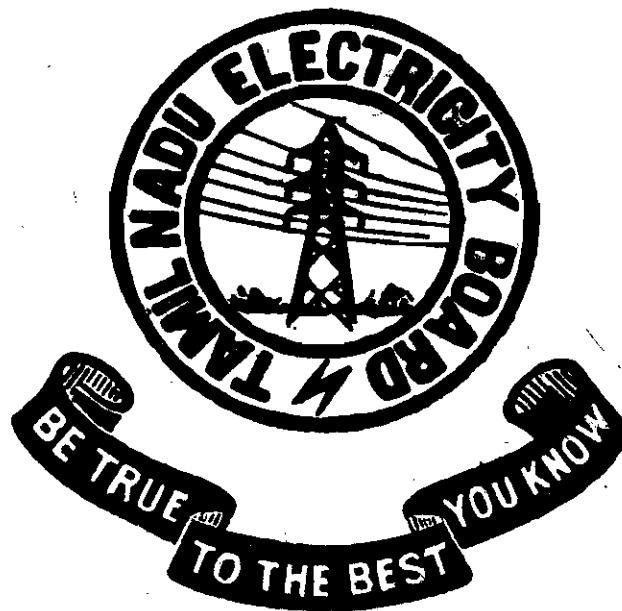


TAMIL NADU ELECTRICITY BOARD GAZETTE

Vol. X

NOVEMBER 1991

No. II



CONTENTS

					Page
1. PART—I					(v)
NEWS & NOTES	---	---	---	---	
2. PART—II					601
GENERAL ADMINISTRATION & SERVICES	---		---		
3. PART—III					631
FINANCE	
4. PART—IV					637
TECHNICAL	---	
5. INDEX	---	679

News & Notes

PART—I

NEWS & NOTES

I. Generation Particulars :

The generation/relief figures for the month of November '91 and for the period July to November '91 were as follows :

Sl. No.		November '91	July to November '91
(Figs. in Million Units)			
1.	Ennore	166.723	745.886
2.	Tuticorin	262.840	1247.190
3.	Mettur	171.940	1075.550
TNEB Thermal		601.503	3068.626
4.	Neyveli TS I	236.205	1219.016
5.	Neyveli TS II	108.298	1340.466
6.	Kalpakkam	154.065	802.826
7.	Hydro Generation	372.204	2423.725
8.	Import from NTPC	256.856	848.399
9.	Net Export to Kerala	(—) 168.575	(—) 686.627
10.	Import from Manali & BHEL	0.821	0.456
11.	Windmills	—	13.368
12.	Kadamparai Pumping	—	—
Net TNEB Consumption		1561.377	9030.255

The maximum grid demand and consumption during November '91 were 2969 MW on 30—11—91 and 57.379 MU on 12—11—91 respectively. The average grid consumption in November '91 was 52.05 MU.

II. Hydro inflows :

The Hydro inflows in November '91 were 278 MU against 401 MU in November '90 and against the ten year average of 242 MU. The inflows during July to November '91 were 2700 MU against 2132 MU during the same period last year and against the ten year average of 2169 MU.

III. Storage Position :

The storage position in various reservoirs as on 1-12-91 when compared to 1-12-90 was as follows :

Sl. No.	Group	Storage as on		Difference
		1-12-91	1-12-90	
(Figs. in Million units)				
1.	Nilgiris	1405.45	880.14	(+) 525.31
2.	PAP	213.91	112.90	(+) 101.01
3.	Periyar	44.62	120.18	(-) 75.56
4.	Suruliyar	26.47	32.73	(-) 6.26
5.	Papanasam & Servalar	36.28	40.80	(-) 4.52
6.	Kodayar	167.31	76.72	(+) 90.59
Total excluding Mettur		1894.04	1263.47	(+) 630.57
Mettur		210.20	18.53	(+) 191.67
Total including Mettur		2104.24	1282.00	(+) 822.24

IV. Performance of Thermal Stations :**(i) Tuticorin (4 x 210 MW)**

The details of generation at Tuticorin during November '91 were as follows :

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I (210 MW)	79.8	120.82	79.9
II (210 MW)	—	—	—
III (210 MW)	96.4	142.02	93.9
IV (210 MW)	—	—	—
Station (840 MW)	—	262.84	57.9

(1) Unit II shut down from 27-9-91 for annual overhaul works.

(2) Unit V shut down from 29-7-91 for completing the balance works.

(ii) Ennore (2 x 60 MW + 3 x 110 MW)

Ennore generated 156.723 MU in November '91 with a Plant Load Factor of 51.46%. The unitwise generation was as follows :

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I (60 MW)	73.81	25.745	59.59
II (60 MW)	91.22	31.677	73.32
III (110 MW)	99.03	53.775	57.89
IV (110 MW)	95.83	55.526	70.10
V (110 MW)	—	—	—
Station (450 MW)	—	156.723	51.46

(1) Unit V under shut down from 24—4—91 for stator rewinding and renovation works.

(III) Mettur (4 x 210 MW)

The details of generation at Mettur Thermal Power Station during November '91 were as follows:

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I (210 MW)	96.74	131.64	87.06
II (210 MW)	30.31	40.30	26.65
III (210 MW)	—	—	—
IV (210 MW)	—	—	—
Station (840 MW)	—	171.94	28.43

(1) Unit IV shut down from 8—7—91 for annual maintenance works.

(2) Unit III shut down from 22—8—91 for annual maintenance works.

(iv) Coal particulars for November 91 :

Sl. No.	Details	Tuticorin	Ennore	Mettur
1.	Coal linkage (Lakhs Tonnes)	3.00	2.10	3.00
2.	Coal receipt (")	1.89	1.44	1.77
3.	Coal consumption (")	1.78	1.55	1.31
4.	Coal stock as on (") 30—11—91 ending	3.47	1.43	3.60
5.	Coal consumption (Kg/unit)	0.68	0.93	0.762

(v) Auxillary consumption and oil consumption :

The details of auxiliary consumption and oil consumption at the TNEB Thermal Stations in November '91 were as follows :—

	Tuticorin	Ennore	Mettur
Auxiliary consumption (%)	8.1	13.0	9.61
Oil consumption (ML/UG)	3.51	4.9	2.92

V. Training :

The following special programmes were conducted during November '91 :—

(1) 2 Assistant Executive Engineers/Electrical deputed to attend the course on "Recent Development in Welding Process" from 11—11—91 to 16—11—91 conducted by Bharat Heavy Electricals Limited/Trichy.

(2) One Assistant Engineer/Electrical deputed to attend the course on "Safety Aspects in Handling Nucleonic Gauges" for 9 days from 11—11—91 to 19—11—91 at Bombay conducted by Bhabha Atomic Research Centre/Bombay.

(3) Three Executive Engineers deputed to attend the Seminar on "Electrostatic Precipitators" for 3 days from 12—11—91 to 14—11—91 at New Delhi conducted by National Thermal Power Corporation Limited, New Delhi.

(4) 15 Engineers deputed to attend the Technical Training Programme for "Control and Instrumentation" from 11—11—91 to 10—12—91 at Aroor conducted by M/s. Keltron Controls, Aroor, Kerala.

(5) 3 Assistant Executive Engineers and 1 Junior Engineer/Electrical I Grade deputed to attend the Training Programme on "Familiarisation of O&M Gas Turbine Power Station" from 18-11-91 to 27-11-91 at New Delhi conducted by Delhi Electric Supply Undertaking, New Delhi.

(6) Two Assistant Executive Engineers and 4 Assistant Engineers deputed to attend the course on "Data Acquisition and Digital Distributed Control System for Engineers" for 5 days from 25-11-91 to 29-11-91 at Nagpur conducted by Power Engineers Training Society/Nagpur.

(7) 70 Engineers deputed from Ennore Thermal Power Station & Basin Bridge Power House and Headquarters Offices to attend special lecture on "Co-generation Prospects in Thermal Power Station" conducted by the Appadurai Chair of Power Systems on 15-11-91.

(8) Five Executive Engineers deputed for Training on "General Management for Public Sector Managers" conducted by Anna Institute of Management from 11-11-91 to 15-11-91.

(9) 5 Section Officers and 15 Superintendents deputed for training on "Work Commitment and Office Productivity" conducted by National Productivity Council from 12-11-91 to 15-11-91.

(10) One Superintending Engineer from Headquarters deputed for training on "Planning" conducted by Anna Institute of Management from 25-11-91 to 29-11-91.

(11) One Superintending Engineer from Mettur Thermal Power Station deputed for training programme on "Fire Safety Management in Power Plants", New Delhi from 28-11-91 to 29-11-91.

(12) Six days training programme for Foreman I Grade working in MRT and Special Maintenance conducted at Transmission & Substation Training Institute/Madurai from 11-11-91 to 16-11-91.

VI. Leave Travel Concession — Modification in the condition of taking leave.

In B. P. (Ch.) No. 281 (Sectt. Branch) dt. 2-11-91, the Board has ordered that the condition of taking a minimum of 7 days Earned Leave or Casual Leave or Board's holidays coupled with some casual leave shall be dispensed with and employees of the Board shall be permitted to avail the Leave Travel Concession during earned leave or casual leave or Board's holidays coupled with some casual leave.

VII. Bearing the cost of Distribution Transformer and Structure by the owners of multistoreyed flats.

In Circular Memo. No. SE/IEMC/EE3/AEE2/867/91 dt. 7-11-91, the Board has ordered not to collect the cost of distribution transformer and structure from the owners of the multistoreyed flats.

VIII. Impounded DA crediting to the Provident Fund Account in the case of employees drawing pay above Rs. 3,500/-

In Memo (P) No. 81146/N2/91-11 dt. 7-11-91, the Board has ordered that the amount of additional instalment of Dearness Allowance sanctioned in B. P. (Ch) No. 222 (Sectt. Branch) dt. 18-10-90, and also the amount of additional instalment of Dearness Allowance sanctioned in B. P. (Ch) No. 73 (Sectt. Branch) dt. 15-4-91 in respect of employees drawing pay above Rs. 3,500/- shall not be paid in cash but instead they shall be credited to the respective Provident Fund Account. The amount already impounded and credited to the suspense head of account shall also be credited to the Provident Fund account. The amount so credited should not be taken into account for sanction of either temporary advance or part-final withdrawal and will be released only at the time of retirement.

IX. Meritorious Productivity Award for 1990 in respect of Tuticorin Thermal Power Station — Procedure regarding disbursement.

In B. P. (FB) No. 307 (Tech. Branch) dt. 11-11-91, the Board has accorded sanction for distribution of Rs. 13.22 lakhs among the employees of Tuticorin Thermal Power Station/Tuticorin Thermal Power Project subject to the terms and conditions stipulated therein.

X. Delegation of powers to sanction fixation/refixation of pay of the employees of the Board.

In B. P. (FB) No. 90 (Sectt. Branch) dt. 12-11-91, the Board has delegated powers to Secretary to sanction fixation/refixation of pay of employees of the Board upto the level of Chief Engineers.

XI. Rate of Interest on Advance payments to suppliers/contractors :

In Circular No. 2693/91/x/T/A.1/91 (Accounts Branch) dt. 8-11-91, the Board has revised the interest rate on advance payments to suppliers/contractors from 20% per annum to 22% per annum.

XII. Temporary supply — Collection of advance current consumption charges :

In Memo. No. SE/IEMC/EE3/AE/871/91 dt. 15-11-91, the Board has prescribed the procedure for collection of current consumption charges in respect of temporary supplies as below :—

(i) Advance current consumption charges initially may be collected for computed consumption as is being done now.

(ii) For subsequent continuation period, the actual current consumption charges for the previous period of temporary supply may be collected so that advance C.C. charges already collected remains with the Board.

However the advance C.C. charges for the period of continuation shall be worked out based on the computed consumption for this period and if the charges are same or less than the advance C.C. charges already available with the Board, no further charges need be collected. If the advance C.C. charges are more than the amount already available with the Board, the balance charges only need be collected.

XIII. Load sanction — Inclusion of condition to avoid voltage fluctuations :

In Memo. No. IEMC/EE2/A1/F.G.K. Steel/CR 9491/91 dt. 14-11-91 the Board has stipulated that while according load sanction, a modified condition shall be prescribed so that the industry takes care of problems relating to undue voltage fluctuations and harmonics arising out of the loads of the industry in the grid and in case the load sanctioned is found causing such voltage fluctuations and problems due to harmonics in the transmission network, the supply shall be disconnected till the industry carry out necessary corrective measures to avoid such problems. In respect of existing consumers, a three months' notice may be issued to take necessary corrective actions to avoid any undue voltage fluctuation and problem due to harmonics and for prospective consumers necessary amendment to incorporate the condition above in the respective load sanction should be arranged to be issued by the competent authority.

XIV. Delegation of powers to Chief Engineers, Superintending Engineers and Executive Engineers :

The following delegation of powers have been ordered by the Board :

(1) In B.P. (FB) No. 316 (Tech. Branch) dt. 15-11-91, the powers of Chief Engineers (Distribution) for sanction of temporary supply has been enhanced as Monetary Limit—Rs. 10 lakhs and the period—Full powers.

(2) In B.P. (FB) No. 314 (Tech. Branch) dt. 13-11-91, the Board has revised the powers of sanction of estimates for replacement of line materials due to thefts and damages in accidents as below :—

Sl. No.	Particulars	Existing powers of sanction			Revised powers of sanction		
		CEs (Rs.)	SEs (Rs.)	EEs (Rs.)	CEs (Rs.)	SEs (Rs.)	EEs (Rs.)
1.	Replacement of line materials etc. due to thefts and damages in accidents (for nett value of the estimate only)	10,000/-	Nil	Nil	40,000/- (Forty thousand only)	10,000/- (Ten thousand only)	1,000/- (One thousand only)

XV. Collection of development charges in respect of HT applicants :

In Memo. No. SE/IEMC/EE3/AEE2/896/91 dt. 25-11-91, the Board has issued revised instructions in regard to development charges in respect of HT applicants as below :

(i) In the case of H.T. applicants who have paid all other charges before 15-6-91, the development charges need not be collected.

(ii) In cases where payment of development charges in instalments have been permitted, the waiver will be only to the extent of development charges not paid so far by such H.T. applicants.

(iii) No refund shall be given for those H.T. applicants who have remitted the entire/part amount as ordered in the case of LT applicants.

The following are the details of posts created, upgraded and abolished during the month of November 1991.

S. Deenadayalan,
Chief Engineer/Personnel.

Posts Created

Sl. No.	Details of Board's orders	Name of the Office	Name of the Post	No. of posts	Purpose for which the posts were created	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch) No. 260 (Adm) dt. 1-11-91	H.P./ Masinagudi	AEE/Civil AE/JE I Gr. (C)	1 1	For E.E./Civil/ P.U.S.H.E.P. for HRT complex works. Headquarters at Glenmorgan.	Upto 31-1-92 From the date of utilisation
2.	Per. B.P. (Ch) No. 261 (Adm) dt. 4-11-91	Pudukkottai EDC	AE/JE I Gr. Line Inspector Lineman Comm. Assistant Helper	1 1 2 1 2	For sanction of one Lines Section as per norms.	Up to 31-10-92 From the date of utilisation
3.	Per. B.P. (Ch) No. 263 (Adm) dt. 8-11-91	NMTPP	Sr. Machine Opr.	1	For TATA-HITACHI KH 500 Crane diverted from T.T.P.P.	Up to 31-1-92

(1)	(2)	(3)	(4)	(5)	(6)	(7)
4.	Per. B.P. (Ch.) No. 266 (Adm) dt. 18-11-91	NMTPP	EE/Elect. AE/JE I Gr. (E) AE/JE I Gr. (M) AE/JE I Gr. (C) Typist	1 1 1 1 1	For formation of Monitoring Cell Division	Up to 31-1-92
5.	Per. B.P. (Ch.) No. 267 (Adm) dt. 19-11-91	Gen/Kundah Gen/T'veli Gen/Erode	A.E. (Mechl) A.E. (Mechl) A.E. (Mechl)	1 1 1	For Pykara Dam, Vaigai, Bhavani sagar Micro Hydrel Power Housea to attend Mechanical problems.	Up to 31-12-91
6.	Per. B.P. (Ch.) No. 269 (Adm) dt. 20-11-91	Salem EDC	Spl. Gr. Foreman Elecn. I Gr. Helper	1 1 4	For Operation and Maintenance of the 230/110 KV Auto SS at Deviakurichi.	For the period of one year from the date of utilisation
7.	Per. B.P. (Ch.) No. 270 (Adm) dt. 20-11-91	SE/LD & GO	Sr. Telephone Opr. Asst. Operator /T.O. Helper	2 3 2	Change in the pattern of R.W.E. category.	Upto 29-2-92.
8.	Per. B.P. (Ch) No. 271 (Adm.) dt. 20-11-91	CE/R & D	Inst. Mech. I Gr.	1	—	One year from the date of utilisation
9.	Per. B.P. (Ch) No. 272 (Adm) dt. 21-11-91	Ramanatha- puram EDC	Lineman	2	For sanction of one Lines section as per norms.	Upto 30-9-92 from the date of utilisation
10.	Per. B.P. (Ch) No. 276 (Adm) dt. 27-11-91	Tirunelveli Kattabomman EDC	S. B. O. Helper	4 4	Sanction of posts for 33/11 KV SS at Kokkirakulam.	Upto 31-10-92 from the date of utilisation
11.	Per. B.P. (Ch) No. 277 (Adm) dt. 27-11-91	MTPS	Accts. Supr. Stores Supr. Asst./Accts. J.A./Accts.	1 1 2 1	For Stores in Mettur Thermal Power Station	Upto 31-1-92.
12.	Per. B.P. (Ch) No. 11 (Audit Branch) dt. 28-11-91	Bd. Office/ Audit Branch	Internal Audit Officer Asst. Audit Officer Junior Auditor Typist Office Helper	1 2 14 3 3	Exclusively for Pension works.	For a period of one year from the date of utilisation
13.	Per. B.P. (Ch.) No. 274 (Adm) dt. 29-11-91	H.P./ Masinagudi	AE/JE I Gr. (C)	1	For Monitoring works.	Upto 31-1-92.
14.	Per. B.P. (Ch.) No. 275 (Adm) dt. 29-11-91	NMTPP	Junior Machine Opr.	1	For N.M.T.P.P. works.	Upto 31-1-92.

Posts Upgraded

—NIL—

Posts Abolished

Sl. No.	Details of Board's orders	Name of the Office	Name of the Post	No. of posts	Purpose for which the posts were abolished
(1)	(2)	(3)	(4)	(5)	(6)
1.	Per. B.P. (Ch) No. 260 (Adm) dt. 1-11-91	H.P./ Masinagudi	A.E.E. (C) AE/JE I Gr.	1	Abolition at Maravakandy Micro Hydrel Project/Civil Division, consequent on creation of HRT complex works at Glenmorgan
2.	Per. B.P. (Ch) No. 263 (Adm) dt. 8-11-91	T.T.P.P.	Sr. Machine Opr.	1	Consequent on creation of one post of senior Machine Operator in NMTPP
3.	Memo No. 113454/S1/207/A2/91-3, dt. 8-11-91	L.M.H.E.P.	A.E.E. (E) A.E.E. (C)	1	Due to completion of works at LMHEP
4.	Per. B.P. (Ch) No. 267 (Adm) dt. 10-11-91	Gen/Kundah Gen/Erode Gen/T'veli	A.E. (Elect.) A.E. (Elect.) A.E. (Elect.)	1 1 1	Consequent on creation of one A.E./Machl. for Pykara, Vaigai, Bhavanisagar Micro Hydrel Power Houses one out of four A.E./Elect. of the three Power Houses are abolished
5.	Per. B.P. (Ch) S.E./No. 270 (Adm) dt. 20-11-91	S.E./ L.D.&G.O.	Sr. Asst. Opr. Asst. Operator Cleaner	1 4 2	Change in the pattern of R.W.E. category
6.	Per. B.P. (Ch) C.E./No. 271 (Adm.) dt. 20-11-91	C.E./R&D	Foreman I Gr.	1	—
7.	Per. B.P. (Ch) No. 274 (Adm.) dt. 25-11-91	H.P./ Masinagudi	AE/JE I Gr. (C)	1	Consequent on creation of AE/JE I Gr. for Monitoring works at Masinagudi, one post of AE/JE I Gr./Civil at Maravakandy Micro Hydrel Project Civil Division is abolished
8.	Per. B.P. (Ch) No. 275 (Adm.) dt. 25-11-91	M.T.P.P.	Jr. Machine Operator	1	Consequent on creation of same post in N.M.T.P.P.
9.	Per. B.P. (Ch) No. 277 (Adm) dt. 27-11-91	M.T.P.P.	Accounts Supervisor Stores Supervisor Asst./Accounts J.A./Accounts	1 1 2 1	Consequent on creation of same posts in Mettur Thermal Power Station

GENERAL ADMN. & SERVICES

PART-II

General Administration & Services

Leave Travel Concession—Condition of taking atleast seven days leave for availing Leave Travel Concession—Modification—Orders Issued.

