TAMIL NADU ELECTRICITY BOARD GAZETTE

Vol. X FEBRUARY 1991 No. 2



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News & Notes

PART-I

NEWS & NOTES

4. Generation Particulars:

The details of generation/relief figures for February '91 and for the period July'90 to February '91 were as follows:

SI. No		February '91	July'90 to February '91
, ,		(Figs. in	Million Units)
1.	Ennore	167.249	1217.694
2.	Tuticorin	344.600	2455.80 0
3.	Mettur	373.661	2044.477
	TNEB Thermal	885.510	5717.971
4.	Neyveli TS I	219.212	1858.500
5.	Neyveli TS II	285.740	2051.066
6.	Kalpakkam	6 9 .920	· 1209.962
7.	Hydro Generation	282.311	291 0.976
6. 7. 8.	Import from NTPC	114.785	940.316
9.	Net Export to Kerala	(—) 115.2 45	(—) 7 84.935
10.	Import from Manali & BHEL	2.063	18. 951
11.	Windfarm	0.712	20.070
12.	Kadamparai Pumping	·	(—) 12.77 3
	Net TNEB Consumption	1745.008	13930.094

The maximum grid demand and consumption during February '91 was 3041.3 MW and 65.151 MU. The average consumption during February '91 was 62.32 MU per day.

11. Hydro Inflows:

The Hydro inflows in February '91 were 17 MU against 27 MU in February 90' and against 45 MU of the ten year average. The total inflows for the period July'90 to February '91 were 2382 MU against 3012 MU during the same period last year and 2471 MU of the ten year average.

III. Storage Position:

The storage position in Hydro Reservoirs as on 1-3-91 when compared to that of the storage on the same day last year was as follows:

S1. No. Name of the Group	As on 1—3—91 (Figs. in M	As on 1—3—90 illion Units)	Difference
1. Nilgiris	566.33	1012.04	() 445.71
2. PAP	30.78	91.75	(—) 60. 9 7
3. Periyar	17.89	5 9.22	(—) 41.33
4. Suruliyar	2 2.77	15.54	(+) 7.23
5. Papanasam & Servalar	32.30	22.18	(+) 10.12
6. Kodayar	84.31	105.06	(—) 20.75
Total excluding Mettur	754.38	1305.79	() 551.41
, For Mettur	1.26	7.26	(-) 6.00
Total including Mettur	755.64	1313.05	(—) 557.41

IV. Performance of Thermal Stations:

(i) Tuticorin:

The details of generation at Tuticorin were as follows:

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
4 11 11	88.69 90.77 83.63	119.610 113.870 111.120	84.76 80.69 78.74
Station	_	344.600	81.40

Unit I was under shut down from 31—1—91 to 4—2—91 due to air preheater motor failure.

Unit II was under shut down from 23-2-91 to 25-2-91 due to water wall tube puncture.

Unit III was under shut down from 14—2—91 to 17—2—91 due to boiler tube puncture and from 20—2—91 to 22—2—91 due to problem in excitation transformer.

(ii) Ennore:

Ennore generated 167.249 MU during February '91 with a Plant load Factor of 55.31%. The Unitwise details of generation were as follows:

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
!	99.55 86.16	35.463 30.329	87.95 75.22
III IV V	84.08 91.34	48.819 52.638	66.04 71.21
Station	· - · · · · · · ·	167.249	55.31

Unit III under shut down from 24—1—91 onwards for turbine rotor changing.
Unit IV was under shut down from 4—2—91 to 7—2—91 due to water wall tube puncture.
Unit V was under shut down from 16—2—91 to 19—2—91 due to arc in the exciter.

(iii) Mettur:

The details of generation at Mettur during February '91 were as follows:

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)	_
11 11 111 IV	90.32 95.68 74.55 2 1.28	116.721 131.750 102.000 23.190	82.71 93.36 72.28 16.43	
Station	· <u> </u>	373,661	66.20	

Unit I was under shut down from 20—12—90 to 3—2—91 for annual overhaul works. Unit III was under shut down from 22—2—91 to 28—2—91 due to arc in slipring. Unit IV was under abut down from 29—1—91 to 21—2—91 due to economiser tube puncture and D.A. Jobs.

V. Auxiliary consumption and oil consumption:

The details for Febraury'91 were as follows:-

	Tuticorin	Ennore	Mettur
Auxiliary consumption % Oil consumption (ML/UG)	7.90	11.10	8.51
	3.130	1.25	1.996

The oil consumption of 1.25 ML/UG at Ennore Thermal Power Station is the lowest since the inception of the power house.

VI. Training

The following special programmes were conducted during February '91 :--

- (1) Induction training programmes for newly recruited Assistant Engineers at Madurai from 21—1—91 to 1—2—91 and from 18—2—91 to 28—2—91.
- (2) Two Assistant Executive Engineers deputed to United Kingdom under Colombo Plan to undergo training on Transmission Course & System Operation Course for six weeks from 18-2-91 to 29-3-91 and 4-3-91 to 12-4-91 respectively.
- (3) 20 Engineers of Mettur Thermal Power Station/Tuticorin Thermal Powar Station/Ennore Thermal Power Station and Directorate of Coal deputed to C.M.C. Limited for one week Appreciation Training Programme on Computers from 18—2—91.

VII. Formation of circls level committee to look into the grievances of the Industries

In Memo. No. SE/IEMC/EE3/AEE1/10614/91 dated 4—2—91, the Board has ordered the formation of "Industrial Consumers Grievance Committee" in each distribution circle with the Superintending Engineer as the Chairman of the Committee with representatives of Small scale Industries Association and General Managers, District Industries Centre. The committee shall hold review meetings once in equarter in the second month of each quarter and hear the grievances of the new entrepreneurs relating to their problems regarding delayed electric connection, irregular supply, low voltage etc.

VIII. Retirement benefits—Delinking of long term advances from DCRG

in B.P. (Ch) No. 18 (Sectt. Branch) dt. 4—2—91, the Board has ordered that House Building Advance/long term advances be delinked from the settlement of pensionary benefits of the Board employees at the time of retirement. The release of mortgage deed of the house/plot and settlement of long term advances in respect of Board employees shall be made based on the certificate from the pay disbursing officer that the advances with interest have been recovered in full from the employee after obtaining a consent letter in the proforma stating that if there is any difference, the employee will repay the amount in one lumpsum. This order will take effect for those who retire or die on or after 9—7—90.

IX. According load sanction for pharmaceutical units

In Memo. No. SE/IEMC/EE2/A1/F. Power Sanction & Feasibility/CR 10195/91 dt. 4-2-91, the Board has ordered that the restriction imposed on industries consuming 2,000 units or more per tonne of finished product shall not apply to pharmaceutical units which manufacture life saving drugs and import substitutes. The Chief Engineers (Distribution) and Superintending Engineers of Distribution Circles have been instructed to process the pending HT applications of such units for sanction of new or additional load.

X. Travelling Allowance—Classification of employees for drawal of TA, DA etc.

In B.P. (FB) No. 8 (Sectt. Branch) dt. 8—2—91, the Board has revised the classification of the employees for the purpose of travelling allowance claims and also revised the rates of daily allowance in respect of tours within the State and outside the State.

XI. Accident at Geddai—payment of loan to the dependants of the deceased

In B.P. (FB) No. 31 (Tech. Branch) dt. 12—2—91, the Board has directed payment of Rs. 1,000/- as loan to each of the 131 families who have lost their belongings due to entry of flood water in quarters at Geddai. This loan will be free of interest and will be recovered in ten monthly instalments of Rs. 100/- each commencing from 1st March'91.

XII. Discussions with Labour Unions-Modification of instructions

In Circular No. 11084/26/Adm. Branch/IR 1(3/91-1) dt. 15-2-91, the Board has issued revised instructions in regard to holding of discussions with the Labour unions.

XIII. Priority treatment in power supply to 100% Export oriented units

In Memo No. SE/IEMC/EE3/AEE1/9198/91 dated 15—2—91, it has been instructed that priority in extension of power supply to 100% export oriented units and Green Card holders may be given and this will apply to both HT and LT industries.

XIV. Delegation of powers in regard to payment of land tax

In B.P. (FB) No. 9 (Adm. Branch) dt. 15—2—91, the Board has directed that Superintending Engineers of Operation and Maintenance circles be delegated with powers for payment of land tax for the lands owned by the Board in rural areas also as in the case of payment of urban land tax. The Superintending Engineers have also been instructed that in case payment of interest if any is demanded by the Revenue Department/Government, the same need not be paid but waiver of such interest should be sought for.

XV. Sanction of post to various offices - inhancement of Powers to Chairman

In B. P. (FB) No. 14 (Sectt. Branch) dt. 25-2-91, the Board has enhanced the powers of the Chairman to accord initial sanction of all posts and continuance thereon from Rs. 2 lakhs to Rs. 5 lakhs per annum in each case for attending to Operation and Maintenance, Construction, Investigation, Billing, Billi Collection, Stores, Accounting etc., including five Branches of the Board Office at Headquaters. Staff proposals as per work Load agreement and norms where the expenditure does not exceed Rs. 2 lakhs need not be placed before the Empowered Committee but shall be submitted through O&M Cell to the Secretary and Chairman for approval.

The following are the details of posts created, upgraded and abolished during the months of February 1991.

S. Deenadayalan, Chief Engineer/Administration.

Posts created

	·				
SI. No.	Details of Board's orders (2)	Name of the Distn. Circle	, .	No. pos (5)	ts created
1.	Per B.P. (Ch) No. 25 (Sectt.Br.) dt. 7291	N. M. T. P. P.	Security Officer	1	To co-ordinate with the local police in the acquisition of private lands etc., for a period of one year from the date of utilisation.
2.	Per. B.P. (Ch.) No. 51 (Adm. Br.) dt. 14291	Coimbatore E.D.C./ South	Rev. Supervisor Ins. of Assessment Assessor	1 9 7	Based on the review of cash collection staff for the services as on 1—1—90 upto 30—6—91
3.	Per. B.P. (Ch.) No. 52 (Adm. Br.) dt. 14291	Villupuram E.D.C.	Ins. of Assessment	t 4	Based on the review of cash collection staff for the services as on 1—1—90 upto 30—4—91
4.	Per. B.P. (Ch) No. 54 (Adm. Br.) dt. 14291	Trichy E.D.C./ North	Ins. of Assessment	14	Review of workload as on 1—1—90 upto 31—5—'91.
5.	Per. B.P. (Ch) No. 57 (Adm. Br.) dt. 16-2-91	H.P./ Masinagudi	Exe. Enģineer/Civi	l 1	For renovation works for Kadamparai Power House upto 31—1—92.
6.	Per. B.P. (Ch.) No. 64 (Adm.Br.) dt. 19 291	Gen./Erode	A.E.E. (Mechl) A.E.E. (Eleci) A.E. (Mechl) A.E. (Eleci)	1 1 2 1	Consequent on the works transferred from LMHEP to Gen./Erode Upto 31—12—91.

Posts Upgraded

Posts abolished

SI. No.	Details of Board's order	Name of the Distn. Circle	Name of the ' post	No. of posts	Purpose for which the posts were abolished	
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per B.P. (Ch) No. 57 (Adm) dt. 16291	M. T. P. P.	Exe. Engineer/Ci	vil 1	Consequent on the creation of one post of E.E./Civil at Kadamparai for renovation work.	with immediate effect
2.	Per B.P. (Ch) No. 64 (Adm) dt. 19-2-91	L. M. H. E. P.	Exe. Engineer/Me A.E.E./Eleci. A.E.E./Mechi. Steno-Typist A.E./Eleci. A.E. Mechi. A.E. Mechi. A.E. Civil A.E./Civil Accts. Supr. Accts/Asst. Adm Asst. (Vacar J.A./Accounts Record Clerk Draughtsman Asst. Draughtsma Senior Draughtsma Senior Draughtsma Foreman II Grade Foreman III Grade Forman III Grade Carpenter Welder II Grade Fitter II Grade Fitter II Grade Fitter II Grade Fitter II Grade Time Keeper II Gr Jr. Machine Oper Electrician II Gr. Stone Cutter Maistry III Gr. Mason II Grade	3 1 1 1 1 2 2 1 2 1 1 1 1 3 3 1 3 6 5 1 1 5 1 3 rator 3		

GENERAL ADMN. & SERVICES

Letter No. 6113/LC 9/31-1. (Secretarial rape) 4 Cated 30-1-1991.

Sub: Suits - C.E./TTPP4-C.R.P.No. 3403 of 1990 filed by the Board, for invoking

General Administration & Services

and to engless the Kerca Copy copy of the deependent of the 18-1-1991 rendered in C.S.P. and the control of the

magail@lingapuratchi", advertisement-Approved list of dailies-Inclusion of "Dinappuratchi", advised Advised Daily-Orders issued.

Ref: 1. Govt. of Tamil Nadu Information and Tourism (Advertisement) Department G.O. Rt. No. 874 dt. 14—11—90.

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A copy of GO. RONO. 8748 United 144 19 1900 redelived from the Government of Tamil Nadu Information and Tourism (Advertisement): Department is communicated to all officers of the Board for information and necessary actions.

Tamit Nadu Electricity Board rep by

Encl:

The Chief Engiouer,

Copy of G.O. Rt. No. 874 Information and Tourism (Advertisement Department, Government of Tamil Nadu, Dated 14—11—1990.

The Superintending Engineer
Leugalierending Engineer
Leugalierending Limat "indomeration of the sellish to tail beyong Anthony
Luticorin Thermal Power Project,
Tuticorin-4.: been

- 1. G.O. Ms No. 68, Information and Tourism (Advt.) Dept. Pt. 16-2-90.
- 2. From the Managing Director, "Dinappuratchi" Tamil adailyoi Madras-18, letter dt. 24—9—90.

 Managing Partner Mr. V. Thiyagarajan.

 Madras-18, Madras-18,

the "Dinappuratchi" Tamil dally in the approved Tist issued in G.O. first read above and to fix the advertisement rate at Rs. 10/- (Rupees ten only), per column c.m.

- 3. The rate will take effect from the date of issue of this orders neb acceptation
- Is of the Head of Department, corporate the property of the pertinent of t

Letter No. 6113/LC 3/91--1.

(Secretariat Branch) Dated 30—1—1991.

Sub: Suits-C.E./TTPP-C.R.P.No. 3403 of 1990 filed by the Board for invoking Bank guarantee—Publication in TNEB Gazette.

I am to enclose the Xerox copy of the Judgement dt. 18-1-1991 rendered in C.R.P. No. 3403 of 1990 for publishing the same in the T.N.E.B. Gazette.

