaries, fourteen dispensaries are located in Project and hill areas and that while the Medical Officers are drafted on deputation basis from the Tamil Nadu Medical Service, no doctor is willing to go on deputation to the Electricity Board to serve in those Dispensaries situated in hill areas. The Chairman, Tamil Nadu Electricity Board has, therefore, requested that the service rendered by the Government doctors on deputation to the Tamil Nadu Electricity Board in its dispensaries in remote and hill areas may be counted as service rendered in Primary Health Centres so that the doctors would be willing for deputation in Tamil Nadu Electricity Board dispensaries. He has also requested that the above concession may be granted to the Medical Officers who are already serving in the Tamil Nadu Electricity Board's Dispensaries located in remote and Hill areas. The Government accept the request of the Chairman, Tamil Nadu Electricity Board and accordingly direct that the service rendered by the Medical Officers in the 14 Tamil Nadu Electricity Board Dispensaries, mentioned in the annexure to this order, situated in remote and hill areas on deputation shall be treated as service rendered in Primary Health Centres. They also direct that the above concession shall be granted to the Medical Officers also who are already serving in the above Tamil Nadu Electricity Board Dispensaries.

(By Order of the Governor)

K. J. M. Shetty,
Special Commissioner and Secretary to Govt.

ANNEXURE

1. Kundah Power House—I
2. Kundah Power House—II
3. Kundah Power House—III (Parali)
4. Moyar Power House.
5. Pykara Dam
6. Navamalai
7. Kadambarai Power House
8. Minparai S.
9. Sholayar
10. Periyar Power House
11. Suruliyar
12. Kodayar L. O.
13. Papanasam
14. Sarvalar

(True copy)

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Electricity—Revision of Tamil Nadu Electricity Board Manual Volume I—Chapters relating to “Supply of Power”—Appointment of retired Officers of the Board as Consultants—Extension of time for the further period of Three months—Orders issued

Permanent B.P. (FB) No. 24

(Administrative Branch)

Dated 26—4—1989
Chithirai 13, Sukkila,
Thiruvalluvar Aandu 2020.

Read :

- Ref : 1. B P. Ms. (FB.) No. 56 (Adm. Br.) dated 2—11—88.
2. Board Office/Sectt. Branch Memo. No. 22666—H1/89 - 6, dated 19—4—'89 and 567th meeting held on 13—4—89.

Proceedings :

In the B.P. cited the following two retired Officials have been engaged as Consultants for a period of four months on consolidated payments for redrafting the manual chapter relating to supply of power as a separate book.

1. Thiru V. Krishnamurthy, Personnel Officer/Tariff (Retired on 31—7—88).
2. Thiru G. Varadarajan, Accounts Officer/Revenue (Retired on 30—6—88).

2. As the above work of the Manual on supply of power has not yet been completed and the period of four months ordered in the B.P. cited expired on 15—3—89, it is considered necessary that the tenure of the two Consultants may be extended for a further period of three months from 16—3—89 on the same condition of remuneration.

3. The Tamil Nadu Electricity Board directs that the above two Officials be engaged as Consultants for a further period of Three months from 16—3—89.

4. They will be paid as consolidated remuneration for a period of three months as follows :

1. Thiru V. Krishnamurthy ; Rs. 4,350/-
2. Thiru G. Varadarajan ; Rs. 3,750/-

5. The consolidated amount of remuneration will be paid to them in monthly instalments on the basis of the progress of work.

6. They will continue to work under the control of Chief Financial Controller, Revenue.

7. The Tamil Nadu Electricity Board ratifies the action of the Chief Financial Controller (Revenue) in having continued the above Consultants beyond 15—3—89.

(By Order of the Board)

M. Chinnakkannu,
Chief Engineer (Personnel).

Memorandum No. 12980—C2/89—1 (Sectt. Br.), dated the 27th April 1989.

Sub : Establishment—Watchmen and equivalent Regular Work Establishment categories moved to selection grade on dates between 1—1—79 and 30—11—79 — Scale to be allowed on and from 1—12—79 — Further orders—issued.

Ref : From the SE/Generation Circle/Kundah
Lr. No. ADM. II/A1/F. SG/D. 278/80, dt. 8—7—80.

In Tamil Nadu Electricity Board, Selection Grade Scheme came to force from 1—1—79. The scales of pay of Watchman and Selection Grade Watchman during the period between 1—1—79 and 30—11—79 were as follows :—

- (1) Watchman Rs. 210—4—230—5—270—7—305
- (2) Selection Grade Watchman Rs. 225—5—250—6—292—8—340

Watchmen, who have completed 10 years of service as on 1—1—79 and those who have completed 10 years of service on dates between 2—1—79 and 30—11—79 were moved from the scale of pay of Rs. 210—305 to the scale of pay of Rs. 225—340. Fitment was allowed at the next higher stage. Both the above scales were revised as Rs. 300—5—325—10—375—15—435 in the Revision of scales of pay came into force from 1—12—79. In view of the above, after fitment in the revised scale on 1—12—79, Watchman and Selection Grade Watchman were in the same scale of pay of Rs. 300—435.

2. Watchman who had completed 10 years of service on a date after 1—12—79 were moved from the scale of pay of Rs. 300—5—325—10—375—15—435 to the scale of pay of Rs. 355—10—375—15—480—20—600. Thus an anomalous position of the senior Selection Grade Watchmen remaining in a lower scale of Rs. 300—435 and the junior Selection Grade Watchmen moving to a higher scale of Rs. 355—600 has arisen. The Superintending Engineer, Generation Circle, Kundah has raised a point for clarification in this regard.

3. After careful consideration, it is hereby ordered that in the case of all the Selection Grade Watchmen as on 30—11—79 A.N. i.e. those Watchmen, who had moved to selection grade between 1—1—79 and 30—11—79 —

- (i) Selection Grade movement benefit allowed on dates prior to 1—12—79/date of option may be withdrawn and their pay as on 30—11—79/date prior to date of option, had they continued as Watchmen found out **notionally**;
- (ii) From the pay arrived at under item (i) above, fixation in the 1979 revised scale for Watchmen may be made on 1—12—79/date of option **notionally**;
- (iii) From the pay arrived at under item (ii) above, next stage fitment in the scale of pay of Rs. 355—10—375—15—480—20—600 shall be allowed on 1—12—79/date of option;
- (iv) Consequential re-fixation of pay in the 1984 revised scale of pay applicable to Selection Grade Watchmen posts or other posts such persons are holding at the opted time shall also be allowed on 1—12—84/date of option; and
- (v) Arrears of pay and allowances to the concerned workmen shall be allowed from 1—12—79.

4. The same principles as ordered in para 3 above shall also be applied in the case of other Regular Work Establishment category employees, whose ordinary grade scale of pay between 1—1—79 and 30—11—79 was Rs. 210—305 and whose Selection Grade scale of pay between 1—1—79 and 30—11—79 was Rs. 225—340 and who had moved to selection grade on dates between 1—1—79 and 30—11—79.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

ESTABLISHMENT — Board Office Technical Branch — Superintending Engineer/Hydro Projects (Electrical)—Submission of Papers—Orders issued.

(Per.) B.P. (Ch.) No. 109

(Secretariat Branch)

Dt. 28—4—1989.
Chithirai 15, Sukkila,
Thiruvalluvar Aandu 2020.

Proceedings:

It is hereby ordered that matters relating to Electrical aspects of new hydel projects dealt by the Superintending Engineer/Hydro Projects (Electrical) and hitherto sent to the Chief Engineer/Hydro Project, Minparai and Chief Engineer/Lower Mettur Hydro Electric Project/Bhavani shall hereafter be submitted to the Chief Engineer/Hydro Generation and Transmission, Madras.

2. The Chief Engineer/Hydro Generation and Transmission shall co-ordinate directly with the Chief Engineer/Hydro Project, Minparai, the Chief Engineer/Lower Mettur Hydro Electric Project, Bhavani and Chief Engineer/Civil Designs, Madras.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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Memo.No.010282/17/S2/A1/89—4, (Admn. Branch) dated 28—4—1989.

Sub: Establishment—Class I to IV Services—Provincial and Regular Work Establishment categories—Annual General Continuance of posts for the year 1988—89—Authorisation for the month of April 1989—Orders issued.

Pending issue of orders for continuance of posts, pay and allowances for the month of April 1989 for the incumbent of the posts whose sanction have expired on 30—11—88, 31—12—88, 31—1—89, 28—2—89 and 31—3—89 in respect of offices/Project/Circles indicated in Annexure excluding those which stand abolished by specific order, shall be claimed and admitted.

(By Order of the Chairman)

M. Chinnakkannu,
Chief Engineer (Personnel).

Encl: One Annexure.

Sl. No.	Name of Offices, Projects and Circles	Total No. of posts	
		Provincial	R. W. E.
1.	Office of the CE(Distn)/Madras	65	—
2.	Chief Engineer (Distribution)/Trichy	56	4
3.	Chief Engineer (Distribution)/Madurai	56	—
4.	Chief Engineer (Distribution)/Vellore	51	1
5.	Chief Engineer (Distribution)/Coimbatore	56	2
6.	Madras Development Circle	57	100
7.	Superintending Engineer/Generation/Kundah (From 1-3-89 to 30-4-89)	401	1430
8.	Superintending Engineer/Generation Erode	53	97
9.	Supdg. Engineer/Lower Mettur Hydro Elec. Project	367	346
10.	Supdg. Engineer/Protection and Communication, Coimbatore	6	5
11.	Supdg. Engineer/Gen./Tirunelveli	3	2
12.	Supdg. Engineer/Ennore Thermal Power Station	811	391
13.	Basin Bridge Power House	76	119
14.	Supdg. Engineer/Mettur Thermal Power Station	823	529
15.	Supdg. Engineer/Mettur Thermal Power Project	503	80
16.	Supdg. Engineer/Mettur Workshop Circle	94	814
17.	Supdg. Engineer/Tuticorin Thermal Power Station	826	1391
18.	Supdg. Engineer/General Constn. Circle/Madras	236	619
19.	Supdg. Engineer/General Constn. Circle/Salem	207	333
20.	Supdg. Engineer/G.C.C. (West)/Coimbatore	198	425
21.	Supdg. Engineer/G.C.C. (Central)/Trichy	213	465
22.	Supdg. Engineer/General Constn. Circle/Madurai	226	354
23.	Supdg. Engineer/Kadamparai P.S.H.E.P./Constn.	308	166
24.	Supdg. Engineer/Kadamparai P.S.H.E.P./O&M	91	220
25.	Supdg. Engineer/North Madras T.P. Project, Ennore	61	13
26.	Chief Engineer/Thermal Design	6	1
27.	Supdg. Engineer/Design/Elect.	47	4
28.	Chief Engineer/North Madras Thermal Power Project	7	1
29.	Supdg. Engineer/Design/Tuticorin Thermal Power Project	30	1
30.	Supdg. Engineer/Design/North Madras Thermal Power Project	25	1
31.	Supdg. Engineer/Civil/Thermal-I	46	—
32.	Supdg. Engineer/Civil/Thermal-II	10	—
33.	Chief Engineer/Hydro Gen. and Transmission Unit II	9	—
34.	Chief Engineer/Research and Development	49	24
35.	Supdg. Engineer/Planning	48	5
36.	Supdg. Engineer/Rural Electrification and Improvement (Distn.)	50	4
37.	Chief Engineer/Materials Management	5	—
38.	Supdg. Engineer/Materials Management II	47	1
39.	Supdg. Engineer/Indl. Energy Management Cell	36	2
40.	Supdg. Engineer/Stores Inspection	19	1
41.	Supdg. Engineer/Betterment/Thermal	17	1
42.	Supdg. Engineer/Coal	43	6
43.	Chief Engineer/Civil/Design	67	5
44.	Supdg. Engineer/Investigation	156	255
45.	Supdg. Engineer/Civil/Hydel	47	3
46.	Member (Generation)	5	—
47.	Supdg. Engineer/Transmission	75	1
48.	Supdg. Engineer Protection and Communication/Madras	76	86
49.	Supdg. Engineer/Hydro Projects (Elect)	56	51
50.	Supdg. Engineer/Load Despatch and Grid Operation	47	17
51.	Administrative Branch	394	25
52.	Board Office/Accounts Branch	229	—
53.	Office of the Member (Distribution)	5	—
54.	Madras Elec. Distn. Circle (South)	1169	2562
55.	Madras Elec. Distn. Circle (North)	1086	2490
56.	Madras Elec. Distn. Circle (Central)	974	2593
57.	Chengalpattu Elec. Distn. Circle	743	1662
58.	Kancheepuram Elec. Distn. Circle	898	2079

Memo.No. 043096/50/S4 (A1)/89—1, (Admn. Branch) dated 28—4—89.

Sub: Ramanathapuram Electricity Distribution Circle—Shifting of Headquarters to Sivaganga—Ordered—Reg.

Ref: Permanent B. P. (FB) No. 22 (Admn. Branch) dated 7—4—1989.

The shifting of the Headquarters of Ramanathapuram Electricity Distribution Circle to Sivaganga with effect from 1—5—89 as per B. P. cited may be kept in abeyance.

(By Order of the Chairman)

M. Chinnakkannu,
Chief Engineer (Personnel).

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Memorandum No. 24534/O & M Cell/89—1 (Secretariat Branch) dated the 28th April, 1989.

Sub: ESTABLISHMENT—Office of Chief Engineer/Distribution Region—Accounts Officer—Inspection of Superintending Engineer's Offices—Instructions—Issued.

During inspection of one of the Offices of the Chief Engineer (Distribution), it was observed that the Accounts Officer of that office has been performing tours and inspecting the offices under the control of the Superintending Engineers.