(Permanent) B.P. (Ch) No. 281

(Secretariat Branch)

Dated 2-11-1991.

Read :

B.P. Ms. (FB) No. 27 (Adm. Br.) dated 26-5-88.

Proceedings :

According to Rule 3 of the Rules regulating the grant of Leave Travel Concession appended to the B.P. cited, the Leave Travel Concession can be availed by an employee only if he takes a minimum of seven days earned leave or Casual Leave of Board's holidays coupled with some casual leave. Certain Unions/Associations of employees of the Board have represented that the above condition may be modified in line with the condition obtaining in Government in respect of Government employees, according to which the Government employees would be permitted to avail the Leave Travel Concession during earned leave or casual leave or Government holidays coupled with some casual leave.

2. The representation of the Unions/Associations mentioned in para 1 above has been examined. After careful consideration, the Tamil Nadu Electricity Board directs that the condition of taking a minimum of seven days earned leave or casual leave or Boards Holidays coupled with some casual leave shall be dispensed with and the employees of the Board shall be permitted to avail the Leave Travel Concession during earned leave or casual leave or Board's holidays coupled with some casual leave. An employee of the Board, who has been sanctioned casual leave on Monday, coupling the Second Saturday, and Sunday/on a working day adjacent to one or two holidays, can commence the journey on the previous day evening and avail the Leave Travel Concession.

(By Order of the Chairman)

S. Chockalingam,
Secretary-in-Charge.



Memorandum (Per.) No. 75566/O&M Cell (2)/91-1 (Secretariat Branch) Dated 8-11-1991.

Sub: Establishment—Tamil Nadu Electricity Board—Re-designation of the post of Under Secretary/Training as Under Secretary/Organisation and Methods—Orders-Issued.

The post of Under Secretary/Training shall be redesignated as "Under Secretary/Organisation and Methods" with immediate effect.

(By Order of the Chairman)

S. Chockalingam,
Secretary-in-Charge.

Memo. No. 014167/82/S2/A1/91-10 (Adm. Branch) Dated 8-11-1991.

Sub: Establishment-Class I to IV Services-Provincial and Regular Work Establishment category-Annual General continuance for the year 1991-92-Authorisation of pay for the month of October 1991-Orders-issued.

Pending issue of orders for continuance of posts, pay and allowances for the month of October 1991, for the incumbent of the posts, whose sanctions have expired from 1-3-91 to 30-9-91 in respect of the Offices as indicated in the annexure, including those posts which stand abolished by specific order, shall be claimed and admitted.

2. The action of the Officers concerned for having claimed pay and allowances upto the month of September 1991 in respect of the Offices as indicated in the annexure is also ratified.

(By Order of the Chairman)

S. Deenadayalan,
Chief Engineer (Personnel).

Encl:

ANNEXURE

Sl. No.	Name of the Distribution Circle/Office	Provincial	R.W.E.
Colombatore Region :			
1.	Mettur Elec. Distn. Circle	1238	2991
2.	Salem Elec. Distn. Circle	1279	3003
3.	Coimbatore Elec. Distn. Circle (North)	948	2110
4.	Coimbatore Elec. Distn. Circle (South)	1224	3153
5.	Udumalpet Elec. Distn. Circle	896	2214
6.	Periyar Elec. Distn. Circle	1408	3602
Vellore Region :			
1.	Dharmapuri Elec. Distn. Circle	1031	2766
2.	Villupuram Elec. Distn. Circle	1033	2843
3.	Cuddalore Elec. Distn. Circle	1088	2726
4.	Tiruvannamalai Elec. Distn. Circle	1180	3213
5.	Vellore Elec. Distn. Circle	894	2016
6.	Thirupathur Elec. Distn. Circle	789	1886
Madras Region :			
1.	Kancheepuram Elec. Distn. Circle	862	2222
2.	Chengalpattu Elec. Distn. Circle	759	1807
3.	Madras Elec. Distn. Circle (Central)	1046	2696
4.	Madras Elec. Distn. Circle (North)	1146	2604
5.	Madras Elec. Distn. Circle (South)	1133	2831
Madurai Region :			
1.	Madurai Elec. Distn. Circle	1520	3251
2.	Kamarajar Elec. Distn. Circle	981	1870
3.	Ramanathapuram Elec. Distn. Circle	977	1929

(1)	(2)	(3)	(4)
Trichy Region :			
1.	Dindigul Anna Elecy. Distn. Circle	1009	3354
2.	Trichy Elecy. Distn. Circle (South)	1082	2620
3.	Trichy Elecy. Distn. Circle (North)	1107	2584
4.	Thanjavur Elecy. Distn. Circle (West)	920	1799
5.	Thanjavur Elecy. Distn. Circle (East)	786	1521
Head quarters Office :			
1.	Supdg. Engineer/Design/Tuticorin Thermal Power Project	30	—
2.	Supdg. Engineer/Design/Elecl./North Madras Thermal Power Project.	25	1
3.	Supdg. Engineer/Hydro/Electrical	72	45
4.	Supdg. Engineer/Materials Management—I	55	1
5.	Supdg. Engineer/Materials Management—II	41	1
6.	Supdg. Engineer/Betterment/Thermal	17	1
7.	Supdg. Engineer/Indl. Energy Manegement Cell	36	2
8.	Supdg. Engineer/Civil/Hydel	47	3
9.	Director of Coal	43	5
10.	Supdg. Engineer/Investigation	143	252
11.	Chief Engineer/Civil Design	67	5
12.	Supdg. Engineer/Civil Design	4	1
13.	Supdg. Engineer/Transmission	84	1
14.	Supdg. Engineer/Load Despatch and Grid Operation	33	17
15.	Supdg. Engineer/Protection & Communication, Medras.	81	97
16.	Chief Engineer/Thermal Design	5	—
17.	Chief Engineer/Research & Development	53	24
18.	Supdg. Engineer/Elecl./Basin Bridge Gas Turbine Project	3	—
19.	General Superintendent/Stores Inspection	14	—
20.	Administrative Branch	414	—
21.	Office of the Chief Financial Controller	237	1

தமிழ் ஆட்சிமொழிச் செயலாக்க நடவடிக்கை எண். 7/91.

சுற்றறிக்கை எண். 051641/246/தவ/நிகி/89—10, நாள் 11—11—91.

பொருள் : தமிழ் ஆட்சிமொழிச் செயலாக்க நடவடிக்கை—வாரியத்தில் விரிவுபடுத்துதல்—
பொது மக்களுடன் தொடர்புடைய கடிதங்கள்—தமிழாக்கக் கடிதங்கள்—விடுக்கப்
படுகின்றது.

- பார்வை : 1. 5—8—91 நாளிட்ட சு. எண். 051641/246/தவ/நிகி/89—6.
2. 11—9—91 நாளிட்ட சு. எண். 051641/246/தவ/நிகி/89—7.

பார்வையில் கண்டெள்ள சுற்றறிக்கைகளின் வாயிலாக பொதுமக்களுடன் தொடர்புடைய ஆங்கிலப்
படிவங்கள் தமிழாக்கம் செய்யப்பட்டு அலுவலகப்பணிகளில் நடைமுறைப்படுத்த ஏற்கனவே அனுப்பப்
பட்டுள்ளன. அவைகளின் தொடர்ச்சியாக கீழ்க்கண்ட ஆங்கிலப்படிவங்கள் இணைத்து அனுப்பப்படுகின்றன.

(i) Letter

Sub: Extension of supply to your industry under L. T. Tariff IV—Remittance of S.D.
and other charges—intimated.

கடிதம்

பொருள் : குறைவழுத்த மின் கட்டண வீதப்பட்டி-IV-ன் கீழ் தங்களின் தொழிற்சாலைக்குத்
தேவைப்படும் மின் வழங்கலுக்கு நீட்டிப்பு—பிணை வைப்புத் தொகைக்கும் இதர
கட்டணங்களுக்கும் செலுத்த வேண்டிய தொகை குறித்து—தகவல் தரப்படுகின்றது.

(ii) Form No. 2—Letter

Sub: Application for Extension of supply to your industry—Non availing of supply—
forfeiture of Security Deposit—Intimated.

படிவம் எண். 2—கடிதம்

பொருள் : உங்கள் தொழிலகத்துக்கு மின் வழங்கலை நீடிப்பதற்குரிய விண்ணப்பம்—மின்
வழங்கல் பெறப்படவில்லை—பிணை வைப்புத் தொகையினை இழத்தல்—தகவல்
தரப்படுகின்றது.

(iii) Form No. 5—Letter

Sub: Extension of supply to your industry under L.T. Tariff.....probable
time of effecting supply—90 days notice—issued.

படிவம். எண். 5—கடிதம்.

பொருள் : குறைவழுத்த மின் கட்டண வீதம்.....ன் கீழ் உங்களின் தொழிற்
சாலைக்கு மின்வழங்கலை நீட்டிப்புச் செய்தல்—மின் வழங்கலுக்கான தோராயமான
காலம்—90 நாட்கள் அறிவிப்பு—அளிக்கப்படுகிறது.

(iv) Flow Chart of Name Transfer of L.T. Service.

குறைவழுத்த மின் இணைப்பில் பெயர் மாற்றம் செய்வதற்குரிய குறிப்புகள் அடங்கிய
அட்டவணை.

(v) Acknowledgement Slip

ஒப்புகை ரசீது.

(vi) Letter—

Sub : Shifting of agricultural service bearing A/c. No.....proposal—Submission of கடிதம்—

பொருள் : கணக்கு எண்.....ல் அமைந்துள்ள வேளாண்மை மின் விநியோகத்தை இடம் மாற்றுதல்—.....செயற் குறிப்பு.....க்கு வைக்கப்படுகின்றது.

(vii) Letter

Sub :Distribution circle/Supply to Pre. No.....
A/c. No.....Representation—Regarding.

கடிதம்

பொருள் :மின் பகிர்மான வட்டம்/விநியோகத்துக்குரிய வீட்டு இலக்க எண்.....கணக்கு எண்.....—விண்ணப்பம்—குறித்து.

(viii) Letter

Sub :Distribution Circle—New Service Connection at your premises—clarification—regarding.

கடிதம்

பொருள் :பகிர்மான வட்டம்/.....தங்களது இடத்திற்கு புதிய மின் இணைப்புத் தருதல்—விளக்கங்கள்—தொடர்பாக.

(ix) Letter

Acknowledgement for receipt of H.T.—Application.

கடிதம்

உயரமுத்த மின்சக்தி தேவைக்கென விண்ணப்பம் பெற்றுக்கொண்டதற்குரிய ஒப்புமை.

(x) Letter

Sub : Elec. Installation of Diesel Generator/Alternator set—Permission under Section 44 of the Electricity Supply Act, 1948—Consent—Accorded.

கடிதம்

பொருள் : மின்சாரம்—மசல் மின் ஆக்கி/மாற்று அமைப்பு நிறுவதல்—1948ஆம் ஆண்டு மின் வழங்கு சட்டத்தின் 44-வது பிரிவின் கீழ் ஒப்புதல் அளித்தல்—வழங்கப்படுகின்றது.

இனி வரும் காலங்களில் மேற்கண்ட தமிழ்ப் படிவங்களையே பகிர்மான வட்டங்களிலும் அதன் சார்பு அலுவலகங்களிலும் பயன்படுத்த வேண்டுமென அனைத்து அலுவலர்களும் கேட்டுக் கொள்ளப்படுகின்றனர்.

அனைத்து அலுவலர்களின் கவனம் 18-10-90 நாளிட்ட இவ்வலுவலக சுற்றறிக்கை எண். 121347/799/தவ/நி.90-1ன் மீது ஈர்க்கப்படுகின்றது. இச்சுற்றறிக்கையில் கேட்டுக் கொண்டவன்மாம் தமிழில் மட்டுமே படிவங்களை அச்சிட்டு/நகல் எடுத்துப் பயன்படுத்துமாறுக் கேட்டுக் கொள்ளப்படுகிறார்கள்.

இச்சுற்றறிக்கை பெறப்பட்டதற்கான ஒப்புமையினை இத்துடன் இறுதியில் இணைக்கப்பட்டுள்ள ஒப்புமைப் படிவத்தில் உடனடியாக இவ்வலுவலகத்துக்கு அனுப்பி வைக்கும்படியும், மேலும் இச்சுற்றறிக்கை மீது மேற்கொள்ளப்பட்ட தொடர் நடவடிக்கை குறித்த தகவலினையும் விரைவில் அனுப்பி வைக்கும் படியும் அனைத்து அலுவலர்களும் கேட்டுக் கொள்ளப்படுகின்றனர்.

சே. தீனையாளன்,
தலைமைப் பொறியாளர் (பணி அமைப்பு).

இணைப்பு : ஆங்கிலம் மற்றும் தமிழாக்கப் படிவங்கள்.

By Regd. Post Ack. Due 1

TAMIL NADU ELECTRICITY BOARD

From

NEW/ADDL.

.....
Executive Engineer/O&M,
.....Elec. Distn. Circle,

To

Thiru.....
.....
.....

Lr. No..... Dated.....

Sir,

Sub: Extension of supply to your industry under L.T. Tariff IV Remittance of SD and other charges—intimated.

Ref: Your application dt. — —199 . Bearing Application No.....

It is expected that Tamil Nadu Elec. Board can effect supply to your industry at.....
.....Village.....Taluk.....District on or before.....

2. You are requested to remit Rs.....(Rupees.....only) towards Security Deposit and Service connection charges for effecting supply to your industry. A calculation sheet for the amounts is enclosed for your information.

3. The amount may be remitted by Cash to AE/JE/Distn. section..... at his office or by a demand draft in favour of the TNEB to be handed over to AE/JE/Distn. section.

4. The remittance should be made on or before.....(date, month and year to be specified) failing which it will be construed that you are not interested in availing of power supply to your industry applied for in your application cited and the application will be cancelled.

5. You are also requested to register your readiness with details of equipments/motor etc., in the READINESS Register/for L.T. Industrial applications maintained in the office of the AEE/Distribution concerned on or before.....

6. Board's works will be taken up only after you register your readiness in the office of the AEE/Distn. concerned and unless you Register your readiness on or before the stipulated date indicated in para 5 above, Board will not be able to keep up the committed date and effecting of supply will get delayed.

7. You are also informed that readiness means completion of civil works, receipt of Motors/Machineries at site and Electrical Installation works being under progress.

8. If you do not register your readiness on or before stipulated date/extended date for entering readiness (i.e.)..... your earnest money deposit will be forfeited and the application will be cancelled.

9. However if you are not able to register your readiness on or before the date stipulated, you may, if so desire apply for extension of time to the Executive Engineer before the expiry date for registering your readiness which is received in time will be considered and extension of time can be granted upto a maximum of three months.

EMD	:	
SC charges	:	
Meter		
Caution		
deposit		
	:	
Total		_____

Yours faithfully,

Executive Engineer (O&M)

Copy to the Asst. Executive Engineer/Distn./.....

ஒப்புக்கையுடன் கூடிய பதிவு அஞ்சல் :

தமிழ்நாடு மின்சார வாரியம்

புதிதாக/கூடுதலாக

அனுப்புநர்

திரு.....
செயற் பொறியாளர்/இ.ப.,
.....மின் பகிர்மான வட்டம்,
.....மாவட்டம்.

பெறுநர்

திரு.....
.....
.....

க. எண்...../நாள்.....

ஐயா,

பொருள் : குறைவழுத்த மின் கட்டண வீதப்படி—IV—ன் கீழ் தங்களின் தொழிற்சாலைக்குத் தேவைப்படும் மின் வழங்கலுக்கு நீட்டிப்பு—பிணை வைப்புத் தொகைக்கும் இதர கட்டணங்களுக்கும் செலுத்த வேண்டிய தொகை குறித்து—தயவல் தரப்படுகின்றது.

பார்வை : தங்களின் விண்ணப்ப நாள்.....1991 விண்ணப்பத்திற்குரிய எண்.....

.....மாவட்டத்தைச் சேர்ந்த.....கிராமத்தில் அமைந்துள்ள தங்களின் தொழிற்சாலைக்கு.....நாளன்றோ அல்லது அதற்கு முன்பாகவோ மின் இணைப்பை வழங்க முடியும் என தமிழ்நாடு மின் வாரியம் எதிர்பார்க்கின்றது.

2. தங்கள் தொழிற்சாலைக்கு மின் வழங்குவதற்காக பிணை வைப்புத் தொகை மற்றும் மின் இணைப்புக்குரிய கட்டணங்கள் ஆகியவற்றிற்காக ரூ..... (ரூபாய்.....மட்டும்) செலுத்துமாறு கேட்டுக் கொள்கிறேன். தங்கள் தகவலுக்காக இத்துடன் மேற்குறிப்பிட்ட தொகைக்குரிய சணக்கீட்டு விவரங்களை இணைத்துள்ளேன்.

3. தொகையினைப் பணமாகச் செலுத்துவதாயின் உதவிப் பொறியாளர்/இளநிலைப் பொறியாளர்/மின் பகிர்மானப் பிரிவில்.....ல் உள்ள அலுவலகத்தில் செலுத்தலாம். அல்லது தமிழ்நாடு மின்வாரியத்தின் பெயருக்கு அளிக்கப்படும் சேட்டைக் காசோலையெனில் உதவிப் பொறியாளர்/இளநிலைப் பொறியாளர்/.....மின் பகிர்மான பிரிவு அவர்களிடம் நேரில் அளிக்கலாம்.

4. குறிப்பிடப்பட்ட தொகையினை..... (நாள், மாதம் மற்றும் வருடம் குறிப்பிடப்பட வேண்டும்) நாளுக்குள் அன்றோ அல்லது அதற்கு முன்பாகவோ செலுத்தத் தவறினால், தங்களின் விண்ணப்பத்தில் குறிப்பிட்டுள்ள தங்களது தொழிற்சாலைக்கு மின் விநியோகத்தைப் பெறுவதற்கு தங்களுக்கு விருப்பம் இல்லையென முடிவு செய்யப்பட்டு விண்ணப்பம் இரத்து செய்யப்படும்.

5.அன்றோ அல்லது அதற்கு முன்பாகவோ தொடர்புடைய உதவி செயற் பொறியாளர்/மின் பகிர்மான அலுவலகத்தில் குறைவழுத்த மின் தொழிலகங்களின் விண்ணப்பதாரர்களுக்காக பராமரிக்கப்படும் "தயார் நிலை" பதிவேட்டில் சாதனங்கள்/மேரட்டார் முதலியவற்றின் தகவல்களுடன் தங்களின் தயார் நிலையினைப் பதிவு செய்து கொள்ள வேண்டுமென கேட்டுக் கொள்ளப்படுகின்றது.

6. தொடர்புடைய உதவி செயற் பொறியாளர்/மின் பகிர்மான அலுவலகத்தில் தங்களின் தயார் நிலையை தாங்கள் பதிவு செய்த பிறகே வாரியம் தன் பணியை மேற்கொள்ளும். மேலே விண்ணப்பத்தில் குறிப்பிடப்பட்ட வரையறுக்கப்பட்ட நாளன்றோ அல்லது அதற்கு முன்பாகவோ தங்களின் தயார் நிலையை தாங்கள் பதிவு செய்யாவிடில், வாரியம் ஏற்கனவே ஒப்புக் கொண்டுள்ள நாளில் மின் இணைப்பை அளிக்க இயலாமல் ஏற்பட ஏதுவாகும்.

7. மேலும் செரிவிப்பது என்னவெனில் தயார்நிலை என்பது மின் அமைப்புப் பணிக்கான கட்டடப் பணிகளை கட்டி முடிக்கப்படுதல், குறிப்பிட்ட இடத்தில் மேரட்டாரீகர்கள்/சியகிரீகர்கள் ஆகியவற்றை வைத்தல், மின் இணைப்பிற்கான பணிகள் முன்னேற்ற நிலையில் இருப்பது ஆகியவைகள் ஆகும்.

8. தயார் நிலையை குறிப்பிடுவதற்காக வரையறுக்கப்பட்ட நாளன்றோ அல்லது அதற்கு முன்பாகவோ நீட்டிக்கப்பட்ட.....அன்றோ தங்களின் தயார் நிலையினைப் பதிவு செய்யவில்லை என்றால் தங்களின் விண்ணப்பம் இரத்து செய்யப்பட்டு பொறுப்புறுதி ஈட்டுத் தொகையினை இழக்க நேரிடும்.