> S. Chockalingam Legal Adviser.

Enel :

IN THE HIGH COURT OF JUDICATURE AT MADRAS

Date: 18-1-1991

Coram:

The Honourable Mr. JUSTICE KANAGARAJ Civil Revision Petition No. 3403 of 1990

Tamil Nadu Electricity Board rep by

- The Chief Engineer, Tuticorin Thermal Power Project, Tuticorin-4.
- 2. The Superintending Engineer Civil-1. Tuticorin Thermal Power Project, Tuticorin-4.

1. M/s. V. Thiyagarajan & Bros., a regd. firm rep. by its Managing Partner Mr. V. Thiyagarajan, Madurai-3.

2. Union Bank of India. Madurai Main Branch, ' Rosary Buildings ' Town Hall Road, Madurai rep. by its Branch Manager. Petitione

Respondents

For petitioner

Mr. K.V. Venkatapathy

Mr. S. Srinivasan For respondent—1

ORDER

The first respondent filed a suit, O.S. No. 1604 of 1990 in the District Munsif Court, Madural Town against the second respondent herein vis., the Union Bank of India, without impleading the petitioner herein for the relief of a permanent injunction, restraining the Bank from making any payment to the petitioner on the basis of the suit bank guarantees, pending adjudication of the dispute between the petitioner and the first respondent or till 31-3-1991. Even a bare perusal of the reliefs sought for clearly shows that the petitioner was a necessary party to the suit. The suit was directly meant to prejudice the interests of the petitioner. Admittedly, there was a contract between the petitioner and the first respondent with respect to certain works, the value of which is said to be Rs. 1,91,43,571/-. The first respondent had apparently furnished bank guarantee in accordance with the contract. Disputes had arisen between the petitioner and the first respondent in respect of the contract. The petitioner was apparently trying to encash the amounts under bank guarantee. To prevent such an action, the first respondent had filed the suit without impleading the petitioner. Pending disposal of the suit, Interlocutory Application, I.A. No. 1089 of 1990 was filed seeking an interim injuction.

On this application an ad-interim order was passed on 21-9-1990 in the following terms :-

"Heard the petitioner and perused the documents filed in support of the claim. The petitioner has brought out a case in prima facie, hence ad-interim injunction and notice by 23—10—90".

- 2. Another suit, O.S. No. 8800 of 1990 had been filed in the City Civil Court, Madras in respect of the very same contract. In the suit, reliefs had been sought for with reference to the withdrawal of certain items of work, cancellation of the contract and to preserve the original agreement between the parties. Pending disposal of the suit, four Interlocutory Applications were filed, one of which is I.A. No. 19688 of 1990 to restrain the petitioner from encashing the bank guarantees given through the second respondent bank. In this suit, however, the petitioner has been made as a party. All the four interlocutory applications were heard and finally disposed of on 28—11—1990 dismissing the applications.
- 3. Mr. Venkatapathy, learned counsel for the petitioner, argues that the order of injunction granted on 21—9—1990 is totally without jurisdiction and vitiated by non-application of mind with reference to Order 39 Rules 1 and 2 C.P.C. On the other hand, Mr. Srinivasan learned counsel for the first-respondent, argues that it is open to the petitioner board to implead themselves in the suit and the Interlocutory Application and make out a case for vacating the injunction before the trial court. According to Mr. Srinivasan, the petitioner cannot try to short-circuit the process by approaching this court under Article 227 of the Constitution of India. The contention of the first respondent is that the petitioner has no locus standi to file this Civil Revision Petition under of the Constitution of India, as the petitioner-board is not a party to the order challenged. Dealing with this objection, Mr. Venkatapathy, learned counsel for the petitioner, relies on the judgement of the Supreme Court in BHIKOBA SHANKAR v. MOHAN LAL PUNCHAND (AIR 1982 SC 865). It was pointed out in that case that whoever had an interest in the proceedings may question the order by invoking Article 227 of the Constitution of India. In RAMALINGA NAICKER v. CHENNAKRISHNA KONAR (AIR 1983 Madras, 347), S. Ratnavel Pandiyan, J., (as he then was) has held that if a party has not availed of Order 39 Rule 4, C.P.C., it would be improper to file a revision under Section 115 of C.P.C. to question an ad-interim order. That is undoubtedly the normal rule, but there is always an exception to the rule. Further, we are concered with a revision under Article 227 of the Constitution of India. The scope and content of the power under Article 227 of the Constitution of India is certainly different from the scope and content of the power under Section 115 C.P.C. IN STATE OF MADHYA PRADESH v. BABU LAL AND OTHERS (AIR 1977 SC 1718), it has been held that a decree of a Civil Court which is totally without jurisdiction can be canvassed in proceedings under Articles 226 and 227 of the Constitution of India. In this case, I find though the trial court has purported to say that a prime facie case had been made out, it appears to me that the trial judge has mechanically passed the order without a real application of mind. I have already pointed out that even a bare perusal of the prayer in the suit suggests that the petitioner is a necessary party to the suit. I do not think that the trial court was justified in passing an order of interim injunction without the petitioner having been made a party. Secondly, the law relating to Order 39 Rules 1 and 2 C.P.C. in respect of a bank guarantee as laid down by the Supreme Court should have been kept in mind. Setting aside a similar order of injunction granted by the Allahabad High Court, the Supreme Court observed in U. P. CO-OPERATIVE FEDERATION LTD. v. SINGH, CONSULTANTS AND ENGINEERS (P) LTD. (1988) 1 SCC 174) as follows:-

"I am of the opinion that this is not a case in which injunction should be granted. An irrecoverable commitment either in the form of confirmed bank guarantee or irrecoverable letter of credit cannot be interfered with except in case of fraud or in case of question of apprehension of irretrievable injustice has been made out. This is the well settled principle of the law in England. This is also a well settled principle of law in India, as I shall presently notice from some of the decisions of the High-Court and decisions of this Court."

Again, after analysing various decisions, the Supreme Court observed as follows:

"This is not a case where irretrievable injustice would be done by enforcement of bank guerantee. This is also not a case where a strong prima facie case of fraud in entering into a transaction was made out. If that is the position, then the High Court should not have interfered with the bank guarantee."

On this application an ad-interim order was passed on 21-9-1990 in the following terms :-4. I am, therefore, convinced that the order of the trial court dated 21-9-1990 is totally without jurisdiction and is liable to be set aside and it is accordingly set aside. The Civil Revision Petition is allowed. There will be no order as to costs, and and manothing

18 - 1 - 1991

Certified to be a true copy
Dated 23rd January 1991, it is ped been deed to 8800 of 1990 and 1991, it is pect of the very same contract. In ti (yqoo ent)
Withdraws of certain items of work, cancellation and to present the parties. Pending dispose.

withdrawal or certain items of work, and the parties of the suit, four interlocutory Applications and ment between the parties. Pending disposal of the partitioner from encasting the bank one of which is I A. No. 19688 of 1980 to restrain the partitioner has one of which is I A. No. 19688 of the partitioner has an in this suit, however, the patitioner has Memorandum No. 3037/SS2/91-1 (Secretariat Branch) dated the 2nd February 1991

Sub: Tamil Nadu Electricity Board—Vigilance Cell— 3. Mr. Venketapathy — enoisivid—duZ—bugad—Sub-Disvid—with the order of sub-Disvided on 21—9—1990. beugal—sub-Disvided on 21—9—1990. beugal—sub-Disvided on 21—9—1990. beugal—sub-Disvided on 21—9—1990.

Ref: From S.E./A.P.T.S., Salem Letter No. SE/APTS/ SLM/F.Theft Doc. No. 54/99 dt. 18—12—90. before the trial court. According to Mr. Srinivasan the patitional cannot my to short enough the

The Palani and Oddanchatram Divisions which are now under the control of the Anti Power Theft Squad, Pudukottai Sub-Division are transferred under the control of the Anti Power Theft Squad, Udumalpet Sub-Division with immediate effect. Ido aid this pruised begrelleds

(By Order of the Chairman)

R. Rajagopalan,

All Inspector General of Police (Vigilance).

would be improper to file a revision under Section 115 of C.P.C. to question in ad-interim order. That is undoubtedly the normal rule, but the Olivays an exception to the rule. Further, we are concered with a revision under Article 227 of the Constitution of India. The scope and con

Article 227 of the Constitution of India is certainly different from the scope and Memo. (Per.) No. 6452/0&M Cell(2)/91-1 (Secretariat Branch) dated the 2nd February, 1991.

Read: (i) (Per.) B. P. (FB) No. 4 (Sectt. Br.) dt. 31—1—91 (ii) (Per.) B. P. (FB) No. 5 (Sectt. Br.) dt. 31—1—91

Ref: From the Chief Engineer/Personnel U. O. Note No. 12856/B1-4-91-1 aside a similar order of injunction granted by the .1801 ... 18\00. sbourt the Supreme Court observed in U P. CO-OPERATIVE FEDERATION LTD v SINGH CONSULTANTS AND ENGINEERS (P) LTD. (1988) 1 SCC 174) as follows:

The discussion with the unions relating to work load settlement is under progress and it is expected to be completed in about two months. Thiru M. Chinnakkannu, Chief Engineer/Personnel has been ordered to be re-employed for three months from 1-2-1991. The post of "Officer on Special Duty" in the Administrative Branch has also been ordered to be continued for three months from 1-2-1991. At present the Officer on Special Duty is not entrusted with any specific items of work. With a view to expedite the work load settlement, it is considered necessary that the Chief Engineer/Personnel may be relieved from some of the items of work attended to by him at present.

2. In pursuance of the above, it is ordered that the post of Officer on Special Duty shall be designated as Chief Engineer/Administration and the work allocation among the Chief Engineer/ Personnel and Chief Engineer/Administration shall be as below:-This is not a case where interrevable injustic

ni (a) Chief Engineer Personnel: a case where a case where si since settles and si chief Engineer Personnel:

Industrial Relations—Staff sanction—Transfer and Postings—Matters relating to Disciplinary Proceedings and Compulsery Retirement—All recruitments and other subjects which are not allotted to Chief Engineer/Administration.

(b) Chief Engineer/Administration:

- (i) Subjects relating to Special Contribution cases—Petition Cell—Performance Assess—ment reports of Technical and non Technical Officers—House Building Advance to the staff of Board Office Administrative Branch—Conveyance Advance to the staff—Telephones and allied matters—Purchase of Stationery, Teols and Plant—Tamil Development works—Printing of Annual Administrative Reports of the Board—Inspection works of circle offices of the Board—Establishment and Administrative matters relating to headquarters units.
- (ii) The Director of Training and the Institutes functioning under the Director of Training shall work under his control.
- (iii). He shall participate in all Labour, Work Load Discussions before the Chief Engineer/ Personnel, Chairman and also to attend the meetings convened on all labour matters.

(By Order of the Chairman)

end notified and setota out representation office and the design of the Secretary.

K. N. Rathinavelu, in the design of the secretary of the Secretary.

Blennial) has to be kept up, any reque t from uper ntending Engineers for postponment of the

Establishment—Tamil Nadu Electricity Board—Security arrangements—Sanction of one post of Security Officer in the rank of Deputy Superintendent of Police-Orders-Issued.

(Permanent) B.P. (Ch) No. 25

(Secretariat Branch)

Dated 7-2-1991.

Proceedings:

Sanction is accorded for the creation of one post of Security Officer in the rank of Deputy Superintendent of Police in the scale of Rs. 2200-75-2800-100-4000 at North Madras Thermal Power Project area to co-ordinate with the local police in the acquisition of private lands etc., for a period of one year from the date of utilisation.

- 2. The incumbent of the post will be eligible to draw the usual pay, Dearness Allowance, House Rent Allowance, City Compensatory Allowance and other allowances at the rates admissible under the orders of the Government in force.
- 3. The expenditure is debitable to "TNEB Funds-Revenue Expenses-75 Employees Cost-75-1 Salaries-75-110 Salaries Provincial".

(By Order of the Chairman)

K. N. Rathinavelu, Secretary.

800

Memo. No. 141555/0S/90-2 (Adm. Branch) Dated 8-2-1991.

Sub: Accident—Fatal accident to non-departmental persons—Sanction of exgratia payment at the enhanced rate—Applicability in past cases—orders issued.

Ref: Per. B.P. (FB) No. 35 (Adm. Br.) dt. 14-6-89.

The Tamil Nadu Electricity Board directs that the enhanced rate of exgratia payment on compassionate grounds to the dependants of the deceased human beings met with fatal accidents shall be adopted in all cases for which orders are issued after the issue of the Per. B.P. (FB) No. 35 (Adm. Branch) dated 14—6—1989, irrespective of the dates of fatal accidents. The cases for which orders were issued before 14—6—1989 should not be re-opened.

2. The sanction accorded after 14—6—89 at the enhanced rate, irrespective of the date of fatal accidents, is ratified.

(By Order of the Board)

M. Chinnakkannu, Chief Engineer (Personnel). Memorandum No. 903919/33/inspn./91-1, (Administrative Branch) dated 8-2-1991.

Sub: INSPECTION—Programme of Distribution Circle/Generation Circles, Constructions Circle and Project Offices for the year 1991—Communication of Programme—Regarding.

The programme of Inspection of the Offices and the designation of Final Inspectings Officers are mentioned in the ANNEXURES enclosed to this memorandum which will be carried out by the Two Teams (viz.) Team'A' & 'B' during the year 1991 and the periods neted against each offices.

- 2. The Inspection will cover Central Office, Central Stores, Sub-Stores, One division, One-Sub-division. One (or) more than one section offices and one Revenue Branch. As the Inspection of the offices have to be completed within the prescribed period and the periodicity (Annual/Biennial) has to be kept up, any request from the Superintending Engineers for postponment of the Preliminary Inspections will not be acepted.
- 3. The Superintending Engineers are also informed that Service Books/Service Rolls and other required files and records should be up dated and kept ready in their Divisions also during the period of Inspection in their respective circles.
- 4. In this connection, the attention of the Superintending Engineers is invited to the Chairman's D.O.Letter No. 1980 Inspection Team/80 dated 23—9—80 and they are requested to extend necessary facilities to the inspection teams and keep all the records ready for inspection without fail in Central Office.
- 5. As the inspection Teams will review the follow-up action taken on the previous Inspection reports, necessary facilities for the purpose may also be extended.
 - 6. Receipt of this memorandum may be acknowledged.

(By Order of the Chairman)

S. Deenadayalu, Chief Engineer/Administration.

Encl: Annexure A & B.