2. In this connection, all the Chief Engineers and Superintending Engineers are informed as follows:—

“The Accounts Officer of the Chief Engineer/Distribution's office need not undertake any inspection of any of the offices in the Distribution Circles in the Region since it is purely an office post and should continue to be so. The work of the Accounts Officer is to assist the Chief Engineer in office only. However, the Accounts Officer may visit any office for the purpose of any fact finding, investigation, discussion or collection of particulars or statistics at the specific direction of the Chief Engineer/Distribution”.

3. All the Chief Engineers/Superintending Engineers of Distribution (Region/Circles) are requested to adhere to the above instructions.

4. Receipt of this Memorandum may be acknowledged.

K. N. Rathinavelu,
Secretary.

Finance

PART-III

Finance

Memorandum No. 16440/EI/88-22 (Secretariat Branch) dated the 13th March, 1989.

Sub : Loans and Advances—House Building Advance—Allotment of funds in respect of fresh cases of purchase of plot and construction/construction for applications received from 1—7—88 to 30—9—88—Orders—Issued.

Ref : (1) Board's Memo. No. 16440/EI/88—3, dated 16-5-1988.
(2) Board's Memo. No. 44046/EI/88—1, dated 17-10-1988.
(3) Board's Memo. No. 44046/EI/88—2, dated 17-12-1988.
(4) Board's Memo. No. 16440/EI/88—8, dated 27-12-1988.
(5) Board's Memo. No. 16440/EI/88—15, dated 8-2-1989.

During the year 1988-89, allotment of funds as indicated below has been made to the sanctioning authorities :

**Purchase of plot and construction/
construction :**

**Enlargement/Improvement
for cases, if any :**

Left out cases relating to the period upto 31—3—87.

Left out cases received prior to 30—6—87 and

1—4 —87 to 30—6 —87

from 1—7—87 to 31—3—88

1—7 —87 to 30—9 —87

from 1—4—88 to 30—9—88

1—10—87 to 31—12—87

1—1 —88 to 31—3 —88

1—4 —88 to 30—6 —88

2. It has now been decided that the applications relating to plot-cum-construction/construction received during the period from 1—7—88 to 30—9—88 by the sanctioning authorities in **Madras alone** shall be considered for sanction. Accordingly allotment of funds as in the **Annexure** (representing 80% of total requirement) to this Memorandum is made to the sanctioning authorities in Madras who have requested for funds in this regard. They are requested to sanction House Building Advance for the above cases immediately as per Tamil Nadu Electricity Board House Building Advance Rules. The instructions issued in paras-2, 4 and 5 of the Memorandum first cited shall be followed while sanctioning advance in the above cases.

3. Receipt of this Memorandum should be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

ANNEXURE

Sl. No.	Sanctioning Authority	Amount allotted for applications relating to purchase of plot and construction/ construction for the period from 1-7-88 to 30-9-88 (80%).
(1)	(2)	(3)
		Rs
1.	SE/Madras Elec. Distn. Circle (North)	3,73,650
2.	SE/Madras Elec. Distn. Circle (Central)	2,88,068
3.	SE/Madras Elec. Distn. Circle (South)	4,51,440
4.	SE/Operation/Ennore Thermal Power Station	12,07,200
5.	SE/Investigation	1,20,000
6.	SE/Protection & Communication	77,040
7.	SE/Planning	1,28,000
8.	Chief Internal Audit Officer, Board Office Audit Branch	1,00,000
9.	Administrative Branch	1,41,600
10.	Board Office Secretariat Branch	1,60,800
11.	SE/Design/T.T.P.P./Madras	1,60,000
12.	SE Elec./North Madras Thermal Power Project.	1,16,000
13.	SE/G.C.C./Madras	2,76,000

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Memorandum No. 19515/EI/88—30 (Sectt. Branch), dated the 15th March, 1989.

Sub: Loans and Advances—House Building Advance—Allotment of funds towards purchase of Ready Built House/Flat by employees of Tamil Nadu Electricity Board for year 1988—89—Orders—Issued.

Ref: (i) From Chief Financial Controller, U.O. No. Bud/XB/A1—2/L &A/RE—87—88 BE/88—89 dt. 17—2—88.
(ii) From Chief Financial Controller, U.O. No. Bud/XB/A1—2/L &A/89 dt. 2—2—89.

Allotment of funds as detailed below is made for the year 1988—89 for release of House Building Advance for the purchase of Ready Built House/Flat to the Employees of Tamil Nadu Electricity Board who submitted their applications before 31—12—88 and obtained formal sanction:—

Sl. No.	Name of the sanctioning authority	Letter/U.O. dated	Amount Rs.
1.	SE/Dharmapuri Elec. Distn. Circle	3—3—89 & 4—3—89	2,28,000/-
2.	Board Office Sectt. Branch	3—3—89	87,000/-
3.	SE/Villupuram Elec. Distn. Circle	6—3—89	87,500/-
4.	SE/Tirunelveli-Kattabomman Elec. Distn. Circle	6—3—89	83,000/-
5.	SE/Madras Elec. Distn. Circle/Central	8—3—89	1,59,000/-
6.	SE/Civil-I/Mettur Thermal Power Project	2—3—89	80,000/-
7.	SE/Tirupathur Elec. Distn. Circle	3—3—89	19,500/-
8.	SE/Mech. II/Mettur Thermal Power Station	8—3—89	1,03,000/-
9.	SE/Civil & General/Kadamperai PSHEP	28—2—89	2,29,055/-
10.	SE/Udumalpet Elec. Distn. Circle	6—3—89	64,000/-
Total			Rs. 12,00,055/-

(Rupees Twelve lakhs and fifty five only).

2. Receipt of this Memorandum may be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

Memorandum No. 19518/EI/88—30 (Sectt. Br.), dated the 16th March, 1989.

Sub : Loans and Advances—House Building Advance—Allotment of funds for sanction of Addl. House Building Advance to the employees of the Board for completing construction—Orders—Issued.

Ref : (1) From Chief Financial Controller,
U.O. No. Bud/XB/AI-2/HBA/RE. 87—88 & BE. 88—89/88 dt. 17—2—88.
(2) From Chief Financial Controller,
U.O. No. Bud/XB/AI-2/L&A/89, dt. 2—2—89.

Allotment of funds as detailed below is made for the year 1988—'89 for release of Additional House Building Advance to the employees of Tamil Nadu Electricity Board for completing the construction of house in respect of the applications received upto 31—12—88 and where formal sanction has already been accorded :—

Sl. No.	Name of the sanctioning authority	Letter/U.O. dated	Amount Rs.
1.	SE/Trichy Elec. Distn. Circle (South)	6—3—89 & 14—3—89	34,500/-
2.	SE/Vellore Elec. Distn. Circle	4—3—89	60,000/-
3.	SE/Madras Elec. Distn. Circle (South)	9/14—3—89	17,350/-
4.	SE/Generation/Hydro Station/Kundah	10—3—89	10,500/-
5.	Chief Internal Audit Officer/B.O.A.B.	14—3—89	26,600/-
Total			Rs. 1,48,950/-

(Rupees One lakh forty eight thousand nine hundred and fifty only).

2. The sanctioning authorities are also requested to send reports regarding the utilisation of the amounts allotted to them.

3. Receipt of this Memorandum may be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

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Memorandum No. 19515/EI/88—31, (Sectt. Br.) dated the 16th March, 1989.

Sub : Loans and Advances—House Building Advance—Allotment of funds towards purchase of Ready Built House/Flat by employees of Tamil Nadu Electricity Board for year 1988—'89—Orders—Issued.

Ref : (i) From Chief Financial Controller, U. O. No. Bud/XB/AI—2/L&A/RE.87—88 & BE.88—89 dt. 17—2—88.
(ii) From Chief Financial Controller, U. O. No. Bud/XB/AI—2/L&A/89 dt. 2—2—89.

Allotment of funds as detailed below is made for the year 1988—'89 for release of House Building Advance for the purchase of Ready Built House/Flat to the employees of Tamil Nadu Electricity Board who submitted their applications before 31—12—88 and obtained formal sanction :—

Sl. No.	Name of the sanctioning authority	Letter dated	Amount Rs.
1.	SE/Trichy Elec. Distn. Circle (South)	6—3—89	1,63,615/-
2.	SE/Colmbatore Elec. Distn. Circle (North)	9—3—89	24,400/-
3.	SE/Dharmapuri Elec. Distn. Circle	12—3—89	29,986/-
Total			Rs. 2,18,001/-

(Rupees Two lakhs eighteen thousand and one only).

2. Receipt of this Memorandum may be acknowledged immediately.

K.N. Rathinavelu,
Secretary.

Memorandum No. 19518/E1/88—33 (Sectt. 8r.) dated the 28th March, 1989.

Sub : Loans and Advances—House Building Advance—Allotment of funds for sanction of Additional House Building Advance to the employees of the Board for completing construction—Orders—Issued.

- Ref : (1) From Chief Financial Controller, U.O. No. Bud/XB/A1—2/HBA/RE.87—88 & BE. 88—89/88 dt. 17—2—88.
 (2) From Chief Financial Controller, U. O. No. Bud/XB/A1—2/L&A/89 dt. 2—2—89.
 (3) Telex/Phonogram message dated 28—3—89.

In confirmation of fund allotment made by Telex/Phonogram message dated 28—3—89, allotment of funds as detailed below is made for the year 1988—89 for release of Additional House Building Advance to the employees of Tamil Nadu Electricity Board for completing the construction of house in respect of the applications received up to 31—12—88 and where formal sanction has already been accorded ;—

Sl. No.	Name of the Sanctioning Authority	Letter dated	Amount Rs.
1.	SE/Villupuram Elec. Distn. Circle	23—3—89	31,000/-
2.	SE/Vellore Elec. Distn. Circle	20—3—89	65,000/-
Total			Rs. 96,000/-

(Rupees Ninety six thousand only).

2. The sanctioning authorities are also requested to send reports regarding the utilisation of the amounts allotted to them.

3. Receipt of this Memorandum may be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

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Memorandum No. 19515—E1/88—35 (Sectt. Br.) dated the 28th March, 1989.

Sub : Loans and Advances—House Building Advance—Allotment of funds towards purchase of Ready Built House/Flat by employees of Tamil Nadu Electricity Board for 1988—89—Orders—Issued.

- Ref : (i) From Chief Financial Controller, U.O. Bud/XB/A1—2/L&A/RE. 87—88 & BE 88—89 dt. 17—2—88.
 (ii) From Chief Financial Controller, G. O. No. Bud/XB/A1—2/L&A/89 dt. 2—2—89.
 (iii) From SE/Madras E.D.C. (Central) Lr. No. Adm. I/A3/F. HBA/B312—2/89 dt. 28—3—89.

Allotment of funds of Rs. 1,79,000/- (Rupees One lakh and seventy nine thousand only) is made to the Superintending Engineer, Madras Electy. Distribution Circle (Central) for the year 1988—89 for release of House Building Advance towards Ready Built House as desired in his letter third cited.

2. Receipt of this Memorandum may be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

Memorandum No. 19515-E1-88-37 (Sectt. Br.) dated the 29th March 1989.

Sub: Loans and Advances—House Building Advance—Allotment of funds towards purchase of Ready Built House/Flat by the employees of Tamil Nadu Electricity Board for the year 1988-'89—Orders—Issued.

- Ref: (i) From Chief Financial Controller U. O. No. Bud/XB/A1-2/L & A/RE. 87-88 & BE. 88-89 dt. 17-2-88.
 (ii) From Chief Financial Controller, U. O. No. Bud/XB/A1-2/L & A/89 dt. 2-2-89.
 (iii) From the SE/Madras E.D.C. (South), letter No. Adm. I/A4/MEDC/(S)/ F. HBA/R 331/89-I. dt. 28-3-89.

An allotment of Rs. 1,02,000/- (Rupees One lakh and two thousand only) is made to the Superintending Engineer, Madras Elec. Distribution Circle (South) towards Ready Built Flat for the year 1988-'89 as indented in his letter third cited.

2. Receipt of this Memorandum may be acknowledged.

K. N. Rathinavelu,
Secretary.

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Memorandum No. 19518-EI/88-38 (Secretariat Branch) Dated 10-4-1989.

Sub: Loans and Advances—Allotment of funds for sanction of Additional House Building Advance to the employees of Board for completing construction—Formal sanction Orders—issued.

- Ref: (i) From the SE/Vellore E.D.C., Lr. No. SE/VEDC/E/Adm. II/A4/HBA/40413/ 84-88 dt. 20-3-89.
 (ii) This office Phonogram dt. 29-3-89 and Endt. No. 19518-E1/88-34 dt. 29-3-89.
 (iii) From the SE/Vellore E.D.C., Lr. No. SE/VEDC/E/Adm. II/A4/HBA/40413/ 84-89 dt. 29-3-89.
 (iv) From the SE/Vellore E.D.C., Lr. No. SE/VEDC/E/Adm. II/A4/HBA/40413/84 dt. 29-3-89.
 (v) This office Telex No. 663 dt. 30-3-89 and Endt. No. 19518-E1/88-354 dt. 30-3-89.
 (vi) From the SE/Thirupathur E.D.C., Lr. No. SE/TEDC/Adm. II/HBA/126/ 8215/88 dt. 21-3-89.
 (vii) This office Phonogram dt. 30-3-89 and Endt. No. 19518/E1/88-36 dt. 30-3-89.