9. இருப்பினும் வரையறுக்கப்பட்ட நாளன்றோ அல்லது அதற்கு முன்பாகவே தங்களது தயார் நிலைமையை பதிவு செய்து கொள்ள இயலாத நிலை ஏற்பட்டிருந்தால், தயார் நிலைமையை பதிவு செய்து கொள்ள நிர்ணயிக்கப்பட்ட நாள் முடிவுறுவதற்கு முன்பாகவே செயற் பொறியாளரிடம் காலக்கெடு நீட்டிப்பு கேட்டு தாங்கள் விண்ணப்பிக்கலாம். அது குறிப்பிட்ட நாட்களுக்குள் பெறப்பட்டால் அவை பரிசீலிக்கப்பட்டு காலக்கெடு நீட்டிப்பு உயரளவாக மூன்று மாத காலத்திற்கு வழங்கப்படும்.

பொறுப்புறுதி சுட்டுத் தொகை :
மின் இணைப்புக் கட்டணங்கள் :
மின் அளவீக்கான பிணையத் தொகை :

மொத்தம்

தங்கள் உண்மையுள்ள,

செயற்பொறியாளர் (இ&ப).

நகல் : உதவி செயற் பொறியாளர்/பகிர்மானம்/.....

நகல் : உதவிப் பொறியாளர்/இளநிலைப் பொறியாளர்/பகிர்மானம்/.....

TAMIL NADU ELECTRICITY BOARD

From

Thiru
Executive Engineer,
Distribution Division,
Tamil Nadu Electricity Board.

To

Thiru/Thiruvallargal.....
.....
.....

Letter No.....Date :

Sir(a),

Sub : Application for Extension of supply to your industry—non availing of supply—
forfeiture of Security Deposit—Intimatad.

Ref : (i) Your application dt.....bearing Registration No.....

(ii) This office Lr. No.....dt.....

In this office letter cited in reference (ii) above, you were requested to avail supply on or before..... failing which the Security Deposit would be forfeited.

2. You have not availed supply on or before..... you are hereby informed that the Security Deposit paid by you is, therefore, forfeited.

3. However the service connection charges deposited by you will be refunded. You are requested to contact the Assistant Engineer/Junior Engineer, Distribution..... for further action.

Yours faithfully,

Executive Engineer,
Distribution Division.

Copy to the Assistant Executive Engineer, Distribution Sub division.

Copy to the Assistant Engineer/Junior Engineer, Distribution Section.

ஒப்புக்கையுடன் கூடிய பதிவு அஞ்சல்

தமிழ்நாடு மின்சார வாரியம்

அனுப்புநர்

திரு.....

செயற்பொறியாளர்/பகிர்மானப் பிரிவு,
தமிழ்நாடு மின்சார வாரியம்.

பெறுநர்

திரு/திருவாளர்கள்.....

.....
.....

க. எண்..... நாள்.....

ஐயா,

பொருள் : உங்கள் தொழிலகத்துக்கு மின் வழங்கலை நீடிப்பதற்குரிய விண்ணப்பம்—
மின் வழங்கல் பெறப்படவில்லை—பிணை வைப்புத் தொகையினை
இழத்தல்—தகவல் தரப்படுகின்றது.

பார்வை : 1. உங்கள் விண்ணப்பத்தின் நாள்.....
பதிவு செய்யப்பட்ட எண்.....

2. இவ்வலுவலக க. எண். செ. பொ.....நாள்.....

பார்வை தீர்மானம் கண்டுள்ள இவ்வலுவலகக் கடிதத்தில் குறித்துள்ளபடி.....அன்றோ
அல்லது அதற்கு முன்பாகவோ மின் வழங்கலைப் பெற்றுக் கொள்ளும்படி கேட்டுக் கொள்ளப்பட்டிருந்தீர்கள்.
அவ்வாறு மின் வழங்கலைப் பெற்றுக் கொள்ளத் தவறினால் பிணை வைப்புத்தொகையினை இழக்க நேரிடும்.

2.அன்றோ அல்லது அதற்கு முன்பாகவோ நீங்கள் மின் இணைப்பைப் பெற்றுக்
கொள்ளவில்லை. எனவே தங்களால் செலுத்தப்பட்ட பிணை வைப்புத் தொகை பறிமுதல் செய்யப்பட்டு
விட்டது எனத் தெரிவிக்கப்படுகின்றது.

3. இருப்பினும் உங்களால் செலுத்தப்பட்ட மின் இணைப்புக்குரிய கட்டணங்கள் திருப்பித் தரப்படும்.
உதவிப் பொறியாளர்/இளநிலைப் பொறியாளர் பகிர்மானம் அவர்களை மேல் நடவடிக்கைக்காக அணுக
வேண்டுமெனக் கேட்டுக் கொள்கிறேன்.

தங்கள் உணமையுள்ள,

செயற்பொறியாளர்/பகிர்மானக் கோட்டம்.

நகல் பெறுபவர் :

உதவி செயற் பொறியாளர்/பகிர்மானத் துணைக்கோட்டம்,

உதவிப் பொறியாளர்/இளநிலைப் பொறியாளர், பகிர்மானப் பிரிவு.

By Registered Post Ack. Due

TAMIL NADU ELECTRICITY BOARD

From

Thiru.....

Executive Engineer/Distribution,
Tamil Nadu Electricity Board,
.....

To

Thiru/Thiruvallur.....
.....
.....

Lr. No..... Dated :.....

Sir(s),

Sub : Extension of supply to your industry under L.T. tariff.....
probable time of effecting supply—90 days notice—issued.Ref : 1. Your application dated.....
bearing Registration number.....
2. This office Lr. No.....dt.....

In this office letter cited you were informed that Board could effect supply to your industry at.....village,Taluk,District in the month of19.....

2. Due to exigencies, it is expected that Board may not be able to effect supply to your industry in the month of.....19.....However it is expected that Board can effect supply to your industry in the month of19.....Another notice will be issued to you about 90 days before the revised probable date for effecting supply. You may await the same for programming to complete your works and receive supply.

Yours faithfully,

Executive Engineer,
Distribution Division.Copy to the Assistant Executive Engineer,
Distribution sub-division,

Copy to the A.E./J.E. Distribution Section.

ஒப்புக்கையுடன் கூடிய பதிவு அஞ்சல்

தமிழ்நாடு மின்சார வாரியம்

அனுப்புநர் :

திரு.....

செயற் பொறியாளர், பகிர்மானம்,

தமிழ்நாடு மின் வாரியம்,

பெறுநர் :

திரு/திருவாளர்கள்.....

கடித எண்.....நாள்.....

ஐயா,

பொருள் : குறைவழுத்த மின் கட்டண வீதம்.....ன் கீழ் உங்களின் தொழிற்சாலைக்கு மின் வழங்கலை நீட்டிப்புச் செய்தல்—மின் வழங்கலுக்கான தோராயமான காலம்—90 நாட்கள் அறிவிப்பு—அளிக்கப்படுகின்றது.

பார்வை : 1. தங்கள் மனுவின் நாள்.....
பதிவுடன் கூடிய எண்.....

2. இவ்வலுவலகக் க. எண்.....
நாள்.....

.....கிராமம்,.....தாலுக்கா.....மாவட்டத்தில் அமைந்துள்ள தங்கள் தொழிற்சாலைக்கு மின் வழங்கலை.....(மசுதம், வருடம்) 19.....அன்று வாரியம் தொடங்க வுள்ளது என்ற தகவலினை உங்களுக்கு மேற்குறிப்பட்ட இவ்வலுவலகக் கடிதம் வாயிலாகத் தெரிவிக்கப் பட்டிருந்தது.

2. தவிர்க்க இயலாத காரணத்தினால் தங்கள் தொழிற்சாலைக்கு 19.....ஆண்டு.....மாதத்தில் மின் வழங்கலை அளிக்க இயலாது என வாரியம் கருதுகின்றது. இருப்பினும் மேற்கண்ட 9ங்கள் தொழிற் சாலைக்கு 19.....ஆம் ஆண்டு.....மாதத்தில் மின் வழங்கலை அளிக்க இயலும் என வாரியம் எதிர் பார்க்கின்றது இருப்பினும், மின்சாரம் வழங்குவதற்கான திருத்தியமைக்கப்பட்ட தோராயமான நாள், 90 நாட்களுக்கு முன்பாக மற்றும் ஒரு அறிவிப்பு வாயிலாக தங்களுக்குத் தெரிவிக்கப்படும். திட்டமிட்டப்படி தங்கள் பணிகளை முடித்து மின் விநியோகத்தினைப் பெற தாங்கள் காத்திருத்தல் அவசியம்.

தங்கள் உண்மையுள்ள,

செயற் பொறியாளர்/பகிர்மானக் கோட்டம்.

நகல் பெறுபவர் :

உதவிச் செயற் பொறியாளர்/பகிர்மானத் துணைக் கோட்டம்.

உதவிப் பொறியாளர்/இளநிலைப் பொறியாளர்/பகிர்மானப் பிரிவு.

TAMIL NADU ELECTRICITY BOARD

.....ELECTRICITY DISTRIBUTION CIRCLE/

FLOW CHART OF NAME TRANSFER OF L. T. SERVICE

1. Account Number :
2. Distribution :
3. Purpose of supply & Tariff applied :
4. Connected load/Contracted load :
5. Name of the Registered Consumer : Thiru
6. Name of person in whose favour the transfer is applied for :
7. (a) Circumstances warranting transfer of service :
 - (1) Sale of busines/property
 - (2) On death of registrered consumer
- (b) Date of application for transfer :
8. Documents verified :
 - (a) Sale deed
 - (b) Legal heirship certificate
 - (c) Latest Municipal or Panchayat Tax receipt issued in favour of the transferee.
 - (d) Consent of the owner of the building.
 - (e) Consent letter of the previous Registered consumers.
 - (f) Application in T.N.E.B. form.
9. Amount dues as on date :
10. Collection details :
11. Security deposit required, S. D. held and A. S. D. collected. :
12. Clearance Certificate from the AE/JE of the area. :
13. Name Transfer fee .
14. Ref. No. in which orders issued

NAME TRANSFER APPROVED AND DATE

Asst. Accounts Officer/Revenue Branch.

.....E.D.C./.....

தமிழ்நாடு மின்சார வாரியம்

..... மின் பகிர்மான வட்டம்/.....

குறைவழுத்த மின் இணைப்பின் பெயர் மாற்றலுக்குரிய குறிப்புகள் அடங்கிய அட்டவணை

1. கணக்கு எண். :
2. பகிர்மானம் :
3. மின்சாரம் அளிக்கப்படுவதற்கான காரணம்/ அதற்குரிய மின் கட்டண வீதம். :
4. இணைக்கப்பட்ட மின்சுமை/ஒப்பந்த மின்சுமை :
5. பதிவு செய்யப்பட்டுள்ள மின் பயனீட்டாளரின் பெயர் : திரு.
6. யாருடைய பெயருக்கு மாற்றம் செய்யக்கோரி விண்ணப்பிக்கப்பட்டுள்ளது. :
7. அ. மின் விநியோகத்தை மாற்றம் செய்வதற்கு ஏற்பட்ட நிர்ப்பந்தச் சூழ்நிலைகள் : 1. வியாபாரத்தை/சொத்தை விற்றல்
2. பதிவு செய்யப்பட்டுள்ள மின் பயனீட்டாளரின் மரணம்.
- ஆ. மாறுதல் செய்வதற்காக விண்ணப்பித்த நாள் :
8. சரிபார்க்கப்பட்ட ஆவணங்கள் :
அ. விற்பனை ஆவணம் :
ஆ. சட்டப்படியான வாரிசுதாரருக்கான சான்றிதழ். :
இ. மாற்றல் கோரும் நபரினால் நகராட்சி அல்லது ஊராட்சிக்கு அண்மையில் வரி செலுத்தியதற்கான ரசீது. :
ஈ. கட்டிடச் சொந்தக்காரரின் ஒப்புதல் :
உ. பதிவு செய்யப்பட்ட முந்தைய பயனீட்டாளரின் ஒப்புதல் கடிதம் :
ஊ. தமிழ்நாடு மின்சார வாரியத்தின் விண்ணப்பப் படிவம் :
9. நடப்பு தேதியில் நிலுவையிலுள்ள தொகை :
10. வசூலிக்கப்படும் விவரங்கள் :
11. தேவைப்படும் பிணை வைப்புத் தொகை கணக்கில் உள்ள பிணை வைப்புத் தொகை மற்றும் வசூலிக்கப்பட்ட கூடுதல் பிணை வைப்புத் தொகை. :
12. அப்பகுதிக்குரிய இளநிலைப் பொறியாளர்/ உதவிப் பொறியாளரிடமிருந்து தடை நீக்கச் சான்றிதழ். :
13. பெயர் மாற்றம் செய்வதற்குரிய கட்டணம் :
14. உத்தரவு வழங்கப்பட்ட குறிப்பு எண். :

பெயர் மாற்றம் செய்வதற்கு ஒப்புதல்
அளிக்கப்பட்டது மற்றும் நாள்.

உதவி கணக்கு அலுவலர்/
வருவாய்க் கிளைமின் பகிர்மான வட்டம்.

**TAMIL NADU ELECTRICITY BOARD
ACKNOWLEDGEMENT SLIP**

1. Name of the Applicant :
2. Address :
3. Date of receipt of Application :
4. Tariff under which supply required :
5. Load required :
6. SF No. for Agricultural Service/Door No. for other Categories :

Date :

Executive Engineer (O & M)

தமிழ்நாடு மின்சார வாரியம்
ஒப்புக்கை ரசீது

1. விண்ணப்பதாரரின் பெயர் :
2. முகவரி :
3. விண்ணப்பம் பெறப்பட்ட நாள் :
4. தேவைப்படும் மின் வழங்கலுக்குரிய கட்டண வீதம் :
5. தேவைப்படும் மின்சமையின் அளவு :
6. வேளாண்மை மின் விநியோகத்திற்குரிய எஸ். எப். எண்...../கதவு எண்..... மற்றும் பிற இனங்களுக்கு

இடம் :

செயற் பொறியாளர்/இயக்கமும் பராமரிப்பும்

நாள் :

TAMIL NADU ELECTRICITY BOARD

From The Asst. Executive Engineer/
E.D.C./..... To The Executive Engineer/O&M
E.D.C./.....

Lr. No.....Dated

Sir, Sub: Shifting of agricultural service bearing A/c. No.....—Proposal—
 Submission of.

Ref: Lr. No.

A proposal for the above shifting of agricultural service connection is submitted below for approval (in 5 copies subject to the conditions stipulated in item 10).

1. Existing S. C. No. :
2. Name of the agreement holder of the above service. :
3. Survey No. of the above service well. :
4. Name of the applicant (for the new well) :
5. Survey No. of the new well. :
6. Whether both the wells are owned by the same party. :
7. Whether both the wells are fed by the same distribution Transformer/situated in the same village. :
8. Whether regulation and transformer capacity are satisfactory and adequate. :
9. Whether the AEE has confirmed feasibility of reconnection. :
10. Condition to be fulfilled. :
 - (a) Name transfer to be effected by AAO / after verifying the document. :
 - (b) Fresh agreement to be executed :
 - (c) Necessary estimate to be sanctioned by AEE and the amount chargeable to the party collected in advance. :
 - (d) Upto date arrears to be collected including BPSC/and clearance certificate by AAO. ;
11. Remarks and Recommendation of the AEE: ;

Asst. Exe. Engineer/.....

Endt. No..... Dated.....

"APPROVED"

Shunt capacitor should be provided.

To

The AEE/..... (2 copies).

Excutive Engineer/O&M/

Copy to AAO/.....

C/S. to SE/D/..... E.D.C.....

தமிழ்நாடு மின்சார வாரியம்

அனுப்புநர்

பெறுநர்

உதவிச் செயற் பொறியாளர்,

செயற் பொறியாளர்/இ & ப ,

.....மின் பகிர்மான வட்டம்,

.....மின் பகிர்மான வட்டம்,

க. எண்.....நாள்.....

ஐயா,

பொருள் : கணக்கு எண்.....ல் அமைந்துள்ள வேளாண்மை மின் விநியோகத்தை இடம் மாற்றுதல்—.....செயற் குறிப்பு.....க்கு வைக்கப்படுகிறது.

பார்வை : க. எண்.....நாள்.....

இனம்-10-ல் குறிப்பிடப்பட்டுள்ள நிபந்தனைகள் தொடர்பாக 5 தகவல்களுடன் மேற்கண்ட வேளாண் மின் விநியோகத்தினை இடமாற்றம் செய்வதற்கான செயற்குறிப்பு ஒப்புதலுக்காகக் கீழே வைக்கப்பட்டிருக்கிறது.

1. ஏற்சனவே உள்ள மின் இணைப்பு எண். :
 2. மேற்கண்ட மின் இணைப்பிற்காக உடன்படிக்கை செய்து கொண்டவரின் பெயர். :
 3. மேற்கண்ட மின் இணைப்பிற்குரிய கிணற்றின் சர்வே எண். :
 4. புதிய கிணற்றிற்கென விண்ணப்பித்துள்ளவரின் பெயர். :
 5. புதிய கிணற்றின் சர்வே எண். :
 6. இரண்டு கிணறுகளும் ஒருவருக்கே சொந்தமானதா? :
 7. இரண்டு கிணறுகளுக்கும் ஒரே மின் பகிர்மான மின் மாற்றியால் அதே கிராமத்தில் உள்ளவையால் மின்னூட்டப்படுகின்றனவா? :
 8. போதுமான அளவிலும் மனநிறைவை அளிக்கக் கூடிய முறையிலும் மின் மாற்றியின் செயல்திறன் சரிவர உள்ளதா? :
 9. மறு மின்னிணைப்பு செய்யப்படவுள்ளதை உதவிச் செயற் பொறியாளர் உறுதி செய்துள்ளாரா? :
 10. நிறைவு செய்யப்பட வேண்டிய நிபந்தனைகள். :
- (அ) ஆவணங்கள் உதவிக் கணக்கு அலுவலரால் சரிபார்க்கப்பட்ட பின்பே பெயர் மாற்றம் நடைமுறைபடுத்தப்பட வேண்டும். :
- (ஆ) புதிய உடன்படிக்கை நடைமுறைப் படுத்தப்பட வேண்டும். :

(இ) உதவிச் செயற் பொறியாளரினால் செலவு மதிப் :
பீட்டிற்கு ஒப்புதல் அளிக்கப்பட்ட பின்பு மின்
பயனீட்டாளரிடமிருந்து முன்னதாகவே வசூலிக்
கப்பட்ட தொகையில் இக்கட்டணம்
ஏற்கப்படவேண்டும்.

(ஈ) காலங்கடந்து பணம் செலுத்தியதற்கான :
தண்டத் தீர்வையும் சேர்த்து நடப்புத் தேதி
வரை நிலுவைத் தொகை வசூலிக்கப்பட
வேண்டும்/மற்றும் அதற்குண்டான தடை
நீக்கச் சான்றிதழ் உதவிக் கணக்கு
அலுவலரால் வழங்கப்படவேண்டும்.

உதவி செயற் பொறியாளர்/.....

மேற்குறிப்பாணை எண்.....நாள்.....

“ஒப்புதல் அளிக்கப்பட்டது”
மின் கடத்தி உறைகலம் அமைக்கப்பட வேண்டும்.

செயற் பொறியாளர்/இ&ப.

பெறுநர்

உதவிச் செயற் பொறியாளர்/..... (2 நகல்கள்).

நகல் பெறுபவர் : உதவிக் கணக்கு அலுவலர்/.....
மேற்பார்வைப் பொறியாளர்/.....மின் பகிர்மான
வட்டம் அவர்களின் பார்வைக்கு நகல் வைக்கப்படுகின்றது.

TAMIL NADU ELECTRICITY BOARD

From

To

Er.....

Chief Engineer/Distribution,

.....Region,

.....

Lr. No.....Dated.....

Sir/Madam,

Sub :Distn. Circle/

Supply to Pre. No.....

A/c. No.....

Representation—Regarding.

Ref : Your Lr.....dt.....

The Superintending Engineer/.....has been instructed to examine
and to take appropriate expeditious action as per rules. You may please contact him further
on this matter.

Chief Engineer/Distribution,
.....Region.

Copy to the Superintending Engineer/.....with the ORIGINAL LETTER dated.....
received from the party. The representation of the party may be examined and action
taken expeditiously. The party may also be replied to suitably with intimation to
this office in 10 days.

Encl : One Letter in Original.

அலுவல்புநர்

பெறுநர்

திரு.....
 தலைமைப் பொறியாளர்/பகிர்மானம்,
மண்டலம்,

கடித எண்.....நாள்.....

ஐயா/அம்மையீர்,

பொருள் :மின் பகிர்மான வட்டம்/விநியோகத்துக்குரிய வீட்டு இலக்க
 எண்.....கணக்கு எண்..... விண்ணப்பம்—குறித்து.

பார்வை : தங்களின் கடிதம்..... நாள்.....

