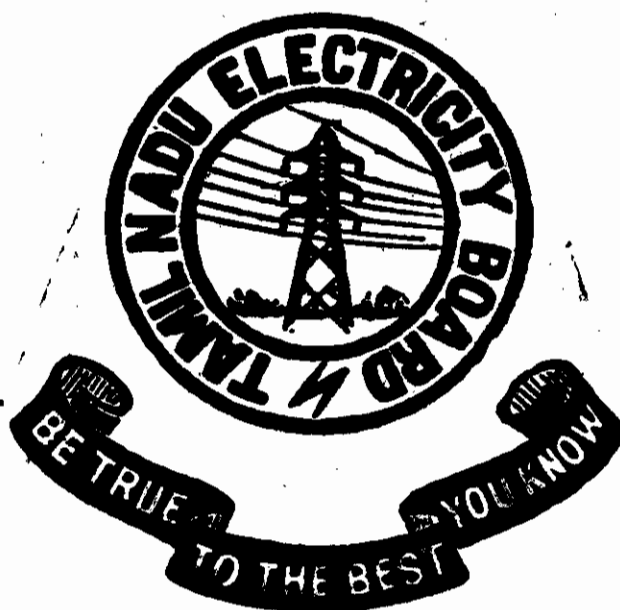


TAMIL NADU ELECTRICITY BOARD GAZETTE

Vol. VIII

DECEMBER 1989

No. 12



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A Request

With the present issue of the T.N.E.B. Gazette for December 1989, Volume VIII becomes complete. The recipients of the Gazette are requested to have the 12 issues Volume VIII bound in two parts, part one for January to June 1989 and part two for July to December 1989.

A consolidated Index for Volume VIII has been included in this issue.

News & Notes

PART—I

NEWS & NOTES

I. Generation Particulars :

The details of generation/relief figures for December '89 and for the period July to December '89 were as follows:—

Sl. No.		December '89	July to December '89 (Figs. in Million Units)
1.	Ennore	158.691	848.656
2.	Tuticorin	447.050	2023.700
3.	Mettur	209.690	948.671
	TNEB Thermal	815.431	3821.027
4.	Neyveli TS I	239.312	1436.386
5.	Neyveli TS II	305.128	1375.110
6.	Kalpakkam	131.409	663.497
7.	Hydro Generation	287.090	2123.811
8.	Import from NTPC	55.992	510.876
9.	Net Export to Kerala	(—) 135.265	(—) 400.495
10.	Net Export to Karnataka	—	(—) 0.109
11.	Import from Manali & BHEL	2.723	10.044
12.	Windfarm	0.210	2.595
13.	Kadamparai Pumping	(—) 1.184	(—) 9.100
	Net TNEB consumption	1700.846	9633.650

II. Hydro Inflows :

The Hydro inflows in December '89 were 123 MU against 55 MU in December '88 and 164 MU of the ten year average. The total inflows for the period July to December '89 were 2914 MU against 2283 MU during the same period last year and 2462 MU of the ten year average.

III. Storage Position :

The storage position in hydro reservoirs as on 1—1—90 when compared to that of the storage on the same date last year was as follows:—

Sl. No.	Name of the Group	As on 1—1—90	As on 1—1—89	Difference
		(Figs. in Million Units)		
1.	Nilgiris	1182.62	675.82	(+) 506.80
2.	PAP	164.83	156.58	(+) 8.25
3.	Periyar	48.22	7.99	(+) 40.23
4.	Suruliyar	17.84	9.44	(+) 8.40
5.	Papanasam & Servalar	36.82	13.21	(+) 23.61
6.	Kodayar	133.98	72.06	(+) 61.92
	Total excluding Mettur	1584.31	935.10	(+) 649.21
7.	For Mettur	17.61	2.638	(+) 14.972
	Total including Mettur	1601.920	937.738	(+) 664.182

(vi)

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

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

Unit	Availability Factor (%)	Generation in M. U.	Plant Load Factor (%)
I	99.46	151.180	96.76
II	100.00	152.870	97.84
III	94.67	143.000	91.53
Station	—	447.050	95.38

During the calendar year 1989, Tuticorin generated 4584.91 MU with a Plant Load Factor of 83.08% which is the highest so far since the commissioning of the station during one full calendar year. The generation in 1988 was 4467.13 MU with a Plant Load Factor of 80.94%.

As per the Central Electricity Authority's review for the period April to September '89, Tuticorin with a Plant Load Factor of 78.8% has topped in the list of six stations in the country which have attained a Plant Load Factor of 70% and above as indicated below :—

Sl. No.	Station	Capacity in M.W.	Plant Load Factor (%)
(1)	Tuticorin	630.0	78.8
(2)	Neyveli	600.0	77.2
(3)	Singarauli STPS	2050.0	75.9
(4)	Trombay	830.0	75.3
(5)	Vijayawada	420.0	74.1
(6)	Bhatinda	440.0	73.8

(ii) Ennore :

Ennore generated 158.691 M. U. during December '89 with a Plant Load Factor of 47.40%. The Unit-wise details of generation were as follows :—

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I	91.54	35.062	78.54
II	—	—	—
III	59.49	32.259	39.42
IV	84.57	51.196	62.56
V	72.57	40.174	49.09
Station	—	158.690	47.40

Unit II under shut down from 18—11—89 for annual maintenance works. Unit III which was taken out on 19—11—89 for DA Jobs was put back into service on 8—12—89.

During the calendar year 1989, Ennore generated 1487.895 MU with a Plant Load Factor of 37.3% (51.70% for derated capacity after the fire accident on 10—10—89).

The output of Ennore and Tuticorin during the last five years were as follows :

	Ennore		Tuticorin	
	Gen	PLF	Gen	PLF
	(MU)	(%)	(MU)	(%)
1985	1950.496	49.48	3550.412	64.33
1986	2118.580	53.70	4110.830	74.50
1987	1992.136	50.54	4149.760	75.19
1988	2183.098	55.38	4467.130	80.94
1989	1487.895	37.30	4584.910	83.08

(vii)

(iii) Mettur :

The details of generation at Mettur during December '89 were as follows :—

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I	—	—	—
II	93.00	123.990	79.36
III	69.79	85.700	54.85
Station	—	209.690	44.74

Unit I under shut down from 16—10—89 for annual maintenance works.

During the calendar year 1989, Mettur generated 2153.45 M.U. with a Plant Load Factor of 45.65% against 1162.0 M.U. with a Plant Load Factor of 31.58% during the Calendar Year 1988.

V. Auxilliary consumption and oil consumption ;

The details for December '89 were as follows :—

	Tuticorin	Ennore	Mettur
Auxiliary consumption (%)	7.70	12.5	10.14
Oil Consumption (ML/UG)	2.83	6.2	14.37

The oil consumption for the past five years in TNEB Thermal Stations were as follows :-

Year	Ennore	Tuticorin	Mettur
	(M.L./Unit)		
1985	8.5	20.8	—
1986	6.9	5.3	—
1987	5.7	5.4	—
1988	3.1	3.6	21.75
1989	7.1	3.24	13.59

VI. Total generation and purchases by T.N.E.B. :

During the calendar year 1989, the total quantum of power generated and purchased by T.N.E.B. was 18146.059 M.U. as against 17816.50 MU in 1988.

VII. Detection of power thefts and malpractices :

During the calendar year 1989, 611 cases of thefts and 5544 cases of malpractices were detected involving an amount of Rs. 304.95 lakhs.

The details of power thefts and malpractices during the last five years were as follows :—

Year	Number of cases		Amount involved (Rs. in lakhs)
	Thefts	Malpractices	
1985	566	6821	201.78
1986	610	7302	811.76
1987	507	6723	890.44
1988	463	5891	722.19
1989	611	5544	304.95

VIII. Training :

The following special training programme were conducted during December '89 :—

(1) Two days training programme on Uniform Commercial Accounting System conducted from 22—12—89 and 23—12—89 at Staff Training College/Madras, from 18—12—89 to 19—12—89 and from 20—12—89 to 21—12—89 at Transmission & Substation Training Institute/Madurai, from 13—12—89 to 14—12—89 and from 27—12—89 to 28—12—89 at Hydro Training Institute/Athikadavu.

(2) The Deputy Chief Engineer was deputed to Indonesia from 4—12—89 to 13—12—89 to attend the Third Regional Training Workshop on Manpower Assessment and Identification of Training Needs for the Energy.

IX. New Industries Concession for HT Industries Unit HT—Tariff I

Detailed instructions in regard to regulating the new industries concession for HT Industries under HT-Tariff I have been issued in Circular Memo. No. DFC/X/Tariff/F 17/87, dt. 2—12—89.

X. Delegation of powers to Secretary/TNEB :

In B. P. (FB) No. 75 (Sectt. Branch) dt. 8—12—89, the Board has delegated powers to Secretary/TNEB to approve all proposals relating to transactions involving purchase and sale of movable properties in respect of Officers of the rank of Superintending Engineers.

XI. Payment of service connection charges by LT Consumers :

In B. P. (Ch) No. 238 (Tech. Branch) dt. 13—12—89, the Board has revised the service connection charges payable by the prospective LT consumers of various categories effective from 1—1—90.

XII. Reduction of energy cut from 20% to 10% in respect of HT Industries :

In G. O. (Ms) No. 2597 (PWD) dt. 19—12—89, the Government have reduced the energy cut on HT Industries from 20% to 10% from 20—12—89. The 10% energy cut will also be applicable to oxygen plants, freezing plants, cold storages of sea food industries, Liquid nitrogen plant of Tamil Nadu Cooperative Milk Producers Federation Ltd., Salem, Roller flour mills and Liquid Nitrogen Plant of M/s. Kamarajar District Cooperative Milk Producers Union Ltd., Sulakkarai.

XIII. Festival advance to Pensioners :

The Board in B. P. (Ch) No. 342 (Sectt. Branch) dated 28—12—89 has enhanced the quantum of festival advance to the pensioners to Rs. 300/- or a month's pension whichever is less.

XIV. Extension of supply to HT services, LT Industrial and Overhead Tank Services :

In Memo. No SE/IEMC/EE3/AEEI/9488/89-1, dated 28—12—89, clarifications have been given in regard to giving supply to all categories of HT services and LT services under Tariffs III and IV (viz) Public Water Supply Systems and Industrial services.

(ix)

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

M. Chinnakkannu,
Chief Engineer/Personnel.

Posts Created

Sl. No.	Details of Board's orders	Name of the office/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. 566 (Adm) dt. 12-12-89	C.E./ L.M.H.E.P.	A.E./Elect. Elecn I Gr. Helper	5 1 5	For attending to O&M works of Micro Power House utilisation at Vaigai Dam	Upto 1-1-91 from the date of
			Total	11		
			A.E./Elect. Elecn. I Gr. Helper	5 1 5	For attending to O&M works of Micro Power House at Lower Bhavani	—do—
			Total	11		
2.	Per. Memo. No. 120703/S1/41/ A2/89-3, dt. 13-12-89 (Revised order)	C.E./ L.M.H.E.P.	Continued post			
			(a) Mechl. Division/ Barrage III/ Kuthiraikkalmedu			
			E.E./Mechl.	1	Balance work to be attended to the Barrages II, III and IV in L.M.H.E.P. be retained	Upto 31-3-90
			A.E.E./Mechl.	1		
			AE./J.E. I Gr./Mechl.	2		
			Sr. Draughtsman	1		
			Total	5		
			(b) Elect. Division/ Barrage IV/ Urachikkottai			
			A.E.E./Elect.	2		
			A.E./J.E. I. Gr. (Elect)	2		
			Draughtsman	1		
			Accts. Supr.	1		
			Assistant	1		
			Jr. Assistant	1		
			Typist	1		
			Total	9		
			(c) Elect. sub-division/ Barrage II Nerinjipettai			
			A.E.E./Elect.	1		
			AE/JE I Gr./Elect.	2		
			Jr. Assistant	1		
			Total	4		

Posts Upgraded

1. Per. B.P. (Ch) T.T.P.S. Genl. Supdt. 1 | For giving some

(x)

Posts Abolished

Sl. No.	Details of Board's orders	Name of the Distn. Circle /office	Name of the post	No. of posts
(1)	(2)	(3)	(4)	(5)
1.	Board Office/ Adm. Branch M. No. 134926/ 513/S3/A2/89-1, dt. 13-12-89	Villupuram Elec. Distn. Circle.	AE/JE I Gr. Foreman II Gr. Lineman Comm. Asst. Helper	2 4 4 2 8 <hr/> 20
2.	Per. Memo. No. 120703/S1/41/ A2/89-3. dt. 13-12-89 (Revised order)	C.E./Lower Mettur Hydro Electric Project	Mechl. Division/ Barrage III/ Kuthiraikkalmedu A. E. E./Mechl. AE/JE I Gr. (M) Draughtsman Accts. Supr. Assistant Jr. Asst. Typist	 1 3 1 1 1 2 1 <hr/> 10
			Elect. Division/ Barrage IV/ Urachikkottai Exe. Engr. (E) A. E. E./Elect. AE/JE I Gr. (E) Senior D'man Jr. Assistant	 1 3 7 1 1 <hr/> 13
3.	Memo. No. 146668/ S2/A2/89-1, dt. 13-12-89	SE/Investigation	A.E.E. (Civil) A.E. (Civil) Asst. D'man	1 1 1
4.	Per. B.P. (Ch) No. 568 (Adm) dt. 15-12-89	Kadamparai P. S. H. E. Project	S.C. Gr. II Office Helper Foreman Gr. I Foreman Gr. II Syrang Gr. II T.T.H.V. Driver Lorry Driver Winch Driver Watchman	5 8 2 1 1 2 5 1 1 <hr/> 26

(1)	(2)	(3)	(4)	(5)
5	Memo. No. 152058/ S1/117/A1/89-1, dt. 28-12-89	G.C.C./Madras	Foreman Gr. I Foreman Gr. II Tool Keeper Gr. I Welder Gr. I Elec. Gr. I Fitter Gr. I Fitter Gr. II Helper	2 2 2 2 2 2 4 4 <hr/> 20
6.	Memo. No. 116489/ S1/99/A1/89-2, dt. 28-12-89	Kadamparai Pumped S.H.E. Project, Minparai	Foreman Gr. I Foreman Gr. II Foreman Gr. III Mechanic Gr. II Mechanic Gr. III Maistry Gr. II T.T.H.V. Driver Lorry Driver R. R. Driver Fitter Gr. II Time Keeper Gr. II Tool Keeper Gr. I Carpenter Gr. I Warden Fitter Gr. III Mixer Driver Helper Watchman Veh. Helper Maistry Gr. III Semiskilled workman Sanitary Worker	1 4 2 1 1 2 9 9 2 1 8 3 2 1 1 1 6 3 6 4 2 7 <hr/> 76
7,	Memo. No. 110843/ S1/A1/96/89-2, dt. 30-12-89	G.C.C. (C)/ Trichy	Helper	91

GENERAL ADMN. & SERVICES

PART-II

General Administration & Services

Memorandum No. 63806-P2/89-1 (Secretariat Branch) dated 1-12-1989.