ANNEXURE

TEAM 'A'

:SI. No. (1)	Name of the Circle	Period of Last Inspection (3)	No. of working days (4)	Date of proposed Inspn. (5)	No. of working days (6)	Final Inspn. by (7)
1.	SE/Pudukottai EDC, Pudukottai	19 - 2 —90 to 28— 2 —9●	9	19—2—91 to 28—2—91	9	C.E/D/Madursi
2.		21—3—90 to 31—3—90	9	4—3—91 to	9	C.E/Personnel
'3.	S.E/Madurái EDC & SE(O)/Madurai	5—3—90 to 15—3—90	9	18—3—91 to 27 —3—91	9	C.E/Distn./ Trichy
٠4,	SE/GCC/Salem	2-3-89 to 10-3-89	8	5-4-91 to	7	C.E/Distn. Coimbatere.
¹ 5 .	S.E/Generation Kadamparai	21-10-88 to 31-10-88	8	18—4—91 to 25—4—91	· 7,	Secretary,
'6 .	SE/GCC/Madurai	2—2—89 to	8	21—5—9 1 to 28 —5—91	7	C.E/T.T.P.\$.
7.	S.E/Kanyakumari ED Nagercoil		9	5-6-91 to 15-6-91	. 9	C.E/Transmission
. 8 .		16—7—90 to 25—7—90	9	3-7-91 to	9	C.E/Distn./ Vellore.
9.	S.E/Tiruvannamalai EDC/Tiruvannamalai	2-7-90 to 12-7-90	9	17—7—91 to 27—7—91	9 ,	C.E/Materials Management:
10	SE/TTPS & TTPP Tuticorin	14-8-90 to 2 2-8 -90	`7	6—8—91 to 14—8—91	7	C.E/M.T.P.S.
11.	SE/Madras EDC North/Madras	23-8-90 to 3-9-90	9	19—8—91 to 28—8—91	9	C.E/Planning
12.	SE/M.T.P.S. Mettur	3—8—90 to	. 7	3-9- 9 1 to 10-9-91	7	€,E/E.T.P.S.
13.	SE/Tiruppathur EDC/Tiruppathur	17—9—90 to 26—9—90	9	18—9—91 to 28—9—91	9 '	C.E/D/ Coimbatore.
14.		3—10—90 to 12—10—90	9	4—10—91 to 15—10—91	9	C.E/Distn./ Trichy.
15.	SE/Mettur EDC Mettur	2 2 —10—90 to 31—10—90	9	22—10—91 to 31—10—91	.9 ,	C.E/Research & Development
16.	SE/Cuddalore EDC Cuddalore	4-9-90 to 14-9-90	9 ,	6—11—91 to 16—11—91	9	C.E/Distn. Madras.
17.	SE/Trichy EDC North/Trichy	20—11—90 to 29—11—90	9	21—11—91 to 30—11—91	9	C.E/N.M.T.P.P.
18.	SE/Chingleput EDC		9	4—12—91 to 13—12—91	9 .	C.E/N.M.T.P.P.
19.	SE/Coimbatore EDC South, Coimbatore	18—12—90 te 28—12—90	9	18—1 2—9 1 to 28—1 2—91	9	C.E/Distn. Medurei.

ANNEXURE.

TEAM B

No. of Final Working the Windlew Corole System (2) (6)	Period of inspection (3)(3)	Nto of/ veerlingv dayss5 (4)	Date of tail proposed: inspection: (5):	No. of As working days (6)	to ems/ Fish Inspn. by	ol (I
is: SbE//KNA/javur ED& East/Thanjavur	20 19 -32-8 9 no 30+0-35-8 9 ≘	ŧ0	19 ₀₈ 2; 91 to 28 ₀₈ 2; 91;	o 9 ; ₈	Sements of	1.
e8/En≱TerfchyŒDC № (South) Trichy	o5+6.3 ⊕90. to 15 +6 .36-90≀	⊕	3-91 to	9 ;	Senta BiolleV	2.
. S.E./Kamarajar EDC Virudຄົນຖືກລຽນr ບ	19— 2—90 to	9	18— 3—91 to	9	REPRESENTATION OF THE PROPERTY SERVICE OF THE PROPERTY	
S.E./GCC/West	3 16 8 E 89 to	8	508-4E-94 to	o 7 ⁽⁵¹	Secletary 33	
secretary.	2-11-89 to	8	3 ²³ 5 ⁵ 9 % to	7	Meriodolas C.E./NMTPP	•
S.E./Villupuram EDC	2— 5—90 to	9 8	21 ³⁶ 5-91 to	9	S.E./Generati	as=
. S.E./Madras EDC/	21— 6—90 to		5-6-91 to	9	SE/GCC/Med ninnalq\.a.O	g
S.E./GCC/Trichy	4— 5—89 to	8	21— 6—91 to	7	C.E. MIPS	. **
\mis/C\1,3 @ 4soHeV J. S.E./Dindugal	3- 7-90 to	9	3 7 91 to	30 &. S/S e lemi	S.E/Salem E.	ម វិនាម
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. SE/Ramnad EDC 7 Madurai	14 Te 9 90 to	, ₇ 9	2 <u>9</u> 9 91 to		SEATT/39.	2
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Memo. No. 4986-P1/91-1, (Secretariat Branch) Dated 13-2-1991.

Sub: Regulations—Tamil Nadu Electricity Board—Service Regulations and Leave Regulations—Manual—Table under Regulation 71(a) of the Tamil Nadu Electricity Board Service Regulations—Erratum—Issued.

Ref: From BOAB U.O. Note No. 60130/2395/CC II/90-1 dt. 19-1-91.

The following Erratum is issued to the Tamil Nadu Electricity Board Service Regulations, Third Edition, 1989:

In the Table Under Regulation 71(a) (Page 94), for the figures and word "16% do" in column (4) against 22-23 years in Column (1), read "15% do".

K. N. Rathinavelu, Secretary.

Tamil Nadu Electricity Board Quarters at J.J.R. Nagar, Vyasarpadi—Provision of water supply—Water charges paid by the Board to Metro Water—Orders—Issued.

(Per.) Board's Proceedings (F.B.) No. 10 (

(Sectt. Branch)

Dt: 13-2-1991. Maasi 1, Pramodhutha, Thiruvalluvar Aandu, 2022.

Read

Board's Memo. No. 62338/O&M Cell/89—1 dt. 21—9—89.

Proceedings:

Metro water has been supplying two lorry loads of water daily since April, 1988 to the 200 tenements of J.J.R. Nagar, Vyasarpadi. The question of supply of water through Kilpauk water works directly was discussed with the Managing Director, Metro Water. Among others the Metro water has stated that if a booster pump is installed at Basin Bridge Power House and construction of a sump is completed at J.J.R. Nagar Quartres, water supply can be effected from Kilpauk water works directly. A sum of Rs. 1.32 lakhs has also been sanctioned for the above works and the recovery of charges from the tenements for the water already supplied have been stayed.

- 2. Considering the hardship of the tenements, the Board had paid an approximate amount of 3.70 lakhs (Rupees Three lakhs and seventy thousand only) to the Metro water for the supply of water to J.J.R. Nagar Quarters for period ending 31—12—1990 and proposed that the above water charges may be borne by the Board and the water charges payable from 1—1—1991 may be recovered from the inmates of the quarters at J.J.R. Nagar, Vyasarpadi.
- 3. After careful consideration of the above proposal, the Tamil Nadu Electricity Board hereby orders that the approximate amount of Rs 3.70 lakhs paid to the Metro water for the supply of water to J.J.R. Nagar Quarters for the period ending 31—12—1990 shall be borne by the Board and ratifies the action in having paid the amount in anticipation of approval of the Board.
- 4. The Tamil Nadu Electricity Board also directs that the water charges payable to the Metro water from 1—1—1991 shall be recovered from the inmates of the 200 quarters of J.J.R. Nagar, Vyasarpadi.

(By Order of the Board)

K. N. Rathinavelu, Secretary.

Letter No. 1063/Adm. Br./IR2 (A1)/90—2, dated 14—2—1991

Sub: LABOUR—Workers participation in Industry of Tamil Nadu Electricity Board—
Nomination of members representing the Board and employees in Apex Level
Joint Committee/Unit Level Joint Committees—Continuance—Reg.

Ref: (i) B. P. Ms. (Ch.) No. 664 (Adm. Br.) dt. 21-11-88

(ii) B. P. Ms. (Ch.) No. 665 (Adm. Br.) dt. 21-11-88

I am to request you to conduct the Unit Level Joint Committees meeting with the existing membars.

M. Chinnakkannu, Chief Engineer (Personnel)

CIRCULAR No. 11084/26/Adm. Br./IR1 (3)/91-1 dt. 15-2-91.

Sub: LABOUR—Unions/Associations - Discussion with Chairman—Modification of instructions—Issued.

Ref: 1. Chairman's Circular No. 94359/Adm. Br./IR2 (1)/87-1 dt. 29-12-87.

2. Chairman's Circular No. 94359/Adm. Br./IR2 (1)/88-2 dt. 25-4-88.

In partial modification of the instructions issued in the references cited, the following instructions are issued in regard to discussions with Unions/Associations at the level of the Chairman.

1. At the level of Chairman :

- (a) Negotiations and discussions shall be held with the following two Unions recognised under the code of Discipline.
 - (1) Tamilnadu Electricity Workers' Federation
 - (2) Tamilnadu Electricity Board Accounts and Executive Staff Union.

once in two menthe at the request of the Union and at the convenience of the Chairman,

- (b) Negotiations and discussions shall be held with the following five centrally affiliated unions.
 - (1) Tamilnadu Electricity Workers' Progressive Union (L.P.F.)
 - (2) Central Organisation of Tamilnadu Electricity Employees (C.I.T.U.)
 - (3) Tamilnadu National Electricity Workers Federation (I.N.T.U.C.)
 - (4) Tamilnadu Minvariya Janatha Thozhilalar Sangam
 - (5) Tamilnadu Minvariya Anna Pothu Thozhilalar Sangam

once in three months at the request of the Union and at the convenience of the Chairman.

- (c) Discussions shall be held with the following two Officers Associations
 - (1) Tamilnadu Electricity Board Engineers Association and
 - (2) Tamilnadu Electricity Board Finance & Accounts Officers' Association.

once in three months at the request of the Association and at the convenience of the Chairman.

(d) Discussion shall be held with the Tamilnadu Electricity Board Engineers' Sangam once in four months at the request of the Sangam and at the convenience of the Chairman. (e) Hearing of representations of the Registered Unions may be held if any special occasion arises.

Summary record of discussions shall be given to the Unions/Associations referred to under items ! (a), ! (b), ! (c), and ! (d) above.

- 2. The other instructions contained in para I under items II to VI and paras 2 and 3 in the Chairman's Circular under reference 1 shall continue to apply in respect of periodical discussions permitted at various levels other than the level of the Chairman.
- 3. Comprehensive instructions regarding special Casual leave and on other related matters will be issued separately.
 - 4. The receipt of this Circular should be acknowledged to the Chief Engineer/Personnel.

(By Order of the Chairman)

M. Chinnakkannu, Chief Engineer/Personnel.

• • •

Delegation of pewers—Payment of Land Tax for the lands acquired by the Board, in Rural Areas, for the use of Sub-Stations etc.—Accorded.

Per B.P. (F.B.) No. 9

(Administrative Branch)

dated 15—2—1991.

Maasi 3, Prompohutha

Thiruvalluvar Aandu 2022.

Read:-

Board's Memo. No. 2106-H1/91-6 dated 1-2-1991.

Preceedings:

The Chief Engineer/Distribution/Trichy has raised certain clarifications to whether the land tax for the lands acquired by the Board, for erection of Sub-Stations and construction of buildings in rural areas can be paid and whether the interest for the delay in payment of tax can also be paid as demanded by the Revenue authorities.

- 2. The Legal Cell has opined that the Tamil Nadu Urban Land Tax Act 1966 and Tamil Nadu District Municipality Act 1970 do not grant any exemption in favour of Tamil Nadu Electricity Board from payment of Urban Land Tax and Property Tax as and when demands are made by the respective authorities but no interest need be paid on such taxes. The Legal Cell has further suggested that the Revenue Department/Government may be consulted with regard to exemption, if any, granted in the case of Tamil Nadu Electricity Board from Payment of such taxes.
- 3. The Chief Engineer Distribution/Trichy has requested that the Superintending Engineers, may be delegated with powers for payment of Land Tax for the lands owned by the Board in rural areas as and when demands are made by the Revenue authorities.
- 4. The Tamil Nadu Electricity Board, after careful consideration of the matter, directs that the Superintending Engineers of Operation and Maintenance circles be delegated with Powers, for Payment of Land Tax for the lands owned by the Board in rural areas also as in the case of payment of Urban Land Tax. The Superintending Engineers are also informed that in case payment of interest, if any, is demanded by the Revenue Department/Government, the same need not be paid but waiver of such interest should be sought for.
- 5. The Superintending Engineers of Operation and Maintenance Circles are directed to adhere to the above instructions and act accordingly.

(By Order of the Board)

S. Deenadayalan, Chief Engineer (Administration)

Memo. No. 4670/P2/91—1, (Secretariat Branch) Dated 15—2—1991.

Sub: Provisions regarding receipts/acceptance of gifts from foreign dignitaries/

sources—Clarification—Communicated.

Ref: From the Govt. P & AR (Per-A) Deptt. Lr. No. 98067/Per.A/90—1

dt. 2-1-91.

A copy of Government's letter cited along with its enclosures is communicated to the Chief Engineers, Superintending Engineers and other officers of the Board for information.

> K. N. Rathinavelu. Secretary.

Encl: 1

Copy of Govt. Letter No. 98067/Per. A/90-1, dated 2-1-91, from the Secretary to Government, Personnel and Administrative Reforms (Per-A) Department, Madras-600 009, addressed to All Heads of Departments.

Sub: Provisions regarding receipt/acceptance of gifts from foreign dignitaries/

sources—clarification—regarding.

Ref: Office Memorandum No. Q/TK/461/9/90. Ministry of External Affairs,

Government of India, New Delhi dated 26-10-90.

I am directed to enclose a copy of the Government of India's Office Memorandum cited for information.

(True Copy)

Enci: 2

Copy of:

Office Memorandum No. Q/TK/461/9/90, dated 26-10-90 of Ministry of External Affairs, Government of India, New Delhi.

> Sub: Provisions regarding receipt/acceptance of gifts, from foreign dignitaries/ sources—Clarification regarding.