விதிமுறைகளின்படி பரிசீலனை செய்து உரிய நடவடிக்கையினை விரைவாக மேற்கொள்ளுமாறு
 மேற்பார்வைப் பொறியாளர்/.....அறிவுறுத்தப்பட்டுள்ளார். நீங்கள் இதன் மேல் நடவடிக்கைக்கு
 மேற்பார்வைப் பொறியாளர்/.....தொடர்பு கொள்ளுமாறு கேட்டுக் கொள்கிறேன்.

தலைமைப் பொறியாளர்/பகிர்மானம்,
மண்டலம்.

நகல் பெறுபவர் :

மேற்பார்வைப் பொறியாளர்/.....

விண்ணப்பதாரரிடமிருந்து பெறப்பட்ட கடிதத்தின் மூலப்படி இத்துடன் இணைக்கப்பட்டுள்ளது.
 விண்ணப்பதாரரின் விண்ணப்பத்தை விசாரித்து விரைவாக நடவடிக்கை எடுக்கவும் விண்ணப்ப
 தாரருக்கு உரிய பதிலை அனுப்பி அது குறித்த தகவலை இவ்வலுவலகத்துக்கு 10 நாட்களுக்குள்
 தெரிவிக்கும்படி கேட்டுக் கொள்ளப்படுகின்றீர்கள்.

இணைப்பு : கடிதத்தின் மூலப்படி.

TAMIL NADU ELECTRICITY BOARD

.....Electricity Distribution Circle

From

To

The Assistant Engineer/O&M,
Elec. Distn. Circle,

.....

Letter No..... Dated.....

Sir,

Sub :.....Elec. Distn. Circle/.....
 New Service Connection at your premises—clarification—
 regarding.

Ref : Your application No.....

You are hereby informed to contact this office immediately so as to prepare neces-
 sary estimate for giving new service connection to your premises. Your application is at
 present kept pending for the reason stated below :

1. Wiring is not yet completed at your end.
2. Main Switch is not yet provided at your premises.
3. Address given in your application is not traceable.
4. Your premises is always kept locked.
5. Construction of your premises is not yet completed.
6. Clearance certificate from the Revenue unit for the existing services may be produced.

Assistant Engineer.

தமிழ்நாடு மின்சார வாரியம்

.....மின் பகிர்மான வட்டம்/.....

அனுப்புநர்

பெறுநர்

உதவிப் பொறியாளர்/இ.ப.,

.....மின் பகிர்மான வட்டம்,

.....

.....

.....

.....

கடித எண்..... நாள்.....

ஐயா/அம்மையர்,

பொருள் :மின் பகிர்மான வட்டம்/.....தங்களது
இடத்திற்கு புதிய மின் இணைப்புத் தருதல்—விளக்கங்கள்—தொடர்பாக.

பார்வை : தங்கள் விண்ணப்பத்தின் பதிவு எண்.....

தங்கள் இடத்திற்கு புதிதாக மின் இணைப்புத் தருவதற்கான மதிப்பீட்டினை தயாரிக்க வேண்டுமாதலால் இவ்வலுவலகத்துடன் உடனடியாகத் தொடர்பு கொள்ள வேண்டுமென தங்களுக்கு இதன் மூலம் தெரிவிக்கப்படுகின்றது. கீழ்க்கண்ட காரணங்களுக்காக தற்சமயம் உங்கள் விண்ணப்பத்தின் மீது முடிவு எடுக்க இயலாது நிலுவையில் உள்ளது.

1. தங்கள் வீட்டில்/இடத்தில் ஓயரிங் அமைக்கும் பணி முடிவடையவில்லை.
2. தங்களுக்குரிய இடத்தில் முக்கியமான மின் இயக்கி (மெயின் ஸ்விட்ச்) இன்னும் பொருத்தப்படவில்லை.
3. தங்கள் விண்ணப்பத்தில் கொடுக்கப்பட்டுள்ள முகவரி கண்டுபிடிக்க இயலாததாக உள்ளது.
4. தங்களுக்குரிய இடம் இப்பொழுது பூட்டியே வைக்கப்பட்டுள்ளது.
5. தங்கள் இடத்தில் கட்டடப் பணி இன்னும் முடிவடையவில்லை.
6. வருவாய்ப் பிரிவினருந்து நடப்பு மின் இணைப்பிற்குரிய தடை நீக்கச் சான்றிதழைப் பெற்று அளிக்கப்பட வேண்டும்.

உதவிப் பொறியாளர்/.....

TAMIL NADU ELECTRICITY BOARD

Lr. No.....Dated.....

Acknowledgement for Receipt of H.T. Application

- | | | |
|--|---|----------|
| 1. Name of the applicant with postal address | : | |
| 2. Registered address | : | |
| 3. Factory location | : | |
| 4. Tariff under which supply required | : | |
| 5. Load required | : | |
| 6. Registration No. | : | /19..... |

Place :

Superintending Engineer,

.....Elec. Distn. Circle.

Date :

.....

Copy to the Executive Engineer/O&M/..... (with H.T. application etc. for sending the feasibility report within 30 days with complete particulars as required in Memo. No.....dated.....

Copy to the A.O./RCs & AEE/GI. to report whether any CC arrears or violation assessment is due from the consumer/partners/Directors in respect of all his/their H.T./L.T. Scs. or whether gone to court against the Board on any matter.

தமிழ்நாடு மின்சார வாரியம்

க. எண்.....நாள்.....

உயரமுத்த மின்சக்தி தேவைக்கென விண்ணப்பம் பெற்றுக் கொண்டதற்குரிய ஒப்புக்கை

1. விண்ணப்பதாரரின் பெயர் :
(முழு முகவரியுடன்)
2. பதிவு பெற்ற முகவரி :
3. தொழிற்சாலை அமைந்துள்ள இடம் :
4. தேவைப்படும் மின் வழங்கலுக்குரிய கட்டணவீதம் :
5. தேவைப்படும் மின்சகமை அளவு :
6. பதிவு எண், : /19.....

இடம் :

மேற்பார்வைப் பொறியாளர்/.....

நாள் :

மின் பகிர்மான வட்டம்.
.....

நகல் : செயற் பொறியாளர்/இ. & ப. (உயரமுத்த மின் தேவைக்குரிய விண்ணப்பத்துடன்)

சாத்தியக் கூறுகளுக்கான அறிக்கையினை முழுமையாக 30 நாட்களுக்குள் குறிப்பாணை எண்.....
நாள்.....ன்படி முழு விவரங்களையும் அனுப்பி வைக்க வேண்டும்.

நகல் : கணக்கு அலுவலர்/ஆர்.சி.எஸ். & உ.செ. பொ./பொது. மின்நுகர்விற்கான நிலுவைத் தொகை அல்லது அவருடைய/அவர்களுடைய உயரமுத்த/குறைவமுத்த மின்சக்தி தொடர்புடைய மின் இணைப்புகளில் விதி மீறலுக்கான மதிப்பீட்டு தொகை நுகர்வாளர்/பங்குதாரர்கள்/இயக்குநர் களிடமிருந்து பாக்கியாக உள்ளதா அல்லது வேறு எந்தவொரு காரணத்திற்காகவேனும் வாரியத் திற்கு எதிராக நீதிமன்றம் சென்றுள்ளாரா என்ற தகவலினைத் தெரிவிக்கவும்.

TAMIL NADU ELECTRICITY BOARD

From

To

Er.....

Executive Engineer/O&M,

.....Elec. Distn. Circle,

.....

Lr. No..... Dated.....

Sir,

Sub : ELECTRICITY—Installation of Diesel Generator/Alternator set—permission under section 44 of the Electricity (Supply) Act. 1948—Consent—Accorded.

Ref :

Consent is hereby given under section 44 of the Electricity (Supply) Act, 1948 to install 1 No. Generator with the details as below :

Make :
 Sl. No. :
 Capacity :
 Voltage :
 Phase :
 Date :

subject to the following conditions :

1. The Generator set should not be utilised to extend power to other premises.
2. The wiring should be done by the licensed Electrical Contractor.
3. Either separate wiring should be done for the loads fed by the generator.

(or)

A double throw (Change over) switch should be provided with adequate earthing and meter may be fixed for recording units.

4. The generator set can be commissioned in the presence of the E.B. Officials only, after inspection and taking.

Yours faithfully,

Copy to AEE/O&M/

Copy to JE/O&M/

He is requested to inspect the wiring arrangement and send the report to this office.

தமிழ்நாடு மின்சார வாரியம்

அனுப்புநர்

பெறுநர்

திரு.....

செயற் பொறியாளர்/இ. & ப.

..... மின் பகிர்மான வட்டம்,

.....

க. எண்..... நாள்.....

ஐயா,

பொருள் : மின்சாரம்—1948 ஆம் ஆண்டு மின் ஆக்கி/மாற்று அமைப்பு நிறுவதல்—1948ஆம் ஆண்டு மின் வழங்கு சட்டத்தின் 44-வது பிரிவின் கீழ் ஒப்புதல் அளித்தல்—வழங்கப்படுகிறது.

பார்வை :

1948ஆம் ஆண்டு மின் வழங்கு சட்டத்தின் 44வது பிரிவின் கீழ் கீழ்க் குறிப்பிட்டுள்ள விவரங்களுடன் மின் ஆக்கி ஒன்றினை நிறுவுவதற்கு ஒப்புதல் வழங்கப்படுகிறது

அமைப்பு :
வரிசை எண். :
கொள் திறன் :
வோல்டேஜ் :
முத்திசை (பேஸ்) :
நாள் :

கீழ்க்கண்ட நிபந்தனைகளுக்கு உட்பட்டு இருக்க வேண்டும்.

1. மின் ஆக்கி மூலம் உற்பத்தி செய்யப்படும் மின்சாரத்தை மற்ற இருப்பிடங்களுக்கு நீட்டிப்புச் செய்து பயன்படுத்துதல் கூடாது.
2. உரிமம் பெற்ற மின் ஒப்பந்தக்காரர்களால் மட்டுமே மின்கம்பி இணைப்பு வேலைகள் செய்யப்பட வேண்டும்.
3. மின் ஆக்கியால் மின்சாரம் ஊட்டப்பட வேண்டுமெனில் தனிப்பட்ட முறையில் மின்கம்பி இணைப்பு செய்யப்பட வேண்டும்.

அல்லது

இரண்டுவழி (முறைமாற்றி) மின் இயக்கியை (ஸ்டீட்ச்) போதுமான மின் தரக்குதல் நிலப் பாதுகாப்புடன் மின் பயனிட்டளவைக் கணக்கிட மின் அளவியையும் பொருத்த வேண்டும்.

4. ஆய்வு செய்யப்பட்டு சோதனை அறிக்கை பெறப்பட்ட பின்பே வாரிய அலுவலர்களின் முன்னிலையில் மட்டுமே மின் ஆக்கி அமைப்பு இயக்கி வைக்கப்பட வேண்டும்.

தங்கள் உண்மையுள்ள,

தகல் :

உதவிச் செயற் பொறியாளர்/இ & ப.

தகல் : இளநிலைப் பொறியாளர்/இ. & ப.

மின் கம்பி இணைப்புகளின் அமைப்பை ஆய்வு செய்து இவ்வலுவலகத்துக்கு அறிக்கை அனுப்பும்படி கேட்டுக் கொள்ளப்படுகிறார்.

DELEGATION—Tamil Nadu Electricity Board—Delegation of Powers to Secretary to sanction fixation/refixation of Pay of employees of the Board—Order—issued.

(Per) B. P. (F. B.) No. 90

(Sectt. Branch)

Dated 12—11—1991.

Read :

B. P. Ms. 2115 dated 13—10—1972.

Proceedings :

The Tamil Nadu Electricity Board hereby directs that the Secretary shall be delegated with powers to sanction fixation/refixation of Pay of employees of the Board upto the level of Chief Engineers.

(By Order of the Board)

S. Chockalingam,
Secretary-in-Charge.



Establishment—Tamil Nadu Electricity Board—Thiru A. K. Thiagarajan, Deputy Secretary to Government—Appointment as Secretary to Board—Orders—Issued.

Permanent B. P. (Ch) No. 285

(Secretariat Branch)

Dated 12—11—1991,
Ippasi 26, Prachorpathy,
Thiruvalluvar Aandu 2022

Read :

Rt. B. P. (Ch) No. 91, Secretariat Branch, dated 31—8—91.

G. O. Rt. No. 4101 Public (Special—A) Department, dt. 8—11—91.

Proceedings :

In exercise of the powers conferred by Section 15 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), and with the approval of the Government of Tamil Nadu, the Tamil Nadu Electricity Board hereby appoints Thiru A. K. Thiagarajan, Deputy Secretary to Government, Environment and Forests Department on deputation as Secretary to the Board with effect from the date of his taking over charge, terminating the additional charge held by Thiru S. Chockalingam, Legal Adviser.

2. Orders regarding the terms and conditions governing the appointment of Thiru A. K. Thiagarajan on deputation will be issued separately.

(By Order of the Chairman)

S. Chockalingam,
Secretary-in-Charge.

U.O. Note No. 54791/H1/91—6, (Secretariat Branch) Dated 13—11—91.

Sub : Establishment—Tamil Nadu Electricity Board—Secretary to Board—Thiru A.K. Thiyagarajan, Assumption of Charge—Intimation.

Ref : Permanent B.P. (Ch) No. 285, Secretariat Branch, dated 12—11—91.

Thiru. A.K. Thiyagarajan has assumed Charge as Secretary to the Board on 13—11—1991 F.N. His residential address and telephone numbers are as follows :—

Residential Address :

A.K. Thiyagrajan,
No. 49, Rangaraja puram Road,
Kodampakkam,
Madras-600 024.

Telephone Nos :

Office :

831118 (Personal)

832171 }
832172 }
832173 }
833387 } Ext. 3
833388 }
832436 }
832442 }

Residence :

421490

R. Bragam,
Deputy Secretary (Administration).



Memorandum No. 77981/O&M Cell (2)/91—1 (Secretariat Branch) Dated 13—11—91.

Sub : Establishment—Tamil Nadu Electricity Board—Vigilance Cell—Sanction of one Additional Sub—division in Anti Power Theft Squad in Madras—Orders—Issued—Amendment—Issued.

Ref : (Per) B.P. (Ch) No. 261 (S.B.) dated 3—10—91.

The following amendment is issued to (Per) B.P. (Ch) No. 261 (Secretariat Branch) dated 3—10—1991 :—

Amendment

For the existing word "Assistant Engineer" occurring against item (ii) under para (1) of the Board's Proceeding cited, the words "Assistant Engineer/Junior Engineer I Grade" shall be substituted.

A.K. Thiyagarajan,
Secretary.

Memo. (Per) No. 74346/O&M Cell (4)/91-1 (Sectt. Branch) dated the 20th November, 1991

Sub : Establishment—Tamil Nadu Electricity Board—Officers and staff deputed for official work within Madras City—Payment of flat rates of actual expenses—Orders issued—Further instructions issued.

Ref : (i) (Per) B.P. (Ch) No. 264 (Sectt. Branch) dt. 28—9—1989.

(ii) Memo. (Per.) No. 44449/O&M Cell (4)/90-1, dt. 19—9—1990.

(iii) From Chief Financial Controller U.O. No. CFC/HO/Cor/PR 75237/91 dt. 25—10—91.

In the Board's Proceedings read above, orders were issued among other things that when the staff serving in various offices of the Tamil Nadu Electricity Board Complex are deputed for official work within Madras City, they are eligible to claim actual expenses at the rates specified therein. Subsequently, the above orders were made applicable to all the employees of the Board serving in various offices situated within Madras City limits. Recently, the Government of Tamil Nadu have revised the auto charges with a minimum of Rs. 4/40 for the first 2 Kms. and for the remaining distance at Rs. 2/20 per K.M. The employees of the Board who are deputed for official work within Madras City have therefore to pay the actual charges incurred by them.

2. Consequent on the revision of auto charges, it is hereby ordered that the auto charges to be paid to the employees of the Board deputed for official trip within Madras City shall be revised to Rs. 4/40 for the first 2 Kms. and for the remaining distance at the rate of Rs. 2/20 per K.M., along with waiting charges, if any, the rates prevailing as on date.

3. It is also ordered that in future, employees of the Board who are deputed for official work within Madras City shall be permitted to claim actual expenses of Autorickshaw/Taxi charges prevailing at the time of claim consequent on revision by Government of Tamil Nadu.

(By Order of the Chairman)

A. K. Thiyagarajan,
Secretary.

Memorandum (Per) No. 17774/O&M Cell(4)/91-4 (Secretariat Branch) Dated 20-11-1991.

Sub: TOUR—Approval of Tour programme for Tour by the employee of the Board within and outside Tamil Nadu—Orders issued—Amendment—Ordered.

- Ref: (i) Board's Memo. (Per) No. 33304/O&M Cell/88-6 dated 1-8-1988.
 (ii) From Chief Engineer/Materials Management U.O. No. SE/MMI/EES/A3/F. Misc/D. 82/91 dated 27-2-1991.
 (iii) From Chief Engineer/Materials Management U.O.No. SE/MMI/EES/A3/F.TR/D.26/91 dated 27-9-1991.

The following amendments are issued to the Board's Memorandum first cited :

Amendment

- (i) In the said Memorandum under para. 1, the following provisions shall be inserted as item 'C' :

C. Materials Management :

8. Pre-bid factory inspection of supplier's works	Executive Engineer	Supdg. Engineer	Chief Engineer
9. Inspection during manufacture of all Distribution materials and equipments	Asst. Exe. Engineer/ Executive Engineer	Supdg. Engineer	Chief Engineer
10. Type test, Acceptance tests and routine tests at Manufacturer's works	Asst. Engineer/ Asst. Exe. Engineer	Supdg. Engineer	Chief Engineer.
11. Strip tests for Distribution transformers	Committee comprising of one EE/ O&M, EE/GI., and AEE/Spl. maintenance from Circle	Supdg. Engineer	Chief Engineer

- (ii) The existing items 'C' 'D' & 'E' shall be renumbered as 'D' 'E' and 'F'.
 (iii) The serial numbers under the items 'D' to 'F' may be renumbered as 12 to 18.

(By Order of the Chairman)

A. K. Thiyagarajan,
Secretary.



Memorandum No. 79827/C2/90-7, (Sectt. Branch) dated 21-11-1991.

Sub: Acts and Rules—Motor Transport Workers Act 1961 and the Tamil Nadu Motor Transport Workers Rules, 1965—Tamil Nadu Electricity Board Madras—Exemption—Notification—Issued.

Ref: G.O. Ms. No. 294 Labour and Employment (11) Deptt., dt. 21-10-91.

A copy of the Government order cited exempting the Tamil Nadu Electricity Board from the provision of the Motor Transport Workers Act 1961 and the Rules made thereunder subject to certain conditions specified therein is communicated to all Chief Engineers/Superintending Engineers and other officers of the Board.

A. K. Thiyagarajan,
Secretary.

Encl:

Encl. :

Copy of G. O. Ms. No. 294 Labour and Employment (I. 1) Department Government of Tamil Nadu Dated 21-10-91.

ACTS AND RULES—Motor Transport Workers Act, 1961 and the Tamil Nadu Motor Transport Workers Rules, 1965—Tamil Nadu Electricity Board, Madras—Exemption—Notification—Issued.

Read :

1. G. O. Ms. No. 2237/Labour Department, Dated 21-9-83.
2. G. O. Ms. No. 1958 Labour Department, Dated 31-8-87.
3. From the Secretary, Tamil Nadu Electricity Board Letter No. 79827/C2/90-1, dt. 22-11-90.
4. From the Commissioner of Labour, Letter No. M1/92399/90, dt. 21-3-91.

ORDER :

The following Notification will be published in the Tamil Nadu Government Gazette in English and Tamil.

2. The Secretary to Government, Tamil Development and Culture Department is requested to supply the Tamil version of the Notification to the Works Manager, Government Central Press, Madras-600 079 for publication.

NOTIFICATION

In exercise of the powers conferred by clause (iii) of sub-section (2) of Section 38 of the Motor Transport Workers Act, 1961 (Central Act 27 of 1961), the Governor of Tamil Nadu hereby exempts for a period of three years commencing on and from the date of the publication of this Notification in the **Tamil Nadu Government Gazette**, the Tamil Nadu Electricity Board from the provisions of the said Act and the Tamil Nadu Motor Transport Workers' Rules, 1965 made thereunder, subject to the following conditions, namely :—

- (1) Prescribed registration/renewal fee shall be paid by the Tamil Nadu Electricity Board as required under section 3 of the Motor Transport Workers Act 1961 read with rules 4 and 8 of the Tamil Nadu Motor Transport Workers Rules, 1965;
- (2) The undertaking shall be liable to be inspected by the Inspectorate of the State Labour Department;
- (3) Canteen Managing Committee shall consist of equal number of representatives of management and workers, instead of committees represented exclusively by either management or workers;
- (4) Chappals shall be provided to the workers once in a year instead of shoes supplied once in two years;
- (5) A copy of the allocation order in respect of hours of work shall be exhibited in the notice board of the undertaking and a copy of the same shall be sent to the Inspector of Labour and Deputy Inspector of Labour concerned;
- (6) Wages due to the deceased worker in lieu of leave not availed of by him shall be paid to the nominee/legal heir as stipulated under rule 41 of the Tamil Nadu Motor Transport Worker's Rules, 1965;
- (7) Wages during leave period shall be paid to the workers subject to the conditions as laid down under sub-sections (1) and (2) of Section 28 of the Motor Transport Workers Act, 1961; and
- (8) Overtime Wages shall be paid to the workers in accordance with the norms prescribed under the Motor Transport Workers' Act, 1961 and the Rules made thereunder.

