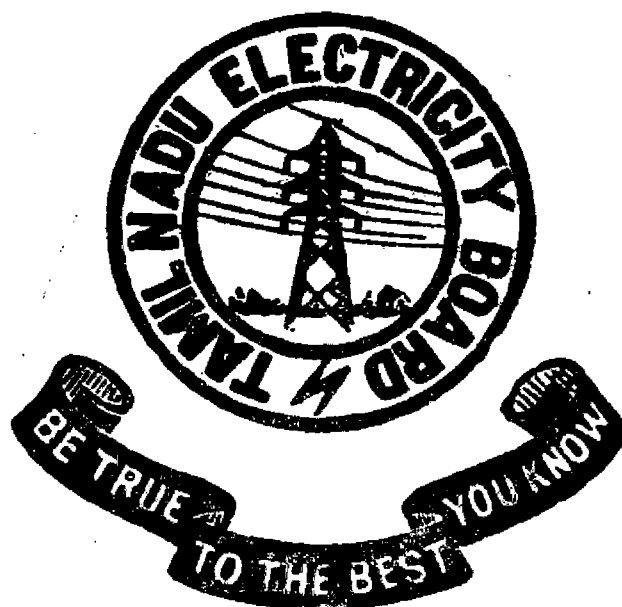


TAMIL NADU ELECTRICITY BOARD GAZETTE

Vol. VIII

SEPTEMBER 1989

No. 9



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News & Notes

PART—I

NEWS & NOTES

I. Generation Particulars :

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

Sl. No.		September '89	July to September '89 (Figs. in Million Units)
1.	Ennore	138.185	430.941
2.	Tuticorin	294.270	928.290
3.	Mettur	137.150	465.770
	TNEB Thermal	569.605	1825.001
4.	Neyveli TS I	248.082	771.477
5.	Neyveli TS II	197.406	629.26
6.	Kalpakkam	94.747	305.427
7.	Hydro Generation	406.055	1135.641
8.	Import from NTPC	96.965	288.599
9.	Net Export to Kerala	(—) 22.594	(—) 179.609
10.	Net Export to Karnataka	—	—
11.	Import from Manali & BHEL	2.751	4.954
12.	Windfarm	0.529	2.069
	Net TNEB consumption	1593.546	4756.485

II. Hydro Inflows :

The Hydro inflows in September '89 were 313 MU against 538 MU in September '88 and 312 MU of the ten year average. The hydro inflows between July to September '89 were 2246 MU against 1890 MU during the same period last year and 1759 MU of the ten year average.

III. Storage Position :

The storage position in various hydro reservoirs as on 1—10—89 when compared to that of storage on the same date last year is as follows :—

(Figs in MU)

Sl. No.	Name of the Group	As on 1—10—89 (in Million Units)	As on 1—10—88	Difference
1.	Nilgiris	1242.46	1080.71	(+) 161.75
2.	PAP	224.93	237.46	(—) 12.48
3.	Periyar	52.18	50.42	(+) 1.76
4.	Papa asam & Servalar	16.27	9.15	(+) 7.12
5.	Suruliyar	21.05	26.40	(—) 5.35
6.	Kodayar	94.18	89.28	(+) 4.90
	Total excluding Mettur	1651.12	1493.42	(+) 157.70
7.	Mettur	48.51	117.92	(—) 69.41
	Total including Mettur	1699.63	1611.34	(+) 88.29

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

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

Unit	Availability Factor (%)	Generation in M. U.	Plant Load Factor (%)
I	99.66	145.760	96.40
II	92.19	134.430	88.91
III	10.90	14.080	9.31
Station	—	294.270	64.87

Unit III which was under overhaul from 19—7—89 came back into service on 17—9—89.

(ii) Ennore :

Ennore generated 138.185 M.U. in September '89 with a Plant Load Factor of 42.65%. The unitwise details of generation were as follows :—

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I	58.34	17.860	41.34
II	81.53	28.109	65.07
III	0.10	0.002	—
IV	75.27	43.747	55.24
V	87.74	48.467	61.20
Station	—	138.185	42.65

Unit I which was under overhaul from 30—5—89 came back into service on 7—9—89.

Unit III which was under shut down from 30—9—88 came back into service on 11—9—89 after rehabilitation works consequent on the fire accident on 10—10—88. The unit was again shut down on the same day due to vibration problem.

Unit V shut down on 28—9—89 for annual overhaul works.

(iii) Mettur :

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

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I	79.73	101.280	66.98
II	—	—	—
III	38.13	35.870	23.72
Station	—	137.150	30.24

Unit II under overhaul from 30—7—89.

V. Auxiliary consumption and oil consumption :

The details of auxiliary consumption and oil consumption during September '89 in TNEB Thermal Stations were as follows :—

	Tuticorin	Ennore	Mettur
Auxiliary consumption (%)	8.3	13.5	11.88
Oil Consumption (ML/UG)	4.83	10.2	22.99

VI. Training :

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

1. Two days training programme on Uniform Commercial Accounting System conducted from 18-9-89 to 19-9-89 and 20-9-89 to 21-9-89 by Hydro Training Institute/Athikadavu, 13-9-89 to 14-9-89 and 25-9-89 to 26-9-89 and 27-9-89 to 28-9-89 by Transmission and Sub-station Training Institute/Madurai.

2. One Assistant Executive Engineer of Mettur Thermal Power Project deputed to Japan for Digital Distributed Control System Training Course from 4-9-89 to 5-12-89 under Overseas Technical Scholarship Scheme.

3. Three Assistant Executive Engineers of Tuticorin Thermal Power Station deputed for Power Stations Operators Course in United Kingdom under Colombo Plan from 4-9-89 to 10-11-89.

VII. Dispensing with Police report in case of unnatural deaths for payment of Family Benefit Fund Scheme :

In B.P. (Ch) No. 248 (Sectt. Branch) dated 1-9-89, orders have been issued dispensing with the procedure of obtaining Police reports in the case of unnatural deaths including suicide and murder and according sanction of payment under Family Benefit Fund Scheme by the Competent Authority based on the death certificate furnished by any responsible officer of the Board not below the rank of Assistant Divisional Engineer who had attended the funeral or personal knowledge about the death of the employee.

VIII. HT New Industries—Extension of power cut exemption period equivalent to the period of the power cut imposed :

Based on Government orders, in Memo. No. IEMC/EE2/A1/FPC GI/GR 12853/89 dt. 12-9-89, instructions have been issued to all Superintending Engineers of Distribution Circles that the new HT industries on expiry of the power cut exemption period may be granted power cut exemption for an additional period to the extent they were subjected to power cut during the period between 24-4-89 and 26-6-89.

IX. Energisation of 10,000 Nos. of agricultural services under on line/one pole extension during 1989-90 :

In Circular Memos. No. SE IEMC/EE3/AEE2/D 203/89 dt. 7-9-89 and SE/IEMC/EE3/AEE2/D 206/89 dt. 18-9-89, detailed instructions have been issued in regard to energisation of 10,000 Nos. of agricultural services under on line/one pole extension basis during 1989-90.

X. Multistoreyed buildings—Requirement of the approval of CEIG for commencement and recommencement of supply :

In Circular Memo. No. SE/IEMC/EE3/AEE2/D 207/89 dt. 19-9-89, instructions have been issued to the effect that new service connection or reconnection of service in multistoreyed buildings of more than 15 metres in height may be effected only after the production of approval of the CEIG by the consumer.

XI. Handing over of maintenance of street lights to Municipal and Municipal townships :

In B. P. (Ch) No. 182 (Technical Branch) dated 19-9-89, detailed instructions in regard to handing over of maintenance of street lights to the Municipalities/Municipal Townships on 15-9-89 have been issued.

XII. Revision of pension/Family pension/dearness allowance for pensioners/Family pensioners :

Vide B. P. (Ch) No. 258 (Sectt. Branch) dt. 20-9-89, the Board has revised the pension/Family pension/rate of dearness allowance in respect of pensioners/Family pensioners effective from 1-6-88.

XIII. Extension of supply to agricultural services in Poramboke lands—Requirement of No Objection Certificate from Collector :

Based on the orders of Government, in Circular Memo. No. SE/IEMC/EE3/AEE2/0209/89 dt. 26-9-89, instructions have been issued that for effecting supply to agricultural pumpsets in Poramboke land, no objection certificate issued by the Collector of the District should be produced by the applicants.

XIV. Shifting of agricultural services :

In Circular Memo. No. SE/IEMC/EE3/AEE2/D211/89 dt 29-9-89, detailed instructions have been issued in regard to shifting of agricultural services provided the well/bore well is located with his own contiguous land subject to certain conditions stipulated.

XV. Synchronisation of Unit I of Barrage PH IV of LMHEP :

The 15 MW Unit I of Barrage Power House IV of Lower Mettur Hydro Electric Project was synchronised with the grid on 18-9-89. With this, all the 8 Nos. 15 MW sets of Barrage Power Houses I to IV of Lower Mettur Hydro Electric Project have been synchronised with the grid.

XVI. Pump mode operation of Kadamparai Pumped Storage Hydro Electric Project :

Using back to back method, the units III & IV of Kadamparai Pumped Storage Hydro Electric Project (100 MU capacity each) were commissioned into pump mode operation on 23-9-89 and 12-9-89 respectively. Unit I of the station has already been commissioned in pump mode on 6-7-88 using static frequency converter equipment.

XVII. Recruitment :

Appointment orders in respect of the following have been issued on 25-9-89/26-9-89:—

- (a) 166 diploma holders of SC/ST towards the quota reserved for them under Special recruitment drive as Technical Assistant Grade II;
- (b) 326 Nos. of dependants of deceased employees as trainees in Helper/Office Helper.

XVIII. Meetings :

1. Tamil Nadu Electricity Consultative Council met on 20-9-89.
2. The Apex Level Joint Committee met on 22-9-89.

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

M. Chinnakkannu,
Chief Engineer/Personnel.

Posts Created

Sl. No.	Details of Board's orders	Name of the Distn./ Circle	Name of the post	No. of posts	Purpose for which the posts were created	Re-marks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No.452 (Adm) dt. 1-9-89	Madurai E.D.C	Typist Helper	1 1	Created for T.T.C. at Madurai for the period upto 31-7-90 from the date of utilisation.	
2.	Per. B.P. (Ch) No. 247 (Adm) dt. 1-9-89	Board Office/ Sectt. Branch.	Helper	1	Creation.	
3.	Per. B.P. (Ch) No.490 (Adm) dt. 6-9-89	Madras E.D.C./Central	Foreman I Gr. Wireman Helper T.A. II Gr. Comm. Asst. Driver	2 14 10 1 2 1	For M.R.T. works for a period upto 31-3-90 from the date of utilisation.	
4.(a)	Per. B.P. (FB) No. 53 (Adm) dt. 11-9-89	S.E./P. & C./ Madras	AEE (Elect.) A.E. (Elect.) Jr.Asst. T.A. I Grade T.A. II Grade Office Helper Helper	1 1 1 1 1 1 2	Ons Protection Division at Salem and 3 Sub-division at Salem, Kayathar and Thiruvallam.	

(ix)

(1)	(2)	(3)	(4)	(5)	(6)	(7)
(b)	Per. B.P. (FB. No. 53 (Adm) dt. 11-9-89)	S.E /P. & C./ Coimbatore	E.E. (Elect.) A.E.E. (Elect.) A.E. (Elect.) Senior D'man. Assistant Jr. Assistant Typist T.A. I Grade T.A. II Grade Office Helper Helper	1 2 2 1 1 3 1 2 2 3 4		
5.	Per. B.P. (Ch.) No. 501 (Adm) dt. 16-9-89	Kadamparai P.S.H.E. Project, Minparai	E.E. (Civil) A.E.E. (Civil) A.E./J.E. I Gr. (Civil) Accounts Supervisor Senior Draughtsman Assistant Junior Assistant Typist Office Helper	1 2 3 1 1 1 1 1 1	Formation of one Civil Division at Moyar for attending to the new work relating to Maravakandi Micro Hydel Project;	Upto 31-1-90 from the date of utilisation.
6.(a)	Per. B.P. (Ch.) No. 508 (Adm) dt. 30-9-89	S. E./Transmission	E.E. (Elect.) A.E.E. (Elect.) A.E. (Elect.) Junior Assistant Typist Office Helper	1 1 1 1 1 1	Re-allocation of Divisions among Superintending Engineers.	
(b)	Per. B.P. (Ch.) No. 508 (Adm) dt. 30-9-89	S.E./Hydro/Elect.	E.E. (Elect.) A.E.E. (Elect.) A.E. (Elect.) Junior Assistant Office Helper	2 7 1 2 2		

Posts Upgraded

NIL

Posts Abolished

Sl. No. (1)	Details of Board's orders (2)	Name of Distn. Circle (3)	Name of the post (4)	No. of posts (5)
1.	Memo. No. 028244/61/S4/A3/89-1, dt. 1-9-89	Thanjavur E.D.C./ West.	Exe. Engineer A. E. E. A.E./J.E. Gr. I Foreman Gr. II Comm. Asst. Helper	1 1 6 6 3 12
2.	Per. B.P. (Ch.) No. 247 (Sectt) dt. 1-9-89	Board Office/ Sectt. Branch	Office Helper	1
3.	Per. B.P. (Ch.) No. 490 (Adm) dt. 6-9-89	Madras E.D.C. (Central)	Wireman Helper Tester II Gr.	14 4 1

(1)	(2)	(3)	(4)	(5)
4.	Memo. No. 030514/ 112/S3/A1/89-1, dt. 6-9-89	Salem E.D.C.	Exe. Engineer Draughtsman Asst. D'man Typist Assistant Jr. Assistant Comm. Inspector A.C.I. Comm. Asst. O.H. S.C. I Gr. S.C. II Gr.	1 1 1 1 1 2 1 1 1 1 1 1 2
5.	Memo. No. 031490/ 120/S3/A1/89-1, dt. 6-9-89	Tirupathur E.D.C.	AE/JE I Gr. (E) Jr. Assistant C. I. A.C.I.	1 1 1 1
6.	Memo. No. 50610/ 175/S3/A3/89-1, dt. 6-9-89	Dharmapuri E.D.C.	Exe. Engineer Draughtsman Asst. D' man Typist Assistant Jr. Assistant C. I. A. C. I. Comm. Asst. Helper	1 1 1 1 1 2 1 1 1 1
7.	Per. B.P. (Ch.) No. 493 (Adm.) dt. 8-9-89	G.C.C./Madras	Office Helper Foreman I Gr. Foreman II Gr. Fitter II Gr. Syrang II Gr. Fitter Slinger Tool Keeper Gr. II Syrang Gr. I Filter Operator (T.A. Gr. II) Time Keeper Gr. I Maistry Gr. I Surveyor Helper Watchman	25 3 3 22 2 7 3 3 4 4 7 11 62 6
8.	Memo. No. 030002/33/ S4/A1/89-1, dt. 8-9-89	Ramanathapuram E.D.C.	C. & I. Division Exe. Engineer Draughtsman Asst. Draughtsman Assistant Junior Assistant Typist Comm. Inspector A.C.I. Comm. Assistant C. & I. Sections AE/JE I Grade Foreman II Gr. Comm. Assistant Lineman Helper	1 1 1 1 2 1 1 1 1 4 8 4 8 16

(1)	(2)	(3)	(4)	(5)
9.	Memo. No. 030510/35/ S4/A1/89-1, dt. 8-9-89	Dindigul-Quaide Milleth E.D.C.	C. & I. Division Exe. Engineer Draughtsman Asst. Draughtsman Assistant Junior Assistant Typist S. C. I Grade S. C. II Grade Office Helper Comml. Inspector A. C. I. Comml. Assistant	1 1 1 1 2 1 1 2 1 1 1 1
10.	Memo. No. 09999/331/ S3/A1/89-1, dt. 8-9-89.	Tiruvannamalai E.D.C.	Assistant Junior Assistant	7 1
11.	Memo. No. 029195/66/ S4/A3/89-1, dt. 11-9-89.	Pudukkottai E.D.C.	Division Exe Engineer Draughtsman Asst. Draughtsman Assistant Junior Assistant Typist Comml. Inspector A. C. I. Comml. Assistant S.C. I Grade S.C. II Grade Helper Wireman Office Helper Sub-division Asst. Exe. Engineer Junior Assistant Comml. Inspector A. C. I. Office Helper Section A.E./J.E. I Gr. Foreman II Gr. Comml. Assistant Lineman Helper C. & I. Division Exe. Engineer Draughtsman Asst. Draughtsman Assistant Jr. Assistant Typist Comml. Inspector A. C. I. Comml. Assistant C. & I. Sections AE/JE I Grade Foreman II Grade Comml. Assistant Lineman	1 1 1 1 2 1 1 1 1 1 2 2 2 5 2 2 2 2 2 7 10 5 10 20 1 1 1 1 2 1 1 1 6 12 6 12
12.	Memo. No. 028240/26/ S4/A1/89-1, dt. 12-9-89.	Kanyakumari E.D.C.		

(1)	(2)	(3)	(4)	(5)
13.	Memo. No. 27806/9 / S3/A3/89 - 3, dt. 12-9-89	Udumalpet E.D.C.	A.E./J.E. I Gr. Lineman Helper	1 4 4
14.	Memo. No. 85763/S1/ 84/A1/89-1, dt. 12-9-89	G.C.C. (W)/ Coimbatore	Foreman I Gr /Driver Vehicle Helper	1 10
15.	Memo. No. 30008/100/ S3/A3/89-2, dt. 13-9-89	Udumalpet E.D.C.	Exe. Engineer Draughtsman Asst Draughtsman Typist Assistant Jr. Assistant Comm. Inspector Asst. Comm. Inspector Comm. Assistant S. C. I Gr. S. C. II Gr. Helper A E /J.E. I Gr. Foreman II Gr, Lineman Comm. Assistant Helper	1 1 1 1 1 2 1 1 1 1 2 1 4 4 2 8
16.	Memo. No. 32785/161/ S4/A2/89-1, dt. 13-9-89	Tirunelveli- Kattabomman E D.C.	C & I Division Exe. Engineer Draughtsman Asst. Draughtsman Typist Assistant Jr. Assistant R. W. E. Comm. Inspector Asst. Comm. Inspector Comm. Assistant Fitter I Grade Fitter-cum-Welder Driver Mason Carpenter I Gr. Maistry III Gr. Cleaner Helper Sub-Stores S. C. I Gr. S. C. II Gr. Helper	1 1 1 1 1 2 1 1 1 2 3 6 2 2 7 6 7 1 2 1
17.	Memo. No. 029197/65/ S4/A3/89-1, dt. 13-9-89	Trichy E.D.C./South	Exe. Engineer Asst. Exe. Engineer Asst. Engineer (Elect)	1 2 4

(1)	(2)	(3)	(4)	(5)
18.	Memo. No. 028243/24/ S4/A1/89-1, dt. 14-9-89	Madurai E.D.C.	C & I Division Exe. Engineer Draughtsman Asst. Draughtsman Assistant Jr. Assistant Typist S. C. I Grade S. C. II Grade Office Helper Comm. Insp. Asst. Comm. Insp. Comm. Assistant Helper Watchman	1 1 1 1 2 1 1 2 1 1 1 1 2 1
			C & I Section A E./J.E. I Gr. Foreman II Gr. Comm. Assistant Lineman Helper	5 10 5 10 20
19.	Memo. No. 030511/75/ S4/A3/89-1, dt. 15-9-89	Thanjavur E.D.C./ (East)	Exe. Engineer Asst. Exe. Engineer A.E./J.E. I Gr. Foreman II Gr. Comm. Assistant Lineman Helper	1 1 1 4 2 4 8
20.	Memo. No. 028242/125/ S3/A2/89-1, dt. 15-9-89	Villupuram E.D.C.	Exe. Engineer Draughtsman Asst. Draughtsman Typist Assistant Jr. Assistant Stores Supervisor S. C. I Gr. S. C. II Gr. Office Helper Comm. Insp. Asst. Comm. Insp. Comm. Asst. Helper Watchman Asst. Exe. Engineer Jr. Assistant Comm. Insp. A. C. I. A.E./J.E. I Gr. (Elect.) Foreman II Gr. Lineman C. A. Helper	1 1 1 1 1 2 1 1 2 1 1 1 1 2 4 2 1 1 1 4 4 4 2 8

(1)	(2)	(3)	(4)	(5)
21.	Memo. No. 030995/119/ S3/A1/89-1, dt. 15-9-89	Tiruvannamalai E.D.C.	Exe. Engineer Draughtsman Asst. Draughtsman Typist Asst. Junior Asst. Comml. Inspector Asst. Comml. Inspector Office Helper S.C. I Gr. S.C. II Gr. Comml. Asst.	1 1 1 1 1 2 1 1 1 1 2 1
22.	Memo. No. 032127/150/ S3/A1/89-1, dt. 15-9-89	Mettur E.D.C.	Exe. Engineer Draughtsman Asst. Draughtsman Typist Asst. Junior Asst. Comml. Inspector Asst. Comml. Inspector Comml. Asst Office Helper S.C. I Gr. S.C. II Gr.	1 1 1 1 1 2 1 1 1 1 1 2
23.	Memo. No. 28718/131/ S3/A2/89-1, dt. 15-9-89	Cuddalore E.D.C.	Exe. Engineer Draughtsman Asst. Draughtsman Typist Asst. Junior Asst Comml. Inspector A.C.I. Comml. Asst. Office Helper S.C. I Gr. S.C. II Gr. Helper Watchman Asst. Exe. Engineer A.E./J.E. I Gr.	1 1 1 1 1 2 1 1 1 1 1 2 3 1 1 3
24.	Memo. No. 30010/120/ S3/A3/89-1, dt. 19-9-89	Periyar E.D.C.	Exe. Engineer Draughtsman Typist Asst. Junior Asst. Comml. Inspector A.C.I. Comml. Asst. S.C. I Gr. S.C. II Gr. Helper Watchman	1 1 1 1 2 1 1 1 1 2 2 2

(1)	(2)	(3)	(4)	(5)
25.	Memo. No. 039513/76/ S4/A3/89-1, dt. 21-9-89	Trichy E.D.C. North	Exe. Engineer Asst. Exe. Engineer A.E./J.E. Draughtsman Asst. Draughtsman S.C. I Gr. S.C. II Gr. Asst. Junior Asst. Typist Comm. Inspector A.C.I. Comm. Asst. Office Helper Foreman II Gr. Comm. Asst. Lineman Helper	1 1 1 1 1 1 2 1 2 1 1 1 1 6 3 6 12
26.	Memo. No. 95283/S1/ 90/A1/89-1, dt. 22-9-89	G.C.C. (West) Coimbatore	Helper	34
27.	Per. Memo. No. 112182/ S1/40/A2/89-1, dt. 26-9-89	C.E./L.M.H.E.P.	Exe. Engineer (C) Asst. Exe. Engineer (C) AE/JE I Gr. (Civil) Senior Draughtsman Draughtsman Accounts Supervisor Asst. Junior Asst. Typist S.C. I Gr. S.C. II Gr. Record Clerk	1 3 7 1 1 1 1 4 1 1 2 1
28.	Memo. No. 033165/S4/ A2/176/89-1, dt. 27-9-89	Chidambaranar E.D.C.	A.E./J.E. I Gr. (El.) Foreman II Gr. Lineman Helper	1 2 2 4
29.	(a) Per. B.P. (Ch.) No. 508 (Adm.) dt. 30-9-89	SE/Hydro/Elect.	Exe. Engineer (E) A.E.E. (Elect) A.E. (Elect) Junior Asst. Typist Office Helper	1 1 1 1 1 1
	(b) Per. B.P. (Ch.) No. 508 (Adm.) dt. 30-9-89	SE/L.D. & G.O.	E.E. (Elect) A.E.E. (Elect) A.E. (Elect) Junior Asst. Office Helper	2 7 1 2 2

GENERAL ADMN. & SERVICES

PART-II

General Administration & Services

Letter No. 004390/CAC/89 (Accounts Branch) dated 3-8-1989

Sub: Introduction of Uniform Commercial Accounting System—
Accounts Manual for cash accounting— Clarifications.

- Ref:**
1. This office Lr. No. 004390/CAC/89 dt. 17-4-1989.
 2. Lr. No. SE/Mech/MTPP/AAO II/CAC/0369/89 dt. 5-5-89 from SE/Mechl./MTPP/Mettur.
 3. Lr. No. SE/CEDC/South/AAO/E III/Cash/89 dt. 16-5-89 from SE/CEDC/South/Coimbatore.
 4. Lr. No. SE/CEDC/AAO/Cash 92/D /89 dt. 22-5-89 from SE/CEDC/Chingleput.
 5. D. O. Lr. No. SE/TEDC/W TUR/UCR system/ 89 dt. 5-6-89 from SE/Tanjore/West.
 6. Lr. No. AAO II/BSS/A1/D211/89 dt. 12-6-89 from SE/KEDC/Kanyakumari.
 7. Lr. No. SE/O/ETPS Cash/D. No. 104/89 dated 13-6-1989 from SE/O/ETPS Ennore.

1.0. Some of the circles have sought certain clarifications with regard to the implementation of Cash Accounting Manual. The doubts raised by the Circles are clarified in the annexure.

A. J. Rajendran,
Accounts Member.

Encl :

ANNEXURE

Mettur Thermal Power Project :

1. Revenue Cash Book—Form No. : C 1

The presumption that the Revenue Cash book in form No. C 1 is not applicable to Mettur Thermal Power Project is correct. This cash book is to be maintained by Revenue Branches, in Distribution Circles only.

2. Receipt Cash Book—Form No. : C 2

(i) Doubt :

It has been requested to state whether column 17 & 18 can be filled up as and when mail transfer advice is received from Bank.

Clarification :

Column 17 & 18 can be filled up only when Mail Transfer advice is received from the Bank. The intention is not to link the remittance and Mail transfer. The cash book is designed only to account the remittance as also the mail transfer. Hence there is no question of chronological booking of Mail transfers. Linking of collection and Mail Transfer will come under bank reconciliation.

'Rs.' appearing in column 17 is a typographical error and may be deleted.

(ii) Doubt :

Whether column 7 to 9 can be suitably altered to suit the needs of Mettur Thermal Power Project as A/c code 23.1 will not be applicable to this circle.

Clarification :

The columns can be suitably corrected according to the local needs. The intention of providing columns is to group the expenditures at the time of writing cash book so that a consolidated Journal entry can be prepared at the month end. The general principle applied in designing the Cash book is that, specific columns be provided for items occurring frequently so that there is no need to analyse the transaction again. There may be some transactions which may occur frequently in a particular month and not in other months. The blank columns provided in the Cash book may be used for such items. Items of infrequent nature may be recorded in column 12 & 13 which will again be analysed at the end of the month before preparing consolidated Journal entry. Keeping the above intention in view, the columns can be suitably adjusted and judiciously used, according to the needs of the circle.

(iii) Doubt :

Whether, recoveries towards Co-optex, Khadi, etc. may be treated as White paper recovery and accounted in Account No. : 44.408, 44.411, 44.409 etc.

Clarification :

There is no change in policy with regard to accounting of such deductions as White paper recoveries. But when White paper recovery is made, they are not accounted in account number. They are kept outside the Board's accounts. Eventhough certain account numbers have been assigned in Chart of accounts for recoveries such as, CTD, Profession Tax etc., if such recoveries are treated as White paper recoveries, these account numbers are not to be operated. Necessary register for recording the recoveries and their remittances may be maintained as at present. For overall control, such recoveries and remittances may be shown in column 16 & 17 of Cash book 'C 4'.

3. Remittance Cash Book—Form No. : C 3

Doubt :

It is presumed that this is applicable only to Revenue Branches.

Clarification :

The presumption is correct.

4. Payment Cash Book (Cash) Form No. C 4

(i) Doubt :

It is stated that only actual expenses such as, Sweeping charges, Purchase of Revenue Stamps, etc. are paid by cash.

Clarification :

Normally disbursement of entitlements for the staff working in Central Office is also made in cash only. The Cash book has been designed taking this point into consideration. All cash payment must be recorded in this Cash book.

(ii) Doubt :

It has been requested to clarify as to how to account the self cheque.

Clarification :

Since different cash books are maintained for different purposes both receipt and payment of cash will not be entered in the same cash book. Cash balance can be found out only from cash account in the ledger. When self cheque is prepared and encashed the same will be entered in Payment Cash book (Bank) Form C 5 in column No. 15 & 16 with account No. 24.110 in column No. 15. Since this is not a payment, there is no need to give any voucher Number in column 2. From the consolidated Journal entry of this cash book, account No. 24.110 will be debited with the amount of cash withdrawn vide consolidated Journal entry item (5). There is no need to enter the receipt of cash in any other cash book. Cash payments will be taken from Payment Cash Book (Cash) Form No. C 4 and will be posted to the same account No. 24.110 (vide consolidated Journal entry item 4). In this connection the credit account number furnished as Account No. 24.210 in the said consolidated Journal entry may be read as account No. 24.110.

5. Payment Cash Book (Bank) Form No. C 5

(i) Doubt :

Since no columns have been provided for accounting payment of entitlements by cheque, it is to be clarified as to how these are to be recorded.

Clarification :

Issue of cheque to the Asst. Elec. Engineers and Section Officers, towards payment of entitlements to the staff and officers, cannot be straight away booked to concerned account heads. Unless the payment is actually made to the staff concerned, the Board's liability is not discharged. The present procedure of accounting such cheques against net salary payable etc. is not correct.

Hence whenever cheques are issued, to the sub-divisions and Sections for encashment and payment to the concerned officials, these cheques shall be recorded as temporary advance and accounted in Account No. : 24.220. An additional column 24.220 shall be provided in Payment Cash book (Bank) —Form C 5. As soon as the paid acquittances are received, back the details of payments shall be recorded in Temporary advance Cash book—Form No. : C 8 in the respective columns. In order to distinguish between Temporary Advance with Executive Engineers and this Temporary Advance, one more column shall be provided as temporary advance credit with Account No. 24.220 as column 14. Whenever the paid acquittances are recorded in this Cash book, the amount shall also be recorded in column 14.

When cheques, are issued the connected acquittances should be entered in a watch register. On receipt of paid acquittances, the date of receipt should be entered in the Register and after writing the Temporary Advance Cash book, the concerned cash book folio number should also be entered in the register.

(ii) Doubt :

Whether the Central office payment of entitlements can be directly shown in payment cash book (bank)

Clarification :

Cheques drawn for Central office payments should be treated as self cheque and should be recorded as such in this Cash book. When disbursements are made the same shall be recorded in payment Cash book (Cash) —Form No. : C 4 in the respective columns. No amanath register is to be maintained.

6. Imprest Cash Book Form No. : C 6**(i) Doubt :**

Whether this Cash book is meant for imprest and Temporary Advance or Imprest alone.

Clarification :

This is only for imprest, vouchers to be booked. For Temporary advance vouchers, Temporary Advance Cash book in form No. : C 8 may be used. Column 6 gives total amount spent through imprest and this column shall also be filled up.

(ii) Doubt :

Whether self cheque drawn may be entered in Receipt Cash book in form No. : C 2.

Clarification :

Self cheque shall not be entered in Form No. C2 Receipt Cash book. Payment of money from Bank towards self cheque shall be entered in the Payment Cash book (Bank). Recoupment of imprest by cash shall be recorded in the Payment Cash book (cash). In this connection please also refer para 2.4. (ii) above. It may please be noted that, for the purpose of daily Cash balance in Form No. : C 10, the self cheque amount shall also be included as 'receipts'.

(iii) Doubt :

Whether the voucher Numbers in imprest cash book have to be given in chronological order irrespective of Petty Cash books of different Imprest holder.

Clarification :

The presumption is correct.

(iv) Doubt :

It is required to clarify whether the temporary advance/Imprest Petty Cash book in Form No. C 7 is a substitute for the existing Petty Cash Book.

Clarification :

The presumption is correct. Column 7 shall also be filled up even though the expenditures are analysed in different columns.

(v) Doubt :

Whether temporary advance cash book in Form No. C 8 is to be maintained as the Executive Engineers of this circle are not delegated with powers for incurring of any expenditure.

Clarification :

This temporary advance cash book is common for both the temporary advance for Executive Engineers in Distribution Circles as also other temporary advances operated by all the circles. Hence this cash book must be maintained by all the circles. However, temporary advance sub-cash book in form No. C 9, will not apply to this circle.

7. The revised format suggested by this circle for form No. C 10, almost resembles with form No. C 10 excepting that cash and cheque being given separately. There is no need to show cash and cheque separately for arriving at closing balance, nor it is possible to do so. Hence the format prescribed shall be adopted.

8. Regarding imprest accounting, it is clarified that there is no question of any contra entry in the revised cash book, since receipt and payment of cash has been separated. If the connected consolidated Journal entry is studied with the columns in the respective cash books the position will become clear. Credit to imprest account will come from imprest cash book in form No. C 6, while the debit through either the cash book in form No. C 4 or C 5.

II. Coimbatore Electricity Distribution Circle (South) :**(i) Doubt :**

This circle has pointed out that in the Receipt Cash book in form No. C 2, there is a top entry as 'Name of the Revenue Branch' which is not applicable.

Reply :

This is a typographical error and hence shall be deleted from this Format.

(ii) Doubt :

It is required to clarify as to how, the payment of entitlements through cheques is to be accounted.

Reply :

Please see para 2.5. (i) of this letter for reply.

(iii) Doubt :

Whether one payment is made to a party for more than one passed bill can be treated as one voucher.

Reply :

Please refer para 9.59 of the Manual for the answer.

(iv) Doubt :

This circle has raised a doubt whether the slip system of ledger posting can be continued.

Reply :

When consolidated Journal Entry is prepared and main ledger is posted, from the consolidated Journal entry there is no question of issuing slips for different transactions. The individual postings from the Cash book arises mostly in respect of personal accounts such as 'Suppliers account', 'E.M.D.', 'Security Deposit', 'Loans and Advances'. These are posted in subsidiary ledgers, as a break-up of the amount posted in the main ledger. The column 'LF' given in cash books is intended for this ledger posting only.

III. Chingleput Electricity Distribution Circle :**(i) Doubt :**

Whether the system of carrying over the totals of all the Cash books to Central Cash book which is being followed now is to be dispensed with.

Clarification :

Register of daily cash balance in form No. C 10, serves this purpose.

(ii) Doubt :

Whether the Journal entry in each cash book has to be authenticated by Superintending Engineer or is it enough if Accounts Officer attest it.

Reply :

Consolidated Journal entry is not a fresh journal entry but only a consolidation of the bookings in the cash book. Hence it is enough if the Accounts Officers attest it.

(iii) Doubt :

This circle also wants to clarify the procedure for the payment of entitlements through cheques.

Reply :

Please see para 2.5. (i) of this letter for reply.

(iv) Doubt :

This circle wants to know why a contra entry is not passed for recording the recoupment of Imprest.

Clarification :

Booking of imprest vouchers is made in imprest Cash book through which concerned expenditure heads are debited and imprest account is credited. When recoupment is made Imprest account is debited and Cash or Bank is credited through cash book in form No. C 4 or C 5 as the case may be.

Hence there is no question of any contra entry.

5. Other points referred by this circle :

Vouchers for booking the expenditure made through imprest and that for recoupment of imprest.

Reply :

The individual vouchers themselves, supporting the expenditures will be accounted in imprest cash book. The Petty Cash Book on which recoupment order is recorded will form the voucher for recoupment.

6. In column 16 & 17 of cash book C4 all White paper recoveries must be entered. Again recoveries and remittances must be recorded in the month in which they are made and on receipt of details from the field, if any. The intention is only to show whether all recoveries have been remitted. Any registers now being maintained for this purpose for watching the recoveries and remittances must be continued to be maintained.

7. In cash books only account numbers are to be furnished. Posting of work order ledgers which are subsidiary ledgers must be made only from basic accounting documents such as receipts, vouchers, SRs, requisitions etc.

IV. Thanjavur Electricity Distribution Circle/West :

1. This circle has expressed certain difficulties and requests orders to maintain status-quo.

Reply :

Tariff details have been deferred (temporarily) vide this office letter No. 004390/CAC/89-349/ dt. 6-6-1989. The other difficulties mentioned are not insurmountable. Hence the Manual for cash accounting must be implemented as per instructions already issued.

V. Kanyakumari Electricity Distribution Circle :

(i) Doubt :

Accounting of issue of cheques towards entitlements.

Reply :

Please see reply in Para 2.5. (i)

(ii) Doubt :

Accounting of White paper recoveries.

Reply :

The details of recoveries have to be incorporated by getting necessary details from all pay disbursing officers who make recoveries and remittances. The Cash book should show all recoveries and remittances of the Circle as a whole. The recoveries and remittances can be recorded in any order.

(iii) Doubt :

Booking imprest vouchers work order-wise.

Reply :

Imprest vouchers are to be booked in account number-wise only in cash book. Please see reply in para 4.7 also.

(iv) Doubt :

This circle wants to know whether the cash book now being maintained by the Inspector of Assessment in Revenue Branches may be continued and the total of this cash book is entered in Revenue

Reply :

Separate reply is being sent.

VI. Ennore Thermal Power Station/Ennore :

(i) Doubt :

This circle has requested as to how, self cheques are to be recorded.

Reply :

Please see para 2.4. (ii) for reply.

VII. Ramnad Electricity Distribution Circle/Madurai :

1. The points required to be clarified by this circle have been fully covered in the replies to other circles, in the foregoing paragraphs of this letter.

VIII. Workshop Circle/Mettur Dam :

1. The points required to be clarified by this circle have been fully covered in the replies to other circles in the foregoing paragraphs of this letter.



Training — Imparting training to ITI Helpers by utilising the services of Safety Engineers of the Regions —Sanction of honorarium of guest lecturers—Approval accorded.

Routine B.P. (Ch) No. 114 (Administrative Branch)

Dated : 26-8-89
Aavani 10, Sukkila,
Thiruvalluvar Aandu 2020.
Read :

B.P. Ms. (Ch) No. 539 (Administrative Branch) dated : 23-9-88.

In B.P. Ms. No. 539 (Adm. Br.) dated : 23-9-88, approval was accorded for conducting a short term induction training to ITI Helpers (those already absorbed in service and to be newly recruited) by the Superintending Engineers of Distribution Circles by utilising the services of Safety Engineers of the Region.

During the above short-term induction training, it has been instructed that Guest lecturers may be drawn within the Circle/Region. But provision has been made for payment of honorarium to the guest lecturers who have to deliver lecture to the trainees.

The guest lecturers have to spend time to study various references to prepare notes etc. and have to take special efforts to deliver lectures which would be useful and beneficial to the trainees. The Chief Engineers/Distribution/Madras, Vellore, Trichy, Madurai and Coimbatore are arranging the short-term course by inviting the guest lecturers for giving lectures and they have recommended for the payment of honorarium as per the following statement.

Sl. No.	Name of Region.	No. of batches required for training to entire ITI Helpers.	Honorarium per batch (Rs.)	Total amount required towards payment of honorarium. (Rs.)
(1)	Vellore	23	3000	69,000.00
(2)	Madurai	22	2250	49,500.00
(3)	Coimbatore	21	1575	33,075.00
(4)	Trichy	16	3000	48,000.00
(5)	Madras	22	1653	34,175.00
Total :				2,33,750.00

(Rupees Two Lakhs thirty three thousand and seven fifty only)

After careful consideration, the Tamil Nadu Electricity Board approves the proposal and sanctions a sum of Rs. 2,33,750/- towards payment of honorarium to the guest lecturers noted against each region for conducting the above short-term induction course.

The above expenditure is debitable to TNEB Funds—Revenue expenses—76 Administration and General expenses -76 154—Training expenses Training Programme for Board's personnel".

(By Order of the Chairman)

M. Chinnakkannu,

Tamil Nadu Electricity Board Employees' Family Benefit Fund Scheme—Dispensing with the procedure of obtaining police report in the case of unnatural deaths including suicide and murder—Orders—Issued.

Permanent Board's Proceedings (Ch.) No. 248 (Secretariat Branch) Dated the 1st September 1989.
Read :

1. B. P. Ms. No. 1074 dt. 3—7—1974.
2. Board's Memo No. 48194/F1/Sectt/74-3 dt. 28—11—74.
3. Board's Memo No. 1269/M1/Sectt/81-7 dt. 16—10—81.
From Govt. Fin. (Pen) Dept. G. O. Ms. No. 180 dt. 27—3—89.
2. Govt. Lr. No. 78742/Penslon/89-1, dt. 18—7—89.

Proceedings :

The benefit payable under the Family Benefit Fund Scheme is being sanctioned by the competent authority to the employee/beneficiary in the event of retirement/death in harness. In the case of death due to unnatural causes like accident, poisoning, drowning, burn injuries etc. which do not occur while discharging of official duties sanction of the Board is not necessary if the police report discloses that such deaths had taken place accidentally but not due to wilful act of the individual. However while sanctioning the payment, the sanctioning authorities should obtain the police report to find out whether the nature of death is wilful or accidental. In other cases (suicide or murder) also police report has to be insisted on by the competent authority.

2. Government of Tamil Nadu have since observed that there are inordinate delay in getting police report in the case of unnatural deaths including suicide and murder and consequently the lumpsum amount could not be sanctioned to the beneficiaries very early. Government have therefore issued orders dispensing with the procedure of obtaining police reports in the case of unnatural deaths including suicide and murder. It has been decided to follow the orders issued by Government in Tamil Nadu Electricity Board also.

3. It is hereby directed that the procedure of obtaining police reports in the case of unnatural deaths including suicide and murder be dispensed with and the authority competent to sanction the lumpsum payment under the Family Benefit Fund Scheme in such cases shall sanction the amount based on the death certificate issued by the competent authority or based on the information given in writing by any responsible official of the Board not below the rank of Assistant Divisional Engineer who had attended the funeral or who has personal knowledge about the death of the employee. All pending cases on the date of this order shall be disposed off with reference to the procedure indicated in this order.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.



Establishment—Re-arrangement of Sub-division and sections among Cuddalore Electricity Distribution Circle to Villupuram Electricity Distribution Circle—Orders issued.

Per. B. P. (Ch) No. 481

(Administrative Branch)

Dated 1—9—1989
Aavani 16, Sukkila,
Thiruvalluvar Aandu 2020
Read :

1. Chief Engineer/Distribution/Vellore Region Lr. No. 010747/644/
Adm/B2/F9/89-3, dated 17—6—89.
2. Superintending Engineer/Cuddalore Elacy. Distn. Circle D. O. Lr. No. SE/
CEDC/CUD/AEE/AE2/Adm./F. Shifting/P.R. 68/89, dated 15—6—89.

Proceedings :

The Chief Engineer/Distribution/Vellore Region has proposed for transfer of certain areas of Villupuram Taluk from Cuddalore Electricity Distribution Circle to Villupuram Electricity Distribution Circle, so that the entire area of the Kolliyanur Block shall be placed under the jurisdiction of Villupuram Electricity Distribution Circle.