In confirmation of fund allotment made by Telex/Phonogram message in the reference cited, formal sanction as detailed below is made for the year 1988-89 for release of Additional House Building Advance for completing the construction of house in respect of the applications received upto 31-12-88:

Sl. No.	Sanctioning Authority	Letter dt.	Amount
(1)	S.E./Vellore E.D.C.	29-3-89	Rs. 66,000/-
(2)	S.E./Tirupatur E.D.C.	21-3-89	17,500/-
Total :-			82,500/-

(Rupees Eighty two thousand and five hundred only).

2. Receipt of this Memorandum may be acknowledged.

K. N. Rathinavelu,
Secretary.

Memorandum No. 16440-E1/88-30, (Secretariat Branch) Dated 10-4-1989.

Sub: Loans and Advances-House Building Advance-Allotment of funds for the year 1988-89-Formal sanction orders-Issued.

- Ref:** (i) From the SE/Trichy E.D.C. (S) Lr. No. SE/TEDC/S/TY/Adm. III/A2/HBA/FA/C. No. 620/89 dt. 21-3-89.
 (ii) From the SE/Trichy E.D.C. (S) Lr. No. SE/TEDC/S/TY/Adm. III/A2/HBA/FA/C. No. 612/89 dt. 21-3-89.
 (iii) This office Telex No. 633 dt. 28-3-89 and Endt. No. 16440-E1/88-27 dt. 28-3-89.
 (iv) From the SE/Trichy E.D.C. (S) Lr. No. SE/TEDC/S/TY/Adm. III/A2/HBA/File/FA/C.No. 685/89 dt. 28-3-89.
 (v) This office Telex No. 96 dt. 30-3-89 and Endt. No. 16440-E1/88-29 dt. 30-3-89.

In confirmation of fund allotment made in Telex No. 633 dt. 28-3-89 and No. 96 dt. 30-3-89, the formal allotment of funds for Rs. 97,320/- is made to the Superintending Engineer/Trichy Elec. Distribution Circle (South) in respect of House Building Advance for the year 1988-89 as follows :-

Sl. No.	Purpose	Amount
		Rs.
(1)	Plot-cum-construction/construction (pending instalment) :-	24,000/-
(2)	Department of Town and Country Planning cases :-	51,820/-
(3)	Enlargement :-	21,500/-
	Total :-	<u>97,320/-</u>

(Rupees Ninety seven thousand three hundred and twenty only).

2. Receipt of this Memorandum may be acknowledged.

K. N. Rathinavelu,
Secretary.

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Memorandum No. 16440-E1/88-31, (Secretariat Branch) dated the 10th April, 1989

Sub: Loans and Advances-House Building Advance-Allotment of funds for the year 1988-'89-Formal sanction-Orders-Issued.

- Ref:** (i) From the SE/Pudukottai E.D.C., Lr. No. SE/PEDC/Adm. Br./A3/HBA/C. No. NIL/89 dt. 21-3-89.
 (ii) This office Telex No. 634 dt. 29-3-89 and Endt. No. 16440-E1/88-28, dt. 29-3-89.

In confirmation of fund allotment made in Telex No. 634 dated 29-3-89, the formal allotment of funds for Rs. 24,000/- (Rupees Twenty four thousand only) in respect of House Building Advance for the year 1988-'89 is made to the Superintending Engineer, Pudukottai Electricity Distribution Circle as follows :

Purpose	Amount
Plot-cum-construction/construction (Pending instalment).	Rs. 24,000/-

2. Receipt of this Memorandum may be acknowledged.

K. N. Rathinavelu,
Secretary.

Memorandum No. 19515/E1/88-41, (Secretariat Branch) Dated the 10th April, 1989.

Sub: Loans and Advances—House Building Advance—Allotment of funds towards purchase of Ready Built House/Flat by employees of Tamil Nadu Electricity Board for the year 1988-89—Formal Sanction—Orders—Issued.

- Ref: (i) From the SE/Trichy E.D.C. (South) Lr. No. SE/TEDC/S/Adm. III/A2/HBA/C. No. 647/89 dt. 23-3-89.
 (ii) This office Phonogram dt. 29-3-89 and Endt. No. 19515/E1/88-36 dt. 29-3-89.
 (iii) From the SE/Vellore E.D.C. Lr. No. SE/VEDC/E/Adm. II/A4/HBA/8215/88 dt. 29-3-89.
 (iv) This office Telex No. 66 dt. 30-3-89 and Endt. No. 19515-E1/88-38 dt. 30-3-89.
 (v) From the SE/Thanjavur E.D.C. (West) Telex dt. 30-3-89 and Lr. No. SE/T/W/Adm. II/A3/F. HBA/89 dt. 29-3-89.
 (vi) This office Telex No. 709 dt. 31-3-89 and Endt. No. 19515-E1/88-40 dt. 31-3-89.

In confirmation of Telex Message with regard to allotment of House Building Advance already made in respect of Ready Built House/Flat for the year 1988-89, the formal sanction is made to the following sanctioning authorities of House Building Advance:

Sl. No.	Sanctioning Authority	Amount Rs.
1.	SE/Trichy Elec. Distn. Circle (South)	42,250/-
2.	SE/Vellore Elec. Distn. Circle	80,000/-
3.	SE/Thanjavur Elec. Distn. Circle (West)	79,900/-
Total Rs.		2,02,150/-

(Rupees Two lakhs two thousand one hundred and fifty only).

2. Receipt of this Memorandum may be acknowledged.

K. N. Rathinavelu,
Secretary.

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Memorandum No. 13319/N2/88-1, (Secretariat Branch) dated the 17th April 1989.

Sub: Allowances—Payment of House Rant Allowance in addition to Project Allowance to the employees of Mettur Thermal Power Project who are not provided with quarters—Amendment—Orders—Issued.

Ref: (Permanent) B.P. (Ch.) No. 65 (Sectt. Branch), dt. 14-3-1989.

The following Erratum is issued to the paragraph-3 of (Permanent) B.P. (Ch.) No. 65 (Sectt. Branch) dt. 14-3-1989:

AMENDMENT

The clause "before provision of quarters" occurring in paragraph 3 of the proceedings shall be read as "AFTER PROVISION OF QUARTERS".

K. N. Rathinavelu,
Secretary.

Endt. No. X/DFC/T/A4/F. FE. Sanc/PR 160/89 (Accounts Branch) dt. 20-4-89.

Ref: Letter No. 44 (14)/89-FE, dt. 15-3-89 of
Ministry of Energy Dept. of Power, New Delhi.

Copy communicated to all the Chief Engineers and Regional Chief Engineers and General Superintendent/Ennore Thermal Power Station for information and necessary action. The Government of India, Department of Economic Affairs, Ministry of Finance, New Delhi may be approached to avail the lines of bilateral and multilateral credits against the proposed import of capital goods worth of more than Rs. One crore, before placing orders on foreign suppliers.

Arjunan Gnanivollu,
Account Memher.

Encl :

Copy of No. 44 (14)/89-FE Government of India Ministry of Energy Department of Power New Delhi, dated 15th March, 1989.

Sub: Financing of imports of capital goods and other materials under available lines of bilateral and multilateral credits from foreign donors.

A copy of Ministry of Finance (Department of Economic Affairs)'s O. M. No. F4(1)-FEB. 1/89 dated the 30th January, 1989 is forwarded herewith for further necessary action.

Encl : As above

Gautam Sanyal,
Under Secretary to the Govt. of India.

To

1. Chairman of all the SEBs, Tamil Nadu Electricity Board.
2. Chairman & Managing Director, National Thermal Power Corporation Limited (Contract). 62-63, NTPC Square, Nehru Place, New Delhi-110019.
3. Chairman & Managing Director, National Hydro Electric Power Corporation Limited, Manjusha-57, Nehru Place, New Delhi-110019.
4. Manager (Finance), North Eastern Electric Power Corporation Limited, Bawri Mansion, Dhankheti, Shillong-793001.
5. General Manager, Damodar Valley Corporation, Bhabani Bhavan, Alipore, Calcutta-27.
6. Chairman & Managing Director, National Project Construction Corporation Limited, 30-31, Raja House, Nehru Place, New Delhi-110019.
7. Chairman & Managing Director, Rural Electrification Corporation, Nehru Place, New Delhi-110019.
8. Chairman & Managing Director, Power Finance Corporation, Chander Lok Building, New Delhi-1.

Gautam Sanyal,
Under Secretary to the Govt. of India.

(True Copy)

Copy of Office Memorandum No. F. 4 (1)-FEB-1/89 Government of India Ministry of Finance (Department of Economic Affairs), New Delhi, the 30th Jan. 1989 addressed to Financial Adviser, Ministry of Energy, Deptt. of Power (Shri U.V. Bhatt), Shram Shakti Bhavan, New Delhi.

Sub: Financing of imports of capital goods and other materials under available lines of bilateral and multilateral credits from foreign donors.

Instructions have been issued by Ministry of Finance (Department of Economic Affairs) from time to time emphasising the need for coverage of the imports by both Government Departments and public sector undertakings under available lines of bilateral/multilateral credits extended by foreign donors under soft terms. With the present constraints on balance of payments, it has become all the more important that no effort is spared to ensure that all such imports are examined specifically with reference to available credits before using free foreign exchange. While the release of foreign exchange for licensable imports is regulated through various Licensing Committees, there is no mechanism for regulating imports permissible under OGL procedures in terms of the Import Export Policy. It is, therefore, for the concerned PSUs to get in touch with Department of Economic Affairs before entering into contracts with the foreign suppliers for purchase of any equipment or materials from abroad. Only if there is no possibility of coverage of such imports under available soft credits, Letter of Credit under free foreign exchange should be opened. Any enquiries in this regard could be addressed to either Smt. Renuka Vishwanathan, Director (FB) or the undersigned. Imports of small value say upto Rs. 1 Crore permissible under OGL may, however, continue to be made under normal procedure without any reference being made to Department of Economic Affairs.

D. Subba Rao,
Director.

Letter No. 8728—N1/89—2, (Secretariat Branch) Dated 20—4—1989.

Sub : Tamil Nadu Electricity Board Employees' Special Provident Fund—Cum—Gratuity Scheme—Payment of the Scheme amount when nomination not made—Instructions issued.

Ref : B.P. Ms. (FB) No. 76 (Sectt.) dt. 31—8—85.

It has been brought to the notice that a member of the Gratuity Scheme had not filed his nomination during his life time and expired before the date of Superannuation. Instruction is sought for dealing with such cases where no nomination has been made.

2. I am to state that nomination form has been prescribed in B.P. Ms. (FB) No. 76 (Sectt.) dt. 31—8—85 and the procedure for accepting the nomination for payment of terminal benefits has also been laid down in Memo. (P) No. 27896/N1/86-4, dt. 22—8—86. Therefore it is the look out of the heads of offices to obtain nomination in the form prescribed for the Gratuity Scheme from all members of the scheme and it is the responsibility of the employees to keep the nomination upto date thereafter. In view of the position stated, I am to request you to check up whether these procedures are made applicable in respect of terminal benefits payable to the employees of the Board, and there should not be any case without valid nomination henceforth.

3. Receipt of these instructions should be acknowledged.

K.N. Rathinavelu,
Secretary.

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Letter No. 24/CAC/X/EB/89 (Accounts Branch) dated 25—4—1989

Sub : Introduction of Uniform Commercial Accounting System—Accounting of Fixed Assets in Projects and General Construction Circles—Instructions—Issued.

1. Accounting of Fixed Assets used on Projects and by General Construction Circles shall be regulated as follows :

2. The Fixed Assets shall be grouped under 3 categories :

- A. Construction Facilities
- B. Project Assets and
- C. Fixed Assets used on Projects.

A. Construction Facilities :

3. Such of those construction equipments which are acquired for Construction activities should be accounted for under Account No. 15.6 'Construction Facilities'. Annual depreciation should however be charged on these Assets. But depreciation should be debited to concerned Capital works through Account No. 15.207. 'Revenue Expenses pending allocation over Capital Works Depreciation.' The depreciation may be credited to the head 'Provision for depreciation account 15.651 to 15.699'. In the Balance Sheet the value of these assets should be shown in schedule 21 'Capital Work-in-Progress' at net value (i.e) the value of Assets less provision for depreciation. It may please be noted that the Construction Facilities Account will be operated in Project Circles and General Construction Circles only.

B. Project Assets :

4.1. The Assets used in Projects for the purpose of Construction activities will be under this category. The following Assets, (to illustrate a few) will be included in this category.

- (a) Buildings constructed during the initial stages and used for construction activities till Project is completed
- (b) Plant and Machinery, Tools, Vehicles, Furniture, Office Equipment etc. acquired during the course of Project and used for Construction of Assets in the Projects.
- (c) Electrical Lines Constructed and used for the Project work etc.
- (d) Roads and Culverts formed during the initial stages and used for Construction activities.

These Project Assets must be Capitalised as soon as they are put to use in the Projects. Depreciation should be charged from the year following the year of capitalising these Assets and such depreciation should be charged to other Capital Works that are in progress and are constructed by using these Fixed Assets.

4.2. All Project Assets should be accounted for under the relevant accounts under Group Code No. 10. Depreciation has to be calculated on these assets debiting concerned Account Numbers under Group Code 77 Depreciation and Crediting 'Provision for depreciation accounts under Group Code No. 12. At the year end, the depreciation debited to Group Code Account No. 77 shall be transferred to Account No. 15.207 'Revenue Expenses pending allocation over Capital Works' crediting 77.900. The debit to Account No. 15.207 should be later on cleared by allocating to different Capital Works-in progress on suitable basis. In the Balance Sheet the Project Assets shall be shown in Schedule 19.