Sub : Tours—Foreign trips of employees of the State Public Sector Undertakings/Boards—Procedure for regulating the tour—Orders of Government—Copy Communicated.

Ref: G. O. Ms. No. 766 Finance (BPE) Dept. dt 27-7-1989.

In continuation of the orders issued in the Board's Memo. (Per) No. 77217/P2/86-1 dt. 25-11-1986, a copy of the Government Order cited is communicated to all Chief Engineers for information and guidance.

K. N. Rathinavelu,
Secretary.

Encl. :

Copy of G. O. Ms. No. 766 Finance (BPE) Department, Government of Tamil Nadu Dated : 27-7-1989

Tours—Foreign trips of employees of the State Public Sector Undertakings/Boards—Procedure for regulating the tour—orders issued.

Read :

1. G. O. Ms. No. 686, Finance (BPE) Dept. dt. 12-8-1983
2. G. O. Ms. No. 1007, Finance (BPE) Dept. dt. 24-10-1986

Order :

In the Government Order first read above, Government have ordered that all the State owned Corporations and Statutory Boards should amend their Service Rules to the extent necessary to include a provision that prior approval of the Government should be obtained before issue of No Objection Certificate to its employees to apply for passport for undertaking tours to foreign countries. In the Government Order second read above, it was ordered that prior approval of the Government is necessary for undertaking foreign tours by the Chairman, Managing Director, Directors/Members of the Board and the employees of the State Public Sector Undertakings/Boards.

2. The Government have since reviewed the existing procedure with regard to clearance of proposals relating to foreign trips of employees of the State Public Sector Undertakings/Boards and in modifications of the orders in the Government Orders read above, issue the following guidelines :

- (i) In the case of employees of State Public Sector Undertaking/Boards seeking No Objection Certificate for obtaining passport/for going abroad on purely private visit, the Finance Department need not be consulted.
- 2 (a) In the case of employees of State Public Sector Undertakings/Boards who go abroad on duty to attend Seminars, meetings, fairs, Conferences, etc; but totally at the cost of Foreign Agencies, the concerned Administrative Department itself have to dispose of the proposals and the Finance Department need not be consulted in this regard.
- 2 (b) In the case of trips abroad by the officers and above the second level officers of State Public Sector Undertakings/Boards at the cost of the State Public Sector Undertakings/Boards, the proposals may be routed through Finance (BPE) Department by the concerned administrative departments.

3. In the case of All India Service Officers, whether the visit is private or official, the Individual Service Rules will apply notwithstanding any rules mentioned above.

4. Wherever 'No Objection Certificate' is required for visits abroad with financial commitments from the State Public Sector Undertakings/Government, the proposals shall be routed through Finance (BPE) Department by the administrative department concerned.

(By Order of the Governor)

(True Copy)

K. S. Sripathi,
Joint Secretary to Government.

Tamil Nadu Electricity Board Leave Regulations—Revision of existing forms of leave account in Regulation 33 and Incorporation of new forms—Orders—Issued.

(Permanent) B. P. (Ch) No. 331

(S. B.)

Dated 5-12-1989.
Karthigai 20, Sukkila,
Thiruvalluvar Aandu, 2020.

Read :

(Permanent) B. P. (Ch.) No. 189 (SB) dt. 30-6-89.

Proceedings :

In pursuance of the orders in G. O. Ms. No. 283 P & A R (Per-J) Dept. dt. 15-5-89, orders were issued in the B. P. cited revising the form of Earned Leave Account.

2. Now, the Government, in G O. Ms. No. 481 P & AR dt. 28-8-89, have issued orders revising the form of Leave Account for Unearned Leave also and introduced two new forms of leave account for accounting Extra-ordinary leave without allowances and Study Leave.

3. The Tamil Nadu Electricity Board has decided to adopt the orders of Government mentioned in para 2 above. Accordingly, the Board directs that the existing forms of leave account in part II (Unearned Leave) under Regulation 33 of Tamil Nadu Electricity Board Leave Regulations be revised and in addition to include two new forms of leave account one for Extra Ordinary Leave without allowance and the other for Study Leave as appended to this B. P. for accounting the Unearned Leave on Medical Certificate/Unearned Leave on private affairs/Extra ordinary Leave without allowances/ Study Leave to be availed by the employees while in service.

4. Necessary amendments to Tamil Nadu Electricity Board Leave Regulations will be issued separately.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Encl :

APPENDIX

PART—II. UNEARNED LEAVE

Leave on Private Affairs		Progressive total	Leave on Medical Certificate			Progressive total	Authority with attestation of Head of Office	
Leave Taken			Leave taken					
Dates	Period		From	To	Period			
From	To							
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Days		Days				Days	Days	

PART—III. EXTRA ORDINARY LEAVE WITHOUT ALLOWANCES

Date		Period			Progressive total			Authority with attestation of Head of Office
From	To	Y.	M.	D.	Y.	M.	D.	
(1)	(2)		(3)			(4)		

PART—IV. STUDY LEAVE

Date		Period			Purpose	Progressive total			Attestation of the leave sanctioning authority
From	To	Y.	M.	D.		Y.	M.	D.	
(1)	(2)		(3)				(5)		
		Y.	M.	D.		Y.	M.	D.	(6)

HOLIDAYS—Tamil Nadu Electricity Board—Holidays for employees of the Tamil Nadu Electricity Board for Calendar year 1990—Orders—Issued.

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

(Secretariat Branch)

Dated the 5th December 1989
Karthigai 20, Sukkila,
Thiruvalluvar Aandu 2020

Proceedings :

The Tamil Nadu Electricity Board directs that the employees of the Board on time-scales of pay be granted holidays during the year 1990 as detailed in the Annexure.

2. The number of holidays allowed will not be a precedent for future years. If any one of the occasions mentioned in the Annexure, for which holiday is declared happens to fall on normal holidays like Sunday in future years, no substitute holidays on that account will be allowed.

3. The monthly rated employees of the Board may also have a holiday on Sundays or any other day in the week in lieu of Sundays.

4. The Tamil Nadu Electricity Board also directs that the employees of the Board in a particular office or other unit, who have been allowed a holiday on Second Saturday of each month during the previous years may be granted a holiday on the Second Saturday of each month during the year 1990 also, if they continue to work in the same office or unit in the year 1990.

5. The Board further directs that in addition to the holidays mentioned in the Annexure, 14th January 1990 (Pongal), 14th April 1990 (Tamil New Years' day), which fall on Sunday and Second Saturday respectively shall be holidays, for the shift operation staff for whom those days are not holidays.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Encl :

ANNEXURE

1. Monday, the 1st January 1990	New Years' Day
2. Monday, the 15th January 1990	Thiruvalluvar Day
3. Tuesday, the 16th January 1990	Uzhavar Thirunal
4. Friday, the 26th January 1990	Republic Day
5. Tuesday, the 27th March 1990	Telugu New Years' Day
6. Saturday, the 7th April 1990	Mahaveer Jayanthi
7. Friday, the 13th April 1990	Good Friday
8. Friday, the 27th April 1990	Ramzan
9. Tuesday, the 1st May 1990	May Day
10. Wednesday, the 4th July 1990	Bakrid
11. Thursday, the 2nd August 1990	Muharram
12. Wednesday, the 15th August 1990	Independence Day
13. Friday, the 24th August 1990	Vinayaka Chathurthi
14. Friday, the 28th September 1990	Ayudha Pooja
15. Saturday, the 29th September 1990	Ayudha Pooja
16. Tuesday, the 2nd October 1990	Gandhi Jayanthi, Meelad-un-Nabi
17. Wednesday, the 17th October 1990	Deepavali
18. Tuesday, the 25th December 1990	Christmas

Note : As the Pongal (14th January 1990), Tamil New Year's Day (14th April 1990) fall on Sunday and Second Saturday respectively they are not shown in the list of Holidays.

Memo. No. 35662—C2/89—4 (Secretariat Branch) Dated 5—12—1989

Sub : Disciplinary Proceedings for violation of Conduct Regulations and Circulars of Board—Applicability to Workmen covered by Standing Orders — Certain earlier Instructions kept in abeyance—Clarification—Issued.

Ref : Board's Memo. No. 35662—C2/89—3 dated 28—7—89.

In the Board's Memo. cited, orders were issued keeping in abeyance the earlier instructions issued in Board's Memo. No. 51164—C2/80—32 (SB) dt. 5—4—89. The effect of the orders issued is that pending further consideration, the workmen covered by the Standing Orders should not be proceeded against for violation of the provisions of the Tamil Nadu Electricity Board Employees' Conduct Regulations/Circulars in respect of matters for which there are no provisions in the Standing Orders. Invoking the following item coming under the Standing Order relating to "Acts and omissions constituting misconduct :

"Wilful insubordination or disobedience, whether alone or in combination with another or others of any lawful and reasonable order of a superior".

2. It is represented that with reference to the orders issued in the Board's Memo. dt. 28—7—89, the disciplinary proceedings initiated against the workmen in respect of the matters mentioned in para 1 above and pending as on the date of the Board's Memo. are not being proceeded further, but fresh disciplinary proceedings are initiated in respect of the same matters as those referred to in para 1 above against the workmen in certain Circles. It is also represented that the workmen involved in the disciplinary proceedings in respect of the matters mentioned in para 1 above are not being considered for promotion to higher post due to the pendency of disciplinary proceedings.

3. The representations mentioned in para 2, above have been considered. The following further instructions are issued to the Officers of the Board :

- (i) Pending further consideration and a decision in the matter, if there are cases of workmen who are to be proceeded against for violation of the provisions of the Tamil Nadu Electricity Board Employees' Conduct Regulations / Circulars in respect of matters for which there are no provisions in the Standing Orders, the concerned workmen should be informed of the lapses committed by him without actually initiating disciplinary proceedings. He should be specifically informed that disciplinary proceedings are not initiated for the lapses, in view of the instructions in Board's Memorandum No. 35662—C2/89—3 dt. 28—7—89 and Memo. No. 35662—C2/89—4 dt. 5—12—89 and the right to take disciplinary proceedings for the lapses after the receipt of final orders of the Board is reserved.
- (ii) Until further orders, pendency of disciplinary proceedings against the workmen covered by Standing Orders for violation of Conduct Regulations/Circulars in respect of matters for which there are no provisions in the Standing Orders will not be a bar for promotion, grant of House Building Advance, etc.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

● ● ●

Memo. No. 73505—C1/89—1 (Secretariat Branch) Dated 5—12—1989.

Sub : LABOUR—Tamil Nadu Electricity Board—Revision of scales of pay, rates of Dearness Allowance, House Rent Allowance, City Compensatory Allowance and other allowances and special pays—Revised selection grade scales—Orders—Issued.

- Ref :**
- (1) (Per.) B.P. (FB) No. 57 (SB) dt. 5—8—89
 - (2) (Per.) B.P. (FB) No. 60 (SB) dt. 24—8—89
 - (3) Memo. No. 65035—C1/87—31 dt. 6—9—1989
 - (4) From the Superintending Engineer/Chingleput Elec. Distn. Circle Lr. No. Adm. I/A1/751/89 dt. 28—9—89.

As per the orders in Board's Proceedings Ms. (Ch.) No. 363 (Sectt. Branch) dt. 31—10—1985 the pre-revised scale of Rs. 1415—75—1715—90—2435 had to be allowed to the employees who had

completed 10 years of service in the following posts by way of personal protection :—

- | | |
|---|--|
| (i) Senior Superintendent | (Junior Superintendent and Senior Superintendent merged in 1984 Wage Revision) |
| (ii) Special Grade Accountant | |
| (iii) Special Grade Deputy Stores Officer/Stock Verifier. | Abolished in 1984 Wage Revision |

2. The Superintending Engineer, Chingleput Electricity Distribution Circle referred a case of an employee who falls under the above category and has pointed out that there is no corresponding Revised Scale and Fixation Table in (Per.) B.P. (FB) No. 57 (SB) dt. 5-8-89, to fix the pay of the employee in the Revised Scale.

3. In (Per.) B.P. (FB) No. 60 (SB) dt. 24-8-89, the pre-revised scale of Rs. 1415-75-1715-90-2435 has been revised as Rs. 2275-90-2815-100-4115. It is hereby ordered that in respect of the employees falling under the group referred to in para 1 above who had been allowed the scale of Rs. 1415-75-1715-90-2435 by way of personal protection, pay fixation shall be made in Revised Scale of pay of Rs. 2275-90-2815-100-4115. However, the pay should be fixed in the revised scales as per the Tamil Nadu Electricity Board Revised Scales of Pay (Workmen) Regulations 1989 contained in (Per.) B.P. (FB) No. 57 (SB) dt. 5-8-89.

K. N. Rathinavelu,
Secretary.

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Memorandum (Permanent) No. 74713-P2/89-2 (Secretariat Branch) dated 5-12-1989.

Sub: Tamil Nadu Electricity Board Employees' Conduct Regulations—Regulation 13
—Enrolment in Life Insurance Corporation by Board Employees—Instructions
Issued.

According to Regulation 13(2) of Tamil Nadu Electricity Board Employees' Conduct Regulations, an employee, who enters into any transaction concerning any movable property exceeding five thousand rupees in value, whether by way of purchase, sale or otherwise, shall report to the prescribed authority within one month from the date of every such transaction. For the purpose of this sub-regulation, the expression "movable property" includes Jewellery, Insurance Policies, Shares, Securities and debentures etc. The above provision is based on similar provisions contained in Rule 7(2) of Tamil Nadu Government Servants' Conduct Rules.

2. The Government have issued certain instructions to be followed with reference to Rules 7(2) of Tamil Nadu Government Servants' Conduct Rules based on the clarification issued by the Government of India in regard to the Insurance Policy taken by the Government employees as under :

- (i) A member of the Service should submit a report to the Government while taking an insurance policy if the annual premium of it exceeds Rs. 5000/-. However, if the annual premium first determined is less than Rs. 5000/- but, on conversion, it exceeds Rs. 5000/- a report to the Government is necessary at that stage. When he receives the sum assured as survival benefit on maturity of the policy he need not submit any report to the Government.
- (ii) A member of the Service need not report to the Government while taking an insurance policy, the annual premium of which is less than Rs. 5000/-. He should, however, submit a report to the Government at the time of receiving the sum assured as survival benefit on maturity of the policy".

3. In view of the provision similar to the above are contained in Regulation 13(2) of Tamil Nadu Electricity Board Employees' Conduct Regulations, the instructions issued by the Government shall be followed in the Board also.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Memorandum No. 90331/O&M Cell (3)/89-1 (Secretariat Branch) dated 7-12-1989.

Sub : Establishment—Tamil Nadu Electricity Board—Punctuality in attendance, Movement control etc. of employees—Follow up action on reports of Duty Officer.

Ref : (i) Board's Memorandum No. 62740-O&M Cell/85-3 dated 5-2-87.

(ii) Board's Memorandum No. 59371-O&M Cell/87-1 dated 7-10-87.