2. After careful consideration, the Tamil Nadu Electricity Board hereby orders for the transfer of the sub division and storaa along with services of Kolliyanur Block from Cuddalore Electricity Distribution Circle to Villupuram Electricity Distribution Circle as furnished in the Annexure to these proceedings with immediate effect. The above inter circle transfer of areas are ordered on administrative grounds.

(By Order of the Chairman)

M. Chinnakkannu,
Chief Engineer (Personnel)

Encl :

Encl:

Annexure to Per. B. P. (Ch) No. 481 (Adm. Branch) dated 1-9-1989

Sl. No.	Name of the Sub-division/ Section	Distn. Circle in which now existing	Distn. Circle to which to be transfered	Taluk to which relates	Details of transformer services
1.	Sub-Division: Valavanur	Cuddalore Elec. Distn. Circle	Villupuram Elec. Distn. Circle	Kolliyanur Block Villupuram Taluk	
2.	Sections :				
	Urban Valavanur	—do—	—do—	—do—	43/2717
3.	Rural/Valavanur	—do—	—do—	—do—	21/428
4.	Rural/East/Villupuram	—do—	—do—	—do—	45/1422
5.	Kolliyanur	—do—	—do—	—do—	37/1439
6.	V. Agaram	—do—	—do—	—do—	15/511

● ● ●

Tuticorin Thermal Power Project—Construction of miscellaneous buildings at Tuticorin Thermal Power Project to specification No. C. 1231—Contract with M/s. T.M.P. & Sons—Reference by the company for Arbitration through High Court, Madras in C.S. 207/89—Appointment of Arbitrator and Legal Counsel on behalf of the Board—Approval and ratification.

Permanent B.P. (FB.) No. 296

(Technical Branch)

Dated 2 9—1989.

Aavani 17, Sukkila,

Thiruvalluvar Aandu 2020.

Proceedings :

1. The appointment of Thiru T. Umapathy, Retired Chief Engineer/Tamil Nadu Electricity Board as Arbitrator on behalf of the Board in the dispute referred by M/s. T.M.P. & Sons, Madurai for Arbitration through Madras High Court (C.S. 207/89) governed by specification No. C. 1231 pertaining to Tuticorin Thermal Power Project, is approved.

2. The appointment of Thiru R. Muthukumaraswamy, Board's Standing Counsel, High Court as the Board's Legal Counsel to represent the Board in the Arbitration proceedings in contract governed by specification No. C. 1231 is also approved.

3. The action of the Chairman/Tamil Nadu Electricity Board in having nominated Thiru T. Umapathy/Retd. Chief Engineer/Civil as Arbitrator in anticipation of the approval of the Board is also approved and ratified.

(By Order of the Board)

K. Krishnaswamy Rao,
Member/Generation.

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Memorandum No. 38241-C2/89-1 (Secretariat Branch) dated the 6th September 1989.

Sub : Establishment—Tamil Nadu Electricity Board—Movement to Selection Grade on completion of ten years of service—Applicability for the second time in service—Clarification Issued.

Ref : From the SE/GCC/West, Coimbatore letter No. ADM/A1/F. 50/D. 2384/89, dated 17-4-89.

In his letter cited, the Superintending Engineer/General Construction Circle, West/Coimbatore has raised a point for clarification whether selection grade movement from a lower to a higher scale as per the orders in B.P. Ms. No. 288 (S8) dt. 3-12-79 may be allowed to an employee for the second time in service when he completed ten years of service in a higher post.

The Superintending Engineer/General Construction Circle/West/Coimbatore and all other officers of the Board are informed that selection grade movement from a lower to a higher scale can be permitted for the second time in service when the employee completes ten years of service in a higher post.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Memo. (Per.) No. 2143/O & M Cell (2)/89-8 (Secretariat Branch) dated 8-9-1989.

Sub: ESTABLISHMENT—Payment of labour charges for stitching office files—Dispensing with—Orders issued.

Ref: Memo. No. 140956/G3/A5/86—1, Adm. Branch dt. 31-12-1986.

In Board's Memo. cited, orders have been issued prescribing revised rates for stitching office files by Office Helpers out of office hours. According to the norms in almost all offices, posts of Record Clerks have been sanctioned. Their main duty is to stitch the office files and maintain records in the record room. Hence the question of payment of stitching charges has been examined.

2. After careful examination, it is hereby ordered that the orders issued in the reference cited shall be withdrawn with immediate effect. All the Chief Engineers/Superintending Engineers and other heads of offices are informed that office files and records should be stitched then and there with the Assistance of Record Clerks and Office Helpers and on no account the files to be stitched should be allowed to accumulate.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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MEDICINES—Procurement of medicines for Tamil Nadu Electricity Board Dispensaries—Amendment to B.P. Ms. (Ch.) No. 191 (Tech. Branch) dated 21-9-1983—Orders—Issued.

Permanent B. P. (Ch.) No. 176

(Technical Branch)

Dated 11-9-1989
Aavani 26, Sukkila,
Thiruvalluvar Aandu 2020

Reed:

1. B. P. Ms. (Ch.) No. 191 (Technical Branch) Dt. 21-9-1983.
2. Extract from the minutes of the 417th Tender Committee Meeting held on 3-8-1989 (Item 3).

Proceedings:

Para-3 of B. P. Ms. (Ch.) No. 191 (Technical Branch) dated 21-9-1983 may be amended to read as below:

"Purchase of medicines should be only from M/s. Indian Drugs and Pharmaceuticals Limited, M/s. Tamil Nadu Dacha Pharmaceuticals Limited and M/s. Hindustan Antibiotics Limited. However, when identical medicines are available from more than one Company the cheapest among the above three firms may be purchased".

(By Order of the Chairman)

S. B. Ramakrishnan,
Member (Distribution)

Memorandum No. 53956/C2/89-3. (Secretariat Branch) Dated 11—9—1989.

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

Ref : From the Commissioner of Labour, Madras/Proceedings C2/62570/89, dt. 22—8—89.

A copy of the Proceedings cited received from the Commissioner of Labour, Madras granting exemption from certain provisions of Tamil Nadu Shops and Establishments Act 1947 to the establishment of the Tamil Nadu Electricity Board for a period of one year from 2—9—1989 to 1—9—1990 is communicated to all Chief Engineers/Chief Engineers (Distribution)/Superintending Engineers and other officers of the Board for information and guidance.

2. The Chief Engineers/Chief Engineers (Distribution) and Superintending Engineers are requested to comply with the conditions specified in the Proceedings issued by the Commissioner of Labour, Madras.

K. N. Rathinavelu,
Secretary.

Encl :

நகல் :

சென்னை-600 006, தொழிலாளர் ஆணையரின் செயல்முறை ஆணைகள்

முன்னிலை : திரு கே. மலைச்சாமி, இ.ஆ.ப.,

சுருக்கம்

தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டம், 1947—தமிழ்நாடு மின்சார வாரிய அதிகாரத்திற்குட்பட்ட தமிழ் நாட்டிலுள்ள எல்லா நிறுவனங்களுக்கும் தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டத்தின் சில பிரிவுகளிலிருந்து ஒரு ஆண்டுக்கு விதிவிலக்கு நீட்டித்து அளிக்கப்படுகிறது.

ச2/62570/89

நாள் : 22—8—89.

பார்வை : 29—7—89 நாளிட்ட சென்னை தமிழ்நாடு மின்சார வாரியச் செயலாளரின் கடித எண். 53956/ச2/89-2.

ஆணை :

சென்னையிலுள்ள தமிழ்நாடு மின்சார வாரியச் செயலாளர் பார்வையில் குறிப்பிடப்பட்டுள்ள தனது கடிதத்தில் தமிழ்நாட்டில் உள்ள தமிழ்நாடு மின்சார வாரியத்தின் அதிகாரத்திற்குட்பட்ட எல்லா நிறுவனங்களுக்கும் ஏற்கனவே வழங்கப்பட்ட விதிவிலக்கு காலத்தை 2—9—89 முதல் மேலும் ஓராண்டிற்கு நீட்டுவித்து வழங்குமாறு கோரியுள்ளார். மேற்கண்ட விதிவிலக்கு தொடர்பாக எவ்வித புகாரும் பெறப்படவில்லை.

எனவே தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டப் பிரிவு 6ன் படியும், (தமிழ்நாடு சட்டம் 36/1947) 31—12—89 நாளிட்ட தொழிலாளர் மற்றும் வேலை வாய்ப்புத் துறையின் அரசாணை எண். 2943ல் தொழிலாளர் ஆணையருக்கு வழங்கப்பட்டுள்ள அதிகாரத்தின்படியும், தமிழ்நாடு மின்சார வாரியத்தின் அதிகாரத்திற்குட்பட்ட தமிழ்நாட்டிலுள்ள எல்லா நிறுவனங்களுக்கும், தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டப் பிரிவுகள் 20, 21, 22, 23, 25, 31, 34, 35, 41, 43, 50 மற்றும் 51-ஐத் தவிர மற்ற எல்லா பிரிவுகளிலிருந்தும் கீழ்க்கண்ட நிபந்தனைகளுக்குட்பட்டு 2—9—89 முதல் மேலும் ஓராண்டிற்கு விதிவிலக்கு நீட்டிக்கப்படுகிறது.

நிபந்தனைகள் :

1. ஒவ்வொரு தொழிலாளிக்கும் ஒவ்வொரு நாளும் மிகைநேர வேலை உட்பட வேலை நேரம் ஆகியவைகளைக் கொண்ட வருகைப் பதிவேடும், பார்வையாளர் புத்தகமும் பராமரிக்கப்பட்டு அந்நிறுவன எல்லைக்குட்பட்ட தொழிலாளர் ஆய்வாளருக்கு அன்னாசது குறிப்புரைகளைப் பதிய காட்டப்பட வேண்டும்.
2. விடுப்பு நாளில் பணிபுரியும் தொழிலாளர்களுக்கு மாற்று விடுப்பு அடுத்து வரும் வாரத்தில் அளிக்கப்பட வேண்டும்.
3. தொழிலாளர் ஆணையரின் முன் அனுமதியின்றி வாரியத்தின் விடுப்பு விதிகள் மற்றும் வேலை நேரம் ஆகியவற்றை மாற்றக் கூடாது.

ஒம்/—கே. மலைச்சாமி,
தொழிலாளர் ஆணையர்.

(உண்மை நகல்)

Memorandum No. 68437/P2/89-1, (Secretariat Branch) Dated 12-9-1989.

Sub : Establishment—Revision of scales of pay of employees of Board—Revision of Travelling Allowance and Daily Allowance—Instructions Issued.

- Ref : 1. (Permanent) B.P. (F.B.) No 57 (S.B.) dt. 5-8-89.
2. (Permanent) B.P. (F.B.) No. 60 (S.B.) dt. 24-8-89.

Consequent on the revision of scales of pay ordered in the Board's Proceedings cited, revision of Travelling Allowance and Daily Allowance etc. is under consideration. Pending issue of orders thereon, the employees of the Board will be allowed to claim Travelling Allowance and Daily Allowance as admissible under the existing Travelling Allowance Regulations on the respective grades based on the pre-revised scales. In other words, the Grades of the employees for the purpose of Travelling Allowance and Daily Allowance shall be determined with reference to their notional pay in the pre-revised scales.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Circular Memo. No. 110231/E8-1/89-1 (Administrative Branch) dated 12-9-1989.

Sub : Establishment—Class II and III Service—abolition of posts—Transfer of incumbents—Reg.

Consequent on the reorganisation of Division in Distribution Circles, certain construction posts are being abolished.

It is seen that whenever, abolition of posts are ordered, in Distribution Circles the names of incumbents to be transferred consequent on abolition of posts are not furnished immediately which results in continuance of the staff in abolished posts. The Superintending Engineers are requested to bestow their personal attention and to see that prompt action is taken in all such cases.

The Superintending Engineers are informed that whenever abolition of posts are ordered, the incumbents in the posts may be adjusted against the existing vacancies. After such adjustment if there are surplus personnel, their names may be furnished to the Administrative Branch for issue of transfer orders outside the Circles, without waiting for any reference from Headquarters. While furnishing the names of such personnel, the instructions issued in Adm. Branch Memo. No. 51/C1/4/85-6 dated 21-5-85 may be followed.

Receipt of this Memo. may be acknowledged.

M. Chinnakkannu,
Chief Engineer (Personnel)

Memo. (Per.) No. 67164/O&M Cell (2)/89-1 (Secretariat Branch), Dated 12-9-1989.

Sub : Re-allocation of subjects among Chief Engineer, Hydro Generation and Transmission and Chief Engineer, Research and Development—Orders issued.

- Ref : B. P. Ms. (Ch.) No. 152 (S.B.) dated 1-6-88.
Memo. No. 65134/O&M Cell (2)/89-1, dt. 12-9-1989.

It has been brought to the notice that the works attached to the Chief Engineer, Hydro Generation and Transmission are very heavy. Further, for transmission works and up-gradation of Madras metropolitan Transmission and Distribution, a large amount of budgatory allocations are being made and works connected with the Transmission and Distribution will require the attention of an exclusive Chief Engineer. In the above context, it has been decided to take out the subjects relating to Hydro Projects and Hydro-Generation from the Chief Engineer, Hydro-Generation and Transmission and attach these to another Chief Engineer namely Chief Engineer, Research and Development. Accordingly, the following orders are issued with immediate effect.

2. The subjects of Hydro Projects and Hydro-Generation now dealt with by the Chief Engineer, Hydro Generation and Transmission shall be transferred to the Chief Engineer, Research and Development. Consequently, the post of Chief Engineer, Hydro Generation and Transmission will be redesignated as Chief Engineer, Transmission. He shall exclusively deal with the subjects Madras Metropolitan Development works, General Construction Circle works and Protection and Communication works.

3. The Chief Engineer, Research and Development shall deal with the subjects of Hydro-Projects and Hydro-Generation in addition to the existing subjects of Research and Development and Technical Audit.

4. The Superintending Engineer, Madras Development Circle, who is at present under the control of Chief Engineer (Distribution), Madras Region will hereafter be under the control of the Chief Engineer, Transmission.

5. The Superintending Engineer, Hydro-Projects (Electrical) now under the control of the Chief Engineer, Hydro-Generation and Transmission will hereafter be under the control of the Chief Engineer, Research and Development, Madras.

6. The following Superintending Engineers will hereafter be under the control of the Chief Engineer, Research and Development, Madras:—

1. Superintending Engineer/Generation Circle, Erode.
2. Superintending Engineer/Generation Circle, Tirunelveli.
3. Superintending Engineer/Generation Circle, Kundah.
4. Superintending Engineer/(Operation), Kadamparai.

7. The Superintending Engineer, Transmission will take up the works of Madras Development Scheme with the existing staff immediately.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.



Letter No. 63590—P2/89—1 (Secretariat Branch), Dated: 13—9—1989.

Sub: Tamil Nadu Electricity Board Employees' Conduct Regulations—
Granting permission for purchase of house flat through Life Insurance
Corporation loan by an employee who has already availed the
Board's House Building Advance—Clarification Issued.

Ref: Your Lr. No. CE/ETPS and BBPH/Adm. II/JA2/F.Per/D.180/89, dt. 26—8—89.

In Board's Memo. (Per) No. 75646—P2/86—7 dt. 15—7—87, it has been clarified that granting of permission to an employee to purchase a plot and to construct a house thereon in the name of his/her spouse by availing loan from Co-operative Housing Society, does not arise, if that employee has already availed the house building Advance from the Board. Citing the clarification in the Memo. dt. 15—7—87 mentioned above, a point has been raised in your letter cited as to whether the above clarification will be applicable also to those who have already availed of House Building Advance from Board and seek permission to avail housing loan from Life Insurance Corporation of India.

2. I am to state that the clarification issued in the Board's Memo. dt. 15—7—87 mentioned in para 1 above will apply *mutatis mutandis* to cases of availing loan from Life Insurance Corporation by Board's employees who have already availed the House Building Advance from the Board.

K. N. Rathinavelu,
Secretary.

Memorandum No. 67320/A1/89-1, (Secretariat Branch) Dated 13-9-1989.

Sub : Establishment—Class I Officers—Retired from the service of the Board on 31-8-1989 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 31-8-89 as indicated below :

- (1) Thiru G. R. Sundararajan,
Member (Distribution),
Tamil Nadu Electricity Board,
Madras-2.
- (2) Thiru K. Somasundaram,
Superintending Engineer,
Udumalpet Electricity Distribution Circle.
- (3) Thiru S. Santhanam,
Deputy Chief Internal Audit Officer,
Board Office Audit Branch,
Madras-2,

K. N. Rathinavelu,
Secretary.

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Memorandum No. 66322/O&M Cell (4) 89-1 (Secretariat Branch) Dated 15-9-1989.

Sub : Establishment—Tamil Nadu Electricity Board—Libraries—Write—off of books.

Ref : From the C.E./R&D. U. O. No. E. Lab./AEE2/AL/D. 219/89 dated 31-8-1989.

The Chief Engineer/Research and Development has submitted proposals for delegating powers to write-off loss of library books every year. His proposals have not been accepted.

2. In the offices of the Tamil Nadu Electricity Board where Libraries are maintained, issue of library books should in future be regulated as per the conditions stipulated in the Annexure. In cases, where books are damaged due to normal wear and tear alone, write off should be resorted to once in three years in the month of February by presenting a list of such books to the Superintending Engineer/Chief Engineer concerned who after satisfying the condition of the book may order it to be condemned.

3. The officers under whom library is attached should take special interest and issue strict orders to see that officer borrows any book returns it within this stipulated period. In case of loss of books action should be taken to recover the cost of the book. When an officer is transferred, before issue of Last Pay Certificate clearance should be obtained to see that books borrowed from the library are returned, failing which, the cost of the book should be recovered and it should also be indicated in the Last Pay Certificate.

4. The Librarian or the Assistant or any other person who is incharge of the library should maintain a register indicating the cost of the book, date of purchase etc.

(By Order of the Chairman)

Encl :

K. N. Rathinavelu,
Secretary,

Encl :

ANNEXURE**RULES & REGULATIONS OF THE LIBRARY**

1. Reference Books etc. from Library are intended for use by the staff of the Tamil Nadu Electricity Board.
2. Requisition for the books from Library shall be made on the form prescribed in Appendix.
3. If reference books are taken out of the Office premises it should be immediately made available whenever required.
4. Sub-lending of books is strictly prohibited.
5. Books etc. should be returned to the library when the borrower proceeds on leave or on transfer.
6. Reference books etc borrowed should be returned to library within one week from the date of issue.
7. The borrower shall be responsible for the damage or loss of the books lent to him. In the case of loss or damages, the fact should at once be intimated and arrangement for replacing the same should be done by the borrower failing which, the cost of the book will be recovered from the individual.

APPENDIX

TAMIL NADU ELECTRICITY BOARD
LIBRARY REQUISITION SLIP

S. No:

Date :

1. Name (In Block Letters) ...
2. Designation with Division/Sub-division. ...
3. Description of standard

Sl. No.	Std. No. & Year	Title of the Standard
1.		
2.		
3.		
4. The Rules and Regulations of the Library have been noted.		
5. Date of return of the book		
6. Signature of the Indentor with Date.		

Memorandum No. 6903/C2/89—3 (Secretariat Branch) dated 16—9—1989.

Sub: ~~Ex-gratia Payment of ex-gratia to Officers of Tamil Nadu Electricity Board who are not eligible to draw Bonus under Payment of Bonus Act—Eligibility—Further orders—Issued.~~

Ref: (i) Permanent B.P. (Ch) No. 15 (SB) dt. 20—1—1989.
 (ii) Board's Memo. No. 6903/C2/89—1 dt. 5—5—1989.
 (iii) Board's Memo. No. 6903/C2/89—2 dt. 5—5—1989.

The Chief Engineer/Tuticorin Thermal Power Station has raised a point for clarification as to whether the deputationists of Government of Tamil Nadu working in Thermal Power Station/Project, whose pay exceeds Rs. 2,500/- are eligible to receive the ex-gratia amount of Rs. 400/- sanctioned in the B.P. cited even though they are in receipt of production linked Thermal Incentive Bonus in Thermal Power Station/Project.

2. It is hereby clarified that the Government employees on deputation in the Board working in Projects/Circles and are being paid the production linked incentive and who are in-eligible to draw Bonus under the Payment of Bonus Act due to their drawal of wages exceeding Rs. 2500/- shall be permitted to draw the ex-gratia amount of Rs. 400/- sanctioned in the B.P. cited, subject to fulfilment of the conditions laid down therein.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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Memorandum No. 65035/C1/87—3 (Secretariat Branch) dated : 16—9—1989

Sub: Establishment—Revision of scales of pay and allowances to employees of Board from 1—12—1988—Seniors getting less pay than Juniors—Rectification of pay anomaly — Consideration of cases after auditing of Juniors' pay fixation statement —Instructions—issued.

Ref: (Permanent) B.P. (FB) No. 57 (SB) dt. 5—8—89.
 (Permanent) B.P. (FB) No. 60 (SB) dt. 24—8—89.

The Chief Engineers, Superintending Engineers and other Officers of the Board are informed that the cases of rectification of pay anomaly to Senior Workmen/Officers with reference to Regulation 6 of the Tamil Nadu Electricity Board Revised Scales of Pay (Workmen) Regulations, 1989 in para III of the B. P. first cited/Regulation 6 of the Tamil Nadu Electricity Board Revised Scales of pay (Officers) Regulations, 1989 in para II of the B.P. second cited should be taken up for consideration only after the Audit of the Pay fixation statements of the Junior Workmen/Officers is completed.

K. N. Rathinavelu,
Secretary.

ESTABLISHMENT—Tamil Nadu Electricity Board—Revision of scales of pay, Dearness Allowance, House Rent Allowance, House Rent—cum—Rural Allowance, City Compensatory Allowance and other allowances and special pay from 1—12—88—Orders—Issued—Exercising option—Further orders—Issued.

(Permanent) B.P. (Ch) No. 255

(Secretariat Branch)

Dated : 18—9—1989.

Read :

- (1) (Per.) B.P. (FB) No. 57, (SB) dated 5—8—89.
- (2) Board's Memo No. 65035/C1/87—25 dt. 19—8—89.
- (3) (Per.) B.P. (FB) No. 60, (SB) dated 24—8—89.
- (4) (Per.) B.P. (FB) No. 61, (SB) dated 30—8—89.
- (5) Memo. No. 65035/C1/87—29 dated 30—8—89.
- (6) Memo. No. 65035/C1/87—31 dated 6—9—89.

Proceedings :

In the (Permanent) B.P. (FB) No. 57 (SB) dt. 5—8—89 and in (Permanent) B.P. (FB) No. 60, (SB) dt. 24—8—89 (as amended) orders revising the scales of pay and allowances of the Board's Workmen and officers were issued. In these orders, among other things, the facility of option to come over to the revised scales of pay on the date of promotion during the period between 1—12—88 and 31—7—89 was provided. The Unions/Association have been demanding to allow the option to come over to the Revised Scale on the date of movement to Selection Grade also, on the basis of a similar provision available in the Government. The matter has been examined and it is hereby ordered that Board's Workmen/Officers may also exercise option to come over to the revised scales of pay on the date of movement to Selection Grade post during the period between 1st December 1988 and 31st July 1989.

2. In the case of persons who had already exercised their option, they shall be permitted to exercise a revised option, in case their earlier option requires revision consequent to issue of this order. There shall be no change in the time limit already fixed for exercising of option.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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PENSION—Superannuation—Statement showing the names of persons due to retire within next 12 to 18 months—conversion into a statement of persons due to retire within next 24 to 30 months—Orders—Issued.

(Per.) B.P. (Ch.) No. 256

(Secretariat Branch)

Dated 18—9—1989.

Read :

From Government Finance (Pension) Department G.O. Ms. No. 449 dated 17—5—89.

Proceedings :

According to Rule 51 of Tamil Nadu Pension Rules 1978 every Head of Department shall have a list prepared every six months, that is on 1st January and the 1st July each year of all Gazetted and Non-Gazetted Government servants who are due to retire within next 24 to 30 months from that date. Having regard to this provision Government have issued orders converting the existing return to that showing the names of persons due to retire within next 24 to 30 months. It has been decided to follow the Government procedure said above in Tamil Nadu Electricity Board also.

2. The Tamil Nadu Electricity Board hereby directs that the revised proforma annexed to this order shall be adopted while sending the half yearly list to the Board Office Audit Branch showing the names of persons due to retire within next 24 to 30 months from January 1990.

3. Receipt of this order should be acknowledged.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Encl :

ANNEXURE

List of Officers/Employees employed in the Office.....as on 1st January 19 / 1st July 19 who are due for superannuation between 1st January to 30th June/1st July to 31st December of the official year subsequent to next 24 to 30 months.

(To be sent to the Board Office Audit Branch, Madras by the 31st January/31st July at the latest).

- (1) Serial number and name of the Employee with designation.
- (2) Date of birth.
- (3) Date of Superannuation.
- (4) If on extension of service, the date of expiry of the present extension.
- (5) The number and date of communication with which attention of the Officer/Employee has been invited to Rule 53 of Tamil Nadu Pension Rules, 1978 for submitting application for pension.
- (6) Whether the Officer has made a formal application for Pension, if so the date of receipt of such application.

(True Copy)

Amendment No. 6/89.

Tamil Nadu Electricity Board Employees' Travelling Allowance Regulations—Regulations 68A-85 under Sections XIV to XXII—Amendments—Issued.

Permanent B.P. (Ch) No. 254

(Secretariat Branch)

Dt. 18—9—1989
Purattasi 2, Sukkila
Thiruvalluvar Aandu 2020.

Proceedings :

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

Amendment

In the said regulations :

- (1) Regulation 68—A shall be omitted.
- (2) In Regulation 70, the words, "(other than dental treatment)" occurring in three places, in Note (1), shall be omitted.
- (3) In Regulation 72, for the expression "Regulations 69, 70 and 71", the expression "Regulations 70 and 71", shall be substituted.
- (4) In Regulation 72—A—
 - (a) In the Proviso, for the words "the Chairman in the case of employees in Board's Secretariat and the Chief Engineer (Electricity) in the case of employees in the offices under his control" the words, "the Chairman in the case of employees in Class I Service, Secretary in the case of employees in Board Office Secretariat Branch and Audit Branch and Chief Engineer (Personnel) in the case of others" shall be substituted.
 - (b) In the Note, for the words, "Chief Engineer (Electricity)", the words, Secretary or the "Chief Engineer (Personnel)" shall be substituted.

Encl :

ANNEXURE

List of Officers/Employees employed in the Office.....as on 1st January 19 / 1st July 19 who are due for superannuation between 1st January to 30th June/1st July to 31st December of the official year subsequent to next 24 to 30 months.

(To be sent to the Board Office Audit Branch, Madras by the 31st January/31st July at the latest).

- (1) Serial number and name of the Employee with designation.
- (2) Date of birth.
- (3) Date of Superannuation.
- (4) If on extension of service, the date of expiry of the present extension.
- (5) The number and date of communication with which attention of the Officer/Employee has been invited to Rule 53 of Tamil Nadu Pension Rules, 1978 for submitting application for pension.
- (6) Whether the Officer has made a formal application for Pension, if so the date of receipt of such application.

(True Copy)

Amendment No. 6/89.

Tamil Nadu Electricity Board Employees' Travelling Allowance Regulations—Regulations 68A-85 under Sections XIV to XXII—Amendments—Issued.

Permanent B.P. (Ch) No. 254

(Secretariat Branch)

Dt. 18—9—1989

Purattasi 2, Sukkila

Thiruvalluvar Aandu 2020.

Proceedings :

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

Amendment

In the said regulations :

- (1) Regulation 68—A shall be omitted.
- (2) In Regulation 70, the words, "(other than dental treatment)" occurring in three places, in Note (1), shall be omitted.
- (3) In Regulation 72, for the expression "Regulations 69, 70 and 71", the expression "Regulations 70 and 71", shall be substituted.
- (4) In Regulation 72—A—
 - (a) In the Proviso, for the words "the Chairman in the case of employees in Board's Secretariat and the Chief Engineer (Electricity) in the case of employees in the offices under his control" the words, "the Chairman in the case of employees in Class I Service, Secretary in the case of employees in Board Office Secretariat Branch and Audit Branch and Chief Engineer (Personnel) in the case of others" shall be substituted.
 - (b) In the Note, for the words, "Chief Engineer (Electricity)", the words, Secretary or the "Chief Engineer (Personnel)" shall be substituted.

(5) In Regulation 73,—

- (a) In Proviso (2), for the words "the Chief Engineer in respect of employees under his control and the Chairman in other cases" the words, "the Chairman in the case of employees in Class I Service, the Secretary in the case of employees in Board Office Secretariat Branch and Audit Branch and Chief Engineer (Personnel) in the case of others" shall be substituted.

- (b) for Note (2), the following Note shall be substituted, namely,

"Note (2) : If an employee is away from his headquarters on duty and if he has to appear for an examination held at headquarters, he shall be entitled to draw travelling allowance under this Regulation for the journey from camp to headquarters, provided the conditions prescribed in this regulation are satisfied."

- (6) for Regulation 74, the following regulation shall be substituted, namely:—

"74. The sanction of the Board is required for drawal of travelling allowance for attending an examination other than those specified in regulation 73".

- (7) In Regulation 76,

- (a) in clause (a) under the sub-para for the figures and words "120 days", the figures and words "180 days" shall be substituted.

- (b) Note (2) shall be omitted.

- (8) In the Note under Regulation 77, for the figures and words "120 days", the figures and words "180 days" shall be substituted.

- (9) In Regulation 78,

- (a) for the expression "120 days" the expression "180 days" shall be substituted.

- (b) the expression "if his pay after transfer does not exceed Rs. 500/- and" shall be omitted.

- (10) In Regulation 80, for the words "he was engaged", the words, "he was employed" shall be substituted.

- (11) After Regulation 80, the following Regulation shall be inserted, namely:—

"80-A. Travelling Allowance to employee and his family after retirement to settle down at the home town.

(1) Travelling Allowance will be admissible in respect of the journey of an employee and members of his family from the last station of his duty to his home town and in respect of the transportation of his personal effects between the same places. The rates of travelling allowance shall be those which would be admissible for a journey on transfer. The grade of the employee will be decided with reference to the pay drawn by him on the date when he was last on duty.

(2) The home town is the place which an employee may have declared to be his home town. Otherwise the place entered in his service book will be treated to be his home town.

(3) Where an employee wishes to settle down not in his home town but at another place, he may be permitted to avail himself of the concession upto the latter place. In that event, the amount reimbursable to him would be that which would have been admissible had he actually proceeded to his home town, or the amount reimbursable had the latter place been the 'home town' whichever is less.

(4) The concession may be availed of by an employee who is eligible for it within six months of the date of his retirement.

(5) The concession will be admissible to an employee who retires on retiring, superannuation invalid or compensation pension. It will not be admissible to the employees of Board who quit service by resignation or who have been dismissed or removed from service.

(6) In the case of a person whose domicile is elsewhere than in India or who intends to reside permanently out-side India after retirement, the concession will be admissible upto the railway station nearest to the port of his embarkation. In the case of such a person who travels by air, the concession of travelling allowance by rail/road under the regulation will be admissible upto air-port of embarkation for himself and members of his family and upto the port of despatch for his personal effects.

(7) Where an employee is re-employed under the Board within six months of the date of his retirement, the concession admissible under this regulation may be allowed to be availed of by him within six months of the expiry of the period of his re-employment.

(8) Travelling Allowance claims admissible under this Regulation will be drawn in travelling allowance bill form like transfer travelling allowance claims. The claims of employees who were their own controlling Officers before retirement will however be countersigned by the next superior administrative authority. The certificates required to be furnished by the employees in respect of transfer travelling allowance claims will also be required to be furnished in respect of claims for Travelling Allowance under these regulations.

(9) Before reimbursing the Travelling Allowance admissible under this regulation, the countersigning authorities should satisfy themselves, as far as possible, that the claimant and members of his family actually performed the journeys to the home town or the other place to which he might have proceeded to settle there, e.g. by requiring the production of original railway vouchers, relating to transport of personal effects, conveyance, etc.

(10) The competent authorities may make the payment of such claims even after the issue of a last pay certificate and without asking the retiring employee to surrender the last pay certificate which will be required for the purpose of the finalisation of his pension.

(11) According to clause (1), above, the rates of Travelling Allowance shall be those which would be admissible for a journey on transfer and the grades of employees will be decided with references to the pay drawn by them on the last day of duty.

(12) No advance of transfer travelling allowance shall be admissible in such cases.

(13) The time limit for performing journey by the retired employee and members of the family and transport of personal effects is six months from the date of retirement.

(14) The time limit for preferring the Travelling Allowance claim is three months and this time limit should be reckoned from the date of journey.

12. In Regulation 81, in clause (iii), for the words, "if he be, not in receipt of permanent Travelling Allowance", the words, "if he is not in receipt of conveyance allowance" shall be substituted.

13. In Regulation 84, in Note (3), the words "for the purpose of interview or for medical examination for enrolment in the Territorial Army/Auxiliary Air Force or" shall be omitted.

14. Regulation 84-B shall be omitted.

15. In Regulation 85, for the second and third paragraphs, the following paragraph shall be substituted, namely,

"For the purposes of this regulation, the headquarters of an employee on leave shall be considered to be the place of his headquarters when he was last on duty. The travelling allowance shall be the allowance which would be admissible for a journey on transfer had the employee with the members of his family made the journey, less the claim for himself. The allowance may be drawn in advance, provided the journey is completed within three months after the death of the employee and if the officer drawing the bill is satisfied that the journey will be made. Bills may be drawn and countersigned by the officers authorised so to deal with the bills of the deceased employee. Travelling Allowance under the above regulation will be admissible to the members of family of employee who dies immediately after retirement and before performing his journey to his home town for settlement from the last place of duty."

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Encl :

Encl :

ANNEXURE

REGULATIONS 68A-85 OF TAMIL NADU ELECTRICITY BOARD EMPLOYEES TRAVELLING ALLOWANCE REGULATIONS AFTER EMBODYING THE AMENDMENTS ISSUED IN (PERMANENT) B. P. (Ch.) No. 254 (SECRETARIAT BRANCH) DATED 18-9-89.

Section XIV - Journey to hill station

68—A. Omitted.

Section XV - Journey for Medical Purposes

69. No travelling allowance will ordinarily be paid for journeys undertaken to obtain a certificate of age, health and vaccination required on first appointment.

70. If, in order to obtain medical advice, an employee is compelled to leave a station at which he is posted and at which there is no medical officer of Government and travels to another station, he may, on production of a certificate from the medical officer consulted that the journey was, in his opinion, absolutely necessary, draw travelling allowance for the journey.

Note—(1) : If the medical officer treating an employee certifies that special treatment is necessary, which cannot be provided locally, the employee may draw travelling allowance as on tour for travelling to the nearest place where such treatment is obtainable; provided that the medical officer who gives the special treatment agrees that it was necessary.

Travelling allowance under this note will ordinarily be restricted to one journey to and fro, but, in exceptional circumstances, it may be drawn for more than one journey, provided that the employee obtains before undertaking each journey (or in emergent cases, soon after the journey, is completed), the special sanction of the Board for drawing travelling allowance. Such sanction will not be granted in the case of repeated journeys for special treatment at intervals, of illness of a chronic nature.

Note—(2) : Travelling allowance under this regulation is admissible to an employee for a journey falling under this regulation even if it is performed during leave other than casual leave.

Note—(3) : The term "Medical Officer" occurring in note (1) refers to a Government Medical Officer and travelling allowance under this regulation is admissible only when special treatment is obtained from a Government Medical Officer and not from a Private specialist.

Note—(4) : Employees suffering or suspected of suffering from tuberculosis or leprosy will be eligible for travelling allowance in accordance with the regulations for their journeys to the nearest Government medical institutions and back in connection with their medical examination and periodical check-up.

Note—(5) : Travelling Allowance by air or by air-conditioned accommodation by rail is not admissible for journeys undertaken to receive medical attendance/treatment, irrespective of whether or not the employee concerned is otherwise entitled to travel by air or by air-conditioned accommodation by rail at his discretion on official duty.

71. If an employee is compelled to travel to another station in order to obtain a medical certificate in support of an application for leave, or for an extension of leave, or for examination as to fitness for further service, he may, with the previous permission of the controlling officer, draw travelling allowance for the journey; the authority granting leave may, in its discretion, allow actual expenses for a journey for under-going a second medical examination subject to the restriction of the proviso to regulation 72—A.

Note : No travelling allowance is admissible to an employee for journeys performed to obtain a certificate of fitness to rejoin duty, after leave, as this is not one of the purposes specified in this regulation.

72. Travelling allowance under regulation 70 and 71 should be calculated as for a journey on tour but no allowance may be drawn for halts on the journeys. Mileage for journeys by car between places connected by rail shall, however, be restricted to what would be admissible had the journey been performed by rail.

72—A. No travelling allowance is admissible for a journey undertaken in order to appear before a medical board.

Provided that the Chairman in the case of employees in class I service, the Secretary in the case of employees in the Board Office Secretariat Branch and Audit Branch and the Chief Engineer (Personnel) in the case of others may allow the drawing of actual expenses, subject to a maximum of the allowances admissible for a journey on tour without halting allowance, for the purpose of appearing before a medical board—

- (a) If he is satisfied that the circumstances of the applicant require the concession or
- (b) If an employee is required in the interests of the Board's service to appear before a medical board for the purposes of examination as to his fitness to continue in service.

Note : Actual expenses, subject to the maximum travelling allowance admissible for a journey on tour (without halting allowance) may be allowed to an employee in Class I or II service to appear before a Medical Board in connection with an application for leave or extension of leave under this regulation, only if the Chairman, Secretary or the Chief Engineer (Personnel) as the case may be, considers that the circumstances of the applicant require the grant of the concession.

Section XVI - Journey to attend an examination

73. Journey to attend an Examination : An employee is entitled to draw travelling allowance for the journey to and from the place at which he appears for any departmental examination which is compulsory under any regulations or orders for the time being in force applicable to the employee concerned :—

Provided that—

- (1) travelling allowance shall not be drawn under this regulation more than twice for any particular examination or standard of examination; and
- (2) the Chairman in the case of employees in class I service the Secretary in the case of employees in Board Office Secretariat Branch and Audit Branch and the Chief Engineer (Personnel) in the case of others may disallow travelling allowance under the regulation to any candidate who in their opinion,
 - (i) has culpably neglected the duty of preparing himself for an obligatory examination, or
 - (ii) does not display a reasonable standard of proficiency in an examination which is not obligatory.

Note (1) : A claim for travelling allowance under this regulation should be supported by a certificate by the controlling officer to the effect that the conditions prescribed in the regulation have been satisfied.

Note (2) : If an employee is away from his headquarters on duty and if he has to appear for an examination held at the headquarters, he shall be entitled to draw travelling allowance under this Regulation for the journey from camp to headquarters, provided the conditions prescribed in this regulation are satisfied.

Note (3) : The examinations to be obligatorily passed are those prescribed in the Service regulations.

74. The sanction of the Board is required for drawal of travelling allowance for attending an examination other than those specified in regulation 73.

75. Travelling allowance under regulation 73 and 74 should be calculated as for a journey on tour, but no allowance may be drawn for halts. Mileage for journeys by car between places connected by rail shall, however, be restricted to what would be admissible, had the journey been performed by rail.

Section XVII—Journey when proceeding on or returning from leave

76. An employee is not ordinarily entitled to any travelling allowance for a journey made during leave or while proceeding on or returning from leave.

The following cases are exceptions to this regulation :—

(a) An employee on leave for a period not exceeding 180 days is entitled to travelling allowance for a journey undertaken for the purpose of passing an examination, provided he is otherwise eligible, calculated either from the place where he was last on duty or from the place where he is residing, whichever would give him less travelling allowance. If the place where employee was last on duty is also one of the centres where the examination is held, no travelling allowance will be admissible under this regulation.

(b) If an employee, while on leave, makes a journey under proper authority and in the Board's interests, he may, with the approval of the Board, be granted travelling allowance as for a journey on tour.

Note (1) : Travelling allowance for a journey performed by an employee summoned to attend a departmental enquiry into his conduct while on leave should be sanctioned by the Board either from the employee's previous headquarters to the place of enquiry or from the place where he spends his leave to the place of enquiry whichever is cheaper.

Note (2) : Omitted.

77. When an employee is compulsorily recalled to duty before the expiry of his leave and the leave is thereby curtailed by not less than one month, he is entitled to draw travelling allowance as for a journey on tour for the journey from the place at which the order of recall reaches him or, if the journey involves travelling by sea, from the port at which he lands in India, to the station to which he is recalled. If the period by which the leave is curtailed is less than a month, travelling allowance may be allowed at the discretion of the Board :

Provided that if any such employees is entitled under regulation 65 to draw travelling allowance at the rates permitted for a journey on transfer, he may draw travelling allowance as for a journey on tour from the place from which he is recalled to the new station to which he is transferred, in addition to the cost of carriage of personal effects, conveyance, etc., from his old to the new station as under regulation 67.

Note : The leave referred to in this regulation should be taken to be the leave sanctioned and enjoyed and not the period debited to the leave account after giving credit for the joining time admissible but not availed of in cases of transfer ordered during leave not exceeding 180 days—vide instruction 8 under service regulation 60.

78. If an employee in Class III or IV service on compulsory recall from leave exceeding 180 days, is posted to a station other than that from which he went on leave, he may if his new station is distant more than 320 kilometres from his old station, draw in addition to the allowance admissible under regulation 67 travelling allowance for his family under regulations 57 and 59 for the journey from the place at which the order of recall reaches him to the new station :

Provided that the amount so drawn shall not exceed the amount admissible under regulations 57 and 59 for the journey from the old to the new station.

Section XVIII—Journey on retirement dismissal or termination of employment

79. Unless in any cases it be otherwise expressly provided, no person is entitled to any travelling allowance for a journey made after retirement or dismissal from the service of the Board or after the termination of such service.

Note : If an employee who has been removed/dismissed or compulsorily retired from the service as a penalty undertakes a journey to attend the Departmental enquiry, under the orders of the appellate or reviewing authority in connection with such removal/dismissal or compulsory retirement, he may be allowed travelling allowance as for a journey on tour from the place where the summons to attend reaches him to the place of enquiry and back but not exceeding that to which he would have been entitled, had he performed the journey from his home town as mentioned in the pension papers to the place of enquiry and back. The travelling allowance shall be regulated in accordance with the pay of the post held by the employee immediately before his removal/dismissal or compulsory retirement.

80. A person temporarily employed in Board's service who has received travelling allowance for the journey to join his post may, on the termination of his employment, be allowed to draw travelling allowance for the journey to any place; provided that such allowance does not exceed the travelling allowance calculated for the journey to the place at which he was employed that the claim to draw travelling allowance is preferred within three months of the termination of his employment and that the officer under whom he is employed is satisfied that he intends to make the journey.

Travelling allowance under the above regulation should be calculated as for a journey on tour, but no allowance may be drawn for halts on the journey.

80-A. Travelling Allowance to an employee and his family after retirement to settle down at the home town.