C. Fixed assets used on Construction Works :

5. In the case of Assets which have been already accounted for under Group head Account No. 10, in other circles are deployed on Construction Works by diversion, the depreciation thereon should be debited to the Capital Works, on which the Assets are used. Such Assets should have been transferred to Project/General Construction Circles by the transferer circles. Such transferred Assets should also be accounted under Group Code No. 10 Depreciation thereon charged by crediting Group Code No. 12 and debiting Group Code No 77. Such Depreciation shall be transferred to Account No. 15.207 by crediting 77.9 at the year end and later cleared by charging various Capital work in progress accounts under Group Code 14.

Ajjanan Gnanaolivu,
Accounts Member.

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Lr. No. DFC/Rev/A.O./C.B./F41/89—81, (Accounts Branch) dt. 26—4—89.

Sub : Exhibition of Security Deposit at Credit in the white meter card at the column provided for it as on 31—3—1988—Instructions—Issued.

Ref : This office Memo. No. DFC/Rev/CB/F41/89—76 dt. 29—3—89 to all S.Es/ Distn. Circle with copy to Chief Internal Audit Officer/T.N.E.B. and Others.

The following words furnished in the 3rd line of the endorsement to Chief Internal Audit Officer/Board office Audit Branch in the above memo. viz. "White Meter Card and" may be deleted.

Arjunan Gnanaolivu,
Accounts Member.

PART-IV

Technical

Endt. No. IEMC/EE2/F. P. C. G1./CR 3969/89 dt. 31—3—89.

Ref; G.O. Ms. No. 434 P.W.D. dt. 17—3—89.

Copy communicated to Chief Engineers/Distribution of all Regions, Superintending Engineer/Electricity Distribution Circles and Superintending Engineer/Load Despatch and Grid Operation for information and necessary action.

S.R. Shanmugam,
Superintending Engineer/IEMC.

Copy of G.O. Ms. No. 434 PWD dt. 17—3—89.

ELECTRICITY—Restriction and Control—The Tamil Nadu Restriction on consumption of Electricity Order, 1976—Amendments to Clause 6,—issued.

Read the following :

1. G. O. Ms. No. 1111, PW, dt. 24—7—76
2. G. O. Ms. No. 2235, PW, dt. 26—12—85
3. G. O. Ms. No. 2078, PW, dt. 19—8—86
4. G. O. Ms. No. 3060, PW, dt. 26—12—86
5. G. O. Ms. No. 999, PW, dt. 19—5—87
6. G. O. Ms. No. 1090, PW, dt. 1—6—87
7. G. O. Ms. No. 1490, PW, dt. 20—9—88
8. From Chairman, Tamil Nadu Electricity Board to IEMC/E2/A2/Liquid Nitrogen/CR 12306/89 dt. 9—1—89

ORDER:

The Chairman, Tamil Nadu Electricity Board has recommended to the Government that the Liquid Nitrogen Plant of the Tamil Nadu Co-operative Milk Producers' Federation Ltd., Salem may be treated as a freezing unit in view of the nature of the industry and that the concessions available to the freezing units viz., reduced power cut of 15%, exemption from disconnection for exceeding demand quota on payment of penal charges may be made applicable to the plant. He has also stated that in anticipation of the approval of the Government he has revised the quota of the industry on the basis of 15% cut and that his action may be ratified. The Government have examined the recommendation of the Chairman, Tamil Nadu Electricity Board and accept his recommendation to treat Liquid Nitrogen Plant at Salem on par with freezing Plants.

2. The Government accordingly ratify the action of the Chairman Tamil Nadu Electricity Board in having revised the quota for the above industry on the basis of 15% cut in anticipation of approval of the Government.

3. The following notification shall be published in an extraordinary issue of Tamil Nadu Government Gazette dated 17—3—89.

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 as issued in G. O. Ms. No. 1111 PW, dt. 24—7—76 as amended.

Amendment

(1) In the clause 6

(i) After the existing sub clause (iv) the following shall be inserted as sub clause (v) namely "(v) The Liquid Nitrogen Plant of Tamil Nadu Co-operative Milk Producers Federation Ltd., Salem shall be subjected to only 15% cut both on demand and energy.

(ii) The existing sub clause (v) and (vi) shall be renumbered as (vi) and (vii).

(2) In clause 8 under sub clause (iii), for the numbers "6 (iii) and (iv)", the following numbers shall be substituted, namely "6 (iii), (iv) and (v)".

(3) In clause 9 under sub clause (i) for the numbers "6 (iii) and (iv)", the following numbers shall be substituted, namely "6 (iii), (iv) and (v)".

(By Order of the Governor)

(True copy)

V. Sankarasubbaiyan,
Commissioner & Secretary to Govt.

● ● ●

Circular Memo. No. 271/SE/IEMC/PO(T)/Tariff.1(2)/86-4 (Technical Branch) Dated 1-4-1989.

Sub: Electricity-L.T. supply-Unauthorised extension of power loads within the contracted demand-levy of penal charges-Orders-Issued.

A L.T. Power service was effected for a contracted load of 80 H.P. with lighting load of 2000 Watts. During inspection, it was found that there was a load of 53 H.P. as against the connected load of 33 H.P. as per the Test Report. When the matter was referred to Headquarters regarding levy of compensation charges for Unauthorised Additional load, it was clarified that the Unauthorised Additional load was within the contracted load and as such no compensation charges should be levied. However, it has been reported that the consumer has paid the monthly minimum for 80 H.P. and stated that in such cases, the supply can be disconnected as per clause 16 of the Pre-revised Terms and Conditions of Supply now Clause 21-05) and the supply can be reconnected after getting the revised test report.

2. In view of the above position, it is hereby ordered that whenever such Unauthorised Additional load is found at the time of inspection notwithstanding that it is within the contracted load, in such case, the supply may be disconnected and the service reconnected after collecting the reconnection fees and after getting a Test Report as contemplated in para 21.05 of the Revised Terms and Conditions of Supply of Electricity (para 16 of the pre-revised Terms and Conditions of Supply) should be obtained. In such cases, the monthly minimum charges should be levied for the entire contracted load as per the agreement executed by the consumer.

The Superintending Engineers of Distribution Circle are requested to take action in the light of the orders issued above.

G. R. Sundararajan,
Member (Distribution).

● ● ●

Memo. No. SE/IEMC/EE3/AEEI/8634/89-3. (Technical Branch) dated 10-4-1989.

Sub: Replacement of deteriorated service connection wires to be done by Board at Board's cost—Instructions—issued.

During a meeting by the Member (Distribution) with the Voluntary Consumer Organisations held at Tiruchirappalli on 25-2-89, it was represented that the Low Tension consumers are always charged for replacement of deteriorated service connection wires.

2. Attention is drawn in this connection to clause 8.11 of the Terms and Conditions of Supply of Electricity which reads as follows:

"The entire service line, even if a portion thereof has been paid by the consumer, will be the property of the Board and the Board will maintain it at its cost. The Board will also have the right to use the service line for supply of electricity to any other person".

3. Accordingly, replacement of deteriorated service connection wires has to be done by the Board at its cost.

T. V. Antony,
Chairman

Memo. No. IEMC/EE2/A1/F.P.C. Gl./D. 854/89 (Technical Branch) Dt. 10-4-89.

Sub: High Tension industries-Restriction and Control-Bulking/Transfer of quota-Further instructions issued-Regarding..

Ref: (1) Chariman's memo No. IEMC/DE1/AE/P.C. Gl./D. 32/85 dt. 31-1-85.

(2) Chairman's memo. No. IEMC/A6/P.C. Gl. /D. 106/85 dt. 28-2-85.

Instructions have been issued for effecting Bulking/Transfer of power quota among High Tension service connections under the same management vide Chairman's memorandum cited (1) and (2) above.

2. In continuation of the above, the following instructions are issued :-

- (i) Transfer of demand quota shall not be permitted from a High Tension service connection which has been fixed with the minimum demand quota of 130 KVA.
- (ii) However, transfer of energy quota may be permitted from such a High Tension service connection.

G. R. Sundararajan,
Member (Distribution).



Memo. No. SE/IEMC/EE3/AEE2/D. 141 (Technical Branch) Dated 10-4-1989.

Sub: Low Tension agricultural service connections—Operation of air compressor—Instructions issued.

Ref: (i) B. P. Ms. (Ch) No. 227 dated 27-12-85

(ii) B. P. Ms. (Ch) No. 128 dated 11-6-86

(iii) Board's memo. No. SE/RE/D/2870-1/88 dated 23-3-88

In the Board's Proceedings cited (i) and (ii) above, orders have been issued permitting supply to air compressor in existing Low Tension agricultural service connections in conjunction with triple-pole double throw (TPDT) switch to pump water from deep bore-well.

2. In the memo cited (iii) above, Low Tension agricultural consumers have been permitted to use more than one motor within the sanctioned load i.e., additional motor equal to the capacity of the additional load sanctioned may be used.

3. A doubt has been raised whether Low Tension agricultural consumers, who want to operate their air compressor sets independently without TPDT switch, can be sanctioned additional load for the air compressor sets without Triple-pole double-throw switch, as is being sanctioned in the case of agricultural consumers who want to replace the existing motor with a higher Horse power motor or who want to connect up an additional motor.

4. After careful consideration, the following instructions are issued in respect of operation of air compressor in Low Tension agricultural service connections :—

If any agricultural consumer wants to operate the air compressor set independently without Triple-Pole double throw switch, he may apply for additional load for the compressor set. On receipt of such application, sanction may be accorded and supply effected to the additional load as per the priority for the 'additional load' category.

T.V. Antony,
Chairman.

Circular Memo. No. SE/RE&I (D)/D/3856/89—1 (Technical Branch), dt. 11—4—89.

Sub: Drought—Drinking water supply—Extension of supply to 5000 bore wells to be dug by Tamil Nadu Water Supply and Drainage Board—Instructions issued.

1. The Government have sanctioned 5000 bore-wells to be dug in the State by Tamil Nadu Water Supply and Drainage Board (TWAD Board) to augment the drinking water supply. Government has requested the Tamil Nadu Electricity Board (TNEB) to give top-most priority in effecting supply to these bore-wells. This work has to be completed expeditiously and it is of utmost importance supply to these wells are effected as soon as the wells are ready. This calls for a great deal of co-operation and co-ordination between Collector, Tamil Nadu Water Supply and Drainage Board and Tamil Nadu Electricity Board.

2. In this connection, the following instructions are issued for strict compliance.

- (i) As soon as the location of the bore-well is fixed, the Tamil Nadu Water Supply and Drainage Board official concerned has to give an application in the prescribed form, furnishing information on load, location etc. to the territorial Assistant Executive Engineer of Tamil Nadu Electricity Board.
- (ii) Immediately, the Assistant Executive Engineer (Distribution) will investigate, prepare the estimate, get the estimate sanctioned by the competent authority.
- (iii) As soon as the bore-well is dug and water yield is established, the Tamil Nadu Water Supply and Drainage Board officials should furnish the water yield certificate for the bore-wells issued by the Executive Engineer to the Assistant Executive Engineer/Tamil Nadu Electricity Board.
- (iv) Immediately on receipt of water-yield certificate, the Assistant Executive Engineer Tamil Nadu Electricity Board will intimate to Tamil Nadu Water Supply and Drainage Board officials the security deposit and service connection charges to be paid. There should be no delay on any account in intimating this. This intimation should as far as possible be given on the same day when the yield certificate is given.
- (v) The Tamil Nadu Water Supply and Drainage Board officials, on receipt of the above intimation, will pay the security deposit and service connection charges.
- (vi) On payment, the Assistant Executive Engineer/Tamil Nadu Electricity Board will proceed with the execution of the extension work and the Tamil Nadu Water Supply and Drainage Board officials will proceed with civil works, erection of pumpsets and wiring work. The execution of extension work by Tamil Nadu Electricity Board and other civil works by Tamil Nadu Water Supply and Drainage Board shall be co-ordinated such that the works are completed simultaneously. Test Report forms may be made available to the Tamil Nadu Water Supply and Drainage Board officials in advance and they may be asked to furnish the Test Report immediately on completion of their works.
- (vii) On receipt of the Test Report, supply should be effected within a day or two.

3. The Collectors have been requested to furnish the list of bore wells direct to the Superintending Engineers (Distribution) indicating the locations, load details etc.

4. The Chief Engineers (Distribution) are requested to give top-most priority to this work. The Superintending Engineers may be requested to co-ordinate the work with the Collector and Tamil Nadu Water Supply and Drainage Board officials. It should be ensured that there is no room for complaint of delays on the part of Tamil Nadu Electricity Board.

5. The Chief Engineers (Distribution) may review the progress and report it at the next Chief Engineers (Distribution) meeting. They may assess the requirement of materials and arrange for the materials in consultation with Chief Engineer/Materials Management.

6. Receipt of this circular memo may be acknowledged to the Superintending Engineer/Rural Electrification.

T. V. Antony,
Chairman.

Endt. No. IEMC/EE2/F.P.C.GI./CR 4498/89 dt. 12-4-89.

Ref: G.O. Ms. No. 509 P.W.D. dt. 28-3-89.

Copy communicated to Chief Engineers/Distribution of all Regions, Superintending Engineer/Electricity Distribution Circles and Superintending Engineer/Load Despatch and Grid Operation for information and necessary action.

S. R. Shanmugam,
Superintending Engineer/IEMC

Copy of G.O. Ms. No. 509 P.W.D. Govt. of Tamil Nadu dt. 28-3-89.

ELECTRICITY—Restriction and Control—M/s. Dhanalakshmi Mills Ltd., Tiruppur exempted from power cut for a period of three years—Amendments to Restriction and Control Orders Notified.

Read:

G.O. Ms. No. 247 Handlooms Textiles & Khadi dt. 23-9-88.