The Foreign Contribution (Regulation) Act and the Foreign Contribution (Acceptance or Retention of gifts or presentations) Regulations, govern the acceptance, by any person, of any gift/presentation, made to him from any foreign source including foreign dignitaries, and the conditions for its retention.

- 2. However, the Act and the Regulations, cited above, cover only the gifts/presentations which have been made to a person in his capacity "as a member of any Indian delegation". As such, the gifts, which are received by any Government servant otherwise than in his capacity as member of Indian delegations, do not come under the purview of the Act and Regulations, but are to be governed by the provisions made in Rule 13 of the CCS (Conduct) Rules, 1964, the relevant provisions of IFS (Conduct and Discipline) Rules, and similar provisions in various Service Conduct Rules.
- It has been observed that all cases of gifts, received from foreign dignitaries etc. by Government servants are referred to the Toshakhana in the Ministry of External Affairs, irrespective of the occasions, on which such gifts/presentations have been made. It is, therefore, clarified that the question of acceptance/retention of gifts received by Government servants from foreign sources/dignitaries, otherwise than as member of Indian delegation is to be considered by the controlling Ministries/Departments of the Government of India, etc., under the relevant provisions of Conduct Rules, in consultation with the Toshakhana, in the Ministry of External

Affairs, New Delhi wherever necessary. Only gifts/presentations, the receipt of which is governed sunder Foreign Contribution (Regulation) Act and Foreign Contribution (Acceptance or Retention of Gifts/presentations) Regulations need be sent to the Toshakhana in the Ministry of External . Affairs for consideration.

4. The above clarifications may please be brought to the notice of all concerned.

Joint Secretary to Govt. of India.

(True Copy)

Shifting of the post of General Superintendent/Stores Inspection—Orders issued.

(Per.) B.P. (Ch.) No. 28

(Secretariat Branch)

Dated the 16th February 1991.

Proceedings:

A 120 MW Gas Turbine Project will be established at Basin Bridge, Madras at an estimated cost of Rs. 123 Crores and it has been cleared by the Planning Commission, Government of India. The Power Station is scheduled for commissioning between September, 1992 and March, 1993. It .has been suggested that the post of General Superintendent/Stores Inspection at Headquarters can be better utilised by transferring it to the Gas Turbine Project.

- 2. After careful consideration, it is hereby ordered that the post of General Superintendent Stores Inspection at Headquarters shall be shifted to Basin Bridge, Madras to head the Gas Turbine Project along with the following staff:-
 - (i) Steno-Typist

One

(ii) Office Helper

One

- 3. Consequent on the shifting, the post of General Superintendent / Stores Inspection shall be re-designated as "General Superintendent. Basin Bridge Gas Turbine Project". He will be in over all charge of the works relating to Gas Turbine Project. He will be under the control of *Chief Engineer, North Madras Thermal Power Project.
 - This order will take immediate effect.

(By Order of the Chairman)

K. N. Rathinevelu. Secretary.

Memorandum No. 4138/P2/91—1 (Secretariat Branch) Dated 16—2—1991.

Sub: Economy in expenditure on Travel Expenses—Instructions issued— Communicated.

With a view to effect economy in the expenditure connected with payment of Travelling Allowance, the Chief Engineers, Superintending Engineers and other Officers of the Board are requested to issue suitable instructions to their subordinate Officers to strictly adhere to the following economy measures to Travel Expenses:-

- Frequent transfers of staff and Officers under their control may be avoided to the maximum extent so that the huge expenditure on Transfer Travelling Allowance could be reduced.
- The number of tours performed by the Officers and staff under their control may be restricted to a minimum number of days.

- (iii) The performance of the tours may be admitted only in cases of absolute necessity. The staff performing tours merely for carrying tapals from Headquarters to other places may be curtailed.
- (iv) So far as travel by Air is concerned, the Heads of Departments can exercise their discretion as to whe, among those eligible for Air travel will be permitted to travel by Air, since the Air fares are being raised by about 25 per cent every year. The others, eventhough eligible, can be asked to travel by train in view of economy.
- (v) Whenever Meetings are convened at the Circle level only concerned Officers should attend without any supporting staff for the Meeting.
- (vi) Number of Meetings may be restricted. A clear planning may be done to convenethe Meeting with subordinates to avoid wasteful trips.

(By Order of the Chairman)

K. N. Rathinavelu, Secretary.

 \bullet

Committee—Appointment of Committee to study the fire accident at Tuticorin Thermal Power-Project—III Stage—Orders Issued.

Permanent B.P. (Ch) No. 31

(Secretariat Branch)

Dated 18-2-1991

Proceedings:

A fire accident occurred on 16—2—91 in the control room of Unit V in Tuticorin Thermal-Power Project which has caused some damages.

- 2. It has been decided to appoint a Technical Committee comprising of the followings Officers to study the above occurrence in detail and analyse the various aspects with a view to-avoid recurrence of such an accident in future.
 - (i) Thiru K. Srinivasan, Chief Engineer, Distribution, Madurai.

Chairman.

(ii) Thiru S. Narayanasamy.
Superintending Engineer.
Windmill Preject,
Madurai.

Member Secretary.

- 3. The terms of reference for the Committee will be as under :-
 - (i) To identify the possible circumstances, that led to the fire accident:
 - (ii) Whether there has been any breach of prescribed regulations, precautions and procedures; and
 - (iii) To suggest technical improvements and special safety measures which should beadopted in future to avoid such incidents.
- 4. The Committee will submit its final Report by 28—2—91 positively and an interime Report before 20—2—91.
- 5. The Chairman and Member Secretary of the Committee will attend the above work in addition to their normal works.

(By Order of the Chairman)

K. N. Rathinavelu,, Secretary. ESTABLISHMENT—Tamil Nadu Electricity Board—Tuticorin Thermal Power Station—Creation of one post of "Officer on Special Duty" in the rank of Chief Engineer / Electrical—Orders issued.

(Per.) B.P. (F.B.) No. 11

(Secretariat Branch)

Dated: 18—2—1991. Maasi, 6 Pramothutha, Thiruvalluvar Andu, 2022.

Proceedings:

The present Chief Engineer / Tuticorin Thermal Power Station is due to retire from service of the Board on 31—3—1991 on superannuation. It has been proposed that in view of the complexities of thermal stations the next incumbent to be posted as Chief Engineer / Tuticorin Thermal Power Station should undergo training as an "Under Study" for a reasonable period before he joins the post.

- 2. After careful consideration, the Tamil Nadu Electricity Board herby orders that ONE post of "Officer on Special Duty" in the grade of Chief Engineer / Electrical (Scale Rs. 5100—175 5975) shall be created for a period of about one and half months upto 31—3—1991. The "Officer on Special Duty" will work during this period with the present Chief Engineer / Tuticorin Thermal Power Station.
- 3. The incumbent of the post sanctioned above will be eligible to draw the usual pay, Dearness Allowance, House Rent Allowance and other allowances if any admissible under the rules in force.
- 4. The expenditure is debitable to "TNEB Funds—Revenue Expenses—75 Employees Cost—75—1 Salaries—75—110 Salaries Provincial.

(By Order of the Board)

K. N. Rathinavelu, Secretary.

Memorandum No. 10509-A1/91-1, (Secretariat Branch) Dated the 18th February, 1991

Sub: Establishment—Class I Officers—Retired from the service of the Board on 31—1—1991 A. N.—Notification.

The following notification is issued:-

Notification

The following officers have retired on superannuation from the services of the Board on the afternoon of 31—1—1991:—

- (1) Thiru M. Chinnakannu, Chief Engineer/Persennel.
- (2) " P. N. Munuswamy, General Superintendent, Stores Inspection.
- (3) ,, S. Jagannathan, Deputy Chief Engineer.
- (4) ,, V. Rajagepalan, Deputy Financial Controller.
- (5) ,, C. Palaniappan, Deputy Financial Centroller.

K. N. Rathinavelu, Secretary Sub: Establishment—Class III Service—Utilisation of Surplus Assessors—payment of Pro-rata wages—Clarification—Issued.

Ref: Adm. Br. Circular Memo. No. O31333/210. CC—3(1)/90—1 dated 21—3—1990.

In the circular Memorandum cited Instructions regarding utilisation of surplus Assessors in the Distribution Circles to the extent of vacancies etc. were issued, so as to avoid payment of pro—rata wages to the Assessors for attending to the works excess over norms in distribution Circles. It was also instructed therein that any payment that ought to be done after 1—4—90 except in deficit areas should have prior approval of the Chairman.

- 2. Certain Cheif Engineers of Distribution Regions and Superintending Engineers of Distribution Circles have sought for clarification on payment of Pro—rate wages to the Assessors for attending the work excess over norms in the following circumstances.
 - (i) Whether pro—rata wages become payable due to reduced No. of working daysfor Assessment work on account of intervening—holidays.
 - (ii) Due to the extended period of collection, the available days for Assessment will be less than seven days normally required and in such cases whether payment of pro—rata wages may pe paid.
 - (iii) Whether pro—rata wages may be allowed for agricultural services, which are tobe treated as excess over norms as per settlement.
 - (iv) Whenever any Assessor proceed on leave, the Assessment work has to be entrusted to other Assessor in addition to his regular work (when the Leave-Reserve Assessors etc. have already been deployed) in which case, payment of Pro-rata wages may have to be paid.
 - (v) After taking into account, the additional Assessors required as on 1—1—90 and surplus Assessors available, still there are excess service over and above normsin certain sections for attending to which pro-rate wages may have to be paid.
 - (vi) Since new service connections are effected after 1—1—90, which result in exceeding limit in some sections payment of pro-rata wages is necessitated.
 - 3. The matter has been examined and the following instructions are issued :-
 - (i) Regarding items (i) & (ii) under para 2 above a copy of Administrative Branch-Letter No. 030944/138/Adm. Br. /IR 1 (3)/90—1 dated 26—5—90 issued to the Cheif Engineer/Distribution/Madras Region in which necessary clarification has been issued is enclosed for guidance and necessary action by the other Chief-Engineers/Distribution Regions and Superintending Engineers of Distribution Circles.
 - (ii) As regards item (iii) under para 2, since the Government have issued orders for free supply of Electricity to all the Agricultural pumpsets, the question of payment of pro-rata wages hereafter may not arise. For the part periods, the Pro-rata wages may be paid as per settlement, if no surplus Assessors could be deployed.
 - (iii) In regard to item (iv) under para 2, if Leave Reserve Assessors and surplus Assessors are not available and the regular Assessor could not attend to such services due to proceeding on laave, Pro-rata wages shall be paid to the Assessor attending to the such services in addition to his regular work
 - (iv) Regarding items (v) and (vi) under para 2, in areas where there are surplus. Assessors available and where due to the situation where even after deployment: surplus Assessors against the existing and anticipated vacancies in certain.

sections as on 1-1-90 and against the new service connections effected after 1-1-90, exists with excess services over and above the norms. Pro-rata wages shall be paid for attending to such excess services in such sections.

4. In all the cases referred to above, necessary action may be taken for payment of Prorata wages by the Superintending Engineers without referring to Headquarters.

(By Order of the Chairman)

M. Chinnakkannu. Chief Engineer (Personnel).

Encl:

Copy of:

Letter No. 030944/138/Adm. Br./I.R. 1(3)/90-1 (Administrative Branch) dated 26-5-90.

Assessment and Permanent Receipt-Preparation in the month of January and February-Claiming of Pro-rata wages-Reg.

Your Lr. No. CED/MS/AO/F2/FCB/D. 163/90, dt. 7-2-90 addressed to the Ref: C.F.C./Revenue.

With reference to your letter under reference, an extract of remarks of the Chief Financial Controller/Revenue in the above matter is furnished below for necessary action.

"According to the orders issued in Administrative Branch Circular Memo. No. 031333/ 210/CC-3(1)/90-1 dated 21-03-90 there should be no payment of pro-rata wages to the Assessors for attending to excess services over and above the norms from 1-4-90 where there are surplus Assessors in a Circle and the surplus Assessors may be utilised to avoid payment of prorata wages. The point raised by the Superintending Eugineer/Kancheepuram is towards payment of pro-rata wages to the Assessors when the number of working days in a month is limited and less than 10 days due to more holidays in a month like January and due to less No, of days in February in such cases also, the surplus Assessors if available in a Circle can be utilised so as to avoid payment of pro-rata wages to the extent feasible. Otherwise, the pro-rata wages in such cases may be paid to the Assessors when there is no surplus Assessors and the work could not be got completed within the time available without payment of pro-rata wages.

While considering Pro-rata wages to the Assessors the preparation of P. Rs. and Collection Statement etc., cannot be segregated from Assessment work and it is a package deal wherein the last three working days has been earmarked for preparation of pre-receipts and the rest of the working days after 16th to be treated as Assessment period.".

M. Chinnakkannu. Chief Engineer (Personnel)

Amenities-Permission to install a 'NAESEY' Snack Kiosk outside Premises of Superintending Engineer/Periyar Electricity Distribution Circle Office at Erode—Approval — Accorded.

(Permanent) B. P. (Ch) No. 74

(Adm. Branch)

Dated 25-2-1991.

Maasi, 13, Pramodhutha, Thiruval'uvar Aandu 2022.

Read:

- From CE/D/Coimbatore Lr. No. CED/Adm. O/AS/A8/023038/443/90 dt-16-8-1990.
- 2. Adm. Br. Lr. No. 103597/IR4 (3)/90-1 dt. 31 8-90.
- 3. From CE/D/Coimbatore Lr. No. 003385/PR 123/CED/CBE Adm. IV/90 dt-31-1-91 enclosing the letter dt. 23-1-91 received from the SE/Periyar EDC.