(By Order of the Governor)

R. Varadharajulu,
Secretary to Government.

(True Copy)

ACTS AND RULES—Motor Transport Workers' Act 1961—Registration of Tamil Nadu Electricity Board as Motor Transport undertaking—Fees for renewal of certificate of Registration—Sanctioned.

(Rt.) B.P. (Ch.) No. 112

(Secretariat Branch)

Dated : 22nd November, 1991.

Proceedings :

The Tamil Nadu Electricity Board sanctions the payment of Rs. 3,375/- (Rupees three thousand three hundred and seventy five only) being the fees for renewal of the certificate of registration for the Tamil Nadu Electricity Board as a Motor Transport Undertakings under the Motor Transport Workers' Act 1961 for the year 1992.

2. The expenditure sanctioned in para 1 above is debitable to the Tamil Nadu Electricity Board Funds—Revenue expenses (F). Administrative expenses (viii) 76.138 Vehicle licence and registration fee.

3. The Under Secretary/Establishment will make necessary arrangement for the drawal of the above amount and remittance in the Treasury in the following head of account:—

"0230—Labour and Employment—101 Receipts under labour laws-AB—Receipt under Tamil Nadu Motor Transport Workers' Rules—D.P. Code No. 0230—00—101—AB—004".

(By Order of the Chairman)

A. K. Thiyagarajan,
Secretary.



Amendment No. 9/1991

Regulations—Tamil Nadu Electricity Board Service Regulations—Appointment of Assessor as Junior Assistant in Board Office Secretariat Branch and Junior Auditor in Board Office Audit Branch—Annexure—III referred to in Regulation 94—Amendment Issued.

(Per) B. P. (Ch) No. 288

(Secretariat Branch)

Dated the 22nd November 1991.

Read :

(Per) B. P. (Ch) No. 129 (SB) Dt. 23—6—90.

Proceedings :

In exercise of the powers conferred by Section 79(c) of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Tamil Nadu Electricity Board makes the following amendments to the Tamil Nadu Electricity Board Service Regulations.

Amendments

In Annexure III referred to in Regulation 94 of the said Regulations:—

- (i) In the entries under Column (2) against Junior Assistants under Column (1) (vide page 232 of the 1989 Edition of Service Regulations) Direct recruitment; appointment from Junior Assistants in the Board Office Administrative Branch, Technical Branch and other Subordinate Offices; or appointment from Typists including Steno-Typists in the Board Office Secretariat Branch the words "or appointment from Assessors in Circle Offices" shall be added at the end.
- (ii) In the entries under Column (2) against, Junior Auditors under Column (1) (vide page 238 of the 1989 Edition of Service Regulations) Direct Recruitment or appointment from Junior Assistant in the Board Office Administrative Branch, Accounts Branch, Technical Branch and other Subordinate Offices or appointment from Typists including Steno-Typists the words "or appointment from Assessors in Circle Offices" shall be added at the end.

(By Order of the Chairman)

A. K. Thiyagarajan,
Secretary.

Memorandum No. 54791/H1/91-7 (Secretariat Branch) Dated 23-11-91.

Sub: Establishment—Secretary—Thiru A. K. Thiyagarajan, Deputy Secretary to Government appointed as Secretary, Tamil Nadu Electricity Board—Orders issued—Amendment.

Ref: Per. B. P. (Ch) No. 285/SB/12-11-91.

It is hereby ordered that the following words occurring in para 1 of the Board Proceedings cited be deleted:

“Environment and Forests Department”.

A. K. Thiyagarajan,
Secretary.



Tamil Nadu Electricity Board—Headquarters Dispensary—Computerising the Medical Datas of each patient and Inventory of Medicines etc., Purchase of a Computer—Orders Issued.

(Per) B. P. (Ch) No. 297

(Secretariat Branch)

dated 30-11-1991.

Proceedings :

The Tamil Nadu Electricity Board Headquarters Dispensary has to cater to the medical needs of about 11,000 employees of Tamil Nadu Electricity Board. The daily average of 350 patients are attending and taking treatment. Patients all over the State are also attending to the Headquarters dispensary with a reference letter from other Medical Officers of the Tamil Nadu Electricity Board for further investigation and treatment. Part time Specialists are also attending Headquarters Dispensary and they are giving their opinion for the complicated cases regarding line of Investigation and treatments. The Medical Stores of Headquarters Dispensary is storing medicine worth of Rs 15.00 lakhs and other Tamil Nadu Electricity Board dispensaries are stocking the medicine worth about Rs. 50.00 lakhs. These Medical stores including instruments should be monitored at the Headquarters office so as to have a complete over-all control over the expenditure on medicine and also to reduce the stagnations of some medicines in some Centres. Hence, it has been proposed to have a Personal Computer System in Headquarters Dispensary to have complete control of the datas of medical informations and medical stores stock information.

2. After careful consideration, it is hereby ordered that a new Personal Computer shall be purchased through Chief Engineer/Materials Management at an estimated cost of Rs. 1.31 lakhs (Rupees one lakh and thirty one thousand only) for the use in the Headquarters Dispensary/Electricity Board Complex/Madras.

(By Order of the Chairman)

A. K. Thiyagarajan,
Secretary.

Finance

PART-III

Finance

Memorandum (P) No. 81146/N2/91-11 (Secretariat Branch) Dated the 7th November 1991.

Sub : ALLOWANCE—Dearness Allowance—Crediting the amount of Additional instalment of Dearness Allowance in Provident Fund account in the case of employees drawing pay above Rs. 3,500/- —Orders—Issued.

- Ref : (1) (Per) B. P. (Ch.) No. 222 (SB), dt. 18-10-90.
(2) Bd's Lr. No. 81146/N2/90-3 (SB), dt. 15-3-91.
(3) (Per.) B. P. (Ch.) No. 73 (SB), dt. 15-4-91.

In the B. P. first cited, the Board revised the rates of Dearness Allowance payable to the employees of the Board with effect from 1st July 1990. In the Board's letter second cited, instructions were issued that in respect of the employees drawing pay above Rs. 3,500/- p.m. the additional Dearness Allowance might be claimed from the salary for the month of March '91 onwards but should not be paid to the employees and the deductions so made should be credited to "Account Code No. 44.416—Additional Dearness Allowance impounded" and this need not be made applicable in respect of the employees drawing pay above Rs. 3,500/- p.m. in the last four months of their service. In the B.P. third cited, the Board revised the rates of Dearness Allowance payable to the employees of the Board with effect from 1st January '91. According to the orders in paragraph 5 of the B.P. third cited, the Additional Dearness Allowance payable to the employees drawing basic pay above Rs. 3,500/- p.m. with effect from 1-1-91 should be impounded and credited to the suspense head of account mentioned above and the other instructions in the Board's letter dt. 15-3-91 also should be followed.

2. The Tamil Nadu Electricity Board has reconsidered the matter in consultation with the Government. The Board directs that the amount of additional instalment of Dearness Allowance sanctioned in the B. P. first cited and also the amount of additional instalment of Dearness Allowance sanctioned in the B.P. third cited payable from 1st November '91 onwards to all the employees of the Board drawing pay above Rs. 3,500/- p.m. shall not be paid in cash but instead, they shall be credited to their respective Provident Fund Account. The amount already impounded and credited to the suspense head of account as mentioned in paragraph 1 above, in the case of the above section of the employees, shall also be credited to their respective provident fund accounts. The amount so credited shall not be taken into account for sanction of either temporary advance or part-final withdrawal and will be released only at the time of retirement. But no recovery on account of instalments of Additional Dearness Allowance shall be made from the employees of the Board drawing pay above Rs. 3,500/- p.m. during last 4 months of their service. The amount impounded to the suspense head of account and now ordered to be credited to the Provident Fund account will earn interest at the same rate as for the usual provident fund subscription as if the amount had been credited to the Provident Fund account in the respective months of recovery.

C. Ramachandran,
Chairman.

Tamil Nadu Electricity Board—Small Industries Development Bank of India (SIDBI)—Bills Rediscounting Scheme—Availing of additional limit for the year 1991—92—Approved.

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

(Accounts Branch)

Dated 18—11—91.

Karthigai 2, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

1. Permanent B.P. (F.B.) No. 9, (Accounts Branch) dt. 6—4—91.
2. Resolutions approved by Tamil Nadu Electricity Board vide its 620th meeting held on 30—10—91.

Proceedings :

The Tamil Nadu Electricity Board approved the following :—

1. To seek additional sanction of credit limit of Rs. 15 crores (Rupees Fifteen crores only) (principal plus interest) from Small Industries Development Bank of India under the "Bills Rediscounting Scheme" as per the terms and conditions of Small Industries Development Bank of India for the year 1991-92 aggregating the total limit of Rs. 30 crores (Rupees Thirty crores only) (principal plus interest).

2. The Financial Controller/Purchase and Deputy Financial Controller/Tender be authorised singly to sign and execute all documents relating to the "Bills Rediscounting Scheme" facilities on behalf of the Board offered by the Small Industries Development Bank of India.

3. To request the Government of Tamil Nadu to give permission to borrow from small Industries Development Bank of India and guarantee for the repayment of principal and interest in respect of additional limit of Rs. 15 crores (Rupees Fifteen crores only) (principal plus interest) raising the total limit to Rs. 30 crores (Rupees thirty crores only) (principal plus interest) for the year 1991-92 sanctioned under Small Industries Development Bank of India.

4. To ratify the action taken in regard to getting of "Master Guarantee" from the Government of Tamil Nadu so as to avail bill rediscounting facility for Rs. 5 crores (Rupees five crores only) (principal plus interest) under Small Industries Development Bank of India "Bills Rediscounting Scheme" through State Bank of India, Commercial Branch, Madras-1.

(By Order of the Board)

A. J. Rajendran,
Accounts Member.

Ch's. Circular No. CH/EA/80974/91—1, Dated 25—11—91.

Sub : Bank Guarantees—Proper watch—Reg,

It has been observed that there are instances where the Bank Guarantees obtained are not properly watched resulting in their expiry before the period for which the Bank Guarantees are expected to be in force. This has resulted in the Board having no control over the tenderers/contractors/consumers. It is therefore ordered that the Bank Guarantees should be closely watched and wherever it is necessary they should be got extended before the expiry date. In case the contractors/tenderers/consumers do not extend the Bank Guarantees sufficiently in advance before their expiry date, action should be taken to invoke the same before the expiry date by taking up with the banks concerned sufficiently in advance. Any lapse on this part will have to be severely dealt with.

C. Ramachandran,
Chairman.



Letter No. 76907/C2/91-2, (Secretariat Branch) Dated 30—11—1991.

Sub : Bonus and Ex-gratia—Tamil Nadu Electricity Board—Payment of bonus and ex-gratia to Employees of the Board for 1990-91—Orders issued—Regarding.

Ref : Your Lr. No. SE/CEDC/S/Entt./AS/A1/91, dt. 23—10—1991.

I am to say that the Payment of Bonus Act, 1965 and also the general orders issued by the Board for the payment of bonus and ex-gratia year by year contemplate only one set of definition of Wages. Whatever elements are taken into account for purpose of arriving at the quantum of bonus payable to the employees should also be taken into account for the purpose of arriving at the monthly salary limit of Rs. 2500/- for reckoning the eligibility for bonus and ex-gratia. Therefore additional days wages for work on a national and festival holiday will have to be reckoned to compute the monthly eligibility limit of Rs. 2,500/-.

A. K. Thiyagarajan,
Secretary.

Encl :

Encl :

Copy of Letter No. SE/CEDC/S/Entt./AS/A1/91, dt. 23-10-91 from Er. N. Arumugam, B.E., Superintending Engineer, Coimbatore Electricity Distribution Circle/South, Coimbatore addressed to the Secretary, Tamil Nadu Electricity Board, Anna Salai, Madras-2.

Sub : Bonus and Ex-gratia—T.N.E.B.—Payment of Bonus and Ex-gratia to employees of the Board for 1990-91—orders issued—Reg.

Ref : 1. Permanent B.P. (FB) No. 84, (Sectt. Branch) dt. 14-10-91.

As per para (3) of the B. P. cited, the employees of the Board (monthly paid and full time employees paid from contingencies) Helpers and Office Helpers (Trainees) appointed on consolidated salary and also the employees of the State Government, Central Government and others, who had worked on deputation under the Board during the accounting year 1990-91, and drawing a salary or wage not exceeding Rs. 2500/- p.m. will be eligible for the bonus sanctioned in para 2 above.

According to para 5 of the B.P. salary or wage for the purpose of payment of bonus and ex-gratia will include only the following:-

- (a) Basic Pay, leave salary
- (b) All Classes of special pay (including shorthand and Typewriting special pay)
- (c) Personal pay
- (d) Additional pay for additional charge
- (e) Additional day's wages paid for work on National Holidays and Festival holidays
- (f) Dearness allowance
- (g) Personal compensatory allowance given for protecting loss of pay and
- (h) Deputation allowance.

In this connection, I have to state that in the normal course, the wage or salary of certain employees fall below the limit of Rs. 2500/- p.m. But due to payment of additional days wages for work done by them on National and Festival Holidays, their salary or wage exceeds the limit of Rs. 2500/- in that particular month and decrease below Rs. 2500/- when additional days wages are not paid to them in the subsequent months.

There is a doubt whether the salary or wage of such employees have to be ignored for that particular month alone or whether their salary or wage has to be ignored as and when they reach the limit of Rs. 2500/- p.m. while computing the salary or wage for the purpose of calculation of bonus.

As different methods are adopted in the divisions, I request to be clarified as to how to regulate the pay of such employees, when they get additional remuneration for additional days wages for the work done on National and Festival Holidays and exceeds the limit of Rs. 2500/- p.m.

I request that early orders in the matter since the bonus already claimed has to be revised suitably based on the instructions.

(True copy)

Memorandum (Per.) No. 37405/E2/91—4, (Secretariat Branch) Dated 30—11—1991.

Sub: Loans and Advances—House Building Advance—Excess sanction due to incorrect adoption of carry home salary—Excess amount reimbursed towards stamp duty and Registration Fee—Instructions—Issued.

Ref: BOAB U.O. Note No. 52051/BOAB/ER. II/I.III/91—5, Dated 25—5—1991.

It has been brought to the notice of the Board by the Audit party of the Board that certain discrepancies in the entitlement accounts for the period from 4/87 to 3/88 relating to the excess sanction of House Building Advance due to incorrect adoption of carry home salary. It was found that in certain cases in respect of which eligibility has been worked out based on 25% carry home salary, instead of 50% when there was no recovery actually effected during the period of sanction towards co-operative society. This has resulted in excess sanction towards House Building Advance to the officials concerned besides the Board incurring excess expenditure towards the cost of stamp duty and Registration fee. If the sanctioning authorities had followed the House Building Advance Rules and Orders of the Board, the excess expenditure mentioned above could have been avoided.

2. It is therefore ordered that all the sanctioning authorities should follow the House Building Advance Rules and Orders issued from time to time scrupulously failing which it will be viewed seriously and the excess amount incurred towards reimbursement of stamp duty and Registration fee due to excess sanction will be recovered from the staff responsible for such sanction in future while the excess sanction of House Building Advance from the concerned loanee employees.

3. Receipt of the memo. shall be acknowledged.

(By Order of the Chairman)

A. K. Thiyagarajan,
Secretary.

Technical

PART-IV

Technical

Amendment—12

Electricity—Collection of Development charges from applicants for effecting supply—Incorporation of a new Clause in the Terms and Conditions of Supply of Electricity.

Permanent B.P. (F.B.) No. 275

(Technical Branch)

Dated: 10-10-1991,
Purattasi 24, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read:

1. B.P. Ms. (F.B.) No. 61 (Adm. Br.) dated 24-12-88.
2. Permanent B.P. (F.B.) No. 286 (Techl. Br.) dated 26-8-89.
3. Permanent B.P. (F.B.) No. 292 (Techl. Br.) dated 31-3-89.
4. Permanent B.P. (F.B.) No. 68 (Techl. Br.) dated 17-4-90.
5. Permanent B.P. (F.B.) No. 69 (Techl. Br.) dated 19-4-90.
6. Permanent B.P. (F.B.) No. 74 (Techl. Br.) dated 14-5-90.
7. Permanent B.P. (F.B.) No. 226 (Techl. Br.) dated 20-11-90.
8. Permanent B.P. (F.B.) No. 233 (Techl. Br.) dated 24-11-90.
9. Permanent B.P. (F.B.) No. 171 (Techl. Br.) dated 20-7-91.
10. Permanent B.P. (F.B.) No. 185 (Techl. Br.) dated 27-7-91.
11. Permanent B.P. (F.B.) No. 262 (Techl. Br.) dated 26-7-91.
12. Permanent B.P. (F.B.) No. 269 (Techl. Br.) dated 8-10-91.

Proceedings:

In exercise of the Powers conferred by Section 49 of the Electricity (Supply) Act, 1948 (Central Act LIV of 1948), the Tamil Nadu Electricity Board issues the following amendments to the Terms and Conditions of Supply of Electricity notified in B.P. Ms. (F.B.) No. 61 (Adm. Br.) dated 24-12-88 and published in Part VI—Section 3(b) of the Tamil Nadu Government Gazette No. 8 of 1-3-89 and as amended subsequently.

The orders will come into force with effect from 15-6-1991.

Amendment

In the Schedule—Part II of the Terms and Conditions of Supply of Electricity under the heading "Miscellaneous charges" the following text shall be incorporated as Clause 8.00 under the heading "Development Charges".

8.00 Development Charges:

I. Low Tension:

(a) Domestic (L.T. Tariff-I):

- | | | |
|------------------|---|------------------------|
| (i) Single Phase | — | Rs. 500/- per service |
| (ii) Three Phase | — | Rs. 1000/- per service |

(b) Street lights (L.T. Tariff-II):

— Rs. 300/- per location

(c) Industrial (L.T. Tariff-IV)

(i) Upto 10 H.P. — Rs. 1000/- per service

(ii) above 10 H.P. — Rs. 1000/- for the first 10 H.P. load and
Rs. 100/- per H.P. above 10 H.P.**(d) Educational Institutions, hostels etc., (L.T. Tariff-VII)**

— Rs. 1000/- per service

(e) Research Institutions, Cinemas, Studios etc. (L.T. Tariff-VIII)

— Rs. 1000/- per service

(f) Commercial (L.T. Tariff-IX)— Rs. 200/- per KW for the first 10 KW and
Rs. 500/- per KW for load above 10 KW.**II. H.T. Services :**H.T. Tariff I, II, VI and VII — Rs. 250/- per KVA subject to maximum of
Rs. 5.00 lakhs

- Note :**
1. The above development charges (one time payment) shall be collected from all applicants both for new and additional leads other than huts, agricultural and public water supply.
 2. For additional loads applied in the existing services, the same rates (mentioned above) shall be applicable.
 3. In case of conversions from Single Phase to Three phase, the difference in the development charges shall be collected, provided the initial development charges were paid for, while availing single phase service.
 4. One fourth of the development charges shall be applied to temporary supplies.

Based on the representations of the domestic consumers against the levy of development charges, the Board after careful consideration also directs to revise the Development charges for the L.T. Domestic services under Tariff-I and Commercial Services under Tariff-IX vide Permanent B.P. (F.B.) No. 267 (Technical Branch) dated 7-10-1991.

I. Low Tension :**1. Domestic (L.T. Tariff-I)**

(a) For services for which single phase 5 amps and lesser capacity meters are installed — Rs. 250/- per service

(b) For other services with Single phase higher capacity meters above 5 amps — Rs. 500/- per service

(c) For Three phase services — Rs. 1000/- per service
(No change)**2. Commercial (L.T. Tariff-IX)**

(a) For services with Single phase 5 amps and lesser capacity meters installed — Rs. 250/- per service

(b) For other services with Single phase higher capacity meters above 5 amps — Rs. 1000/- per service

(c) For services with Three phase meters — Rs. 500/- per Kw.

Whenever, the Single phase 5 amps or lesser capacity meters in the domestic and commercial services are enhanced to higher capacity meters above 5 amps, the difference in rates applicable in respect of development charges shall be collected.

The above revised rates shall come into force with effect from 10-10-1991.