According to the provisions in para (iii) of Board's Memorandum first cited, the Establishment Officer concerned will report the action taken on the Duty Officer's report to the Chairman through Secretary before 5th of every succeeding month. However, according to para 264 of Tamil Nadu Electricity Board, Board Office Manual, the Establishment Officers are required to submit before 5th of the succeeding month, a report on the action taken on the observation of the duty Officer. A copy of the report will be sent to the Secretary in respect of Secretariat Branch, Accounts Member in respect of Accounts and Audit Branches and to the Chief Engineer (Personnel) in respect of Administrative and Technical Branches and these officers will submit a quarterly review report to the Chairman.

2. It is hereby ordered that the provisions in Board Office Manual mentioned in para 1 above will prevail and shall be followed strictly in future.

3. The quarterly review report for the quarter ending 31-12-1989 will be prepared in the respective Branches and they shall be submitted through the Secretary to the Chairman before 15th of January, 1990.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary

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Delegation—Delegation of Powers to Secretary to permit transactions relating to purchase and sale of properties by the Officers of the Board—Orders—Issued

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

(Secretariat Branch)

Dated 8-12-1989,
Karthigai 23, Sukkila,
Thiruvalluvar Aandu 2020.

Proceedings :

The Chairman is the competent authority in respect of officers of the rank of Superintending Engineers and above for permitting the transactions concerning movable property exceeding Rs. 5000/- (Rupees five thousand only) in value by way of purchase, sale or otherwise as per Regulation 13 (2) of Tamil Nadu Electricity Board Conduct Regulations.

2. The Board hereby directs that the Secretary, Tamil Nadu Electricity Board be delegated with powers to approve all proposals relating to transactions involving purchase and sale of movable properties in respect of Officers of the rank of Superintending Engineers.

(By Order of the Board)

K. N. Rathinavelu,
Secretary.

Memorandum No. 91117—A1/89-1, (Secretariat Branch) Dated 12—12—1989.

Sub: Establishment—Class I Officers—Retired from the service on 30—11—89 A.N. —
Notification—Issued.

The following Notification is Issued :—

NOTIFICATION

The following officers have retired from the service of the Board on the afternoon of 30—11—1989.

1. Thiru S. Panneerselvam,
Chief Engineer/Thermal Design/Madras.
2. Thiru R. Varadharajan,
Chief Engineer/Mettur Thermal Power Station.
3. Thiru D. Sundararajulu,
Executive Engineer/Civil,
Office of the Superintending Engineer/Investigation, Madras.
4. Thiru N. Swaminathan,
Executive Engineer/O&M/Manapparal.
5. Thiru K. Dhakshinamoorthy,
Deputy Financial Controller/Ennore Thermal Power Station

K. N. Rathinavalu,
Secretary.

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SECURITY—Film shooting at Board's Projects and Generation Circles by Private Parties—Revised rate of fees for film shooting—Orders—Issued.

(Permanent) B. P. (Ch.) No. 333

(Sectt. Branch)

Dated 13—12—89.

READ :

1. B. P. Ms. No. 1178, dated 7—7—79.
2. Bd's Memo. No. 8093/VC8/83-1, dated 30—6—83.
3. G. O. Ms. No. 600 Information & Tourism (FT 2) Dept. dated 21—12—88.

Proceedings :

In the Board Proceedings first cited, orders were issued prescribing the charges that should be collected for conducting film shooting by private parties in the Board's Projects areas. As per the said Board Proceedings, a fee of Rs. 1,000/- (Rupees one thousand only) per day should be collected in advance from private parties for conducting film shooting.

2. The Government have in their G. O. Ms. No. 600 Information & Tourism (FT2) Dept., dated 21—12—88 have revised the rate of fees for film shooting by private parties in Government Buildings at Rs. 950/- per day, besides collecting a security deposit of Rs. 2,000/- The question of adopting the Government rate for film shooting in the Board's area has been under consideration.

3. The Tamil Nadu Electricity Board hereby directs that in partial modification of the B. P. Ms. No. 1178, dated 7—7—79 the rate of fees for film shooting by private bodies in the Board's camp areas in Projects and in Generation Circles, Kundah, Nilgiris District, Generation Circle/Tirunelveli and Generation Circle/Erode be revised to Rs. 950/- (Rupees nine hundred and fifty only) per day and that a security deposit of Rs. 2,000/- (Rupees two thousand only) be collected from the company before entering and conducting film shooting in the Board's areas. The Security Deposit is refundable after settlement of dues to the Board at the time of leaving the site by the company.

4. Film shooting in the High Rise Building at the Board's Headquarters Complex, Madras is prohibited.

5. These orders take effect from the date of issue of this Board Proceedings.

(By Order of the Chairman)

Memorandum No. 89418/N1/89-1, (Secretariat Branch) Dated 13—12—1989

Sub : Pension—Revision of Pensionary benefits in respect of persons retired on or after 1—6—1988—Certain clarification—Issued.

Ref : 1. (Per) B.P. (Ch) No. 258 (SB), Dt. 20—9—89.

2. Govt. Lr No. 120473/PC.II/89/Finance (Pay Commission-II) Department, Dt. 26—10—89.

In continuation of the Board's Proceedings cited, the clarification issued by the Government in the references second cited is communicated for future guidance.

K. N. Rathinavelu,
Secretary.

Encl :

Copy of Letter No. 120473/PC.II/89, Finance (Pay Commission-II) Department, dated the 26th October 1989 from Thiru N. Nerayanan, I.A.S., Secretary to Government addressed to All Heads of Departments

Sub : Pension—Revision of pensionary benefits in respect of persons retired on or after 1—6—88—Certain clarification.

Ref : (i) G.O. Ms. No. 810, Finance (Pay Commission), Department, dt. 9—8—1989.

(ii) From the Registrar of Co-operative Societies, Madras-5 Lr. No. R. C.134026/89-PI, dt. 26—9—89.

In the reference second cited, the Registrar of Co-Operative Societies has enquired whether for calculation of pension after 1—6—88 the Dearness Pay has to be calculated on the basic pay, personal pay and special pay or the basic pay alone and whether for the purpose of calculation of average emoluments, personal pay and special pay may be counted for pensionary benefits.

2. I am to clarify that for the purpose of computing average emoluments, the elements of personal pay and special pay as hitherto shall be counted along with pay. The dearness pay for the purpose of pension shall however be computed based on pay and personal pay only.

3. All Heads of Departments may be requested to communicate these instructions to all subordinate offices under their control for guidance.

Secretary to Govt.

(True Copy)

Memo. No. 062816/1127/IR. 1(1)/IR. 1(2)/250/Adm. Br./89-3, Dated 14—12—1989

Sub : Establishment—R.W.E. Workmen who were in service prior to 5—1—1956—
Accepting of proof of record produced by the workmen—Instructions—Issued.

Ref : 1. CE/PI's Memo. No. 095271/2092/S6(1)/85-2, dt. 3—7—86.
2. CE/PI's Lr. No. 04085/366/S6(2)/87-1 dated 8—9—87.

It has been represented that as per the existing instructions qualification for promotion to the Regular Work Establishment Workmen who were in service prior to 5—1—1956 is 'nil' and that the Service Rolls for Temporary Casual Labourers were maintained only from 1967 and prior to 1967, service certificates were given and such certificates were considered previously for purpose of promotion. From July 1986 onwards, such certificates were requested to be verified with reference to the office records. It is further represented that in the absence of office records relating to the period of 1956 and before, any proof of employment before 5—1—1956 given by the Section Officers, Junior Engineers and Retired Officers has to be accepted as no records are available at this distant date and such employees are only very few now in service.

2. The above representation has been examined and it is hereby ordered that as certificates from the officers are obtained only because of the absence of records, the question of verification of such certificates with the office records again does not arise.

3. In such cases, wherever records for services rendered in Nominal Muster Roll/Temporary Casual Labour for some months are produced and continuity of service in such cases cannot be ensured, it is considered enough that such records which show the date of first appointment is taken into consideration. In such cases, the request of the workmen for applying the date of first appointment as Temporary Casual Labourers/Nominal Muster Roll with reference to such records for the limited purpose of promotion alone need not be rejected, since the same services in Nominal Muster Roll/Temporary Casual Labour are not counted for pension.

(By Order of the Chairman)

M. Chinnakkannu,
Chief Engineer/Personnel.

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Letter No. 117775/725/Adm. Br./C.3(1)/87-24 (Administrative Branch) Dated 14—12—1989

Sub : Establishment—Class III Service—Filling up of vacancies in Revenue Branches—Regarding.

Ref : 1. This Office Memorandum No 117775/726/Adm. Br./C.3(1)/87-23
dated 6—10—89.
2. This Office Letter No. 082030/911/C.3(1)/89-3 dated 30—11—89.

Instructions have been issued in this office letter under reference (1) regarding filling up of vacancies in Revenue Branches.

It is learnt that still there are vacancies in Revenue Branches and the work is being attended to by paying honorarium while the surplus Assistants are kept in Central Office.

In this office letter under reference (2) more than 380 Junior Assistants/Typists/Steno-Typists (Accounts) were promoted as Accounts Assistants and allotted to the Circles.

In view of the above, I request you to give preference in filling the vacancies in Revenue Branches by the promotees so as to discourage payment of honorarium.

I am to request you to send a confirmatory report on this matter.

M. Chinnakkannu,
Chief Engineer (Personnel).

ESTABLISHMENT—Tamil Nadu Electricity Board—Fixation of pay on promotion to higher posts—Revision of option already exercised—Orders—Issued.

(Permanent) B. P. (Ch) No. 334

(Secretariat Branch)

Dated the 14th December, 1989
Karthigai 29, Sukkila
Thiruvalluvar Aandu 2020

Read :

1. (Per.) B.P. (FB) No. 57 (SB) dt. 5—8—89
2. (Per.) B.P. (FB) No. 60 (SB) dt. 24—8—89

Proceedings :

As per the existing Regulations/Orders, the employee promoted from a lower post to a higher post is entitled to have his pay fixed under any one of the methods indicated below :—

i. When promotion is from a lower post (ordinary grade) or from a lower post (selection grade) carrying a lower scale to a higher post :

- (i) Pay fixation under S.R. 33 (b) on the date of promotion
(or)
- (ii) Pay fixation under Service Regulation 33 (f) on the date of promotion, (In the case of Typists and Steno-Typists promoted as Assistant only)
(or)
- (iii) Pay fixation at the next higher stage on the date of promotion and under Service Regulation 33 (b) on the date of accrual of increment in the lower post.
(B. P. Ms. (FB) No. 33 (SB) dt. 13—4—87).

ii When promotion is from a lower post (selection grade) to a higher post carrying identical scale of pay :

- (i) Pay fixation under Service Regulation 33 (b) on the date of promotion with reference to the notional pay drawn in the ordinary grade.
(B. P. Ms. (FB) No. 11 (SB) dt. 2—2—87)
(or)
- (ii) Pay fixation under Service Regulation 33 (f) on the date of promotion with reference to the pay drawn in the ordinary grade of the lower post. (In the case of Typists and Steno-typists promoted as Assistant only)
(or)
- (iii) Pay fixation at the stage in the ordinary grade of the higher post after adding one notional increment to the pay drawn in the selection grade of the lower post on the date of promotion.
(B. P. Ms. (FB) No. 11 (SB) dt. 2—2—87)
(or)
- (iv) Pay fixation at the next higher stage on the date of promotion and under Service Regulation 33 (b) on the date of accrual of increment in lower post, both with reference to the pay drawn in the ordinary grade of the lower post.
(B. P. Ms. (FB) No. 11 (SB) dt. 2—2—87 and
B. P. Ms. (FB) No. 33 (SB) dt. 13—4—87)
(or)
- (v) Continuance of the selection grade pay on the date of promotion and pay fixation by adding one notional increment to the pay drawn in the selection grade scale of the lower post on the date of accrual of increment.
(B. P. Ms. (FB) No. 163 (SB) dt. 13—6—88)

2. The workmen covered by the B. P. first cited appointed or promoted to a higher post between 1—12—84 and 5—8—89 and the Officers covered by the B. P. second cited appointed or promoted to a higher post between 1—12—84 and 24—8—89 would have given an option for one method of fixation or the other, based on the pay drawn by them in the prerevised scale. Further, the employees appointed or promoted to a higher post prior to 1—12—88 but whose date of increment

falls after 1—12—88 also would have chosen one method of fixation or the other. Consequent on the fixation of pay in the revised scales of pay ordered in the B.Ps. cited, choosing of another method of pay fixation may be advantageous to the above categories of employees. Many Superintending Engineers have raised the question of allowing revised option for pay fixation in such cases.

3. The matter has been examined. It is hereby ordered that revised option to choose another method of pay fixation on promotion may be permitted in the following cases namely :—

- (i) to the workmen and Officers appointed or promoted to a higher post prior to 1—12—88 and whose date of increment falls after 1—12—88,
- (ii) to the workmen promoted or appointed to higher post between 1—12—88 and 5—8—89, and
- (iii) to the Officers promoted or appointed to higher post between 1—12—88 and 24—8—89.

4. The revised option should be exercised within a period of three months from the date of issue of this B.P. If no revised option is exercised and received within this time limit, the method of pay fixation already chosen by the concerned employees will stand.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Memorandum No. 65035—C1/89—39 (Secretariat Branch) Dated the 18th December 1989

Sub : Establishment—Tamil Nadu Electricity Board—Fixation of pay on promotion to higher posts—Revision of option already exercised orders—Erratum—Issued.

Ref : (Per) B.P. (Ch) No. 334 (SB) dt. 14—12—89.

The following erratum is issued to (Permanent) B. P. (Ch.) No. 334 (Sec. Branch) dt. 14—12—89 :—

ERRATUM

The date, month and year 1—12—84, occurring in two places in para 2 of the said Board's proceedings, shall be corrected as 1—12—88.

K. N. Rathinavelu,
Secretary.

தமிழ் ஆட்சிமொழிச் செயலகக் நடவடிக்கை எண். 9/89.

சுற்றறிக்கை எண் 154044/851/தவ/நி/89—1, நாள் 14—12—89.

பொருள் : தமிழ்நாடு மின்வாரிய விடுப்பு—ஒழுங்குமுறை விதிகள்—ஒழுங்குமுறை விதிகள் 33-ன் படி உள்ள விடுப்பு கணக்கிற்கான படிவங்களை மாற்றியமைத்து புதிய படிவங்கள் ஒருங்கிணைக்கப்படுகிறது — உத்தரவுகள் — விடுக்கப்படுகிறது — தொடர்பாக.

பார்வை : (நிரந்தரம்) வாரிய நிலை ஆணை (தலைவர்) எண். 331, செயலகக் கிளை, நாள் 5—12—1989.

பார்வையில் கண்டுள்ள வாரிய ஆணையில் ஒழுங்குமுறை விதிகள் 33-ன்படி, தற்போதுள்ள விடுப்புக் கணக்கிற்கான படிவங்களை மாற்றியமைத்து ஒருங்கிணைக்கப்பட்ட புதிய படிவங்களை வெளியிட்டு அதனையே பயன்படுத்துமாறு உத்தரவு பிறப்பிக்கப்பட்டுள்ளது. அப்படிவங்களின் ஆங்கிலத்தலைப்புகள் தமிழாக்கம் செய்யப்பட்டு இத்துடன் அனுப்பி வைக்கப்படுகிறது. இத்தமிழ் படிவத்தையே அனைத்து அலுவலர்களும் பயன்படுத்த வேண்டும் என கேட்டுக் கொள்ளப்படுகிறார்கள்.