Order:

In the Government Order read above Government have issued orders sanctioning a package of relief measures for the Dhanalakshmi Mills Ltd., Tiruppur which remained closed since May 1987 and reopened on 14-4-88. One of the relief measures, mentioned in the Government Order read above, relates to grant of exemption from power cut to the Dhanalakshmi Mills Ltd., Tiruppur for a period of three years.

The following notification shall be published in an extraordinary Government Gazette dt. 28-3-89.

Notification

In exercise of the powers conferred by section 3 of Tamil Nadu Essential Articles Control and Requisitioning Act, 1949 (Tamil Nadu Act of XXIX of 1949), the Governor of Tamil Nadu, hereby makes the following amendment to the Tamil Nadu Restriction and Control Order, 1976 as issued in G.O. (Ms) No.1111, PW dt. 24-7-76 and as amended subsequently.

The amendment hereby made shall be deemed to have come into force from 23-9-88.

AMENDMENT

In the said order, in clause 6, the following shall be inserted as a new sub clause (xii)

'(xii) M/s. Dhanalakshmi Mills Ltd., Tiruppur shall be exempted from power cut for a period of three years'

(By Order of the Governor)

P. Baskaradoss,
Special Secretary to Government.

(True Copy)

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Lr. No. SE/RE&I(D)/DB/A3/D.97/89 dr. 15-4-89.

Sub: Inspection of 230KV substations by the Superintending Engineers of Distribution Circles—Check list—communicated.

A copy of the check list approved by the Member (Distribution), Member (Generation) and the Chairman for inspection of the 230KV substations every month by the Superintending Engineers/Distribution Circles is enclosed herewith.

Encl: As above.

Encl :

Check List for Inspection of 230 KV Sub-Stations by SE/EDC Periodicity Monthly

1. Name of the Sub-Station
2. Date of Inspection
3. Date of last inspection by SE & action taken on the remarks :

Date of Inspection

Remarks

Action taken

4. Date of last inspection by EE/O and action taken on the remarks :

Date of Inspection

Remarks

Action taken

5. Control Room

- (i) Is the control room clean ?
(Indicate things to be attended)

(ii) Operating Instructions

- | | | | |
|-----|--|-----|----|
| (a) | Availability in the Station | Yes | No |
| (b) | whether the operators are conversant with the operation instructions | Yes | No |
| (c) | whether any updating or correction of operating instructions is required | Yes | No |

- | | |
|---------------------------------------|---|
| (iii) Earth Leakage test + V_e to E | V |
| - V_e to E | V |

Remedial Action taken

- | | |
|--|---|
| (iv) Station Battery (a) Rated Voltage | V |
| (b) Voltage recorded at the time of inspection | V |

- (v) **Station Voltage** (a) 230 KV Bus KV
(b) 110 KV Bus KV

- | (c) whether recording voltmeter is functioning if available | Yes | No |
|---|-----|----|
| | | |

- (i) If not why?

(ii) Remedial Action taken

- | (vi) System frequency at the time of inspection | Cycles at | Hrs. |
|---|-----------|------|
|---|-----------|------|

(vii) Registers

- | | | |
|--|-----|----|
| (a) whether all Registers Maintained | Yes | No |
| (b) whether all the Registers are reviewed by EE/O every month | Yes | No |

(viii) Station Conditions

- ### (a) Auto/Power Transformers

No.	Volt.	Ratio	in KV	Capacity in MVA	Max. Load Recorded
-----	-------	-------	-------	--------------------	--------------------

b. Feeders.

Sl. No.	Name	Voltage KV	Size of condr.	Capacity MVA	MD reached MVA

(c) Special instruction, if any, regarding operation and maintenance of.

(i) Auto/Power Transformers

(ii) Feeders

6. Yard

- | | | | |
|--|-------------|------------|------------|
| (i) whether equipment details exhibited at the SS entrance | Yes | No | |
| (b) whether updated or any correction to be carried out | | | |
| (ii) Auto/Power Transformers | | | |
| (a) Colour of Silicajel whether breathing is satisfactory | Blue
Yes | Light Blue | Pink
No |
| (b) Oil level is | | | |
| (i) when was oil sample taken and tested | Low | Correct | High |
| (ii) Oil to be topped or drained before | | | 198 |
| (c) Oil leak, if any, to be rectified before ... | | | |
| (d) Whether the Transformer bushings are clean ... | | | |
| (e) Whether the following temperatures are within limits ... | | | |

Details	Temp. noticed	Permissible temperature	Thermometer calibrated on
a. Oil			
b. Winding			

If the temperature exceeds permissible limit, cause and programme of rectification.

- (f) Whether OLTC Gear is overhauled atleast once a year as per MD/MG's Memo dated 8-12-88. ...
- (g) Whether all alarm and trip provisions are made to give independent visual and alarm indication to the operators in control room as per MD/MG's Memo dated 27-10-88 ...

h. Compliance of Instructions Issued in MD/MG's Memo Dated 1-10-88.

- (i) Whether History Register with all test reports and comments given by MRT, GRT, Special Maintenance and Transformer Erection Wing is maintained for every Transformer in service separately?
- (ii) Whether every operation of Bucholz Relay is recorded in a separate Register.
- (iii) Whether Tr. Oil is tested for DGA for every Bucholz action and test values recorded?
- (iv) Whether measurement of magnetising currents are made on both H.V. & L.V. sides on all phases and recorded whenever there is an occasion for testing the transformer.

III. Breakers :

- | | | |
|---|-----|----|
| (a) Whether the mechanism box is vermine proof and free from cob-web. | Yes | No |
| (b) Whether the breaker and bushings are clean. | Yes | No |
| (c) Whether there is any leak of oil gas/air. | Yes | No |

Programme of any rectification for items (a)
(b) & (c) above.

IV. Earthing

- | | | |
|---|-----|----|
| (a) whether AB swith handles are properly earthed | Yes | No |
| (b) whether AB swith handles are locked & Keys kept in the key Board | Yes | No |
| (c) whether earthing is done properly | Yes | No |
| (d) Indicate metal parts to be earthed and fix a programme | | |
| (e) whether the transformers are provided with 2 earths One independent and another to earthmat | Yes | No |

(f) Earth Resistance

- (i) Date of last check :
- (ii) Combined value :
- (iii) Pit Nos. of Idenpendent value high :
- (iv) whether station earth mat has been checked
- (v) measures suggested to improve earthing :

V. General

- | | | |
|--|-----|----|
| (a) whether the yard surface is free from Weed growth and granites are evenly spread | Yes | No |
| (b) whether proper yard lighting arrangements are made | Yes | No |
| (c) whether structures and equipments are properly painted | Yes | No |
| (d) whether phase sequence is properly marked
Programme of maintenance of the above items | Yes | No |

7. Battery Room

- | | | |
|--|-----------------------------|------------------------------|
| (a) whether the battery room is clean | Yes | No |
| (b) Indicate cell No. in which acid level is low | | |
| (c) Pilot cell Number | <input type="checkbox"/> SP | Gr. <input type="checkbox"/> |
| (d) Indicate cell No. & Voltage for cells less than rated value. | | |
| (e) Exhaust Fans : | | |
| Number available | | |
| Number working | | |
| Number defective | | |
| (f) whether battery room is painted with anticorrosive paint | Yes | No |

8. Battery

- | | | |
|--|-----|----|
| (i) whether routine checks done | Yes | No |
| (ii) whether pilot cells are being rotated regularly | Yes | No |
| (iii) whether equalising charges are being given regularly | | |
| (iv) whether any sulphation observed | | |
| (v) whether any other abnormality observed | | |
| (vi) Remedial measures taken | | |

9. Distilled Water Plant

- (i) whether working satisfactory
- (ii) whether output is sufficient to meet requirement of the station

10. Communication

- | | | |
|---------------|--------------|-------------------|
| (i) Carrier | Availability | Working condition |
| (ii) VHF | | |
| (iii) Magneto | | |
| (iv) P & T | | |

11. Line clears

- (a) whether line clear books are available in proper shape
- (b) whether procedure for issue of LC is being followed correctly.

12. Remarks of the S.E.

13. Action taken on the remarks of SE by EE/O others concerned.

Memo. No. SE/IEMC/EE3/AEE1/7722/89-2, dated (Technical Branch) 15-4-1989.

Sub : Cottage and Village industries eligible for priority in the matter of power connection—Revised list—Communicated.

Ref : (i) B. P. Ms. (Ch.) No. 156 (Tech. Branch) dated 16-7-84

(ii) Memo. No. SE/RE/G/7722/88-1, dated 16-7-88.

In supercession of the orders issued in memo. cited (ii) under reference, the revised list of 4 numbers Khadi and 26 numbers village industries coming within the purview of the Khadi and Village Industries Commission are shown in the list appended herewith

2. Supply may be extended to these industries on priority as per the existing instructions based on the certificate issued by the Tamil Nadu Khadi and Village Industries Board/Khadi and Village Industries Commission.

T. V. Antony,
Chairman.

Encl : Annexure—1

LIST OF INDUSTRIES UNDER THE PURVIEW OF KHADI AND VILLAGE INDUSTRIES COMMISSION

I. KHADI

1. Cotton Khadi
2. Woolen Khadi
3. Silk Khadi
4. Muslin Khadi

II. VILLAGE INDUSTRIES

1. Beekeeping
2. Cottage match, manufacture of fire works & agarbattis
3. Cottage pottery
4. Flaying, curing and tanning of hides and skins and ancillary industries connected with the same and cottage leather industry.
5. Cottage soap
6. Ghani oil
7. Manufacture of canegur and Khandsari
8. Handmade paper
9. Palmgur making and other palm products
10. Processing, packaging and marketing of cereals pulses, spices, condiments, masalas etc.,
11. Manufacture and use of manure and methane gas from cowdung and other waste products (such as flesh of dead animals, night soil etc.)
12. Lime stones, lime shell and other lime products
13. Manufacture of shellac
14. Collection of forest plants and fruits for medical purposes.
15. Fruit and vegetable processing, preservation and canning including pickles.
16. Bamboo and Cane work
17. Blacksmithy
18. Carpentry
19. Fibre other than coir
20. Manufacture of household utensils in Aluminium
21. Manufacture of Katha
22. Manufacture of gum resins
23. Manufacture of Lok vastra
24. Manufacture of polyvastra
25. Processing of maiza and ragi
26. Manufacture of Rubber goods (Dipped latex products)

Circular Memo. No. SE/IEMC/EE3/AEE2/D. 148/89 (Technical Branch) Dated 19—4—1989.

Sub : Distribution Sections—Delegation of Powers to Assistant Engineers/Junior Engineers to sanction service connection estimates in respect of applications for Low Tension domestic and commercial service connections – Clarifications issued.

Ref : (1) Board's Proceedings Ms. (FB) No. 433 (Technical Branch), dated 16—9—88.

(2) Board's Circular memo. no. SE/RE/DE/RE3/32-1/88, dated 16—9—88.

In the Board's Proceedings cited (1) above, powers have been delegated to Assistant Engineers/Junior Engineers to sanction service connection estimates under Low Tension tariff I (Domestic) and VIII (Commercial) upto Rs. 5000,— for connected loads not exceeding 25 kilowatts.

2. In the circular memo cited (2) above, instructions have been issued outlining the procedures for receiving and processing of applications in the categories of 'Domestic' (L.T. Tariff I) and 'Commercial' (L.T. Tariff VIII) in the Distribution Section Office.

3. Certain clarifications have been sought by the field officers on the following points :—

(1) Countersignature by the Assistant Executive Engineer of the requisitions for drawal of materials for which the estimate has been sanctioned by the Assistant Engineer/Junior Engineer.

(2) Issue of work orders for drawal of meters/service connection materials.

(3) Priority for effecting service connections.

(4) Separate priority for extension and mere service connection cases.

(5) Tariffwise priority.

(6) Registration of applications for Low Tension service connections under Low Tension Tariff VI and Tariff VII in the Section Office.

4. After careful consideration, the following instructions are issued.

(1) Countersignature by the Assistant Executive Engineer :

The requisitions for drawal of materials from the Store and the devolutions for devolution of materials to the Store shall be countersigned by the Assistant Executive Engineer notwithstanding the fact that the estimates have been sanctioned by the Assistant Engineer/Junior Engineer.

(2) Issue of work orders for drawal of meters/service connection materials :

Issue of work orders has been dispensed with in respect of drawal of meters and service connection materials. They are operated with the sanction numbers. In respect of conversion of service connections from Low Tension single phase to Low Tension three phase and in respect of shifting of service connections, issue of work orders is dispensed with and the works shall be operated with the sanction numbers as is being done in respect of effecting new service connections.

(3) Priority for effecting service connections:

The seniority of registration of applications shall be the priority for processing the applications and sanctioning the estimates.

The date of payment of security deposit and service connection charges shall be the priority for effecting service connections.

(4) Separate priority for extension and mere service connection

New non-power service connections under the Low Tension Tariffs I, VII & VIII shall be classified under the following three categories and separate priority shall be maintained for each category, as already instructed in the Board's Circular Memo. no. SE/RE/G/7538/2/88, dated 30-8-1988 :

- (i) Applications involving mere service connection.
- (ii) Applications involving erection of poles.
- (iii) Applications involving improvement but not involving erection of poles.

(5) Tariffwise priority:

The tariffwise priority for service connection applications under Low Tension Tariff I and Tariff VIII shall be maintained separately under the above three categories (vide item 4).

The applications under other Low Tension Tariffs are received in the Distribution Sub-division Office and the existing procedure shall be continued.

(6) Registration of applications under Low Tension Tariff VI and Tariff VII :

Applications under Low Tension Tariff I and Tariff VIII alone shall be received and registered in the Section Office as already ordered.