Proceedings to them a permercial and a specific stackled a experience to experience much The proposal of the Superintending Engineer, Periyar Electricity Distribution Circle. recommended by the Chief Engineer/Distribution/Coimbatore, for opening a 'NAESEY' Snack

Kiosk outside premises of Superintending Engineer/Periyar Electricity Distribution Circle Office Buildings (within the compound of Superintending Engineer's office) at Erode has been examined. After careful consideration the Tamil Nadu Electricity Board approves the proposals to open a 'NAESEY' Sanck Kiosk outside the premises of Periyar Electricity Distribution Circle Buildings (i.e. within the compound of Superintending Engineers office) at Erode subject to the following conditions:

- 1. The surroundings of the Kiosk should be kept clean and tidy.
- 2. The utensils, cups and saucers etc., should be cleaned and washed in the boiling water.
- 3. Sufficient number of dust bins of bigger size should be provided for the collection of food wastes including leaves, papers etc.,
- 4. Weight/Volume of the dishes with rate should be intimated for according approval by the Chief Engineer/Distribution, Coimbatore.
- 5. Good quality of Tea. Coffee, other drinks and dishes should be maintained and supplied and no other items prohibited should be sold.
- 6. It should be ensured that one of the staff of the 'NAESEY' supervises the arrangements periodically.
- 7. All Tea/Coffee vendors of 'NAESEY' if permitted to serve Tea/Coffee within the office premises should be provided with Uniforms and wear badges which should be neat.
- 8. Monthly rent of Rs. 10/- per Kiosk has to be paid before 2nd of every month.
- 9. Only Kiosk shed provided by them should be erected. No other extra temporary shed or semi-permanent/permanent extensions should be attached to the Kiosk.
- 10. No electricity will be supplied as the Kiosk should run only in the day time between 8.00 A.M. to 6.00 P.M. during the working days. Coffee Bar should be closed on all Board Holidays.
- 11. The Tamil Nadu Electricity Board reserves the right to terminate the arrangements without assigning any reasons therefor, after giving one month notice.
- 12. The permission accorded shall be valid for only one year.

(By Order of the Chairman)

M. Chinnakkannu, Chief Engineer/Personnel.

DELEGATION-Sanction of post to various offices of the Tamil Nadu Electricity Board-Enhancement of powers to Chairman-Orders issued.

(Per.) B. P. (FB) No. 14

(Secretariat Branch)

Dated the 25th February, 1991

Read:

- (i) B. P. Ms. No. 2357 dt. 28—11—1970
- (ii) B. P. Ms. No. 201 dt. 5-2-1971
- (iii) B. P. Ms. No. 919 dt. 8-5-1973
- (iv) B. P. Ms. (Ch.) No. 183 (SB) dt. 28-4-1981 (v) B. P. Ms. (Ch.) No. 241 (Sectt.) dt. 25-6-1984
- (vi) B. P. Ms. (FB) No. 1 (Sectt. Br.) dt. 5-1-1987

Proceedings:

The Tamil Nadu Electricity Board hereby directs that, the existing powers of Chairman to accord initial sanction of all posts and continuance thereon be anhanced from Rs. 2 lakks (Rupees

two lakhs only) to Rs. 5 lakhs (Rupees Five lakhs only) per annum in each case for attending to Operation and Maintenance, Construction, Investigation, Billing, Bill Collection, Stores, Accounting etc., including five Branches of the Board Office at Headquarters.

2. All other staff proposals as per Work Load agreement and norms where the expenditure does not exceed Rs. 2 lakhs (Rupees Two lakhs only) need not be placed before the Empowered Committee but shall be submitted through Organisation and Methods Cell to the Secretary and Chairman for approval. In all other proposals where Secretary feels that they require consideration by the Empowered Committee, Secretary may order to place it before the Empowered Committee orelse he can mark it to Chairman for his approval through Accounts Member.

(By Order of the Board)

K. N. Rathinavelu, Secretary.

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Sub: Establishment—Tamil Nadu Electricity Board—Filing of copies of orders of punishment and orders of appeal in the Personal File—Instructions—Issued—Reiterated.

Ref: (i) O. O. No. 902, Dated: 10-5-1983

(ii) U. O. Note No. 34969—A1/87—1, dt. 12—6—89

Memorandum No. 12016-A2/91-1, (Secretariat Branch) Dated the 26th February, 1991.

(iii) Memo. (Per) No. 82236/O & M Cell (4)/89-1, dt. 9-2-90

Instructions have been issued by the Board from time to time regarding the filing of copies of orders of punishment and orders on appeal in the Personal File of official concerned.

- 2. During the meeting of the Departmental Promotion Committee constituted for screening the cases of officers suitable for promotion as Deputy Financial Controllers, the members observed that although information about the punishment imposed is furnished by the concerned Superintending Engineers, no copies of orders of such punishment in respect of certain Accounts Officers have been made available in the Personal File of the official concerned. Even in the cases of Assistant Executive Engineers who are to be considered for promotion as Exective Engineers, in a few cases, copies of final orders of D.Ps. are not added to the Personal File. As a result of this lapse, the nature of charge for which punishment was imposed could not be assessed. It is highly irregular.
- 3. Adding of copies of final orders of D.P. instituted against an employee should necessarily be added to Personal File as it is a vital record. Even when the punishment order is modified on appeal or any court order obtained for acquittal etc., copies should recessarily go to the Personal File.
- 4. At present the Personal Files of all Class I and II Officers are being maintained in Secretariat Branch and Administrative Branch respectively.
- 5. It is therefore reiterated that as and when orders imposing punishments on delinquent officers or orders on appeal (whether the punishment is upheld or set aside or modified) are issued, the competent authorities should ensure that the copies of such orders are marked to concerned officers of the Secretariat Branch or Administrative Branch as the case may be for adding them with the Personal File of the official concerned. Failure to adhere to the instructions will be viewed seriously and action as deemed fit will be taken against the erring officials.

K. N. Rathinavelu, Secretary.

Finance

PART-III

Finance

Circular Letter No. 61259/456/F/U.I/90, Dated 23-1-'91

Sub: BOAB—Funds—Expeditious settlement of Provident Fund claims in respect of death cases—Maintenance and upkeep of Nominations—Instructions—Issued.

Ref: Govt. of Tamil Nadu Finance (Allowances I) Dept., G.O. Ms. No. 1137, dt. 1-11-90.

The Government of Tamil Nadu have given certain instructions in the G.O. cited, to all the heads of departments with regard to obtaining nominations from the G.P.F. subscribers, as in a large number of final withdrawal cases, the subscribers have either not filed their nominations for G.P.F. or having filed nominations, did not revise them after their marriage and in the absence of such nominations, results on the need to compulsorily produce legal heirship certificate which in turn leads to considerable delay for the settlement of G.P.F. claims in respect of death cases.

Since the Board is also following the rules and regulations of Government with regard to G.P.F., the instructions of Government given below may be followed in the case of Board employees towards the settlement of G.P.F. claims.

- 1. Nominations should be obtained as soon as the subscribers are admitted to G.P.F.
- 2. Nominations should be reviewed once in five years.
- 3. All columns in the nomination forms should be checked before admission.
- 4. Nominations should be detached from the Service Books and sent along with final withdrawal application in respect of deceased subscribers to the Funds sections of the System/Circles and to Board Office Audit Branch in respect of Head Quarters offices.

A. J. Rajendran Accounts Member

Memorandum No. 87510/E2/90-1, (Secretariat Branch) dated the 1st February 1991.

Sub: Loans and Advances—Marriage Advance Rules—Eligibility for advance—Modiation orders—Amendments—Issued.

Ref: (1) B.P. Ms. No. 2054 dated 6-10-72.

(2) B.P. Ms. No. 643 dated 4-5-74.

(3) G.O. Ms. No. 88, Finance, dated 25-1-90.

(4) (Per.) B.P. (Ch) No. 146 (SB) dated 6-7-90.

The following amendments are issued to the Tamil Nadu Electricity Board Marriage Advance Rules :

AMENDMENTS

(1) In the said Rules in Rules 3 (a) for the 1st sentence, the following shall be substituted:

"Employees who are employed in a regular capacity and who are approved probationers at the time of application for the advance will be eligible for the advance"

(2) In the said Rules under Rules 3 (a) for the existing Note, the following shall be substituted:

NOTE: The Tamil Nadu Electricity Board employees who have completed three years of service in a regular capacity, in a category or post, eventhough their probation has not been declared due to administrative reasons may also be eligible for the sanction of marriage advance provided the appointing authorities furnish a certificate to the effect that the applicant is likely to continue in Tamil Nadu Electricity Board service till the repayment of the loan with interest.

2. Receipt of the memo. shall be acknowledged.

(By Order of the Chairman)

K. N. Rathinavelu, Secretary.

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Letter No. 3507/N2/91—1 (Secretariat Branch) Dated 1—2—1991.

Sub: Allowances-Medical Allowance-Clarification-Issued.

Ref: Board's Memo. No.76583/W2/89-7, Dt. 18-12-1990.

In continuation of Board's letter cited it is hereby ordered that the Monthly Medical
 Allowance is not admissible during the period of terminal leave salary.

K. N. Rathinavelu, Secretary.

Memorandum No. 73524-N2/82—5, (Secretariat Branch) Dated 2—2—1991.

Sub: Special Pay and Allowance—Payment of Shift Operation Special Pay/ Allowance during leave periods and Surrender Leave Periods—Clarification—Issued.

Ref: Bd's Lr. No. 1923/Q1/81-1, Dated 9-2-81.

In the Board's letter cited, it was clarified that the Shift Operation Special Pay/Allowance is not admissible during the leave periods and for Surrender Leave Salary.

- 2. Some of the Superintending Engineers have sought for clarification that prior to the issue of the above clarification, Shift-Operation Special Pay was admitted along with Leave Salary and Surrender Leave in their Circles. However the instruction in Para 1 above will be followed in future cases and requested instructions whether the Shift Operation Special Pay/Allowance already paid in such cases may be recovered or not.
- 3. It is hereby informed that no recoveries towards shift operation Special Pay/Allowances need be effected for the periods claimed prior to the date of issue of the above orders.

K. N. Rathinavelu, Secretary. Sub: Allowances—Travelling Allowance—Protection of benefits drawn by employees while in pre-revised scale—Clarification orders—Erratum issued.

Ref: (i) B,P. Ms. (FB) No. 9 (S.B.) dated 27—2—86

(ii) BOSB Memo. No. 12264-P2/90-1 dt. 7-5-90

The following erratum is issued to the Board's Memo. cited:-

In the Annexure to Board's Memo.No. 12264-P2/90—1 dt. 7—5—90. "In Illustration I!"

The figure "Rs. 30/-" in Column (3) against item 7 be corrected as Rs. 15/-".

K. N. Rathinavelu, Secretary.

. . .

PENSION—Death-cum-Retirement Gratuity—Delinking of long term advances from Death-cum-Retirement Gratuity—Orders issued by the Government—Adoption by the Board—Orders issued.

(Per) B. P. (Ch.) No. 18

(Secretariat Branch)

Dated the 4th February 1991.

Read:

From the Government Finance (Pension) Department G. O. Ms. No. 741, Dated 9-7-1990.

Proceedings:

As per Rule 8 of Tamil Nadu Electricity Board House Building Advance Rules, the Death-cum-Retirement Gratuity in respect of the employees of the Board under Liberalised Pension Regulations 1960 shall be adjusted to the extent necessary towards the House Building Advance loan outstanding at the time of retirement. The Government of Tamil Nadu in the reference cited, have issued orders, delinking of House Building Advance long term advances from the settlement of pensionary benefits so as to avoid delay in the finalisation of pensionary benefits. The Board has elso decided to fall in line with the above Government Order.

- 2. Accordingly, the Tamil Nadu Electricity Board hereby directs that the House Building Advance/Long term advances be delinked from the settlement of pensionary benefits of the Board employees at the time of retirement. The release of Mortgage deed of House/Plot and settlement of long term advances in respect of the Board employees shall be made based on the certificate from the pay disbursing Officer that the House Building Advance/Long term advances and interest payable has been recovered in full from the employee after obtaining a consent letter in the prescribed proforma stating that if there is any difference in the departmental calculation, he will repay the amount in one lumpsum to Tamil Nadu Electricity Board. If the amount is not repaid, the Board will have full right to recover the amount from the Pension in convenient instalments. The proforma of the consent letter shall be in the form annexed to the Board Proceedings.
- 3. This shall be applicable to those who retire/die on or after the date 9-7-90 i.e. the date on which the Government issued orders.
 - 4. The receipt of this order should be acknowledged.

(By Order of the Chairman)

K. N. Rathinavelu, Secretary.

Encl:

CONSENT LETTER

Present post or Retired (Designation)	
Advance sanctioned to me by the Tamil Nadu interest payable, as per Departmental records. Calculation, I agree to repay the amount to Ta	Electricity Board has been recovered in full with the . If there is any difference in the Departmental amil Nadu Electricity Board immediately in one lumpthe Tamil Nadu Electricity Board will have full right
Date	Signature
	Full Name of the employees.
Witness:—	•
1.	Present address and Designation
2.	
(True	e Copy)

Memorandum No. 2136/N1/91—1 (Secretariat Branch) dated the 7th February 1991.

Sub: Pongal Festival 1991—Grant of Pongal prize amount to pensioners/
Family pensioners of the Board—Orders—Issued in (per) B. P. (Ch.) No 5 to the control of the control

Ref: (i) B. P. (Ch.) No. 5 dt. 10-1-1991.

(ii) B. P. (FB.) No. 42 dt. 6-10-1990,

(iii) B. P. (FB) No. 1 dt. 5-1-1991.

The following amendment is issued to B. P. Ms. (Ch.) No. 5 (SB) dt. 10-1-91

For the exieting para 3 of the B.P. cited, Substitute the following:

"These orders shall be applicable to all the existing pensioners/family pensioners-mentioned in paragraph 2 of the B. P. cited. The pongal prize amount will not be admissible to those employees who retire on or after the date of this order and to the family of those employees who died in harness on or after the date of this order. Those who have retired/died in harness during the period 1—4—89 to 31—3—90 are not eligible for the pongal prize amount if they are paid the bonus/ex-gratia amount for the above period as per the orders in the references (ii) and (iii) cited."

K. N. Rathinavelu, Secretary

ALLOWANCES—Travelling Allowance—Classification of employees for purpose of drawal of Travelling Allowance—Rates of Daily Allowance etc., revision—Orders issued.

(Per) B.P. (FB) No. 8

(Secretariat Branch)

Dated the 8th February 1991... Read:

- (i) B.P. Ms. (FB) No. 30 (S.B.) dated 18-4-86.
- (ii) (Per) B.P. (FB) No. 2 (S.B.) dated 5—1—90.

Proceedings:

The Tamil Nadu Electricity Board directs that the classification of the employees of the Board for the purpose of Travelling Allowance claims ordered in para 2-1 of the B.P. second cited shall be revised as indicated below:

Grade—I (a): Secretary, Tamil Nadu Electricity Board and employees getting a basic pay of Rs. 4500/- p.m. and above.

ns. 4500/- pilli alia above.

Grade—I (b): Employees getting a basic pay of Rs. 3000/- p.m. and above but below

Rs. 4500/- p.m.

Grade—II : Employees getting a basic pay of Rs. 1400/- p.m. and above but below Rs. 3000/- p.m.

Grade—III & IV: Employees getting a basic pay of less than Rs. 1400/- p.m.