இச்சுற்றறிக்கை பெறப்பட்டமைக்கான ஒப்புமையும், இதன் மீது எடுக்கப்பட்ட தொடர் நடவடிக்கையினையும் அனுப்பி வைக்குமாறு கேட்டுக் கொள்ளப்படுகிறார்கள்.

இணைப்பு :

மு சின்னக்கண்ணு,
தலைமைப் பொறியாளர் (பணி அமைப்பு).

இணைப்பு
பகுதி-II—சட்டா விடுப்பு

சொந்த வேலைக்கான விடுப்பு			மருத்துவச் சான்றிதழ் மேலான விடுப்பு		
எடுக்கப்பட்ட விடுப்பு			ஒட்டு மொத்த கூட்டல்		
நாள்	காலம்		எடுக்கப்பட்ட விடுப்பு		
.....முதல்	வரை	முதல்.....	வரை	காலம்
(1)	(2)	(3)	(4)	(5)	(6)
நாட்கள்			நாட்கள்		

ஒட்டு மொத்த கூட்டல்	சான்றொப்பம் வழங்கக்கூடிய அதிகாரம் பெற்ற தலைமை அலுவலர்
(8)	(9)

பகுதி-III—ஊதியமற்ற விடுப்பு

நாள்	காலம்	ஒட்டுமொத்த கூட்டுத்தொகை	சான்றொப்பம் வழங்கக்கூடிய அதிகாரம் பெற்ற தலைமை அலுவலர்
.....முதல்	வரை	ஆண்டு மாதம் நாட்கள்	ஆண்டு மாதம் நாட்கள்
(1)	(2)	(3)	(4)
			(5)

பகுதி-IV—கல்வி பயில விடுப்பு

நாள்	காலம்	காரணம்	ஒட்டு மொத்த கூட்டல்	விடுப்பிற்கு ஒப்பளிப்பு வழங்க அதிகாரம் பெற்றவரின் சான்றொப்பம்
.....முதல்	வரை	ஆண்டு மாதம் நாட்கள்	ஆண்டு மாதம் நாட்கள்	
(1)	(2)	(3)	(4)	(5)
				(6)

Memo. No. 71639—C1/89—1 (Secretariat Branch) Dated 15—12—1989

Sub : Establishment — Revision of Scales of pay — Rectification of anomaly of Junior getting more pay than Senior — Clarification issued.

- Ref :** 1. From C E /Distribution/Coimbatore Region Lr No. Adm. I/A1/F — R.S. P./89 dt. 22—9—89.
2. From S.E./General Construction Circle/South/Madurai Lr. No. Adm./A2/F. 28/ D. 201/89 dt. 18—11—89.

The Chief Engineer / Distribution / Coimbatore Region and the Superintending Engineer/ General Construction Circle/South Madurai have raised a point for clarification as to whether requests of Junior Assistants, Assistants and Administrative Supervisors belonging to Administration cadre for rectification of pay anomaly citing a case of Junior Assistant or Assistant or Accounts Supervisor belonging to Accounts cadre on the plea that the scales of pay of the posts of Junior Assistants, Assistants and Administrative Supervisors/Accounts Supervisors are same. It is clarified that consequent on the formation of Administration cadre /Accounts cadre, separate seniority are being maintained in respect of posts of Junior Assistants, Assistants and Accounts Supervisors in the Accounts Cadre and Junior Assistants, Assistants and Administrative Supervisors in the Administration Cadre for all purposes including promotion. Therefore requests of Junior Assistants, Assistant and Administrative Supervisors belonging to Administration cadre for rectification of pay anomaly citing a case of Junior Assistant or Assistant or Accounts Supervisor belonging to Accounts cadre and vice-versa, cannot be considered.

K.N. Rathinavelu,
Secretary.

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Memorandum No. 75509—P2/89—1 (Secretariat Branch) Dated 15—12—1989.

Sub : Leave Travel Concession —Eligibility for availing Air/Air-conditioned travel—Orders —Amendment Issued.

- Ref :** 1. B.P. Ms. (FB) No. 27 (Adm. Br.) dt. 26—5—88.
2. Memo. No. 083281/IR 4 (3)/89—1 dt. 23—6—88.

The following amendment is issued to the Rules regulating the grant of Leave Travel Concession appended to the B.P. cited :

AMENDMENT

For the existing sub-para below Rule 9 of the Rules regulating the grant of Leave Travel Concession contained in the Appendix to B.P. Ms. (FB) No. 27 (Adm.Br) dt. 26—5—88, the following shall be substituted, namely :—

“All Chief Engineers irrespective of the pay drawn by them and also General Superintendent and officers of the rank of Superintending Engineer, when they draw pay two stages less than the maximum of the Superintending Engineer scale and above (Example: Rs. 5250/- (Rupees five thousand two hundred and fifty only) and above in the 1988 scale applicable to Superintending Engineers) can travel by Air (Economy class of Aircrafts) or Air - conditioned first class while travelling by train when they avail Leave Travel Concession”.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Memo. No. 65035-C1/87-37 (Secretariat Branch) Dated 15-12-1989.

Sub : Establishment—Tamil Nadu Electricity Board—Revision of Scales of Pay and Allowances to the Workmen and Officers of the Board—Pay fixation—Stepping up of pay on par with the Junior and rectification of anomaly—Further instructions—Issued.

It is hereby ordered that the Authorities competent to set right the anomaly of Junior getting more pay than Senior with reference to the Regulations 5 and 6 of the Tamil Nadu Electricity Board Revised Scales of Pay (Workmen) Regulations 1989/Regulations 5 and 6 of the Tamil Nadu Electricity Board Revised Scales of Pay (Officers) Regulations, 1989, shall be as follows :

Group of employees

Authority

- | | |
|--|--|
| (1) (a) All employees in Class I & II Service | Secretary |
| (b) Employees in Class III and IV Service in Board Office Secretariat Branch and Audit Branch | |
| (2) (a) Employees in Class III and IV Service in Board Office Administrative, Technical and Accounts Branches. | Chief Engineer
(Personnel) |
| (b) Employees in Class III and IV Service in Distribution and Generation Circles for whom statewide seniority is maintained. | |
| (3) Employees in Class III & IV service for whom circle seniority is maintained. | Superintending Engineer
of the Circle concerned |

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.



Gratuity—Tamil Nadu Electricity Board Employees' Special Provident Fund Gratuity Scheme—Due of Board employees not to be recovered from the amount payable under the Scheme—Payment to employees who are allowed to retire without prejudice to the departmental proceedings—Orders Issued.

(Permanent) B.P. (Ch) No. 336

(Secretariat Branch)

Dated 16-12-1989.

Read :—

- (1) B.P. Ms. (FB) No. 76, (SB), Dt. 31-8-85.
- (2) G.O. Ms. No. 864, Finance (Pension) Department, Dated 13-10-87.
- (3) G.O. Ms. No. 865, Finance (Pension) Department, Dated 13-10-87.

Proceedings :

In the Board's Proceedings cited, the Board introduced the scheme of Tamil Nadu Electricity Board employees' Special Provident Fund-cum-Gratuity Scheme. The Government have now issued orders that the payments under this scheme including the Government's contribution should not be adjusted towards the dues of the Government servant and it should be paid in full to the beneficiary. The Government have also ordered that the entire amount payable under the said scheme should be paid to the Government servants who are allowed to retire on superannuation without prejudice to the outcome of any Disciplinary Proceedings proceeded against the Government Servant under Rule 9 of the Tamil Nadu Pension Rules 1978.

2. After careful consideration, the Board has decided to adopt the above orders of the Government. Accordingly the Tamil Nadu Electricity Board hereby directs that the payments under this scheme including Board's contribution should not be adjusted towards the dues of the Board employee and it should be paid in full to the beneficiary. The Board further directs that the entire amount payable under this scheme including Board contribution should be paid to the Board's employees who are allowed to retire on superannuation without prejudice to the outcome of the Disciplinary Proceedings if any proceeded against the Board employee under Rule 9 of Tamil Nadu Pension Rules 1978.

3. The orders will take effect from the date of issue of this order.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Memo. No 84989—C2/89—2 (Sectt. Br.) dated 16—12—1989.

Sub: Holidays—Tamil Nadu Electricity Board—Holidays for the employees of the Board for 1990—Substituted holiday for the employees in Mettur Workshop—Orders—Issued.

- Ref: 1. Bd's Lr. No. 84989—C2/89—1 dt. 20—11—89.
 2. (Permanent) B.P. (Ch) No. 332 (SB) dt. 5—12—89.
 3. From Superintending Engineer/Mettur Workshops Circle Lr. No. SE/WS/Adm./A2/F8/PR. 880—1/89 dt. 1—12—89.

The Tamil Nadu Electricity Board directs that in the case of employees in the Mettur Workshops Circle, the following shall be substituted for the holidays mentioned in the Annexure to the B.P. second cited:—

Friday the 3rd August 1990 (Adi Perukku)

Instead of 7th April 1990 (Mahaveer Jayanthi)

K. N. Rathinavelu,
Secretary.

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Memorandum No. 91188—C2/89—1 (Secretariat Branch) Dated 16—12—1989.

Sub: Leave—Casual Leave—Restricted Holiday—Two days in a calendar year—Availing of—Clarification—Issued.

Ref: B.P. Ms. (Ch.) No. 120 (SB) dt. 27—4—88.

In the B.P. cited, orders have been issued to the effect that the employees of Tamil Nadu Electricity Board, who are not governed by the Standing Orders and for whom the number of days of casual leave is 12 days per annum, are entitled to two days "restricted holidays" to be chosen from out of the festive occasions mentioned in the Annexure to that order.

2. The Tamil Nadu Electricity Board directs that the restricted holidays which relate exclusively to religious functions should be availed of by the eligible employees belonging to a particular religion for celebrating the particular festival pertaining to their religion only.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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Circular Memo. No. 42748/SS3/89—2, (Sectt. Br.) Dated 16—12—89.

Sub: Security—Deployment of Private Security Guards in new locations etc.—Instructions—Issued.

Instances have come to the notice that Private Security Guards are deployed for new areas or as additional guards etc. in the existing area in certain Circles/Projects by the Superintending Engineers/Chief Engineers themselves over and above the strength already sanctioned and ratification of such action is sought for later. This is not correct.

2. In future, the clearance of the Inspector General of Police/Vigilance for the need and quantum of security guards for new areas or as additional requirement etc. in the existing area should be obtained and deployment of security guards should be made with the concurrence of the Inspector General of Police/Vigilance only. Hence, proposals for ratification after employment without permission will not be entertained and the Superintending Engineers will be held personally responsible for any lapses on this score.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Memo. No. 025718/IR. 4 (3)/87—5 (Administrative Branch) dated 16—12—1989.

Sub : Amenities—Kanyakumari EDC—Running of Vegetarian Canteen at the Central Office Premises, Nagercoil by the Guild of Service—Further continuance—Orders—Issued.

Ref : 1. From CE/Distn/Madurai D.O. Lr. No. 373/E2/88—07, dt. 21—3—89 forwarding the copy of letter dt. 3—3—89 from SE/Kanyakumari EDC.
2. Adm. Br. Memo. No. 025718/I.R. 4 (3)/87—4 dt. 16—12—89.

In the Administrative Branch Memo. cited orders of continuance were issued permitting the guild of service, Nagercoil to run a Vegetarian Canteen at the Central Office, Kanyakumari Electricity Distribution Circle for a period of one year from 17—2—88 to 16—2—89 subject to the existing terms and conditions.

2. The Chief Engineer/Distribution/Madurai in his letter cited has forwarded the proposals of the Superintending Engineer/Kanyakumari Electricity Distribution Circle for the continuance of the Canteen for a further period of one year from 17—2—89 to 16—2—90. The Chief Engineer/Distribution/Madurai has also recommended for the continuance of the Canteen in his letter cited.

3. The proposals for running of the Vegetarian Canteen by the Guild of Service, at the Central Office, Nagercoil for a further period of one year from 17—2—89 to 16—2—90 is approved subject to the existing terms and conditions excepting the terms of free supply of Electricity and water, as ordered in para 2 & 3 of Adm. Branch Memo. No. 69469/IR. 3(2)/Adm. Br./SE—1 dated 25—8—86.

4. The action of the Superintending Engineer/Kanyakumari Electricity Distribution Circle in having continued the Canteen for a further period of one year i.e. from 17—2—89 onwards in anticipation of the approval of Board is also ratified.

(By Order of the Chairman)

M. Chinnakkannu,
Chief Engineer (Personnel).



Memo. No. 63035—C1/87—38 (Secretariat Branch) Dated the 16th December, 1989.

Sub : Establishment—Tamil Nadu Electricity Board—Officers—Revision of scales of pay and allowances from 1—12—88—Annual Thermal Incentive Bonus paid at flat rates to certain categories of Officers in Tuticorin Thermal Power Station—Continuance—Clarification—Issued.

Ref : (1) Bd's Memo. No. 65035—C1/87—36 dt. 2—11—89.
(2) From the CE/Tuticorin Thermal Power Station Lr. No. CE/TTPS/FSI/D. 1664/89 dt. 14—11—89.

According to the orders in Board's Memo. (Per.) No. 26409/N2/87—1 (SB) dt. 4—5—88, the categories of Officers mentioned below in the Tuticorin Thermal Power Station are eligible for the rates of Annual Thermal Incentive Bonus mentioned against each for the increase of every 100 kwh/kw over and above 4000 kwh/kw installed capacity in Tuticorin Thermal Power Station :—

(a) Personal Assistant, Assistant Accounts Officer, Stores Officer, Medical Officer	}	...	Rs. 100/-
(b) Assistant Divisional Engineer, Senior Chemist	}	...	Rs. 150/-
(c) Accounts Officer, Chief Stores Officer, Labour Welfare Officer	}	...	Rs. 150/-
(d) Divisional Engineer, Executive Engineer, Deputy Financial Controller	}	...	Rs. 190/-
(e) Superintending Engineer	—	...	Rs. 225/-
Above	—	...	Rs. 250/-

2. A doubt has been raised whether the flat rates of Annual Thermal Incentive Bonus to the categories of Officers in Tuticorin Thermal Power Station mentioned in para 1 above will get revised consequant on the issue of an amendment to (Per.) B. P. (FB) No. 60 (SB) dt. 24-8-89 in the Board's Memo. cited, in which besides the rates of Vigilance-Cell and Anti Power Theft Squad Special Pay, the rates of Annual Thermal Incentive Bonus in Tuticorin Thermal Power Station were also revised.

3. It is hereby clarified that the revised rates of Annual Thermal Incentive Bonus ordered in the Board's Memo. cited shall be applicable only in the case of Officers of the Tuticorin Thermal Power Station (Other than the categories of Officers mentioned in para 1 above) in whose case, the rates were already linked to the pay drawn by them. In respect of the Officers mentioned in para 1 above, the flat rates already ordered in Board's Memo. (Permanent) No. 26409/N2/87-1, dt. 4-5-88 will continue to apply irrespective of the pay drawn by them.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary

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Memo. No. 025718/I.R. 4(3)/87-4 (Administrative Branch) dt. 16-12-89

Sub : Amenities—Kanyakumari EDC—Running of Vegetarian Canteen at the Central Office premises, Nagercoil by the Guild of Service—Further continuance—Orders—Issued.