T. V. Antony,
Chairman.

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Electricity—Generation of Power by Windfarms set up by private agencies—Transfer of Power using Board's line—Guide lines—Issued.

(Permanent) B.P. (FB) No. 189

(Technical Branch)

Dated 20-4-1989
Chithirai 7, Sakkala,
Thiruvalluvar Aandu 2020

Read :

B.P. Ms. (FB) No. 129 (Technical Branch) dt. 29-3-86.

Proceedings :

The Board in B.P. Ms. (FB) No. 129 (Technical Branch) dt. 29-3-1986 has issued orders permitting transfer of power using Board's transmission system from the windmill generators set up by a private party to a location where the power is required by the party. This order has evoked interest among many industrial consumers to set up their own windmill generators for power generation. Since no indigenous windmills are available at present, the windmills have to be imported from foreign countries. The initial investment to be made on the installation of these windmills is more. In view of this, the industrial consumers are finding it difficult to invest on the windmill generators.

2. A number of representations are being received by the Board whether the windmill generators can be installed jointly by industries, whether the private windmill owners can sell power to their nominees, etc. The following guide lines are therefore issued in respect of private windpower generation.

- (i) Installation of windmills for power generation individually or by a group of companies will be permitted. The organisations may draw their share of power through Board's transmission system in proportion to their investment or in any manner they want, subject to the conditions stipulated in B.P. Ms. (FB) No. 129 (Technical Branch) dt. 29-3-86.
- (ii) Board will have no objection for the private agencies to lease their windmill generators to the Bank or any financial institutions for the purpose of availing financial help only.
- (iii) Nomination of other industries for utilising the power generated from the private windmill generators will not be permitted.

(By Order of the Board)

K. Krishnaswamy Rao,
Member (Generation)

Memo. No. IEMC/EE2/A1/Power Intensive/D. 855/89 (Tech. Branch) Dt. 21-4-89.

Sub: Steel, Aluminium and power-intensive High Tension industries-Extension of supply to new industries and to additional loads in existing industries-Instructions issued.

Ref: Chairman's memo No. IEMC/EE2/F. Power Intensive/CR 8844/88 dated 18-8-1988.

In supersession of the orders issued in the memo cited above, the following instructions are issued in respect of extension of supply to High Tension steel, aluminium and other power-intensive industries:-

I. Steel and Aluminium Industries:

1. Applications for High Tension supply to Steel and Aluminium industries for a demand exceeding 2000 KVA need not be processed until further orders.

The above restriction shall apply to both the following cases :-

- (i) All new Steel and Aluminium High Tension industries, which apply for demand exceeding 2000 KVA.
- (ii) Existing Steel and Aluminium High Tension industries which apply for additional demand which together with their present sanctioned demand exceeds 2000 KVA.

2. Proposals in respect of existing as well as new Steel and Aluminium High Tension industries which apply for demand exceeding 1000 KVA (but not exceeding 2000 KVA) shall be sent to the Headquarters Office for feasibility approval as well as for load sanction, as per the already existing procedure.

II. Other Power-Intensive Industries: (Vide the list of industries communicated in the memo cited above, which consume 2000 units or more per tonne of finished product).

- (i) Applications for High Tension supply to industries for manufacture of Calcium Carbide shall not be processed in future until further orders.

The above restriction shall apply to new industries as well as to existing industries asking for additional demand.

The above restriction shall apply irrespective of the demand or additional demand applied for by the new industry or existing industry respectively.

- (ii) Supply may be extended to all other power-intensive industries (ie. except Steel, Aluminium and Calcium Carbide industries) whether new or existing-irrespective of the demand/additional demand applied for.

However, proposals in respect of new as well as existing power-intensive industries (other than Steel, Aluminium and Calcium Carbide), which apply for demand/additional demand exceeding 1000 KVA shall be sent to the Headquarters Office for feasibility approval as well as for load sanction, as per the already existing procedure.

T. V. Antony,
Chairman.

Memo. No. SE/LD/EE/LD/Grid Operation/F 55/D8 88(Technical Branch) dt. 22—4—89.

Sub : Patrolling of EHT/HT lines and Maintenance of EHT/HT equipments—Reg.

- Ref : 1. D. O. Lr. No. SE/SSC & D/ED/ADE1/F Gen/D 44/83 dt. 12—2—83.
 2. Memo. No. SE/MDC/TA/F 116/D 2 85 dt. 3—5—1985.
 3. Chairman's Circular Memo. No. SE/LD/Mds EG/A1/D 35 F GO/85 dt. 4—5—85.
 4. Memo. No. SE/MDC/TA/F 116/D2-2/85 dt. 9—8—1985.
 5. Memo. No. SE/LD & GO/EG/A2/F. GO/D 1/88 dt. 8—3—88.

Please refer to the above memos wherein detailed instructions have been issued regarding carrying out routine and preventive maintenance of EHT lines and equipments in order to have reliable power supply in the Grid.

2. Recently, the tripping of 230 KV NLY-VPM feeder at 9.50 Hrs. on 15—4—89 has resulted in a major grid disturbance, causing cascade tripping of many trunk lines and total supply failure in number of 230 KV SS and 400 KV SS in Northern part of Tamil Nadu.

3. It is very essential that all the EHT lines are patrolled regularly as per the schedule of inspections and all maintenance works like insulators washing; replacement of broken insulators, restringing of lines, tree clearance etc. are carried out expeditiously. The lines should be specially patrolled immediately after every tripping and the cause detected. Similarly, the detailed instructions already issued for the maintenance of EHT equipment in the grid should be followed scrupulously. All these measures should be carried out effectively in the quick possible time so as to prevent such major supply failures in the grid during the ensuing summer months.

5. Receipt of this memos may be acknowledged to the Superintending Engineer/Load Despatch & Grid Operation/Madras. Action taken on the above lines will be reviewed during the next review meeting with the Chief Engineers/Distributions.

G. R. Sundararajan,
Member (Distribution).

K. Krishnaswamy Rao,
Member (Generation).

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Circular Memo No. SE/REGI (D) D/3439/89 (Technical Branch) dated. 24—4—89.

Sub : Extension of supply to 'Jeevan Dhara' Wells according Special priority—Instructions issued—Regarding.

- Ref : 1. Lr. No. SE/RE/D/3672,89/dt. 11—1—89 to all Chief Engineers (Distribution)
 2. G. O Ms. No. 765 Rural Development (RLEGP. I) I Department dt. 5—12—88.

Government in the G. O. cited under reference (2) have directed that pumpsets installed in the 5000 irrigation wells to be dug under the scheme for the benefit of Small and Marginal farmers belonging to scheduled caste and scheduled Tribe communities (called Jeevan Dhara wells) shall be given overriding priority for electricity connection (copy enclosed).

2. The Tamil Nadu Electricity Board has agreed to accord such overriding priority from 1989—90 onwards.

3. The following guidelines are issued in this regard :-

(i) For Implementation of this scheme the Block Development Officers concerned will furnish the list of beneficiaries.

(ii) On receipt of the list of beneficiaries, the applications of such beneficiaries shall be scrutinised at the Division level and forwarded to the Superintending Engineer/Electricity Distribution Circle concerned who will accord overriding priority to such wells within the target fixed for the financial year.

(iii) Thereafter the Executive Engineer/Distribution concerned shall issue a 90 days notice to these applicant simultaneously regulating the issue of notice to applicants under the normal priority category so as to ensure that the overall target is not exceeded.

(iv) The number of wells connected under the 'Jeevan Dhara' scheme shall be furnished separately in the monthly progress report for 20 Point programme works.

4. Receipt of this memorandum may be acknowledged to the Superintending Engineer/Rural Electrification and Improvements (Distribution).

T. V. Antony,
Chairman

Copy of G. O. Ms. No. 765 Rural Development (REEGP. I) Department, Dated 5—12—1988.

ANTI POVERTY PROGRAMMES—Overriding priority for giving electricity connection for irrigation wells dug under Anti Poverty Programmes during 1988—89 and 1989—90 — orders issued.

Read :

From the Commissioner of Rural Development Letter Dated 9—9—1988.

Order :

During 1988—89, under Jeevandhara, 5000 irrigation Wells under the National Rural Employment programme/Rural Landless Employment Guarantee Programme are to be dug for small and Marginal farmers belonging to the Scheduled Castes/Scheduled Tribes communities. The average cost of each well is around Rs. 25,000/- and will be totally financed from the programme funds. In order to make this assets productive, it has been proposed to earmark funds from the M.A.P.P. to provide bailing arrangements in the form of a pumpset and other infrastructural assistance for landlevelling etc., as well as technical assistance in the form of inputs, seeds and fertilizers.

2. The Commissioner, Rural Development Department had proposed that as oil engines are extremely uneconomical when compared with electric pumpsets, priority may be given to the Jeevan-thara beneficiaries for electricity connection, so that electric pumpsets could be provided. He had also suggested that these individuals should be covered under the T&V programme of the Agricultural Department as well as mini kits distribution programme.

3. The proposal of the Commissioner of Rural Development was discussed at a meeting convened by the agricultural production Commissioner, on 4—10—1988 wherein, apart from Agricultural Production Commissioner, Commissioner of Rural Development Commissioner and Secretary, Rural Development Department, Superintending Engineer (Rural Electrification) of the Tamil Nadu Electricity Board, Additional Director of Agricultural and Deputy Secretary, Public Works Department were also present. The following decisions were taken.

- (1) All the Jeevan Dhara beneficiaries would be included as contact persons under the T&V programme. It was decided that the local block Development officer (P) should furnish a list of these beneficiaries relating to his block immediately to the concerned Additional Director (Agri) dealing with T&V who would thereafter include these beneficiaries as contact farmers under T&V programme.
- (2) It was agreed that the Jeevan Dhara beneficiaries would be covered under the existing distribution of mini-kits programme of the Department of Agriculture.
- (3) It was agreed that over-riding priority for giving electricity connections for irrigation wells dug under Anti-Poverty programmes, needs to be given. In particular, this over-riding priority would be applicable for 1988—89 and 1989—90.

It was also decided that the priority to be given for electricity connection for these pumpsets, would be within the overall annual target of the electricity Board for 1988—89 and 89—90.

4. The Government have examined the decisions in detail and decided to accept them. The Government accordingly direct that the irrigation wells dug under Anti-poverty programme including Jeevan Dhara wells under RLEGP/NREP be given over-riding priority for giving electricity connections by the Tamil Nadu Electricity Board during 1988—89 and 1989—90.

5. Orders regarding decisions (1) and (2) mentioned in para 3 above will be issued by the Agriculture Department in the Government.

6. The Collector and Chairman of District Rural Development Agencies are requested to take necessary special steps to implement the above orders and monitor the progress closely and send a monthly periodical report to the Government Commissioner of Rural Development indicating target and achievement. The Commissioner of Rural Development is requested to issue necessary further instructions in the matter to all the Collector/Project Officers in this regard and send the consolidated periodical report to Government.

7. This orders issues with the concurrence of Public Works Department vide its U. O. No. 166964/U2/88—1 dated 29—11—88.

(By Order of the Governor)

D. Sridharan,
Spl. Commissioner & Secretary-

(True Copy)

Letter No. SE/RE/D/C3862/89-1 (Technical Branch) dated 24-4-89

Sub : Electricity—Extension of supply to Industrial services—Target for 1989-'90—
Regarding.

The target for connecting up Industrial services during 1989—90. Distribution Circle-wise, as approved by the Chairman is appended herewith for necessary action.

T. B. Chikkoba,
Chief Engineer (Planning)

Encl. :

CIRCLEWISE LOW TENSION INDUSTRIAL SERVICES TARGET FOR 1989—90

Sl. No.	Name of Electricity Distribution Circle	Target
1.	Madras (North)	700
2.	Madras (South)	700
3.	Madras (Central)	600
4.	Chingleput	185
5.	Kancheepuram	230
	MADRAS REGION	2415
1.	Vellore	320
2.	Tirupathur	320
3.	Thiruvannamalai	230
4.	Dharmapuri	510
5.	Vilupuram	185
6.	Cuddalore	230
	VELLORE REGION	1795
1.	Trichy (North)	185
2.	Trichy (South)	370
3.	Thanjavur (East)	140
4.	Thanjavur (West)	230
5.	Pudukkottai	185
6.	Anna	230
	TRICHY REGION	1340
1.	Madurai	460
2.	Ramnad	230
3.	Kamareajar	645
4.	V.O. Chidambaranar	280
5.	Nellai-Kattabomman	370
6.	Kanyakumari	230
	MADURAI REGION	2215
1.	Salem	1100
2.	Mettur	2485
3.	Periyar	1060
4.	Coimbatore (North)	505
5.	Coimbatore (South)	2625
6.	Udumalpet	460
	COIMBATORE REGION	8235
	GRAND TOTAL	16000

Memorandum No. 163/SE/IEMC/PO(T)/Tariff. II (2)/89—1 (Tech. Branch.) dated 24—4—1989.

Sub : Electricity—Supply to E.S.I. Hospital—Levy of Security Deposit—Clarification.

As per clause 14.02 of the Terms and Conditions of Supply the following categories of service connections are exempt from payment of Security Deposit :

- (i) Service connections for which supply of electricity is free of charge.
- (ii) Service connections in the name of any Central or State Government Department.
- (iii) Service connections to premises occupied by Foreign Diplomats or Consulate Establishments, irrespective of whether the service connection is in their name or not.

2. A clarification has been sought for by some of the Chief Engineers/Distribution, whether Security Deposit can be collected from the E.S.I. Hospitals.

3. The E.S.I. Hospitals are coming under the control of E.S.I. Corporation which is an autonomous body and they cannot be treated on par with the consumers exempted from the payment of Security Deposit referred to above. In the circumstances, Security Deposit as applicable to the other consumers as per the Terms and Conditions of Supply of Electricity should be collected from the E.S.I. Hospitals.