(1) Travelling Allowance will be admissible in respect of the journey of an employee and members of his family from the last station of his duty to his home town and in respect of the transportation of his personal effects between the same places. The rates of travelling allowance shall be those which would be admissible for a journey on transfer. The grade of the employee will be decided with reference to the pay drawn by him on the date when he was last on duty.

(2) The home town is the place which an employee may have declared to be his home town. Otherwise the place entered in his service book will be treated to be his home town.

(3) Where an employee wishes to settle down not in his home town but at another place, he may be permitted to avail himself of the concession upto the latter place. In that event the amount reimbursable to him would be that which would have been admissible had he actually proceeded to his home town, or the amount reimbursable had the latter place been the "home town" whichever is less.

(4) The concession may be availed of by an employee who is eligible for it within six months of the date of his retirement.

(5) The concession will be admissible to an employee who retires on retiring superannuation invalid or compensation pension. It will not be admissible to the employees of Board who quit service by resignation or who may be dismissed or removed from service.

(6) In the case of a person whose domicile is elsewhere than in India or who intends to reside permanently out-side India after retirement, the concession will be admissible upto the railway station nearest to the port of his embarkation. In the case of such a person who travels by air, the concession of travelling allowance by rail/road under the regulation will be admissible upto the air-port of embarkation for himself and members of his family and upto the port of despatch for his personal effects.

(7) Where an employee is re-employed under the Board within six months of the date of his retirement, the concession admissible under this regulation may be allowed to be availed of by him within six months of the expiry of the period of his re-employment.

(8) Travelling Allowance claims admissible under this Regulation will be drawn in travelling allowance bill form like transfer travelling allowance claims. The claims of employees who were their own controlling officers before retirement will however be counter-signed by the next superior administrative authority. The certificates required to be furnished by the employees in respect of transfer Travelling Allowance claims will also be required to be furnished in respect of claims for Travelling Allowance under this regulations.

(9) Before reimbursing the Travelling Allowance admissible under this regulation, the countersigning authorities should satisfy themselves, as far as possible that the claimant and members of his family actually performed the journeys to the home town or the other place to which he might have proceeded to settle there, e.g. by requiring the production of original railway vouchers, relating to transport for personal effects, conveyance, etc.

(10) The competent authorities may make the payment of such claims even after the issue of a last pay certificate and without asking the retiring employee to surrender the last pay certificate which will be required for the purpose of the finalisation of his pension.

(11) According to sub-regulation (1) above, the rates of Travelling Allowance shall be those which would be admissible for a journey on transfer and the grades of employees will be decided with references to the pay drawn by them on the last day of duty.

(12) No advance of transfer travelling allowance shall be admissible in such cases.

(13) The time limit for performing journey by the retired employee and members of the family and transport of personal effects is six months from the date of retirement.

(14) The time limit for preferring the Travelling allowance claim is three months and this time limit should be reckoned from the date of journey.

SECTION XIX—Journey to give evidence ;

81. An employee who is summoned to give evidence in India—in a criminal case or a civil case to which the Board is a party provided that the facts as to which he is to give evidence have come to his knowledge in the discharge of his official duties—

(i) May draw travelling allowance as for a journey on tour subject to the condition that mileage for journeys by car between places connected by rail shall be restricted to what would be admissible, had the journey been performed by rail, attaching to his bill a certificate of attendance given by the court which summoned him;

(ii) When he draws such travelling allowance, any payment of his expenses received from the court should be credited to the Board by short drawal in his travelling allowance bill or otherwise.

(iii) If the court in which he gives evidence is situated within 3 Kilometres of his headquarters, and no travelling allowances, therefore, admissible for the journey, may, if he is not in receipt of conveyance allowance accept such payment of actual travelling expenses as the court may make.

Note—(1): An employee summoned to give evidence while on leave, is entitled to the concessions described in this regulation and he shall be allowed travelling allowance from and to the place at which he received the summons. An employee on casual leave is also eligible for the concessions.

Note—(2): An employee under suspension summoned to attend any departmental enquiry may be paid travelling allowance under this regulation from and to the place from which he is summoned as if he were on duty.

Note—(3): An employee who, whether on duty or on leave or under suspension, undertakes a journey to peruse official records for the preparation of his defence in connection with the disciplinary proceedings instituted against him, to an out station where such records are made available may be allowed travelling allowance as for a journey on tour without any allowance for halts on journeys or at the outstation. The travelling allowance may be allowed from the headquarters of the employee or from any other place where the employee may be spending his leave or where the employee under suspension has been permitted on his own request to reside, but not exceeding what would be admissible, had the journey been undertaken from the headquarters of the employee. The grant of the travelling allowance shall be subject to the following further conditions :—

- (i) the inquiring officer certifies that the official records to be perused are relevant and essential for the preparation of the defence statement;
- (ii) the competent authority certifies that the original records could not be sent to the headquarters station of the employee or the bulk of the documents ruled out the possibility of copies being made out, and sent; and
- (iii) the Head of Office under whose administrative control the employee is, certifies that the journey was performed with his approval.

In the case of an employee not under suspension at the time of undertaking the journey, the period spent in transit to and fro and the minimum period of stay required at the out station where official records are made available for perusal shall be treated as duty or leave, according as the employee is on duty or on leave at that time. In the case of an employee under suspension, who is subsequently reinstated in service, the said period shall be treated as duty, leave or otherwise in accordance with the orders passed by the competent authority.

Note—(4): When an employee who is summoned to give evidence before a court undertakes a journey to a place other than that at which court is situated for the purpose of perusing official records in connection with the giving of such evidence, he may be paid travelling allowance under this regulation for such journey also.

Note—(5) : If an employee undertakes a journey in connection with the civil or criminal case instituted against him for acts done in his official capacity and if the defence of such case has been provisionally sanctioned by the Board or the Chief Engineer, such employee may be granted travelling allowance admissible to an officer of his grade while on tour. The decision whether travelling expenses will be borne by the Board or recovered from the employee concerned will be postponed until the conclusion of the case and will in all cases rest with the Board.

Note—(6) : Travelling allowance is admissible to an employee under suspension for journeys performed by him to give evidence in a court in his official capacity. The travelling allowance should be restricted to that admissible from the headquarters (i.e. last place of duty) or from the place at which he has been permitted to reside during suspension to the place where he proceeds to give evidence in a court, whichever is less.

Note—(7) : Even if a suspended employee is not honourably acquitted it is not part of his punishment that he should travel under orders without travelling allowance. The specific sanction of the Board to the payment of travelling allowance is necessary only when he proceeds beyond his sphere of duty and not for journeys under orders within his sphere of duty.

Note—(8) : When at the instance of the Board an employee appears before any court at his headquarters to give evidence in his official capacity, he should not be paid any allowance.

Note—(9) : Employees are entitled under this regulation to travelling allowance as on tour for journeys to attend departmental enquiries into their conduct, whether such journeys are performed while they are on duty or on leave or under suspension, subject to the following conditions :—

- (i) The travelling allowance will be restricted to that admissible from his headquarters to the place of enquiry or from the place at which he has been permitted to reside during suspension to the place of enquiry, whichever is less.
- (ii) No travelling allowance will be admissible if the enquiry at the outstation is at the request of the employee under suspension.

The concession in this note will be applicable to employees of foreign service also.

Note—(10) : An employee of the Board while on foreign service, if called upon to give evidence in a court of law in respect of matters that have come to his knowledge in the discharge of his official duties, may be granted travelling allowance as for journeys on tour.

Note—(11) : A retired employee who gives evidence in respect of his official acts or of matters within his official knowledge before retirement, shall be paid travelling and subsistence allowance according to the rates to which he was eligible before retirement.

2. An employee summoned to give evidence in circumstances other than those described in regulation 81 is not entitled by reason of his position as an employee of the Board, to any payments other than those admissible by the rules of the Court.

Section XX—I Journey on a Course of Training

83. (a) A Board employee deputed to undergo a course of training may draw travelling allowance as on tour for the journeys to and from the training centre. Daily allowance is admissible for the period of halt at training centre at full rate for the first 30 days, three-fourth rate for the next 60 days and half rate for the next 90 days. No daily allowance is admissible beyond 180 days. The trainees shall also be allowed to draw House Rent Allowance and City Compensatory Allowance at the rates admissible to the training place.

An employee deputed abroad for training may, irrespective of the duration of the training, draw travelling allowance as on tour for the journeys from the place of duty to the place of embarkation in India and back. But no daily allowance is admissible for the period of halt at the training centre.

NOTE : In the case of those employees, who will necessarily have to stay in a hostel, they shall be reimbursed the actual cost of boarding and lodging charges or three-fourths daily allowance for the entire period, whichever is less.

Accounts Officers under training will be allowed single first-class railway fares for the journeys from one training centre to another and after training to join their post. They will not be eligible for any travelling allowance for joining the first training centre and any daily allowance during the training period.

(b) An employee who draws travelling allowance as for journeys on tour under clause (a) during the deputation on a course of training will, if transferred be deemed to have been transferred from his permanent headquarters, and be entitled to return to them before the transfer takes effect; in all other cases an employee who on completion of course of training is posted to a station other than that from which he was deputed for training will draw travelling allowance as for a journey on transfer to the new station to the extent to which such travelling allowance has not already been drawn.

(c) A person who on first appointment is required to undergo a prescribed course of training before taking up the duties of the post to which he has been appointed, is not entitled to travelling allowance for joining the training centre or for stay at that centre.

NOTE: The restrictions in regulation 37 (1) do not apply to cases covered by clause (a) above.

Section XXI—Journey for special purposes

84. An employee who is permitted or required to attend a Darbar or a levee or an Investiture or an Ambulance competition elsewhere than at his headquarters may draw travelling and halting allowances for the journey as far as journeys on tour. Mileage for journeys by car between places connected by rail shall, however, be restricted to what would be admissible, had the journey been performed by rail.

The following employees may also draw travelling and halting allowances for a journey on tour:—

(1) Employees who compete in the annual sports meet held elsewhere than at their headquarters in connection with the Republic Day celebrations.

(2) Office bearers in-charge of the Republic Day celebrations and the employees permitted by the officer-in-charge of the celebrations whose services are required in connection with the celebrations elsewhere than at their headquarters.

Concession tickets should, as far as possible, be obtained from railways.

NOTE: (1) Employees who preside over the sports or other events or attend meetings in connection with the conduct of sports, etc., are not entitled to the concession.

NOTE: (2) Employees who, at the instance of the Officer-in-charge of the Republic Day Celebrations, perform journeys for checking the progress made in connection with the celebrations elsewhere than at their headquarters may draw travelling allowance as on tour.

NOTE: (3) The period of absence from duty of an employee for participation in the sports and other events connected with the Republic Day Celebrations should be treated as on duty.

NOTE: (4) No travelling allowance will be admissible to officials for journeys undertaken to attend social functions held by the President or others and Flag hoisting ceremonies, as such attendance cannot be considered to be for official purposes.

NOTE: (5) The restriction of mileage for railway fare under this regulation will not apply in the case of journeys to attend seminars and conferences held within the normal jurisdiction of an employee.

84-A. Employees of the Board who attend meetings of University bodies as elected members should draw from the University authorities travelling allowance in accordance with their rules and will not be eligible for any other concession.

84-B. Omitted.

Section XXII—Travelling allowance to the family of an employee who dies in service:

85. If an employee dies while in service, members of his family may be granted travelling allowance for the journey to his home or to any other place, where they may wish to reside, either from his headquarters or from the place of his death; provided that the amount shall not exceed what would be admissible for a journey from the employee's headquarters to his home.

For the purposes of this regulation the headquarters of an employee on leave shall be considered to be the place of his headquarters when he was last on duty. The travelling allowance shall be the allowance which would be admissible for a journey on transfer had the employee with the members of his family made the journey, less the claim for himself. The allowance may be drawn in advance, provided the journey is completed within three months after the death of the employee and if the officer drawing the bill is satisfied that the journey will be made. Bills may be drawn and countersigned by the officers authorised so to deal with the bills of the deceased employee. Travelling Allowance under the above regulations will be admissible to the members of family of employee who dies immediately after retirement and before performing his journey to his home town for settlement from the last place of duty.

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Memorandum No. 23582—E2/86—37, (Secretariat Branch) Dated 19—9—1989.

Sub : Loans and Advances—House Building Advance—Employees who die in harness—Recovery of House Building Advance outstanding Special Family Benefit Fund—Further instructions—Issued.

Ref : (i) B P. Ms. (FB) No. 61 (Sectt. Branch) dt. 15—7—1986.

(ii) Govt. Lr. No. 50003/C1/88—3, Housing & Urban Development Department, dt. 17—10—1988.

As per the orders issued in Board's Proceedings first cited in the event of death of an employee before repayment of House Building Advance obtained by him in full including interest due thereon, the amount due from him towards the repayment of the loan shall be met by the Board provided the subscription from the employee has been commenced and continued till the month of his death.

2. In the reference second cited, the Government have issued certain instructions regarding the adjustment of outstanding dues under Tamil Nadu Government Employees' House Building Advance Special Family Benefit Fund Scheme. It has been decided to adopt the orders of the Government in this regard. Accordingly it is directed that arrears of recovery due to belated commencement of recovery towards repayment of House Building Advance should not be adjusted under the provisions of the Board's Proceedings first cited. Only outstanding dues, if the recovery has been commenced on the due date and continued as per the correct schedule of repayment should be adjusted.

3. Receipt of this Memorandum shall be acknowledged.

(By Order of the Chairman)

K, N. Rathinavelu,
Secretary.

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ESTABLISHMENT--T.N.E.B.—Class III Service—Scale of pay applicable to Pharmacist—Modified.

(Permanent) B. P. (F.B.) No. 55

(Administrative Branch)

Dated 19—9—1989
Purattasi 3, Sukkila
Thiruvalluvar Aandu 2020

Read :

Ref : B. P. Ms. No. 1457, dt. 15—7—1972.

Proceedings :

In the B.P. cited, a category of Pharmacist in R.W.E. was created in the then existing scale of pay of Rs. 126—8—150—10—250. The above scale of pay has been revised from time to time in the general wage revisions. In (Permanent) B.P. (F.B.) No. 57 (S.B.) dt. 5—8—89, the scale of pay of the Pharmacist was revised as Rs. 990 25—1140—30—1740. It is reported that there were no Pharmacists in R.W.E. for some time past. Taking this into account the T.N.E.B. has decided that the category of Pharmacist in R.W.E. in the scale of pay of Rs. 990—25—1140—30—1740 shall be

abolished and taking into account the scale of pay of Rs. 1350—30—1440—40—1800—50—2200 allowed by the Government to their Pharmacist from 1—6—88, a fresh category of Pharmacist in the scale of pay of Rs. 1300—35—1440—45—2260 shall be created to facilitate future recruitment to the category of Pharmacist in the Board.

2. Accordingly the T.N.E.B. directs that—

- (1) the category of Pharmacist in R.W.E. in the scale of pay of Rs. 990—25—1140—30—1740 be abolished.
- (2) a fresh category of Pharmacist in the scale of pay of Rs. 1300—35—1440—45—2260 be created.

(By Order of the Board)

M. Chinnakkannu,
Chief Engineer (Personnel).

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PENSION—Commutation of pension—Nomination to receive the commuted value of pension—Orders—Issued

(Permanent) B P. (Ch) No. 257

(Secretariat Branch),

Dated : 19—9—1989

Read :

Government Finance (Pension) Department G O. Ms. No 838, dated 20—10—87.

Proceedings :

It is felt that a procedure has to be prescribed for payment of the commuted value of pension if a pensioner dies before receiving the amount when it becomes payable. Accordingly the following procedures are ordered to take immediate effect.

(i) An applicant applying for sanction of commutation of pension should make a nomination in the Form Annexed to this order along with his application, conferring on one or more persons the right to receive the commuted value of pension in case the applicant dies without receiving the commuted value on or after the date on which the commutation becomes absolute.

(ii) If there is no such nomination, or if the nomination made does not subsist then the commuted value shall be paid to the family in the manner indicated in sub-rule (1) (b) of Rule 46 of the Tamil Nadu Pension Rules, 1978.

(iii) If in any case the commuted value cannot be paid in the manner indicated in items (i) and (ii) above, the amount shall be paid to his/her heirs.

2. Receipt of this order should be acknowledged.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Encl :

ANNEXURE

To

Head of Office

(Place).....

I, hereby nominate the person named below,
(Name of the pensioner in capital letters)
for receiving commuted value of pension.

Name and address of the nominee	Relationship with pensioner	Date of birth	If nominee is minor
			Name and address of person who may receive the said commuted value during the nominee's minority
(1)	(2)	(3)	(4)

Name & address of other nominee in case the nominee under Col. (1) above predeceases the pensioner (5)	Relationship with pensioner (6)	Date of birth, if the nominee is minor (7)	Name & address of person who may receive the commuted value of pension during the other nominee's minority (8)	Contingency on happening on which nomination shall become invalid (9)
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Place.....
Date.....

Signature (or thumb) impression if illiterate and name of pensioner.
Address.

Witness : Signature
Name
Address:

Signature of Head of Office
STAMP

Acknowledgement to be sent by the Head of Office
Certified that the nomination has been received from.....(Name of Pensioner)
whose address is.....

Place.....
Date.....

Signature of Head of Office
Full Address

NOTE : For the purpose of nomination, family member as defined in rule 45 (5) of Tamil Nadu Pension Rules, 1978 can be nominated.

(True Copy)

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Memorandum No. 51462-E2/89—1, (Secretariat Branch) dated 19—9—1989.

Sub : Loans and Advances—Marriage Advance—Submission of application—
Procedure—Instructions issued.

As per Rule—4 (a) of Marriage Advance Rules for the grant of Marriage Advance to the employees of Tamil Nadu Electricity Board, the application for the advance shall be made by employee only during the months of April and May of a year. The application in the prescribed form shall be submitted direct to the Sanctioning Authority by Registered Post with acknowledgement due.

2. Several instances have come to the notice of the Board wherein the applications are being received through the field officers fixing a date for receipt in Central Office. In this process there is delay in forwarding the applications to the Central Office and hence the applications are not received by the Sanctioning Authority, within the time stipulated in the Marriage Advance Rules. Such applications are assigned priority taking into account their date of submission in field offices and fund claimed for sanction of advance in such cases. This is not in order. However, taking a considerate view allotments have been made for such cases as a special case this year, viz. 1989-90.

3. It is directed that in future the employees should be duly educated of the Rules position and the procedure as stipulated in Rule-4 (a) of the Marriage Advance Rules should be followed scrupulously and the cases which do not satisfy Rule-4 (a) shall not be considered for allotment of funds.

4. The Sanctioning Authorities are requested to acknowledge receipt of the Memorandum and to follow the instructions scrupulously.

K.N. Rathinavelu,
Secretary.

D.O. Letter No. 69395/O&M Cell (2)/89—1 (Secretariat Branch) dated 19—9—1989.

Sub: Board Meeting—Presence of Officers in Headquarters during the Board Meeting.

As you are aware of, Board intimation about the dates on which the meeting of the Board will be held is sent to all Chief Engineers and other officers in advance. As per instructions in para 127 of the Tamil Nadu Electricity Board Office Manual, all the officers should be available on the dates on which the Board meets. Chairman also desires that on the days when the Board meets all the Chief Engineers and other officers should be in headquarters and remain in their chambers till the meeting of the Board is over. It should also be necessary that the Superintending Engineers of headquarters offices, Chief Financial Controllers, Financial Controllers and other officers should also be available on the dates on which the Board meets so that they could furnish any information which may be required by the Board during the meeting.

2. Information with regard to the closure of the meeting can be ascertained from the Under Secretary/Establishment, Board Office Secretariat Branch.

3. I hope that you may also like to advise all other officers under your control accordingly.

K. N. Rathinavelu,
Secretary.

• • •

LABOUR—Workers' participation in Industry of Tamil Nadu Electricity Board—Nomination of Member (Distribution) in place of Accounts Member in Apex Level Joint Committee—Orders—Issued.

(Permanent) B. P. (CH) No. 504 (Administrative Branch)

Dated 20—9—1989,
Purattasi 4, Sukkila,
Thiruvalluvar Aandu, 2020.

Read:

- (i) B.P. Ms. (CH) No. 111 (Adm. Br.) dt. 27—2—86
- (ii) B.P. Ms. (CH) No. 114 (Adm. Br.) dt. 28—2—86

Proceedings:

The Tamil Nadu Electricity Board hereby directs that the Member (Distribution) shall be nominated in place of Accounts Member, as a member representing the Board in the Apex Level Joint Committee and the Accounts Member shall be invited for the meeting whenever necessary, as a special invitee.

(By Order of the Chairman)

M. Chinnakkannu,
Chief Engineer (Personnel).

• • •

Memorandum (Per.) No. 70057/O & M Cell (2)/89—2 (Secretariat Branch) Dated 22—9—1989.

Sub: Establishment—Board Office Technical Branch—Re-allocation of Divisions among Superintending Engineers and redesignation of Superintending Engineer, Hydro Projects (Electrical) —Orders issued.

Consequent on the upgradation of the Transmission and Distribution network in Madras Metropolitan Area which has been approved by the Planning Commission and Asian Development Bank and considering the heavy work load in the Office of the Superintending Engineer/Load Despatch and Grid Operation, the following redistribution of works, rearrangement of Divisions and redesignation of Superintending Engineers are ordered:—

- (a) The following posts in the Office of the Superintending Engineer/Hydro Projects (Electrical) shall be transferred and placed under the control of Superintending Engineer/Transmission

for initiating action on the upgradation of Transmission and Distribution network in Madras Metropolitan area.

(i) Executive Engineer (Electrical)	—	One
(ii) Asst. Executive Engineer (Electrical)	—	One
(iii) Assistant Engineer (Electrical)	—	One
(iv) Junior Assistant	—	One
(v) Typist	—	One
(vi) Office Helper	—	One

The Superintending Engineer/Hydro Projects (Electrical) will redistribute the work among the other two Divisions.

- (b) The Hydro I and Hydro II Divisions with full complement of staff under the Divisions now working under the control of Superintending Engineer/Load Despatch and Grid Operation shall be transferred and placed under the control of Superintending Engineer/Hydro Projects (Electrical). By this arrangement, the Superintending Engineer/Hydro Projects (Electrical) will have four Divisions under his control two Divisions dealing with new Hydro Projects and the other two Divisions dealing with the Operation and Maintenance of existing Hydro Power Houses. Consequent on this the post of Superintending Engineer/Hydro Projects (Elect.) shall be redesignated as **Superintending Engineer/Hydro (Electrical)**.

2. The Chief Engineer (Personnel) is requested to issue revised sanction for the offices of the Superintending Engineer/Hydro (Electrical), Superintending Engineer/Load Despatch and Grid Operation and Superintending Engineer/Transmission.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

• • •

ESTABLISHMENT—TNEB— Revision of various Manuals and Codes—Thiru S. Arunachalam, Superintending Engineer (Retired)—Appointment as consultant on lumpsum remuneration—Extension of time—Orders—Issued—Ratification.

(Permanent) B.P. (FB) No. 66

(Secretariat Branch)

Dated 25—9—1989,
Purattasi 9, Sukkila,
Thiruvalluvar Aandu 2020.
Read :—

B.P. Ms. (FB) No. 81 (SB) Dated 16—12—1988.

Proceedings :

Thiru S. Arunachalam, Superintending Engineer (Retired) was appointed in the B.P. cited as Consultant for a period of four months for the revision of Manual in Material Management on a consolidated amount of Rs. 7000/- for the entire period to be paid on completion of work within a period of four months from the date of commencement. The work commenced on 17-1-1989 and should have completed the work by 16-5-1989. However only 65% of the work was completed on 14-6-89. He should not complete the work within four months as it is very voluminous and the entire work being done by him single-handed without any secretarial assistance. He has completed the work on 16-7-89. Hence extension of time for another two months i.e. upto 16-7-1989 is necessary.

2. The matter was placed before the Full Board. The Board has approved the proposal of Superintending Engineer Material Management to sanction consolidated remuneration for the extended period from 16-5-89 — 16-7-1989. Accordingly, the TNEBd. has approved the proposal of the Superintending Engineer/Material Management to engage Thiru S. Arunachalam, Superintending Engineer/Retired as a consultant for a further period of two months from 16-5-89 to 16-7-1989 on a consolidated remuneration of Rs. 3500/- for the extended period of two months. The action of the Superintending Engineer/Material Management in having continued, Thiru S. Arunachalam, beyond 16-5-89 for further two months, is also ratified.

3. The above remuneration will be treated as honorarium and will be debitable to "Revenue Expenses-76-Administration and General Expenses-76-123 consultancy charges.

(By Order of the Board)

K. N. Rathinavelu,
Secretary.

Circular Memo. No. 71887/O & M Cell (4)/89-1, (Secretariat Branch) dated 27-9-1989.

Sub: Collection of funds by employees of Tamil Nadu Electricity Board—Restriction—Instructions—Issued.

Ref: Chairman's Circular Memo. No. 10202/VC1/83-4 dt. 12-7-83.

The Chief Engineers, Superintending Engineers, Chief Financial Controller and Financial Controllers were requested, to give wide publicity to the instructions issued in the reference cited on the above subject.

2. Vigilance Cell has come across allegations of collection of funds for "AYUDHA POOJA" by staff of Tamil Nadu Electricity Board. Collection of funds for celebrating any festival or religious function from any person is objectionable.

3. All the staff members of the Board are therefore instructed that they should not make collections of any description for any purpose under any guise and in any manner from any person. Severe D.P. will be taken for violation of the instructions.

4. All Officers are requested to give wide publicity to these instructions.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

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Establishment—Officers and Staff in the Board deputed for works within Madras City—Payment of flat rates of actual expenses—Orders issued.

Permanent B.P. (Ch.) No. 264

(Sectt. Branch)

Dated 28-9-1989,
Purattasi 12, Sukkila,
Thiruvalluvar Aandu 2020.

Ref :

(i) B.P. Ms. No. 1041 dated 2-5-1964.

(ii) Memo No. 57423/O&M Cell/88-6 (S.B.) dated 3-2-1989.

Proceedings :

During the inspection of various offices of the Tamil Nadu Electricity Board at Headquarters by Organisations and Methods Cell it was found that there is no uniform procedure in the payment of actual expenses to the staff deputed for official work within Madras City. In order to evolve a uniform procedure in the payment of actual expenses to the staff deputed for official work within the city, a committee was constituted in the Memorandum read above.

2. The recommendations of the committee have been examined and it is hereby ordered that officers and staff serving in various offices in the Tamil Nadu Electricity Board Complex in Madras City will utilise Board's vehicles for official purposes to carry out their work within Madras City. However, in exceptional cases when staff are deputed for work for which Board's vehicle is not provided, they will be eligible to claim actual expenses with effect from 1-10-89 at the following rates for the single journey performed by them in attending to official work within Madras City:-

(i) For Class III & IV Employees :

Less than 0.25 km.	...	Nil
0.25 km. and upto 1 km.	...	Rs. 2/-
Above 1 km. and upto 4 km.	...	Rs. 3/-
Above 4 kms. and upto 8 kms.	...	Rs. 4/-
Above 8 kms. and upto 12 kms.	...	Rs. 5/-
Above 12 kms.	...	Rs. 8/-
(By shortest route)		

(ii) For Class I & II Officers :

	Auto Rikshaw	Taxi
Minimum fare for 2 kms.	Rs. 3/-	Rs. 4/-
For every additional km.	Rs. 1.50/-	Rs. 2/-

3. Even in the case of Class III & IV employees, actual expenses as applicable to Class I & II officers may be permitted in extreme case of emergency such as carrying bulky and important records to court, urgent summon from an outside agency etc. with the prior approval of the Controlling Officers of the Office/Branch concerned.

4. The present practice of paying actual expenses to staff for loading and unloading materials such as stationery, uniform cloths etc. should be discontinued.

5. When journeys are performed in the vehicles provided by the Board, no expenses should be paid.

6. All heads of offices are instructed to ensure that Board's vehicles are allowed to be utilised by staff for official purposes and only in exceptional cases, journey should be otherwise performed warranting payment of actual expenses.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

● ● ●

Memorandum No. 56580-P2/89-3 (Secretariat Branch) dated 30-9-1989.

Sub : Tamil Nadu Electricity Board—Suspension of employees on the date of retirement—Instructions issued by Government—Copy communicated.

Ref : G. O. Ms. No. 439 P & AR (Per-N) Dept. dt. 27-7-89.

A copy of the Government Order cited, containing certain instructions to be followed while ordering suspension of employees on the date of retirement is communicated to all the officers of the Board for information and guidance.

(By Order of the Chairman)

K. N. Rathinavelu,
Secretary.

Copy of G. O. Ms. No. 439 Personnel and Administrative Reforms (Personnel-N) Department, Govt. of Tamil Nadu, dt. 27-7-89.

Government Servants—Suspension on the date of retirement—Detailed instructions—Issued.

Read:

1. Govt. Lr. No. 94184/Per-N/83-5 dt. 1-7-85.
2. Govt. Lr. No. 52789/Per-N/87-1 dt. 17-6-87.
3. Lr. Ms. No. 1118/Per-N/87 dt. 22-12-87.
4. Lr. No. 20513/Per-N/89-1 dt. 9-3-89.
5. D. O. Lr. No. 49643/Per-N/89-1 dt. 6-6-89.

Order :

The Government have been issuing detailed instructions from time to time stressing the need for speedy disposal of disciplinary proceedings against the Government servants who are on the verge of retirement. It has also been stressed therein, that all disciplinary proceedings pending against the Government servants on the verge of retirement should be finalised and orders issued well in advance before the date of superannuation. In spite of the above instructions, disciplinary cases of employees who are to retire are sent up to the Government for issue of final orders either on the date of retirement or just a few days before the date of retirement.

2. While the intention of the Government is not that a Government servant on the verge of retirement, who has committed grave lapses should not be suspended at all, Government cannot appreciate the situation where the processing of the disciplinary or criminal cases or Tribunal cases is dragged on till almost the date of retirement of the Government employees concerned, thereby allowing the Government very little time to take a decision on the question of suspending a Government employee or otherwise on the date of retirement.

3. Government have examined in detail the problem of suspension of a Government employee on the date of retirement. In most of the cases, where the question of suspension on the date of retirement has been placed before the Government, it is observed that they relate to enquiry already pending for a long time either before the Directorate of Vigilance and Anti-Corruption or before the Tribunal for Disciplinary Proceedings or they relate to criminal cases wherein prosecution has been sanctioned. In such cases, there is absolutely no justification to wait till the date the Government servant concerned attains the age of superannuation and then pose the question of his suspension to the Government on the verge of his retirement. If the gravity of the lapse committed by the Government employee concerned is so serious as to warrant suspension or if his suspension is justified in public interest, then the question of his suspension can be examined well in advance and a decision taken, instead of waiting till the date of his attaining the age of superannuation.

4. After due consideration of the matter, the Government have decided that as a general principle, issue of suspension orders on the date of retirement of a Government servant should be avoided by examination of the case well in advance and arriving at a decision as to whether suspension is warranted in a particular case. In cases of pending disciplinary proceedings/Directorate of Vigilance and Anti-Corruption enquiry/Tribunal proceedings and prosecution in the Courts, if it is necessary to place a Government employee under suspension before his retirement, advance action for suspension shall be taken early enough so that such suspension orders could be passed at least about fifteen days prior to the date of his retirement.

5. In cases of employees for whom the Government is the disciplinary authority, if lapses are committed by them within the period of fifteen days prior to the date of retirement and if such lapses warrant suspension, the Heads of Departments and the Departments of Secretariat concerned should process such cases on war-footing and obtain orders of Government before the date of retirement of the employees concerned.

(By Order of the Governor)

M. M. Rajendran,
Chief Secretary to Government.

(True Copy)

Finance

PART—III

Finance

ALLOWANCES—House Rent Allowance and City Compensatory Allowance to employees working in Villages and Hamlets of certain Panchayat Union limits around 16 KMs. from Madurai, Trichirapalli city limits—orders Issued.

(PERMANENT) Board's Proceedings (Ch) No 253 (Secretariat Branch) Dated 8—9—1989.

Read :

- (i) B.P. Ms (Ch) No. 463 (S.B) dated 24—9—86.
- (ii) G.O. Ms. No. 1105 Finance (All—II) Department dated 3—12—86.
- (iii) G.O. Ms. No. 330 Finance (All—II) Department dated 9—5—88.
- (iv) G.O. Ms. No. 445 Finance (All—II) Department dated 27—6—88.

Proceedings :

1. The Government Finance Department in G.O. Ms. No. 772 dated 22—8—86, ordered among other things that in respect of places around Madras city, Madurai and Coimbatore, if the radius of 32KMs. or 16 KMs. as the case may be, fall within a part of a Panchayat Union area, the entire such Panchayat Union shall be taken for giving the House Rent Allowance as admissible to Grade I (a) Grade I (b) as the case may be. The above orders were adopted to the employees of Board in B.P. Ms. (Ch) No. 463 dated 24—9—86.

2. Based on the above criteria and adopting the Government orders cited the Tamil Nadu Electricity Board directs that such of those employees of Board working in the places listed in the annexure to these proceedings which lie within the Panchayat Union limits of Viralimalai which is within a radius of 16 KMs. from Tiruchirapalli and Alanganallur, Vadipatti and Kottampatti Panchayat unions lying within a radius of 16 KMs. from Madurai city limits shall be sanctioned House Rent Allowance and City Compensatory Allowance or City Compensatory Allowance or House Rent Allowance as the case may be as mentioned in the annexure, at the admissible rate on par with employees working in Tiruchirapalli, Madurai cities with effect from the respective dates indicated in column 2 of the annexure.

(By Order of the Chairman)

K. N. Rathinevelu,
Secretary.

Encl :

LIST OF PLACES IN VIRALIMALAI PANCHAYAT UNION ELIGIBLE FOR CITY COMPENSATORY ALLOWANCE AT TIRUCHIRAPALLI CITY RATES

Name of Places	Date of Effect
Viralimalai Panchayat Union and its following Hamlets	
1. Pidampatti	3—12—1986
2. Singathakurichi	"
3. Mandaiyur	"
4. Nathekkadu	"
5. Kullampatti	"
6. Sengalagudi	"
7. Amburpatti	"
8. Medayanipatti	"
9. Kunnetur	"
10. Kumarappatti	"
11. Perumalpatti	"
12. Melapachchakudi	"

LIST OF PLACES IN ALANGANALLUR PANCHAYAT UNION AND VADIPATTI PANCHAYAT UNION ELIGIBLE FOR HOUSE RENT ALLOWANCE AND CITY COMPENSATORY ALLOWANCE AT MADURAI CITY RATES

Name of Places	Date of Effect
Alanganallur panchayat union, Vadapatti panchayat union and their following Hamlets	
1. Kodangipatti	9—5—1988
2. Usilampatti	"
3. Paraipatti	"
4. Saranthangi	"
5. Velleyampatti	"
6. Manickampatti	"
7. Narimedu	"

LIST OF PLACES IN KOTTAMPATTI PANCHAYAT UNION ELIGIBLE FOR HOUSE RENT ALLOWANCE AT MADURAI CITY RATES

Name of Village/Hamlet	Date of Effect
All places in Kottampatti Panchayat Union	27—6—1988

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Memo. No. 43363/N2/89-1 (Secretariat Branch) Dated: 11—9—1989.

Sub: Allowance—equipment allowance to Officers deputed abroad—List of Foreign Countries—Inclusion of Denmark—Orders issued.

Ref: B. P. Ms. (Ch.) No. 139 (S.B.) dated 7—4—87.

(ii) Govt. Finance Dept. letter No. 97145/All. II/88, dated 24—5—89.

Following the addition made in the list of Foreign Countries for the purpose of claiming equipment allowance in the Government Finance Department letter cited the following Addendum is issued to the B. P. Ms. (Ch.) No. 139 dated 7—4—87. It will take effect from the date of this Order.

YR0TAS

ADDENDUM

In the annexure to the above B. P. the following shall be added at the end.

No.	Name of the Country	Winter Season	(Both months inclusive)
30	Denmark	September	— March

K. N. Rathinavelu
Secretary.

Memo. No. 057518/Adm. Br./G1—2/314/89-5 dt. 11—9—89

Sub : Loans and Advances—Grant of Education Advance to the employees of the Board for the purchase of Text Books and payment of Special fees etc. for their children—Reallotment of additional funds for 1989—90 to the Officers of the Board—Orders—Issued.

Ref : 1. Board Office Sectt. Branch Memo. No. 25371-E1/89-1, dt. 3—5—89.
2. This Office Memo. No. 057518/Adm. Br./G1—2/314/89-1, dt. 23—6—89.

In continuation of this Office Memo. under reference second cited, additional funds are reallocated to the Officers of the Board as detailed below for the grant of advance to the employees of the Board for the purchase of Text Books and payment of Special fees etc., for their children during the academic year 1989—90.

1. S.E./Kancheepuram E.D.C.	: Rs. 300/-
2. S.E./Tiruvannamalai E.D.C.	: Rs. 38,700/-
3. S.E./Electrical/Designs/NMTPP	: Rs. 600/-
4. S.E./Madras E.D.C. (Central)	: Rs. 12,000/-
Total	: Rs. 51,600/-

(Rupees Fifty one thousand six hundred only).

2. The utilisation of the funds should be reported on or before 31—10—1989 without fail. The unutilised amount should be surrendered well in advance so as to enable this Office to reallocate the same to the needy Offices.

3. The receipt of this Memo. should be acknowledged.

M. Chinnakkannu,
Chief Engineer (Personnel)

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Memorandum No. 24519-E1/89-15,

(Secretariat Branch)

Dated 12—9—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—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 Electricity Board who submitted their applications before 30—6—89 and obtained formal sanction :—

Sl. No.	Sanctioning Authority	Letter/UO. dated	Amount Rs.
1.	SE/Villupuram Elec. Distn. Circle	22—8—89	67,000/-
2.	C.E./Personnel/Administrative Branch	28—8—89	72,000/-
3.	SE/Dindigul Quaid-e-Milleth E.D.C.	29—8—89	1,11,000/-
4.	S.E./Operation/Ennore Thermal Power Station	31—8—89	2,20,000/-
5.	SE/Civil/Thermal-II	2—9—89	98,000/-
6.	S.E./Ramnad Elec. Distn. Circle	24—8—89	1,54,000/-
7.	SE/Trichy Elec. Distn Circle (North)	31—8—89	41,400/-
Total Rs.			7,63,400/-

(Rupees Seven lakhs sixty three thousand and four hundred only)

2. Receipt of this Memorandum may be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

Memorandum No. 65050—E1/89—1. (Secretariat Branch) dated 13—9—1989.

Sub : Loans and Advances—House Building Advance—Allotment of funds for the year 1988—90 for release of pending instalments for cases which were sanctioned during 1988—89 and earlier—Orders—Issued.

Re : Board's Memo. No. 20508—E1/89-4, dated 23—5—89.

Based on the reports received from the sanctioning authorities of House Building Advance, allotment of Funds as detailed in the Annexure to this Memorandum is made for the year 1989-'90 for release of pending instalments for the cases relating to purchase of plot and construction/construction and for enlargement (claims pertaining to the period from 1—8—89 to 31—8—89) for which formal sanction has already been accorded during 1988—'89 and earlier.

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

3. The attention of the sanctioning authorities is invited to para-8 of Board's Memorandum cited and they are requested to follow the instructions scrupulously.

4. Receipt of this Memorandum should be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

Encl :

Annexure

Statement showing the amount allotted for pending instalments for cases for which formal sanction has already been accorded during 1988—'89 and earlier.

Sl. No.	Sanctioning Authority	Amount allotted for release of pending instalment relating to purchase of plot & construction / construction / enlargement (Claims relating to August, 1989).
(1)	(2)	(3)
		Rs.
1.	SE/Madras E.D.C. (South)	85,182/-
2.	SE/Madras E.D.C. (North)	20,200/-
3.	SE/Madras E.D.C. (Central)	Not furnished
4.	SE/Chengalpattu E.D.C.	45,000/-
5.	SE/Kancheepuram E.D.C.	29,200/-
6.	SE/Tiruvannamalai E.D.C.	Nil
7.	SE/Vellore E.D.C.	2,60,800/-
8.	SE/Cuddalore E.D.C.	1,88,400/-
9.	SE/Villupuram E.D.C.	Not furnished
10.	SE/Salem E.D.C.	1,38,175/-
11.	SE/Mettur E.D.C.	Not furnished
12.	SE/Dharmapuri E.D.C.	2,23,500/-
13.	SE/Periyar E.D.C.	38,000/-
14.	SE/Udumalpet E.D.C.	Not furnished
15.	SE/Coimbatore E.D.C. (South)	—do—
16.	RE/Coimbatore E.D.C. (North)	—do—
17.	SE/Thanjavur E.D.C. (West)	Nil
18.	SE/Thanjavur E.D.C. (East)	Not furnished
19.	SE/Trichy E.D.C. (South)	1,16,520/-
20.	SE/Trichy E.D.C. (North)	2,14,800/-
21.	SE/Pudukottai E.D.C.	1,29,420/-
22.	SE/Madurai E.D.C.	Not furnished
23.	SE/Dindigul Quaid-e-Millath E.D.C.	1,35,300/-
24.	SE/Kamarejar E.D.C.	Not furnished
25.	SE/Ramnad E.D.C.	2,05,200/-
26.	SE/Industrial Energy Management Cell	Not furnished

(1)	(2)	(3)
27.	S.E./Tirupathur E.D.C.	58,600/-
28.	S.E./Chidambaram E.D.C.	Not furnished
29.	S.E./Tirunelveli-Kattabomman E.D.C.	-do-
30.	S.E./Kanyakumari E.D.C.	17,880/-
31.	S.E./Generation/Hydro Station/Kundah	Not furnished
32.	S.E./Generation/Tirunelveli	-do-
33.	S.E./Generation/Hydro Areas/Erode	-do-
34.	S.E./General Construction Circle/Madras	-do-
35.	S.E./General Constn. Circle/West/Coimbatore	-do-
36.	S.E./General Construction Circle/Salem	44,400/-
37.	S.E./General Construction Circle/Trichy	Not furnished
38.	S.E./General Construction Circle/Madurai	87,000/-
39.	S.E./Mettur Workshop Circle	Not furnished
40.	S.E./Kadamparai	-do-
41.	S.E./Lower Mettur Hydro Electric Project/Bhavani	21,600/-
42.	S.E./Mech. II/Mettur Thermal Power Project	39,000/-
43.	S.E./Operation/Ennore Thermal Power Station	25,500/-
44.	S.E./Civil/Tuticorin/Thermal Power Project	60,900/-
45.	S.E./Mech./Tuticorin Thermal Power Station	Not furnished
46.	S.E./Rural Electrification & Improvement (Distribution)	-do-
47.	S.E./Coal	-do-
48.	S.E./Civil-I/Mettur Thermal Power Project	-do-
49.	S.E./Civil/Hydel	-do-
50.	S.E./Civil/Thermal	-do-
51.	S.E./Investigation	-do-
52.	S.E./Stores Inspection	Nil
53.	S.E./Design/Electrical	Not furnished
54.	S.E./Betterment/Thermal	Nil
55.	S.E./Protection & Communication	Not furnished
56.	S.E./Hydro Project/Electrical	-do-
57.	S.E./Transmission	Nil
58.	S.E./Planning	Not furnished
59.	S.E./Materials Management-I	-do-
60.	S.E./Materials Management-II	-do-
61.	S.E./Madras Development Circle	-do-
62.	S.E./Elect./North Madras Thermal Power Project	-do-
63.	S.E./Load Despatch & Grid Operation	-do-
64.	S.E./Civil/North Madras Thermal Power Project	-do-
65.	S.E./Design/Tuticorin Thermal Power Project/Madras	-do-
66.	Executive Engineer/B.B.P.H./Madras-12	Nil
67.	Chief Engineer/Distn./Madras Region	Not furnished
68.	Chief Engineer/Distn./Vellore Region	-do-
69.	Chief Engineer/Distn./Coimbatore Region	43,104/-
70.	Chief Engineer/Distn./Trichy Region	Not furnished
71.	Chief Engineer/Distn./Madurai Region	-do-
72.	Chief Engineer/Hydro Transmission	Nil
73.	Chief Engineer/Mettur Thermal Power Project	Not furnished
74.	Chief Engineer/Materials Management	Not furnished
75.	Chief Internal Audit Officer	-do-
76.	Chief Financial Controller	-do-
77.	Board Office Administrative Branch	-do-
78.	Board Office Secretariat Branch	62,400/-

Memorandum No. 27877—E1/89—15, (Secretariat Branch) Dated 14—9—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.	S.E./Tirupathur Elec. Distn. Circle	22—8—89	45,000/-
2.	S.E./Operation/Ennore Thermal Power Station	1—9—89	42,100/-
3.	S.E./Generation Circle/Tirunelveli	26—6—89 & 5—9—89	30,149/-
Total			Rs. 1,17,249/-

(Rupees One lakh seventeen thousand two hundred and forty nine only).