(By Order of the Board)

K. M. Vasudevan,
Member (Distribution).

ELECTRICITY—Measures to encourage Co-generation and private sector—power generation—Wheeling charges—Modified—Orders issued.

PERMANENT B.P. (FB) No. 295

(Technical Branch)

Dated: 31—10—1991,
Iyppasi 14, Prachorpathi,
Thiruvalluvar Aandu 2022

Proceedings :

In the Board's Proceeding Permanent B.P. (FB) No. 208, dated 27—8—1991 the wheeling charge to be collected for transmission of power from the Co-generation/generation in private sector (mini/micro hydel schemes) other than windmills has been fixed as 15% for all voltages.

2. A few Companies have represented that even the wheeling charge of 15% is on the higher side and most of the schemes offered for private generation are found not viable for execution because of higher cost of generation and low revenue return from 85% of the power generated after deducting wheeling charges.

3. In this context further reduction of wheeling charge has been examined. After careful consideration, in partial modification of the orders issued in the above Board's Proceeding dated 27—8—1991, the following orders are issued :

- (i) For voltages from 66 KV to 230 KV the wheeling charges can be left to be settled by negotiation with the individual firms as and when the necessity arises ;
- (ii) The wheeling charge of 15% (FIFTEEN) fixed already remains unaltered in respect of 11KV to 33 KV voltage levels.

(By Order of the Board)

K. R. Murugesan,
Chief Engineer/Planning.



STORES—Tamil Nadu Electricity Board—Verification of Coal—Stock at Power House at Basin Bridge, Ennore, Mettur and Tuticorin—Permissible limit of shortage/excess for years 1983—84 to 1989—90—Fixation of—Orders issued.

(Permanent) B. P. (Ch.) No. 12

(Accounts Branch)

Dt. 2—11—91,
Iyppasi 16, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

- (1) B. P. Ms. No. 251, dated 23—2—1976.
- (2) B. P. Ms. No. 173 (Technical) dt. 16—4—1982.

Proceedings :

The Tamil Nadu Electricity Board hereby directs that the permissible limit for shortage or excess in stock of Coal at Thermal Power Stations of Tamil Nadu Electricity Board be uniformly fixed as 3% of the Book balance of Coal on the date of verification or on the total receipts during the period from the date of last verification to the date of next verification whichever is the higher quantity for the years 1978—79 to 1982—83. The same percentage (viz. 3%) shall continue to be in force for a further period of Seven Years (i.e. from 1983—84 to 1989—90).

The Superintending Engineers of Ennore, Mettur and Tuticorin and the Executive Engineer of Basin Bridge are requested to review the results of stock verification for the years 1983—84 to 1989—90 and send a report to the Board with suitable statements.

(By Order of the Chairman)

A. J. Rajendran,
Accounts Member.

Memo. No. SE/RE&I (D)/SSS/EOS to St. Lights/Action Plan/D.No. 6202/91-5 (T.B.) Dt. 2-11-91.

Sub: Extension of Supply to Street Lights under the Special SSS—Action Plan for 1991—'92 and 1992—'93.

Ref: D. O. Lr. No. SE/RE&I (D)/RE. II/D/St. Lights/D. No. 5268/91, Dt. 20-9-91.

Based on the field reports called for in the reference cited above, Circlewise and Blockwise targets have been compiled. Energisation of 70,000 Street Light locations for which Security Deposit has been remitted already is fixed as the revised target for 1991—'92. This will be exclusive of the locations energised already upto 1-9-91. The balance 84,889 locations, partly for which Security Deposit is already paid and the balance in application stage are programmed for 1992—'93. The Superintending Engineers are requested to take suitable immediate action for energisation of these locations and achieve the targets. The Blockwise details for each Electricity Distribution Circle to be energised are appended.

The following instructions are issued in this regard:

(i) The target for 1991—'92 and 1992—'93 indicated in the Statement includes only pending street light locations relating to Village Panchayats as on 1-9-91.

(ii) In the case of pending street light locations for which applications have been received from Municipalities, Townships Committees, Tamil Nadu Housing Board etc., action may be taken to energise these street light locations under the Annual Plan for which target of 20,000 street light locations has been already fixed for 1991—'92 and communicated. This will exclude from the Action Plan under the "Special Self Sufficiency" programme mentioned above.

(iii) Separate target has been fixed for each Electricity Distribution Circle in which some of the Blocks have been covered by more than one Electricity Distribution Circle.

(iv) The pending street light locations including the Adi-Dravidar colonies under Action Plan for which application received as on 1-9-91 may be energised as per Rules and Conditions in force after observing all formalities related to Extension of supply to Street Lights.

(v) The Superintending Engineers will take immediate action for casting of additional Poles in the P. S. C. Yards and R. C. C. Yards in their circle, procuring the R. C. C. Grills, Cement etc. The other materials to be ordered at circle level may also be got procured immediately.

The Chief Engineer/Materials Management has been requested to arrange procurement of Conductors, High Tension Steelwire, 1×40 Watts street light fittings etc., The Superintending Engineers are requested to indicate the quantity of these materials required as per the target fixed by sending direct indent to the Chief Engineer/Materials Management for necessary allotment.

(vi) The Chief Financial Controller has been requested to allocate the additional funds to each Electricity Distribution Circle required for placing of orders for other line materials.

(vii) The Superintending Engineers will furnish the progress report for Action Plan along with the report of 20 Point Programme duly indicating the name of District, Block, Number of Street Lights targetted and energised. In the case of Street light energised in Adi-Dravidar colonies under the Action Plan separate details like name of District and Name of the Adi-Dravidar colonies energised may be furnished.

Receipt of this Memo. may be acknowledged to the Superintending Engineer/Rural Electrification and Improvement (Distribution).

Encl: As above.

K. M. Vasudevan,
Member (Distribution).

Encl :

SPECIAL SELF SUFFICIENCY SCHEME FOR E.O.S. TO STREET LIGHTS.

Name of E. D. C.	Target for 1991—92		Target for 1992—93		Total	
	Physi- cal	Finan- cial	Physi- cal	Finan- cial	Physi- cal	Finan- cial
	(Nos.)	(Rs. in lakhs)	(Nos.)	(Rs. in lakhs)	(Nos.)	(Rs. in lakhs)
Coimbatore/North	1139	22.78	1800	36.00	2939	58.78
Coimbatore/South	2209	44.18	2119	42.38	4328	86.56
Mettur	1107	22.14	1672	33.44	2779	55.58
Periyar	3500	70.00	4599	91.98	8099	161.98
Salem	3771	75.42	2038	40.76	5809	116.18
Udumalpet	1090	21.80	844	16.88	1934	38.68
Chingleput	3217	64.34	1518	30.36	4735	94.70
Kancheepuram	2451	49.02	2153	43.06	4604	92.08
Madras/Central	358	7.16	110	2.20	468	9.36
Madras/North	566	11.32	375	7.50	941	18.82
Madras/South	908	18.16	2372	47.44	3280	65.60
Chidambaranar	2219	44.38	2153	43.06	4372	87.44
Kamarajar	634	12.68	4141	82.82	4775	95.50
Kanyakumari	2279	45.58	3609	72.18	5888	117.76
Madurai	3331	66.62	2500	50.00	5831	116.62
Ramnad	5505	110.10	4719	94.38	10224	204.48
T. velli—Kattabomman	3426	68.52	3075	61.50	6501	130.02
Dindigul—Anna	2694	53.88	1632	32.64	4236	86.52
Pudukkottai	1044	20.88	3009	60.18	4053	81.06
Thanjavur/East	2195	43.90	2395	47.90	4590	91.80
Thanjavur/West	4305	86.10	13702	274.04	18007	360.14
Trichy/North	4550	91.00	1215	24.30	5765	115.30
Trichy/South	450	9.00	4451	89.02	4901	98.02
Cuddalore	3118	62.36	2833	56.66	5951	119.02
Dharmapuri	3500	70.00	7346	146.92	10846	216.92
Tirupethur	3349	66.98	306	6.12	3655	73.10
Thiruvannamalai	1909	38.18	3223	64.46	5132	102.64
Vellore	1794	35.88	1859	37.18	3653	73.06
Villupuram	3382	67.64	3121	62.42	6503	130.06
Coimbatore Region	12816	256.32	13072	261.44	25888	517.76
Madras Region	7500	150.00	6528	130.56	14028	280.56
Madurai Region	17394	347.88	20197	403.94	37591	751.82
Trichy Region	15238	304.76	26404	528.08	41642	832.84
Vellore Region	17052	341.04	18688	373.76	35740	714.80
Grand Total	70000	1400.00	84889	1697.78	154889	3097.78

A. Durairaj,
Superintending Engineer/R.E. & I. (D).

Memo. No. SE/RE & I (D)/RE2/E/D 956 D/91, (Technical Branch) Dated 4-11-'91.

Sub : ELECTRICITY—Electrification of Tribal hamlets during 1991-92 under Tribal Sub-Plan as a Special Programme—Instruction issued.

- Ref : 1. G.O.Ms. No. 183, A.D. and T.W. Department dated 16-7 '91 (Enclosed)
 2. Member (Distribution)'s Memo. No. SE/RE&I (D)/RE2/E/D.722/91, dated 23-4-'91.

In the G.O. cited under reference (1) the Government of Tamil Nadu accorded sanction for incurring an expenditure of Rs. 28.50 lakhs at the rate of 75% subsidy towards the cost of electrification of 20 hamlets in Salem District under the tribal Sub-Plan for 1991-92.

2. In the memo. 2nd cited instructions were issued to Superintending Engineer/Mettur Electricity Distribution Circle to take up electrification of 16 hamlets in Kollihills of Salem District intended for Tribal Sub-Plan 1990-'91.

3. Government have now released Rs. 15.00 lakhs being part of subsidy sanctioned as mentioned in the para (1) above and release of balance amount is awaited.

With a view to electrify as many hamlets as possible during this year itself it has been decided that 20 hamlets (ie.) 6 hamlets in Kollihills of Namakkal taluk pertaining to Mettur Electricity Distribution Circle and 14 hamlets in Periakalrayanhills of Attur taluk pertaining to Salem Electricity Distribution Circle all in Salem District may be taken up for electrification simultaneously along with the electrification of 16 hamlets under Tribal Sub-Plan 1990-'91 in Namakkal Taluk of Kollihills now in progress.

5. Accordingly these list of 20 hamlets proposed for electrification in 1991-'92 under Tribal Sub-Plan, is given in the Annexure. The Superintending Engineers/Mettur and Salem Electricity Distribution Circles are requested to take up the electrification of these hamlets by Conventional method and complete the same during this year 1991-'92.

6. The Progress in electrification of the hamlets may be furnished in the monthly return under 20 Point Programme.

7. Receipt of this memo. may be acknowledged to Superintending Engineer/Rural Electrification and Improvements (Distribution), Madras-2.

Encl : 1. Copy of G.O. cited.

2. Annexure.

K. M. Vasudevan,
 Member (Distribution).

Encl:

ANNEXURE

**LIST OF TRIBAL HAMLETS PROPOSED FOR ELECTRIFICATION DURING 1991-'92
UNDER TRIBAL SUB-PLAN.**

Sl. No.	Name of Hamlets	District	Taluk	Hills	C.C. No.	Mode of Electrification
I. SALEM ELEC. DISTN. CIRCLE.						
1.	Oduvakadu	SALEM	ATTUR	PERIYAKALRAYAN HILLS	18	CONVENTIONAL
2.	Thalavallam				18	
3.	Modhur				18	
4.	Kilakkambady				18	
5.	Melvallam				18	
6.	Morasampattu				18	
7.	Peranthur				18	
8.	Panampatty				19	
9.	Velampatty				19	
10.	Puliampatty				19	
11.	Kenathur				19	
12.	Therkupatty				21	
13.	Alaripady				18	
14.	Anulthittu				19	
II. METTUR ELEC. DISTN. CIRCLE.						
15.	Periyarpatty	NAMAKKAL	KOLLI HILLS	52		
16.	Mothuvilaram			52		
17.	Nokarampatty			52		
18.	Aripilapatty			52		
19.	Selvamandipatty			52		
20.	Seithupatty			52		

A. DURAIRAJ,
SUPERINTENDING ENGINEER/RE&I(D)

Circular Memo. No. CFC/Rev/CB/F.41/079712/91 (Accounts Branch) dt. 4-11-1991.

Sub : Electricity Tax—Assessment and collection in respect of L.T. Services.

Ref : (1) Endt. No. X/Rev/GFC/Rev/AO/DCB/91 dated 25-10-91.

(2) Lr. No. X/Rev/CFC/R/E.Tax/91 dated 28-10-91.

The Government of Tamil Nadu have introduced Electricity Tax @ 4% with effect from 1-9-91. The copies of orders have been communicated in the references cited. The categories of Tariff from whom Electricity Tax has to be collected have also been specified in the references cited. Separate instructions regarding levy, Collection and remittance have been issued.

2. The working instructions as to how to exhibit in the Meter Cards and Ledgers are issued herewith.

3. Ready Reckoners duly incorporating the tax to be levied for the consumption may be arranged to be printed and supplied immediately. In this connection, attention is invited to Clause 18.15 of Terms and Conditions of Supply wherein it is stated that "the total current consumption charges and other miscellaneous charges etc., in a bill/assessment will be rounded off to the nearest rupee". As such the tax may be calculated and the exact amount of tax arrived at in such a way that the current consumption charges and tax put together should be in rupee.

4. The Assessors may be instructed to levy tax from November 1991 assessment onwards and exhibit the amount of current consumption charges, Electricity Tax and the total of these two in the White Meter Card, Green Meter Card and Meter Card Register. However, Collection Statements and Pre-Receipts can be prepared for the total amount only. The tax for the earlier period i.e. for September 1991 and October 1991 assessments should be included along with the next assessment.

5. In Revenue Branches, the Assistants in charge of Accounting and allied works should check the correctness of the amount of tax levied while checking the current consumption charges and intimate to the field the shortfall, if any, for inclusion in the next assessment.

6. In the existing Consumer Ledger the column provided for 'other charges' (Column No. 21) may be utilised for posting the amount of tax. Arrangements have also been made to provide Electricity tax column in the new ledger to be printed for the year 1992-94.

7. As the Electricity Tax has to be collected with effect from 1-9-91, the Assistants in charge of Accounting and allied works may be instructed to workout the Electricity Tax for the reading and assessment made during September 1991 and October 1991 by the Assessors and intimate the amount to the field promptly to be included in the next assessment to be made.

8. A confirmatory report to the effect that the printing and supplying of Ready Reckoners with the element of Electricity tax have been made, may be sent. It may also be confirmed to this office that the Revenue Branch has worked out the Electricity Tax for the period of September 1991 and October 1991 and intimated to the field for inclusion.

9. The receipt of this Circular Memorandum may please be acknowledged to the Deputy Financial Controller, Revenue, Office of the Chief Financial Controller.

K. M. Vasudevan,
Member (Distribution).

Letter No. CFC/R. E. Tax/91 (Accounts Branch) Dated 4—11—91.

Sub : Tamil Nadu Electricity (Taxation on Consumption) Act 1962—Amendment to Sec. 3 of Act — Additional levy of 4% Tax — introduced—collection—working instructions issued.

Ref : Tamil Nadu Gazette Notification No. 487/dt. 14—10—91—Part IV —Section 2 Act No. 32 of 1991.

In the above Gazette Notification (copy enclosed), Tamil Nadu Government has enacted an amendment to Tamil Nadu Electricity (Taxation on Consumption) Act 1962 (copy enclosed). It has been stated in the Section 3 (a) of the above Act that levy of an additional tax on consumption of energy at the rate of 4% on the price of energy consumed has to be made with effect from 1—9—91 on all consumers except the following :—

1. Energy consumed for Domestic, Hut, Agriculture.
2. On the energy consumed by any person (other than Licensee) who consumes energy Generated by himself.
3. The energy consumed by Government of India or Railway. This exemption is as per the Tamil Nadu Electricity (Taxation on consumption) Act 1962.

In this connection, this levy of additional tax at the rate of 4% on the price of energy consumed may be worked out for 9/91 C.C. charges along with 10/91 C.C. charges and included in 10/91 bill itself in respect of H.T. services for which bills are to be rendered on or before 4—11—1991 for which the Telex messages have already been issued. In case of H.T., tax has to be levied both on charges calculated on the actual M.D. recorded as well as energy consumed.

In respect of L.T. services, proportionate tax has to be arrived at for the month of September '91 and also for October '91 based on the bi-monthly readings taken during those months duly computing the consumption as done in the case of application of revised tariff which came into force from 1—9—91 and included in the white Meter Card.

The Tax now levied should be only on the price of energy and the following charges should not be taken into account while arriving at the 4% tax.

- (i) Meter Charges.
- (ii) Fixed charges & Monthly minimum charges.
- (iii) Interest on delayed payments.
- (iv) Fuel Surcharge.
- (v) Fuse off Call Charges or Reconnection charges.

Further, it may be noted that where no energy at all has been consumed, minimum charges or fixed charges as the case may be, shall not be deemed to be "price of energy", where the number of units of energy actually consumed is less than the tariff minimum in respect of the consumer concerned "price of energy" shall mean only the price of energy actually consumed and not the minimum charges or fixed charges as the case may be.

In respect of H. T. services, the levy of additional tax at 4% with effect from 1—9—91 may be calculated on the charges calculated on the actual M. D. recorded and energy consumed.

The above tax as Collected with regard to latest Gazette Notification has to be remitted to the Chief Electrical Inspector to Government, Madras within a period of 60 days from the last days of the month for which the tax is levied by crediting the amount of such tax into the Government Treasury under the following Head of Account :

"0043—Taxes and Duties of Electricity 101 Taxes on Consumption and Sales of Electricity—AB Receipts under Tamil Nadu Electricity (Taxation on consumption) Act 1962—From other individuals and institution—0043-00-101—AB—0303"

and send the remitted challan to the Chief Electrical Inspector to Government, Thiru-Vi-Ka. Industrial Estate, Guindy, Madras-32.

The particulars of remittances made may be sent in a monthly return so as to reach this office on 10th of every month. For example the return for Oct. 91 (Consumption for Sep. '91 assessed in Oct. 91 due for remittance in Nov. '91) should be sent to this office on or before 10th of December 1991. Any delay in remittance will attract penal interest and hence there should not be any delay in remittance.

The collection and remittance of additional tax on consumption on energy at 4% on the price of energy may be accounted as per the Chart of Account of Uniform Commercial Accounting System which reads as follows vide Part 5 of Uniform Commercial Accounting System. "Electricity tax collection has to be shown initially under Revenue in Account No. 61.521 (Cr.). Since this is a liability payable to Government, Account No. 61.561 may be debited thus transferring the levies to Account No. 46.3". "Electricity duty and other levies payable to Government" when actual payment is made the Account No. 46.3 may be debited".

The receipt of this letter may be acknowledged to the Deputy Financial Controller/ Revenue of Chief Financial Controller's Office.

K. M. Vasudevan,
Member (Distribution).

Encl: 1

Copy of G. O. No. 487 Govt. of Tamil Nadu, Madras, Monday, October 14, 1991, Purattasi 28, Pirajorpethi, Thiruvalluvar Aandu 2022.

PART IV—SECTION 2

Tamil Nadu Acts and Ordinances

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 11th October 1991 and is hereby published for general information:—

ACT No. 32 OF 1991

An Act further to amend the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Forty-second Year of the Republic of India as follows:—

Short title and commencement:

1. (1) This Act may be called the Tamil Nadu Electricity (Taxation on Consumption) Amendment Act, 1991.

(2) It shall be deemed to have come into force on the 1st day of September 1991.

Insertion of new section 3-A:

Tamil Nadu Act 4 of 1962

2. After section 3 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962, the following section shall be inserted, namely:—

"3-A. Levy of additional tax on consumption of energy.—(1) Save as otherwise provided in sub-section (1) of section 3, there shall be levied and paid to the Government every month, an additional tax on the consumption of energy calculated at the rate of four per centum of the price of energy consumed by the consumer:

Provided that no additional tax shall be levied under this sub-section,—

(a) on the energy consumed by any person for domestic connections including hut connections or for agricultural purposes; or

(b) on the energy consumed by any person (other than a licensee) who consumes energy generated by himself.

(2) The additional tax under sub-section (1) shall be levied in addition to any tax payable on the consumption of energy levied and collected under sub-section (1) of section 3.

(3) The provisions of this Act shall apply in relation to the additional tax payable under sub-section (1) as they apply in relation to the tax payable under sub-section (1) of section 3".

(By Order of the Governor)

P. Jeyasingh Peter,
Secretary to Government,
Law Department.

(True Copy)

Encl: 2

THE TAMIL NADU ELECTRICITY (TAXATION ON CONSUMPTION) ACT 1962
ACT No. 4 OF 1962

An Act to provide for the levy of tax on the consumption of electrical energy in the State of Madras.