Ref : 1. From CE/Distrn/Madurai Lr. No. 373-B2/88-5 dt. 12-2-88 forwarding the copy of Lr. dt. 5-2-88 from the SE/Kanyakumari EDC.

2. Adm. Br. Memo. No. 025718/I.R. 4(3)/87-3 dt. 8-11-89.

In the Adm. Branch Memo. cited orders of continuance were issued permitting the Guild of Service, Nagercoil, to run a Vegetarian Canteen at the Central Office, Kanyakumari Elec. Distribution Circle for a period of one year from 17-2-87 to 16-2-88 subject to the existing terms and conditions.

2. The Chief Engineer/Distribution/Madurai in his letter cited has forwarded the proposals of the Superintending Engineer/Kanyakumari Electricity Distribution Circle for the continuance of the Canteen for a further period of one year from 17-2-88 to 16-2-89. The Chief Engineer/Distribution/Madurai has also recommended for the continuance of the Canteen in his letter cited.

3. The proposals for running of the Vegetarian Canteen by the Guild of Service, at the Central Office, Nagercoil for a further period of one year from 17-2-88 to 16-2-89 is approved subject to the existing terms and conditions excepting the terms of free supply of Electricity and water, as ordered in para 2 & 3 of Adm. Branch Memo. No. 69469/I.R. 3(2)/Adm. Br/86-1 dt. 25-8-86.

4. The action of the Superintending Engineer/Kanyakumari Electricity Distribution Circle in having continued the canteen for a further period of one year i.e. from 17-2-88 to 16-2-89 in anticipation of the approval of Board is also ratified.

(By Order of the Chairman)

M. Chianakkannu,
Chief Engineer (Personnel).

ESTABLISHMENT—Tamil Nadu Electricity Board—Industrial Relations Adviser—Thiru R. Rajarathnam, Joint Commissioner of Labour on foreign service in Tamil Nadu Electricity Board as Industrial Relations Adviser—Appointment—Orders—Issued.

(Routine) B. P. (Ch.) No. 93

(Secretariat Branch)

Dated the 18th December 1989
Margazhi 3, Sukkila,
Thiruvalluvar Aandu, 2020.

Read :

- (i) G.O. Ms. No. 1522 Labour and Employment Department, dated 9—8—89.
- (ii) G.O. Rt. No. 776 Labour and Employment Department, dated 21—9—89.
- (iii) Rt. B.P. (Ch) No. 83 (Sectt. Branch) dated 25—11—89.

Proceedings :

Thiru R. Rajarathnam, Joint Commissioner of Labour whose services have been placed at the disposal of the Tamil Nadu Electricity Board on foreign service in the G. O. first and second cited, is appointed as Industrial Relations Adviser with effect from 4—12—1989 A.N. terminating the full additional charge of the post of Industrial Relations Adviser held by Thiru S. Jeganathan, Deputy Chief Engineer.

2. Orders on the terms and conditions of the appointment of Thiru R. Rajarathnam, on deputation will be issued separately.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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AMENDMENT No. 7/89

ALLOWANCES — Tamil Nadu Electricity Board Employees' Travelling Allowance Regulations — Regulation 49—Amendment—Issued.

(Permanent) B.P. (Ch.) No. 340

(Secretariat Branch)

Dated the 20th December 1989
Margazhi 5, Sukkila,
Thiruvalluvar Aandu 2020.

In exercise of the powers conferred by Section 79 (e) of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Tamil Nadu Electricity Board issues the following amendments to the Tamil Nadu Electricity Board Employees' Travelling Allowance Regulations :

AMENDMENTS

In the Table in Regulation 49 (b) of the said Regulations :

- (i) For the existing heading "E — Official purpose on Non-Technical Issues" above Item 10, the heading "E. Head Quarters Offices" shall be substituted.
- (ii) For Item 14, the following shall be substituted, namely :

14. Technical Branch.	(a)	Officers of the rank of Superintending Engineer and below in offices other than Stores Inspection Circle.	Chief Engineer	Member (Generation) or Member (Distribution) as the case may be
	(b)	Officers of the rank of Superintending Engineer and below in Stores Inspection Circle.	General Superintendent	Member (Generation) or Member (Distribution) as the case may be

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

ESTABLISHMENT—Tamil Nadu Electricity Board—Upgrading the post of Superintending Engineer/Mechanical to General Superintendent in Tuticorin Thermal Power Station—Orders issued.

(Permanent) B. P. (Ch.) No. 341

(Secretariat Branch)

Dated 21—12—1989.

Read :

(Permanent) B. P. (Ch.) No. 558, Adm. Branch dated 6—12—1989.

Proceedings :

At present the Mechanical Engineers have to retire at the level of Superintending Engineers. Representations have been received that Mechanical Engineers may also be elevated beyond the Superintending Engineer's level. With a view to giving some relief to the Mechanical Engineers, it has been decided to upgrade one of the posts of Superintending Engineer/Mechanical to the grade of General Superintendent. The senior-most of the Superintending Engineer/Mechanical will be appointed as General Superintendent. The newly sanctioned post of General Superintendent will be personal to the senior-most Superintending Engineer/Mechanical. In the event of his transfer, the post will be transferred to the station where he is transferred. On his superannuation, the post of General Superintendent will be down-graded to that of Superintending Engineer/Mechanical and the next senior-most Superintending Engineer/Mechanical will be appointed as General Superintendent by upgrading the post of Superintending Engineer/Mechanical held by him.

2. Accordingly, sanction is accorded for upgrading one post of Superintending Engineer/Mechanical-I, Tuticorin Thermal Power Station continued in the Board's Proceedings cited (in the scale of Rs. 4225-125-4350-150-5550) upto 30—11—1990 to the Grade of General Superintendent (in the scale of Rs. 4550-150-4700-175-5750) upto 30—11—1990 from the date of utilisation.

3. The incumbent of the post sanctioned in para 2 above will be eligible to draw the usual pay, Dearness Allowance, House Rent Allowance and other allowances as admissible under the orders in force.

4. The expenditure is debitable to "T.N.E.B. Funds—Revenue expenses—T. T. P. S.—75 Employees Cost."

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.



Memorandum (Permanent) No. 66322—O&M Cell (4)/89-6 (Secretariat Branch) dated 21—12—1989.

Sub : Tamil Nadu Electricity Board Libraries—Watching Return of books lent to Officers and Staff—Instructions—Issued.

Ref : Board's Memorandum No. 66322—O&M Cell (4)/89—1 dated 15—9—1989.

It is brought to notice that some of the officers and staff who have borrowed books from Board's Libraries have failed to return the books on the eve of their retirement. It is the bounden duty of every employee to see that books borrowed from the Library is returned within the stipulated time.

2. The Librarian or the Assistant or any other person who is incharge of the Library should take special care to get back the books from the officer well in time before their retirement. For this purpose, the borrower should be reminded well in advance and if the books borrowed are not returned even then, intimation should be sent to the authority concerned to recover the cost of the books.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Memo. No. 92448/B3/89—1, (Secretariat Branch) Dated 23--12--1989.

Sub: Establishment—Class I Officers—Intimation regarding transactions in movable properties—Forwarding application of Class I Officers—Instructions—Issued.

Ref: B.P. Ms. (Ch) No. 363 (SB) Dated 21—12—88.

In B.P. Ms. (Ch) No. 363 (SB) Dated 21—12—88, orders have been issued amending Tamil Nadu Electricity Board Employees' Conduct Regulations. As per the amended provision in Sub-Reg. (2) of Regulation 13 of the Tamil Nadu Electricity Board Employees' Conduct Regulations, an employee **need not** obtain prior permission of the prescribed authority for purchase/sale of movable property exceeding Rs. 5000/- (Rupees Five Thousand Only) in value if the transaction is with a person not having official dealings with Board employee, however, he shall report to the prescribed authority within one month from the date of every such transaction, provided that the previous sanction of the prescribed authority **shall be obtained** if any such transaction is with a person having official dealings with the Board employee.

2. It is generally observed that many officers of the Board are seeking permission towards purchase/sale of movable properties (i.e. Television, Refrigerator, Washing Machine, Motor Car, Motor Cycle, National Savings Certificates and deposits made in National Savings Scheme Account etc.) eventhough they have no official dealings with purchaser/seller. The concerned Chief Engineer's and Superintending Engineer's are also forwarding the applications of the Class I Officers seeking permission for the purchase and sale of movable properties without verifying the provision in the Conduct Regulations, referred to above, eventhough the officers have indicated in the prescribed application form that they are not having official dealings with the purchaser/seller.

3. It is hereby ordered that the competent authorities, before forwarding the applications of Class I Officers towards the transactions of movable properties, should adhere to the orders issued in B.P. Ms. (Ch) No. 363 (SB) dated 21—12—88 scrupulously amended provision in 13 (2) of TNEBd. Employees' Conduct Regulations, which has also been published on page 897 of December, 1989 TNEBd. Gazette and should send the intimation within the stipulated time in a prescribed format.

K. N. Rathinavelu,
Secretary.

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Memo. No. 92835-P2/89-1, (Secretariat Branch) Dated 27 12—1989.

Sub: Leave Travel Concession—Issue of Certificate of not availing of Leave Travel Concession by Board employee—Clarification—Issued.

Ref: SE/Kanyakumari Elec. Distn. Circle Lr. No. SE/KKEDC/ADM. I/A2/27030/89-1 dt. 1—7—89.

The Superintending Engineer/Kanyakumari Electricity Distribution Circle has raised a point for clarification whether a certificate of non availing of Leave Travel Concession by an employee of the Board may be issued so as to avail the Leave Travel Concession by the spouse of the employee working in Central and State Governments and Central/State Government Undertakings.

2. It is hereby clarified that whenever an employee of the Board has applied for issue of a certificate of non availing of Leave Travel Concession in the Board, the required certificate may be issued to him and after issue of the certificate, the fact of issue of such certificate should be entered in the Service Book of the employee to avoid any further claim for Leave Travel Concession from the employee from the Board during the concerned block of 4 years.

K. N. Rathinavelu,
Secretary.

LOANS AND ADVANCES—House Building Advance — Sanction of advance for construction of house on the plot owned by the Board employee and his/her spouse—Orders—Issued.

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

(Sectt. Branch)

Dated the 27th December 1989
Mergazhi 12, Sukkila,
Thiruvelluvar Aandu 2020

Read :

B.P. Ms. No. 252, (Sectt. Br.) dt. 21—5—1982.

Proceedings :

House Building Advance is sanctioned to the employees of the Board for (i) purchase of plot and construction of house thereon; (ii) construction of house on an existing plot; (iii) enlargement/improvement of an existing house and (iv) purchase of Ready Built House/Flat.

2. In the Board's Proceedings cited, the Board has directed that House Building Advance be sanctioned to an employee of the Board.

- (i) for constructing a house on the land owned by his/her spouse and
- (ii) for enlarging the living accommodation of the house owned by his/her spouse subject to certain conditions.

3. The question of sanction of advance to an employee for construction of a house on a plot jointly owned by the employee and his/her spouse and for enlargement/improvement of a house jointly owned by the employee and his/her spouse has been examined in detail. It is considered that when House Building Advance is sanctioned for construction of a house on a plot owned by either of the spouses, no harm will be done to the interests of the Board if House Building Advance is sanctioned for construction on a plot jointly owned by the Board's employee and the spouse as the land and house could be jointly mortgaged by both of them to the Board.

4. The Tamil Nadu Electricity Board therefore directs that House Building Advance be sanctioned to an employee of the Board.

- (i) for construction of a house on a plot jointly owned by the Board employee and his/her spouse ;
- (ii) for enlargement/improvement of a house jointly owned by the Board employee and his/her spouse.

In such cases the employee of the Board and his/her spouse should execute a joint No objection declaration, a joint agreement and a joint mortgage deed at the appropriate stages of the grant of advance. The employee of the Board should submit along with his/her application and other documents, a specific joint "No objection declaration" as given in the Annexure to these proceedings, agreeing to abide by the Rules and conditions which may be stipulated by the Board at the time of the sanction of advance. On sanction of the advance, the employee of the Board who has been sanctioned the advance and his/her spouse should execute necessary joint agreement and joint mortgage deed at appropriate stages in Form No. 5 and Form No. 12 respectively with suitable adaptations, indicating the liability of the spouse of the employee of the Board, who owns the plot/house jointly with the Board employee to keep the property under mortgage to Board until the entire advance together with the interest thereon is fully repaid to Board.

(By Order of the Board)

Encl :

K. N. Rathinavelu,
Secretary.

Encl:

ANNEXURE

No objection declaration to be executed by spouse of the Board employee for availing House Building Advance by him/her if the Land/Building is jointly owned by the Board employee and his/her spouse.

I,son of.....
 residing at.....and I.....W/o.....
 residing at.....employed as.....
 in the Office of.....
 jointly and severally hereby declare that the plot of land/house bearing T. S. No./Door No.....
 Street.....in Village, Town.....
 District.....State is in our absolute ownership, possession
 and enjoyment free from all encumbrances as joint owners by means of sale deed/gift deed/settlement
 deed/.....deed No.....dated.....registered in
 Book No.....Volume No.....at page(s).....
 of the Office of the.....Registrars.....
 more particularly described in the schedule hereunder. We have not created any encumbrance on the
 schedule mentioned property by way of lease, sale, charge, mortgage, gift, will, hypothecation,
 surety, partition or otherwise either for our benefit or for the due benefit of any of our kith and kin.
 We have neither allowed at any time any trespasser to occupy and enjoy the schedule mentioned
 property. We are interested in further developing the schedule mentioned property for the benefit of
 ourselves and our children by availing the house building advance from the Tamil Nadu Electricity
 Board (hereinafter called the Board constituted under the Electricity (Supply) Act, 1948) which has
 employed my husband/wife as.....in the Office of.....
 we hereby declare and agree to be bound by the rules framed for the purpose by the Board. And
 hereby we agree to execute jointly and severally the agreement, undertaking, mortgage deed or any
 other document as may be prescribed and required to be executed by the Board from time to time
 before, during or after availing the loan advanced by the Board for the said purpose. We also agree to
 indemnify and reimburse the Board for any loss, costs, damages, expenses that it may incur at any
 time either directly or indirectly in this behalf.

Schedule

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ADVANCE—Festival Advance to Pensioners—Enhancement of the quantum of Advance—Orders—Issued.

(Permanent) B.P. (Ch.) No. 342

(Secretariat Branch)

Dt. 28—12—1989,
 Margazhi 13, Sukkila,
 Thiruvalluvar Aandu 2020.
 Read

1. B.P. Ms. No. 76 dated 24—2—81
2. G.O. Ms. No. 1091, Finance (Pension) Dept., dated 4—10—89

Proceedings :

According to the orders in the B.P. cited, the Pensioners of the Tamil Nadu Electricity Board, who draw pension not exceeding Rs. 750/- per mensem are eligible for festival advance of a month's pension or Rs. 100/- whichever is less. The Government in the reference second cited have now increased the quantum of festival advance to Rs. 300/- or a month's pension whichever is less. The Tamil Nadu Electricity Board has decided to adopt the above orders of the Government to the Board and enhances the quantum of festival advance to the pensioners of the Tamil Nadu Electricity Board to Rs. 300/- or a month's pension whichever is less. As ordered in the B.P. cited, the pension actually drawn should alone be taken into account for this purpose.