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

3. Receipt of this Memorandum should be acknowledged.

K. N. Rathinavelu,
Secretary.

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LOANS AND ADVANCES—Interest—Rate of interest on Marriage Advance for the year 1988—89—Orders—Issued.

(Permanent) Board's Proceedings (F. B.) No. 64

(Secretariat Branch)

Dated 23—9—1989.

Read :

- (1) B.P. Ms. (F.B.) No. 25 (Sectt. Branch), dt. 8—3—88.
- (2) G. O. No. 804, Finance (LC) Dept., dt. 23—11—88.
- (3) Govt. Lr. No. 59861/Salaries—2/88—1, dt. 29—7—88.

Proceedings :

Orders have been issued in B.P. Ms. (F.B.) No. 25 (Sectt. Branch) dt. 8—3—88 that the following formula shall be adopted for calculating the interest on Marriage Advance granted to Board employees during 1987—88 :—

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

2. The Tamil Nadu Electricity Board in consultation with Government directs that the existing formula as mentioned in para-1 above shall be followed for calculation of interest on Marriage Advance granted to Board employees during 1988—89 also.

3. It is also directed that the existing formula shall be followed for calculation of Marriage Advance to be sanctioned in the subsequent years also, until further orders.

(By Order of the Board)

K. N. Rathinavelu,
Secretary.

Memorandum No. 65050—E1/89—2 (Secretariat Branch), dated : 25—9—1989.

Sub : Loans and Advances—House Building Advance—Allotment of funds for the year 1989—90 for release of pending instalments for cases which were sanctioned during 1988—1989 and earlier—Orders—issued.

Ref : (1) Bd's Memo. No. 20508—E1/89—4, dt. 23—5—89.

(2) Bd's Memo. No. 65050—E1/89—1, dt. 13—9—89.

Based on the reports received from the sanctioning authorities of House Building Advance, further allotment of funds as detailed in the Annexure to this Memo. is made for the year 1989—1990 for release of pending instalments for the cases relating to purchase of plot and construction/construction and for enlargement (claims pertaining to the period from 1—8—89 to 31—8—89) for which formal sanction has already been accorded during 1988—1989 and earlier.

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

3. The attention of the sanctioning authorities is invited to para-8 of Board's Memo. first cited and they are requested to follow the instruction scrupulously.

4. Receipt of this Memorandum should be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

Encl.

ANNEXURE

STATEMENT SHOWING THE AMOUNT ALLOTTED FOR PENDING INSTALMENTS FOR CASES FOR WHICH FORMAL SANCTION HAS ALREADY BEEN ACCORDED DURING 1988 — 1989 AND EARLIER

Sl. No.	Sanctioning Authority	Amount allotted for release of pending instalment relating to purchase of plot and construction/construction/enlargement (Claims relating to August, '89)
(1)	(2)	(3)
		Rs.
1.	S.E./Villupuram Elecy. Distn. Circle	25,830/-
2.	SE/Coimbatore Elecy. Distn. Circle (South)	1,97,600/-
3.	S.E./T'veli-Kattabomman Elecy. Distn. Circle	1,71,950/-
4.	S.E./Mech. I/T.T.P.P.	2,03,430/-
5.	S.E./Generation/Kundah	1,48,792/-
6.	S.E./Madras Elecy. Distn. Circle (Central)	97,500/-
7.	S.E./Generation/Erode	42,000/-
8.	S.E./Thanjavur Elecy. Distn. Circle (East)	22,500/-
9.	S.E./Udumalpet Elecy. Distn. Circle	96,400/-
10.	S.E./Civil-I/M.T.P.P.	39,000/-
11.	S.E./Mettur Elecy. Distn. Circle	43,600/-
12.	S.E./Coimbatore Elecy. Distn. Circle (North)	93,920/-
13.	S.E./Madurai Elecy. Distn. Circle	1,90,305/-
14.	S.E./Chidambaram Elecy. Distn. Circle	24,000/-
Total		Rs. 13,96,827/-

Memorandum No. 24919—E1/89—16 (Secretariat Branch) dated 25—9—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 CFC, 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:—

S. No.	Sanctioning Authority	Lr./U.O. dt.	Amount Ra.
1.	S.E./Operation/E.T.P.S.	11—9—89	91,500
2.	S.E./Madras E.D.C. (Central)	8—9—89 & 13—9—89	3,84,399
3.	S.E./Coimbatore E.D.C. (North)	5—9—89	1,22,100
4.	S.E./Madras E.D.C. (South)	14—9—89	3,11,630
5.	S.E./Gen. Circle/T' veli	11—9—89	67,000
6.	S.E./Villupuram E.D.C.	15—9—89	1,79,000
7.	Board Office Sectt. Branch	18—9—89 & 21—9—89	2,10,000
Total			13,65,629

(Rupees thirteen lakhs sixty five thousand six hundred and twenty nine only)

2. Receipt of this Memo. may be acknowledged immediately.

K. N. Rathinavelu,
Secretary.

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ALLOWANCES—Revision of Dearness Allowance to the employees of Tamil Nadu Electricity Board from 1—7—89—Orders Issued.

(Permanent) B.P. (Ch) No. 262

(Secretariat Branch)

Dated 25—9—1989,
Purattasi 9, Sukkila,
Thiruvalluvar Aandu 2020.

Read:

1. (Permanent) B.P. (FB) No. 57 (SB), dated 5—8—89.
2. (Permanent) B.P. (FB) No. 60 (SB), dated 24—8—89.

Proceedings :

The question relating to the revision of the rates of dearness allowance from 1st July, 1989 was considered taking into account the increase in the average of All-India Consumer Price Index numbers during the period of 12 months prior to 1st July, 1989 over 608 points of All-India Consumer Price Index Number in pursuance of the orders in para II (2) (b) of (Permanent) B.P. (FB) No. 57 (SB) dated 5—8—89 and Para I (2) (b) of (Permanent) B.P. (FB) No. 60 (SB) dated 24—8—89.

2. There was an increase of 209 points over 608 points. For this increase, the Tamil Nadu Electricity Board directs that dearness allowance shall be sanctioned to the workmen and Officers of the Board whose pay has been fixed in the Revised scales ordered in the B.Ps. cited from 1st July, 1989 as indicated below:

- | | | |
|--|---|--|
| (i) Upto Rs. 3,500 | : | 34% of basic pay and personal pay countable for calculation of dearness allowance. |
| (ii) Above Rs. 3,500 and upto Rs. 6000 | : | 25% of basic pay and personal pay countable for calculation of dearness allowance, subject to a minimum of Rs. 1190. |

The rates of dearness allowance admissible for various pay stages from 1st July, 1989 are indicated in the Annexure.

(By Order of the Chairman)

Encl :

ANNEXURE—I

REVISED RATES OF DEARNESS ALLOWANCE

Pay	With effect from	Pay	With effect from
(1)	1—7—1989	(1)	1—7—1989
	(2)		(2)
Rs.	Rs.	Rs.	Rs.
870	296	1450	493
885	301	1455	495
900	306	1465	498
915	311	1470	500
930	316	1490	507
945	321	1495	508
960	326	1500	510
975	332	1530	520
990	337	1535	522
1005	342	1540	524
1015	345	1560	530
1020	347	1570	534
1040	354	1585	539
1060	360	1590	541
1065	362	1605	546
1080	367	1610	547
1090	371	1620	551
1100	374	1630	554
1110	377	1640	558
1115	379	1650	561
1120	381	1670	568
1140	388	1675	570
1165	396	1680	571
1170	398	1690	575
1190	405	1710	581
1200	408	1720	585
1210	411	1730	588
1215	413	1740	592
1230	418	1745	593
1240	422	1765	600
1245	423	1770	602
1260	428	1780	605
1265	430	1800	612
1280	435	1810	615
1290	439	1820	619
1300	442	1850	629
1315	447	1855	631
1320	449	1860	632
1325	451	1880	639
1335	454	1890	643
1340	456	1900	646
1350	459	1910	649
1360	462	1920	653
1370	466	1930	656
1385	471	1940	660
1395	474	1945	661
1405	478	1970	670
1410	479	1990	677
1420	483	2000	680
1430	486	2010	683
1440	490	2035	692

(1)	(2)	(1)	(2)
Rs.	Rs.	Rs.	Rs.
2050	697	2910	989
2060	700	2960	1006
2080	707	2985	1015
2120	721	3015	1025
2125	723	3020	1027
2130	724	3050	1037
2170	738	3095	1052
2180	741	3100	1054
2200	748	3115	1059
2215	753	3130	1064
2240	762	3140	1068
2260	768	3205	1090
2275	774	3210	1091
2280	775	3215	1093
2300	782	3230	1098
2350	799	3240	1102
2360	802	3315	1127
2365	804	3320	1129
2420	823	3330	1132
2455	835	3350	1139
2475	842	3415	1161
2480	843	3425	1165
2520	857	3430	1166
2530	860	3460	1176
2540	864	3500 to 4760	1190
2545	865	4800	1200
2565	872	4805	1201
2600	884	4875	1219
2620	891	4950	1238
2635	896	5050	1263
2655	903	5100	1275
2680	904	5225	1306
2680	911	5250	1313
2690	915	5275	1319
2710	921	5400	1350
2725	927	5450	1363
2760	938	5550	1388
2765	940	5575	1392
2800	952	5625	1406
2815	957	5750	1438
2870	976	5800	1450
2875	976	5975	1494

Memorandum No. 27877-E1/89-17, (Secretariat Branch) Dated 29-9-1989.

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 CFC U.O. No. AAO/Bud/XB/A1-2/L&A/RE. 88-89 and BE. 89-90 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 :—

S. No.	Sanctioning Authority	Lr. dt.	Amount Rs.
1.	S.E./Generation/Tirunelveli	11-9-89	20,500/-
2.	S.E./Vellore Elec. Distn. Circle	1-9-89	15,000/-
3.	S.E./G.C.C./West/Coimbatore	18-9-89	32,500/-
Total			68,000/-

(Rupees sixty eight thousand only).

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

3. Receipt of this Memorandum should be acknowledged.

K. N. Rathinavelu,
Secretary,

Technical

PART-IV

Technical

Electricity—Regional Accounting of energy supplied from Central Generating Stations in Southern Region—Adoption from the Accounting month of June 1988—approved.

Permanent B.P. (FB) No. 285

(Technical Branch)

Dated 23—8—89

Avani 7, Sukkila,

Thiruvalluvar Aandu 2020

Read : 1. Item No. 9 of the minutes of the 560th meeting of TNEB held on 9-12-88.

2. Lr. (Ms) No. 1573/PWD dated 10—8—1989 from the Special Secretary to Govt., P.W.D., Fort St. George, Madras-9.

Proceedings :

1. The Tamil Nadu Electricity Board approves the proposal for adopting the scheme evolved by the Southern Regional Electricity Board (SREB) Bangalore for accounting the drawal of shares by the States from the Central Generating Stations on 'Regional Accounting Principle' and payment of generation and transmission charges from the accounting month of June 1988. The methodology approved by the Southern Regional Electricity Board for Regional Accounting is enclosed as annexure I to these proceedings.

2. These proceedings issued with the concurrence of the Government of Tamil Nadu, communicated in the reference read (2) above, a copy which is enclosed as annexure II to these proceedings.

(By Order of the Board)

K. Krishnaswamy Rao,
Member (Generation).

Encl. :

ANNEXURE—I

REVISION — " B "

SOUTHERN REGIONAL ELECTRICITY BOARD
BANGALORE

METHODOLOGY OF REGIONAL ACCOUNTING

1. Introduction

1.1. The following is the methodology of Regional Accounting for billing purposes of drawals from the three Central Generating Stations in the Southern Region viz. Ramagundam STPS, Madras Atomic Power Station (MAPS) and Neyveli-2 (Second Mine Cut) TPS as approved by the Southern Regional Electricity Board in its Special meeting held on March 21, 1987 and in the meeting held on July 8, 1988.

2. Methodology

2.1. Concept

2.1.1. Of the two methods of accounting energy drawals from Central Generating Stations viz. (a) accounting drawals in ascending order of tariffs as applicable to Central Generating Stations and (b) accounting drawals on the basis of common tariff for all Central Generating Stations, APSEB, KEB, KSEB, TNEB and the Electricity Department of Pondicherry, the beneficiaries of Central Generating Stations, agreed to the preparation of Regional accounting on the basis of common tariff by pooling the generation and transmission charges payable for the power supplied by Ramagundam STPS, MAPS and Neyveli-2 TPS and the wheeling charges payable to the State for wheeling shares to the beneficiaries.

2.2. Regional Pooled Generation Tariff

2.2.1. The pooled generation tariff for all the Central Generating Stations is sum of the products of generation tariff of each Central Generating Station and its total nett export, the sum being divided by the total nett exports of all the Central Generating Stations.

2.3. Regional pooled Transmission Tariff

2.3.1. APSEB, KEB, KSEB and TNEB agree to pool transmission charges subject to the assumption that entire unallocated power from all Central Generating Stations will be shared only by the beneficiary States in the Southern Region.

2.4. Regional Pooled Transmission Losses

2.4.1. APSEB, KEB, KSEB and TNEB agree that the transmission losses will be pooled and shared by all the beneficiaries in proportion to their nett draws.

2.5. Whelling charges and Transmission Losses for wheeled energy

2.5.1. APSEB, KEB, KSEB and TNEB agree that service or wheeling charges shall be payable to wheeling systems for wheeling share of energy over 220 KV/132 KV/110 KV inter-State transmission lines at the fixed rate of 2.5 paise per Kwh for the nett energy wheeled over each inter-State transmission line.

2.5.2. APSEB, KEB, KSEB and TNEB agree that the wheeling charges will be pooled with the transmission charges for Central Generating Stations and shared for payment by all the beneficiaries.

2.5.3. APSEB, KEB, KSEB and TNEB agree that the transmission losses for wheeling shares of energy over 220KV, 132 KV and 110 KV inter-State transmission lines be computed at 0.04—0.96 (i.e. 1/24) of nett energy wheeled over each inter-State line. These losses will be added to the Regional pool for transmission losses and shared by all the beneficiaries.

2.6. Transmission charges for MAPS power

2.6.1. The Chairman of the Southern State Electricity Boards had agreed in the meeting held at SREB, Bangalore on June 26, 1985 (for discussions on the transmission tariff for Ramagundam STPS power) that TNEB should be given credit for the investments made by TNEB on the 400/230 KV substations at Sriperumbudur, Salem and Udumalpet and the cost of these substations borne by TNEB should also be included in the total transmission charges for arriving at the uniform pooled transmission tariff, when the NLC transmission tariff is finalised.

2.6.2. TNEB said that in line with the above decision of the Chairman TNEB be given credit for the investments made by TNEB on the existing 230 KV transmission system constructed exclusively for the evacuation of MAPS power, which is being shared and suggested that TNEB be paid every month transmission charges on the total nett exports from MAPS at a flat rate of 6% of the generation tariff for MAPS and this amount will be pooled with the transmission charges for Central Generating Stations and shared for payment by all the beneficiaries.

2.6.3. Treating the entire transmission system of TNEB including the above as one system for all purpose, APSEB, KEB, and KSEB agree to the payment to TNEB every month at the fixed rate of 2.5 paise per Kwh on the total nett export of MAPS and that this amount will be pooled with transmission charges for Central Generating Stations and shared for payment by all the beneficiaries subject to the condition that TNEB shall not claim any service or wheeling charges for wheeling MAPS shares over TNEB's transmission lines and inter-State transmission lines to neighbouring systems.

2.6.4. TNEB concurred with the decisions of APSEB, KEB and KSEB mentioned in para 2.6.3.

2.7. Transmission losses for the transmission system for MAPS Power

2.7.1. TNEB suggested that 4% of the total nett export of MAPS, be accounted (as per SREB formula) as transmission losses over the existing 230 KV transmission system constructed by TNEB exclusively for evacuation of MAPS Exports, similar to the losses which are separately accounted for the transmission systems constructed exclusively for evacuation of power from the other Central Generating Stations; and these losses be added to the Regional pool for transmission losses to be shared by all the beneficiaries.

2.7.2. Treating the entire transmission system of TNEB including the above as one system APSEB, KEB and KSEB agree to the TNEB's suggestion subject to the condition that TNEB shall not claim any transmission losses for wheeling MAPS shares over TNEB's transmission lines and inter-State transmission lines to neighbouring systems.

2.7.3. Only 96% of MAPS total export will therefore be accounted as TNEB's receipt from MAPS.

2.7.4. TNEB concurred with the recommendations of APSEB, KEB and KSEB mentioned in para 2.7.2.

2.8. Wheeling of Neyveli-2 TPS shares before commissioning of NLC's 400 KV Neyveli—Sriperumbudur and Neyveli—Salem Transmission Lines.

2.8.1. In line with the decision taken above for MAPS power, APSEB, KEB and KSEB agree to the payment to TNEB every month towards transmission charges for Neyveli-2 TPS Power at 2.5 paise per Kwh on the total nett export of Neyveli-2 TPS subject to the condition that TNEB shall not claim any service or wheeling charges for wheeling Neyveli-2 TPS shares over TNEB's transmission lines and inter-State transmission lines to neighbouring systems and this amount will be pooled with transmission charges for Central Generating Stations and shared for payment by all the beneficiaries.

2.8.2. TNEB concurred with the recommendations of APSEB, KEB and KSEB mentioned in para 2.8.1.

2.8.3. In line with the decision taken for MAPS power, APSEB, KEB and KSEB agree to account 4% of total nett export of Neyveli-2 TPS towards transmission losses for wheeling Neyveli-2 TPS shares by TNEB and that these losses will be added to the Regional pool for transmission losses for sharing by all the beneficiaries subject to the condition that TNEB shall not claim additional transmission losses for wheeling Neyveli-2 TPS shares over TNEB's transmission lines and inter-State transmission lines to neighbouring systems.

2.8.4. Only 96% of total nett export of Neyveli-2 TPS will, therefore, be accounted as TNEB's receipt from Neyveli-2 TPS.

2.8.5. TNEB concurred with the recommendations of APSEB, KEB, KSEB mentioned in para 2.8.3.

2.9. Wheeling of Neyveli-2 TPS shares after the commissioning of NLC's 400 KV Neyveli—Sriperumbudur and Neyveli—Salem Transmission lines.

2.9.1 NLC said that transmission charges shall be payable to NLC as and when sections of the 400 KV Neyveli—Sriperumbudur and Neyveli—Salem transmission system are commissioned.

2.9.2. TNEB said that in pursuance of the decision of the Chairman of SEBs in the meeting of June 26, 1975 (see para 2.6.1.) the investments made by TNEB on 400/230 KV sub-stations at Sriperumbudur, Salem and Udumalpet should be taken care of when the transmission tariff for NLC's 400 KV transmissions system is finalised.

2.9.3. APSEB, KEB and KSEB agree that only service or wheeling charges shall be payable to TNEB at the fixed rate of 2.5 paise per Kwh for the nett Neyveli-2 TPS shares energy wheeled by TNEB over 230 KV inter-State transmission lines to neighbouring systems and these charges will be pooled with transmission charges for Central Generating Stations and shared for payment by all the beneficiaries.

2.9.4. TNEB concurred with the decision mentioned in para 2.9.3.

2.9.5. APSEB, KSEB, KEB and TNEB agree that only 0.04—0.96 (i.e. 1/24) of the nett Neyveli-2 TPS shares wheeled by TNEB over 230 KV inter-State transmission lines to neighbouring systems be accounted as transmission losses for wheeling and these losses will be added to the Regional pool for transmission losses for sharing by all the beneficiaries.

2.10. Regional pool of Transmission charges

2.10.1. The following shall be pooled for computing pooled transmission tariff.

- (a) transmission charges payable for NTPC's 400 KV transmission system.
- (b) transmission charges for Neyveli-2 TPS power before commissioning of NLC's 400 KV transmission lines from Neyveli to Sriperumbudur and Salem.
- (c) transmission charges for NLC's 400 KV transmission system payable after commissioning of NLC's 400 KV transmission line.
- (d) transmission charges for MAPS power.
- (e) Service or wheeling charges for wheeling shares excluding TNEB—wheeled shares of MAPS and of Neyveli-2 TPS before commissioning of the specified 400 KV NLC transmission lines.

2.10.2. The division of the aggregate of the above amounts by the total nett exports of all the Central Generating Stations is the pooled transmission tariff.

2.11. Regional Pool of Transmission Losses

2.11.1 The following shall be pooled :

- (a) actual transmission losses for 400 KV transmission system of NTPC for Ramagundam STPS power based on meter readings.
- (b) losses for wheeling Neyveli-2 TPS shares before the commissioning of specified NLC's 400 KV transmission lines.
- (c) actual transmission losses for NLC's 400 KV transmission system for Neyveli-2 TPS power based on meter readings after the commissioning of specified NLC's 400 KV transmission lines.
- (d) transmission losses for 230 KV transmission system for MAPS power
- (e) transmission losses for wheeling shares except TNEB wheeled shares of MAPS and of Neyveli-2 TPS before the commissioning of NLC 400 KV transmission lines from Neyveli to Sriperumbudur and Salem.

2.12. Regional Pooled Common Tariff for Central Generating Stations

2.12.1. The pooled common tariff is the sum of pooled generation tariff and pooled transmission tariff.

2.13. Identification of MAPS and Neyveli-2 TPS shares wheeled by TNEB

2.13.1 The details of computation of drawals of each beneficiary for accounting from Neyveli-2 TPS and MAPS are shown in Annexure-2.

2.14. Accounting of Drawals

2.14.1. The accounting of nett drawal and total drawal of each beneficiary are given in Annexure-I.

2.14.2. The total drawal is charged at pooled common tariff.

2.15. Credit to TNEB

2.15.1. The following amounts are payable to TNEB every month

- (a) transmission charges for MAPS power
- (b) transmission charges for Neyveli-2 TPS power before commissioning of NLC's 400 KV transmission lines from Neyveli to Sriperumbudur and Salem.

2.16. Regional Pool of Service (or Wheeling) Charges

2.16.1. Pooled Service or Wheeling Charges	Sum of beneficiaries bills for total drawal on pooled common tariff	Claim of Central Generating Stations excluding taxes/duties	Transmission charges for MAPS power and for Neyveli-2 TPS power before commissioning of specified 400 KV NLC transmission lines.
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2.17. Distribution of Pooled Service (or Wheeling) Charges

2.17.1. APSEB, KEB, KSEB and TNEB agree that the pooled service (or wheeling) charges are to be distributed only amongst the wheeling systems in proportion to nett shares energy wheeled by each wheeling system.

2.18. Nett amount on Pooled Common Tariff

2.18.1. Nett amount payable by a beneficiary on pooled common tariff	Amount for total drawal on pooled common tariff	Credit for wheeling	Credit to TNEB only
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3. Implementation of the Concept.

3.1. The implementation of the above pooled tariff concept requires a common agency to raise bills on beneficiaries, collect monies, make payments to Central Generating Stations and distribute the service or wheeling charges to the concerned systems. The SREB Secretariat as constituted now is not statutorily empowered to perform these functions. Also NTPC, MAPS and NLC want to raise bills directly on each of its beneficiaries at the generation (or energy) and transmission tariffs as applicable for the station in accordance with their bilateral agreements with the beneficiaries so that payments are not held up.

3.2. APSEB, KEB, KSEB and TNEB agree that the pooled tariff concept can be implemented as under without the SREB Secretariat's involvement in/handling of the financial transactions :

- (a) The Central Generating Stations will be enable to raise bills directly on its beneficiaries on the basis of a notional energy drawal account (see sub-para b) for payment by each beneficiary directly to the Central Generating Stations at the energy (or generation) and transmission tariffs as applicable for each Central Generating Station.
- (b) The total nett export of each Central Generating Station is notionally distributed amongst its beneficiaries in proportion to their total drawals (see Annexure-1, paras 7.3 and 7.4).
- (c) The SREB Secretariat will prepare the accounts for :
 - (i) sharing of pooled service or wheeling charges by each beneficiary proportionate to its total drawal
 - (ii) distribution of wheeling charges to wheeling systems
 - (iii) sharing by each beneficiary of pooled transmission charges for MAPS power and for Neyveli-2 TPS power before commissioning of NLC's 400 KV transmission lines from Neyveli to Sriperumbudur and Salem proportionate to its total drawal.
 - (iv) payment to TNEB of transmission charges for MAPS power and for Neyveli-2 TPS power before commissioning of NLC's 400 KV transmission lines, from Neyveli to Sriperumbudur and Salem.
- (d) Based on the accounts rendered by the SREB Secretariat, the beneficiaries will raise bills amongst themselves for realisation of charges.

4. Drawal of Shares.

4.1. APSEB, KEB, KSEB and TNEB agree that it shall be the endeavour of every beneficiary to limit its drawal to only the total entitled shares and agree to ensure that excess drawals at any point of time shall not be allowed to exceed 10% of entitlement from all Central Generating Stations.

4.2. Beneficiaries drawing less than their entitlements will be allowed to make up for short drawals in subsequent month(s).

4.3. These modalities will be reviewed later by the Technical Co-ordination Committee.

4.4. The drawal by a beneficiary in excess of its entitlement from all Central Generating Stations is charged at pooled common tariff only.

5. Bilateral Exchanges

5.1. APSEB, KEB, KSEB, and TNEB agree to exclude all bilateral exchanges or export of own generation from the purview of the Regional accounting.

5.2. The mutually agreed quantum of bilateral exchange will be deducted from the drawal of the receiving system and added to the drawal of exporting system.

5.3. APSEB, KEB, KSEB and TNEB agree to intimate to the SREB Secretariat immediately when a decision is taken to export/import bilateral power.

6. Calculation of Wheeled Shares

6.1. APSEB, KEB, KSEB and TNEB agree that shares wheeled over 220 KV, 132 KV and 110 KV inter-State transmission lines be computed as at the border point of each inter-State transmission line from the joint meter readings of export and import energy meters at both ends of the line and the losses from the end stations of the inter-State transmission line to the border point shall be computed in proportion to the kilometre distance of the border point from the end stations.

6.2. APSEB, KEB, KSEB and TNEB agree that in cases where the receiving (importing) end metered energy is more than the sending (exporting) end metered energy for an inter-State transmission line, the losses shall be the average of the percentages for the preceding six monthly positive transmission losses.

7. Goa and Pondicherry

7.1. Goa, which is not in the Southern Regional system and has share only in Ramagundam STPS, is excluded from the Regional accounting.

7.2. NTPC wants to bill on Goa directly as per NTPC's agreement with Goa based on joint energy account rendered by Goa and KEB.

7.3. Ramagundam STPS total net export loss the Goa's drawal of Ramagundam STPS share as intimated by KEB will, therefore, be considered for Regional accounting.

7.4. Transmission losses for only the 400 KV transmission systems proportionate to Goa's actual drawal will be deducted from the Regional pool of transmission losses and added to Goa's drawal (for billing by NTPC. As per the NTPC's agreement Goa shall also share transmission losses for NTPC 400 KV transmission system) as explained in Annexure-3.

7.5. NTPC's transmission charges less the transmission charges payable by Goa to NTPC will be accounted in the Regional accounting.

7.6. Till the Electricity Department of Pondicherry conveys decision for its inclusion in the Regional accounting, Pondicherry's entitled shares from all Central Generating Stations will be clubbed with TNEB's shares and shown as TNEB's.

8. Andhra Pradesh State Electricity Duty for Ramagundam STPS Energy

8.1. APSEB is not exempt from this levy (as per Andhra Pradesh Ordinance No. 32 of 1984). The duty is directly paid to the Andhra Pradesh State Government.

8.2. As the validity of this duty is being looked into, KEB, KSEB and TNEB opine that this duty is not payable and the accounts for this duty should not be prepared.

8.3. NTPC said that the bills to be raised on individual beneficiaries on the notional energy drawal account to be furnished by SREB will contain statutory taxes, duties as per the NTPC's bulk power supply agreement. KEB, KSEB and TNEB did not agree with NTPC.

9. Meter Readings

9.1. APSEB, KEB, KSEB and TNEB agree that all joint meter readings for export and import of energy at the following stations will be taken uniformly at 1200 hours of the last day of every calendar month:

- (a) at all Central Generating Stations (at 400 KV bus-bars for Ramagundam STPS)
- (b) on 400 KV side at all 400/230 KV and 400/132 KV sub-stations.
- (c) 230 KV feeders from MAPS and Neyveli-2 TPS.
- (d) at both ends of 220 KV, 132 KV and 110 KV inter-State and inter-Regional transmission lines.

10. Data Transmission to SREB Secretariat

10.1. NTPC, NLC, MAPS, APSEB, KEB, KSEB and TNEB agree to transmit positively the export and import data in Kilowatt hours based on joint meter readings.

- (a) by telex (in figures and in words), and
- (b) by post

to the SREB Secretariat on the first day of every calendar month for preparation of the draft account.

10.2. NTPC, NLC and MAPS agree to send by telex (in figures and in words) the following data on or before third day of every calendar month—and to send by post the same day—to SREB Secretariat.

- (a) generation tariff for previous month including variable component
- (b) transmission charges for previous month.

11. Preparation of Accounts

11.1 The SREB Secretariat will prepare the draft account every month if the necessary and complete data is made available to the Secretariat.

11.2. The Commercial Committee shall meet at 1000 hours on the fifth day of every calendar month at SREB, Bangalore (or the next working day if the fifth day happens to be a holiday) to prepare (or scrutinise the draft account) and approve the account.

11.3. NTPC, MAPS, NLC, APSEB, KEB, KSEB and TNEB agree to send their representatives for the monthly meetings and to bring the data for approving the Regional accounts.

11.4. NTPC, MAPS and NLC wanted—either provisional or finalised—energy account for billing purposes on or before the fifth day of every month. The preparation of provisional account for billing purposes is not acceptable to the beneficiaries.

12. General

12.1. The Regional account will be prepared for every calendar month.

12.2. The entire nett export of each Central Generating Station will be notionally shared.

12.3. The already approved accounts will be revised as and when either any generation tariff and/or transmission tariff are/is revised retrospectively.

12.4. The unallocated power from all Central Generating Stations will be shared as per decisions of the SREB from time to time.

12.5. The following are excluded from the Regional accounting :

- (a) exchanges on 66 KV inter-State transmission lines.
- (b) bilateral exchanges for shared generating stations such as T.D. Dam and Machkund etc.
- (c) transmission losses for the 220/110 KV Mangalore transformer (for exports to KSEB on 110 KV. Mangalore—Kasargode line)
- (d) transmission losses for wheeling of and service (or wheeling) charges for Goa's drawal of Ramagundam STPS share.

12.6. All the figures for energy shall be in kilowatt hours and for money in Rupees and paise only.

(NOTE: This revision 'B' supersedes the minutes circulated vide SREB letter No. SEO/CC/1/VV/2209—2261 dated 11 March, 1987 and the revision "A" circulated vide SREB letter No. SEO/CC/1/VV/4027—76 dated 14/15 May, 1987).

ANNEXURE—1 Of
Methodology.

Accounting of Drawals

Nett drawal of a beneficiary	=	Sum of nett imports from and exports to 400/230 KV, 400/132 KV sub-stations and nett exports/imports on 230 KV feeders from Neyveli —2 TPS and (96% of MAPS nett export for TNEB only and) nett import on each inter-State transmission line. (see para 2.8.4)	—Nett export on each inter-State transmission line 0.96.
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(NOTE: TNEB's nett exports on inter-State transmission lines less the Neyveli-2 TPS shares wheeled by TNEB before the commissioning of NLC's 400 KV transmission lines from Neyveli to Sriperumbudur and Salem and MAPS shares wheeled by TNEB are to be divided by 0.96 for calculation of TNEB's nett drawal.
(see Annexure—2)

Total drawal of a beneficiary = Nett drawal + Share of pooled transmission losses

This is illustrated as under :

	APSEB	KEB	KSEB	TNEB	TOTAL
Nett drawal	A1	A2	A3	A4	A
Share of pooled losses	L A1	L A2	L A3	L A4	L
	A	A	A	A	
Total drawal	D1	D2	D3	D4	D
Distribution for NTPC	G1 D1	G1 D2	G1 D3	G1 D4	G1
	D	D	D	D	
MAPS	G2 D1	G2 D2	G2 D3	G2 D4	G2
	D	D	D	D	(nett export of station)
NLC	G3 D1	G3 D2	G3 D3	G3 D4	G3
	D	D	D	D	
$D = A + L$ $= D1 + D2 + D3 + D4$ $= G1 + G2 + G3$ $D1 = A1 + L A1$					
	A				

Annexure—2 of Methodology

Identification of Energy Wheeled by T.N.E.B. Other than the Shares from MAPS and Neyveli—2 TPS

The notional energy of MAPS and Neyveli—2 TPS shares wheeled by TNEB over inter-State transmission lines to neighbouring systems is identified as :

Allocated share in the Concerned Central Station × Actual drawals from all sources

Allocated shares from all Central Stations

The energy wheeled by TNEB over inter-State transmission lines in excess of the notional drawals from MAPS and Neyveli—2 TPS before the commissioning of NLC's 400 KV transmission lines from Neyveli to Sriperumbudur and Salem and from MAPS only after the commissioning of NLC's 400 KV transmission lines from Neyveli to Sriperumbudur and Salem shall attract transmission losses and service (or wheeling) charges.

This is illustrated as under :

	KEB	KSEB
Actual (not the nett or total) drawals from the Regional pool	T1	T2
Entitlement from all Central Generating Stations	E1	E2
Entitlement from MAPS.	M1	M2
Entitlement from Neyveli—2 TPS	N1	N2
Actual nett wheelings by TNEB	X1	X2

(1) Till the commissioning of NLC 400 KV transmission lines :

(a) MAPS and NLC shares wheeled by TNEB :

T1 M1	T1 N1	T2 M2	T2 N2
E1	E1	E2	E2

(b) TNEB's exports :

X1 — $\frac{T1 (M1 + N1)}{E1}$	and X2 — $\frac{T2 (M2 + N2)}{E2}$
--------------------------------	------------------------------------

(2) After commissioning of the NLC 400 KV transmission lines :

(a) MAPS shares wheeled by TNEB

$$\frac{T1 \ M1}{E1} \quad \frac{T2 \ M2}{E2}$$

(b) TNEB's exports :

$$X1 - \frac{T1 \ M1}{E1} \quad \text{and} \quad X2 - \frac{T2 \ M2}{E2}$$

Annexure—3 of Methodology

Calculation of GOA's Share of Pooled Transmission Losses

$$\begin{array}{lcl} \text{Goa's share} & \text{Transmission losses for the identified} & \text{Goa's actual drawal as intimated by} \\ \text{of pooled} & \text{NTPC 400 KV Transmission} & \times \text{ KEB} \\ \text{losses} & \text{lines.} & \\ & \text{Ramagundam STPS nett export} & \end{array}$$

The identified lines are :

400 KV S/C Ramagundam to Bangalore and Sriperumbudur.

$$\begin{array}{lcl} \text{Goa's total} & \text{Goa's actual drawal} & \text{Goa's share of pooled} \\ \text{drawal for} & = \text{as intimated by} & + \text{transmission losses.} \\ \text{billing purposes} & \text{KEB} & \end{array}$$

Encl : 2

Annexure—II

Copy of Letter (Ms) No. 1573/PWD dated 10—8—1989 from Thiru. P. Baskaradoss, I.A.S., Special Secretary to Government, Public Works Department, Madras—9 addressed to the Chairman, Tamil Nadu Electricity Board, Madras—2.

Sub : Electricity—Adoption of 'Regional Accounting'—Evolved by the Southern Regional Electricity Board (SREB) for accounting the drawal of shares by the beneficiary States from the Central Generating stations in the Southern Region—approval—accorded—communicated.

Ref : Your Lr. No. SE/Plg/ESS/AI/F. Regl. Accounting/C 59059/D1/88, dt. 19—11—88.

I am directed to convey the approval of the Government to Tamil Nadu Electricity Board for adopting the 'Regional Accounting' principle evolved by the Southern Regional Electricity Board, for the accounting of and payment of charges towards drawal of shares from the Central Generating stations in the Southern Region.

Special Secretary to Government.

(True Copy)

Circular Memo. No. SE/IMC/EE3/AEE2/203/89, (Technical Branch) dated 7-9-1989.

Sub: Energisation of 10,000 numbers on line, one pole extension agricultural pumpsets during 1989-90 under special priority—Instructions—Issued.

Ref: 1. B. P. (Ms.) No. 59, dated 22-9-79.

2. Memorandum No. SE/RE&I(D)/D/3996/89, dated 22-5-89 and amended in Memorandum dated 6-6-89.

As against a target of 40,000 for 1989-90 and a quarterly target of 6,000 for April to June '89 4,021 pumpsets only have been electrified during the first quarter. With a view to accelerate the pumpset connections, the Board has decided to effect 10,000 new agricultural connections which involve only on line/one pole extension relaxing the usual rules of priority ordered in the reference cited (1). The above 10,000 pumpsets will form part of the target fixed for 1989-90.

2. The following instructions are issued for regulating the energisation of these 10,000 pumpsets:—

- (i) The Executive Engineers should identify the applicants who will come under this category. For this purpose, they will start their scrutiny of all pending applications commencing from the earliest application. The total number of connections that can be given under this category in each Division may be limited to 25% of their target. Therefore the total number of applications for which notice is to be issued to the applicant should be limited to 25% of the Division target.
- (ii) The notice under the special priority shall be given in the order of date of registration of applications which will qualify for special priority.
- (iii) The extension shall not involve more than one pole and the maximum distance from the existing pole in the existing line to the edge of the well in the case of open wells and to the bore location in the case of bore wells shall not exceed seventy metres. Extension involving insertion of a pole in the existing line is not permitted. However, insertion of a pole will be permitted if mere service connection alone is involved without any extension. The Assistant Engineer/Junior Engineer concerned shall personally verify each case and confirm that the above requirements are met in the case of applications for which special priority is given.
- (iv) Approval for according such special priority shall be given by the Executive Engineers.
- (v) The notice period to report readiness for such cases shall be only 45 days.
- (vi) It may be ensured during inspection of readiness that the serial number and name-plate details of the motors entered in the readiness register are one and the same for which the service connection is effected.
- (vii) The special priority will be applicable only to the applications which do not require either enhancement of distribution transformer capacity or improvement to Low Tension line. For purposes of determining the above, the diversity factor and voltage regulation shall not exceed the following.

Diversity Factor :

- | | | |
|-------------------------------|---|-----|
| (a) Purely agricultural loads | : | 1.6 |
| (b) Industrial loads | : | 1.2 |

Voltage Regulation for L. T. Line

6 percent with Diversity Factor

- (viii) The works shall be executed and connections given strictly as per readiness reported by the applicants. A surprise check of 10% of services so permitted shall be done by the Assistant Executive Engineer and 5% by the Executive Engineer concerned during the execution stage itself.
- (ix) If the applicants do not report readiness under this category, their applications should not be cancelled but should be considered under normal priority.

- (x) Shifting of service connections effected under the above special priority shall not be permitted for a period of three years from the date of service connection or till the date on which the applicant would have got the service connection under normal priority whichever is earlier.
- (xi) Separate record of the progress of service connection given to the agricultural pumpsets under this category shall be maintained and their achievement reported separately every month.

3. The Chief Engineers are requested to programme the service connection for agriculture pumpsets such that both the schemes viz. schemes coming under the special priority envisaged in this Memo. as well as connections coming under normal rules are given simultaneously, but the progress for these connections shall be reported separately. The instructions issued in Memo. cited (2) restricting the target for the second quarter to 15% is relaxed and the Chief Engineers are requested to ensure that atleast 50% of the total target is achieved before October '89. The total number of connections that can be given under the special priority should however be limited to 25% of the Divisional target. All the connections coming under the special priority should be given before 31-1-'90 and there should not be any carry over of these connections to the next year. Notices should be regulated accordingly. No new notice under the special priority should be issued after 31-12-1989.

4. The Chief Engineers (Distribution) and the Superintending Engineer (Distribution) Circles are requested to take immediate action to implement the above scheme.

5. The receipt of this memo. may be acknowledged.

T. V. Antony,
Chairman.

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Memo. No. IEMC/EE2/A1/F.P.C. GI/CR 12853/89 (Technical Branch) Dated 12-9-89

Sub : R&C—H.T. new Industries—Exemption from power cut—Extension of time period equivalent to the period of cut imposed on New H.T. industries—Orders issued—Regarding.

- Ref : 1. G.O. Ms. No. 760 PW dt. 24-4-89.
2. G.O. Ms. No. 1248 PW dt. 26-6-89.
3. Govt./PWD Ir. No. 161986/V. Spl. 2/89 dt. 18-8-89.

The Government in the G.O. cited (1) above imposed power cut on new High Tension Industries, which were originally exempted from power cut for a period of 3 or 5 years, according to the area of their location from the date of availing H.T. supply as per sub clauses (viii) to (xi) of clause 7 of the R&C orders. The original concession of exemption from power cut to new H.T. Industries was restored subsequently on 27-6-89 in G.O. cited (2) above.