The Receipt of this Circular memo. may please be acknowledged to Personnel Officer/Tariff.

Arjunan Gnanaolivu,
Accounts Member.

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Endt. No. IEMC/EE2/A1/F.P.C. G1/CR 5407/89 dt. 25—4—89.

Ref : G. O. (MS) No. 760 PWD dt. 24—4—89.

Copy communicated to Chief Engineer/Distribution of all Regions, Superintending Engineer/Electricity Distribution Circles and Superintending Engineer/Load Despatch and Grid Operation for information and necessary action.

S. R. Shanmugam,
Superintending Engineer/IEMC.

Copy of G. O. (Ms.) No. 760

(Public Works Department)

Dated 24—4—1989

ELECTRICITY—Restriction and Control—The Tamil Nadu Restriction on consumption of Electricity Order, 1976—Amendment—Issued.

Read again:

1. G. O. Ms. No. 1111, P.W.D. Dated 24—7—76.
2. G. O. Ms. No. 111, P.W.D. Dated 30—1—85
3. G. O. Ms. No. 2236, P.W.D. Dated 26—12—85
4. G. O. Ms. No. 341, P.W.D. Dated 28—2—89
5. From the Chairman, Tamil Nadu Electricity Board, D. O. Lr. No. SE/LD&GO/EG/A7/F.P.R./D. 42/89 Dated 11—4—89.
6. From the Chairman, Tamil Nadu Electricity Board, D. O. Lr. No. SE/LD & GO/EG/A7/F.P.R./45/89 Dated 21—4—89.

Order :

The Government have carefully considered the proposal contained in the letters fifth and sixth read above and they have decided that all industries with a connected load of 75 H.P. and above be subject to 60% power cut with immediate effect to tide over the present critical power position in the State. The new H.T. industries which were exempted from the power cut under sub-clauses (viii) to (xi) of clause 7 of the Tamil Nadu Restriction on Consumption of Electricity Order, 1976 for a period of five years or three years as the case may be, shall also be subject to 60% power cut with immediate effect and the concession referred to in these clauses shall be kept in abeyance temporarily.

2. The Government have also decided that supply to the rural feeders be regulated as follows:

Day Time	Night Time
Three phase power supply only between	
I Group ... 06—00 Hrs. to 10—00 Hrs.	02—00 Hrs. to 06—00 Hrs.
II Group ... 10—00 Hrs. to 14—00 Hrs.	00—00 Hrs. to 04—00 Hrs.
III Group ... 14—00 Hrs. to 18—00 Hrs.	22—00 Hrs. to 02—00 Hrs.

The Tamil Nadu Electricity Board, is requested to issue suitable instructions to the field Officers to strictly adhere the group timings mentioned above without giving room for any complaints.

The following notifications shall be published in an extraordinary issue of Tamil Nadu Government Gazette dated 24—4—89.

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 as issued in G.O. Ms. No. 1111 PW Dated 24—7—76 and as amended subsequently.

The amendment shall come into force with effect from 24—4—1989.

AMENDMENT

- I. For sub-clauses (i) and (ii) of clause 3 of the said order the following shall be substituted:—

3. High Tension Services :

- (i) A cut of 60% on base demand and base consumption as defined in clause 7 (i) and (ii) of the said order be applicable to all High Tension industries including industries presently under exemption from power cut for 3 or 5 years and High Tension Industries with a permitted demand of 130 KVA and below.
- (ii) All High Tension essential, commercial and agricultural services are exempted from power cut.

- II. For clause 4 of the said order, the following shall be substituted:—

4. Low Tension Services :

- (i) All Low Tension industries with a permitted load of 75 H.P. and above shall be subject to a cut of 60% on the base consumption as defined in sub-clause (iii) of clause 4.
- (ii) All Low Tension industries with a connected load of less than 75 H.P. and all other Low Tension services are exempted from power cut.
- (iii) Base consumption will be the average of any three consecutive months advantageous to the consumers between 1—4—88 to 31—3—89.
- (iv) The Chairman, Tamil Nadu Electricity Board, or such other Officer authorised by him may sanction quota to such of those Low Tension industries who cannot operate with the present level of cut.

- III. In clause 7 (i) the following may be added:—

High Tension industries who have availed supply after 30—6—88 shall be given computed quota at the present level of cut as per powers vested with the Chairman.

- IV. In clause 7 Sub-Clauses (viii), (ix) (x) and (xi) and explanations thereunder shall be deleted.

(By Order of the Governor)

V. Sankarasubbaiyan,
Commissioner & Secretary to Government.

(True Copy)

Memo No. SE/LD & GO/EG/A7/F. PR/D. 50/89 (Technical Branch) dt. 25-4-89.

Sub : Eley—R & C—Grouping Restrictions on Rural Feeders.

Ref : G.O. Ms. No. 760 PWD dated 24-4-89.

The Government have directed that three-phase supply to the 11 KV and 22 KV Rural Feeders shall be regulated as follows :

		Day time	Night time
Group	I ...	0600 hrs. to 1000 hrs.	0200 hrs. to 0600 hrs
Group	II ...	1000 hrs. to 1400 hrs.	0000 hrs. to 0400 hrs.
Group	III ...	1400 hrs. to 1800 hrs.	2200 hrs. to 0200 hrs.

Three - phase supply to the 11 KV and 22 KV rural feeders with HT industries may be maintained as follows :

Group	I ...	0600 hrs. to 1400 hrs.
Group	II ...	1000 hrs. to 1800 hrs.

The Superintending Engineers are requested to strictly adhere to the timings mentioned above without giving room for any complaints.

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

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

The timings of three-phase supply maintained to the rural feeders under grouping restrictions should be exhibited in the notice boards affixed prominently in the Distribution Section Offices, Sub-Division Offices, Divisional Offices and at sub-stations feeding the areas concerned.

T. V. Antony,
Chairman.

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Memo No. SE/LD & GO/EG/A2/F. LS/D. D-76/89 (Technical Branch) dt. 25-4-89.

Sub : Power Position—Shortage in capacity to meet demand—Scheme of scheduled load shedding of 11/22 KV feeders—revised instructions issued.

Ref : Memo No. SE/LD & GO/EG/A7/F. PR/D. 33/89 dated 24-2-89.

In supersession of the orders issued in the above reference, the following revised schedule of shedding of 11KV/22KV urban feeders may be adopted with immediate effect :

Group	I ...	0600 to 0800 hrs.	1200 to 1400 hrs.
Group	II ...	0700 to 0900 hrs.	1300 to 1500 hrs.
Group	III ...	0800 to 1000 hrs.	1400 to 1600 hrs.
Group	IV ...	0900 to 1100 hrs.	1500 to 1700 hrs.

As the 11 KV and 22 KV Oil Circuit Breakers are to be tripped twice a day for carrying out the scheduled load shedding as above, it shall be ensured that the breakers are overhauled promptly as per the standing instructions.

The timings of load shedding may be published in the local Press and also may be made known to the Public by exhibiting notices affixed on the notice boards of all Distribution Section Offices sub-division Offices and Divisional Offices and at sub-stations feeding the areas concerned.

T. V. Antony,
Chairman.

Ref : Telex Message

Copy by post in confirmation.

T. V. Antony,
Chairman,**Telex Message**

A 60% power cut has been imposed on the following industries with effect from 24-4-89.

- (i) H. T. Industries Already under 40% Power cut.
- (ii) H. T. Industries with a demand of 130 KVA and below exempted from Power-cut Till Now.
- (iii) New H.T. Industries Exempted from Power Cut for 3/5 years.
- (iv) L. T. Industries with a permitted load of 75 H P. and above.

2. THE FOLLOWING INSTRUCTIONS ARE ISSUED FOR IMPLEMENTATION :

- (i) All Continuous Process and Non-Continuous process Industries who want to work without cut on demand but not exceeding sanctioned demand may be permitted to work 12 days and 10 days in a month respectively.
- (ii) H T. Industries permitted computed quota by Chairman may be fixed Tentatively proportionate quota at the present level of cut on the quota already permitted.
- (iii) New H. T. Industries under exemption from power cut which have availed supply on or after 1-4-88 and industries to be permitted in future may be fixed quota as follows:

Demand Quota in KVA = 30% of Sanctioned demand or connected load whichever is less in KVA (A).

Energy Quota in Units/Month = (a) One & Two Shifts = $A \times 175$
 (b) Three Shifts = $A \times 400$
 (c) Power intensive industries = $A \times 500$

- 3. All H. T. Industries Including Industries having permitted demand of 130 KVA and below may be fixed quota as per the base period already communicated (1-12-83 to 30-6-88)
- 4. A Minimum of demand quota of 75 KVA may be fixed to all H. T. Industries.
- 5. (i) All L. T. Industries with a permitted Load of 75 HP and above shall be fixed quota as follows:
 Energy Quota — 40% of the average consumption of any three consecutive month between 1-4-88 and 31-3-89.
- (ii) L. T. Industries with a permitted load of 75 HP and above which do not have a representative base period and new L. T. Industries which availed supply on or after 1-1-89 may be fixed energy quota at the rate of 50 Units per H.P. or KVA as the case may be.
- 6. The meter readings shall be taken in all the above Industries on 24-4-89 and maximum demand reset to Zero.
- 7. The supply to the Rural feeders shall be Regulated as follows:

		Day Time	Night Time
		Three phase power supply only between:	
I Group	...	06.00 Hrs. to 10.00 Hrs.	02.00 Hrs. to 06.00 Hrs.
II Group	...	10.00 Hrs. to 14.00 Hrs.	00.00 Hrs. to 04.00 Hrs.
III Group	...	14.00 Hrs. to 18.00 Hrs.	22.00 Hrs. to 02.00 Hrs.

Circular No. IEMC/E1/A4/PCM/89-1/D5, (Techl. Br.) dated 25-4-1989.

Sub : Power cut Management—Surprise Inspection of all H.T. Industries—Instructions—Reg.

Ref : 1. Circular No. CH/TA/MC 85-1 dt. 4-2-1985.
2. G. O. Ms. No. 760 dated 24-4-1989.

In the G.O. cited, 60% power cut has been imposed on all H.T. industries with effect from 24-4-89. In view of the critical power situation that the State is facing, it has become necessary to ensure that the power cut orders are enforced most scrupulously. Hence, all the surprise Inspecting Officers are directed to carry out the surprise inspections detailed below to detect cases of non-observance or violation of power cut orders. This shall be in addition to their normal work but the surprise inspection will take first priority.

2. All H.T. industries already under a cut of 40% are subject to 60% cut now. Also, the new H.T. industries exempted from power cut for a period of 3 years and 5 years and H.T. industries with a permitted demand of 130 KVA and below and new industries to be effected supply in future are subject to a cut of 60% both demand and energy. Hence, all the Inspecting Officers are instructed to inspect by surprise once in a fortnight in addition to the existing H.T. industries under power cut by obtaining the list of such industries and their quota from the respective Superintending Engineers of Electricity Distribution Circle. There shall be no omission whatsoever in this regard.

3. In respect of L.T. industries with a permitted load of 75 HP and above, the Superintending Engineers of the Distribution Circles are requested to issue instructions to the field officers to carry out surprise inspections on such L.T. industries with a permitted load of 75 HP and above attracting cut under their control and report the same to the Superintending Engineer/Industrial Energy Management Cell as is being done for H.T. services.

4. (a) The Surprise Inspection report shall be prepared for each service separately in the proforma as usual. The inspecting Officers should on the same day after the inspection send the completed proforma for every service to Thiru K. Ssrangan, Executive Engineer-I, Office of the Industrial Energy Management Cell, 1st Floor, 800, Anna Salai, Madras-2.

(b) A consolidated weekly report in the proforma (already available) for every week ending Monday should also be sent to the above officer so as to reach him before the succeeding Wednesday.

5. Wherever the quota had been exceeded and the service connection was liable for disconnection but had not been disconnected or where malpractice or theft was noticed, a copy of the report should be sent atonce to the concerned Executive Engineer by special messenger and his acknowledgement obtained so that he can initiate immediate remedial action and also disciplinary action against the departmental officers responsible, for not taking appropriate action in time. A copy should be sent to the concerned Superintending Engineer also.

6. The Superintending Engineers of Distribution Circles should furnish atonce a list of H.T. service connections coming under the purview of power cut to the respective Inspecting Officer nominated already, along with quota card. They are also requested to furnish such details as and when new H.T. service connections are effected.

7. Where more than one Inspecting Officer is allotted to a Circle, the concerned Superintending Engineer shall distribute the inspection work evenly among these Officers under intimation to this Office. Additional Inspecting Officers may also be nominated by the Circle Superintending Engineer in anticipation of approval from the Headquarters office wherever necessary and ratification obtained subsequently.

8. The Superintending Engineers of the Distribution Circles should send a weekly report every Monday by name to Thiru S. R. Shanmugham, B.E., Superintending Engineer/Industrial Energy Management Cell, 800, Anna Salai, Madras-2.

9. Receipt of this circular may be acknowledged to the Superintending Engineer/Industrial Energy Management Cell.

T. V. Antony,
Chairman.

Memo. No. IEMC/EE2/A1/P.C. GI./CR/5407—2/89 (Technical Branch) dt. 26—4—89.

Sub: R & C—Power cut to L.T. industries with sanctioned demand of 75 HP and above and H.T. industries—Instructions issued—Regarding.

Ref: (1) Memo. No. IEMC/E2/A1/PC/GI./CR. 11509—1/88 dt. 30—10—88.

(2) G.O. (Me) No. 760 dated 24—4—89.