BE it enacted by the Legislature of the State of Madras in the Thirteenth Year of the Republic of India as follows—

1. Short title, extent and commencement (1) This Act may be called the Tamil Nadu Electricity (Taxation on consumption) Act 1962.

2. It extends to the whole of the State of Tamil Nadu.

3. It shall be deemed to have come into force on the first day of July 1962.

4. Definitions—In this Act, unless the context otherwise requires.

1. "Consumer" with its grammatical variations and cognate expressions, includes any person who consumes energy whether generated by himself or supplied to him.

Explanation I—Where a licensee consumes energy, whether generated by himself or supplied to him, such licensee shall be deemed to be a consumer only in respect of energy so consumed.

Explanation II—Where a licensee or other person consumes energy for purposes connected with the construction, maintenance and operation of the generating, transmitting and distributing system, such licensee or person shall not be deemed to be a consumer in respect of the energy so consumed.

"I-A. "Domestic Bulk supply" means energy supplied for lighting, fans, refrigerators, cooker and similar domestic appliances on a combined circuit, where the connected and utilised load in Electrical equipment (other than lights, radios and fans) is not less than 1000 watts".)

2. "Energy" means electrical energy :

3. "Energy intensive Industries" means industries in which the price of energy used in the process of manufacturing or producing the principal product of the industry concerned exceeds 15 per centum of the total cost of the manufacture or production of that products and includes the industries manufacturing or producing the following, namely :

- (i) Aluminium
- (ii) Bleaching powder
- (iii) Calcium carbide
- (iv) Caustic soda
- (v) Synthetic gem

4. "Government" means the State Government

5. "High Tension Supply" means energy supplied at more than 400 volts in respect of alternating current and at more than 440 volts in respect of direct current :

6. "Licensee" means-

(i) the Tamil Nadu Electricity Board ; and

(ii) any person licensed under Part II of the Indian Electricity Act, 1910 (Central Act, IX of 1910) to supply energy or any person who has obtained the sanction of the Government under section 28 of that Act to supply energy :

7. "Low Tension Supply" means energy supplied at 400 volts less in respect of alternating current and at 440 volts or less in respect of direct current ;

8. "Person" includes a company, local authority or licensee ;

9. "Price of energy" means the money consideration paid by a consumer to a licensee for the energy supplied by the licensee but does not include—

- (i) meter charges
- (ii) interest on delayed payments
- (iii) fuel surcharges; and
- (iv) fuse off call charges and reconnection charges.

Explanation : (a) Where no energy at all has been consumed, minimum charges or fixed charges, as the case may be, shall not be deemed to be 'price of energy'.

(b) Where the number of units of energy actually consumed is less than the tariff minimum in respect of the consumer concerned "price of energy" shall mean only the price of energy actually consumed and not the minimum charges or fixed charges, as the case may be ;

10. "State Electricity Board" means the Tamil Nadu Electricity Board constituted under Section 5 of the Electricity (Supply) Act, 1948 (Central Act LIV of 1948)-

11. "Textile Industry" means any industry in which textiles (including those dyed, printed or otherwise processed).

- (i) made wholly or in part of cotton, including cotton yarn, hosiery and rope ;
- (ii) made wholly or in part of jute, including the jute twine and rope ;
- (iii) made wholly or in part of wool, including wool taps, woollen yarn, hosiery, carpets and druggets.
- (iv) made wholly or in part of silks including silk yarn and hosiery ;
- (v) made wholly or in part of synthetic, artificial (man-made) fibres, including yarn and hosiery of such fibres, are manufactured or produced.

3. Levy of tax on consumption of energy (1) (a) Save as otherwise provided in this act, there shall be levied and paid to the Government every month, a tax on the consumption of energy (hereinafter referred to as the electricity tax).

(b) The Electricity tax shall be calculated at the following rates on the basis of the price of energy consumed by the consumer, namely:—

(i) High Tension supply subject to items (ii) to (iv)	35% of the price of energy consumed.
(ii) High Tension Supply for textile industry	30% of the price of energy consumed
(iii) High Tension supply for Cement industry	15% of the price of energy consumed
(iv) High Tension supply for energy intensive industries	10% of the price of energy consumed
(v) Low Tension supply (including Low Tension Domestic Bulk Supply) subject to item(vi)	20% of the price of energy consumed
(vi) Low Tension supply for domestic purposes, (other than domestic Bulk supply)	10% of the price of energy consumed

Provided that the rate of electricity tax in respect of consumers under High Tension and liable to pay fuel surcharge shall be ten per centum of the price of energy consumed.

2. Where the energy supplied to a consumer is not determined by a meter, but is determined in accordance with any formula adopted by the licensee, the electricity tax shall be calculated on the basis of the price of the energy determined in accordance with such formula.

4. Energy consumed by Government of India or railway company not liable to tax—Notwithstanding anything contained in this Act, no electricity tax shall be levied under this Act on the energy consumed by the Government of India or consumed in the construction, maintenance or operation of any railway by the Government of India or a railway company operating that railway.

Explanation—The expression "Railway" in the section shall have the meaning assigned to it in clause (20) of Article 366 of the constitutions.

5. Payment of Electricity Tax—(1) Every licensee shall collect from consumer and pay to the Government at the time and in the manner prescribed, the electricity tax payable under this Act in respect of the energy supplied by him to the consumer. The tax so payable shall be a first charge on the amounts recoverable by such licensee for the energy supplied by him and shall be a debt due by him to the Government.

(2) Every person (other than a licensee) who consumes energy generated by himself or every licensee who consumes energy, whether generated by himself or supplied to him or every person who supplies energy to any other person free of charge, shall pay, or collect and pay, as the case may be to the Government at the time and in the manner prescribed, the electricity tax payable under this Act on the basis of the price of energy consumed by himself or by such other person.

Explanation—For the purposes of this sub-section, the price of energy consumed shall be determined in the manner prescribed.

(3) The Government may pay as collection charges to every person collecting electricity tax under this section, such amount as may be prescribed.

Provided that such amount shall not exceed one per centum of the electricity tax collected by such person.

(4) When any consumer fails or neglects to pay at the time and in the manner prescribed, the amount of electricity tax due from him, the licensee or, as the case may be, the person supplying energy free of charge, may, without prejudice to the right of the Government to recover the amount under section 8.

(i) deduct such amount of electricity tax from the amount if any, deposited by the consumer with the licensee for the person supplying energy free of charge; or

(ii) after giving not less than seven clear days' notice in writing to the consumer, cut off supply of energy to the consumer and the licensee or the person supplying energy free of charge may, for that purpose, exercise the power conferred on a licensee by sub-section (1) of Section 24 of the Indian Electricity Act 1910 (Central Act IX of 1910) for the recovery of any charge or sum due in respect of energy supplied by him.

(6) Obligation of licensee to keep books of account and to submit returns—Every person who generates energy by himself and every licensee shall keep books of account, in the prescribed form and submit to the Government or to the prescribed officer, returns in such form and at such times as may be prescribed, showing.

(i) the units and price of energy consumed by him or supplied by him to each consumer, as the case may be;

(ii) the amount of electricity tax payable thereon and recovered or paid by him under this Act; and

(iii) such other particulars as may be prescribed.

7. Inspecting Officers—(1) The Government may, by notification appoint Inspecting Officers to inspect the prescribed books of account kept under section 6.

(2) The Inspecting Officers shall perform such duties and exercise such powers as may be prescribed for the purpose of carrying into effect the provisions of this Act and the rules made thereunder.

(3) Every Inspecting Officer appointed under the section shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code (Central Act XLV of 1860) and the Prevention of Corruption Act, 1947 (Central Act 11 of 1947).

8. Recoveries—Any sum due on account of electricity tax, if not paid at the time and in the manner prescribed shall be deemed to be in arrears, and thereupon **such interest not exceeding twelve per centum** per annum which the Government may by general or special order fix, shall be payable on such sum; and the sum, together with any interest thereon, shall be recoverable either through a civil court or as an arrear of land revenue.

(i) If the sum was payable under sub-section (1) of section 5, either from the consumer or from the licensee at the option of the Government or of the prescribed officer;

(ii) If the sum was payable under sub-section (2) of section 5.

(a) in any case where any person other than a licensee consumes energy generated by himself, from such person; or

(b) In any case where the licensee consumes energy or generated by himself or supplied to him, from such licensee.

(c) in any case where any person supplies energy free of charge, from the consumer or from the person supplying energy free of charge, at the option of the Government or the prescribed officer.

9. Decision of certain disputes—(1) If any dispute arises regarding,

(i) the liability to pay electricity tax under this Act or

(ii) the rate or the amount of electricity tax payable under this Act.

Such dispute shall be decided by the Electrical Inspector appointed under sub-section (1) of section 36 of the Indian Electricity Act, 1910 (Central Act IX of 1910) and having jurisdiction. The decision of the Electrical Inspector shall subject to the provisions of sub-section (2) be final.

2. From every decision of the Electrical Inspector under sub section (1) an appeal shall within such time as may be prescribed, lie to the Government whose decision thereon shall be final.

10. Penalties—If any person—

(a) liable under section 6 to keep books of account or submit returns, fails to keep or submit the same in the manner prescribed or

(b) intentionally obstructs an Inspecting Officer appointed under section 7 in the exercise of his powers or the performance of his duties under this Act or the rules made thereunder; or

(c) contravenes any rule made under this Act; he shall be punished with fine which may extend to one thousand rupees.

11. Offences by companies (1) If the person committing an offence under this Act is a company/the company as well as every person in charge of, and responsible to, the company for the conduct of its business at the time of the commission of the offence shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

Provided that nothing contained in this sub-section shall render any such person liable to any punishment if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

2. Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of or is attributable to any neglect on the part of any director, manager, secretary or other officer of the company such director, Manager, Secretary or other Officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation—For the purposes of this section—

(a) 'Company' means any body corporate and includes a firm or other association of individuals and

(b) 'director in relation to a firm means a partner to the firm.

12. Exemption from tax (1) where energy under High Tension supply is consumed in the process of manufacturing or producing the principal product in any industrial undertaking licensed under the Industries (Development and Regulation) Act 1951 (Central Act LXV of 1951) no electricity tax shall be payable on the energy so consumed for a period of three years from the date of the commencement of the manufacture or production of the principal product in such undertaking.

2. For the purposes of sub-section (1), if any question arises in regard to the date of the commencement of the manufacture or production of the principal product, the question shall be decided by the prescribed officer in accordance with such procedure as may be prescribed and his decision thereon shall be final.

13. Power of Government to notify exemptions and reductions (1) The Government may, by notification, make an exemption or reduction in rate, in respect of the electricity tax payable under this Act by any specified class of persons having regard to all or any of the following matters, namely:—

(a) the nature of the business or industry carried on by such class of persons:

(b) the price of energy consumed in relation to the total cost of the manufacture or production of the principal product in any industrial undertaking owned or controlled by such class of persons;

(c) Such other matters as may be prescribed

2. Any exemption from electricity tax or reduction in the rate of electricity tax notified under sub-section (1) may be subject to such restrictions and conditions as may be specified in the notification.

3. The Government may by notification cancel or vary any notification issued under sub-section (1).

14. Effect of Madras Act V of 1939—The provisions of this Act shall be in addition to, and not in derogation of the Tamil Nadu Electricity Duty Act 1939 (Madras Act V of 1939).

15. Power to make rules—(1) the Government may make rules to carry out the purposes of this Act.

2. In particular, and without prejudice to the generality of the foregoing power, such rules may provide for.

(a) all matters expressly required or allowed by this Act to be prescribed;

(b) the procedure to be followed by the Electrical Inspector for deciding disputes under sub-section (1) of Section 9.

(c) the procedure to be followed by the Government for deciding appeals under sub-section (2) of Section 9.

(d) the manner of determining the total cost of the manufacture or production of the principal product for purposes of clause (3) of section 2 and clause (b) of sub-section (1) of section 13;

(e) the installation of meters by persons who consume energy generated by themselves.

16. Power to remove difficulties—If any difficulty arises in giving effect to the provisions of this Act, the Government may, as occasion may require, by order, anything which appears to them necessary for the purpose of removing the difficulty.

17. Publication of rules and placing of rules and orders before the Legislature—(1). All rules made under section 15 shall be published in the Fort St. George Gazette and, unless they are expressed to come into force on a particular day, shall come into force on the day on which they are so published.

(2) Every rule made under section 15 and every order made under section 16 shall, as soon as possible after it is made, be placed on the table of both Houses of the Legislature, and if, before the expiry of the session in which it is so placed or the next session, both Houses agree in making any modification in any such rule or order or both Houses agree that the rule or order should not be made, the rule or order shall thereafter have effect only in such modified form or be of no effect, as the case may be, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule or order.

18. Act to be subject to Article 288—This Act shall have effect subject to the provisions of Article 288 of the Constitution.

(By Order of the Governor)

K. Rajasekharan,

Secretary to Government, Law Dept.

(True copy)

Encl : 3

Government of Tamil Nadu
PUBLIC WORKS DEPARTMENT
(ELECTRICITY)

Tamil Nadu Electricity (Taxation on consumption) Rules 1964.
(G.O. Ms. No. 153, P.W. (Electricity) 20th January 1964)
(corrected upto 29th November 1968).

In exercise of the powers conferred by section 15 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962), the Governor of Madras hereby makes the following rules:—

1. (1) Short title—These rules may be called the Tamil Nadu Electricity (Taxation on consumption) Rules, 1964.

(2) They shall be deemed to have come into force on the 1st day of July, 1962.

2. Definitions—in these rules, unless the context other wise requires.—

(a) "Act" means the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962) :

(b) "books of account" means the books of account kept in the Forms appended to these rules including all supporting documents ;

(c) "Chief Electrical Inspector" means the Chief Electrical Inspector to Government;

(d) "Electrical Inspector" means an Electrical Inspector appointed under sub-section (1) of section 36 of the Indian Electricity Act, 1910 (Central Act IX of 1910) and having jurisdiction;

(e) "Form" means a Form appended to these rules ;

(f) "Government treasury" means a treasury or sub treasury of the Government and includes any office branch or agency of the Reserve Bank of India transacting Treasury business for the Government;

(g) "Inspecting Officer" means an Inspecting Officer appointed under section 7 ;

(h) "Section" means section of the Act.

3. Time and manner of collection and payment—(1) Every licensee shall include the electricity tax leviable under section 3 as a separate item in the monthly bill of charges for energy supplied by him and shall recover the same from the consumer along with the charges for supply of such energy.

(2) The electricity tax payable under sub-section (1) or sub-section (2) of section 5 shall be paid within a period of thirty days from the last day of the month for which the tax is levied by crediting the amount of such tax into Government treasury under the head "XIII. Other Taxes and Duties" and sending the treasury chalan to the Chief Electrical Inspector.

4. Books of account (1) The books of account to be kept under section 6 shall show separately consumption of energy not liable to electricity tax under section 4 and consumption of energy liable to electricity tax.

(2) The books of account referred to in sub rule (1) shall be in Form No. I.

(3) Every person who consumes energy generated by himself shall maintain register in Form No. II.

(4) The documents referred to in sub rules (1), (2) and (3) shall be maintained upto date.

(5) For the purpose of ascertaining the number of units generated, every person owning the generating set shall install suitable metering equipment to record the energy generated by the unit. He shall similarly install meter for recording the consumption of energy supplied by him.

(5) Submission of returns—Every person who generates energy by himself and every licensee shall submit to the Chief Electrical Inspector in duplicate monthly returns in Form No. III, Form No. IV, Form No. V, Form No. VI and Form No. VII containing the particulars specified therein by the 15th day of the second month following the month to which the return relates.

(6) Powers of Inspecting Officers—(1) An Inspecting Officer may, at any time, require a licensee to produce for inspection at the registered or other office of the licensee such books and records in his possession or control as may be necessary for ascertaining or verifying the amount of electricity tax claimed, collected and credited to the Government under the Act.

(2) An Inspecting Officer may enter at all reasonable times any premises where energy is or is believed to be supplied by a licensee or by a person, who generates, consumes and supplies energy, for the purposes of

(i) verifying the statements made in the books of accounts kept and returns submitted by any licensees or any person other than a licensee;

(ii) checking the amount of energy consumed or supplied as mentioned in the returns and account by inspecting meters and meter cards.

(iii) verifying particulars or ascertaining information required in connection with the levy of electricity tax;

Provided that in entering the premises the Inspecting Officer shall give reasonable notice and respect the religious and other usages of the occupiers other than a Licensee,

7. Prescribed Officer for the purposes of the Act. The Chief Electrical Inspector shall be the prescribed officer for the purposes of the Act.

8. Meter reading and Tax Assessment—(1) Every Licensee or every person other than a licensee shall in respect of energy liable to electricity tax under the Act cause the meter of every consumer to be read, as far as possible, on the same date in each month, and record the units of energy consumed in the month. The period between two such consecutive readings shall be reckoned as one month for the purpose of calculation of electricity tax.

(2) Every consumer shall allow a licensee or any person authorised by him, in writing in this behalf for the purpose of reading or testing the reading of Meters, to enter between sunrise and sunset, any premises in which a meter is, or believed to be, installed.

(3) (i) Every person who consumes energy generated by himself or supplies energy to any other person free of charge, shall allow any person authorized by the Chief Electrical Inspector in writing in this behalf, for the purpose of reading or testing the reading of a meter installed under sub-rule (5) of rule 4, or for affixing one or more seals thereto, to enter between sunrise and sunset, any premises in which such meter is, or believed to be, installed.

(ii) Electricity tax on such consumption metered under clause (i) shall be calculated at the appropriate rates of tax on the basis of the price of energy payable to the licensee in whose area the energy is generated, as if the energy were supplied by the licensee;

Provided that the cases where more than one tariff prevails for such consumption, the tax shall be based on the price of energy at the highest tariff as applied to the entire consumption.

Provided further that the consumer shall not have any other sources of supply and the tax shall be based on the price of energy at the tariff applicable in the area.

9. Adjustments—In calculating the electricity tax payable every licensee or every person other than a licensee shall make the same allowances for incorrect meters, incorrect readings and leakages as those made in respect of his own charges.

10. Settlement of disputes—(1) If any dispute referred to in sub-section (1) of section 9 arises, either party to such dispute shall inform in writing the Electrical Inspector of such dispute.

(i) In case a person who consumes energy generated by himself is a party to such dispute, within thirty days from the last day of the month of consumption of energy liable to electricity tax; and

(ii) if any other case, within sixty days from the day aforesaid.

(2) The party to the dispute who informs the Electrical Inspector of the dispute under sub-rule (1) shall, within thirty days from the date on which the party informed the Electrical Inspector as aforesaid, send to the Electrical Inspector a statement of the case in Form No. VIII.

Provided that the Electrical Inspector may extend the period within which the statement aforesaid should be sent, but such extension shall not exceed fifteen days at any one time or thirty days in the aggregate.

(3) The Electrical Inspector shall, on receipt of the statement of the case referred to in sub-rule (2) give notice in Form No. IX to the other party to the dispute and enclose along with the notice a copy of the statement of the case.

(4) The other party to the dispute referred to in sub rule (3) shall, within seven days from the date of the receipt by him of the notice referred to in sub rule (4) send to the Electrical Inspector his statement of the case.

11. (A) Appeal against the decision of the Electrical Inspector—The time within which an appeal shall lie to Government under sub section (2) of section 9 shall be thirty days from the date of receipt by the appellant of the decision appealed against.

Provided that the Government may admit an appeal preferred within a period of fourteen days after the expiry of the prescribed period of thirty days aforesaid, if sufficient cause is shown for not preferring the appeal within the prescribed.

Provided also, that where an appeal is presented within the prescribed period of thirty days aforesaid, but is returned by Government for re-presentation in the manner prescribed and within the date, if any, specified by Government for the representation of the appeal, the appeal so represented shall be deemed to have been presented within the prescribed time for purposes of this rule".

(2) An appeal preferred under this rule shall be submitted in duplicate in the form of a memorandum setting forth concisely the grounds of objection to the order appealed against and shall be accompanied by the original or a certified copy of such order.

(3) The appeal shall be signed by the appellant or by his authorised agent and sent by Registered Post acknowledgement due. The authorisation of the agent to present appeals shall be in writing and shall accompany the appeal unless the agent holds a power of attorney.

(4) The Government shall decide on the appeal based on the facts of the case, if necessary by obtaining such expert opinion in the matter from such authority as they deem fit".

12. Date of commencement of production: The date of commencement of the manufacture or production of the principal product in any industrial undertaking licensed under the Industries (Development and Regulation) Act, 1951 (Central Act LXV of 1951) shall for the purposes of Section 12 be the date of first high tension meter reading after the commencement of manufacture or production of the principal product. The Electricity tax shall be levied in full for the period from the date of first high tension meter-reading after commencement of manufacture or production of the principal product;

13. Cost of manufacture of the principal product. For the purpose of determining the percentage the cost of energy bears to the total cost of manufacturing the principal product in any industry, the cost of product as determined by the Tariff Commission or as accepted by the Income tax authorities shall be accepted on production of a certificate in this behalf from such authorities.