2. The Government in letter cited (3) above, have ordered that the period between 24-4-89 and 26-6-89, when new H.T. Industries were subjected to power cut, shall be compensated by way of extending the exemption period suitably.

3. The Superintending Engineers of all Electricity Distribution Circles are therefore instructed that the H.T. new industries on expiry of their exemption period, applicable as per sub clause (viii) to (xi) of clause 7 of R&C order, may be granted power cut exemption for an additional period to the extent they were subjected to power cut during the period between 24-4-89 and 26-6-89.

T. V. Antony,
Chairman.

Endt. No. IEMC/E1/F. Kamarajar Dist. Milk Producers Union/CR 013350/89 (Techl. Br.) dt. 15-9-89.

Ref : G.O. Ms. 1711 PWD dt. 2-9-89

Copy communicated to All Chief Engineers/Distribution and Superintending Engineers/Electricity Distribution Circle and Superintending Engineer/Load Despatch and Grid Operation for information and necessary action.

Encl :

S. R. Shanmugham,
Superintending Engineer : IEMC.

Copy of G.O. (Ms.) No. 1711 (Public Works Department) Govt. of Tamil Nadu Dated 2-9-89.

ELECTRICITY—Restriction and Control—The Tamil Nadu, Restriction on consumption of Electricity Order, 1976 – Amendment to clause 6—Issued.

Read :

1. G.O. Ms. No. 1111 PWD dt. 24-7-76
2. G.O. Ms. No. 111 PWD dt. 30-1-85
3. G.O. Ms. No. 2236 PWD dt. 26-12-85
4. G.O. Ms. No. 2078 PWD dt. 19-8-86
5. G.O. Ms. No. 3060 PWD dt. 26-12-86
6. G.O. Ms. No. 999 PWD dt. 19-5-87
7. G.O. Ms. No. 1090 PWD dt. 1-6-87
8. G.O. Ms. No. 1490 PWD dt. 20-9-88
9. G.O. Ms. No. 434 PWD dt. 17-3-89
10. G.O. Ms. No. 1248 PWD dt. 26-6-89

Read also :

From Chairman, Tamil Nadu Electricity Board, Lr. IEMC/E1/A3/Kamarajar District Co-operative Milk/No. SC 84/CR 9392/89 dt. 4-7-89.

Order :

The Chairman, Tamil Nadu Electricity Board has recommended to treat the liquid Nitrogen Plant of M/s Kamarajar District Co-operative Milk Producers' Union Ltd. at Sulakkarai as a freezing plant for preserving cattle semen, on par with other freezing plants for the purpose of power cut and to include the unit under clause 6 of Restriction and Control Orders to effect 15% cut to the unit both on demand and energy. The Government after detailed examination accept the recommendation of Chairman, Tamil Nadu Electricity Board.

2. The following notification shall be published in an Extra Ordinary issue of Tamil Nadu Government Gazette dated 2-9-89.

Notification

In exercise of the powers conferred by Section 3 of the Tamil Nadu Essential Articles Control and Requisitioning Act, 1949 (Tamil Nadu Act XXIX of 1949), the Governor of Tamil Nadu hereby makes the following amendment to the Tamil Nadu Restriction on consumption of Electricity Order, 1976 as issued in G.O. Ms. 1111 Public Works dated 24th July 1976 and as amended subsequently.

The amendments shall come into force with effect from 2-9-89.

Amendments

- (1) In the said Order, under Clause 6, a new sub clause (xv) shall be added as follows :
“(xv) The liquid Nitrogen plant of M/s Kamarajar District Co-operative Milk Producers' Union Ltd. Sulakkarai, shall be subjected to 15% cut only both on demand and energy”.
- (2) In clause 8, under sub clause (iii) for the numbers “6 (iii) (iv) and (v)” the following numbers shall be substituted, namely,
“6 (iii), (iv), (v) and (xv)”.
- (3) In clause 9, under Sub-clause (i) for the numbers, “6 (iii), (iv) and (v)” the following numbers shall be substituted namely, “6 (iii), (iv), (v) and (xv)”.

(By Order of the Governor)

V. Sankarasubbaiyan,
Secretary to Government.

(True Copy)

Circular Memo. No. SE/HEMC/EE3/AEE 2/D. 206/89, (Technical Branch) Dt. 18-9-89.

Sub : Energisation of 10,000 numbers on line/one pole extension agricultural pumpsets during 1989-90 under Special priority—Further instructions—Issued.

Ref : 1. B. P. Ms. No. 59, dt. 22-9-79.

2. M. No. SE/RE & I (D)/3996/89, dt. 22-5-89 and amended in memo. dt. 6-6-89.

3. Circular Memo No. SE/HEMC/EE 3/AEE 2/203/89, dt. 7-9-89.

In continuation to the above, the following further instructions are issued for implementation of the above scheme.

1. The 45 days notice to report readiness to be issued may also include the applicants for whom 90 days notices have already been issued as per normal priority and supply may be extended on priority to those applicants if they fall in the categories of mere service connection/one pole extension.

2. The 45 days' notice for reporting readiness should be issued in such a way that the expiry date of the said 45 days' notice should not go beyond 15-12-89. If there are no applications to achieve the target of 25% limit in a division, the Superintending Engineers may reappropriate the target of 25% among other divisions and the circles' target should be kept up.

3. No extension of time shall be granted beyond the 45 days' notice period under any circumstances.

4. The distance for a mere service connection shall be taken as 30 metres from the service pole to the outer edge of the well.

5. The distance of one span of 70 metres specified should be reckoned as the maximum distance from the existing pole in the existing line to outer edge of the wall in the case of open wells and to the bore locations in the case of bore wells.

6. Diversity factor for mixed loads may be computed based on the diversity factor of 1.2 for industrial and 1.6 for agricultural loads.

7. In clause (vii) of the memo. cited under reference 3, instructions have been issued to maintain a regulation of 6% with a diversity factor of 1.5. It was pointed out that the target could not be achieved, if the regulation of 6% is adopted. Hence, it is ordered that wherever the regulation exceeds this 6% limit, supply to such pumpsets may be effected under this scheme, pending execution of improvement works. However, the Chief Engineers (Distribution) should ensure that the improvement works are carried out before 30-6-90.

8. All the wells/bore wells under this scheme of mere service connection/one pole extension shall be inspected by the Asst. Engineer/Junior Engineer, Assistant Executive Engineer and the Executive Engineer and the details shall be entered in the format enclosed. The format shall be signed by the Asst. Engineer/Junior Engineer, Assistant Executive Engineer and the Executive Engineer and filed in the docket.

9. A separate register may be maintained for this scheme and the register shall be closed as soon as the scheme is completed.

10. Clause (vi) in the memo. dated 7-9-89 under reference may be deleted.

11. All the Chief Engineers (Distribution) are requested to send a fortnightly report furnishing the following details to Member (Distribution) by name cover.

(i) No. of ready parties under this scheme.

(ii) Out of the above, no. of pumpsets to which supply has been affected.

The first report may be sent for the fortnight ending 15-10-89 to reach on or before 20-10-89.

The receipt of this memo. may be acknowledged.

Encl:

S. R. Ramakrishnan,
Member (Distribution).

Encl. :

**MERE SERVICE CONNECTIONS/1 SPAN EXTENSION SCHEME
FORMAT FOR INSPECTION**

1. Name of the applicant :
2. Address of the applicant :
3. Location of the well :
 - (a) S. F. No. :
 - (b) Village :
 - (c) Taluk :
4. Load in HP :
5. Name of the SS from which supply is to be extended :
6. Name of LT feeder :
7. Pole no. from which supply is to be given mere service/one pole :
8. Distance from the pole to the outer edge of the well/bore well :
9. Date of Inspection :
10. Remarks if any :
11. A sketch showing the location of the well/bore well, location of the service pole/tapping pole and the distance between the pole and the outer edge of the well/bore well is as shown below :

Assistant Engineer/Junior Engineer

Assistant Executive Engineer

Executive Engineer



ELECTRICITY – Maintenance of street lights by the Municipalities and Municipal Townships—Handing over to Municipalities and Municipal Townships—Orders issued.

Permanent B.P. (Ch.) No. 182

(Technical Branch)

Dated 19 - 9 - 1989,
Purattasi 3, Sukkila,
Thiruvalluvar Aandu 2020.

Read :

G.O. Ms. No. 344 (Municipal Administration and Water Supply Department),
dated 9-6-89.

Proceedings :

In the Government Order cited, Government have transferred the responsibility for the maintenance of street-lights from the Tamil Nadu Electricity Board to the Municipalities and Municipal Townships.

2. The Officials of Tamil Nadu Electricity Board had a detailed discussion with the Director of Municipal Administration regarding the modalities of giving effect to these orders. Consequently the following instructions are issued.

(i) The maintenance of street-lights (in "as is where is" condition) will be handed over by the Board to the Municipalities and Municipal Townships (i.e.) the Commissioners of Municipalities and the Executive Officers of Municipal Townships on 15-9-1989.

(ii) The number of existing street-lights category-wise will be furnished by the respective Assistant Executive Engineer of the Board to the Commissioner of the Municipality and the Executive Officer of the Municipal Townships and the latter's acknowledgement obtained.

(iii) A joint inspection shall be done between 10th and 15th of September 1989 and street-war list of lights burning and non-burning shall be prepared. This list should be signed by Municipal and Municipal Township officials and TNEB officials as a token of taking over of street-light maintenance.

(iv) Hereafter the replacement/repair works of the street-lights will be done by the Municipalities/Municipal Townships after getting line clear from the concerned officials of the Tamil Nadu Electricity Board. The Assistant Engineer/Junior Engineer should instruct his field staff suitably so that line clear when required by Municipal maintenance staff is given with due care to avoid accidents. There should be perfect understanding between the Municipal maintenance staff and the TNEB staff in this regard.

(v) In respect of new street-lights, all the fittings including tube-lights or high intensity bulbs (Sodium vapour and Mercury vapour lamps) shall be supplied and installed by the Municipalities/Municipal Townships after proper load sanction from the Tamil Nadu Electricity Board.

(vi) The Superintending Engineers shall not hand over any of street-light materials like chokes tube-lights etc. to the Municipalities/Municipal Townships. They may be retained for use in the Board.

3. No fresh tenders will be floated by the Board for street-light fittings and accessories for Municipalities and Municipal Townships.

4. The quarterly joint inspection of street-lights by the Board staff and Municipal staff in Municipal and Municipal Township areas ordered in Ir. No. SE/RE & I (D)/RE3/H/651/88, dated 15-6-88 may be discontinued.

5. The Chief Engineers (Distribution) and the Superintending Engineers of Distribution Circles should closely supervise the enforcement of these instructions.

6. The Chief Engineers (Distribution) shall send a confirmatory report on handing over of street-lights as above to Member (Distribution) by name cover.

(By Order of the Chairman)

S.R. Ramakrishnan,
Member/Distribution.



Circular Memo. No. SE/EMC/EE3/D. 207/89 (Technical Branch) dated 19-9-1989.

Sub : Electricity—Multi-storeyed buildings more than 15 meters in height—Supply and use of energy—Approval of the Chief Electrical Inspector to Government for Commencement and recommencement of supply—Regarding.

An extract of new Rule 50(A) of Indian Electricity Rules, 1956 is appended herewith.

As per the new rule, approval of the Chief Electrical Inspector to Government of Tamil Nadu is required in respect of commencement of electric supply or recommencement of supply where an installation had been under disconnection for a period of six months or more in multi-storeyed buildings of more than 15 meters in height. The above requirement is irrespective of the supply voltage and number of service connection to the buildings.

After careful consideration of the above, it is hereby ordered that new service connection or reconnection of service connection (where it is under disconnection for a period of 6 months or more) in multi-storeyed buildings of more than 15 metres in height may be effected only after the production of approval of the Chief Electrical Inspector to Government by the consumer for the electric supply to them for the commencement and recommencement of supply. The consumers may be informed suitably.

T. V. Antony,
Chairman.

Encl : An extract of Rule 50 (A) of I. E. Rules 1956

Encl :

Extract of Rule 50(A) of Indian Electricity Rules, 1956.

50 A. Additional provisions for supply and use of energy in multistoreyed buildings (more than 15 metres in height) :—

1. Before making an application for commencement of supply or recommencement of supply after an installation has been disconnected for a period of six months or more the owner occupier of a multi-storeyed building shall give not less than 30 days notice in writing to the Inspector together with particulars. The supply of energy shall not be commenced or recommenced within this period, without the approval of otherwise in writing of the Inspector.

2. The supplier/owner of the installation shall provide at the point of commencement of supply a suitable isolating device with cut out or breaker to operate on all phases except neutral in the 3 phase 3 wire circuit and fixed in a conspicuous position at not more than 2.75 metres above ground so as to completely isolate the supply to the building in case of emergency.

3. The owner/occupier of a multi-storeyed building shall ensure that electrical installation/work inside the building are carried out and maintained in such a manner as to prevent danger due to shock and fire hazards and the installation is carried out in accordance with the relevant codes of practices.

4. No other service pipes shall be taken along the ducts provided for laying power cables. All ducts provided for power cables and other services shall be provided with fire-barrier at each floor crossing."

(True extract)

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Circular No. CE/TR/EL/A1/JSI/D 287/89, (Techl. Br.) dt. 22—9—89.

Sub : Utilisation of 'Jayashree' (JSI) make disc Insulators—Regarding.

Ref : 1. Letter No. CED/MSR/T3/F Lines/D 2428/89,
dt. 31—8—89 of the CE (Distn.), Madras.

2. Memo. No. SE/Plg/DE/DB/A 2/FEHTBD/D 17/85, dt. 31—7—1985.

In the reference (1) cited above, The Chief Engineer (Distribution), Madras has requested for the replacement of 'JSI' make disc insulators used on Korattur-Sembium 110 KV feeder 2, stating that 'JSI' make disc insulators have been asked to be replaced from all the existing lines.

2. The Chief Engineer (Distribution), Madras and the other Chief Engineers (Distribution) are informed that in the reference (2) cited above (copy enclosed), instructions were issued to limit the use of 'JSI' make disc insulators in EHT lines coming up in 'non-polluted' areas only, as these insulators have failed within a short period of service on EHT lines erected in polluted areas.

3. There is no harm in the use of 'JSI' make disc insulators on Korattur—Sembium 110 KV feeder 2, in view of the following reasons :—

(a) The Korattur—Sembium line is not passing through any heavily polluted area.

(b) 'JSI' make disc insulators are already in service on Korattur—Sembium 110 KV feeder 1 without any major problem.

(c) The present stock of 33, 550 Nos. 'JSI' make disc insulators costing nearly Rs. 37 Lakhs have to be utilised on 110/66 KV lines laid in non-polluted areas.

S. R. Ramakrishnan,
Member (Distribution).

K. Krishnaswamy Rao,
Member (Generation).

Encl : Memo. dt. 31—7—1985

Encl :

Copy of Memo. No. SE/Plg./DE/DB/A 2/F EHT. BD/D 17/85, dt. 31—7—85.

Sub : Electricity—Breakdown of EHT lines due to failure of 'JSI' make insulators in polluted areas—Instruction to use the present stock issued.

'JSI' make insulators have failed within a short period of service in polluted areas in EHT lines. Hence Superintending Engineer/General Construction Circles are requested to use the present stock of 'JSI' make insulators in lines coming up in 'non-polluted' areas only.

Superintending Engineer/General Construction Circle's are also requested to intimate system Superintending Engineers in which lines the 'JSI' make insulators have been used so as to monitor their performance in non-polluted areas or to replace them in polluted areas.

The receipt of the Memo. may be acknowledged.

Sd.....
Member (Distribution).

(True Copy)

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Circular Memo. No SE/IEMC/EE3/AEE2/D. 209/89 (Technical Branch), dated 26—9—1989.

Sub : Extension of supply to agricultural pumpsets in wells at Poramboke land—
Issuing of "No Objection Certificate" from Collector of the
District—Orders issued.

Ref : (1) Memo. No. SE/RE&I(D)/D/286—1/86 (TB) dated 2 - 8 - 86.

(2) CE/Civil Designs Endt. No. SE(I)/EE/DPR/CHD/F. Misc/D. 85/89,
dated 27—1—89 on G.O. Ms. No. 2042, dated 28—10—88.

In the circular memorandum cited (1) above, it has been instructed to extend supply to the agricultural pumpsets in wells at Poramboke land on production of "No Objection Certificate" obtained from the Revenue Official not below the rank of a Tahsildar.

2. In the G.O. Ms. No 2042, dated 28—10—88 communicated under Endorsement (2) cited the Collectors of all Districts have been advised to restrict tapping of water course in the Poramboke lands and to accord permission for tapping of water from Poramboke land by Government Department, Government Organisation, State and Central, Local Bodies, Quasi-Government and Autonomous bodies only.

3. In view of the instructions issued in the G.O. cited to restrict tapping of water course in the poramboke lands, it is ordered that "No Objection Certificate" issued by the Collector of the District should be produced by the applicants for extension of supply to agricultural pumpset in wells at Poramboke land.

T. V. Antony,
Chairman.

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Establishment of a gas based thermal station (2×5 MW) at Narimanam with 2 Nos. 5 MW units already ordered for Kovilkalappal and Bhuvanagiri projects—Cost estimate to be sent to Central Electricity Authority and notification to public-approved.

Permanent B. P. (FB) No. 319

(Technical Branch)

Dated 27—9—1989,
Purattasi 11, Sukkila,
Thiruvalluvar Aandu 2020.

Proceedings :

1. Board proposed installation of a 1×5 MW gas turbine plant (simple cycle) at Kovilkalappal and the project was techno-economically cleared by the Central Electricity Authority at an estimated cost of Rs. 10 crores. Ministry of Petroleum confirmed to supply 40,000 NM³/day of gas to Tamil Nadu Electricity Board at Kovilkalappal for 15-20 years.

2. Board also proposed installation of 1×5 MW Gas turbine plant at Bhuvanagiri at an estimated cost of 10.03 crores. However the Central Electricity Authority did not clear the project as Ministry of Petroleum could not commit supply of gas to TNEB at Bhuvanagiri.

3. Due to several constraints, Oil and Natural Gas Commission (ONGC) has suggested TNEB to shift the location of Gas turbine plant from Kovilkalappal to Narimanam. It has committed 70,000 NM³/day of natural gas to TNEB at Narimanam which will be adequate to run 2 Nos 5 MW units.

4. Board, after careful consideration of the issues involved, has approved the following proposals in its 576th meeting held on 18-9-89.

(a) To defer the execution of the proposed Kovilkalappal Gas turbine project till ONGC make arrangement to produce gas free from H₂S at Kavalikalappal.

(b) To evolve proposals to instal 2 Nos. Gas turbine units at Narimanam at an estimated cost of Rs. 22.77 crores instead of at Kovilkalappal.

(c) To issue the draft notification for publication in Government Gazette and in newspapers under Section 29 (2) of Electricity Supply Act, 1948.

(d) To send the scheme to the Central Electricity Authority for its concurrence.

(e) To commence preliminary works at Narimanam pending clearance.

(By Order of the Board)

S. R. Ramakrishnan,
Member (Distribution).

Encl : Cost Estimate

ANNEXURE—III

Detailed cost estimate for installation of 2x5.0 MW Gas Turbine at Narimanam

Sl. No.	Particulars	Qty.	Rate Rs. in lakhs	Amount Rs. in lakhs
(1)	(2)	(3)	(4)	(5)
1.	Preliminary expenses on Survey & Investigation			
a.	Feasibility studies	LS		0.60
b.	Investigation	LS		0.20
c.	Preparation of Project report	LS		0.20
	Sub Total (1)			1.00
2.	Land	5.385 ha	0.40	2.154
3.	Civil works			
a.	Improvements to land viz. Site filling, levelling etc.	LS		25.00
b.	Road	LS		3.00
c.	Culverts & drainage	LS		5.00
d.	Fencing	LS		10.00
e.	Buildings			
i.	Office Building	150 sqm	0.02	3.00
ii.	Switchyard control room	200 "	0.02	4.00
iii.	Gas boosting station and gas compressor station building	360 "	0.02	7.20
iv.	Stores cum workshop	84 "	0.02	1.68
v.	Gate House	12.25 sqm	0.02	0.25
vi.	Quarters	LS		20.00
f.	Gas turbine civil works	LS		3.00
g.	Switchyard civil works	LS		5.00
h.	Provision of water supply	LS		3.00
i.	Gardening	LS		3.00
	Sub Total (3)			93.13
4.	Mechanical works (Inclusive of freight and taxes)			
a.	Gas Turbine and accessories including generator	2 sets	502.28	1004.56
b.	D.C. System	2 Nos	11.58	23.16
c.	Gas turbine auxiliary cooling system	2 Nos	2.16	4.32
d.	Gas boosting station	2 Nos	92.04	184.08
e.	Instrumentation & control	2 sets	91.02	182.04
f.	Pipes, valves & fittings	2 sets	10.80	21.60
	Sub Total (4)			1419.76

(1)	(2)	(3)	(4)	(5)
5.	Electrical works			
i.	110/11 KV 16 MVA Transformer	2 Nos.	23.00	46.00
ii.	110 KV Isolator with one earthing blade	9 "	0.35	3.15
iii.	110 KV circuit breaker SF 6	4 "	4.00	16.00
iv.	110 KV C.Ts (1φ)	6 "	0.40	2.40
v.	110 KV PTs (1φ)	3 "	0.40	1.20
vi.	110 KV Lightning arrestor (1φ)	9 "	0.30	2.70
vii.	11 KV circuit breaker SF 6	3 Nos.	2.00	6.00
viii.	11 KV C.Ts (1φ)	6 "	0.06	0.36
ix.	11 KV P.Ts (1φ)	6 "	0.06	0.36
x.	11 KV Isolator	9 "	0.02	0.18
xi.	Protection, control and relay panel	LS		1.50
xii.	Station Auxiliaries	LS		1.00
xiii.	Battery with charging equipment, DC Distribution Board	LS		2.00
xiv.	Cables	LS		2.00
xv.	Bus bars, conductors etc.	LS		3.00
xvi.	Station transformer	1 No.	0.50	0.50
xvii.	110 KV DC line (Panther) from Narimanam SS to Thiruvavur	18 Kms	8.22/km	147.96
xviii.	Bay extension at Thiruvavur	2 Nos	18.40	36.80
xix.	Sub Total 5 (i) to 5 (xviii)			273.11
xx.	Freight, Insurance and taxes at 7%			19.12
	Sub Total (5)			292.23
6.	General facilities			
a.	Lighting & fire fighting	LS		3.00
b.	Station grounding	LS		0.25
c.	Air conditioning and ventilation	LS		1.00
d.	Laboratories, chemical & Electrical instruments	LS		4.00
	Sub Total (6)			8.25
7.	Spares			
a.	For item (4)			39.00
b.	For item (5) (xix) at 3% inclusive of 7% freight and taxes			8.76
	Sub Total (7)			47.76
8.	Erection, testing and commissioning			
a.	For item 4	2 sets	73.14	146.28
b.	For item 5 (xix) at 10%			27.31
	Sub Total (8)			173.59
9.	Total for works			2037.87
10.	Miscellaneous			
a.	Establishment at 5%			101.52
b.	Tools & Plants			
i.	For item 4	9.58		15.76
ii.	For others at 1%	6.18		
c.	Audit & Accounts at 1%			27.38
d.	Consultancy charges at 1%			20.38
e.	Inspection charges at 0.5%			10.19
f.	Training O & M staff			10.00
g.	Contingencies at 3%			61.14
				2277.24

or 2277 lakhs.

PROCUREMENT OF CEMENT FROM TAMIL NADU CEMENTS CORPORATION LIMITED—Adoption of G. O. Ms. No. 343, Dated 6—6—1989 by the Board—Orders—Issued.

Permanent B.P. (F.B.) No. 320

(Technical Branch)

Dated 28—9—1989,
Purattasi, 12 Sukkila,
Thiruvalluvar Aandu 2020.

Read :

- (i) Note to Board dated 25—8—1989.
- (ii) Item (11) from the Extract of the Minutes of the 576th Board Meeting held on 18—9—1989.

The Tamil Nadu Electricity Board approves the following recommendations of the Tender Committee in the matter of procurement of cement for Board's works :

- (i) The Superintending Engineers shall purchase cement only from M/s. TANCEM at the prevailing rate as per G. O. Ms. No. 343 dated 6—6—89 without any ceiling on monetary limit under Single Tender System after obtaining approval from the Chief Engineers concerned and subject to Budget Provision.
- (ii) 100% advance payment of cost of cement may be made by the Superintending Engineers for the purchase made from M/s. TANCEM.
- (iii) The Liquidated Damages clause in the Purchase Order to be placed by the Superintending Engineers may be waived.
- (iv) The Security Deposit/Undertaking in respect of the purchase order to be placed by the Superintending Engineers may be waived.
- (v) In the case of purchase of special varieties of cement not manufactured by TANCEM, orders can be placed by the respective Chief Engineers as per usual Board's terms and conditions within the powers delegated to them, on other manufacturers, after obtaining a certificate from M/s TANCEM, regarding their inability to supply such cement.

(By Order of the Board)

S R. Ramakrishnan,
Member (Distribution).

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Circular Memo. No. SE/IEMC/EE3/AE/D. 423/89, (Techl. Br.) Dated 28—9—1989.

Sub : Continuance of temporary supply beyond 2 years—Further instructions—Regarding.

Ref : Circular Memo. No SE/IEMC/EE3/AE/D. 355/89, dated 24—2—89.

In the above memo, the Chief Engineers (Distribution) of all Regions were requested to obtain prior approval of the Chairman in advance for extending temporary supply beyond two years, where inevitable and also to discourage continuance of temporary supply beyond two years.

But it is seen that there are still cases where the approval has not been obtained in advance from this office. Proposals are received belatedly, even in respect of cases where the temporary supply was disconnected long back.

Hence the Chief Engineers (Distribution) of all Regions are requested to review all cases of temporary supply and ensure that the approval of competent authorities are obtained in advance for continuance of temporary supply.

S. R. Ramakrishnan,
Member (Distribution).

Circular Memo. No. SE/IEMC/EE3/AEE2/D. 211/89 (Technical Branch), dated 29-9-1989.

Sub : Shifting of agricultural services in large scale by consumers themselves due to drought—Orders—issued.

Representations are being received from agricultural consumers that, due to dire necessity and urgency for reasons like the existing well gone dry, drought etc., they have no other go but to shift their pumpset to their nearby well/bore-well within their land, where there is sufficient water for irrigating their withering crops without obtaining prior permission/sanction of the Board and that Board should desist from taking punitive action against them for such action and thus help them in obviating their genuine problem/difficulty.

2. After careful consideration, it has been decided to allow agricultural consumers to shift their agricultural pumpset within their premises i.e., land in view of the drought or near-drought conditions often experienced in the State.

3. Accordingly, it is ordered that such shifting of the pumpset may be carried out by agricultural consumers, provided the well/bore well is located within his own contiguous land subject to the following conditions :—

- (i) The extension should not cross either lands belonging to other persons or any roads/canals/rivers etc.,
- (ii) The wiring should be got done by a licenced electrical contractor.
- (iii) Only insulated cables of adequate capacity should be used.
- (iv) Only materials of ISS or of good quality should be used.
- (v) A vertical clearance of not less than 4.0 metres from the ground level should be maintained.
- (vi) A neutral wire should also be run along with the 3-phase supply line.
- (vii) The shifting of the pumpset is permitted at the risk of the consumer : The consumer is solely responsible for any accident that may occur in that line. Only the consumer is liable to pay any compensation in the event of any accident.
- (viii) The horse power of the motor/motors shifted to the new location should not exceed the contracted load.
- (ix) The consumer should submit an application in the form enclosed (to be obtained from the Distribution Section Officer) prior to shifting of the agricultural pumpset.
- (x) The consumer should also pay a sum of Rs. 100/- by cash to the Section Officer at the time of submitting the application.
- (xi) On inspection, if it is found that the shifting of pumpset is not completed within the period of one month from the date of payment of inspection charges and if the consumer desires to shift the pumpset, the consumer should pay a sum of Rs. 100/- second time towards second inspection charges.
- (xii) The Assistant Engineer/Junior Engineer should maintain a separate register for such shifting of pumpsets in his Section as per proforma enclosed.

4. Necessary amendment to the existing texts under the headings 'Violation' and 'Action' in Serial Number (vi) in clause 2.03 of the Schedule—Part I of the Terms and Conditions of Supply of Electricity has been issued in the Board's Proceedings Permanent B.P. (FB) No. 288 (Technical Branch) dated 26-8-1989.

Encl :

T. V. Antony,
Chairman.

Encl: 1 REGISTER OF SHIFTING OF AGRICULTURAL PUMPSETS

PROFORMA

Sl. No.	Date of receipt of application and date of payment	S. C. No.	Name of the owner	SF No. & Village	Connected load	Payment details of inspection charges		Date of inspection	Remarks
						P. R. No. & date	P. C. B. No. & date		

Encl : 2

**FORM OF INTIMATION BY AGRICULTURAL CONSUMER TO SHIFT HIS
PUMPSET(S) TO A NEW WELL/BORE WELL IN HIS OWN LAND
WHERE THE SERVICE CONNECTION EXISTS**

1. Name of consumer :
2. Address of the consumer for correspondence :
3. Service connection no. :
4. Sanctioned load :
5. SF No. Village and Taluk where the S.C. is located :
6. I proposed to shift the pumpset of capacity.....HP in S. C. No.....at
SF.....in.....Village.....Taluk to the well/bore well in S.F. No.....
in.....Village.

I declare that the location of the well/bore well to which the pumpset is proposed to be shifted is within my own land situated contiguously.

7. I agree to pay a sum of Rs. 100/- (Rupees One hundred only) towards the inspection charges along with the application.

8. I will shift the pumpset within one month from the date of submitting this application and date of payment of inspection charges.

9. I will carry out the wiring work through a licensed electrical contractor as per I. E. Rules by using materials of ISS or of good quality insulated conductors of adequate capacity and also maintain a ground clearance of not less than 4 metres. In case the wiring is done by underground, the cables will be taken through suitable PVC pipes with proper insulation for the safety.

10. I undertake to indemnify the board and to pay compensation in the event of any accident (electrical or mechanical) occurs to any person or any animal, on account of defective construction/usage of non-standard materials not conforming to I.E. Rules etc., in the extension carried out by me.

Signature of Applicant.

FOR OFFICE USE ONLY

Payment Details

P. R. No.

Dated :

PCB No.

Dated :

The above service connection (SC No.) was inspected by me on.....and the shifting of agricultural pumpset to a new well/bore well done by the consumer is in order.

Assistant Engineer/Junior Engineer
.....(Distribution).

NOTE :

1. This application is to be received along with the inspection charges.
2. The agricultural service connection is to be inspected after one month from the date of payment.

SKETCH SHOWING THE EXISTING AND SHIFTED LOCATION OF THE PUMPSET

Signature of the
Section Officer (Dated)

Signature of the
Consumer

Encl. 3

விவசாய மின் நுகர்வோர் தன்னுடைய பம்பு செட்டை மின் இணைப்பு கொடுக்கப்பட்டுள்ள அதே நிலத்தில் உள்ள வேறொரு கிணற்றுக்கோ/ஆழ்குழாய் கிணற்றுக்கோ மாற்றிக்கொள்ள மின்வாரியத்திற்கு அறிவிப்பு கொடுக்கும் படிவம்.

1. மின் நுகர்வோர் பெயர் :
2. விலாசம் (கடிதத்தின் மூலம் தொடர்பு கொள்ள) :
3. மின் இணைப்பு எண் :
4. அனுமதிக்கப்பட்ட மின் பளு :
5. மின் இணைப்பு கொடுக்கப்பட்டுள்ள கிணற்றின் சர்வே எண், கிராமம், வட்டம் :
6.தாலுகாவில்.....
கிராமத்தில் சர்வே எண்லுள்ள கிணற்றுக்கு கொடுக்கப்பட்டுள்ள மின் இணைப்பு எண்லுள்ள குதிரைத்திறன் கொண்ட பம்புசெட்டை என்னுடைய சொந்த நிலத்திலுள்ள வேறொரு கிணற்றிற்கு/ஆழ்குழாய் கிணற்றிற்கு இட மாற்றம் செய்ய உத்தேசித்துள்ளேன். பம்பு செட்டை புதியதாக இடமாற்றம் செய்யப்பட வுள்ள கிணறு/ஆழ்குழாய் கிணறு எனக்குச் சொந்தமான, தொடர்ச்சியாக உள்ள நிலத்தில் தான் அமைந்துள்ளது என்று உறுதி அளிக்கின்றேன். :
7. இந்த விண்ணப்பத்துடன் ஆய்வுக்கான தொகை ரூ. 100/— (ரூபாய் நூறு மட்டும்) செலுத்த சம்மதிக்கிறேன். :
8. இந்த விண்ணப்பம் மற்றும் ஆய்வுக்கான தொகை செலுத்திய ஒரு மாதத்திற்குள் பம்பு செட்டை இடமாற்றம் செய்ய உறுதி அளிக்கிறேன். :
9. பம்புசெட்டை இடமாற்றம் செய்வதற்குண்டான வயரிங் வேலையை இந்திய மின் சார விதிகளின்படியும், இந்திய தரக்கட்டுப்பாடுக்கு உட்பட்ட தரமான பொருட்களை உபயோகித்து உரிமம் பெற்ற மின் ஒப்பந்தக் காரர் மூலமாக செய்வேன் என்று உறுதி அளிக்கிறேன்.

10. மின்சாரம் பாயாத காப்பிடு (insulated) செய்யப்பட்ட, போதுமான திறன்வாய்ந்த மின் கம்பிகளை உபயோகப்படுக்கவேன்

11. நிலத்திற்கும் மேல்நிலை மின்கம்பி தொடருக்கும் உண்டான இடைவேளி நான்கு மீட்டருக்கும் குறையாமல் இருக்கும் என்று உறுதி கூறுகிறேன்.

12. நிலத்தின் கீழ் மின்சாரம் பாயாத காப்பீடு (insulated) செய்யப்பட்ட மின் கம்பிகளை அமைக்க வேண்டி இருந்தால், பிவிசி (PVC) குழாய்மூலம் மின் கம்பிகளை மிகவும் பாதுகாப்பாக அமைப்பேன் என்று உறுதி கூறுகிறேன்.

13. பம்புசெட்டை ஆடமாற்றம் செய்வதற்காக என்னால் அமைக்கப்பட்ட மின் கம்பித்தொடர் அமைப்பில் தரமற்ற பெரள்டை உபயோகப்படுத்தியதாலோ, மின் தொடரை சரியான முறையில் அமைக்கப்படாததாலோ அல்லது உத்திய மின்சார விதிகளை கடைபிடிக்காததாலோ பணிதர்களுக்கோ அல்லது கால்நடைகளுக்கோ ஏதாவது விபத்து (மின்சாரத்தினால் அல்லது மின் சாதனங்களால்) ஏற்படின் அதற்கு மின்வாரியம் பொறுப்பாக இருக்கா தென்றும் அதற்காக தரப்பட வேண்டிய ஈட்டுத் தொகையை நானே செலுத்துகிறேன் என உறுதியளிக்கிறேன்.

விண்ணப்பதாரரின் கையொப்பம்

அலுவலக உபயோகத்திற்கு மட்டும்

பணம் செலுத்திய விவரம்

நிலையான ரசீது எண் : P.R.No.	நாள் :
பி.சி.பி.எண் : P.C.B. No.	நாள் :

மேற்கண்ட மின் இணைப்பை (மின் இணைப்பு எண்.....) நான்.....அன்று ஆய்வு செய்தேன். மின் நுகர்வோர் தனது விவசாய பம்பு செட்டை புதிய கிணற்றிற்கு/ஆழ்குழாய் கிணற்றிற்கு ஆடமாற்றம் செய்தது முறைப்படி உள்ளது என்று சான்றளிக்கிறேன்.

உதவி பொறியாளர்/இளநிலை பொறியாளர்
.....(லிநியோகம்)

குறிப்பு:

1. இந்த விண்ணப்பமானது ஆய்வுத்தொகையுடன் பெறப்பட வேண்டும்.
2. ஆய்வுத்தொகை செலுத்திய ஒரு மாதத்திற்கு பிறகு விவசாய மின் இணைப்பை ஆய்வு செய்ய வேண்டும்.

விவசாய பம்புசெட்டை மாற்றுவதற்கு முன்பும் பின்புமான குறிப்பு வரைபடம்

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ANNEXURE TO FINANCE

Pension - Revision of Pension and Family Pension and revised rates of Dearness Allowance for Pensioners and Family Pensioners—Orders—Issued.

(Permanent) B.P. (Ch) No. 258

(Secretariat Branch)

Dated: 20-9-1989.

Read:

- (i) B.P. Ms. (Ch) No. 479 (Sectt) dated 30-12-85.
- (ii) B.P. Ms. (FB) No. 6, dated 13-1-88
- (iii) B.P. Ms. (Ch) No. 28, (S.B.) dated 8-2-88.
- (iv) B.P. Ms. (Ch) No. 351, (S.B.) dated 30-11-88.
- (v) G.O. Ms No. 810, Fin. (Pay Commission) Dept. dated 9-8-89.

Proceedings :

In the Government Orders cited, taking into account the recommendations of the Vth Tamil Nadu Pay Commission, Government have issued orders revising the pension/Family pension and rates of Dearness Allowance to the pensioners and Family Pensioners. The Board has revised the scales of pay and allowances of its workmen and Officers with effect from 1-12-88 merging 608 points Dearness Allowance with pay. Generally, the Board is following the orders of Government relating to revision of pension and rates of Dearness Allowance to pensioners.

2. After considering the question of revision of pension/Family pension and rates of Dearness Allowance to the Board's pensioners and Family pensioners based on the orders referred to in para 1 above, the Tamil Nadu Electricity Board passes the following orders :-

- (i) The minimum pension and Family Pension be enhanced to Rs. 375/- per month.
- (ii) In respect of the existing pensioners/Family pensioners/who retired/died before 1-10-87, the revised pension/Family pension shall be fixed by increasing the sum total of basic pension (before commutation, if availed) and the related dearness allowance at 608 points paid from 1st May, 1986 as given in the Annexure-I) with the following percentage rates. If the amount, so arrived at, is less than Rs. 375/- per month, a minimum of Rs. 375/- per month shall be fixed as revised Pension/family pension. The commuted portion, if any, shall be deducted from the revised pension so arrived at:

Total of pension F.P. + D.A. at 608 points p.m. (1)	To those retired prior to 1-6-80 (2)	To those retired between			
		1-6-80 & 1-10-70 (3)	2-10-70 & 31-3-78 (4)	1-4-78 & 30-9-84 (5)	1-10-84 & 30-9-87 (6)
Up to Rs. 500/-	60%	50%	40%	35%	20%
Above Rs. 500/-	50%	40%	30%	25%	15%
	(Subject to a minimum of Rs. 300/-)	(Subject to a minimum of Rs. 250/-)	(Subject to a minimum of Rs. 200/-)	(Subject to a minimum of Rs. 175/-)	(Subject to a minimum of Rs. 100/-)

If the amount of increase works out in fraction of a rupee, it should be rounded off to next higher rupee.

- (iii) In respect of the employees who retired or died on or after 1-10-87, their revised pension/family pension shall be the sum total of pension/family pension plus Dearness Allowance at 608 points of All India Consumer Price Index only, as the present pension/family pension of this category of pensioners/family pensioners has already been stepped up by a quantum equivalent to the Dearness Pay upto 687 points.
- (iv) A table indicating the revised pension/family pension under these orders from 1-6-1988 is given in Annexure II; and

- (v) As the revised formula for calculation of family pension would result in reduction in family pension, adversely affecting those already retired and will retire in the revised scales of pay, the existing pattern of calculation of family pension shall be continued. The family pension shall be calculated at 30 per cent of pay last drawn as hitherto, subject to a maximum of Rs. 1250 per mensem.
- (vi) Employees retiring on or after 1-10-1987 were permitted computation of pensionary benefits treating the dearness allowance and additional dearness allowance at 687 points paid upto 1st October 1987 as "Dearness Pay". As the fixation of pay in the revised scale of pay from 1-12-1988 has been made by merging dearness allowance paid upto 608 points of All India Consumer Price Index, those employees retired/retiring after drawal of revised pay would be getting lesser emoluments comprising of pension plus dearness allowance compared to that of those retired under the pre-revised scales of pay. The Board has decided to grant "Dearness Pay" in such cases. The Board accordingly directs that pensionary benefits of employees retired retiring on or after 1-12-88 be computed by adding "Dearness Pay" along with pay at the following percentage rates :-

Pay Range (1)	Rate of Dearness Pay (2)
(i) Upto Rs. 3,500/-	13% of pay
(ii) above Rs. 3,500/- but not exceeding Rs. 6,000/-	9% of pay subject to a minimum of Rs. 455/-
(iii) above Rs. 6,000/-	8% of pay subject to a minimum of Rs. 540/-

3. The Board also directs that all pensioners/family pensioners be allowed revised dearness allowance on the pension/family pension newly arrived at for different periods from 1st June 1988 as indicated below :-

Revised Pension/ Family Pension (1)	Revised dearness allowance on Pension/Family Pension		
	From 1-6-88 (2)	From 1-7-88 (3)	From 1-1-89 (4)
(i) Not exceeding Rs. 1750	18%	23%	29%
(ii) Exceeding Rs. 1750 but not exceeding Rs. 3000	13% subject to a minimum of Rs. 315	17% subject to a minimum of Rs. 403	22% subject to a minimum of Rs. 503
(iii) Exceeding Rs. 3,000	11% subject to a minimum of Rs. 390	15% subject to a minimum of Rs. 510	19% subject to a minimum of Rs. 660

Annexure—III to these orders indicates the quantum of dearness allowance admissible to pensioners/family pensioners on their revised pension/family pension from 1-6-1988. In the case of divisible family pension, the dearness allowance shall be divided proportionately. An illustration is given in Annexure—IV to arrive at the increase in pension/family pension and dearness allowance at various periods.

4. These orders shall take effect from 1-6-1988. The pension/family pension in respect of cases of retirement/death occurred between 1-6-88 and 30-11-88 shall be recomputed on the same basis as ordered in para 2 (iii) above.

5. The pension authorising authorities should revise the cases of the existing pensioners/Family Pensioners and issue necessary authorisation to the pension disbursing authority. In respect of cases of retirement or death arising on or after 1-12-88, the Pension sanctioning authorities should revise Pension/Family Pension with reference to these orders and send necessary proposals to the Pension Authorising Authorities for issue of authorisation revising the pensionary benefits.

(By Order of the Chairman)

K. N. Ramesh

Encl : Annexures.

Revision of Pension and Family Pension and revised rates of Dearness Allowance

ANNEXURE I

STATEMENT SHOWING THE DETAILS OF DEARNESS ALLOWANCE AT 608 POINTS OF CONSUMER PRICE INDEX FOR THE EXISTING PENSION/FAMILY PENSION.