2. These orders shall be applicable to the Board Pensioners for the festivals which fall in the Calendar year of 1990 commencing with Pongal Festival.

3. All other conditions laid down in the B.P. cited shall remain unchanged.

4. The receipt of this order should be acknowledged.

(By Order of the Chairman)

K.N. Rathinevalu,

Memo No. 010282/17/S2/A1/89-13, (Administrative Branch) dated 29-12-1989

Sub : Establishment—Class I to IV Services—Provincial and Regular Work Establishment Category—Annual General continuance for the year 1988-89—Authorisation for the month of December 1989—Orders issued.

Pending issue of orders for continuance of posts, pay and allowances for the month of December 1989 for the incumbent of the posts whose sanctions have expired on 31-3-89, 30-4-89, 31-5-89, 30-6-89, 31-7-89, 31-8-89, 30-9-89, 31-10-89 and 30-11-89 in respect of Offices and Projects indicated in Annexure, including 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.

ANNEXURE

Sl. No.	Name of Offices and Projects	Total No. of posts	
		Provincial	R.W.E.
1.	Madras Elec. Distribution Circle (North)	1076	2490
2.	Coimbatore Elec. Distn Circle (North)	1207	2231
3.	Dharmapuri Elec. Distn. Circle	998	2610
4.	Madurai Elec. Distn. Circle	1633	2968
5.	Dindigul—Quaide Milleth Elec. Distn. Circle	1097	2238
6.	Thanjavur Elec. Distn. Circle (East)	787	1531
7.	Thanjavur Elec. Distn. Circle (West)	836	1622
8.	Salem Elec. Distn. Circle	1271	3,62
9.	Mettur Elec. Distn. Circle	1236	2898
10.	Udumalpet Elec. Distn. Circle	730	1733
11.	Kamarajar Elec. Distn. Circle	1074	1703
12.	Ramanathapuram Elec. Distn. Circle	922	1816
13.	Periyar Elec. Distn. Circle	1236	3039
14.	Pudukkottai Elec. Distn. Circle	473	1174
15.	Kanyakumari Elec. Distn. Circle	690	1024
16.	Tirunelveli—Kattabomman Elec. Distn. Circle	1332	2517
17.	Chidambaranar Elec. Distn. Circle	833	1624
18.	Administrative Branch	8	—
19.	Ennore Thermal Power Station (including Purchase Thermal)	820	1386

Finance

PART-III

Finance

Memorandum No. 24919—E1/89—22, (Secretariat Branch), Dated the 1st December, 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 1989—1990—Orders—Issued.

Ref : From Chief Financial Controller U.O. No. AAO/Bud/XB/A1—2/L & A/RE. 88—89 & BE. 89—90/89, dt. 11—4—89.

Allotment of funds as detailed below is made for the year 1989—1990 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 30—6—89 and obtained formal sanction :—

Sl. No.	Sanctioning Authority	Letter dated	Amount Rs.
1.	SE/Vellore E.D.C.	5—11—89	1,00,000/-
2.	SE/Villupuram E.D.C.	23—11—89	1,15,000/-
3.	SE/Udumalpet E.D.C.	21—11—89	1,20,200/-
Total Rs.			3,35,200/-

(Rupees Three lakhs thirty five thousand and two hundred only)

2. Receipt of this Memorandum may be acknowledged immediately.

K. N. Rathinavelu,
Secretary.



Endt. No. Bud./X.B./A. 1—3/F/4177/D. 324/89—1 (Accounts Branch) dated 5—12—89.

Ref. G.O. No. 1029 Fin. L.C. Govt. of Tamil Nadu dt. 15—9—89.

Copy communicated to all officers of Board.

A. J. Rajendran,
Accounts Member.

Encl :

Copy of G.O. No. 1029, Fin. (L.C.) Dept., Govt. of Tamil Nadu dt. 15—9—89.

INTEREST—Rates of Interest on Loans and Advances by the State Government—Interest Rates for the year 1989—90—Orders—Issued.

READ the following paper :—

G. O. Ms. No. 804, Finance Department, dated 23rd November 1988.

Order No. 1029, Finance (L.C.) Department, dated 15th September 1989, Aavani 30, Sukkila, Thiruvalluvar Aandu 2020.

Government direct that the rates of interest to be charged on various kinds of Loans and Advances by Government during the year 1989—90 be as shown below. These rates will take effect from the 1st April 1989.

Class/Loan/Advance	Percent per annum for the year 1989-90
(1)	(2)
1. Advances to Cultivators	
(i) For Small Farmers	10.5
(ii) For others	12
2. Loans to Tamil Nadu Electricity Board	
(i) Plan Schemes	10
(ii) Other Schemes	11
3. Loans to Tamil Nadu Housing Board	
(i) Schemes for Economically Weaker Sections	7
(ii) Low Income Group and other Low Cost Housing Schemes	9
(iii) Middle Income Group and other Loans	12
(iv) Life Insurance Corporation assisted Housing Schemes	11
4. Loans to Corporations of Madras, Madurai, Coimbatore, Municipalities and all other Local Bodies	
(i) For Development purposes	9.5
(ii) For Ways and Means Advances, Advances including loans to cover deficits	14
(iii) For remunerative enterprises	14
(iv) For Insurance Corporation assisted Water Supply Schemes	
(a) Urban water Supply Schemes	10.25
(b) Rural Piped water Supply Schemes	10.50
5. Loans to State-owned Industrial Commercial Undertakings/Corporations, etc., including Financial Corporations :-	
(a) For Financial Corporations :-	
(i) Working Capital Loans/Ways and Means Advances/Loans to cash deficits	17
(ii) For other purposes	15
(b) For Other Corporations	
(i) Working Capital Loans/Ways and Means Advances/Loans to cash deficits	17
(ii) For other purposes	15
(iii) For purpose of promotional activities	10
6. Loans to Co-operative Institutions and Banks	
(i) Co-operative Marketing societies for Construction of Godowns	11.25
(ii) Co-operative Societies and individual acquisition of house-sites sanctioned by the Harijan Welfare Department	11
(iii) Co-operative Societies (other than Societies for communities eligible for help by the Harijan Welfare Department) including loan to Co-operative Banks and Land Development Banks	12
7. Loans to Government Servants :-	
(i) For House Building Advances—	
(i) For loans upto Rs. 50,000	9
(ii) For loans from 50,001 to 1,50,000	10
(iii) For loans from 1,50,001 to 2,50,000	11
(ii) Conveyance Advance :-	
(a) For purchase of motor car	10
(b) For purchase of motor cycles, scooters and bicycles	8.5
8. Loans for Food Procurement :-	
(i) Tamil Nadu Civil Supplies Corporation	12.5
(ii) Tamil Nadu Co-operative Milk Producers' Federation	12.5

2. The rates of interest are general and will not apply to cases where reduced rates of interest have been sanctioned specially by Government free of interest. Government may also sanction Ways and Means Advances at special rates of interest taking into account the cost of borrowing of Government.

3. The penal interest on all overdue instalments of the principal and interest will be 2 per cent more than the normal rates per annum. There shall be no penal interest for takkavi loans.

4. The rates of interest for 1989—90 for loans under special laws (State Aid to Industries Act) will be fixed by Government in the Industries Department and communicated separately.

5. Except in the case of loans to Government servants, interest in all cases unless specifically indicated otherwise, should be paid every calendar quarter on the outstanding balance.

6. Even at the stage of sanction of loan, the period of repayment and rate of interest should be indicated if it is a loan which Government expects to be repaid. In case it is a permanent loan a specific mention of this fact should be made in the sanction order itself.

(By order of the Governor)

N. Narayanan,
Secretary to Govt.

(True Copy)

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Memorandum No. 89542/E2/89—1, (Secretariat Branch) dated the 6th December, 1989.

Sub. Loans and Advances—House Building Advance—Sanction of additional advance for completion of construction and advance for Enlargement/Improvement of existing living accommodation etc.—Rate of interest—Orders Issued—Erratum.

Ref: (Permanent) B.P. (Ch.) No. 310 (Sectt. Branch), dated 13—11—1989.

The following erratum is issued to the Board's Proceedings cited in—

ERRATUM

For items (b), (c) and (d) occurring in para-2 of the Board's Proceedings, the following shall be substituted:

(b) For loans from Rs. 50,001/- to Rs. 1,00,000/-	— 9% per annum
(c) For loans from Rs. 1,00,001/- to Rs. 2,00,000/-	— 10% per annum
(d) For loans from Rs. 2,00,001/- to Rs. 2,50,000/-	— 11% per annum

K. N. Rathinavelu,
Secretary,

Memorandum No. 27877-E1/89-22, (Sectt. Br.) dated the 7th December 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 : From Chief Financial Controller, U.O. No. AAO/Bud/XB/A1-2/L&A/RE.88-89 & BE.89-90/89 dt. 11-4-89.

Allotment of funds as detailed below is made for the year 1989-90 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 before 30-6-89 and where formal sanction has already been accorded :—

Sl. No.	Sanctioning Authority	Letter dated	Amount Rs.
1.	SE/Ramnad Elec. Distn. Circle	17-11-89	25,000/-
2.	SE/Kamarajar Elec. Distn. Circle	1-12-89	15,000/-
Total Rs.			40,000/-

(Rupees Forty thousand only).

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

3. Receipt of this Memorandum should be acknowledged.

K. N. Rathinavelu,
Secretary.



Memorandum No. 24919-E1/89-23, (Secretariat Branch) dated the 15th December, 1989

Sub : Loans and Advances—House Building Advance—Allotment of funds towards purchase of Ready Built House/Flat by the employees of Tamil Nadu Elec. Board for the year 1989-90—Orders—Issued.

Ref : From Chief Financial Controller, U.O. No. AAO/Bud/XB/A1-2/L&A/RE. 88-89 & BE. 89-90/89 dt. 11-4-89.

Allotment of funds as detailed below is made for the year 1989-90 for release of House Building Advance for the purchase of Ready Built House/Flat to the employees of Tamil Nadu Elec. Board who submitted their applications before 30-6-89 and obtained formal sanction :—

Sl. No.	Sanctioning Authority	Letter dated	Amount Rs.
			Rs.
1.	SE/Operation/Ennore Thermal Power Station	2-12-89	2,74,500/-
2.	SE/Coimbatore E.D.C. (South)	1-12-89	1,00,000/-
3.	SE/Salem E.D.C.	8-12-89	2,65,000/-
4.	SE/Madurai E.D.C.	5-12-89	2,51,000/-
Total Rs.			8,90,500/-

(Rupees Eight lakhs ninety thousand and five hundred only).

2. Receipt of this Memorandum may be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

Memorandum No. 27877—E1/89—23, (Secretariat Branch) dated the 15th December, 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.

Sub: From Chief Financial Controller, U.O. No. AAO/Bud./XB/A1-2/L & A/RE. 88—89 & BE. 89—90/89, dt. 11—4—89.

Allotment of funds as detailed below is made for the year 1989—1990 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 before 30—6—89 and where formal sanction has already been accorded:—

Sl. No.	Sanctioning Authority	Letter dated	Amount Rs.
1.	Superintending Engineer/ Coimbatore Elec. Distn. Circle (North)	5—12—89 & 8—12—89	85,250/-
2.	Superintending Engineer/ Operation/Ennore Thermal Power Station	2—12—89	10,000/-
Total			Rs. 95,250/-

(Rupees Ninety five thousand two hundred and fifty only)

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

3. Receipt of this Memorandum should be acknowledged.

K. N. Rathinavelu,
Secretary.

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Memorandum No. 27877/E1/89—24, (Secretariat Branch) dated the 23 December, 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: From Chief Financial Controller U.O. No. AAO/Bud/XB/A1—2/L & A/RE 88—89 & BE. 89—90/89 dt. 11—4—89.

Allotment of funds as detailed below is made for the year 1989—'90 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 before 30—6—89 and where formal sanction has already been accorded:—

Sl.No.	Sanctioning Authority	Letter dated	Amount Rs.
1.	Superintending Engineer/ Villupuram Elec. Distn. Circle	15—12—1989	15,000/-
2.	Superintending Engineer/ Ramnad Elec. Distn. Circle	15—12—1989	12,000/-
Total Rs.			27,000

(Rupees Twenty seven thousand only)

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

3. Receipt of this Memorandum should be acknowledged.

K. N. Rathinavelu,
Secretary.

Technical

PART-IV

Technical

Circular Memo. No. SE/IEMC/EE3/AEE2/D. 251/89 (Technical Branch) dated 8-12-1989

Sub : Energisation of on line/one pole extension of agricultural pumpsets during 1989-90 under special priority—Further instructions—Regarding.

- Ref :**
1. Cir. Memo. No. SE/IEMC/EE3/AEE2/203/89, dated 7-9-89.
 2. Cir. Memo. No. SE/IEMC/EE3/AEE2/D. 206/89, dated 18-9-89.
 3. Cir. Memo. No. SE/IEMC/EE3/AEE2/D. 227/89, dated 25-10-89.
 4. Cir. Memo. No. SE/IEMC/EE3/AEE2/D. 233/89, dated 31-10-89.
 5. Cir. Memo. No. SE/IEMC/EE3/AEE2/D. 238/89, dated 4-11-89.

It is represented by Chief Engineers (Distribution), Madurai and Trichy that going by the present rate of response of agriculturists to enter readiness to notices issued under on line/one pole scheme, sufficient ready agricultural parties may not be forthcoming for achievement of the target viz. 50% of the overall target before March '90. They have requested that 45 days' notices will have to be issued to further parties under this scheme and to fix 12-1-90 as the last date for issue of such notices, so that the notice period will expire on 28-2-90. This has been examined and the following instructions are issued :

(i) The last date for issue of 45 days notices under the on line/one pole extension scheme is revised and fixed as 10-1-1990; the notice period will expire on 28-2-1990 i.e. it shall not go beyond 28-2-1990.

(ii) It should be ensured that the number of ready parties under the scheme does not exceed the target fixed for each Circle out of the overall target of 20,000 pumpsets for the State.

(iii) Supply should be effected to all the ready parties on or before 31-3-90.

S. Sellaratnam,
Member (Distribution).



Electricity—Payment of service connection charges by prospective Low Tension consumers for effecting service connections—Enhancement—Orders issued.

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

(Technical Branch)

Dated : 13-12-1989,
Karthigai 28 Sukkila,
Thiruvalluvar Aandu 2020.

Proceedings :

The labour and supervision charges for effecting new Low Tension service connections were last fixed during 1979. It has now become necessary to review the quantum of the service connection charges to be collected from the prospective Low Tension consumers to compensate for the cost escalation over the past 10 years.