The Government in the G.O. cited (2) above has announced 60% power cut in respect of the following industries with effect from 24—4—1989.

Sl. No.	Type of Industries	Level of Power Cut	
		Demand	Energy
1.	H.T. industries already under 40% power cut	60%	60%
2.	H.T. industries with a permitted demand of 130 KVA and below which are under exemption from power cut till now.	60%	60%
3.	New H.T. industries which are under exemption for 3 years or 5 years under sub clauses (viii) to (xi) of clause 7 of R & C order.	60%	60%
4.	L.T. industries with sanctioned load of 75 HP and above.	...	60%

2.0. All Oxygen plants, freezing plants, cold storage of sea food industries and all Roller Flour Mills presently under 15% cut will continue at the same level of 15% cut both on demand and energy.

2.1. The category of H.T. industries mentioned in para 2.0 with a permitted demand of 130 KVA and less presently under exemption shall be given a cut of 15% both on demand and energy.

2.2. The category of industries mentioned in para 2.0 presently under exemption for 3 years or 5 years and new industries to be connected in future shall be given a cut of 15% both on demand and energy.

3.0 Exemption from Power cut

3.1. All H.T. essential, H.T. commercial and H.T. agricultural services are exempted from power cut.

3.2. All H.T. industries, which have been exempted from power cut under the specific G.O. of the Government are exempted from power cut.

3.3. The H.T. and L.T. consumers connected to Rural feeders will not be subject to cut, but will be subject to grouping restrictions enforced from time to time.

3.4. All L.T. industries with a sanctioned load of less than 75 H.P. and all other L.T. services are exempted from cut.

4.0 Quota :

The Superintending Engineers of the Electricity Distribution Circle may fix quota as below :

4.1. H.T. Industries :

All H.T. industries mentioned in paras 1 and 2 having representative base period from 1—12—83 to 30—6—88 may be fixed quota as follows :

- | | | | |
|------|-------------------------|-----|--|
| (i) | Base Energy Units/Month | ... | Average consumption of any three consecutive months from 1—12—83 to 30—6—88 so selected by the consumer. |
| | Energy quota | ... | Base energy x eligible % of quota. |
| (ii) | Base Demand in KVA | ... | Highest demand recorded during the three consecutive months so selected by the consumer for energy. |
| | Demand quota (in KVA) | ... | Base demand x eligible % of quota. |

4.2. In respect of H.T. industries mentioned in paras 1 and 2 who does not have a representative base period (i.e.) availed supply on or after 1-4-88, the Superintending Engineers of Electricity Distribution Circle may fix the quota as follows and furnish the details to the Superintending Engineer/ I.E.M.C. for verification.

- (i) Demand quota in KVA = 75% of permitted demand or connected load whichever is less x eligible % of quota.

— (A)

(ii) Energy quota in Units/Month

- (a) For industries working single or two shifts ... $A \times 175$
 (b) For industries working three shifts ... $A \times 400$
 (c) For Power-intensive industries (manufacturing Calcium Carbide, Aluminium, Potassium Chlorate, Caustic Soda, Silicon Carbide) ... $A \times 500$

4.3. H.T. industries who do not opt for the revised base period (i.e.) 1-12-83 to 30-6-1988 may be given quota as follows:

- (i) Base demand in KVA ... Highest Demand recorded between 1-12-83 & 30-11-84
 Demand Quota ... Base demand \times eligible % of quota
 (ii) Base Energy ... Average of any three consecutive month recorded between 1-12-83 to 30-11-84
 Energy quota in Units per Month ... Base energy \times eligible % of quota.

In certain H.T. services who have availed additional demand, the quota for the additional demand was fixed at Headquarters and communicated. In such of those cases the quota for the additional demand may be worked out at 60% cut and added to the quota fixed for the original sanctioned demand.

Wherever combined quota including additional sanctioned demand has been fixed and communicated from Headquarters, the proportionate quota under 60% cut may be fixed.

4.5. In respect of new H.T. industries to be connected in future Headquarters may be referred to for fixing quota.

4.6. All H.T. industries shall be given a minimum demand quota of 75 KVA or permitted demand, whichever is less.

4.7. For L.T. industries with a sanctioned load of 75 H.P. and above the Executive Engineers of Distribution Division may fix the quota as follows:

- Energy quota in Units per month ... Monthly average of any two consecutive bimonthly readings recorded between 1-4-88 to 31-3-89 x eligible % of quota.

In case of L.T. industries with a sanctioned load of 75 HP and above and who have availed supply on or after 1-1-89 and do not have representative base period, the Executive Engineers of Distribution Division may fix the quota as follows:

- Energy quota in Units per month ... Sanctioned load in HP/KVA \times 50

4.8. In respect of L.T. industries with a sanctioned load of 75 HP and above who represent that they cannot operate at the quota permitted and in respect of such L.T. Industries to be connected in future, the Executive Engineers of Distribution Divisions may fix their quota as follows:—

- Energy quota in Units per month ... Sanctioned load in HP/KVA \times 50

5. Monitoring:

The quota reading and monitoring of consumption in L.T. industries under power cut shall be done by AE/JE.

6. Disconnection : (L.T. Industries)

(i) Meter readings shall be taken on weekly basis for monitoring energy quota and if the quota is found to have exceeded at any time, the service shall be disconnected forthwith. Supply will be resumed only after the quota period is over. The excess units consumed over the energy quota fixed will be deducted from the quota for the next month.

(ii) In case of excess consumption in any quota period, the service will not be reconnected at the commencement of the next quota period. Based on the daily average consumption (i.e. energy quota divided by thirty) the equivalent days corresponding to excess consumption will be assessed. The service will be reconnected only after the lapse of the equivalent days from the commencement of the next quota period.

7. Penalties : (L. T. industries)

For excess consumption in any month over the energy quota fixed, a penal charges of 50% will be levied apart from disconnection and reduction of excess consumption in the next monthly quota contemplated in para 6 above.

8. In respect of H.T. industries, the present procedure of Monitoring, Disconnection and penalty will continue.

9. Rural Feeders : The supply to rural feeders shall be regulated as follows :

	Day Time	Night Time
	Three phase power supply only between	
I. Group	06.00 Hrs to 10.00 Hrs	02.00 Hrs to 06.00 Hrs.
II. Group	10.00 Hrs to 14.00 Hrs	00.00 Hrs to 04.00 Hrs.
III. Group	14.00 Hrs to 18.00 Hrs	22.00 Hrs to 02.00 Hrs.

10. In case of disputant industries (both H.T. and L.T.) the quota as per G.O. shall be fixed as instructed above. The request, if any, for higher quota shall be referred to Headquarters.

T. V. Antony
Chairman,

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Annexure to General Admn. and Services

ESTABLISHMENT—Tamil Nadu Electricity Board Service Regulations—Annexure III to Regulation 94—Reduction of Pre-requisite qualification for promotion to the post of Deputy Financial Controller from three years to two years—Orders—Issued.

(Per.) B.P. (FB) No. 40

(Secretariat Branch)

Dated the 27th April, 1989.
Chithirai, 14, Shukkila,
Thiruvalluvar Aandu 2020.

Proceedings :

As per the existing provisions in Annexure III referred to in Regulation 94 of the Tamil Nadu Electricity Board Service Regulations against the post of Deputy Financial Controller referred to in Column (1), the qualification prescribed for promotion for the post of Deputy Financial Controller is as follows :

“Must have served as Accounts Officer for not less than three years”.

2. It has been represented that the Accounts Officers promoted after putting 10 years of service as Assistant Accounts Officers but have put in less than 3 years of service in the post of Accounts Officer are being denied promotion to the post of Deputy Financial Controller on the ground that they have not put in 3 years of minimum service as Accounts Officers. Hence it has been requested that the minimum period of three years in the post of Accounts Officers stipulated for promotion to the post of Deputy Financial Controller in the said Regulation may be reduced to two years so that the senior-most Accounts Officers can have their due chance of getting promotion as Deputy Financial Controller at the fag end of their long service.

3. After careful consideration, the Tamil Nadu Electricity Board hereby directs that the pre-requisite qualification prescribed namely, that a person should have rendered the minimum period of 3 years service in the post of Accounts Officer for considering for promotion to the higher post of Deputy Financial Controller in the Regulation referred to in para 1 above, be reduced to a minimum period of two years.

4. The orders will take effect from the date of issue of these proceedings.

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

(By Order of the Board)

K. N. Rathinavelu,
Secretary.

Annexure to Technical

Delegation of Powers to Chief Engineer/Distribution's and Superintending Engineer's of Distribution Circles—Orders issued.

Per. B.P. (Ch.) No. 86

(Technical Branch)

Dated 21—4—1989

Read :

- (1) B. P. (Ms.) Ch. No. 109 (Tech. Br.) dt. 17—5—83.
- (2) B. P. Ms. (Ch.) No. 198 (Tech. Br.) dt. 8—10—87.
- (3) B. P. (Ms.) Ch. No. 96 (Tech. Br.) dt. 2—4—88.
- (4) B. P. (Ms.) Ch. No. 124 (Tech. Br.) dt. 10—5—88.
- (5) B. P. Ms. (Ch.) No. 238 (Tech. Br.) dt. 17—11—88.
- (6) Note to Chairman on 17—4—89.

Proceedings :

In order to achieve the targets for effecting new service connections of various categories during 1989—90 and to take advance action for procurement of materials, the following powers are delegated to the Superintending Engineers of Distribution Circles :—

(1) The Superintending Engineers of Distribution Circles are permitted to exercise enhanced powers of purchase as indicated in the Appendix for procurement of stores materials during the year 1989—90.

(2) In regard to procurement of grills for R.C.C. Poles, the Superintending Engineers of Distribution Circles are empowered to procure them without monetary limits during the year 1989—90 subject to the condition that R.T.S. rods received from steel suppliers are utilised fully for departmental manufacture of grills.

(3) The Superintending Engineers of Distribution Circles are permitted to arrange to transport all the line materials required to achieve the targets through contracts, if found necessary, during the year 1989—90.

(4) Consequent on the conclusion of annual running contracts by the Chief Engineer/ Materials Management, the following items are deleted from the list of materials that were being ordered by Chief Engineers (Distribution) as per B.P. Ms. (Ch.) No. 127 (Tech. Branch) dt. 10—6—86 and B.P. Ms. (Ch.) No. 96 (Tech. Branch) dt. 2—4—88.

- (i) L.T. Insulators and metal parts.
- (ii) Chokes.
- (iii) P.V.C. Cables of size 2.65 sq. mm.
- (iv) P.V.C. Cables of size 6 sq. mm.
- (v) Fluorescent Lamps
- (vi) Transformer structure materials.
- (vii) H.T. & L.T. cross-arms of following types :—
 - (a) 1.53 metres (5 feet) V Cross-arms.
 - (b) 1.38 metres (4.5 feet) V Cross-arms.
 - (c) 1.07 metres (3.5 feet) V Cross-arms.
 - (d) L.T. 3-phase Channel Cross-arms.
 - (e) L.T. 3-phase angle cross-arms.

(viii) Stay-sets complete.

Hence the Chief Engineers/Distribution are permitted to purchase the following items of stores only permanently by exercising the powers delegated to the Chief Engineers/Distribution in B.P.Ms. (Ch.) No. 28 (Accounts Branch) dated 8—11—85 and its amendments :—

- (i) P.V.C. Pipes
- (ii) Fuse units and cut-outs.
- (iii) Form boxes.
- (iv) H. G. fuses.
- (v) Earthing devices.
- (vi) L.T. open type fuses.
- (vii) Back clamps, stay clamps & Special Clamps of all sizes.

(5) As purchase of 'C' type boxes by the Chief Engineer/Materials Management has been dispensed with, Superintending Engineers of Distribution Circles are delegated powers to purchase 'C' type boxes permanently from priority institutions only by following the usual purchase procedure.

The above item is in addition to the 67 items approved in B.P. Ms. (Ch) No. 109 (Tech. Br.) dt. 17-5-1983, 5 items in B.P. Ms. (Ch.) No. 198 (Tech. Br.) dt. 8-10-87 and 3 items in B.P. Ms. (Ch.) No. 238 (Tech. Br.) dt. 17-11-88 delegated to the Superintending Engineers of Distribution Circles for procurement.

(By Order of Chairman)

Encl. : Annexure.

G. R. Sundararajan,
Member (Distribution)

APPENDIX

Sl. No.	Name of Distn. Circle	Value of each P.O.	Total monthly ceiling limits in Rs. in Lakhs
Madras Region			
1.	Madras (North)	75,000	3
2.	Madras (South)	"	3
3.	Madras (Central)	"	3
4.	Chingleput	"	5
5.	Kancheepuram	"	5
Vellore Region			
6.	Vellore	"	5
7.	Thiruppattur	"	5
8.	Thiruvannamalai	"	5
9.	Dharmapuri	"	5
10.	Cuddalore	"	5
11.	Villupuram	"	5
Trichy Region			
12.	Trichy (North)	"	5
13.	Trichy (South)	"	5
14.	Thanjavur (West)	"	5
15.	Thanjavur (East)	"	5
16.	Anna	"	5
17.	Pudukkottai	"	5
Madurai Region			
18.	Madurai	"	3
19.	Ramnad	"	3
20.	Kamarajar	"	3
21.	Chidambaram	"	3
22.	Tirunelveli-Kattabomman	"	5
23.	Kanyakumari	"	3
Coimbatore Region			
24.	Salem	"	5
25.	Mettur	"	Relaxation from monthly ceiling.
26.	Periyar	"	5
27.	Coimbatore (North)	"	3
28.	Coimbatore (South)	"	Relaxation from monthly ceiling
29.	Udumalpet	"	5