2. The Board also directs that the rates of Daily Allowance ordered in para 2—11 of the B.P. second cited and mentioned in the statement in Annexure-I to that B.P. and the rates of Daily Allowance applicable for stay in Tamil Nadu House. New Delhi ordered in the B.P. first cited shall be revised as indicated in the Schedule appended to this B.P.

3. The Board further directs that consequent on the revised classification of the employees for the purpose of Travelling Allowance ordered in para 1 above, journey by Air and Rail of the employees of Board shall be regulated as mentioned below:—

(1) Employees in Grade I (a) and employees in Grade I (b) drawing a basic pay of Rs. 8680/- and above

(2) Employees in Grade I (b) drawing a basic pay below Rs. 3680/- and employees in Grade II drawing a basic pay of Rs. 2520/- and above

(3) Employees in Grade II drawing a basic pay below Rs. 2520/-

(4) Employees in Grade III and IV

Air or Air-conditioned I Class by Rail irrespective whether the journey is within of outside the State

(a) Air journey outside the State

(b) I Class or Airconditioned II Class by Rail within or outside the State I Class by Rail

II Class by Rail

Note—1: When the travel is by night the employees of this group will be permitted to travel by II Class with Sleeper berth

Note—2: The cost of reservation will also be included in the journey expenses. The claim will be preferred in the Travelling Allowance bill itself

4. The Board further directs that consequent on the revised classification of the employees for the purpose of Travelling Allowance ordered in para 1 abeve, the lumpsum grant payable on transfer and grant of terminal charges shall be regulated as indicated below:—

	Distance between the c	Terminal	Terminal charges		
Grade	Beyond 8 K.Ms but net exceeding 60 K.Ms.	Beyend 60 K.Ms.	Madras City	Other places	
(1)	(2)	(3)	(4)	(5)	
	Rs.	Rs.	Rs.	Rs.	
(a)	300/-	500/-	19/-	5/-	
(b)	2 2 5/-	400/-	10/-	5/-	
	150/-	275/-	10/-	5/-	
& V	75/-	150/ <i>-</i>	5/-	3/-	

5. The incidental charge for journeys shall be regulated with reference to the Daily Allewance applicable for stay in Government Guest House/Public/Joint Sector guest houses and not with reference to the rate of daily allowance applicable for stay in hotel at the respective places. In respect of Delhi, the incidental charges shall be regulated with reference to the rates of daily allowance applicable to Tamil Nadu House, New Delhi.

6. The erders issued in para 1 to 5 above shall take effect from 1st February 1991.

7. Necessary amendment to the Tamil Nadu Electricity Board Employeas' Travelling. Allewance Regulation will be issued separately.

(By Order of the Board)

Encl:

K.N. Rathinavelu, Secretary.

SCHEDULE

APPENDIX

RATES OF DAILY ALLOWANCE

	tay nii	Ф	,	1			,	es of		rațes	
	For stay	Nadu House New Delhi	(12)	100	75	9	40	ing rat	09	lowing	9
hin and tate	Guest	House/Private	(11)	75	9-	40	8	follow	40	the fol	30
Other places within and outside the State	Hotel	Boarding	(10)	20	9	30	70	alfowed∖the	30	be allowed	30
Other		Lodging	(6)	100	9	20	30	e will be	09	bove will	20
Head- Iuding	Guest	Boarding House/ Private	(8)	. 120	001	80	60	de II abov	100	III & IV a	80
Other State Head- quarters including	Madras City Hotel	Boardin	6	75	ခ္	4	30	9 in Grac	09	n Grades	40.
and division	Ma	Lodging	(9)	300	700	150	100	2350—299	200	50—1399 i	150
Bombay & Calcutta lotel Guest	House/	other than Tamil Nadu House New Delhi	(2)	150	001	8	09	up of Rs.	100	ıp of Rs. 9	80
Bombay & Hotel	Boarding		<u>4</u>	75	66	40	30	pay gro	09	pay grou	40
Delhi, E	Lodging	, , , , , , , , , , , , , , , , , , , ,	(3)	009	400	300	150	the basic	400	the basic	300
		Basic pay	(5)	4500/- and above	3000-4499	1400—2999	III and IV Below 1400/-	The employees in the basic pay group of Rs. 2350—2999 in Grade II above will be allowed the following rates of Daily Allowance:—		The employees in the basic pay group of Rs. 950—1399 in Grades III & IV above will be allowed the following rates of Daily Allowands.—	
· \		Grade	(E)	€.	<u>a</u>	_	III and IV	Note (1):		Note (2):	

Where daily allowance for lodging and Boarding has been separately fixed, the claim for lodging should be for the actual amount, subject to the maximum fixed and supported by the receipt for payment of the hotel bill.

Certificate of having paid the hotel bill, in lieu of the actual receipt of the hotel, should not be accepted. Ther is no need to produce any receipt for the boarding and other charges and the amount fixed may be allowed in full.

The rates fixed for "Other State Headquarters including Madras" will also apply to Cochin/Ernakulam, Kanpur, Vizakapatnam, Poona, Baroda and other towns specifically notified.

Accident—Accident occured due to heavy rain and land slide at Geddai, Nilgiris—Payment of loan to the dependents of the deceased—Orders—Issued.

(Permanent) B. P. (FB) No. 31

(Technical Branch)

Dated 12—2—91 Thai 30, Pramodhutha, Thiruvalluvar Aandu, 2622

Proceedings:

Due to heavy rain and land-slip about 44 Electricity Board quarters at Geddai in Nilghts. District have collapsed. On loss of complete belongings 32 families were given interest free loan of Rs. 4,000/- in B.P. (FB) No. 43, (S. B.) dt. 30—10—90. But some of the employees have partially lost their belongings due to entry of flood water into their quarters. In order to enable these employees to rehabilitate themselves quickly and to alleviate the sufferings due to price hike of commodities at that time it has been decided to advance a loan.

In pursuance of the above decision, the Tamil Nadu Electricity Board hereby directs that an amount of Rs. 1,000/- (Rupees One thousand only) shall be advanced as a loen to each of these about 131 families. The loan shall be interest free and shall be recovered in ten monthly instalments of Rs. 100/- per month. The recovery shall commence from first March, 1991.

The Superintending Engineer/Generation/Kundah shall take necessary action for disbursament of the above loan immediately.

The expenditure is debitable to Tamil Nadu Electricity Board Funds 27-219 loans and advance to staff other advances. Advance due to natural calamities.

(By Order of the Board)

V. Balasubramanian, Chief Engineer (Research & Development).

Memorandum No. 19422/P2/90—2 (Secretariat Branch) dated the 16th February 1991

Sub: Allowances—Travelling Allowance—Classification of employees for purpose of drawal, of Travelling Allowance—rates of Daily Allowance, etc. Revision—

Further Orders-Issued.

Ref: (Per) B. P. (FB) No. 8 (SB) dt. 8-2-91.

According to the orders issued in para 4 of the B. P. cited, the lumpsum grant payable on transfer payable to the employees in Grade II and Grades III and IV are as follows:

Grade	Lumpsum grant payable on Transfer beyond 8 K.Ms. and upto 60 K. Ms.	Lumpsum grant payable en transfer beyond 60 K. Ms.		
(1)	(2) Rs.	(3) Rs.		
II Rs. 1400/- and above but below Rs. 3000/- III and IV—Below Rs. 1400/-	15 0 /- 75/-	275/- 150/-		

^{2.} In continuation of the above orders, the following further orders are issued with a view to give protection of the existing benefit:—

- (i) the employees in the basic pay group of Rs. 2350/- Rs. 2999/- in Grade II above shall be allowed a lumpsum grant of Rs. 225/- in respect of journeys on transfer beyond 8 K. Ms. and upto 60 K. Ms. and Rs. 400/- in respect of journeys beyond 60 K. Ms.
- (ii) the employees in the basic pay group of Rs. 950/-—Rs. 1399/- in Grade III & IV above shall be allowed a lumpsum grant of Rs. 150/- in respect of journeys on transfer beyond & K. Ms. and upto 60 K. Ms. and Rs. 275/- in respect of journeys beyond 60 K. Ms.

(By Order of the Board)

K. N. Rathinavelu, Secretary.

Lr. No. 28425/CA/91-56 (Accounts Branch) dated 21-2-1991.

Sub: Uniform Commercial Accounting System—Amendments to Chart of Accounts—Communicated.

In continuation to this office letter No: 020915/ CAC/90—dated 24—11—90, the effecting of certain changes in some more account numbers has become necessary. The account numbers already communicated and the changes now made are furnished below. The Superintending Engineers are requested to note the changes and adopt the new numbers wherever necessary.

	Name of Account	Existing Account Nos.	Revised Account Nos.
1,	Capital Materials Purchase	22.200	22,210
2.	Material Issues Capital	22.300	22.310
3 . ′	Materials transfer inward Capital	22.400	22.405
4.	Materials stock Adjustment accounts—Capital	2 2.50 0	22.510
5.	Capital Material stock accounts	22.600	22.610
6.	Electricity duty and other levies payable to Govt. Other recoveries payable to Gevernmen	46.300	46.301 46.302
7.	Total transit loss—Coal	72.100	72.101

The receipt of this letter may please be acknowledged.

A. J. Rajendran, Accounts Member. Sub: Electricity—TNEB—Annual Accounts and Audit Report—Placing on the table of the Legislature—Time schedule—Orders issued by Government—Regarding.

Ref: G. O. Ms. No. 1354/PWD., Dt. 5-7-90.

A copy of the G.O. cited fixing the time schedule with regard to the submission of Annual Accounts end Balance Sheet of Tamil Nedu Electricity Board to Audit and submission of the Audited Accounts and Balance Sheet of T.N.E.B. to Government for placing on the Table of the Legislature is enclosed.

To comply with the target date fixed by the Government, the following time table is fixed for adoption by the various account rendering units of the Board, as well as by the various branches of Headquarters office:—

1.	Closure of March I Supplemental Account	10th May
2 .	Last date for receipt of Preliminary Balance Sheet from the circles at Headquarters Office	25th May
3.	Consolidated Board's Preliminary Balance Sheet to be given to audit on Board's approval after considering the review and replies received thereon	30th June
4.	Receipt of Accountant General's Audit comments	31st July
5.	Communication of Accountant General's audit comments to the circles	5th August
6.	Due date for closure of March II Supplemental Accounts	10th August
7.	Submission of Revised consolidated Balance Sheet to Headquarters by the circles	15th August
8.	Revised consolidated Balence Sheet along with replies to preliminary Audit comments to be given to the Accountant General on approval of Board	31st August
9:	Certification by the Accountant General	15th September
10.		25th September
11.	Submission of the printed copies to the Government	30th September
12.	Placing in the floor of the Legislature	At the convenience of the Government
-		1.00

In this connection, the Accounts rendering units are advised, that as soon as the audit is over by the Accountant General's audit party at the circle level, based on the Audit slips which have not been dropped and which have been accepted, the circle will proceed with the finalisation of replies therefor; and finalise the Balance Sheet and keep it ready. As soon as the audit comments received from Accountant General at Headquarters are communicated, they may be verified for corrections, if any, and submit the final Balance Sheet with replies to audit comments to the Headquarters office within the prescribed time positively.

Similarly, the various branches of Headquarters office viz. Central Payment, Funds, Resources, Coal, IAD etc. will submit their replies to audit comments of Accountant General which pertains to them, within 7 (seven) days, so as to process and finalise the Headquarters Balance Sheet well in time and to prepere the consolidated Balance Sheet of the Board including the circle figures.

In this connection, it is to be pointed out that in Circular Memo. No. 71/X/EB/90/Dt. 26—4—90 that the Public Undertakings Committee is taking a serious view of the delayed submission of Annual Accounts and Balance Sheet by the Board. Similarly, the Central Electricity Authority, Asian Development Bank and other lending Banks/Financial institutions insist on the providing a copy of the Annual Accounts and Balance Sheet of Board in time.

In the circumstances, every effort should be taken at the circle level to keep up the due dates positively so that the Government order are complied with, without any deviation and attracting adverse comments.

Receipt of this letter should be acknowledged early.

Encl:

A. J. Rajendran, Accounts Member

Encl:

Copy of G.O. Ms. No. 1354 (Public Works Department) Govt. of T.N. Dated 5-7-1990.

Electricity—Tamil Nadu Electricity Board—Annual Accounts and Audit Report—Placing on the table of the Legislature—Time Schedule—Orders—Issued.

Read:

From the Accountant General (Audit-I) Tamil Nadu and Pondicherry.

Lr. No. Accountant General (Audit-I) AA Cell (State)/II/23 dated 20—8—85 addressed to the Finance Department.

Order:

The Accountant General (Audit) Madras in his letter read above has informed that by the introduction of Section 19 A to the Controller and Auditor General's (DFC) Act 1971 the preparation of audit reports of autonomous bodies/Corporations and laying them on the table—of the Legislature have become obligatory on the part of the Accountant General and the-Government. He, therefore, suggested that the Government may issue instructions with regard to time schedule to enable the Comptroller and Auditor General and the State Government perform—their obligatory functions.

The Government, after careful consideration, prescribe under section 69(4) of the Electricity Supply Act 1948 the following time schedule for the Tamil Nadu Electricity Board to submit its Annual Accounts for audit and after obtaining audit Certificate furnish printed copies of the Annual Accounts and the Audit Certificate to Government.

I.	Submission	o,f	Board	's consoli	dated	Balance	Sheet
	for Audit		, '				

30th June

II. Issue of preliminary Audit comments by Accountant General

31st July

III. Submission of revised consolidated Balance Sheet to Audit along with replies to Preliminary Audit Comments

31st August

1V. Certification by Accountant General

15th September

V. Submission of Printed Copies of Annual Accounts and Audit Report to Government.

30th September

The Tamil Nadu Electricity Board should follow the above time schedule for submitting its Annual Accounts for audit by Accountant General and for furnishing the printed copies off the Annual Accounts and Audit Report to Government scrupulously.

(By Order of the Governor)

D. Murugaraj; Secretery to Goverment...

(True copy)

Memo. No. 65412/P1/90-1 (Secretariat Branch) Dated the 25th February 1991

Sub: ALLOWANCES-Travelling Allowance-Incidental Charges-

Journeys on tour beyond 160 Kms. from one Camp to another—

Clarifications—Issued.

Ref: (Per) B. P. (FB) No. 2. (SB) dt. 5-1-90.

As per the orders in paragraph 3 of the Board's Proceedings cited, the allowance for incidental expenditure shall be allowed only for journeys on tour to places at a distance of 160 Kms. or more from the Headquarters or camps.