Pension/ Family Pension.	Dearness Allowance at 608 points.	Pension/ Family Pension.	Dearness Allowance at 608 points.	Pension/ Family Pension.	Dearness Allowance at 608 points.	Pension/ Family Pension.	Dearness Allowance at 608 points.
(1)	(2)	(1)	(2)	(1)	(2)	(1)	(2)
RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.
235—269	40	437—443	66	763—770	92	980—987	118
270—276	41	444—449	67	771—779	93	988—995	119
277—283	42	450—456	68	780—787	94	996—1,004	120
284—289	43	457—463	69	788—795	95	1,005—1,012	121
290—296	44	464—469	70	796—804	96	1,013—1,020	122
297—303	45	470—476	71	805—812	97	1,021—1,029	123
304—309	46	477—483	72	813—820	98	1,030—1,037	124
310—316	47	484—489	73	821—829	99	1,038—1,045	125
317—323	48	490—496	74	830—837	100	1,046—1,054	126
324—329	49	497—503	75	838—845	101	1,055—1,062	127
330—336	50	504—509	76	846—854	102	1,063—1,070	128
337—343	51	510—516	77	855—862	103	1,071—1,079	129
344—349	52	517—523	78	863—870	104	1,080—1,087	130
350—356	53	524—529	79	871—879	105	1,088—1,095	131
357—363	54	530—536	80	880—887	106	1,096—1,104	132
364—369	55	537—543	81	888—895	107	1,105—1,112	133
370—376	56	544—549	82	896—904	108	1,113—1,120	134
377—383	57	550—595	83	905—912	109	1,121—1,129	135
384—389	58	696—704	84	913—920	110	1,130—1,137	136
390—396	59	705—712	85	921—929	111	1,138—1,145	137
397—403	60	713—720	86	930—937	112	1,146—1,154	138
404—409	61	721—729	87	938—945	113	1,155—1,162	139
410—416	62	730—737	88	946—954	114	1,163—1,170	140
417—423	63	738—745	89	955—962	115	1,171—1,179	141
424—429	64	746—754	90	963—970	116	1,180—1,187	142
430—436	65	755—762	91	971—979	117	1,188—1,195	143

(ii)

ANNEXURE I—cont.

STATEMENT SHOWING THE DETAILS OF DEARNESS ALLOWANCE AT 608 POINTS OF CONSUMER PRICE INDEX FOR THE EXISTING PENSION/FAMILY PENSION.—cont.

<i>Pension/ Family Pension.</i> (1)	<i>Dearness Allowance at 608 points.</i> (2)	<i>Pension/ Family Pension.</i> (1)	<i>Dearness Allowance at 608 points.</i> (2)	<i>Pension/ Family Pension.</i> (1)	<i>Dearness Allowance at 608 points.</i> (2)	<i>Pension/ Family Pension.</i> (1)	<i>Dearness Allowance at 608 points.</i> (2)
RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.
1,196—1,204	144	1,405—1,412	169	1,613—1,620	194	1,821—1,829	219
1,205—1,212	145	1,413—1,420	170	1,621—1,629	195	1,830—1,837	220
1,213—1,220	146	1,421—1,429	171	1,630—1,637	196	1,838—1,845	221
1,221—1,229	147	1,430—1,437	172	1,638—1,645	197	1,846—1,854	222
1,230—1,237	148	1,438—1,445	173	1,646—1,654	198	1,855—1,862	223
1,238—1,245	149	1,446—1,454	174	1,655—1,662	199	1,863—1,870	224
1,246—1,254	150	1,455—1,462	175	1,663—1,670	200	1,871—1,879	225
1,255—1,262	151	1,463—1,470	176	1,671—1,679	201	1,880—1,887	226
1,263—1,270	152	1,471—1,479	177	1,680—1,687	202	1,888—1,895	227
1,271—1,279	153	1,480—1,487	178	1,688—1,695	203	1,896—1,904	228
1,280—1,287	154	1,488—1,495	179	1,696—1,704	204	1,905—1,912	229
1,288—1,295	155	1,496—1,504	180	1,705—1,712	205	1,913—1,920	230
1,296—1,304	156	1,505—1,512	181	1,713—1,720	206	1,921—1,929	231
1,305—1,312	157	1,513—1,520	182	1,721—1,729	207	1,930—1,937	232
1,313—1,320	158	1,521—1,529	183	1,730—1,737	208	1,938—1,945	233
1,321—1,329	159	1,530—1,537	184	1,738—1,745	209	1,946—1,954	234
1,330—1,337	160	1,538—1,545	185	1,746—1,754	210	1,955—1,962	235
1,338—1,345	161	1,546—1,554	186	1,755—1,762	211	1,963—1,970	236
1,346—1,354	162	1,555—1,562	187	1,763—1,770	212	1,971—1,979	237
1,355—1,362	163	1,563—1,570	188	1,771—1,779	213	1,980—1,987	238
1,363—1,370	164	1,571—1,579	189	1,780—1,787	214	1,988—1,995	239
1,371—1,379	165	1,580—1,587	190	1,788—1,795	215	1,996—2,004	240
1,380—1,387	166	1,588—1,595	191	1,796—1,804	216	2,005—2,012	241
1,388—1,395	167	1,596—1,604	192	1,805—1,812	217	2,013—2,020	242
1,396—1,404	168	1,605—1,612	193	1,813—1,820	218	2,021—2,025	243

ANNEXURE II.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1ST JUNE 1988.

Retiree and D.A. at 608 ps.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.	Pension and D.A. at 608 ps.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.
285	436	428	399	385			336	538	504	471	454	404	
286	458	429	401	387			337	540	506	472	455	405	
287	460	431	402	388			338	541	507	474	457	406	
288	461	432	404	389			339	543	509	475	458	407	
289	463	434	405	391			340	544	510	476	459	408	
290	464	435	406	392			341	546	512	478	461	410	
291	466	437	408	393			342	548	513	479	462	411	
292	468	438	409	395			343	549	515	481	464	412	
293	469	440	411	396			344	551	516	482	465	413	
294	471	441	412	397			345	552	518	483	466	414	
295	472	443	413	399			346	554	519	485	468	416	
296	474	444	415	400			347	556	521	486	469	417	
297	476	446	416	401			348	557	522	488	470	418	
298	477	447	418	403			349	559	524	489	472	419	
299	479	449	419	404	375		350	560	525	490	473	420	
300	480	450	420	405			351	562	527	492	474	422	
301	482	452	422	407			352	564	528	493	476	423	
302	484	453	423	408			353	565	530	495	477	424	375
303	485	455	425	410			354	567	531	496	478	425	
304	487	456	426	411			355	568	533	497	480	426	
305	488	458	427	412			356	570	534	499	481	428	
306	490	459	429	414			357	572	536	500	482	429	
307	492	461	430	415			358	573	537	502	484	430	
308	493	462	432	416			359	575	539	503	485	431	
309	495	464	433	418			360	576	540	504	486	432	
310	496	465	434	419			361	578	542	506	488	434	
311	498	467	436	420			362	580	543	507	489	436	
312	500	468	437	422		375	363	581	545	509	491	436	
313	501	470	439	423	376		364	583	546	510	492	437	
314	503	471	440	424	377		365	584	548	511	493	438	
315	504	473	441	426	378		366	586	549	513	495	440	
316	506	474	443	427	380		367	588	551	514	496	441	
317	508	476	444	428	381		368	589	552	516	497	442	
318	509	477	446	430	382		369	591	554	517	499	443	
319	511	479	447	431	383		370	592	555	518	500	444	
320	512	480	448	432	384		371	594	557	520	501	446	
321	514	482	450	434	386		372	596	558	521	503	447	
322	516	483	451	435	387		373	597	560	523	504	448	
323	517	485	453	437	388		374	599	561	524	505	449	
324	519	486	454	438	389		375	600	563	525	507	450	
325	520	488	455	439	390		376	602	564	527	508	452	376
326	522	489	457	441	392		377	604	566	528	509	453	377
327	524	491	458	442	393		378	605	567	530	511	454	378
328	525	492	460	443	394		379	607	569	531	512	455	379
329	527	494	461	445	395		380	608	570	532	513	456	380
330	528	495	462	446	396		381	610	572	534	515	458	381
331	530	497	464	447	398		382	612	573	535	516	459	382
332	532	498	465	449	399		383	613	575	537	518	460	383
333	533	500	467	450	400		384	615	576	538	519	461	384
334	535	501	468	451	401		385	616	578	539	520	462	385
335	536	503	469	453	402								

ANNEXURE H—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE, 1988—cont.

Pension and D.A. at 608 pts.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.	Pension and D.A. at 608 pts.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.
386	618	579	541	522	464	386	437	700	656	612	590	525	437
387	620	581	542	523	465	387	438	701	657	614	592	526	438
388	621	582	544	524	466	388	439	703	659	615	593	527	439
389	623	584	545	526	467	389	440	704	660	616	594	528	440
390	624	585	546	527	468	390	441	706	662	618	596	530	441
391	626	587	548	528	470	391	442	708	663	619	597	531	442
392	628	588	549	530	471	392	443	709	665	621	599	532	443
393	629	590	551	531	472	393	444	711	666	622	600	533	444
394	631	591	552	532	473	394	445	712	668	623	601	534	445
395	632	593	553	534	474	395	446	714	669	625	603	536	446
396	634	594	555	535	476	396	447	716	671	626	604	537	447
397	636	596	556	536	477	397	448	717	672	628	605	538	448
398	637	597	558	538	478	398	449	719	674	629	607	539	449
399	639	599	559	539	479	399	450	720	675	630	608	540	450
400	640	600	560	540	480	400	451	722	677	632	609	542	451
401	642	602	562	542	482	401	452	724	678	633	611	543	452
402	644	603	563	543	483	402	453	725	680	635	612	544	453
403	645	605	565	545	484	403	454	727	681	636	613	545	454
404	647	606	566	546	485	404	455	728	683	637	615	546	455
405	648	608	567	547	486	405	456	730	684	639	616	548	456
406	650	609	569	549	488	406	457	732	686	640	617	549	457
407	652	611	570	550	489	407	458	733	687	642	619	550	458
408	653	612	572	551	490	408	459	735	689	643	620	551	459
409	655	614	573	553	491	409	460	736	690	644	621	552	460
410	656	615	574	554	492	410	461	738	692	646	623	554	461
411	658	617	576	555	494	411	462	740	693	647	624	555	462
412	660	618	577	557	495	412	463	741	695	649	626	556	463
413	661	620	579	558	496	413	464	743	696	650	627	557	464
414	663	621	580	559	497	414	465	744	698	651	628	558	465
415	664	623	581	561	498	415	466	746	699	653	630	560	466
416	666	624	583	562	500	416	467	748	701	654	631	561	467
417	668	626	584	563	501	417	468	749	702	656	632	562	468
418	669	627	586	565	502	418	469	751	704	657	634	563	469
419	671	629	587	566	503	419	470	752	705	658	635	564	470
420	672	630	588	567	504	420	471	754	707	660	636	566	471
421	674	632	590	569	506	421	472	756	708	661	638	567	472
422	676	633	591	570	507	422	473	757	710	663	639	568	473
423	677	635	593	572	508	423	474	759	711	664	640	569	474
424	679	636	594	573	509	424	475	760	713	665	642	570	475
425	680	638	595	574	510	425	476	762	714	667	643	572	476
426	682	639	597	576	512	426	477	764	716	668	644	573	477
427	684	641	598	577	513	427	478	765	717	670	646	574	478
428	685	642	600	578	514	428	479	767	719	671	647	575	479
429	687	644	601	580	515	429	480	768	720	672	648	576	480
430	688	645	602	581	516	430	481	770	722	674	650	578	481
431	690	647	604	582	518	431	482	772	723	675	651	579	482
432	692	648	605	584	519	432	483	773	725	677	653	580	483
433	693	650	607	585	520	433	484	775	726	678	654	581	484
434	695	651	608	586	521	434	485	776	728	679	655	582	485
435	696	653	609	588	522	435	486	778	729	681	657	584	486
436	698	654	611	589	524	436	487	780	731	682	658	585	487

ANNEXURE II--cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988--cont.

Pension and D.A. at 608 pta.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.	Pension and D.A. at 608 pta.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.
488	781	732	684	659	586	488	539	839	789	739	714	639	539
489	783	734	685	661	587	489	540	840	790	740	715	640	540
490	784	735	686	662	588	490	541	841	791	741	716	641	541
491	786	737	688	663	590	491	542	842	792	742	717	642	542
492	788	738	689	665	591	492	543	843	793	743	718	643	543
493	789	740	691	666	592	493	544	844	794	744	719	644	544
494	791	741	692	667	593	494	545	845	795	745	720	645	545
495	792	743	693	669	594	495	546	846	796	746	721	646	546
496	794	744	695	670	596	496	547	847	797	747	722	647	547
497	796	746	696	671	597	497	548	848	798	748	723	648	548
498	797	747	698	673	598	498	549	849	799	749	724	649	549
499	799	749	699	674	599	499	550	850	800	750	725	650	550
500	800	750	700	675	600	500	551	851	801	751	726	651	551
501	801	751	701	676	601	501	552	852	802	752	727	652	552
502	802	752	702	677	602	502	553	853	803	753	728	653	553
503	803	753	703	678	603	503	554	854	804	754	729	654	554
504	804	754	704	679	604	504	555	855	805	755	730	655	555
505	805	755	705	680	605	505	556	856	806	756	731	656	556
506	806	756	706	681	606	506	557	857	807	757	732	657	557
507	807	757	707	682	607	507	558	858	808	758	733	658	558
508	808	758	708	683	608	508	559	859	809	759	734	659	559
509	809	759	709	684	609	509	560	860	810	760	735	660	560
510	810	760	710	685	610	510	561	861	811	761	736	661	561
511	811	761	711	686	611	511	562	862	812	762	737	662	562
512	812	762	712	687	612	512	563	863	813	763	738	663	563
513	813	763	713	688	613	513	564	864	814	764	739	664	564
514	814	764	714	689	614	514	565	865	815	765	740	665	565
515	815	765	715	690	615	515	566	866	816	766	741	666	566
516	816	766	716	691	616	516	567	867	817	767	742	667	567
517	817	767	717	692	617	517	568	868	818	768	743	668	568
518	818	768	718	693	618	518	569	869	819	769	744	669	569
519	819	769	719	694	619	519	570	870	820	770	745	670	570
520	820	770	720	695	620	520	571	871	821	771	746	671	571
521	821	771	721	696	621	521	572	872	822	772	747	672	572
522	822	772	722	697	622	522	573	873	823	773	748	673	573
523	823	773	723	698	623	523	574	874	824	774	749	674	574
524	824	774	724	699	624	524	575	875	825	775	750	675	575
525	825	775	725	700	625	525	576	876	826	776	751	676	576
526	826	776	726	701	626	526	577	877	827	777	752	677	577
527	827	777	727	702	627	527	578	878	828	778	753	678	578
528	828	778	728	703	628	528	579	879	829	779	754	679	579
529	829	779	729	704	629	529	580	880	830	780	755	680	580
530	830	780	730	705	630	530	581	881	831	781	756	681	581
531	831	781	731	706	631	531	582	882	832	782	757	682	582
532	832	782	732	707	632	532	583	883	833	783	758	683	583
533	833	783	733	708	633	533	584	884	834	784	759	684	584
534	834	784	734	709	634	534	585	885	835	785	760	685	585
535	835	785	735	710	635	535	586	886	836	786	761	686	586
536	836	786	736	711	636	536	587	887	837	787	762	687	587
537	837	787	737	712	637	537	588	888	838	788	763	688	588
538	838	788	738	713	638	538	589	889	839	789	764	689	589

ANNEXURE II—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and D.A. at 608 pta.							Pension and D.A. at 608 pta.						
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
590	890	840	790	765	690	590	641	962	898	841	816	741	641
591	891	841	791	766	691	591	642	963	899	842	817	742	642
592	892	842	792	767	692	592	643	965	901	843	818	743	643
593	893	843	793	768	693	593	644	966	902	844	819	744	644
594	894	844	794	769	694	594	645	968	903	845	820	745	645
595	895	845	795	770	695	595	646	969	905	846	821	746	646
596	896	846	796	771	696	596	647	971	906	847	822	747	647
597	897	847	797	772	697	597	648	972	908	848	823	748	648
598	898	848	798	773	698	598	649	974	909	849	824	749	649
599	899	849	799	774	699	599	650	975	910	850	825	750	650
600	900	850	800	775	700	600	651	977	912	851	826	751	651
601	902	851	801	776	701	601	652	978	913	852	827	752	652
602	903	852	802	777	702	602	653	980	915	853	828	753	653
603	905	853	803	778	703	603	654	981	916	854	829	754	654
604	906	854	804	779	704	604	655	983	917	855	830	755	655
605	908	855	805	780	705	605	656	984	919	856	831	756	656
606	909	856	806	781	706	606	657	986	920	857	832	757	657
607	911	857	807	782	707	607	658	987	922	858	833	758	658
608	912	858	808	783	708	608	659	989	923	859	834	759	659
609	914	859	809	784	709	609	660	990	924	860	835	760	660
610	915	860	810	785	710	610	661	992	926	861	836	761	661
611	917	861	811	786	711	611	662	993	927	862	837	762	662
612	918	862	812	787	712	612	663	995	929	863	838	763	663
613	920	863	813	788	713	613	664	996	930	864	839	764	664
614	921	864	814	789	714	614	665	998	931	865	840	765	665
615	923	865	815	790	715	615	666	999	933	866	841	766	666
616	924	866	816	791	716	616	667	1,001	934	868	842	768	667
617	926	867	817	792	717	617	668	1,002	936	869	843	769	668
618	927	868	818	793	718	618	669	1,004	937	870	844	770	669
619	929	869	819	794	719	619	670	1,005	938	871	845	771	670
620	930	870	820	795	720	620	671	1,007	940	873	846	772	671
621	932	871	821	796	721	621	672	1,008	941	874	847	773	672
622	933	872	822	797	722	622	673	1,010	943	875	848	774	673
623	935	873	823	798	723	623	674	1,011	944	877	849	776	674
624	936	874	824	799	724	624	675	1,013	945	878	850	777	675
625	938	875	825	800	725	625	676	1,014	947	879	851	778	676
626	939	877	826	801	726	626	677	1,016	948	881	852	779	677
627	941	878	827	802	727	627	678	1,017	950	882	853	780	678
628	942	880	828	803	728	628	679	1,019	951	883	854	781	679
629	944	881	829	804	729	629	680	1,020	952	884	855	782	680
630	945	882	830	805	730	630	681	1,022	954	886	856	784	681
631	947	884	831	806	731	631	682	1,023	955	887	857	785	682
632	948	885	832	807	732	632	683	1,025	957	888	858	786	683
633	950	887	833	808	733	633	684	1,026	958	890	859	787	684
634	951	888	834	809	734	634	685	1,028	959	891	860	788	685
635	953	889	835	810	735	635	686	1,029	961	892	861	789	686
636	954	891	836	811	736	636	687	1,031	962	894	862	791	687
637	956	892	837	812	737	637	688	1,032	964	895	863	792	688
638	957	894	838	813	738	638	689	1,034	965	896	864	793	689
639	959	895	839	814	739	639	690	1,035	966	897	865	794	690
640	960	896	840	815	740	640	691	1,037	968	899	866	795	691

ANNEXURE II—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and DA. at 608 p ta.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
692	1,038	969	900	867	796	692
693	1,040	971	901	868	797	693
694	1,041	972	903	869	799	694
695	1,043	973	904	870	800	695
696	1,044	975	905	871	801	696
697	1,046	976	907	872	802	697
698	1,047	978	908	873	803	698
699	1,049	979	909	874	804	699
700	1,050	980	910	875	805	700
701	1,052	982	912	877	807	701
702	1,053	983	913	878	808	702
703	1,055	985	914	879	809	703
704	1,056	986	916	880	810	704
705	1,058	987	917	882	811	705
706	1,059	989	918	883	812	706
707	1,061	990	920	884	814	707
708	1,062	992	921	885	815	708
709	1,064	993	922	887	816	709
710	1,065	994	923	888	817	710
711	1,067	996	925	889	818	711
712	1,068	997	926	890	819	712
713	1,070	999	927	892	820	713
714	1,071	1000	929	893	822	714
715	1,073	1001	930	894	823	715
716	1,074	1003	931	895	824	716
717	1,076	1004	933	897	825	717
718	1,077	1006	934	898	826	718
719	1,079	1007	935	899	827	719
720	1,080	1008	936	900	828	720
721	1,082	1010	938	902	830	721
722	1,083	1011	939	903	831	722
723	1,085	1013	940	904	832	723
724	1,086	1014	942	905	833	724
725	1,088	1015	943	907	834	725
726	1,089	1017	944	908	835	726
727	1,091	1018	946	909	837	727
728	1,092	1020	947	910	838	728
729	1,094	1021	948	912	839	729
730	1,095	1022	949	913	840	730
731	1,097	1024	951	914	841	731
732	1,098	1025	952	915	842	732
733	1,100	1027	953	917	843	733
734	1,101	1028	955	918	845	734
735	1,103	1029	956	919	846	735
736	1,104	1031	957	920	847	736
737	1,106	1032	959	922	848	737
738	1,107	1034	960	923	849	738
739	1,109	1035	961	924	850	739
740	1,110	1036	962	925	851	740
741	1,112	1038	964	927	853	741
742	1,113	1039	965	928	854	742

Pension and DA. at 608 pta.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
743	1115	1041	966	929	855	743
744	1116	1042	968	930	856	744
745	1118	1043	969	932	857	745
746	1119	1045	970	933	858	746
747	1121	1046	972	934	860	747
748	1122	1048	973	935	861	748
749	1124	1049	974	937	862	749
750	1125	1050	975	938	863	750
751	1127	1052	977	939	864	751
752	1128	1053	978	940	865	752
753	1130	1055	979	942	866	753
754	1131	1056	981	943	868	754
755	1133	1057	982	944	869	755
756	1134	1059	983	945	870	756
757	1136	1060	985	947	871	757
758	1137	1062	986	948	872	758
759	1139	1063	987	949	873	759
760	1140	1064	988	950	874	760
761	1142	1066	990	952	876	761
762	1143	1067	991	953	877	762
763	1145	1069	992	954	878	763
764	1146	1070	994	955	879	764
765	1148	1071	995	957	880	765
766	1149	1073	996	958	881	766
767	1151	1074	998	959	883	767
768	1152	1076	999	960	884	768
769	1154	1077	1000	962	885	769
770	1155	1078	1001	963	886	770
771	1157	1080	1003	964	887	771
772	1158	1081	1004	965	888	772
773	1160	1083	1005	967	889	773
774	1161	1084	1007	968	891	774
775	1163	1085	1008	969	892	775
776	1164	1087	1009	970	893	776
777	1166	1088	1011	972	894	777
778	1167	1090	1012	973	895	778
779	1169	1091	1013	974	896	779
780	1170	1092	1014	975	897	780
781	1172	1094	1016	977	899	781
782	1173	1095	1017	978	900	782
783	1175	1097	1018	979	901	783
784	1176	1098	1020	980	902	784
785	1178	1099	1021	982	903	785
786	1179	1101	1022	983	904	786
787	1181	1102	1024	984	906	787
788	1182	1104	1025	985	907	788
789	1184	1105	1026	987	908	789
790	1185	1106	1027	988	909	790
791	1187	1108	1029	989	910	791
792	1188	1109	1030	990	911	792
793	1190	1111	1031	992	912	793

ANNEXURE II—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and D.A. at 608 p/s.							Pension and D.A. at 608 p/s.						
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
794	1191	1112	1033	993	914	794	845	1268	1183	1099	1057	972	845
795	1193	1113	1034	994	915	795	846	1269	1185	1100	1058	973	846
796	1194	1115	1035	995	916	796	847	1271	1186	1102	1059	975	847
797	1196	1116	1037	997	917	797	848	1272	1188	1103	1060	976	848
798	1197	1118	1038	998	918	798	849	1274	1189	1104	1062	977	849
799	1199	1119	1039	999	919	799	850	1275	1190	1105	1063	978	850
800	1200	1120	1040	1000	920	800	851	1277	1192	1107	1064	979	851
801	1202	1122	1042	1002	922	801	852	1278	1193	1108	1065	980	852
802	1203	1123	1043	1003	923	802	853	1280	1195	1109	1067	981	853
803	1205	1125	1044	1004	924	803	854	1281	1196	1111	1068	983	854
804	1206	1126	1046	1005	925	804	855	1283	1197	1112	1069	984	855
805	1208	1127	1047	1007	926	805	856	1284	1199	1113	1070	985	856
806	1209	1129	1048	1008	927	806	857	1286	1200	1115	1072	986	857
807	1211	1130	1050	1009	929	807	858	1287	1202	1116	1073	987	858
808	1212	1132	1051	1010	930	808	859	1289	1203	1117	1074	988	859
809	1214	1133	1052	1012	931	809	860	1290	1204	1118	1075	989	860
810	1215	1134	1053	1013	932	810	861	1292	1206	1120	1077	991	861
811	1217	1136	1055	1014	933	811	862	1293	1207	1121	1078	992	862
812	1218	1137	1056	1015	934	812	863	1295	1209	1122	1079	993	863
813	1220	1139	1057	1017	935	813	864	1296	1210	1124	1080	994	864
814	1221	1140	1059	1018	937	814	865	1298	1211	1125	1082	995	865
815	1223	1141	1060	1019	938	815	866	1299	1213	1126	1083	996	866
816	1224	1143	1061	1020	939	816	867	1301	1214	1128	1084	998	867
817	1226	1144	1063	1022	940	817	868	1302	1216	1129	1085	999	868
818	1227	1146	1064	1023	941	818	869	1304	1217	1130	1087	1000	869
819	1229	1147	1065	1024	942	819	870	1305	1218	1131	1088	1001	870
820	1230	1148	1066	1025	943	820	871	1307	1220	1133	1089	1002	871
821	1232	1150	1068	1027	945	821	872	1308	1221	1134	1090	1003	872
822	1233	1151	1069	1028	946	822	873	1310	1223	1135	1092	1004	873
823	1235	1153	1070	1029	947	823	874	1311	1224	1137	1093	1006	874
824	1236	1154	1072	1030	948	824	875	1313	1225	1138	1094	1007	875
825	1238	1155	1073	1032	949	825	876	1314	1227	1139	1095	1008	876
826	1239	1157	1074	1033	950	826	877	1316	1228	1141	1097	1009	877
827	1241	1158	1076	1034	952	827	878	1317	1230	1142	1098	1010	878
828	1242	1160	1077	1035	953	828	879	1319	1231	1143	1099	1011	879
829	1244	1161	1078	1037	954	829	880	1320	1232	1144	1100	1012	880
830	1245	1162	1079	1038	955	830	881	1322	1234	1146	1102	1014	881
831	1247	1164	1081	1039	956	831	882	1323	1235	1147	1103	1015	882
832	1248	1165	1082	1040	957	832	883	1325	1237	1148	1104	1016	883
833	1250	1167	1083	1042	958	833	884	1326	1238	1150	1105	1017	884
834	1251	1168	1085	1043	960	834	885	1328	1239	1151	1107	1018	885
835	1253	1169	1086	1044	961	835	886	1329	1241	1152	1108	1019	885
836	1254	1171	1087	1045	962	836	887	1331	1242	1154	1109	1021	887
837	1256	1172	1089	1047	963	837	888	1332	1244	1155	1110	1022	888
838	1257	1174	1090	1048	964	838	889	1334	1245	1156	1112	1023	889
839	1259	1175	1091	1049	965	839	890	1335	1246	1157	1113	1024	890
840	1260	1176	1092	1050	966	840	891	1337	1248	1159	1114	1025	891
841	1262	1178	1094	1052	968	841	892	1338	1249	1160	1115	1026	892
842	1263	1179	1095	1053	969	842	893	1340	1251	1161	1117	1027	893
843	1265	1181	1096	1054	970	843	894	1341	1252	1163	1118	1029	894
844	1266	1182	1098	1055	971	844	895	1343	1253	1164	1119	1030	895

**STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.**

Pension and D.A. at 608 p/a.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
896	1344	1255	1165	1120	1031	896
897	1346	1256	1167	1122	1032	897
898	1347	1258	1168	1123	1033	898
899	1349	1259	1169	1124	1034	899
900	1350	1260	1170	1125	1035	900
901	1352	1262	1172	1127	1037	901
902	1353	1263	1173	1128	1038	902
903	1355	1265	1174	1129	1039	903
904	1356	1266	1176	1130	1040	904
905	1358	1267	1177	1132	1041	905
906	1359	1269	1178	1133	1042	906
907	1361	1270	1180	1134	1044	907
908	1362	1272	1181	1135	1045	908
909	1364	1273	1182	1137	1046	909
910	1365	1274	1183	1138	1047	910
911	1367	1276	1185	1139	1048	911
912	1368	1277	1186	1140	1049	912
913	1370	1279	1187	1142	1050	913
914	1371	1280	1189	1143	1052	914
915	1373	1281	1190	1144	1053	915
916	1374	1283	1191	1145	1054	916
917	1376	1284	1193	1147	1055	917
918	1377	1286	1194	1148	1056	918
919	1379	1287	1195	1149	1057	919
920	1380	1288	1196	1150	1058	920
921	1382	1290	1198	1152	1060	921
922	1383	1291	1199	1153	1061	922
923	1385	1293	1200	1154	1062	923
924	1386	1294	1202	1155	1063	924
925	1388	1295	1203	1157	1064	925
926	1389	1297	1204	1158	1065	926
927	1391	1298	1206	1159	1067	927
928	1392	1300	1207	1160	1068	928
929	1394	1301	1208	1162	1069	929
930	1395	1302	1209	1163	1070	930
931	1397	1304	1211	1164	1071	931
932	1398	1305	1212	1165	1072	932
933	1400	1307	1213	1167	1073	933
934	1401	1308	1215	1168	1075	934
935	1403	1309	1216	1169	1076	935
936	1404	1311	1217	1170	1077	936
937	1406	1312	1219	1172	1078	937
938	1407	1314	1220	1173	1079	938
939	1409	1315	1221	1174	1080	939
940	1410	1316	1222	1175	1081	940
941	1412	1318	1224	1177	1083	941
942	1413	1319	1225	1178	1084	942
943	1415	1321	1226	1179	1085	943
944	1416	1322	1228	1180	1086	944
945	1418	1323	1229	1182	1087	945
946	1419	1325	1230	1183	1088	946

Pension and D.A. at 608 p/a.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
947	1421	1326	1232	1184	1090	947
948	1422	1328	1233	1185	1091	948
949	1424	1329	1234	1187	1092	949
950	1425	1330	1235	1188	1093	950
951	1427	1332	1237	1189	1094	951
952	1428	1333	1238	1190	1095	952
953	1430	1335	1239	1192	1096	953
954	1431	1336	1241	1193	1098	954
955	1433	1337	1242	1194	1099	955
956	1434	1339	1243	1195	1100	956
957	1436	1340	1245	1197	1101	957
958	1437	1342	1246	1198	1102	958
959	1439	1343	1247	1199	1103	959
960	1440	1344	1248	1200	1104	960
961	1442	1346	1250	1202	1106	961
962	1443	1347	1251	1203	1107	962
963	1445	1349	1252	1204	1108	963
964	1446	1350	1254	1205	1109	964
965	1448	1351	1255	1207	1110	965
966	1449	1353	1256	1208	1111	966
967	1451	1354	1258	1209	1113	967
968	1452	1356	1259	1210	1114	968
969	1454	1357	1260	1212	1115	969
970	1455	1358	1261	1213	1116	970
971	1457	1360	1263	1214	1117	971
972	1458	1361	1264	1215	1118	972
973	1460	1363	1265	1217	1119	973
974	1461	1364	1267	1218	1121	974
975	1463	1365	1268	1219	1122	975
976	1464	1367	1269	1220	1123	976
977	1466	1368	1271	1222	1124	977
978	1467	1370	1272	1223	1125	978
979	1469	1371	1273	1224	1126	979
980	1470	1372	1274	1225	1127	980
981	1472	1374	1276	1227	1129	981
982	1473	1375	1277	1228	1130	982
983	1475	1377	1278	1229	1131	983
984	1476	1378	1280	1230	1132	984
985	1478	1379	1281	1232	1133	985
986	1479	1381	1282	1233	1134	986
987	1481	1382	1284	1234	1136	987
988	1482	1384	1285	1235	1137	988
989	1484	1385	1286	1237	1138	989
990	1485	1386	1287	1238	1139	990
991	1487	1388	1289	1239	1140	991
992	1488	1389	1290	1240	1141	992
993	1490	1391	1291	1242	1142	993
994	1491	1392	1293	1243	1144	994
995	1493	1393	1294	1244	1145	995
996	1494	1395	1295	1245	1146	996
997	1496	1396	1297	1247	1147	997

(2)
ANNEXURE II—cont.

**STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.**

Pension and D.A. at 6th jn.							Pension and D.A. at 6th jn.						
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
998	1497	1398	1298	1248	1148	998	1049	1574	1469	1364	1312	1207	1049
999	1499	1399	1299	1249	1149	999	1050	1575	1470	1365	1313	1208	1050
1000	1500	1400	1300	1250	1150	1000	1051	1577	1472	1367	1314	1209	1051
1001	1502	1402	1302	1252	1152	1001	1052	1578	1473	1368	1315	1210	1052
1002	1503	1403	1303	1253	1153	1002	1053	1580	1475	1369	1317	1211	1053
1003	1505	1405	1304	1254	1154	1003	1054	1581	1476	1371	1318	1213	1054
1004	1506	1406	1306	1255	1155	1004	1055	1583	1477	1372	1319	1214	1055
1005	1508	1407	1307	1257	1156	1005	1056	1584	1479	1373	1320	1215	1056
1006	1509	1409	1308	1258	1157	1006	1057	1586	1480	1375	1322	1216	1057
1007	1511	1410	1310	1259	1159	1007	1058	1587	1482	1376	1323	1217	1058
1008	1512	1412	1311	1260	1160	1008	1059	1589	1483	1377	1324	1218	1059
1009	1514	1413	1312	1262	1161	1009	1060	1590	1484	1378	1325	1219	1060
1010	1515	1414	1313	1263	1162	1010	1061	1592	1486	1380	1327	1221	1061
1011	1517	1416	1315	1264	1163	1011	1062	1593	1487	1381	1328	1222	1062
1012	1518	1417	1316	1265	1164	1012	1063	1595	1489	1382	1329	1223	1063
1013	1520	1419	1317	1267	1165	1013	1064	1596	1490	1384	1330	1224	1064
1014	1521	1420	1319	1268	1167	1014	1065	1598	1491	1385	1332	1225	1065
1015	1523	1421	1320	1269	1168	1015	1066	1599	1493	1386	1333	1226	1066
1016	1524	1423	1321	1270	1169	1016	1067	1601	1494	1388	1334	1228	1067
1017	1525	1424	1323	1272	1170	1017	1068	1602	1496	1389	1335	1229	1068
1018	1527	1426	1324	1273	1171	1018	1069	1604	1497	1390	1337	1230	1069
1019	1529	1427	1325	1274	1172	1019	1070	1605	1498	1391	1338	1231	1070
1020	1530	1428	1326	1275	1173	1020	1071	1607	1500	1393	1339	1232	1071
1021	1532	1430	1328	1277	1175	1021	1072	1608	1501	1394	1340	1233	1072
1022	1533	1431	1329	1278	1176	1022	1073	1610	1503	1395	1342	1234	1073
1023	1535	1433	1330	1279	1177	1023	1074	1611	1504	1397	1343	1236	1074
1024	1536	1434	1332	1280	1178	1024	1075	1613	1505	1398	1344	1237	1075
1025	1538	1435	1333	1282	1179	1025	1076	1614	1507	1399	1345	1238	1076
1026	1539	1437	1334	1283	1180	1026	1077	1616	1508	1401	1347	1239	1077
1027	1541	1438	1336	1284	1182	1027	1078	1617	1510	1402	1348	1240	1078
1028	1542	1440	1337	1285	1183	1028	1079	1619	1511	1403	1349	1241	1079
1029	1544	1441	1338	1287	1184	1029	1080	1620	1512	1404	1350	1242	1080
1030	1545	1442	1339	1288	1185	1030	1081	1622	1514	1406	1352	1244	1081
1031	1547	1444	1341	1289	1186	1031	1082	1623	1515	1407	1353	1245	1082
1032	1548	1445	1342	1290	1187	1032	1083	1625	1517	1408	1354	1246	1083
1033	1550	1447	1343	1292	1188	1033	1084	1626	1518	1410	1355	1247	1084
1034	1551	1448	1345	1293	1190	1034	1085	1628	1519	1411	1357	1248	1085
1035	1553	1449	1346	1294	1191	1035	1086	1629	1521	1412	1358	1249	1086
1036	1554	1451	1347	1295	1192	1036	1087	1631	1522	1414	1359	1251	1087
1037	1556	1452	1349	1297	1193	1037	1088	1632	1524	1415	1360	1252	1088
1038	1557	1454	1350	1298	1194	1038	1089	1634	1525	1416	1362	1253	1089
1039	1559	1455	1351	1299	1195	1039	1090	1635	1526	1417	1363	1254	1090
1040	1560	1456	1352	1300	1196	1040	1091	1637	1528	1419	1364	1255	1091
1041	1562	1458	1354	1302	1198	1041	1092	1638	1529	1420	1365	1256	1092
1042	1563	1459	1355	1303	1199	1042	1093	1640	1531	1421	1367	1257	1093
1043	1565	1461	1356	1304	1200	1043	1094	1641	1532	1423	1368	1259	1094
1044	1566	1462	1358	1305	1201	1044	1095	1643	1533	1424	1369	1260	1095
1045	1568	1463	1359	1307	1202	1045	1096	1644	1535	1425	1370	1261	1096
1046	1569	1465	1360	1308	1203	1046	1097	1646	1536	1427	1372	1262	1097
1047	1571	1466	1362	1309	1205	1047	1098	1647	1538	1428	1373	1263	1098
1048	1572	1468	1363	1310	1206	1048	1099	1649	1539	1429	1374	1264	1099

(22)
ANNEXURE II—cont.

**STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1ST JUNE 1988—cont**

Pension and D.A. at 608 pta.							Pension and D.A. at 608 pta.						
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.		Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.	
1100	1650	1540	1430	1375	1265	1100	1151	1727	1612	1497	1439	1324	1151
1101	1652	1542	1432	1377	1267	1101	1152	1728	1613	1498	1440	1325	1152
1102	1653	1543	1433	1378	1268	1102	1153	1730	1615	1499	1442	1326	1153
1103	1655	1545	1434	1379	1269	1103	1154	1731	1616	1501	1443	1328	1154
1104	1656	1546	1436	1380	1270	1104	1155	1733	1617	1502	1444	1329	1155
1105	1658	1547	1437	1382	1271	1105	1156	1734	1619	1503	1445	1330	1156
1106	1659	1549	1438	1383	1272	1106	1157	1736	1620	1505	1447	1331	1157
1107	1661	1550	1440	1384	1274	1107	1158	1737	1622	1506	1448	1332	1158
1108	1662	1552	1441	1385	1275	1108	1159	1739	1623	1507	1449	1333	1159
1109	1664	1553	1442	1387	1276	1109	1160	1740	1624	1508	1450	1334	1160
1110	1665	1554	1443	1388	1277	1110	1161	1742	1626	1510	1452	1336	1161
1111	1667	1556	1445	1389	1278	1111	1162	1743	1627	1511	1453	1337	1162
1112	1668	1557	1446	1390	1279	1112	1163	1745	1629	1512	1454	1338	1163
1113	1670	1559	1447	1392	1280	1113	1164	1746	1630	1514	1455	1339	1164
1114	1671	1560	1449	1393	1282	1114	1165	1748	1631	1515	1457	1340	1165
1115	1673	1561	1450	1394	1283	1115	1166	1749	1633	1516	1458	1341	1166
1116	1674	1563	1451	1395	1284	1116	1167	1751	1634	1518	1459	1343	1167
1117	1676	1564	1453	1397	1285	1117	1168	1752	1636	1519	1460	1344	1168
1118	1677	1566	1454	1398	1286	1118	1169	1754	1637	1520	1462	1345	1169
1119	1679	1567	1455	1399	1287	1119	1170	1755	1638	1521	1463	1346	1170
1120	1680	1568	1456	1400	1288	1120	1171	1757	1640	1523	1464	1347	1171
1121	1682	1570	1458	1402	1290	1121	1172	1758	1641	1524	1465	1348	1172
1122	1683	1571	1459	1403	1291	1122	1173	1760	1643	1525	1467	1349	1173
1123	1685	1573	1460	1404	1292	1123	1174	1761	1644	1527	1468	1351	1174
1124	1686	1574	1462	1405	1293	1124	1175	1763	1645	1528	1469	1352	1175
1125	1688	1575	1463	1407	1294	1125	1176	1764	1647	1529	1470	1353	1176
1126	1689	1577	1464	1408	1295	1126	1177	1766	1648	1531	1472	1354	1177
1127	1691	1578	1466	1409	1297	1127	1178	1767	1650	1532	1473	1355	1178
1128	1692	1580	1467	1410	1298	1128	1179	1769	1651	1533	1474	1356	1179
1129	1694	1581	1468	1412	1299	1129	1180	1770	1652	1534	1475	1357	1180
1130	1695	1582	1469	1413	1300	1130	1181	1772	1654	1536	1477	1359	1181
1131	1697	1584	1471	1414	1301	1131	1182	1773	1655	1537	1478	1360	1182
1132	1698	1585	1472	1415	1302	1132	1183	1775	1657	1538	1479	1361	1183
1133	1700	1587	1473	1417	1303	1133	1184	1776	1658	1540	1480	1362	1184
1134	1701	1588	1475	1418	1305	1134	1185	1778	1659	1541	1482	1363	1185
1135	1703	1589	1476	1419	1306	1135	1186	1779	1661	1542	1483	1364	1186
1136	1704	1591	1477	1420	1307	1136	1187	1781	1662	1544	1484	1366	1187
1137	1706	1592	1479	1422	1308	1137	1188	1782	1664	1545	1485	1367	1188
1138	1707	1594	1480	1423	1309	1138	1189	1784	1665	1546	1487	1368	1189
1139	1709	1595	1481	1424	1310	1139	1190	1785	1666	1547	1488	1369	1190
1140	1710	1596	1482	1425	1311	1140	1191	1787	1668	1549	1489	1370	1191
1141	1712	1598	1484	1427	1313	1141	1192	1788	1669	1550	1490	1371	1192
1142	1713	1599	1485	1428	1314	1142	1193	1790	1671	1551	1492	1372	1193
1143	1715	1601	1486	1429	1315	1143	1194	1791	1672	1553	1493	1374	1194
1144	1716	1602	1488	1430	1316	1144	1195	1793	1673	1554	1494	1375	1195
1145	1718	1603	1489	1432	1317	1145	1196	1794	1675	1555	1495	1376	1196
1146	1719	1605	1490	1433	1318	1146	1197	1796	1676	1557	1497	1377	1197
1147	1721	1606	1492	1434	1320	1147	1198	1797	1678	1558	1498	1378	1198
1148	1722	1608	1493	1435	1321	1148	1199	1799	1679	1559	1499	1379	1199
1149	1724	1609	1494	1437	1322	1149	1200	1800	1680	1560	1500	1380	1200
1150	1725	1610	1495	1438	1323	1150	1201	1802	1682	1562	1502	1382	1201

ANNEXURE II—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1ST JUNE 1988—cont.