2. The Tamil Nadu Electricity Board after careful consideration directs that the service connection charges from prospective Low Tension consumers of various categories be revised as follows :

Sl. No.	Tariff	Quantum of service connection charges (in Rs.)
1.	DOMESTIC (L.T. TARIFF-I)	
	(a) Single Phase	100/-
	(b) Three Phase	250/-
2.	INDUSTRIAL (L.T. TARIFF-IV)	
	(a) Without C.T.	250/-
	(b) With C.T.	400/-
3.	CINEMA STUDIOS ETC (L.T. TARIFF-VIII)	
	(a) Single Phase	100/-
	(b) Three phase	250/-
4.	COMMERCIAL (L.T. TARIFF-IX)	
	(a) Single Phase	100/-
	(b) Three Phase	250/- (W/o C.T.) 400/- (With C.T.)

The above rates shall apply to all new services to be effected on or after 1—1—1990.

3. In the case of Underground system and High Tension services, the present practice of collecting of labour charges and establishment and supervision charges based on the actual estimated cost of service connection from the consumers shall continue.

(By Order of the Chairman)

S. Sellaratnam,
Member (Distribution).

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Endt. No. IEMC/E2/A2/Binny/CR 16831/89 (Techl. Br.) dt. 13—12—89.

Ref : G.O. Ms. No. 2488 PWD dt. 6—12—89.

Copy communicated to Chief Engineer/Distribution/Madras Region and Superintending Engineer/Electricity Distribution Circle/South and Central and Superintending Engineer/Load Despatch and Grid Operation for information and necessary action.

S.R. Shanmugam,
Superintending Engineer : IEMC

Encl :

Copy of G. O. Ms. No. 2488 PWD Govt. of Tamil Nadu, dt. 6-12-89.

ELECTRICITY—Restriction & Control—B & C Mills Ltd. and Binny Engineering Works—Exemption from power cut—Amendment to Tamil Nadu Restriction on consumption of Electricity Order 1976—issued.

Read :

- (i) G. O. (Ms) No. 1111 Public Works dated 24-7-76
- (ii) G. O. (Ms) No. 66 Public Works dt. 17-1-85
- (iii) G. O. (Ms) No. 111 PW dt. 30-1-85
- (iv) G. O. (Ms) No. 2236 PW dt. 26-12-85
- (v) G. O. (Ms) No. 1248 PW dt. 26-6-89
- (vi) From M/s Binny Ltd. Lr. dt. 26-8-89, 11-11-89 and 16-11-89
- (vii) From Tamil Nadu Electricity Board Lr. No. IEMC/E2/A2/Binny CR 013796/89 dt. 15-11-89

Order :

According to clause 6 (ii) of the Tamil Nadu Restriction on consumption of Electricity Order 1976 the B & C Mills Ltd., Madras was exempted from power cut for a period of 5 years from 11-10-84. The period of exemption expired on 24-11-89. The Executive Chairman of the Binny Ltd. has approached the Government for further extension of the concession for a further period of 5 years stating that the textile Unit is presently under rehabilitation programme evolved by IDBI and exemption from power cut is one of the long term measures considered in the modernisation scheme of the Mills. He has also requested that the Binny Engineering Works at Meenambakkam which is also under rehabilitation package may be exempted from power cut for a period of 5 years so as to facilitate its revival. The Life Insurance Corporation of India and IDBI have also stated that power cut exemption may be extended to Binny Ltd. for atleast six months so that a view on the company's modernisation and rehabilitation scheme would be taken by that time. The State Bank of India have also recommended the request of the Company to the Government. The Member (Distribution) Tamil Nadu Electricity Board when consulted has reported that there is no provision in the Restriction and Control Orders to exempt any industry from power cut.

2. The Government have carefully examined the matter and they consider that B & C Mills Ltd. and Binny Engineering Works Ltd. may be exempted from power cut for a further period of 6 months for the present and on approval of the modernisation and rehabilitation Scheme of the Binny Ltd. by the IDBI further action on the request of the Unit may be taken up.

3. The Government accordingly direct that the B & C Mills Ltd. be exempted from power cut for a further period of six months and the Binny Engineering Works be also exempted from power cut for a period of 6 months.

4. The following notification shall be published in an Extra-Ordinary issue of Tamil Nadu Government Gazette dated 6-12-89.

NOTIFICATION

In exercise of the powers conferred by Section 3 of the Tamil Nadu Essential Articles Control & 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 Public Works dated 24-7-76 and as amended subsequently.

The amendment shall come into force with effect from 6-12-89.

AMENDMENT

For Sub-clause (ii) of clause 6 of the above Order the following shall be substituted :—

(ii) M/s. B & C Mills Ltd. Madras shall be exempted from power cut for a further period of six months from 6-12-89.

M/s. Binny Engineering Works, Meenambakkam shall also be exempted from power cut for a period of six months from 6-12-89.

(By Order of the Governor)

V. Sankarasubbaiyan,
Secretary to Government

(True Copy)

Electrification of Jolarpet—Erode, Salem—Mettur dam Sections and Jolarpet—Bangalore Section—Sharing the cost of modification in respect of power lines crossing the Railway Tracks between Railways and Tamil Nadu Electricity Board—Orders—Issued.

Permanent B.P. (FB) No. 345

(Technical Branch)

Dated the 14th December, 1989
Karthigai 29, Sukkila
Thiruvalluvar Aandu 2020

Proceedings :

Railways are electrifying Jolarpet—Erode and Salem—Mettur dam and Jolarpet—Bangalore Sections of the Railway Track. For this purpose, the clearance of the power lines (11 KV, 22 KV, 33 KV, 66 KV, 110 KV and 230 KV lines) that cross the railway tracks has to be increased. In a meeting convened with Railway officials on 29—5—89, the sharing of the cost of the modifications in respect of power lines crossing the railway tracks was discussed.

2. The Railway officials mentioned that since October 1983, agreements are entered into between the Board and the Railways for all crossings of railway track by power line and this agreement stipulates that if and when it becomes necessary to carry out modifications, such modifications should be done by the Board at its cost. Therefore, the Railway officials pointed out that for all crossings erected after October 1963 for which agreements brought to have been entered into, the cost of modification to power lines should be borne by the Board irrespective of whether the agreement is available or not. The Railway officials also mentioned that in respect of pre-October 1963 cases, the cost sharing may be on the following basis :—

- (i) If the tower legs supporting the crossings are within the railway boundary, the Board has to bear the cost of modification irrespective of whether the agreements are available or not.
- (ii) If the tower legs are outside the railway boundary, the railways will bear the cost of modification wherever agreements are not traceable in such cases.
- (iii) Where one leg of the tower is within the railway boundary and other is outside the railway boundary, the cost should be shared equally between the Tamil Nadu Electricity Board and Railways whether the agreements are traceable or not.

3. On the part of the Board, it was mentioned that Board can bear the cost of modifications only in cases where agreements are available. In case no agreement is available, then Board cannot agree to bear the cost. Therefore it was suggested that, wherever Railways produce the agreement stipulating that the cost of modification should be borne by the Board, the Board would honour the commitment and bear the cost of modification. Wherever such agreements are not available or traceable, then Railways should bear the cost of such modifications. The Railway officials mentioned that as agreement was signed for all cases of crossings after 1963, Board should bear the cost of modifications irrespective of whether agreements are traceable or not. This position was accepted by the Board officials. In view of the difficulties involved in verifying the agreement provisions, an alternative suggestion to the effect that the cost of modifications may be shared equally between the Railways and the Board was made.

4. The Railways have conveyed their acceptance to the alternative proposal suggested by the Tamil Nadu Electricity Board viz., the cost of modification to existing power line crossings wherever arising in the Railway Section viz., (1) Jolarpet—Salem—Erode, Mettur dam—Salem Sections and (2) Jolarpet—Bangalore Section may be shared equally between Railways and Tamil Nadu Electricity Board.

5. The Tamil Nadu Electricity Board after careful consideration approves the proposal that the cost of modification to existing power line crossings wherever arising in respect of all power lines erected during the periods both pre-October 1963 and post-October 1963 in the Railway Sections viz., (1) Jolarpet—Salem—Erode, Mettur Dam—Salem Sections and (2) Jolarpet—Bangalore Section shall be shared equally between the Railway and the Tamil Nadu Electricity Board.

(By Order of the Board)

S. Sellaratnam,
Member (Distribution).

Endt. No. IEMC/EE2/A1/F.P.C. GI/CR 17049/89 (Techl. Br.) dt. 19—12—89

Ref: G. O. Ms. No. 2522 P.W.D. dt. 11—12—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.

Encl :

Copy of G. O. Ms. No. 2522 PWD Govt. of Tamil Nadu dated 11—12—89.

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

Read the following :

1. G. O. Ms. No. 2236 Public Works dt. 26—12—85
 2. G. O. Ms. No. 328 Public Works dt. 15—2—86.
 3. G. O. Ms. No. 972 Public Works dt. 9—4—86.
 4. G. O. Ms. No. 1728 Public Works dt. 4—7—86.
 5. G. O. Ms. No. 1365 Public Works dt. 9—7—87
 6. G. O. Ms. No. 1012 Public Works dt. 17—6—88
 7. From the Chairman, Tamil Nadu Electricity Board letter No. IEMC/EE2/A1/
F. P. C. GI/CR 12922/89 dt. 12—9—89.
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Order :

The following notification shall be published in an extraordinary issue of Tamil Nadu Government Gazette dated 11—12—89.

Notification

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

The amendment hereby made shall come into force from 11—12—89.

Amendment

In the said order,

Under Clause 7, in sub-clauses (v) and (vi) for the date "30th June 1989" the date, "31st December 1990" shall be substituted.

V. Sankarasubbalyan,
Secretary to Government.

(True Copy)

Endt. No. IEMC/EE2/A1/F.P.C.GI/CR 17280/89 (Techl. Br.) dt. 20—12—89.

Ref : G. O. Ms. No. 2597 PWD dt. 19—12—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.

Encl :

S.R. Shanmugam,
Superintending Engineer IEMC

Copy of G. O. Ms. No. 2597 PWD Govt. of Tamil Nadu dt. 19—12—89.

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

Read again :

1. G. O. (Ms) No. 1111 PW dated 24—7—76
2. G. O. (Ms) No. 111 PW dated 30—1—85
3. G. O. (Ms) No. 2236 PW dated 26—12—85
4. G. O. (Ms) No. 760 PW dated 24—4—89
5. G. O. (Ms) No. 882 PW dated 9—5—89
6. G. O. (Ms) No. 1187 PW dated 16—6—89
7. G. O. (Ms) No. 1203 PW dated 19—6—89
8. G. O. (Ms) No. 1248 PW dated 26—6—89
9. G. O. (Ms) No. 1286 PW dated 30—6—89
10. G. O. (Ms) No. 1446 PW dated 25—7—89
11. G. O. (Ms) No. 1711 PW dated 2—9—89
12. G. O. (Ms) No. 1864 PW dated 29—9—89
13. G. O. (Ms) No. 2522 PW dated 11—12—89
14. From the Chairman, Tamil Nadu Electricity Board
D. O. Lr. No. SE/LD&GO/EG/A7/F. PR/D. 97/89 dated 13—12—89.

Order :

Due to favourable power position the Government have decided to reduce the extent of power cut imposed in respect of energy on High Tension Industries with a permitted demand of above 130 KVA to 10% from the existing 20%, retaining the cut imposed on demand at the existing 20% with effect from 20—12—89. Consequently the extent of power cut imposed in respect of energy on such of those High Tension Industries (viz) Oxygen Plants, Roller Flour Mills, Freezing Plants and Cold Storage of Sea Food Industries and Liquid Nitrogen Plants will also be reduced to 10% from 15% retaining the demand cut at 15%.

The following notification shall be published in an extraordinary issue of Tamil Nadu Government Gazette dated 19—12—1989.

Notification :

In exercise of the powers conferred by Section 3 of the Tamil Nadu Essential Articles Control and Requisitioning Act, 1948 (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 Public Works dated 24—7—76 and as amended subsequently.

The amendment shall come into force with effect from 20—12—89.

Amendment :

The following shall be substituted as Clause 3 (i)

Clause 3 (i) A cut of 20% on base demand and 10% on base consumption as defined in clause (7) (i) and (ii) of said order be applicable to all High Tension industries provided that all High Tension Industries will be given a minimum quota of 130 KVA.

The sub clauses (iii), (iv), (v), (vii) and (xv) of clause 6 be substituted as follows :

“(iii) All oxygen plants will have only 15% cut on demand and 10% cut on energy.

(iv) All freezing plants and cold storages of sea food industries will have only 15% cut on demand and 10% cut on energy.

(v) The liquid nitrogen plant of Tamil Nadu Co-operative Milk Producers Federation Ltd. Salem shall be subjected to 15% cut on demand and 10% cut on energy.

(vii) All Roller Flour Mills will have only 15% cut on demand and 10% cut on energy.

(xv) The Liquid Nitrogen plant of M/s. Kamarajar District Co-operative Milk Producers' Union Ltd., Sulakkarai shall be subjected to 15% on demand 10% cut on energy.”

(By Order of the Governor)

D. Murugaraj,
Secretary to Government.

ELECTRICITY—Handing over of street-lights to the Municipalities and Municipal Townships for maintenance—Handed over on 15—9—89—Approved and ratified.

Permanent B. P. (FB) No. 368

(Technical Branch)

Dated 21—12—89,
Margazhi 6, Sukkila,
Thiruvalluvar Aandu, 2020.

Read :

1. G.O. Ms. No. 344 (Municipal Administration and Water Supply Department) dt. 9—6—89.
2. Permanent B.P. (Ch.) No. 182 (Tech. Br.) dt. 19—9—89.

Proceedings :

In the Government order cited, Government issued orders to transfer the responsibility for the maintenance of street-lights from the Tamil Nadu Electricity Board to the Municipalities and Municipal Townships in their areas. Detailed instructions to field officers to this effect were issued vide B.P. cited.

The street-lights in Municipal and Municipal Township areas (1.5 lakhs approximately) have been handed over on 15—9—89 to the concerned Commissioners/Executive Officers of Municipalities/Municipal Townships for maintenance.

There are about 1.5 lakhs of street-lights existing in respect of all the Municipalities and Municipal Townships. Cost of each street-light fitting works out to Rs. 300/- approximately and the value of the assets handed over will work out to Rs. 4.5 crores approximately.

Approval and ratification of the Board has been requested for having handed over about 1.5 lakhs street-lights in all Municipal and Municipal Township areas to the Municipalities and Municipal Townships on 15—9—89, for maintenance by them

The Tamil Nadu Electricity Board after careful consideration approves and ratifies the handing over on 15—9—89 of about 1.5 lakhs street-lights in all Municipal Towns and Municipal Township areas in the State to the respective Municipalities and Municipal Townships for maintenance themselves.

(By Order of the Board))

S. Sellaratnam,
Member (Distribution).

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Circular Memo. No. SE/IEMC/EE3/AEE1/7289/89—2, (Technical Branch) dated 21—12—1989.

Sub : Collection of charges for dismantling and re-erection while erection of 400KV lines—No service charges for issue of line clear on lines—Regarding.

Ref : Memo. No. SE/RE/G/7289/88 (Technical Branch) dated 22—3—88 from Member (Distribution) T.N.E.B.