- 2. For elucidating a point whether incidental Chargas are admissible for the journey performed on a particular day from 'A' (Headquarters) to 'B' (Place of Camp) at 160 Kms. or more from Headquarters and for Another journey performed after 24 hours from 'B' to 'C' which is 50 or 60 Kms. away from 'B', as the point of embarkation or disembarkation is 160 Kms. away from Headquarters, it is clarified that "Incidental Charges" shall also be allowed for journey on tour even if the journey is commenced or ended at a point which is 160 Kms. away from Headquarters after 24 hours from one camp to another camp or return to Headquarters and each journey need not be a distance of 160 Kms. after initial travel of 160 Kms. from Headquarters on that particular tour.
- 3. For elucidating another point whether the incidental charges may be allowed in the case of journeys on transfer even if the distance travelled is less than 160 kms, it is clarified that as the employees on transfer are permitted to transport a part of the personal effects by passenger train, incidental charges shall be allowed for journeys on transfer even if the distance travelled is less than 160 kms.

K. N. Rathinavelu, Secretary.

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Memorandum (Permanent) No. 3239/N1/86-4 (Secretariat Branch) Dated the 26th February '91

Sub: GRATUITY SCHEME—Tamil Nadu Electricity Board Employees'

Special Provident Fund-cum-Gratuity Scheme-

Orders issued—Clarifications issued.

Ref: B. P. Ms. (FB) No. 76, (SB), dated 31-1-1985.

In the reference cited, orders were issued that the Board employees, who retired between 1—4—1984 and 30—9—85 on attaining the age of superannuation and ware willing to come over to the Tamil Nadu Electricity Board Special Provident Fund-cum-Gratuity Scheme were allowed to come over to the scheme by collecting the arrears of subscription at the rate of Rs. 20/- per mensum in full from 1—4—84 till the date of retirement after obtaining an option from the employees to come over to the scheme. But there are no specific orders to extend the above benefit to the employees, who had retired between 1—4—84 and 30—9—85 and subsequently expired during the above period without exercising option to the above scheme.

- 2. Some of the Superintending Engineers have sought for clarification whether such benefit may be allowed to the legal heirs of the deceased employees, who expired after attaining the superannuation during the pariod between 1—4—84 and 30—9—85.
- 3. After careful examination, the Tamil Nadu Electricity Board hereby directs that the nominee/legal heirs of the Board employees, who retired between 1—4—1984 and 30—9—85 on attaining superannuation and subsequently expire during the above period without exercising option to come over to the Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme be paid the Board's contribution of Rs. 5000/- along with subscription amount without interest after collecting the arrears of subscription in one lumpsum at the rate of Rs. 20/-per mensum from 1—4—84 till the date of superannuation from the legal heir of the deceased employees after obtaining the legal heirship certificate.
 - 4. The receipt of the Memorandum should be acknowledged.

(By Order of the Chairman)

Technical

PART-IV

Technical

Memo. No. IEMC/EE2/A1/F. Power Sanction&Feasibility/CR 10195/91 (Techl. Br.) dt. 4-2-1991.

Sub: H.T. Industries—According of load sanction/issue of technical feasibility to new power intensive industries and additional demand to existing power intensive industries which consume 2000 units and above per tonne of finished product—Instructions issued—Exemption for pharmaceutical units—Reg.

Ref: 1. Chairman's Memo. No. IEMC/EE2/A1/F. Power sanction and Feasibility/D. 994/90 dt. 14—9—90 to all field officers.

2. Chairman's memo No. IEMC/EE2/A1/F. Power sanction and Feasibility/D 1015/90 dt. 27—11—90 to all field officers.

In partial modification to the instructions issued in the reference first cited, it is hereby informed that the restriction imposed on industries consuming 2000 units or more per tonne of finished product shall not be applied to pharmaceutical units which manufacture life saving drugs and import substitutes.

The Chief Engineer (Distribution) of all Regions and Superintending Engineers of all Electricity Distribution Circles are therefore informed that they may process the pending H. T. application and applications received in future from the above category of pharmaceutical units requesting sanction of new/additional load.

M. M. Rajendran, Chairman

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Memo No. SE/IEMC/EE3/AEE1/10614/91 (Technical Branch) dated 4-2-1991

Sub: MEETING—Frmation of Circle Level Committee to look into the grievances of the Industrialists—Orders—Issued.

In the meeting of the State Level Advisory Committee for Small Scale Industries chaired by the Honourable Minister for Social Welfare and Rural Industries, held on 26—12—90, it was decided to have quarterly review meetings in each District on the grievances voiced by the consumers regarding unscheduled load sheddings, delayed electricity connections, low voltage conditions etc. at the level of the Superintending Engineer's of Distribution Circles, with representatives of Small Scale Industries Associations and General Managers of District Industries Centre. Accordingly the following instructions issued:

A Committee to be named as "Industrial consumers grievances committee" shall be formed in each Distribution Circle with Superintending Engineer of the Distribution Circle as the Chairman of the Committee. The representative of the Small Scale Industries Associations and General Managers, District Industries Centre shall be the members of the Committee and they may be informed accordingly.

The Committee shall hold review meetings once in a quarter in the second months of each quarter (i. e.) February, May, August, November and hear the grievances of the individual entrepreneurs relating to their problems regarding electricity such as delayed electric connection, irregularity of supply, low voltage etc.

The Superintending Engineers of Distribution Circle shall take remedial action for solving the problems voiced in the above review meetings.

The review Committee shall be constituted by the Superintending Engineers of the Distribution Circles immediately and the first meeting shall be conducted during February 1991.

Confirmation on the formation of the Committee may be sent.

M. M. Rajendran, Chairman.

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Endt. No | EMC/EE1/A3/F. Rukmini Cotton Spg. Mills/CR 000855/91 (Technical Branch) dt. 4-2-91.

Ref: G.O. (D) No. 39, PWD dt. 21-1-1991.

Copy communicated for information and necessary action.

M. M. Rajendran. Chairman.

Encl:
Copy of:

Government of Tamil Nadu

Electricity—Restriction & Control—The Tamil Nadu Restriction on Consumption of Electricity Order 1976—Amendment to Clause 6 Issued.

G.O. (D) No. 39

(Public Works Department)

Dated 21--1-91

Read again:

- 1. G. O. Ms. No. 1111 Public Works, dt. 24-7-76.
- 2. G. O. Ms. No. 111 Public Works, dt 30-1-85.

Read also:

3. G. O. Ms. No. 336 Handicrafts Handlooms Textiles & Khadi Department, dt. 27—11—90.

Ordér:

In the Government Order read above, Government have issued Orders sanctioning certain Relief measures for M/s. Lakshmi Shankar Mills Private Limited, Kallal subject to the conditions specified in paragraph 5 of the Government Order read above. The following concessions have been sanctioned to the above Mills on power front:—

- (i) Power cut exemption for a period of 3 years.
- (ii) Immediate power connection subject to the condition that the industry (new Management) has to clear all the dues first and then apply for service connection afresh.

The following Notification shall be published in the next issue of Tamil Nadu Government Gazette.

Notification

In exercise of the powers conferred by Section 3 of 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. No. 1111 PWD dt. 24—7—76 and as amended subsequently.

The amendment hereby made shall come into force with effect from the date of reconnection of power supply.

Amendment

In the said Order, in clause 6 the following shall be inserted as now sub clause:-

XXVII M/s. Lakshmi Shankar Mills Pvt. Ltd. Kallal shall be exempted from power cut for a period of three years.

(By Order of the Governor)

D. Murugaraj, Secretary to Government.

(True copy)

Endt. No. IEMC/E2/A2/R.A.V. Textile/CR 949/91 (Techl. Br.) dt. 5-2-91.

Ref: G.O. (D) No. 38 PWD dt. 21-1-91.

Copy communicated to the Superintending Engineer/Coimbatore Electricity Distribution Circle/South and the Chief Engineer/Distribution/Coimbatore for necessary action.

M.M. Rajendran, Chairman

Encl:

Copy of:

Government of Tamil Nadu

ELECTRICITY—Restriction and Control—The Tamil Nadu Restriction on Consumption of Electricity Order 1976—Amendment to Clause 6—Issued.

PUBLIC WORKS DEPARTMENT

G.O. (D) No. 38

Dated: 21-1-91

Read again:

- 1. G.O. Ms. No. 1111 PWD dt. 24-7-76
- 2. G.O. Ms. No. 111 PWD dt. 30---1---85.

Read also:

3. G.O. Ms. No. 335 Handicrafts Handlooms Textiles & Khadi Department dt. 27—11—90.

Order::

In the Government Order third read above, Government have issued Orders sanctioning relief measures for M/s. R.A.V. Textiles, Coimbatore. One of the relief measures granted to the above Mills relate to grant of exemption from power cut for a period of three years.

2. The following Notification shall be published in the next issue of Tamil Nadu Government Gazette.

Notification

In exercise of the powers conferred by Section 3 of 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. No. 1111 Public Works dt. 24—7—76 and as amended subsequently.

The amendment hereby made shall be deemed to have come into effect from 27-11-90.

Amendment

In the said Order, in clause 6, the following shall be inserted as now sub clause:—

"XXVI R.A.V. Textiles, Coimbatore shall be exempted from powercut for a peried of three years".

(By Order of the Governor)

D. Murugaraj, Secretary to Government.

(True copy)

Circular Memo No. SE/IEMC/EE3/AEE2/589/91 (Technical Branch) dated 6-2-1991.

Sub: Extension of supply to Government Buildings under special priority—Regarding

Ref: Chairman's Memo No. SE/RE/4213-8/dated 8-1-1986.

The Deputy Secretary to the Government of India, Ministry of Urban Development in a recent communication to the Government of Tamil Nadu quoting an extract of the P. A. C. of the Parliament has stated that due to delay in provision of electrical and water connections to Government Quarters in Hyderabad, there was delay in handing over the quarters, which resulted in heavy loss to exchequer. The Government of Tamil Nadu has been requested to advise suitably the local authorities for provision of electric and water connections and other civil amenities to the quarters constructed by the Central Government on priority basis.

In this connection, the attention of Chief Engineers (Distribution) of all Regions is invited to the Chairman's Circular memorandum cited wherein instructions have been issued for according special priority in extension of power supply to Government Building belonging to Central/State Government, Government Undertakings and Local Bodies. Hence, suitable instructions may be issued to all the field officers to adhere to the above instructions strictly in according special priority for extension of supply to Central/State Government Buildings.

K. U. Krishnan, Member (Distribution).

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INTERNATIONAL COMMISSION ON LARGE DAMS (ICOLD)—Institutional Membership—Payment of Annual Subscription for the year 1991—Nomination of Er. K.V. RUPCHAND, Superintending Engineer/Civil/Hydel—Approved.

Permanent B.P. (Ch) No. 30

(Technical Branch)

Dated 8—2—1991. Thai, 26, Pramodhutha Thiruvalluvar Aandu-2022.

Proceedings:

- 1. Sanction is accorded to remit a sum of Rs. 5,000/- (Rupees Five thousand only) towards the payment of subscription for Annual Institutional Membership of International Commission on large Dams (ICOLD) for the year 1991 to the Central Board of Irrigation and Power, which is the Indian Committee for ICOLD.
- 2. Approval is accorded for nominating Er. K.V. Rupchand, B.E., M.Sc. (Engg.), F.I.E., Superintending Engineer/Civil/Hydel as the Institutional Member to ICOLD representing Tamil Nadu Electricity Board.
 - 3. The expenditure is chargeable to A/c. No. 76-151 Fees and Subscription.

(By Order of the Chairman)

E.K. Abdul Jabbar, Member (Generation.) "ELECTRICITY—Private Wind Power Generation—Proposals to be dealt with by the Member (Generation)—Orders issued.

Per. B.P. (FB) No. 32

(Technical Branch)

Dated 14—2—1991.
Maasi 2, Pramodhutha
Thiruvalluvar Aandu 2022.

Read:

8.P. Ms. (FB) No. 129 (Tech. Br.) dated 29-3-1986.

Proceedings:

Approval has been accorded by the Board, hitherto, for the installation of windmills by the private parties.

- 2. The Board has already taken a policy decision and issued orders in the Board's proceedings cited, permitting windpower generation by private parties and to make use of Board's transmission lines for transfer of power from the private windmills to the point of their utilisation at a commission of 2% on energy generated and fed into the grid.
- 3. Based on the above, the Beard directs that similar proposals need not come upto Board but dealt with by Member (Generation) himself, if they are within the policy frame work already decided by the Board.

(By Order of the Board)

E.K. Abdul Jabbar, Member (Generation).

. . .

Memo. No. SE/MM. II/EET/A2/F. 102/D. 17/91, (Techl. Br.) dt. 14-2-91.

Sub: Motor Vehicles—Retreading and recapping of tyres—Approved rates for the

year 1990-91 — Applicability to Board—Amendment—Reg.

Ref: Memo- No. SE/MM. II/EET/A2/F. 102/D. 14/90, dt. 10-12-90.

In partial modification of the orders issued in the reference cited above the following amendment is issued.

In the above order Para—No. 2 may be changed as follows:—

Amendment

Para—2: The rate payable to the State transport undertakings shall be one and the same as per the rates approved for the private firms in their jurisdiction.

S. Kripanidhi, Chief Engineer/Materials Management. Sub: Guidelines for engraving the month and year of completion on all Civil structures—Instructions—Issued.