Pension and D.A. at 808 pts.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
1202	1803	1683	1563	1503	1383	1202
1203	1805	1685	1564	1504	1384	1203
1204	1806	1686	1566	1505	1385	1204
1205	1808	1687	1567	1507	1386	1205
1206	1809	1689	1568	1508	1387	1206
1207	1811	1690	1570	1509	1389	1207
1208	1812	1692	1571	1510	1390	1208
1209	1814	1693	1572	1512	1391	1209
1210	1815	1694	1573	1513	1392	1210
1211	1817	1696	1575	1514	1393	1211
1212	1818	1697	1576	1515	1394	1212
1213	1820	1699	1577	1517	1395	1213
1214	1821	1700	1579	1518	1397	1214
1215	1823	1701	1580	1519	1398	1215
1216	1824	1703	1581	1520	1399	1216
1217	1826	1704	1583	1522	1400	1217
1218	1827	1706	1584	1523	1401	1218
1219	1829	1707	1585	1524	1402	1219
1220	1830	1708	1586	1525	1403	1220
1221	1832	1710	1588	1527	1405	1221
1222	1833	1711	1589	1528	1406	1222
1223	1835	1713	1590	1529	1407	1223
1224	1836	1714	1592	1530	1408	1224
1225	1838	1715	1593	1532	1409	1225
1226	1839	1717	1594	1533	1410	1226
1227	1841	1718	1596	1534	1412	1227
1228	1842	1720	1598	1535	1413	1228
1229	1844	1721	1598	1537	1414	1229
1230	1845	1722	1599	1538	1415	1230
1231	1847	1724	1601	1539	1416	1231
1232	1848	1725	1602	1540	1417	1232
1233	1850	1727	1603	1542	1418	1233
1234	1851	1728	1605	1543	1420	1234
1235	1853	1729	1606	1544	1421	1235
1236	1854	1731	1607	1545	1422	1236
1237	1856	1732	1609	1547	1423	1237
1238	1857	1734	1610	1548	1424	1238
1239	1859	1735	1611	1549	1425	1239
1240	1860	1736	1612	1550	1426	1240
1241	1862	1738	1614	1552	1428	1241
1242	1863	1739	1615	1553	1429	1242
1243	1865	1741	1616	1554	1430	1243
1244	1866	1742	1618	1555	1431	1244
1245	1868	1743	1619	1557	1432	1245
1246	1869	1745	1620	1558	1433	1246
1247	1871	1746	1622	1559	1435	1247
1248	1872	1748	1623	1560	1436	1248
1249	1874	1749	1624	1562	1437	1249
1250	1875	1750	1625	1563	1438	1250
1251	1877	1752	1627	1564	1439	1251
1252	1878	1753	1628	1565	1440	1252

Pension and D.A. at 808 pts.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
1253	1880	1755	1629	1567	1441	1253
1254	1881	1756	1631	1568	1443	1254
1255	1883	1757	1632	1569	1444	1255
1256	1884	1759	1633	1570	1445	1256
1257	1886	1760	1635	1572	1446	1257
1258	1887	1762	1636	1573	1447	1258
1259	1889	1763	1637	1574	1448	1259
1260	1890	1764	1638	1575	1449	1260
1261	1892	1766	1640	1577	1451	1261
1262	1893	1767	1641	1578	1452	1262
1263	1895	1769	1642	1579	1453	1263
1264	1896	1770	1644	1580	1454	1264
1265	1898	1771	1645	1582	1455	1265
1266	1899	1773	1646	1583	1456	1266
1267	1901	1774	1648	1584	1458	1267
1268	1902	1776	1649	1585	1459	1268
1269	1904	1777	1650	1587	1460	1269
1270	1905	1778	1651	1588	1461	1270
1271	1907	1780	1653	1589	1462	1271
1272	1908	1781	1654	1590	1463	1272
1273	1910	1783	1655	1592	1464	1273
1274	1911	1784	1657	1593	1466	1274
1275	1913	1785	1658	1594	1467	1275
1276	1914	1787	1659	1595	1468	1276
1277	1916	1788	1661	1597	1469	1277
1278	1917	1790	1662	1598	1470	1278
1279	1919	1791	1663	1599	1471	1279
1280	1920	1792	1664	1600	1472	1280
1281	1922	1794	1666	1602	1474	1281
1282	1923	1795	1667	1603	1475	1282
1283	1925	1797	1668	1604	1476	1283
1284	1926	1798	1670	1605	1477	1284
1285	1928	1799	1671	1607	1478	1285
1286	1929	1801	1672	1608	1479	1286
1287	1931	1802	1674	1609	1481	1287
1288	1932	1804	1675	1610	1482	1288
1289	1934	1805	1676	1612	1483	1289
1290	1935	1806	1677	1613	1484	1290
1291	1937	1808	1679	1614	1485	1291
1292	1938	1809	1680	1615	1486	1292
1293	1940	1811	1681	1617	1487	1293
1294	1941	1812	1683	1618	1489	1294
1295	1943	1813	1684	1619	1490	1295
1296	1944	1815	1685	1620	1491	1296
1297	1946	1816	1687	1622	1492	1297
1298	1947	1818	1688	1623	1493	1298
1299	1949	1819	1689	1624	1494	1299
1300	1950	1820	1690	1625	1495	1300
1301	1952	1822	1692	1627	1497	1301
1302	1953	1823	1693	1628	1498	1302
1303	1955	1825	1694	1629	1499	1303

ANNEXURE II—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and D.A. at 600 pta.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
1304	1956	1826	1696	1630	1500	1304
1305	1958	1827	1697	1632	1501	1305
1306	1959	1829	1698	1633	1502	1306
1307	1961	1830	1700	1634	1504	1307
1308	1962	1832	1701	1635	1505	1308
1309	1964	1833	1702	1637	1506	1309
1310	1965	1834	1703	1638	1507	1310
1311	1967	1836	1705	1639	1508	1311
1312	1968	1837	1706	1640	1509	1312
1313	1970	1839	1707	1642	1510	1313
1314	1971	1840	1709	1643	1512	1314
1315	1973	1841	1710	1644	1513	1315
1316	1974	1843	1711	1645	1514	1316
1317	1976	1844	1713	1647	1515	1317
1318	1977	1846	1714	1648	1516	1318
1319	1979	1847	1715	1649	1517	1319
1320	1980	1848	1716	1650	1518	1320
1321	1982	1850	1718	1652	1520	1321
1322	1983	1851	1719	1653	1521	1322
1323	1985	1853	1720	1654	1522	1323
1324	1986	1854	1722	1655	1523	1324
1325	1988	1855	1723	1657	1524	1325
1326	1989	1857	1724	1658	1525	1326
1327	1991	1858	1726	1659	1527	1327
1328	1992	1860	1727	1660	1528	1328
1329	1994	1861	1728	1662	1529	1329
1330	1995	1862	1729	1663	1530	1330
1331	1997	1864	1731	1664	1531	1331
1332	1998	1865	1732	1665	1532	1332
1333	2000	1867	1733	1667	1533	1333
1334	2001	1868	1735	1668	1535	1334
1335	2003	1869	1736	1669	1536	1335
1336	2004	1871	1737	1670	1537	1336
1337	2006	1872	1739	1672	1538	1337
1338	2007	1874	1740	1673	1539	1338
1339	2009	1875	1741	1674	1540	1339
1340	2010	1876	1742	1675	1541	1340
1341	2012	1878	1744	1677	1543	1341
1342	2013	1879	1745	1678	1544	1342
1343	2015	1881	1746	1679	1545	1343
1344	2016	1882	1748	1680	1546	1344
1345	2018	1883	1749	1682	1547	1345
1346	2019	1885	1750	1683	1548	1346
1347	2021	1886	1752	1684	1550	1347
1348	2022	1888	1753	1685	1551	1348
1349	2024	1889	1754	1687	1552	1349
1350	2025	1890	1755	1688	1553	1350
1351	2027	1892	1757	1689	1554	1351
1352	2028	1893	1758	1690	1555	1352
1353	2030	1895	1759	1692	1556	1353
1354	2031	1896	1761	1693	1558	1354

Pension and D.A. at 600 pta.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
1355	2033	1897	1762	1694	1559	1355
1356	2034	1899	1763	1695	1560	1356
1357	2036	1900	1765	1697	1561	1357
1358	2037	1902	1766	1698	1562	1358
1359	2039	1903	1767	1699	1563	1359
1360	2040	1904	1768	1700	1564	1360
1361	2042	1906	1770	1702	1566	1361
1362	2043	1907	1771	1703	1567	1362
1363	2045	1909	1772	1704	1568	1363
1364	2046	1910	1774	1705	1569	1364
1365	2048	1911	1775	1707	1570	1365
1366	2049	1913	1776	1708	1571	1366
1367	2051	1914	1778	1709	1573	1367
1368	2052	1916	1779	1710	1574	1368
1369	2054	1917	1780	1712	1575	1369
1370	2055	1918	1781	1713	1576	1370
1371	2057	1920	1783	1714	1577	1371
1372	2058	1921	1784	1715	1578	1372
1373	2060	1923	1785	1717	1579	1373
1374	2061	1924	1787	1718	1581	1374
1375	2063	1925	1788	1719	1582	1375
1376	2064	1927	1789	1720	1583	1376
1377	2066	1928	1791	1722	1584	1377
1378	2067	1930	1792	1723	1585	1378
1379	2069	1931	1793	1724	1586	1379
1380	2070	1932	1794	1725	1587	1380
1381	2072	1934	1796	1727	1589	1381
1382	2073	1935	1797	1728	1590	1382
1383	2075	1937	1798	1729	1591	1383
1384	2076	1938	1800	1730	1592	1384
1385	2078	1939	1801	1732	1593	1385
1386	2079	1941	1802	1733	1594	1386
1387	2081	1942	1804	1734	1596	1387
1388	2082	1944	1805	1735	1597	1388
1389	2084	1945	1806	1737	1598	1389
1390	2085	1946	1807	1738	1599	1390
1391	2087	1948	1809	1739	1600	1391
1392	2088	1949	1810	1740	1601	1392
1393	2090	1951	1811	1742	1602	1393
1394	2091	1952	1813	1743	1604	1394
1395	2093	1953	1814	1744	1605	1395
1396	2094	1955	1815	1745	1606	1396
1397	2096	1956	1817	1747	1607	1397
1398	2097	1958	1818	1748	1608	1398
1399	2099	1959	1819	1749	1609	1399
1400	2100	1960	1820	1750	1610	1400
1401	2102	1962	1822	1752	1612	1401
1402	2103	1963	1823	1753	1613	1402
1403	2105	1965	1824	1754	1614	1403
1404	2106	1966	1826	1755	1615	1404
1405	2108	1967	1827	1757	1616	1405

ANNEXURE II—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and D.A. at 608 pts.	Retired prior to 1-6-1960	Retired between 1-6-1960 and 1-10-1970	Retired between 2-10-1970 and 31-3-1978	Retired between 1-4-1978 and 30-9-1984	Retired between 1-10-1984 and 30-9-1987	Retired after 1-10-1987
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
1406	2109	1969	1828	1758	1617	1406
1407	2111	1970	1830	1759	1619	1407
1408	2112	1972	1831	1760	1620	1408
1409	2114	1973	1832	1762	1621	1409
1410	2115	1974	1833	1763	1622	1410
1411	2117	1976	1835	1764	1623	1411
1412	2118	1977	1836	1765	1624	1412
1413	2120	1979	1837	1767	1625	1413
1414	2121	1980	1839	1768	1627	1414
1415	2123	1981	1840	1769	1628	1415
1416	2124	1983	1841	1770	1629	1416
1417	2126	1984	1843	1772	1630	1417
1418	2127	1986	1844	1773	1631	1418
1419	2129	1987	1845	1774	1632	1419
1420	2130	1988	1846	1775	1633	1420
1421	2132	1990	1848	1777	1635	1421
1422	2133	1991	1849	1778	1636	1422
1423	2135	1993	1850	1779	1637	1423
1424	2136	1994	1852	1780	1638	1424
1425	2138	1995	1853	1782	1639	1425
1426	2139	1997	1854	1783	1640	1426
1427	2141	1998	1856	1784	1642	1427
1428	2142	2000	1857	1785	1643	1428
1429	2144	2001	1858	1787	1644	1429
1430	2145	2002	1859	1788	1645	1430
1431	2147	2004	1861	1789	1646	1431
1432	2148	2005	1862	1790	1647	1432
1433	2150	2007	1863	1792	1648	1433
1434	2151	2008	1865	1793	1650	1434
1435	2153	2009	1866	1794	1651	1435
1436	2154	2011	1867	1795	1652	1436
1437	2156	2012	1869	1797	1653	1437
1438	2157	2014	1870	1798	1654	1438
1439	2159	2015	1871	1799	1655	1439
1440	2160	2016	1872	1800	1656	1440
1441	2162	2018	1874	1802	1658	1441
1442	2163	2019	1875	1803	1659	1442
1443	2165	2021	1876	1804	1660	1443
1444	2166	2022	1878	1805	1661	1444
1445	2168	2023	1879	1807	1662	1445
1446	2169	2025	1880	1808	1663	1446
1447	2171	2026	1882	1809	1665	1447
1448	2172	2028	1883	1810	1666	1448
1449	2174	2029	1884	1812	1667	1449
1450	2175	2030	1885	1813	1668	1450
1451	2177	2032	1887	1814	1669	1451
1452	2178	2033	1888	1815	1670	1452
1453	2180	2035	1889	1817	1671	1453
1454	2181	2036	1891	1818	1673	1454
1455	2183	2037	1892	1819	1674	1455
1456	2184	2039	1893	1820	1675	1456

Pension and D.A. at 608 pts.	Retired prior to 1-6-1960	Retired between 1-6-1960 and 1-10-1970	Retired between 2-10-1970 and 31-3-1978	Retired between 1-4-1978 and 30-9-1984	Retired between 1-10-1984 and 30-9-1987	Retired after 1-10-1987
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
1457	2186	2040	1895	1822	1676	1457
1458	2187	2042	1896	1823	1677	1458
1459	2189	2043	1897	1824	1678	1459
1460	2190	2044	1898	1825	1679	1460
1461	2192	2046	1900	1827	1681	1461
1462	2193	2047	1901	1828	1682	1462
1463	2195	2049	1902	1829	1683	1463
1464	2196	2050	1904	1830	1684	1464
1465	2198	2051	1905	1832	1685	1465
1466	2199	2053	1906	1833	1686	1466
1467	2201	2054	1908	1834	1688	1467
1468	2202	2056	1909	1835	1689	1468
1469	2204	2057	1910	1837	1690	1469
1470	2205	2058	1911	1838	1691	1470
1471	2207	2060	1913	1839	1692	1471
1472	2208	2061	1914	1840	1693	1472
1473	2210	2063	1915	1842	1694	1473
1474	2211	2064	1917	1843	1696	1474
1475	2213	2065	1918	1844	1697	1475
1476	2214	2067	1919	1845	1698	1476
1477	2216	2068	1921	1847	1699	1477
1478	2217	2070	1922	1848	1700	1478
1479	2219	2071	1923	1849	1701	1479
1480	2220	2072	1924	1850	1702	1480
1481	2222	2074	1926	1852	1704	1481
1482	2223	2075	1927	1853	1705	1482
1483	2225	2077	1928	1854	1706	1483
1484	2226	2078	1930	1855	1707	1484
1485	2228	2079	1931	1857	1708	1485
1486	2229	2081	1932	1858	1709	1486
1487	2231	2082	1934	1859	1711	1487
1488	2232	2084	1935	1860	1712	1488
1489	2234	2085	1936	1862	1713	1489
1490	2235	2086	1937	1863	1714	1490
1491	2237	2088	1939	1864	1715	1491
1492	2238	2089	1940	1865	1716	1492
1493	2240	2091	1941	1867	1717	1493
1494	2241	2092	1943	1868	1719	1494
1495	2243	2093	1944	1869	1720	1495
1496	2244	2095	1945	1870	1721	1496
1497	2246	2096	1947	1872	1722	1497
1498	2247	2098	1948	1873	1723	1498
1499	2249	2099	1949	1874	1724	1499
1500	2250	2100	1950	1875	1725	1500
1501	2252	2102	1952	1877	1727	1501
1502	2253	2103	1953	1878	1728	1502
1503	2255	2105	1954	1879	1729	1503
1504	2256	2106	1956	1880	1730	1504
1505	2258	2107	1957	1882	1731	1505
1506	2259	2109	1958	1883	1732	1506
1507	2261	2110	1960	1884	1734	1507

ANNEXURE II—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and D.A. at 608 pts.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1) RS.	(2) RS.	(3) RS.	(4) RS.	(5) RS.	(6) RS.	(7) RS.
1508	2262	2112	1961	1885	1735	1508
1509	2264	2113	1962	1887	1736	1509
1510	2265	2114	1963	1888	1737	1510
1511	2267	2116	1965	1889	1738	1511
1512	2268	2117	1966	1890	1739	1512
1513	2270	2119	1967	1892	1740	1513
1514	2271	2120	1969	1893	1742	1514
1515	2273	2121	1970	1894	1743	1515
1516	2274	2123	1971	1895	1744	1516
1517	2276	2124	1973	1897	1745	1517
1518	2277	2126	1974	1898	1746	1518
1519	2279	2127	1975	1899	1747	1519
1520	2280	2128	1976	1900	1748	1520
1521	2282	2130	1978	1902	1750	1521
1522	2283	2131	1979	1903	1751	1522
1523	2285	2133	1980	1904	1752	1523
1524	2286	2134	1982	1905	1753	1524
1525	2288	2135	1983	1907	1754	1525
1526	2289	2137	1984	1908	1755	1526
1527	2291	2138	1986	1909	1757	1527
1528	2292	2140	1987	1910	1758	1528
1529	2294	2141	1988	1912	1759	1529
1530	2295	2142	1989	1913	1760	1530
1531	2297	2144	1991	1914	1761	1531
1532	2298	2145	1992	1915	1762	1532
1533	2300	2147	1993	1917	1763	1533
1534	2301	2148	1995	1918	1765	1534
1535	2303	2149	1996	1919	1766	1535
1536	2304	2151	1997	1920	1767	1536
1537	2306	2152	1999	1922	1768	1537
1538	2307	2154	2000	1923	1769	1538
1539	2309	2155	2001	1924	1770	1539
1540	2310	2156	2002	1925	1771	1540
1541	2312	2158	2004	1927	1773	1541
1542	2313	2159	2005	1928	1774	1542
1543	2315	2161	2006	1929	1775	1543
1544	2316	2162	2008	1930	1776	1544
1545	2318	2163	2009	1932	1777	1545
1546	2319	2165	2010	1933	1778	1546
1547	2321	2166	2012	1934	1780	1547
1548	2322	2168	2013	1935	1781	1548
1549	2324	2169	2014	1937	1782	1549
1550	2325	2170	2015	1938	1783	1550
1551	2327	2172	2017	1939	1784	1551
1552	2328	2173	2018	1940	1785	1552
1553	2330	2175	2019	1942	1786	1553
1554	2331	2176	2021	1943	1788	1554
1555	2333	2177	2022	1944	1789	1555
1556	2334	2179	2023	1945	1790	1556
1557	2336	2180	2025	1947	1791	1557
1558	2337	2182	2026	1948	1792	1558
1559	2339	2183	2027	1949	1793	1559
1560	2340	2184	2028	1950	1794	1560

Pension and D.A. at 608 pts.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1) RS.	(2) RS.	(3) RS.	(4) RS.	(5) RS.	(6) RS.	(7) RS.
1561	2342	2186	2030	1952	1796	1561
1562	2343	2187	2031	1953	1797	1562
1563	2345	2189	2032	1954	1798	1563
1564	2346	2190	2034	1955	1799	1564
1565	2348	2191	2035	1957	1800	1565
1566	2349	2193	2036	1958	1801	1566
1567	2351	2194	2038	1959	1803	1567
1568	2352	2196	2039	1960	1804	1568
1569	2354	2197	2040	1962	1805	1569
1570	2355	2198	2041	1963	1806	1570
1571	2357	2200	2043	1964	1807	1571
1572	2358	2201	2044	1965	1808	1572
1573	2360	2203	2045	1967	1809	1573
1574	2361	2204	2047	1968	1811	1574
1575	2363	2205	2048	1969	1812	1575
1576	2364	2207	2049	1970	1813	1576
1577	2366	2208	2051	1972	1814	1577
1578	2367	2210	2052	1973	1815	1578
1579	2369	2211	2053	1974	1816	1579
1580	2370	2212	2054	1975	1817	1580
1581	2372	2214	2056	1977	1819	1581
1582	2373	2215	2057	1978	1820	1582
1583	2375	2217	2058	1979	1821	1583
1584	2376	2218	2060	1980	1822	1584
1585	2378	2219	2061	1982	1823	1585
1586	2379	2221	2062	1983	1824	1586
1587	2381	2222	2064	1984	1826	1587
1588	2382	2224	2065	1985	1827	1588
1589	2384	2225	2066	1987	1828	1589
1590	2385	2226	2067	1988	1829	1590
1591	2387	2228	2069	1989	1830	1591
1592	2388	2229	2070	1990	1831	1592
1593	2390	2231	2071	1992	1832	1593
1594	2391	2232	2073	1993	1834	1594
1595	2393	2233	2074	1994	1835	1595
1596	2394	2235	2075	1995	1836	1596
1597	2396	2236	2077	1997	1837	1597
1598	2397	2238	2078	1998	1838	1598
1599	2399	2239	2079	1999	1839	1599
1600	2400	2240	2080	2000	1840	1600
1601	2402	2242	2082	2002	1842	1601
1602	2403	2243	2083	2003	1843	1602
1603	2405	2245	2084	2004	1844	1603
1604	2406	2246	2086	2005	1845	1604
1605	2408	2247	2087	2007	1846	1605
1606	2409	2249	2088	2008	1847	1606
1607	2411	2250	2090	2009	1849	1607
1608	2412	2252	2091	2010	1850	1608
1609	2414	2253	2092	2012	1851	1609
1610	2415	2254	2093	2013	1852	1610
1611	2417	2256	2095	2014	1853	1611
1612	2418	2257	2096	2015	1854	1612

ANNEXURE II—cont.

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and D.A. at 608 ps.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1) RS.	(2) RS.	(3) RS.	(4) RS.	(5) RS.	(6) RS.	(7) RS.
1613	2420	2259	2097	2017	1855	1613
1614	2421	2260	2099	2018	1857	1614
1615	2423	2261	2100	2019	1858	1615
1616	2424	2263	2101	2020	1859	1616
1617	2426	2264	2103	2022	1860	1617
1618	2427	2266	2104	2023	1861	1618
1619	2429	2267	2105	2024	1862	1619
1620	2430	2268	2106	2025	1863	1620
1621	2432	2270	2108	2027	1865	1621
1622	2433	2271	2109	2028	1866	1622
1623	2435	2273	2110	2029	1867	1623
1624	2436	2274	2112	2030	1868	1624
1625	2438	2275	2113	2032	1869	1625
1626	2439	2277	2114	2033	1870	1626
1627	2441	2278	2116	2034	1872	1627
1628	2442	2280	2117	2035	1873	1628
1629	2444	2281	2118	2037	1874	1629
1630	2445	2282	2119	2038	1875	1630
1631	2447	2284	2121	2039	1876	1631
1632	2448	2285	2122	2040	1877	1632
1633	2450	2287	2123	2042	1878	1633
1634	2451	2288	2125	2043	1880	1634
1635	2453	2289	2126	2044	1881	1635
1636	2454	2291	2127	2045	1882	1636
1637	2456	2292	2129	2047	1883	1637
1638	2457	2294	2130	2048	1884	1638
1639	2459	2295	2131	2049	1885	1639
1640	2460	2296	2132	2050	1886	1640
1641	2462	2298	2134	2052	1888	1641
1642	2463	2299	2135	2053	1889	1642
1643	2465	2301	2136	2054	1890	1643
1644	2466	2302	2138	2055	1891	1644
1645	2468	2303	2139	2057	1892	1645
1646	2469	2305	2140	2058	1893	1646
1647	2471	2306	2142	2059	1895	1647
1648	2472	2308	2143	2060	1896	1648
1649	2474	2309	2144	2062	1897	1649
1650	2475	2310	2145	2063	1898	1650
1651	2477	2312	2147	2064	1899	1651
1652	2478	2313	2148	2065	1900	1652
1653	2480	2315	2149	2067	1901	1653
1654	2481	2316	2151	2068	1903	1654
1655	2483	2317	2152	2069	1904	1655
1656	2484	2319	2153	2070	1905	1656
1657	2486	2320	2155	2072	1906	1657
1658	2487	2322	2156	2073	1907	1658
1659	2489	2323	2157	2074	1908	1659
1660	2490	2324	2158	2075	1909	1660
1661	2492	2326	2160	2077	1911	1661
1662	2493	2327	2161	2078	1912	1662
1663	2495	2329	2162	2079	1913	1663
1664	2496	2330	2164	2080	1914	1664

Pension and D.A. at 608 ps.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1) RS.	(2) RS.	(3) RS.	(4) RS.	(5) RS.	(6) RS.	(7) RS.
1665	2498	2331	2165	2082	1915	1665
1666	2499	2333	2166	2083	1916	1666
1667	2501	2334	2168	2084	1918	1667
1668	2502	2336	2169	2085	1919	1668
1669	2504	2337	2170	2087	1920	1669
1670	2505	2338	2171	2088	1921	1670
1671	2507	2340	2173	2089	1922	1671
1672	2508	2341	2174	2090	1923	1672
1673	2510	2343	2175	2092	1924	1673
1674	2511	2344	2177	2093	1926	1674
1675	2513	2345	2178	2094	1927	1675
1676	2514	2347	2179	2095	1928	1676
1677	2516	2348	2181	2097	1929	1677
1678	2517	2350	2182	2098	1930	1678
1679	2519	2351	2183	2099	1931	1679
1680	2520	2352	2184	2100	1932	1680
1681	2522	2354	2186	2102	1934	1681
1682	2523	2355	2187	2103	1935	1682
1683	2525	2357	2188	2104	1936	1683
1684	2526	2358	2190	2105	1937	1684
1685	2528	2359	2191	2107	1938	1685
1686	2529	2361	2192	2108	1939	1686
1687	2531	2362	2194	2109	1941	1687
1688	2532	2364	2195	2110	1942	1688
1689	2534	2365	2196	2112	1943	1689
1690	2535	2366	2197	2113	1944	1690
1691	2537	2368	2199	2114	1945	1691
1692	2538	2369	2200	2115	1946	1692
1693	2540	2371	2201	2117	1947	1693
1694	2541	2372	2203	2118	1949	1694
1695	2543	2373	2204	2119	1950	1695
1696	2544	2375	2205	2120	1951	1696
1697	2546	2376	2207	2122	1952	1697
1698	2547	2378	2208	2123	1953	1698
1699	2549	2379	2209	2124	1954	1699
1700	2550	2380	2210	2125	1955	1700
1701	2552	2382	2212	2127	1957	1701
1702	2553	2383	2213	2128	1958	1702
1703	2555	2385	2214	2129	1959	1703
1704	2556	2386	2216	2130	1960	1704
1705	2558	2387	2217	2132	1961	1705
1706	2559	2389	2218	2133	1962	1706
1707	2561	2390	2220	2134	1964	1707
1708	2562	2392	2221	2135	1965	1708
1709	2564	2393	2222	2137	1966	1709
1710	2565	2394	2223	2138	1967	1710
1711	2567	2396	2225	2139	1968	1711
1712	2568	2397	2226	2140	1969	1712
1713	2570	2399	2227	2142	1970	1713
1714	2571	2400	2229	2143	1972	1714
1715	2573	2401	2230	2144	1973	1715
1716	2574	2403	2231	2145	1974	1716

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and D.A. at 30th Dec.							Pension and D.A. at 30th Dec.						
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
1717	2576	2404	2233	2147	1975	1717	1769	2654	2477	2300	2212	2035	1769
1718	2577	2406	2234	2148	1976	1718	1770	2655	2478	2301	2213	2036	1770
1719	2579	2407	2235	2149	1977	1719	1771	2657	2480	2303	2214	2037	1771
1720	2580	2408	2236	2150	1978	1720	1772	2658	2481	2304	2215	2038	1772
1721	2582	2410	2238	2152	1980	1721	1773	2660	2483	2305	2217	2039	1773
1722	2583	2411	2239	2153	1981	1722	1774	2661	2484	2307	2218	2041	1774
1723	2585	2413	2240	2154	1982	1723	1775	2663	2485	2308	2219	2042	1775
1724	2586	2414	2242	2155	1983	1724	1776	2664	2487	2309	2220	2043	1776
1725	2588	2415	2243	2157	1984	1725	1777	2666	2488	2311	2222	2044	1777
1726	2589	2417	2244	2158	1985	1726	1778	2667	2490	2312	2223	2045	1778
1727	2591	2418	2246	2159	1987	1727	1779	2669	2491	2313	2224	2046	1779
1728	2592	2420	2247	2160	1988	1728	1780	2670	2492	2314	2225	2047	1780
1729	2594	2421	2248	2162	1989	1729	1781	2672	2494	2316	2227	2049	1781
1730	2595	2422	2249	2163	1990	1730	1782	2673	2495	2317	2228	2050	1782
1731	2597	2424	2251	2164	1991	1731	1783	2675	2497	2318	2229	2051	1783
1732	2598	2425	2252	2165	1992	1732	1784	2676	2498	2320	2230	2052	1784
1733	2600	2427	2253	2167	1993	1733	1785	2678	2499	2321	2232	2053	1785
1734	2601	2428	2255	2168	1995	1734	1786	2679	2501	2322	2233	2054	1786
1735	2603	2429	2256	2169	1996	1735	1787	2681	2502	2324	2234	2056	1787
1736	2604	2431	2257	2170	1997	1736	1788	2682	2504	2325	2235	2057	1788
1737	2606	2432	2259	2172	1998	1737	1789	2684	2505	2326	2237	2058	1789
1738	2607	2434	2260	2173	1999	1738	1790	2685	2506	2327	2238	2059	1790
1739	2609	2435	2261	2174	2000	1739	1791	2687	2508	2329	2239	2060	1791
1740	2610	2436	2262	2175	2001	1740	1792	2688	2509	2330	2240	2061	1792
1741	2612	2438	2264	2177	2003	1741	1793	2690	2511	2331	2242	2062	1793
1742	2613	2439	2265	2178	2004	1742	1794	2691	2512	2333	2243	2064	1794
1743	2615	2441	2266	2179	2005	1743	1795	2693	2513	2334	2244	2065	1795
1744	2616	2442	2268	2180	2006	1744	1796	2694	2515	2335	2245	2066	1796
1745	2618	2443	2269	2182	2007	1745	1797	2696	2516	2337	2247	2067	1797
1746	2619	2445	2270	2183	2008	1746	1798	2697	2518	2338	2248	2068	1798
1747	2621	2446	2272	2184	2010	1747	1799	2699	2519	2339	2249	2069	1799
1748	2622	2448	2273	2185	2011	1748	1800	2700	2520	2340	2250	2070	1800
1749	2624	2449	2274	2187	2012	1749	1801	2702	2522	2342	2252	2072	1801
1750	2625	2450	2275	2188	2013	1750	1802	2703	2523	2343	2253	2073	1802
1751	2627	2452	2277	2189	2014	1751	1803	2705	2525	2344	2254	2074	1803
1752	2628	2453	2278	2190	2015	1752	1804	2706	2526	2345	2255	2075	1804
1753	2630	2455	2279	2192	2016	1753	1805	2708	2527	2347	2257	2076	1805
1754	2631	2456	2281	2193	2018	1754	1806	2709	2529	2348	2258	2077	1806
1755	2633	2457	2282	2194	2019	1755	1807	2711	2530	2350	2259	2079	1807
1756	2634	2459	2283	2195	2020	1756	1808	2712	2532	2351	2260	2080	1808
1757	2636	2460	2285	2197	2021	1757	1809	2714	2533	2352	2262	2081	1809
1758	2637	2462	2286	2198	2022	1758	1810	2715	2534	2353	2263	2082	1810
1759	2639	2463	2287	2199	2023	1759	1811	2717	2536	2355	2264	2083	1811
1760	2640	2464	2288	2200	2024	1760	1812	2718	2537	2356	2265	2084	1812
1761	2642	2466	2290	2202	2026	1761	1813	2720	2539	2357	2267	2085	1813
1762	2643	2467	2291	2203	2027	1762	1814	2721	2540	2359	2268	2087	1814
1763	2645	2469	2292	2204	2028	1763	1815	2723	2541	2360	2269	2088	1815
1764	2646	2470	2294	2205	2029	1764	1816	2724	2543	2361	2270	2089	1816
1765	2648	2471	2295	2207	2030	1765	1817	2726	2544	2363	2272	2090	1817
1766	2649	2473	2296	2208	2031	1766	1818	2727	2546	2364	2273	2091	1818
1767	2651	2474	2298	2209	2033	1767	1819	2729	2547	2365	2274	2092	1819
1768	2652	2476	2299	2210	2034	1768	1820	2730	2548	2366	2275	2093	1820

STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988—cont.

Pension and D.A. at 608 ps.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
1821	2732	2550	2368	2277	2095	1821
1822	2733	2551	2369	2278	2096	1822
1823	2735	2553	2370	2279	2097	1823
1824	2736	2554	2372	2280	2098	1824
1825	2738	2555	2373	2282	2099	1825
1826	2739	2557	2374	2283	2100	1826
1827	2741	2558	2376	2284	2102	1827
1828	2742	2560	2377	2285	2103	1828
1829	2744	2561	2378	2287	2104	1829
1830	2745	2562	2379	2288	2105	1830
1831	2747	2564	2381	2289	2106	1831
1832	2748	2565	2382	2290	2107	1832
1833	2750	2567	2383	2292	2108	1833
1834	2751	2568	2385	2293	2110	1834
1835	2753	2569	2386	2294	2111	1835
1836	2754	2571	2387	2295	2112	1836
1837	2756	2572	2389	2297	2113	1837
1838	2757	2574	2390	2298	2114	1838
1839	2759	2575	2391	2299	2115	1839
1840	2760	2576	2392	2300	2116	1840
1841	2762	2578	2394	2302	2118	1841
1842	2763	2579	2395	2303	2119	1842
1843	2765	2581	2396	2304	2120	1843
1844	2766	2582	2398	2305	2121	1844
1845	2768	2583	2399	2307	2122	1845
1846	2769	2585	2400	2308	2123	1846
1847	2771	2586	2402	2309	2125	1847
1848	2772	2588	2403	2310	2126	1848
1849	2774	2589	2404	2312	2127	1849
1850	2775	2590	2405	2313	2128	1850
1851	2777	2592	2407	2314	2129	1851
1852	2778	2593	2408	2315	2130	1852
1853	2780	2595	2409	2317	2131	1853
1854	2781	2596	2411	2318	2133	1854
1855	2783	2597	2412	2319	2134	1855
1856	2784	2599	2413	2320	2135	1856
1857	2786	2600	2415	2322	2136	1857
1858	2787	2602	2416	2323	2137	1858
1859	2789	2603	2417	2324	2138	1859
1860	2790	2604	2418	2325	2139	1860
1861	2792	2606	2420	2327	2141	1861
1862	2793	2607	2421	2328	2142	1862
1863	2795	2609	2422	2329	2143	1863
1864	2796	2610	2424	2330	2144	1864
1865	2798	2611	2425	2332	2145	1865
1866	2799	2613	2426	2333	2146	1866
1867	2801	2614	2428	2334	2148	1867
1868	2802	2616	2429	2335	2149	1868
1869	2804	2617	2430	2337	2150	1869
1870	2805	2618	2431	2338	2151	1870
1871	2807	2620	2433	2339	2152	1871

Pension and D.A. at 608 ps.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.
1872	2808	2621	2434	2340	2153	1872
1873	2810	2623	2435	2342	2154	1873
1874	2811	2624	2437	2343	2156	1874
1875	2813	2625	2438	2344	2157	1875
1876	2814	2627	2439	2345	2158	1876
1877	2816	2628	2441	2347	2159	1877
1878	2817	2630	2442	2348	2160	1878
1879	2819	2631	2443	2349	2161	1879
1880	2820	2632	2444	2350	2162	1880
1881	2822	2634	2446	2352	2164	1881
1882	2823	2635	2447	2353	2165	1882
1883	2825	2637	2448	2354	2166	1883
1884	2826	2638	2450	2355	2167	1884
1885	2828	2639	2451	2357	2168	1885
1886	2829	2641	2452	2358	2169	1886
1887	2831	2642	2454	2359	2171	1887
1888	2832	2644	2455	2360	2172	1888
1889	2834	2645	2456	2362	2173	1889
1890	2835	2646	2457	2363	2174	1890
1891	2837	2648	2459	2364	2175	1891
1892	2838	2649	2460	2365	2176	1892
1893	2840	2651	2461	2367	2177	1893
1894	2841	2652	2463	2368	2179	1894
1895	2843	2653	2464	2369	2180	1895
1896	2844	2655	2465	2370	2181	1896
1897	2846	2656	2467	2372	2182	1897
1898	2847	2658	2468	2373	2183	1898
1899	2849	2659	2469	2374	2184	1899
1,900	2,850	2,660	2,470	2,375	2,185	1,900
1,901	2,852	2,662	2,472	2,377	2,187	1,901
1,902	2,853	2,663	2,473	2,378	2,188	1,902
1,903	2,855	2,665	2,474	2,379	2,189	1,903
1,904	2,856	2,666	2,476	2,380	2,190	1,904
1,905	2,858	2,667	2,477	2,382	2,191	1,905
1,906	2,859	2,669	2,478	2,383	2,192	1,906
1,907	2,861	2,670	2,480	2,384	2,194	1,907
1,908	2,862	2,672	2,481	2,385	2,195	1,908
1,909	2,864	2,673	2,482	2,387	2,196	1,909
1,910	2,865	2,674	2,483	2,388	2,197	1,910
1,911	2,867	2,676	2,485	2,389	2,198	1,911
1,912	2,868	2,677	2,486	2,390	2,199	1,912
1,913	2,870	2,679	2,487	2,392	2,200	1,913
1,914	2,871	2,680	2,489	2,393	2,202	1,914
1,915	2,873	2,681	2,490	2,394	2,203	1,915
1,916	2,874	2,683	2,491	2,395	2,204	1,916
1,917	2,876	2,684	2,493	2,397	2,205	1,917
1,918	2,877	2,686	2,494	2,398	2,206	1,918
1,919	2,879	2,687	2,495	2,399	2,207	1,919
1,920	2,880	2,688	2,496	2,400	2,208	1,920
1,921	2,882	2,690	2,498	2,402	2,210	1,921
1,922	2,883	2,691	2,499	2,403	2,211	1,922

**STATEMENT SHOWING REVISED PENSION AND FAMILY PENSION
WITH EFFECT FROM 1st JUNE 1988 —cont.**

Pension and D.A. at 608 ps.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.	Pension and D.A. at 608 ps.	Retired prior to 1-6-1960.	Retired between 1-6-1960 and 1-10-1970.	Retired between 2-10-1970 and 31-3-1978.	Retired between 1-4-1978 and 30-9-1984.	Retired between 1-10-1984 and 30-9-1987.	Retired after 1-10-1987.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(1)	(2)	(3)	(4)	(5)	(6)	(7)
RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.	RS.
1,923	2,885	2,693	2,500	2,404	2,212	1,923	1,975	2,963	2,765	2,568	2,469	2,272	1,975
1,924	2,886	2,694	2,502	2,405	2,213	1,924	1,976	2,964	2,767	2,569	2,470	2,273	1,976
1,925	2,888	2,695	2,503	2,407	2,214	1,925	1,977	2,966	2,768	2,571	2,472	2,274	1,977
1,926	2,889	2,697	2,504	2,408	2,215	1,926	1,978	2,967	2,770	2,572	2,473	2,275	1,978
1,927	2,891	2,698	2,506	2,409	2,217	1,927	1,979	2,969	2,771	2,573	2,474	2,276	1,979
1,928	2,892	2,700	2,507	2,410	2,218	1,928	1,980	2,970	2,772	2,574	2,475	2,277	1,980
1,929	2,894	2,701	2,508	2,412	2,219	1,929	1,981	2,972	2,774	2,576	2,477	2,279	1,981
1,930	2,895	2,702	2,509	2,413	2,220	1,930	1,982	2,973	2,775	2,577	2,478	2,280	1,982
1,931	2,897	2,704	2,511	2,414	2,221	1,931	1,983	2,975	2,777	2,578	2,479	2,281	1,983
1,932	2,898	2,705	2,512	2,415	2,222	1,932	1,984	2,976	2,778	2,580	2,480	2,282	1,984
1,933	2,900	2,707	2,513	2,417	2,223	1,933	1,985	2,978	2,779	2,581	2,482	2,283	1,985
1,934	2,901	2,708	2,515	2,418	2,225	1,934	1,986	2,979	2,781	2,582	2,483	2,284	1,986
1,935	2,903	2,709	2,516	2,419	2,226	1,935	1,987	2,981	2,782	2,584	2,484	2,286	1,987
1,936	2,904	2,711	2,517	2,420	2,227	1,936	1,988	2,982	2,784	2,585	2,485	2,287	1,988
1,937	2,906	2,712	2,519	2,422	2,228	1,937	1,989	2,984	2,785	2,586	2,487	2,288	1,989
1,938	2,907	2,714	2,520	2,423	2,229	1,938	1,990	2,985	2,786	2,587	2,488	2,289	1,990
1,939	2,909	2,715	2,521	2,424	2,230	1,939	1,991	2,987	2,788	2,589	2,489	2,290	1,991
1,940	2,910	2,716	2,522	2,425	2,231	1,940	1,992	2,988	2,789	2,590	2,490	2,291	1,992
1,941	2,912	2,718	2,524	2,427	2,233	1,941	1,993	2,990	2,791	2,591	2,492	2,292	1,993
1,942	2,913	2,719	2,525	2,428	2,234	1,942	1,994	2,991	2,792	2,593	2,493	2,294	1,994
1,943	2,915	2,721	2,526	2,429	2,235	1,943	1,995	2,993	2,793	2,594	2,494	2,295	1,995
1,944	2,916	2,722	2,528	2,430	2,236	1,944	1,996	2,994	2,795	2,595	2,495	2,296	1,996
1,945	2,918	2,723	2,529	2,432	2,237	1,945	1,997	2,996	2,796	2,597	2,497	2,297	1,997
1,946	2,919	2,725	2,530	2,433	2,238	1,946	1,998	2,997	2,798	2,598	2,498	2,298	1,998
1,947	2,921	2,726	2,532	2,434	2,240	1,947	1,999	2,999	2,799	2,599	2,499	2,299	1,999
1,948	2,922	2,728	2,533	2,435	2,241	1,948	2,000	3,000	2,800	2,600	2,500	2,300	2,000
1,949	2,924	2,729	2,534	2,437	2,242	1,949	2,001	3,002	2,802	2,602	2,502	2,302	2,001
1,950	2,925	2,730	2,535	2,438	2,243	1,950	2,002	3,003	2,803	2,603	2,503	2,303	2,002
1,951	2,927	2,732	2,537	2,439	2,244	1,951	2,003	3,005	2,805	2,604	2,504	2,304	2,003
1,952	2,928	2,733	2,538	2,440	2,245	1,952	2,004	3,006	2,806	2,606	2,505	2,305	2,004
1,953	2,930	2,735	2,539	2,442	2,246	1,953	2,005	3,008	2,807	2,607	2,507	2,306	2,005
1,954	2,931	2,736	2,541	2,443	2,248	1,954	2,006	3,009	2,809	2,608	2,508	2,307	2,006
1,955	2,933	2,737	2,542	2,444	2,249	1,955	2,007	3,011	2,810	2,610	2,509	2,309	2,007
1,956	2,934	2,739	2,543	2,445	2,250	1,956	2,008	3,012	2,812	2,611	2,510	2,310	2,008
1,957	2,936	2,740	2,545	2,447	2,251	1,957	2,009	3,014	2,813	2,612	2,512	2,311	2,009
1,958	2,937	2,742	2,546	2,448	2,252	1,958	2,010	3,015	2,814	2,613	2,513	2,312	2,010
1,959	2,939	2,743	2,547	2,449	2,253	1,959	2,011	3,017	2,816	2,615	2,514	2,313	2,011
1,960	2,940	2,744	2,548	2,450	2,254	1,960	2,012	3,018	2,817	2,616	2,515	2,314	2,012
1,961	2,942	2,746	2,550	2,452	2,256	1,961	2,013	3,020	2,819	2,617	2,517	2,315	2,013
1,962	2,943	2,747	2,551	2,453	2,257	1,962	2,014	3,021	2,820	2,619	2,518	2,317	2,014
1,963	2,945	2,749	2,552	2,454	2,258	1,963	2,015	3,023	2,821	2,620	2,519	2,318	2,015
1,964	2,946	2,750	2,554	2,455	2,259	1,964	2,016	3,024	2,823	2,621	2,520	2,319	2,016
1,965	2,948	2,751	2,555	2,457	2,260	1,965	2,017	3,026	2,824	2,623	2,522	2,320	2,017
1,966	2,949	2,753	2,556	2,458	2,261	1,966	2,018	3,027	2,826	2,624	2,523	2,321	2,018
1,967	2,951	2,754	2,558	2,459	2,263	1,967	2,019	3,029	2,827	2,625	2,524	2,322	2,019
1,968	2,952	2,756	2,559	2,460	2,264	1,968	2,020	3,030	2,828	2,626	2,525	2,323	2,020
1,969	2,954	2,757	2,560	2,462	2,265	1,969	2,021	3,032	2,830	2,628	2,527	2,325	2,021
1,970	2,955	2,758	2,561	2,463	2,266	1,970	2,022	3,033	2,831	2,629	2,528	2,326	2,022
1,971	2,957	2,760	2,563	2,464	2,267	1,971	2,023	3,035	2,833	2,630	2,529	2,327	2,023
1,972	2,958	2,761	2,564	2,465	2,268	1,972	2,024	3,036	2,834	2,632	2,530	2,328	2,024
1,973	2,960	2,763	2,565	2,467	2,269	1,973	2,025	3,038	2,835	2,633	2,532	2,329	2,025
1,974	2,961	2,764	2,567	2,468	2,271	1,974							

(xx)

ANNEXURE-III.