In the Memo. cited under reference, it has been instructed to collect the charges for dismantling and re-erection of Board's lines, structures etc. to facilitate erection of 400 KV lines by all Central/State Government departments, undertakings etc.

In a recent case, the Executive Engineer/Operation, Salem has collected a sum of Rs. 1250/- towards service charges from a Central Government Undertaking (NLC) who has requested line clear on Board's EHT lines to enable stringing of 400 KV Salem-Udumelpet line by Neyveli Lignite Corporation. The issue of line clear and normalisation do not involve any dismantling and re-erection of Board's lines. The Executive Engineer has stated that even though there is no lowering of conductor necessary during line clear period, inspection of their works and checking of clearance of lines string by other agency above Tamil Nadu Electricity Board lines is necessary. The matter has been re-examined in detail. It is informed that there is no need to collect, inspection and service charges from Neyveli Lignite Corporation for the above work not involving the dismantling and re-erection of Board's lines/equipments.

Hence, all the Chief Engineers (Distribution)/Superintending Engineers (Distribution) Circles are requested to follow the instructions communicated in the memo. cited under reference only where dismantling and re-erection of the existing lines is involved. Inspection and Service charges need not be collected for issuing and normalisation of line clear on Board's lines if no dismantling and re-erection is involved.

The receipt of this memo. may please be acknowledged.

S. Sellaratnam,
Member (Distribution).

Memo. No. CE/TR & GO/SE/Tr/EW/A3/F. LA (Genl.)/D 197 /89 (Techl. Br.) dt. 22—12—89.

Sub: Land Acquisition — Permission to acquire land by private negotiation—procedure to be followed—Monetary limit doubled—Reg.

Ref: 1. G. O. (Ms) No. 124 Finance (BPE) dt. 4—3—82.

2. M(D)'s Memo. No. SE/Tr/EW/A4/F. LA (Genl)/D16/89. dt. 31—1—89.

3. G. O. (Ms) No. 2432 Public Works Department dated 2—12—89 (copy enclosed)

In the G. O. read under reference (1), orders were issued to permit the Public Sector Undertakings to resort to private negotiation and purchase of lands (i) after obtaining legal opinion on the title of the land (ii) after valuation is assessed and approved by the District Collector concerned within the following monetary limits in respect of areas noted below:—

i. Within the limit of the Corporation of Madras	—	Rs. 5 Lakhs
ii. Within the limits of the Corporation of Madurai and Corporation of Coimbatore.	—	Rs. 3 Lakhs
iii. Within Municipal limits	—	Rs. 2 Lakhs
iv. All other areas (Rural)	—	Rs. 1 Lakh

In respect of acquisition of land of value exceeding the above mentioned monetary limits, the Public Sector Undertakings should resort to the relevant enabling provisions contained in the Land Acquisition Act 1894.

2. The Chief Engineers of Distribution Regions and Superintending Engineers of Electricity Distribution Circles have been requested to follow the above procedure for acquiring lands required for establishment of sub-Stations satisfying the conditions mentioned in the above G.O. for completing the land acquisition quickly in Member (Distribution)'s circular memo. dated 31—1—89.

3. Based on the request made by the T.N.E.B. the Government in G. O. (Ms) No. 2432 PWD dt. 2—12—89 under ref. (3) have now directed that the monetary limits prescribed for purchase of lands through private negotiations in G. O. Ms. No. 124 Finance (BPE) dated 4—3—82 shall be doubled for T.N.E.B. and shall be as below:—

i. With the limits of Corporation of Madras	—	Rs. 10 Lakhs
ii. Within the limits of Corporation of Coimbatore and Corporation of Madurai	—	Rs. 6 Lakhs
iii. Within Municipal limits	—	Rs. 4 Lakhs
iv. All other areas (Rural)	—	Rs. 2 Lakhs

The Government have also directed that other formalities prescribed in G. O. Ms. 124 Finance (BPE) dated 4—3—82 shall be observed while purchasing lands through private negotiation.

4. The Chief Engineers of Distribution Regions and Superintending Engineers of Electricity Distribution Circle are requested to follow the above procedure and the monetary powers mentioned in the above G. O. for the acquisition of lands for the sub stations covered under the sanctioned schemes.

S. Sellaratnam,
Member (Distribution).

Encl 1

Encl : 1

Copy of G.O. Ms. No. 124 [Finance (BPE) Department] Government of Tamil Nadu Dated 4—3—1982.

State Public Sector Undertakings—Land Acquisition—Permission to acquire land by private negotiation—Procedure to be followed—orders—Issued.

Read :

G.O. Ms. No. 368, Transport (CII) Department, Dated 30—7—75.

In the G.O. read above, orders were issued prescribing the procedure to be followed for acquiring lands for the use of the State Transport Corporations and the Goods. Transport Corporation in accordance with the relevant provisions of the Land Acquisition Act 1894.

2. The question of prescribing a uniform procedure for purchase of Lands required for various purposes by the State Public Sector Undertakings was engaging the attention of the Government in the recent past. The time-consuming procedural difficulties in land acquisition through the Land Acquisition Act, 1894, the merits and demerits in purchasing lands through private negotiations and other aspects were gone into by the Committee of Secretaries on public Enterprises and it recommended that would be better to permit the Public Sector Undertakings to purchase through private negotiation only upto a certain value and require them to resort to Land Acquisition Proceedings in all other cases, when the value exceeds certain prescribed limit.

3. The Government accept the recommendations of the Committee of Secretaries on Public Enterprises and accordingly permit the Corporations to resort to private negotiation and purchase of lands (i) after obtaining legal opinion on the title of the land and (ii) after valuation is assessed and approved by the District Collector concerned within the following monetary limits in respect of area noted below :-

- | | |
|--|---------------|
| (i) Within the limits of the Corporation of Madras | — Rs 5 Lakhs |
| (ii) Within the limits of the Corporation of Coimbatore and the Corporation of Madurai | — Rs. 3 Lakhs |
| (iii) Within Municipal Areas | — Rs. 2 Lakhs |
| (iv) All other areas (Rural) | — Rs. 1 Lakh |

In respect of acquisition of land of value exceeding the above mentioned monetary limits, the Public Sector Undertakings should resort to the relevant enabling provisions contained in the Land Acquisition Act, 1894.

4. The procedure laid down in para 3 above is not applicable when land involved is covered by provisions of the Urban Land Ceiling Act. In that case, land will have to be taken over by Government under Urban Land Ceiling Act and allotted to the Government Corporation concerned.

(By Order of the Governor)

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

(True Copy)

Encl : 2

Copy of G.O. (Ms.) No. 2432 (Public Works Department) Government of Tamil Nadu Dated 2—12—1989.

PUBLIC SECTOR UNDERTAKINGS—Land Acquisition—Permission to acquire land through private negotiation—Monetary limit doubled—Orders—Issued.

Read :

1. G.O. Ms. No. 124 Finance (BPE) dt. 4—3—82.
2. From the Chairman, Tamil Nadu Electricity Board Lr. No. SE/Tr/EW/A3/FLA/Genl/10/42/89, dt. 3—7—89.

Order :

In the Government Order read above, orders were issued permitting the Public Sector Undertakings to resort to private negotiation and purchase of land after obtaining legal opinion on the title of the land and after valuation is assessed and approved by the District Collector concerned within the following monetary limits in respect of the areas indicated below :

- | | |
|--|---------------|
| (i) Within the limits of the Corporation of Madras | — Rs. 5 Lakhs |
| (ii) Within the limits of the Corporation of Coimbatore and Corporation of Madurai | — Rs. 3 Lakhs |
| (iii) Within Municipal area | — Rs. 2 Lakhs |
| (iv) All other areas (Rural) | — Rs. 1 Lakh |

2. The Chairman, Tamil Nadu Electricity Board has stated that the Board requires atleast 4 acres of land in Rural areas even for establishing the smallest Sub-Stations of 33/11 KV rating. The rate fixed by the Government for an acre of uncultivable lands in rural areas is in the order of Rs. 15,000/- to Rs. 20,000/- per acre and that for cultivable lands is in the order of Rs. 40,000/- to Rs. 50,000/- per acre for most of the cases. It could be seen from the above that with the existing monetary limit of Rs. 1 Lakh for the land in Rural areas, it will be difficult to purchase the land required even for the smallest 33 KV SS through private negotiation. Hence the monetary limits prescribed for private negotiation in the G.O. read above may be revised upward.

3. The Government have carefully examined the request of Tamil Nadu Electricity Board and have decided that the monetary limits in the Government Order read above may be doubled as in the case of State Transport Undertakings for purchase of land through private negotiation by the Tamil Nadu Electricity Board. Accordingly, the Government direct that the monetary limits prescribed for purchase of lands through private negotiations in G.O. Ms. No. 124 Finance (BPE) dt. 4-3-82 shall be doubled for Tamil Nadu Electricity Board in respect of the areas indicated below :-

- | | | |
|--|---|-------------------|
| (i) Within the limits of Corporation of Madras | — | Rs. 10 Lakhs only |
| (ii) Within the limits of Corporation of Coimbatore and Corporation of Madurai | — | Rs. 6 Lakhs only |
| (iii) Within Municipal limits | — | Rs. 4 Lakhs only |
| (iv) All other areas (rural) | — | Rs. 2 Lakhs only |

4. Other formalities prescribed in the Government Order read above shall be observed while purchasing lands through private negotiation.

(By Order of the Governor)

V. Sankarasubbaiyan,
Secretary to Government.

(True Copy)

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Circular memo. no. SE/IEMC/EE3/AEE2/D. 264/89 (Technical Branch) dated 22-12-1989

Sub : Shifting of agricultural service connections—Further instructions issued—Regarding.

Ref : Circular memo. No. SE/IEMC/EE3/AEE2/D. 238/89, dated 7-11-1989.

The last para of the Circular memo. cited may be corrected and read as below :-

“Instructions already issued in memo. no. SE/RE/SS/A1/C. 473-1/83, dated 5-12-83 and in clause (xii) of memo. no. SE/RE & I (D)/87-88/Addl. Target/87-3 (Technical Branch) dated 30-10-87 on shifting of agricultural service connections may therefore be followed”.

S. Sellaratnam,
Member (Distribution)

Memo No. SE/IEMC/EE3/AEE1/7799/89—2, (Technical Branch) dated 22—12—1989

Sub : Procedure for arriving at the rated capacity of welding sets utilised for hand welding—Orders issued—Further guidelines—Issued.

Ref : Memo. No. SE/IEMC/EE3/AEE 1/779/89 dated 24—2—1989.

Detailed guidelines for arriving at the capacity of welding sets utilised for hand welding were issued in the memo. cited under reference.

2. Further to the above, the following guidelines are issued on arriving at the capacity of such welding sets where the open circuit voltage or both the open circuit voltage and welding (secondary) current at 60% duty cycle or current range or maximum current are not available :—

(i) If the open circuit (secondary) voltage of the welding set is not available and maximum current is furnished in the name plate, the open circuit (secondary) voltage may be measured with a standard volt-meter and rated capacity arrived at by multiplying the measured voltage with maximum current.

(ii) If both the open circuit voltage and welding current at 60% duty cycle or current range or maximum current are not available, the open circuit (secondary) voltage and maximum welding (secondary) current may be measured and the capacity may be arrived at applying the measured open circuit (secondary) voltage and maximum welding (secondary) current

3. The current measured during welding operation at maximum current setting, using the highest size electrode available for use with the consumer shall be taken as the maximum current for the purpose of arriving at the capacity of the welding set.

**S. Sellaratnam,
Member (Distribution)**

• • •

Memo. No. SE/IEMC/EE3/AEE1/9488/89—1, (Technical Branch) dated 28—12—1989.

Sub : Electricity — Extension of supply to High Tension services and Low Tension industrial and Over Head Tank services—cost of extension—Instructions issued.

The Chief Engineer (Distribution), Madurai Region and Superintending Engineer/Periyar Electricity Distribution Circle have requested for clarifications regarding the cost of extension to High Tension services and Low Tension industries, citing the provisions in clauses 1.01 and 1.02 of schedule Part—II of revised Terms and Conditions of Supply issued in B.P. Ms. (FB) No. 61 (Administrative Branch) dated 24—12—1988. After detailed examination, instructions below are issued to be followed in respect of giving supply to all categories of High Tension services and Low Tension services under tariffs III and IV viz., public water supply systems and industrial services :

(i) The entire cost of extension and improvements if any, upto the premises of the consumer (ie) to just outside his boundary shall be chargeable to the Board.

(ii) The portion of the lines laid within the consumer's premises shall be chargeable to the consumer; the cost of service connection materials to his premises shall also be chargeable to him.

(iii) Whenever supply is given as a service connection from existing distribution mains, cost of such service line in public road beyond first 30 metres shall be chargeable to the consumer.

(iv) The provisions under clauses 1.01, 1.02 and 1.03 under schedule Part—II under Revised Terms and Conditions of Supply as amended upto date is applicable to service connections only.

(v) In respect of all other Low Tension categories, the practice in vogue shall be followed.

**S. Sellaratnam,
Member (Distribution).**

Circular Memo. No. DFC/X/Tariff/F. 17/87 (Accounts Branch) dated 2—12—89.

Sub: New Industries concession for High Tension Industries under High Tension Tariff-I

Ref: (1) G.O. Ms. No. 2043, P.W.D., dated 16—12—1988.

(2) Circular Memo. No. DFC/X/Tariff/F. 17/87—10 dt. 28—12—1988.

Further to the instructions issued in the Circular Memo. under reference (2) cited above, it is ordered as under:

(i) The industries who are eligible for tariff concession as on 15—12—1988 and their period of eligibility is not over in 11/89, may be granted new industries concession for the month of 11/89 consumption also if they satisfy the tariff conditions prior to the issue of G. O. Ms. No. 2043, P.W.D., dt. 16—12—1988. Similar procedure may be adopted for future months also till the eligibility period is over.

(ii) The concession may be granted to these industries after obtaining an undertaking from the H. T. industries that they will abide by the clarifications to be issued by the Government in this regard and if it is found that they are ineligible for this concession they will reimburse the amount of concession allowed to them in 11/89 bills rendered in 12/89 and in the subsequent months.

(iii) Regarding the grant of tariff concession for such industries for the period after 16—12—1988 to 8/89 consumption, separate orders will be issued. The names of the industries and the amount due to them by way of new industries concession and under developed area concession for the above period may be reported to this office immediately.

(iv) In contravention to the orders issued in Circular Memo. under reference (2) cited above, if concessions had already been granted to certain industries upto 8/89, the same should not be withdrawn now. Further orders on this will be issued separately.

(v) For the consumption in 9/89 and 10/89 for which bills are payable in 10/89 and 11/89 if the consumers had already paid the bills after deducting the concession permissible to them with reference to the G. O. that prevailed prior to the issue of G. O. Ms. No. 2043 dt. 16—12—88, the position need not be disturbed. This has already been instructed over phone to the field.

(vi) In all these cases, apart from the undertaking a certificate from the Chartered Accountant of the company indicating that the investment in their industries is a new one and also there has been no transfer of assets from any of the existing industry of the entrepreneurs to this industry for which the concession is sought for may be obtained.

T. V. Antony,
Chairman,

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