- The month and year of the completion of all Civil Engineering structures shall beprominently engraved after the construction is over and before handing over to Operation and Maintenance.
- 2. The inscription shall be done at a prominent location which can be clearly seen whileinspecting the structure.

for example:

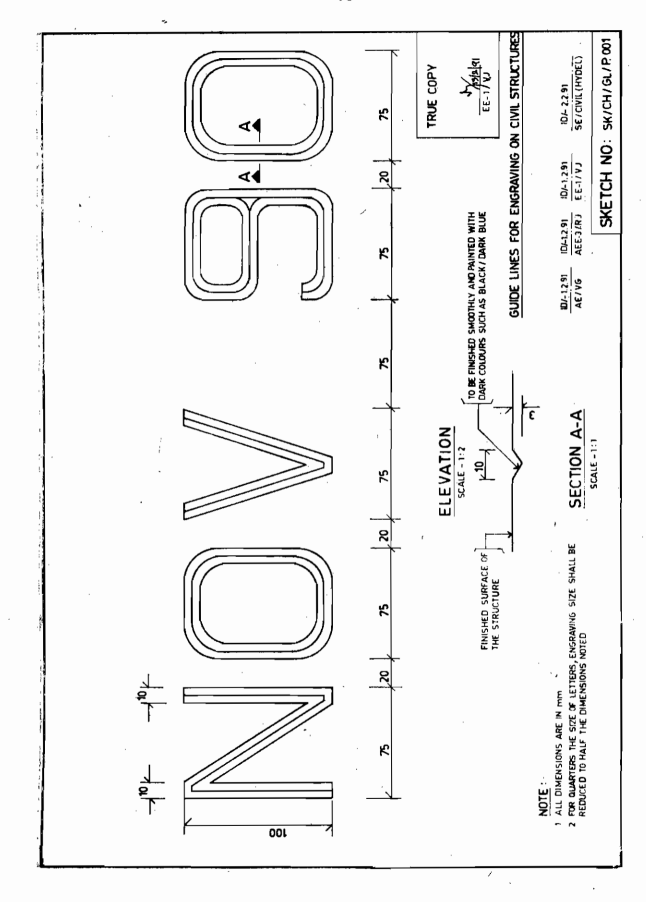
- (i) Front Verandah of Quarters.
- (ii) Outside wall of Power House.
- (iii) Downstream side of Anchors.

3. Spicification for the inscription:

- 3.1. The letters and digits shall be formed out of 'V' grooves and shall not be formed out of protruding plasters. A typical example is enclosed in sketch No. SK/CH/GL/POO1.
- 3.2. The groove must be smoothly finished and painted in dark colour periodically so that it can be prominently seen.
- 3.3. Month should be noted in 3 letters only—No full stop is necessary after the letters.

 example: JUN DEC
- 3.4. Year should be noted in 2 letters only. example: 90, 93.

E. K. ABDUL JABBAR, Member (Generation).



Tamil Nadu, Electricity Board — Collective Membership of National Technical Committee for International Conference on Electricity Distribution (CIRED) for the year 1991—Approved.

Routine B.P. (Ch) No. 5

(Technical Branch)

Dated: 15—2—1991, Maasi 3, Pramodhutha, Thiruvalluvar Aandu, 2022.

Proceedings:

The Tamil Nadu Electricity Board hereby approves the proposal of the Chief Engineer/ Research and Development, Madras-2 for the TNEB to continue as a collective member of the National Technical Committee for International Conference on Electricity Distribution (CIRED) for the year 1991 and payment of the Membership fee of Rs. 500/- (Five hundred only.)

. The expenditure is debitable to Tamil Nadu Electricity Board Funds—79. Other debits to-Revenue Account—79.210 Research and Development expenses."

(By Order of the Chairman)

K. U. Krishnan, Member (Distribution)

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Memo. No. SE/IEMC/EE3/AEE1/9198/91 (Technical Branch), dated 15-2-1991.

Sub: Electricity - Priority Treatment in power supply to 100% Export

Oriented Units-Orders issued-Regarding.

Ref: G. O. (Ms.) No. 78, dated 17-1-91 of P.W.D., Government of Tamil Nadu.

Copy of Government Order cited under reference, according priority in extension of power supply to 100% Export Oriented Units and Green Card Holders issued by the Government of India is communicated for necessary action. The priority accorded in G. O. shall apply to both Low Tension and High Tension industries.

Encl:

K. U. Krishnan, Member (Distribution).

Government of Tamil Nadu

Copy of

ELECTRICITY—Priority Treatment in power supply to 100% Export Oriented Unit—Orders issued.

G. O. (Ms.) No. 78

(Public Works Department)

Dated 17-1-91

- 1. From Chairman, T.N.E.B. Lr. No. SE/IEMC/EE3/AEE1/9193/90—1, dated 19—4—90.
- From Dy. Director (Export Promotion) Ministry of Commerce, Govt. of India Lr. No. DDEP/HEOU/2 5/Fdr/48/TN/dated 24—4--90.
- 3. From the Tamil Nadu Elecy. Board Lr. No. SE/IEMC/EE3/AEE1/91 98/90—1/dated 14—11—90.
- 4. From M(D), TNEB Lr. No. SE/IEMC/EE3/AEE1/9198/90/dt, 17-12-90.

Order:

The Deputy Director (Export Promotion), Ministry of Commerce, Government of India inhis letter second read above has stated that as per D.O. Lr. No. 32/3(1)/86 CA IV—A dated 15—2—86 from the Cabinet Secretary, Government of India to all Chief Secretaries, 100% Export Oriented Units have to be accorded priority in providing adequate power supply and that M/s. Relco (P) Ltd., which is a Green Card holder may be given power supply on priority basis. It:

is stated that as per the decision of the Ministry of Commerce, 100% Export Oriented Units holding valid Green Cards are entitled for priority treatment to get power supply. The Chairman, T.N.E.B. has stated that the Government may examine the matter of providing power supply on priority basis to 160% Export Oriented Units and Green Card holders (issued by the Govt. of Indie) and that if it is decided by the Government to eccept the request, power supply on priority basis may be extended to those category of industries subject to the following conditions:-

- (i) the total cost of extension including the cost of distribution transformer may be paid by the applicant.
- (ii) if request is made for a separate feeder, the applicant should bear the cost of entire extension including the cost of terminal equipments and
- (iii) the ownership of the extension, though paid for by the industry will rest with the Board only and an undertaking to that effect shall be given in a stamped paper by the applicant before payment.
- 2. The Govt. have examined the matter and direct that the 100% Export Oriented Units and Green Cerd holders issued by the Govt. of India be provided power supply on priority basis subject to the conditions specified in paragraph 2 above.

(By Order of the Gevernor)

D. Murugaraj, Secretary to Government.

(True cepy)

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Memo. No. SE/IEMC/EE3/AEE1/6057/91 (Technical Brench) Dated 20-2-1991.

Sub: Installation of portable generators by consumers-Obtaining of necessary approval-Conducting of sample checks by Assistant Executive Engineer's instructions—issued.

Ref: 1. SE/RE/G/6057-2/87/dated 29-8-87.

2. SE/RE/G/C. 6057/87/dated 13-5-87.

It has been brought to the notice that an accident was caused due to the feed back of supply from the Diesel generating set installed by a consumer in his domestic service to the Board's line. The consumer in this case has not obtained the approval for the installation of generating set and also has not obtained necessary clearance certificate.

In this connection, attention is invited to the memorandums cited under reference, wherein instructions have been issued for according approval for the installation of generating sets including portable sets installed by consumers and permitting the utilisation of generating sets on receipt of clearance from Chief Electrical Inspector to Government and on inspection of unauthorised installation of generating sets.

In order to ensure that the consumers obtain necessary approval before connecting up the generating sets especially in commercial and domestic services, surprise checks shall be conducted by the Assistant Executive Engineers of the Distribution including City and Town areas and Assistant Executive Engineers of Anti Power Theft Squad and necessary action taken in the case of unauthorised installations of Diesel Generating Sets.

During the routine inspection of services and Mass Raids, also, the above checks may be conducted by the Inspecting Officers.

K. U. Krishnan, Member (Distribution). Sub: Procedure for disposal of High Tension applications—Collection of Earnest Money Deposit—Refund in case of non-availing of supply—Instructions issued.

Ref: 1 SE/RE/G/7707/88/dated 25-6-88.

2. SE/IEMC/EE3/AEE1/7707/88-2/dated 4-5-89.

Instructions have been issued in the memorandum cited under reference on the procedure for disposal of High Tension applications.

There have been representations for refund of Security Deposit, Service connection charges etc., in cases where applicants who had paid the above charges have not availed supply, but the works are either not taken up or are under various stages of execution.

The matter has been considered and the following instructions and amendments are issued to the memorandum cited (i) under reference.

Collection of amount towards Security Deposit may be made as Earnest Money Deposit initially. This Earnest Money Deposit shall be equivalent to the Security Deposit payable for the load required. The service connection charges shall be collected after completion of extension work.

Accordingly, the following amendments are issued to the instructions in memorandum (i) cited under reference.

The following sentence may be added after the first sentence in clause 7(a).

The applicant shall also be asked to pay an Earnest Money Deposit equivalent of the Security Deposit payable, within 30 days of the communication.

Clause 8. The last sentence may be deleted.

Clause 9. The word 'Security Deposit' may be substituted by the word 'Earnest Money Deposit'

The word service connection charges occurring in the sentence may be deleted.

Clause 10. The word "Security Deposit" occurring in the sentence may be substituted by the word "Earnest Money Deposit".

Clause 10(a) The following sentence may be added after the existing sentence.

The Earnest Money Deposit paid by the applicant shall be adjusted against Security Deposit payable after effecting supply and shall be intimated to the applicant after appropriate adjustment of accounts by the Accounts Branch in Central Office.

12. The last sentence may be read as below:

If he does not avail supply during the 2nd notice period, the agreement shall be cancelled, Earnest Money Deposit is forfeited in addition to foreiture of service connection charges and recovery of special guarantee if any as per clause 13.01 of T & C supply.

- 13. The existing sentences may be deleted and the following may be substituted:—
- 13. Refunds:—
- (i) If the applicant requests refund of Earnest Money Deposit, before the Board's works are taken up, the Earnest Money Deposit may be refunded after retaining Rs. 10,000/— (Rupees Ten thousands only) towards incidental charges.
- (ii) In case the applicant requests refund of Earnest Money Deposit (a) after the transport of the materials to the site (b) when the works are in progress, the Earnest Money Deposit may be refunded after retaining Rs. 10,000/— plus the actual expenses incurred for the transport and dismantling charges etc.,

K. U. Krishnan, Member (Distribution) Endt. No. IEMC/E2/A2/Veeraraghava/CR 1538/91, dt. 23-2-91.

Ref: G.O. Ms. No. 27 Handleoms, Handicrafts, Textiles & Khadi (C II) Dept., dt. 24-1-91.

Copy communicated to the Chief Engineer/Distribution/Madras and the Superintending Engineer/Kancheepuram Electricity Distribution Circle for necessary action.

K. U. Krishnan, Member (Distribution)

Encl:

Copy of G. O. Ms. No. 27 Handlooms, Handicrafts, Textiles and Khadi (C. II) Department, Government of Tamil Nadu, Dated 24—1—91.

Textile Mills—M/s. Veeraraghava Textiles (Private) Limited, Chengai Anna District—Certain concession—Powercut exemption and deferment of Sales Tax—Sanctioned.

_ Read:

- From the Director of Handlooms and Textiles,
 D. O. Letter No. 45837/89/B2, dated 25—9 89.
- 2. Board for Industrial and Financial Reconstruction Proceedings dated 4-1-90.
- From the Director of Handlooms and Textiles, Letter Rc No. 45837/88/B2, dated 19—3—90.
- Board for Industrial and Financial Reconstruction Order, dated 17—9—90.
- 5. Board for Industrial and Financial Reconstruction, Proceedings dated 26-10-90.
- 6. Veeraraghava Textiles Private Limited, Chengai Anna District, dated 15—11—90 and 17—11—90.

Order:

M/s. Veeraraghava Textiles Private Limited, Uthiramerur, Chengai Anna District is a running mill with an installed spindleage of 24,540 spindles. It was declared sick by Board for industrial and Financial Reconstruction and the Industrial Development of Bank of India was appointed as operating agency to prepare a rehabilitation scheme for this sick company. The Draft rehabilitation report, prepared by the operating agency was discussed on the basis of the report and the discussion on draft scheme was directed to be circulated to all concerned.

- 2. The Administrative Director, M/s. Veeraraghava Textiles Private Limited in his letter sixth read above, has requested the Government to sanction the reliefs/Concessions applicable in the case of new Industries located in Backward areas.
- 3. The Government after careful consideration, direct that the following two concessions be granted to M/s. Veeraraghava Textiles Private Limited, Uthiramerur, Chengai Anna District.
 - (i) Powercut exemption for a period of 3 years only.
 - (ii) Defrement of Sales Tax dues for a period of 3 years. That is, the payment of Sales Tax dues shall commence from the fourth year after the date of issue of this order and the payments shall be as detailed below:
 - (a) During the fourth year, the arrears of Sales Tax dues of the first year shall be paid alongwith the dues of fourth year.
 - (b) During the fifth year, the arrears of Sales Tax dues of the second year shall be paid along with the dues of fifth year.
 - (c) During the Sixth year, the arrears of Sales Tax dues of the third year shall be paid alongwith the dues of the sixth year.

- 4. The concessions sanctioned in paragraph 3 above will be subject to the following conditions:
 - There must be a nominee of the Director of Handlooms and Textiles on the Board of management of the mills.
 - ii. The nominee of the Director of Handlooms and Textiles should be assigned the following responsibilities:—
 - (a) He should monitor the utilisation of funds/involved in the deferment of sales tax and ensure that the deferment is limited to genuine requirements of the mills like;
 - i. Margin Money for working Capital;
 - ii. Payment of Statutory liabilities etc., Deferment is not available, if it is not, justified with reference to the purpose.
 - (b) He should head a sub-committee of the mills which should deal with the purchase and sales policies, with power to veto any decision of the sub-committee which may be against the interest of the mills.
- 5. The Director of Handlooms and Textiles shall take necessary follow-up action in this matter and send a report to Government.
- 6. This order issues with the concurrence of Public Works Department, Commercial Taxes and Religious Endowments Department and Finance Department vide their U.O. Nos. 225/SPWO/90—1 dated 22—8—90, 50527/FI/90—1, dated 24—2—90 and 6754/FS/P/90, dated 27—12—90.

(By Order of the Governor)

R. Kirubhakaran, Secretary to Government.

. . .

Memo. No. SE/RE 2/D/D. 5245/91 (Technical Branch) dated 23-2-'91.

Sub: Extension of supply to Agricultural pumpsets—Temporary overlooking of priority due to non availability of Distribution Transformers—continuance upto 31—3—91—Ordered.

Ref: Memo. No. SE/RE/D/5090/90-1 dated 9-10-90.

In the memo. cited under reference, orders were issued for temporary overlooking of priority of agricultural applicants for whom power supply could not be effected due to non availability of Distribution Transformers. These orders were applicable upto 31-12-90.

- 2. Since the receipt of Distribution Transformers is still hampered, the Chief Engineers (Distribution) have requested that such temporary overlooking of priority may be permitted upto 31—3—'91.
- 3. It is hereby ordered that cases of agricultural applicants involving erection of Distribution Transformers may be temporarily overlooked upto 31—3—'91. Supply to all the overlooked cases should be effected by 31—5—'91 and fact confirmed during June 1991.

K. U. Krishnan, Member/Distribution.

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