(i) Revised dearness allowance admissible from 1st June 1988.

(NOTE—P—Pension ; FP—Family Pension ; DA=Dearness Allowance)

P/FP DA	375 to 377 68	378 to 383 69	384 to 388 70	389 to 394 71	395 to 400 72	401 to 405 73
P/FP DA	406 to 411 74	412 to 416 75	417 to 422 76	423 to 427 77	428 to 433 78	434 to 438 79
P/FP DA	439 to 444 80	445 to 450 81	451 to 455 82	456 to 461 83	462 to 466 84	467 to 472 85
P/FP DA	473 to 477 86	478 to 483 87	484 to 488 88	489 to 494 89	495 to 500 90	501 to 505 91
P/FP DA	506 to 511 92	512 to 516 93	517 to 522 94	523 to 527 95	528 to 533 96	534 to 538 97
P/FP DA	539 to 544 98	545 to 550 99	551 to 555 100	556 to 561 101	562 to 566 102	567 to 572 103
P/FP DA	573 to 577 104	578 to 583 105	584 to 588 106	589 to 594 107	595 to 600 108	601 to 605 109
P/FP DA	606 to 611 110	612 to 616 111	617 to 622 112	623 to 627 113	628 to 633 114	634 to 638 115
P/FP DA	639 to 644 116	645 to 650 117	651 to 655 118	656 to 661 119	662 to 666 120	667 to 672 121
P/FP DA	673 to 677 122	678 to 683 123	684 to 688 124	689 to 694 125	695 to 700 126	701 to 705 127
P/FP DA	706 to 711 128	712 to 716 129	717 to 722 130	723 to 727 131	728 to 733 132	734 to 738 133
B/FP DA	739 to 744 134	745 to 750 135	751 to 755 136	756 to 761 137	762 to 766 138	767 to 772 139
P/FP DA	773 to 777 140	778 to 783 141	784 to 788 142	789 to 794 143	795 to 800 144	801 to 805 145
P/FP DA	806 to 811 146	812 to 816 147	817 to 822 148	823 to 827 149	828 to 833 150	834 to 838 151
P/FP DA	839 to 844 152	845 to 850 153	851 to 855 154	856 to 861 155	862 to 866 156	867 to 872 157
P/FP DA	873 to 877 158	878 to 883 159	884 to 888 160	889 to 894 161	895 to 900 162	901 to 905 163
P/FP DA	906 to 911 164	912 to 916 165	917 to 922 166	923 to 927 167	928 to 933 168	934 to 938 169
P/FP DA	939 to 944 170	945 to 950 171	951 to 955 172	956 to 961 173	962 to 966 174	967 to 972 175
P/FP DA	973 to 977 176	978 to 983 177	984 to 988 178	989 to 994 179	995 to 1,000 180	1,001 to 1,005 181
P/FP DA	1,006 to 1,011 182	1,012 to 1,016 183	1,017 to 1,022 184	1,023 to 1,027 185	1,028 to 1,033 186	1,034 to 1,038 187

P/FP DA	1,039 to 1,044 188	1,045 to 1,050 189	1,051 to 1,055 190	1,056 to 1,061 191	1,062 to 1,066 192	1,067 to 1,072 193
P/FP DA	1,073 to 1,077 194	1,078 to 1,083 195	1,084 to 1,088 196	1,089 to 1,094 197	1,095 to 1,100 198	1,101 to 1,105 199
P/FP DA	1,106 to 1,111 200	1,112 to 1,116 201	1,117 to 1,122 202	1,123 to 1,127 203	1,128 to 1,133 204	1,134 to 1,138 205
P/FP DA	1,139 to 1,144 206	1,145 to 1,150 207	1,151 to 1,155 208	1,156 to 1,161 209	1,162 to 1,166 210	1,167 to 1,172 211
P/FP DA	1,173 to 1,177 212	1,178 to 1,183 213	1,184 to 1,188 214	1,189 to 1,194 215	1,195 to 1,200 216	1,201 to 1,205 217
P/FP DA	1,206 to 1,211 218	1,212 to 1,216 219	1,217 to 1,222 220	1,223 to 1,227 221	1,228 to 1,233 222	1,234 to 1,238 223
P/FP DA	1,239 to 1,244 224	1,245 to 1,250 225	1,251 to 1,255 226	1,256 to 1,261 227	1,262 to 1,266 228	1,267 to 1,272 229
P/FP DA	1,273 to 1,277 230	1,278 to 1,283 231	1,284 to 1,288 232	1,289 to 1,294 233	1,295 to 1,300 234	1,301 to 1,305 235
P/FP DA	1,306 to 1,311 236	1,312 to 1,316 237	1,317 to 1,322 238	1,323 to 1,327 239	1,328 to 1,333 240	1,334 to 1,338 241
P/FP DA	1,339 to 1,344 242	1,345 to 1,350 243	1,351 to 1,355 244	1,356 to 1,361 245	1,362 to 1,366 246	1,367 to 1,372 247
P/FP DA	1,373 to 1,377 248	1,378 to 1,383 249	1,384 to 1,388 250	1,389 to 1,394 251	1,395 to 1,400 252	1,401 to 1,405 253
P/FP DA	1,406 to 1,411 254	1,412 to 1,416 255	1,417 to 1,422 256	1,423 to 1,427 257	1,428 to 1,433 258	1,434 to 1,438 259
P/FP DA	1,439 to 1,444 260	1,445 to 1,450 261	1,451 to 1,455 262	1,456 to 1,461 263	1,462 to 1,466 264	1,467 to 1,472 265
P/FP DA	1,473 to 1,477 266	1,478 to 1,483 267	1,484 to 1,488 268	1,489 to 1,494 269	1,495 to 1,500 270	1,501 to 1,505 271
P/FP DA	1,506 to 1,511 272	1,512 to 1,516 273	1,517 to 1,522 274	1,523 to 1,527 275	1,528 to 1,533 276	1,534 to 1,538 277
P/FP DA	1,539 to 1,544 278	1,545 to 1,550 279	1,551 to 1,555 280	1,556 to 1,561 281	1,562 to 1,566 282	1,567 to 1,572 283
P/FP DA	1,573 to 1,577 284	1,578 to 1,583 285	1,584 to 1,588 286	1,589 to 1,594 287	1,595 to 1,600 288	1,601 to 1,605 289
P/FP DA	1,606 to 1,611 290	1,612 to 1,616 291	1,617 to 1,622 292	1,623 to 1,627 293	1,628 to 1,633 294	1,634 to 1,638 295
P/FP DA	1,639 to 1,644 296	1,645 to 1,650 297	1,651 to 1,655 298	1,656 to 1,661 299	1,662 to 1,666 300	1,667 to 1,672 301
P/FP DA	1,673 to 1,677 302	1,678 to 1,683 303	1,684 to 1,688 304	1,689 to 1,694 305	1,695 to 1,700 306	1,701 to 1,705 307
P/FP DA	1,706 to 1,711 308	1,712 to 1,716 309	1,717 to 1,722 310	1,723 to 1,727 311	1,728 to 1,733 312	1,734 to 1,738 313
P/FP DA	1,739 to 1,744 314	1,745 to 2,423 315	2,424 to 2,430 316	2,431 to 2,438 317	2,439 to 2,446 318	2,447 to 2,453 319

(xxii)
ANNEXURE III—cont.

P/FP DA	2,454 to 2,461 320	2,462 to 2,469 321	2,470 to 2,476 322	2,477 to 2,484 323	2,485 to 2,492 324	2,493 to 2,500 325
P/FP DA	2,501 to 2,507 326	2,508 to 2,515 327	2,516 to 2,523 328	2,524 to 2,530 329	2,531 to 2,538 330	2,539 to 2,546 331
P/FP DA	2,547 to 2,553 332	2,554 to 2,561 333	2,562 to 2,569 334	2,570 to 2,576 335	2,577 to 2,584 336	2,585 to 2,592 337
P/FP DA	2,593 to 2,600 338	2,601 to 2,607 339	2,608 to 2,615 340	2,616 to 2,623 341	2,624 to 2,630 342	2,631 to 2,638 343
P/FP DA	2,639 to 2,646 344	2,647 to 2,653 345	2,654 to 2,661 346	2,662 to 2,669 347	2,670 to 2,676 348	2,677 to 2,684 349
P/FP DA	2,685 to 2,692 350	2,693 to 2,700 351	2,701 to 2,707 352	2,708 to 2,715 353	2,716 to 2,723 354	2,724 to 2,730 355
P/FP DA	2,731 to 2,738 356	2,739 to 2,746 357	2,747 to 2,753 358	2,754 to 2,761 359	2,762 to 2,769 360	2,770 to 2,776 361
P/FP DA	2,777 to 2,784 362	2,785 to 2,792 363	2,793 to 2,800 364	2,801 to 2,807 365	2,808 to 2,815 366	2,816 to 2,823 367
P/FP DA	2,824 to 2,830 368	2,831 to 2,838 369	2,839 to 2,846 370	2,847 to 2,853 371	2,854 to 2,861 372	2,862 to 2,869 373
P/FP DA	2,870 to 2,876 374	2,877 to 2,884 375	2,885 to 2,892 376	2,893 to 2,900 377	2,901 to 2,907 378	2,908 to 2,915 379
P/FP DA	2,916 to 2,923 380	2,924 to 2,930 381	2,931 to 2,938 382	2,939 to 2,946 383	2,947 to 2,953 384	2,954 to 2,961 385
P/FP DA	2,962 to 2,969 386	2,970 to 2,976 387	2,977 to 2,984 388	2,985 to 2,992 389	2,993 to 3,100 390	

ANNEXURE III—cont.

(ii) Revised dearness allowance admissible from 1st July 1988.

[NOTE.—P/FP=Pension/Family Pension. DA=Dearness Allowance]

P/FP DA	375 to 378 87	379 to 382 88	383 to 386 89	387 to 391 90	392 to 395 91	396 to 400 92
P/FP DA	401 to 404 93	405 to 408 94	409 to 413 95	414 to 417 96	418 to 421 97	422 to 426 98
P/FP DA	427 to 430 99	431 to 434 100	435 to 439 101	440 to 443 102	444 to 447 103	448 to 452 104
P/FP DA	453 to 456 105	457 to 460 106	461 to 465 107	466 to 469 108	470 to 473 109	474 to 478 110
P/FP DA	479 to 482 111	483 to 486 112	487 to 491 113	492 to 495 114	496 to 500 115	501 to 504 116
P/FP DA	505 to 508 117	509 to 513 118	514 to 517 119	518 to 521 120	522 to 526 121	527 to 530 122
P/FP DA	531 to 534 123	535 to 539 124	540 to 543 125	544 to 547 126	548 to 552 127	553 to 556 128
P/FP DA	557 to 560 129	561 to 565 130	566 to 569 131	570 to 573 132	574 to 578 133	579 to 582 134
P/FP DA	583 to 586 135	587 to 591 136	592 to 595 137	596 to 600 138	601 to 604 139	605 to 608 140
P/FP DA	609 to 613 141	614 to 617 142	618 to 621 143	622 to 626 144	627 to 630 145	631 to 634 146
P/FP DA	635 to 639 147	640 to 643 148	644 to 647 149	648 to 652 150	653 to 656 151	657 to 660 152
P/FP DA	661 to 665 153	666 to 669 154	670 to 673 155	674 to 678 156	679 to 682 157	683 to 686 158
P/FP DA	687 to 691 159	692 to 695 160	696 to 700 161	701 to 704 162	705 to 708 163	709 to 713 164
P/FP DA	714 to 717 165	718 to 721 166	722 to 726 167	727 to 730 168	731 to 734 169	735 to 739 170
P/FP DA	740 to 743 171	744 to 747 172	748 to 752 173	753 to 756 174	757 to 760 175	761 to 765 176
P/FP DA	766 to 769 177	770 to 773 178	774 to 778 179	779 to 782 180	783 to 786 181	787 to 791 182
P/FP DA	792 to 795 183	796 to 800 184	801 to 804 185	805 to 808 186	809 to 813 187	814 to 817 188
P/FP DA	818 to 821 189	822 to 826 190	827 to 830 191	831 to 834 192	835 to 839 193	840 to 843 194
P/FP DA	844 to 847 195	848 to 852 196	853 to 856 197	857 to 860 198	861 to 865 199	866 to 869 200
P/FP DA	870 to 873 201	874 to 878 202	879 to 882 203	883 to 886 204	887 to 891 205	892 to 895 206

ANNEXURE III—*cont.*

P/FP DA	896 to 900 207	901 to 904 208	905 to 908 209	909 to 913 210	914 to 917 211	918 to 921 212
P/FP DA	922 to 926 213	927 to 930 214	931 to 934 215	935 to 939 216	940 to 943 217	944 to 947 218
P/FP DA	948 to 952 219	953 to 956 220	957 to 960 221	961 to 965 222	966 to 969 223	970 to 973 224
P/FP DA	974 to 978 225	979 to 982 226	983 to 986 227	987 to 991 228	992 to 995 229	996 to 1,000 230
P/FP DA	1,001 to 1,004 231	1,005 to 1,008 232	1,009 to 1,013 233	1,014 to 1,017 234	1,018 to 1,021 235	1,022 to 1,026 236
P/FP DA	1,027 to 1,030 237	1,031 to 1,034 238	1,035 to 1,039 239	1,040 to 1,043 240	1,044 to 1,047 241	1,048 to 1,052 242
P/FP DA	1,053 to 1,056 243	1,057 to 1,060 244	1,061 to 1,065 245	1,066 to 1,069 246	1,070 to 1,073 247	1,074 to 1,078 248
P/FP DA	1,079 to 1,082 249	1,083 to 1,086 250	1,087 to 1,091 251	1,092 to 1,095 252	1,096 to 1,100 253	1,101 to 1,104 254
P/FP DA	1,105 to 1,108 255	1,109 to 1,113 256	1,114 to 1,117 257	1,118 to 1,121 258	1,122 to 1,126 259	1,127 to 1,130 260
P/FP DA	1,131 to 1,134 261	1,135 to 1,139 262	1,140 to 1,143 263	1,144 to 1,147 264	1,148 to 1,152 265	1,153 to 1,156 266
P/FP DA	1,157 to 1,160 267	1,161 to 1,165 268	1,166 to 1,169 269	1,170 to 1,173 270	1,174 to 1,178 271	1,179 to 1,182 272
P/FP DA	1,183 to 1,186 273	1,187 to 1,191 274	1,192 to 1,195 275	1,196 to 1,200 276	1,201 to 1,204 277	1,205 to 1,208 278
P/FP DA	1,209 to 1,213 279	1,214 to 1,217 280	1,218 to 1,221 281	1,222 to 1,226 282	1,227 to 1,230 283	1,231 to 1,234 284
P/FP DA	1,235 to 1,239 285	1,240 to 1,243 286	1,244 to 1,247 287	1,248 to 1,252 288	1,253 to 1,256 289	1,257 to 1,260 290
P/FP DA	1,261 to 1,265 291	1,266 to 1,269 292	1,270 to 1,273 293	1,274 to 1,278 294	1,279 to 1,282 295	1,283 to 1,286 296
P/FP DA	1,287 to 1,291 297	1,292 to 1,295 298	1,296 to 1,300 299	1,301 to 1,304 300	1,305 to 1,308 301	1,309 to 1,313 302
P/FP DA	1,314 to 1,317 303	1,318 to 1,321 304	1,322 to 1,326 305	1,327 to 1,330 306	1,331 to 1,334 307	1,335 to 1,339 308
P/FP DA	1,340 to 1,343 309	1,344 to 1,347 310	1,348 to 1,352 311	1,353 to 1,356 312	1,357 to 1,360 313	1,361 to 1,365 314
P/FP DA	1,366 to 1,369 315	1,370 to 1,373 316	1,374 to 1,378 317	1,379 to 1,382 318	1,383 to 1,386 319	1,387 to 1,391 320
P/FP DA	1,392 to 1,395 321	1,396 to 1,400 322	1,401 to 1,404 323	1,405 to 1,408 324	1,409 to 1,413 325	1,414 to 1,417 326
P/FP DA	1,418 to 1,421 327	1,422 to 1,426 328	1,427 to 1,430 329	1,431 to 1,434 330	1,435 to 1,439 331	1,440 to 1,443 332
P/FP DA	1,444 to 1,447 333	1,448 to 1,452 334	1,453 to 1,456 335	1,457 to 1,460 336	1,461 to 1,465 337	1,466 to 1,469 338

ANNEXURE III - cont.

P/FP DA	1,470 to 1,473 339	1,474 to 1,478 340	1,479 to 1,482 341	1,483 to 1,486 342	1,487 to 1,491 343	1,492 to 1,495 344
P/FP DA	1,496 to 1,500 345	1,501 to 1,504 346	1,505 to 1,508 347	1,509 to 1,513 348	1,514 to 1,517 349	1,518 to 1,521 350
P/FP DA	1,522 to 1,526 351	1,527 to 1,530 352	1,531 to 1,534 353	1,535 to 1,539 354	1,540 to 1,543 355	1,544 to 1,547 356
P/FP DA	1,548 to 1,552 357	1,553 to 1,556 358	1,557 to 1,560 359	1,561 to 1,565 360	1,566 to 1,569 361	1,570 to 1,573 362
P/FP DA	1,574 to 1,578 363	1,579 to 1,582 364	1,583 to 1,586 365	1,587 to 1,591 366	1,592 to 1,595 367	1,596 to 1,600 368
P/FP DA	1,601 to 1,604 369	1,605 to 1,608 370	1,609 to 1,613 371	1,614 to 1,617 372	1,618 to 1,621 373	1,622 to 1,626 374
P/FP DA	1,627 to 1,630 375	1,631 to 1,634 376	1,635 to 1,639 377	1,640 to 1,643 378	1,644 to 1,647 379	1,648 to 1,652 380
P/FP DA	1,653 to 1,656 381	1,657 to 1,660 382	1,661 to 1,665 383	1,666 to 1,669 384	1,670 to 1,673 385	1,674 to 1,678 386
P/FP DA	1,679 to 1,682 387	1,683 to 1,686 388	1,687 to 1,691 389	1,692 to 1,695 390	1,696 to 1,700 391	1,701 to 1,704 392
P/FP DA	1,705 to 1,708 393	1,709 to 1,713 394	1,714 to 1,717 395	1,718 to 1,721 396	1,722 to 1,726 397	1,727 to 1,730 398
P/FP DA	1,731 to 1,734 399	1,735 to 1,739 400	1,740 to 1,743 401	1,744 to 1,747 402	1,748 to 2,373 403	2,374 to 2,376 404
P/FP DA	2,377 to 2,382 405	2,383 to 2,388 406	2,389 to 2,394 407	2,395 to 2,400 408	2,401 to 2,405 409	2,406 to 2,411 410
P/FP DA	2,412 to 2,417 411	2,418 to 2,423 412	2,424 to 2,429 413	2,430 to 2,435 414	2,436 to 2,441 415	2,442 to 2,447 416
P/FP DA	2,448 to 2,452 417	2,453 to 2,458 418	2,459 to 2,464 419	2,465 to 2,470 420	2,471 to 2,476 421	2,477 to 2,482 422
P/FP DA	2,483 to 2,488 423	2,489 to 2,494 424	2,495 to 2,500 425	2,501 to 2,505 426	2,506 to 2,511 427	2,512 to 2,517 428
P/FP DA	2,518 to 2,523 429	2,524 to 2,529 430	2,530 to 2,535 431	2,536 to 2,541 432	2,542 to 2,547 433	2,548 to 2,552 434
P/FP DA	2,553 to 2,558 435	2,559 to 2,564 436	2,565 to 2,570 437	2,571 to 2,576 438	2,577 to 2,582 439	2,583 to 2,588 440
P/FP DA	2,589 to 2,594 441	2,595 to 2,600 442	2,601 to 2,605 443	2,606 to 2,611 444	2,612 to 2,617 445	2,618 to 2,623 446
P/FP DA	2,624 to 2,629 447	2,630 to 2,635 448	2,636 to 2,641 449	2,642 to 2,647 450	2,648 to 2,652 451	2,653 to 2,658 452
P/FP DA	2,659 to 2,664 453	2,665 to 2,670 454	2,671 to 2,676 455	2,677 to 2,682 456	2,683 to 2,688 457	2,689 to 2,694 458
P/FP DA	2,695 to 2,700 459	2,701 to 2,705 460	2,706 to 2,711 461	2,712 to 2,717 462	2,718 to 2,723 463	2,724 to 2,729 464
P/FP DA	2,730 to 2,735 465	2,736 to 2,741 466	2,742 to 2,747 467	2,748 to 2,752 468	2,753 to 2,758 469	2,759 to 2,764 470

ANNEXURE III—cont.

P/FP DA	2,765 to 2,770 471	2,771 to 2,776 472	2,777 to 2,782 473	2,783 to 2,788 474	2,789 to 2,794 475	2,795 to 2,800 476
P/FP DA	2,801 to 2,805 477	2,806 to 2,811 478	2,812 to 2,817 479	2,818 to 2,823 480	2,824 to 2,829 481	2,830 to 2,835 482
P/FP DA	2,836 to 2,841 483	2,842 to 2,847 484	2,848 to 2,852 485	2,853 to 2,858 486	2,859 to 2,864 487	2,865 to 2,870 488
P/FP DA	2,871 to 2,876 489	2,877 to 2,882 490	2,883 to 2,888 491	2,889 to 2,894 492	2,895 to 2,900 493	2,901 to 2,905 494
P/FP DA	2,906 to 2,911 495	2,912 to 2,917 496	2,918 to 2,923 497	2,924 to 2,929 498	2,930 to 2,935 499	2,936 to 2,941 500
P/FP DA	2,942 to 2,947 501	2,948 to 2,952 502	2,953 to 2,958 503	2,959 to 2,964 504	2,965 to 2,970 505	2,971 to 2,976 506
P/FP DA	2,977 to 2,982 507	2,983 to 2,988 508	2,989 to 2,994 509	2,995 to 3,100 510

ANNEXURE III—cont.

(iii) Revised dearness allowance admissible from 1st January 1989.

(NOTE : P/FP=Pension/Family Pension.

DA=Dearness allowance.)

P/FP DA	375 109
P/FP DA	376 to 379 110	380 to 382 111	383 to 386 112	387 to 389 113	390 to 393 114	394 to 396 115
P/FP DA	397 to 400 116	401 to 403 117	404 to 406 118	407 to 410 119	411 to 413 120	414 to 417 121
P/FP DA	418 to 420 122	421 to 424 123	425 to 427 124	428 to 431 125	432 to 434 126	435 to 437 127
P/FP DA	438 to 441 128	442 to 444 129	445 to 448 130	449 to 451 131	452 to 455 132	456 to 458 133
P/FP DA	459 to 462 134	463 to 465 135	466 to 468 136	469 to 472 137	473 to 475 138	476 to 479 139
P/FP DA	480 to 482 140	483 to 486 141	487 to 489 142	490 to 493 143	494 to 496 144	497 to 500 145
P/FP DA	501 to 503 146	504 to 506 147	507 to 510 148	511 to 513 149	514 to 517 150	518 to 520 151
P/FP DA	521 to 524 152	525 to 527 153	528 to 531 154	532 to 534 155	535 to 537 156	538 to 541 157
P/FP DA	542 to 544 158	545 to 548 159	549 to 551 160	552 to 555 161	556 to 558 162	559 to 562 163
P/FP DA	563 to 565 164	566 to 568 165	569 to 572 166	573 to 575 167	576 to 579 168	580 to 582 169
P/FP DA	583 to 586 170	587 to 589 171	590 to 593 172	594 to 596 173	597 to 600 174	601 to 603 175
P/FP DA	604 to 606 176	607 to 610 177	611 to 613 178	614 to 617 179	618 to 620 180	621 to 624 181
P/FP DA	625 to 627 182	628 to 631 183	632 to 634 184	635 to 637 185	638 to 641 186	642 to 644 187
P/FP DA	645 to 648 188	649 to 651 189	652 to 655 190	656 to 658 191	659 to 662 192	663 to 665 193
P/FP DA	666 to 668 194	669 to 672 195	673 to 675 196	676 to 679 197	680 to 682 198	683 to 686 199
P/FP DA	687 to 689 200	690 to 693 201	694 to 696 202	697 to 700 203	701 to 703 204	704 to 706 205
P/FP DA	707 to 710 206	711 to 713 207	714 to 717 208	718 to 720 209	721 to 724 210	725 to 727 211
P/FP DA	728 to 731 212	732 to 734 213	735 to 737 214	738 to 741 215	742 to 744 216	745 to 748 217
P/FP DA	749 to 751 218	752 to 755 219	756 to 758 220	759 to 762 221	763 to 765 222	766 to 768 223

ANNEXURE III—cont.

P/FP DA	769 to 772 224	773 to 775 225	776 to 779 226	780 to 782 227	783 to 786 228	787 to 789 229
P/FP DA	790 to 793 230	794 to 796 231	797 to 800 232	801 to 803 233	804 to 806 234	807 to 810 235
P/FP DA	811 to 813 236	814 to 817 237	818 to 820 238	821 to 824 239	825 to 827 240	828 to 831 241
P/FP DA	832 to 834 242	835 to 837 243	838 to 841 244	842 to 844 245	845 to 848 246	849 to 851 247
P/FP DA	852 to 855 248	856 to 858 249	859 to 862 250	863 to 865 251	866 to 868 252	869 to 872 253
P/FP DA	873 to 875 254	876 to 879 255	880 to 882 256	883 to 886 257	887 to 889 258	890 to 893 259
P/FP DA	894 to 896 260	897 to 900 261	901 to 903 262	904 to 906 263	907 to 910 264	911 to 913 265
P/FP DA	914 to 917 266	918 to 920 267	921 to 924 268	925 to 927 269	928 to 931 270	932 to 934 271
P/FP DA	935 to 937 272	938 to 941 273	942 to 944 274	945 to 948 275	949 to 951 276	952 to 955 277
P/FP DA	956 to 958 278	959 to 962 279	963 to 965 280	966 to 968 281	969 to 972 282	973 to 975 283
P/FP DA	976 to 979 284	980 to 982 285	983 to 986 286	987 to 989 287	990 to 993 288	994 to 996 289
P/FP DA	997 to 1,000 290	1,001 to 1,003 291	1,004 to 1,006 292	1,007 to 1,010 293	1,011 to 1,013 294	1,014 to 1,017 295
P/FP DA	1,018 to 1,020 296	1,021 to 1,024 297	1,025 to 1,027 298	1,028 to 1,031 299	1,032 to 1,034 300	1,035 to 1,037 301
P/FP DA	1,038 to 1,041 302	1,042 to 1,044 303	1,045 to 1,048 304	1,049 to 1,051 305	1,052 to 1,055 306	1,056 to 1,058 307
P/FP DA	1,059 to 1,062 308	1,063 to 1,065 309	1,066 to 1,068 310	1,069 to 1,072 311	1,073 to 1,075 312	1,076 to 1,079 313
P/FP DA	1,080 to 1,082 314	1,083 to 1,086 315	1,087 to 1,089 316	1,090 to 1,093 317	1,094 to 1,096 318	1,097 to 1,100 319
P/FP DA	1,101 to 1,103 320	1,104 to 1,106 321	1,107 to 1,110 322	1,111 to 1,113 323	1,114 to 1,117 324	1,118 to 1,120 325
P/FP DA	1,121 to 1,124 326	1,125 to 1,127 327	1,128 to 1,131 328	1,132 to 1,134 329	1,135 to 1,137 330	1,138 to 1,141 331
P/FP DA	1,142 to 1,144 332	1,145 to 1,148 333	1,149 to 1,151 334	1,152 to 1,155 335	1,156 to 1,158 336	1,159 to 1,162 337
P/FP DA	1,163 to 1,165 338	1,166 to 1,168 339	1,169 to 1,172 340	1,173 to 1,175 341	1,176 to 1,179 342	1,180 to 1,182 343
P/FP DA	1,183 to 1,186 344	1,187 to 1,189 345	1,190 to 1,193 346	1,194 to 1,196 347	1,197 to 1,200 348	1,201 to 1,203 349

ANNEXURE III—cont.

P/FP DA	1,204 to 1,206 350	1,207 to 1,210 351	1,211 to 1,213 352	1,214 to 1,217 353	1,218 to 1,220 354	1,221 to 1,224 355
P/FP DA	1,225 to 1,227 356	1,228 to 1,231 357	1,232 to 1,234 358	1,235 to 1,237 359	1,238 to 1,241 360	1,242 to 1,244 361
P/FP DA	1,245 to 1,248 362	1,249 to 1,251 363	1,252 to 1,255 364	1,256 to 1,258 365	1,259 to 1,262 366	1,263 to 1,265 367
P/FP DA	1,266 to 1,268 368	1,269 to 1,272 369	1,273 to 1,275 370	1,276 to 1,279 371	1,280 to 1,282 372	1,283 to 1,286 373
P/FP DA	1,287 to 1,289 374	1,290 to 1,293 375	1,294 to 1,296 376	1,297 to 1,300 377	1,301 to 1,303 378	1,304 to 1,306 379
P/FP DA	1,307 to 1,310 380	1,311 to 1,313 381	1,314 to 1,317 382	1,318 to 1,320 383	1,321 to 1,324 384	1,325 to 1,327 385
P/FP DA	1,328 to 1,331 386	1,332 to 1,334 387	1,335 to 1,337 388	1,338 to 1,341 389	1,342 to 1,344 390	1,345 to 1,348 391
P/FP DA	1,349 to 1,351 392	1,352 to 1,355 393	1,356 to 1,358 394	1,359 to 1,362 395	1,363 to 1,365 396	1,366 to 1,368 397
P/FP DA	1,369 to 1,372 398	1,373 to 1,375 399	1,376 to 1,379 400	1,380 to 1,382 401	1,383 to 1,386 402	1,387 to 1,389 403
P/FP DA	1,390 to 1,393 404	1,394 to 1,396 405	1,397 to 1,400 406	1,401 to 1,403 407	1,404 to 1,406 408	1,407 to 1,410 409
P/FP DA	1,411 to 1,413 410	1,414 to 1,417 411	1,418 to 1,420 412	1,421 to 1,424 413	1,425 to 1,427 414	1,428 to 1,431 415
P/FP DA	1,432 to 1,434 416	1,435 to 1,437 417	1,438 to 1,441 418	1,442 to 1,444 419	1,445 to 1,448 420	1,449 to 1,451 421
P/FP DA	1,452 to 1,455 422	1,456 to 1,458 423	1,459 to 1,462 424	1,463 to 1,465 425	1,466 to 1,468 426	1,469 to 1,472 427
P/FP DA	1,473 to 1,475 428	1,476 to 1,479 429	1,480 to 1,482 430	1,483 to 1,486 431	1,487 to 1,489 432	1,490 to 1,493 433
P/FP DA	1,494 to 1,496 434	1,497 to 1,500 435	1,501 to 1,503 436	1,504 to 1,506 437	1,507 to 1,510 438	1,511 to 1,513 439
P/FP DA	1,514 to 1,517 440	1,518 to 1,520 441	1,521 to 1,524 442	1,525 to 1,527 443	1,528 to 1,531 444	1,532 to 1,534 445
P/FP DA	1,535 to 1,537 446	1,538 to 1,541 447	1,542 to 1,544 448	1,545 to 1,548 449	1,549 to 1,551 450	1,552 to 1,555 451
P/FP DA	1,556 to 1,558 452	1,559 to 1,562 453	1,563 to 1,565 454	1,566 to 1,568 455	1,569 to 1,572 456	1,573 to 1,575 457
P/FP DA	1,576 to 1,579 458	1,580 to 1,582 459	1,583 to 1,586 460	1,587 to 1,589 461	1,590 to 1,593 462	1,594 to 1,596 463
P/FP DA	1,597 to 1,600 464	1,601 to 1,603 465	1,604 to 1,606 466	1,607 to 1,610 467	1,611 to 1,613 468	1,614 to 1,617 469
P/FP DA	1,618 to 1,620 470	1,621 to 1,624 471	1,625 to 1,627 472	1,628 to 1,631 473	1,632 to 1,634 474	1,635 to 1,637 475

ANNEXURE III—cont.

P/FP DA	1,638 to 1,641 476	1,642 to 1,644 477	1,645 to 1,648 478	1,649 to 1,651 479	1,652 to 1,655 480	1,656 to 1,658 481
P/FP DA	1,659 to 1,662 482	1,663 to 1,665 483	1,666 to 1,668 484	1,669 to 1,672 485	1,673 to 1,675 486	1,676 to 1,679 487
P/FP DA	1,680 to 1,682 488	1,683 to 1,686 489	1,687 to 1,689 490	1,690 to 1,693 491	1,694 to 1,696 492	1,697 to 1,700 493
P/FP DA	1,701 to 1,703 494	1,704 to 1,706 495	1,707 to 1,710 496	1,711 to 1,713 497	1,714 to 1,717 498	1,718 to 1,720 499
P/FP DA	1,721 to 1,724 500	1,725 to 1,727 501	1,728 to 1,731 502	1,732 to 1,734 503	1,735 to 1,737 504	1,738 to 1,741 505
P/FP DA	1,742 to 1,744 506	1,745 to 1,748 507	1,749 to 2,309 508	2,310 to 2,313 509	2,314 to 2,318 510	2,319 to 2,322 511
P/FP DA	2,323 to 2,327 512	2,328 to 2,331 513	2,332 to 2,336 514	2,337 to 2,340 515	2,341 to 2,345 516	2,346 to 2,350 517
P/FP DA	2,351 to 2,354 518	2,355 to 2,359 519	2,360 to 2,363 520	2,364 to 2,368 521	2,369 to 2,372 522	2,373 to 2,377 523
P/FP DA	2,378 to 2,381 524	2,382 to 2,386 525	2,387 to 2,390 526	2,391 to 2,395 527	2,396 to 2,400 528	2,401 to 2,404 529
P/FP DA	2,405 to 2,409 530	2,410 to 2,413 531	2,414 to 2,418 532	2,419 to 2,422 533	2,423 to 2,427 534	2,428 to 2,431 535
P/FP DA	2,432 to 2,436 536	2,437 to 2,440 537	2,441 to 2,445 538	2,446 to 2,450 539	2,451 to 2,454 540	2,455 to 2,459 541
P/FP DA	2,460 to 2,463 542	2,464 to 2,468 543	2,469 to 2,472 544	2,473 to 2,477 545	2,478 to 2,481 546	2,482 to 2,486 547
P/FP DA	2,487 to 2,490 548	2,491 to 2,495 549	2,496 to 2,500 550	2,501 to 2,504 551	2,505 to 2,509 552	2,510 to 2,513 553
P/FP DA	2,514 to 2,518 554	2,519 to 2,522 555	2,523 to 2,527 556	2,528 to 2,531 557	2,532 to 2,536 558	2,537 to 2,540 559
P/FP DA	2,541 to 2,545 560	2,546 to 2,550 561	2,551 to 2,554 562	2,555 to 2,559 563	2,560 to 2,563 564	2,564 to 2,568 565
P/FP DA	2,569 to 2,572 566	2,573 to 2,577 567	2,578 to 2,581 568	2,582 to 2,586 569	2,587 to 2,590 570	2,591 to 2,595 571
P/FP DA	2,596 to 2,600 572	2,601 to 2,604 573	2,605 to 2,609 574	2,610 to 2,613 575	2,614 to 2,618 576	2,619 to 2,622 577
P/FP DA	2,623 to 2,627 578	2,628 to 2,631 579	2,632 to 2,636 580	2,637 to 2,640 581	2,641 to 2,645 582	2,646 to 2,650 583
P/FP DA	2,651 to 2,654 584	2,655 to 2,659 585	2,660 to 2,663 586	2,664 to 2,668 587	2,669 to 2,672 588	2,673 to 2,677 589
P/FP DA	2,678 to 2,681 590	2,682 to 2,686 591	2,687 to 2,690 592	2,691 to 2,695 593	2,696 to 2,700 594	2,701 to 2,704 595
P/FP DA	2,705 to 2,709 596	2,710 to 2,713 597	2,714 to 2,718 598	2,719 to 2,722 599	2,723 to 2,727 600	2,728 to 2,731 601

ANNEXURE III--cont.

P/FP DA	2,732 to 2,736 602	2,737 to 2,740 603	2,741 to 2,745 604	2,746 to 2,750 605	2,751 to 2,754 606	2,755 to 2,759 607
P/FP DA	2,760 to 2,763 608	2,764 to 2,768 609	2,769 to 2,772 610	2,773 to 2,777 611	2,778 to 2,781 612	2,782 to 2,786 613
P/FP DA	2,787 to 2,790 614	2,791 to 2,795 615	2,796 to 2,800 616	2,801 to 2,804 617	2,805 to 2,809 618	2,810 to 2,813 619
P/FP DA	2,814 to 2,818 620	2,819 to 2,822 621	2,823 to 2,827 622	2,828 to 2,831 623	2,832 to 2,836 624	2,837 to 2,840 625
P/FP DA	2,841 to 2,845 626	2,846 to 2,850 627	2,851 to 2,854 628	2,855 to 2,859 629	2,860 to 2,863 630	2,864 to 2,868 631
P/FP DA	2,869 to 2,872 632	2,873 to 2,877 633	2,878 to 2,881 634	2,882 to 2,886 635	2,887 to 2,890 636	2,891 to 2,895 637
P/FP DA	2,896 to 2,900 638	2,901 to 2,904 639	2,905 to 2,909 640	2,910 to 2,913 641	2,914 to 2,918 642	2,919 to 2,922 643
P/FP DA	2,923 to 2,927 644	2,928 to 2,931 645	2,932 to 2,936 646	2,937 to 2,940 647	2,941 to 2,945 648	2,946 to 2,950 649
P/FP DA	2,951 to 2,954 650	2,955 to 2,959 651	2,960 to 2,963 652	2,964 to 2,968 653	2,969 to 2,972 654	2,973 to 2,977 655
P/FP DA	2,978 to 2,981 656	2,982 to 2,986 657	2,987 to 2,990 658	2,991 to 2,995 659	2,996 to 3,100 660	

ANNEXURE IV.

METHOD OF CALCULATION OF INCREASE FOR PENSION AND DEARNESS ALLOWANCE FROM 1ST JUNE 1988.

In the case of a pensioner retired on 30th November 1983 :

Existing pension	Rs. 460
Dearness Allowance at 608 points	Rs. 69
	<u>Rs. 529</u>

Revised pension from 1st June 1988—Rs. 704.

Difference in pension—

Rs. 704—529—Rs. 175 from 1st June 1988 onwards.

Difference in Dearness Allowance :

(i) *For June 1988 only—*

D.A. at 18 per cent on revised pension	Rs. 127
Less A.D.A. already drawn	Rs. 96
D.A. difference	<u>Rs. 31 per mensem</u>

(ii) *From July 1988 to December 1988—*

D.A. at 23 per cent on revised pension	Rs. 162
Less A.D.A. already drawn at 23 per cent	Rs. 122
D.A. difference	<u>Rs. 40 per mensem</u>

(iii) *From January 1989 onwards—*

D.A. at 29 per cent on revised pension	Rs. 205
Less A.D.A. already drawn at 23 per cent	Rs. 122
D.A. difference	<u>Rs. 83 per mensem</u>