THE APPENDIX**Form No. I**

(See Sub-rule (2) of rule 4 of the Tamil Nadu Electricity Taxation on Consumption) Rules, 1964).

Book of account to be kept by licensee or person who supplies energy to any other person under section 6 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962).

- (i) Name of licensee or person who supplies energy to any other person.
- (ii) Address.
- (iii) Total number of units of energy purchased or generated.
- (iv) Total number of units of energy consumed for purposes connected with the construction, maintenance and operation of the generating, transmitting and distributing and System.
- (v) Total number of units of energy supplied which is not liable to electricity tax under section 4 or which is exempt from electricity tax under section 12 or section 13.
- (vi) Total number of units of energy consumed by himself which is liable to electricity tax and the price thereof.
- (vii) Amount of electricity tax payable on the consumption of energy referred to in item (vi) and the amount paid to Government.
- (viii) Total number of units of energy liable to electricity tax supplied for the different classes of consumers specified in clause (b) of sub-section (1) of section 3 and the price thereof.
- (ix) Rate and amount of electricity tax payable on such consumption, the amount recovered and the amount paid to Government shown separately in respect of the difference classes of consumers.

Form No. II

(See sub-rule (3) of rule 4 of the Tamil Nadu Electricity
(Taxation on Consumption) Rules, 1964).

Book of account to be kept by person who generates energy by himself under section 6 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962)

- (i) Name of the person who generates energy —
- (ii) Place of generation of energy —
- (iii) Capacity of the generating set —
- (iv) Total number of units of energy generated —
- (v) Total number of units of energy consumed for purposes connected with the construction, maintenance and operation of the generating system —
- (vi) Total number of units of energy consumed by himself —
- (vii) Amount of electricity tax payable thereon and the amount paid to Government —

FORM No. III

(See rule 5 of the Tamil Nadu Electricity (Taxation on Consumption) Rules, 1964)
 Return to be submitted under section 6 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962, (Madras Act 4 of 1962)

Name of Licensee

Address

Return of Electricity Tax payable

for the month 19

Rs. P.

Tax payable as per Form No. IV

(a) On H.T. consumption

(b) On L.T. consumption

Total

FORM No. IV

(See rule 5 of the Tamil Nadu Electricity (Taxation on consumption) Rules, 1964).
 Return to be submitted under section 6 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962)

Name of Licensee

Address

Return for the month of 19

(1) (a) Consumption of energy for the month of 19

(b) Consumption exempt from Electricity tax under the Act during the month of 19

H.T. Consumption			L. T. Consumption		
Textile Industry (a)	Cement Industry (b)	Energy intensive industry (c)	Industries other than (a to c) (d)	By licensees (e)	By others (f)

(2) Number of consumers in each category

(3) Total consumption of energy in each category excluding consumption exempt from electricity tax under section 12 or Section 13

	(a)	(b)	(c)	(d)	(e)	(f)
	Rs.P.	Rs.P.	Rs.P.	Rs.P.	Rs.P.	Rs.P.
(4) Energy charges claimed for item (3)						
(5) Total price charged for energy consumed vide section 3*						
(6) Rate of electricity tax						
(7) Total amount of electricity tax payable to Govt.						
(a) H.T. Consumption (Total of column (a) to (d))		*Rs.P.				
(b) L.T. Consumption (Total of columns (e) and (f))			Rs.P.			
(8) Adjustment of amount of electricity tax due to revision of price of energy charged for previous months as per details in Form No. VIII						
Net amount of electricity tax payable to Government						

* Note—Full particulars of consumption liable to pay fuel surcharge and thereby subject to lower rate of tax should be furnished as an annexure to this form.

FORM No. V

(See rule 5 of the Tamil Nadu Electricity (Taxation on Consumption) Rules, 1964).

Return to be submitted under Section 6 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962)

Return of electricity tax payable by a person who consumes energy generated by himself for the month of _____ 19__

- | | | | |
|---|---|-----|-------|
| (1) Name of the person who consumes energy generated by himself | — | | |
| (2) Particulars of generating set | — | | |
| (3) Total number of units of energy produced during the month | — | | |
| (4) Total number of units of energy consumed during the month | — | | |
| (5) Charges payable on the consumption if supply was from the licensee | — | Rs. | Ps. |
| (6) Rate of electricity tax payable | — | | |
| (7) Total amount of electricity tax payable to Government. | — | Rs. | Ps. |
| (8) Adjustment of amount of electricity tax due to revision of price of energy charged for previous months, as per details in Form No. VII. | | | _____ |

Net amount of electricity tax payable to Government _____

FORM No. VI

*(See rule 5 of the Tamil Nadu Electricity (Taxation on Consumption) Rules, 1964).
Return to be submitted under section 6 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962)

Part I

Statement showing details of consumption of energy not liable to electricity tax under section 4

H.S.C. Number	Name of consumer	Number of units consumed.		Consumption charges payable
		Metered	Computed	
	Total	_____	_____	Rs—Ps _____ _____

Part II

Statement showing details of consumption of energy exempt from electricity tax under section 12 or section 13.

H.S.C. Number	Name of consumer	Number of units consumed		Consumption charges payable
		Metered	Computed	
	Total	_____	_____	Rs—Ps _____ _____

Certified that the figures given in this statement represent only the energy consumed for the purposes which are exempt from electricity tax under Section 12 or Section 13.

FORM NO. VII

(See rule 5 of the Tamil Nadu Electricity (Taxation on Consumption) Rules, 1964).
Return to be submitted under Section 6 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962).

Name of Licensee

Return for the revision of electricity tax due to revision of current consumption bills relating to previous months

H.S.C. No.	Name and address of the Consumer	Period affected		Number of units sold and priced		Rate of tax
		From	To	Units	Price of energy	
1.	2.	3.		4.	5. Rs.-Ps.	6. Rs.-Ps.

Tax paid	Revised number of units and priced		Revised Amount of tax payable	Amount of tax adjusted (i. e.) differences between items (7) and (10) plus or minus	Brief reasons for the revision
	Units	Price of energy			
7. Rs. Ps.	8.	9. Rs. Pa.	10. Rs. Ps.	11. Rs. Ps.	12.

FORM NO. VIII

(See sub-rule (2) of rule 10 of the Tamil Nadu Electricity (Taxation on Consumption) Rules, 1964. Statement of disputes to be decided by Electrical Inspector under Sub-section (1) of Section 9 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962).

Form of statement of case :—

1. (a) Name of the applicant.
(b) Address
2. Location of the service consuming energy
3. Details of supply: whether L. T./H.T. self generation.
4. Type of consumption as defined in clause (b) of sub-section (1) of Section 9.
5. Name of licensee who levies and collects the Electricity tax from the consumer.
6. Rate at which the electricity tax is levied
7. Details of dispute (State briefly the case)
8. Copies of documents enclosed (List)

Station :

Dated :

Signature of the applicant

FORM No. IX

(See sub-rule (3) of rule 10 of the Tamil Nadu Electricity (Taxation on Consumption) Rules, 1964)

Form of notice to be given by the Electrical Inspector in the matter of dispute which has arisen under section 9 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962 (Madras Act 4 of 1962)

From

The Electrical Inspector,

To

The.....

Sir (s)/Madam,

In pursuance of sub-rule (3) of rule 10 of the Tamil Nadu Electricity (Taxation on Consumption) Rules, 1964,.....Electrical Inspector..... hereby give you notice thathas referred to me as a dispute their/ his liability to pay the electricity tax/the rate/ amount of electricity tax payable byfor decision under sub-section (1) of section 9 of the Tamil Nadu Electricity (Taxation on Consumption) Act, 1962. (Madras Act 4 of 1962). I enclose a copy of the statement of the case. You are hereby required to send to me within seven days from the date of the receipt by you this notice your statement of the case.

Enclosure—1

Electrical Inspector.

Station :

Dated :

Circular Memo. No. SE/IEMC/EE3/AEE2/867/91 (Technical Branch) dated 7-11-91.

Sub : Electricity—Bearing the cost of Distribution Transformer and Structure by the owner of the multistoreyed flats—Revised instructions—issued.

- Ref :** 1. Cir. Memo. No. Addl. CE/IEMC/EE3/AEE2/733/91/dated 29-6-91.
 2. Cir. Memo. No. Addl. CE/IEMC/EE3/AEE2/745/91/dt. 9-7-91.
 3. Cir. Memo. No. SE/IEMC/EE3/AEE2/858/91/dated 26-10-91.

The issue of collecting the cost of Distribution Transformer and Structure from the owners of multistoreyed flats has been re-examined and it has been decided not to collect the cost from the owners of multistoreyed flats.

Hence, para 10 of the Circular memo. cited in reference (1) and its subsequent amendment cited in reference (2) is ordered to be deleted.

**C. Ramachandran,
 Chairman.**



Circular No. 2693/91/X/T/A.1/91 (Accounts Branch) Dated 8-11-1991.

Sub : Rate of interest on Advance Payments to Suppliers/Contractors—Enhancement—Ordered.

The Board Level Tender Committee in its 523rd meeting held on 28-10-91 has ordered that the rate of interest on advance payments may be revised from 20% p.a. to 22% p.a. and to adopt the above rate for loading purposes in evaluating tenders.

The revised interest rate of 22% p.a. should be adopted for interest bearing advance payments.

The rate of 22% will be adopted for evaluating loss of interest to Board in respect of deviations in payment terms, non-payment of Security Deposit in cash, interest free advance payment etc.

The revised rate is to be made applicable in respect of all tenders to be called for on or after the date of these instructions.

The receipt of the circular be acknowledged to Deputy Financial Controller/Tender, Office of the Chief Financial Controller/Madras-2.

**V. Jayaraman,
 Chief Financial Controller.**

Memo. No. SE/RE&I(D)/D/D. 6054/91—2 (Technical Branch), Dated 8—11—'91.

Sub : Extension of supply to the agricultural pumpsets—Giving details of applicants eligible for 45 days notice under On-line/One Pole category—Reg.

Ref : Memo. No. SE/RE&I(D)/D/6054/91—1, Dated 28/29 - 5—91.

It is learnt that almost in all circles, the lead banks have not been given by the Executive Engineers the list of agricultural applicants to whom 90 days notices were issued during the 1. quarter of this year inspite of the instructions in the above reference.

It is imperative that whenever the Executive Engineers (Distribution) release the 45 days notice to the prospective agricultural applicants who are identified for Special Priority under the One Pole/On-line scheme, the list containing the names of applicants will also be furnished to the lead Banks of the area for financing the applicants for purchase of agricultural pumpsets etc., by NABARD and Other banks. The list of such cases shall also be sent forthwith to the lead bank for the notices already issued during 9/91 and 10/91.

The receipt of this memo. may be acknowledged to the Superintending Engineer/Rural Electrification and Improvements (Distribution)/Madras-2.

K. M. Vasudevan,
Member (Distribution).



Circular Memo. No. SE/IEMC/EE3/AEE2/D. 868/91 (Technical Branch) Dated 11—11—1991.

Sub : Electricity—Collection of development charges from H.T. applicants—Granting instalments—Reg.

Ref : B.P. No. 136, dated 13—6—1991.

Development chargee are to be collected from applicants as per the B.P. cited.

There have been representations from some of the H.T. applicants for granting instalments to pay the development charges in view of their huge amount involved for initial payment.

Their requests have been considered and the following instructions are issued.

Advice for payment of development charges may be made along with the load sanction for HT consumers to pay the same along with Earnest Money Deposit.

However, if the applicants request for instalments, six instalments may be permitted by Superintending Engineers of Elec. Distn. Circle. It should be ensured that before effecting supply all the instalments have been collected.

K. M. Vasudevan,
Member (Distribution).

Tamil Nadu Electricity Board—Tuticorin Thermal Power Station of Meritorious Productivity Reward of Government of India for the calendar year 1990—Award Amount—Procedure regarding disbursement—orders issued.

(Permanent) B.P. (FB) No. 307

(Technical Branch)

Dated 11—11—1991.

Ippasi 25, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

- (i) From the Govt. of India, Ministry of Energy Lr. No. 6/5/90-O&M (i) New Delhi dated 10th Oct. '91.
- (ii) Minutes of 620th meeting of TNEB held on 30—10—1991—Item—23.

Proceedings :

The Ministry of Energy, Govt. of India has informed to the Tamil Nadu Electricity Board that Tuticorin Thermal Power Station has won the Meritorious Productivity award for the calendar year 1990. The Ministry of Energy has sent the award amount of Rs. 13.22 lakhs (Rupees Thirteen lakhs and twentytwo thousand only) for distribution among the employees of Tuticorin Thermal Power Station.

2. The Tamil Nadu Electricity Board accords sanction for distribution of the above amount among the employees of the Tuticorin Thermal Power Station subject to the following terms and conditions :

(a) All employees borne on the rolls of the Tuticorin Thermal Power Station during the calendar year 1990 and who were on actual duty (including Casual Leave but excluding other kinds of leave) for a minimum of two hundred days during the calendar year 1990 shall be eligible for the award.

(b) The award shall be distributed in proportion to the salaries drawn by the employees as on 31—12—1990 at Tuticorin Thermal Power Station (The term 'Salary' means basic pay plus Fixed D.A. and variable D.A.).

(c) The award amount to any employee shall not exceed the salary of the concerned employee for the month of December 1990.

3. The Chief Engineer/Tuticorin Thermal Power Station shall take action to disburse the award amount in the above manner and furnish the utilisation certificate at an early date.

(By Order of the Board)

S. Ramasamy,
Chief Engineer/Thermal Design.

Electricity—Delegation of Powers—Sanction of estimates for replacement of line materials etc., due to thefts and damages in accidents—Revised powers of sanction of Chief Engineers, Superintending Engineers and Executive Engineers—Approved.

Permanent B.P. (FB) No. 314

(Technical Branch)

Dated the 13th November 1991,
Ippasi 27, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

B.P. Ms. No. 663 (Sectt. Br.) dated 23—12—'81.

Proceedings :

The Tamil Nadu Electricity Board directs that the revised powers of sanction of estimates for replacement of line materials etc., due to thefts and damages in accidents, vested with Chief Engineers, Superintending Engineers and Executive Engineers shall be as indicated below :—

Sl. No.	Particulars	Existing powers of sanction			Revised powers of sanction		
		C.Es. (Rs.)	S.Es. (Rs.)	E.Es. (Rs.)	C.Es. (Rs.)	S.Es. (Rs.)	E.Es. (Rs.)
1.	Replacement of line materials etc., due to thefts and damages in accidents (for nett value of the estimate only)	10,000/-	NIL	NIL	40,000/- (Forty thousand only)	10,000/- (Ten thousand only)	1,000 (One thousand only)

(By Order of the Board)

K. R. Murugesan,
Chief Engineer/Planning.

Memo No. IEMC/EE2/A1/F.G.K. Steel/CR 9491/91 (Technical Branch) Dt. 14—11—91.

Sub : According of load sanction to prospective consumer availing HT/EHT supply—Inclusion of condition in the load sanction to avoid voltage fluctuations to T.N.E.B. Grid—Revised orders—issued.

Ref : Memo. No. IEMC/EE2/A1/F.G.K. Steel/CR 7527/90 Dt. 24—9—90 from Member (Distribution).

Instructions have been issued in the reference cited for stipulating certain condition in the load sanctions accorded by the Chief Engineers and Superintending Engineers to the HT/EHT consumers, so as to ensure that the consumers take precautionary measures to avoid any possible undue voltage fluctuations caused by their loads.

2. In as much as certain type of loads do cause problems, also due to harmonics, if any, generated by them, the condition already stipulated for inclusion in the load sanctions requires modification to take care of the possible problems due to harmonics.

3. The Chief Engineer (Distribution) of all Regions and Superintending Engineers of all Electricity Distribution Circle are therefore informed that the condition already stipulated for inclusion as one of the conditions of load sanction is revised and the modified condition shall read as follows :

“Adequate precautionary measures like installation of static/Dynamic Compensators and filters etc., shall be taken by the industry to avoid any possible problems of undue voltage fluctuations and harmonics arising out of the loads of the industry in the grid. In case the load sanctioned is found causing such voltage fluctuations and problems due to harmonics in the transmission network, the supply shall be disconnected till the industry carry out necessary corrective measures to avoid such problems”.

4. Steel Industries with electric arc furnaces which cause the above problem are predominant in Gummidipoondi area in Madras Electricity Distribution Circle (North). There may be similar such consumers in other Electricity Distribution Circles also. Apart from such existing consumers, there may also be prospective consumers of the above nature, for whom load sanction has already been accorded earlier without the above safety clause in the load sanction. The Chief Engineer (Distribution) of all Regions and Superintending Engineers of all Electricity Distribution Circles will identify immediately all such existing and prospective consumers and will initiate action as indicated below :-

- (i) In respect of the existing consumers, a three months' notice may be issued for taking measures like installing static compensator, filter etc., to avoid any undue voltage fluctuation and problem due to harmonics, failing which the supply may be disconnected till the industry carry out necessary corrective measures to avoid the problem.
- (ii) In respect of the prospective consumers, necessary amendment to incorporate the condition indicated above in the respective load sanction may be issued or arranged to be issued by the competent authority.

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

C. Ramachandran,
Chairman.

Circular Memorandum No. SE/IEMC/EE3/AE/871/91 (Technical Branch), Dated 15-11-91.

Sub : Extension of temporary supply—Continuance for further periods—
Collection of advance current consumption charges—Regarding.

Ref : Circular Memo. No. SE/IEMC/EE3/AE/D. 449.89, dated 27-11-89.

In the Memo. cited under reference, it was instructed that, continuation of temporary supply may be permitted in anticipation of sanction from competent authority after collecting the advance current consumption charges.

There are representations from consumers of temporary supply, that their consumption is far less than the computed consumption and the actual current consumption charge to be paid is less. Due to insistence of payment of advanced current consumption charges, heavy burden is cast on them. They have requested to permit them to pay the actual current consumption charges.

Their request has been examined and the following instructions are issued:—

The advance current consumption charges for extension of temporary supply initially may be collected for computed consumption as being followed now.

For subsequent continuation period, the actual current consumption charges for the previous period of temporary supply may be collected, so that advance CC charges already collected remains with the Board.

However, the advance CC charges for the period of continuation shall be worked out based on the computed consumption for this period, and if the charges are same or less than the advance CC charges already available with the Board, no further charges need be collected. If the advance CC charges are more than the amount already available with the Board, the balance charges only need be collected.

It shall be ensured that (i) the actual CC charges are collected before continuation of temporary supply and (ii) the advance CC charges available to the credit of the consumer with the Board are always equivalent to the computed CC charges for the continuation period in question.

K. M. Vasudevan,
Member (Distribution).



DELEGATION OF POWERS—Sanction of temporary supply—Enhanced powers of sanction to Chief Engineer of Distribution—Orders Issued.

(Permanent) B.P. (FB) No. 316

(Technical Branch)

Dated the 15th November, 1991,
Ippasi 29, Pracherpathi,
Thiruvalluvar Aandu 2022.

Read :

1. B. P. (FB) No. 277, Dated the 9th August 1989.
2. Item 14 of 620th meeting of the Board held on 30-10-91.

Proceedings :

The Tamil Nadu Electricity Board directs that the powers of Chief Engineer (Distribution) for sanction of temporary supply be enhanced as follows :

(i) Monetary limit	—	Rs. 10 lakhs
(ii) Period	—	Full powers

The existing and the revised powers of sanction of temporary supply are tabulated in the annexed statement.

(By Order of the Board)

Encl: 1 Statement.

K. M. Vasudevan,
Member (Distribution).

Encl :

STATEMENT

Existing Powers of sanction of temporary supply as per B.P. No. 277, Dated 9-8-1989.

Description	Member (Distribution)	Chief Engineer (Distribution)	Superintend- ing Engineer	Executive Engineer	Assistant Exe- cutive Engineer
(1)	(2)	(3)	(4)	(5)	(6)
Load	Full powers	Upto 1000 KVA	Upto 500 KVA	Upto 130 HP or 97 kw (LT only)	Upto 25 kw (LT only)
Estimated value	Rs. 20 lakhs	Upto Rs. 5 lakhs	Upto Rs. 2 lakhs	Upto Rs. 50,000/-	Upto Rs 5,000/-
Period	Full powers	Upto 2 years	Upto 2 years	Upto one year	Upto six months

**Revised Powers of Sanction for Temporary Supply as per B. P. No. 316
Dated 15-11-1991.**

(1)	(2)	(3)	(4)	(5)	(6)
Load	Full powers	Upto 1000 KVA	Upto 500 KVA	Upto 130 HP or 97 kw (LT only)	Upto 25 kw (LT only)
Estimated value	Rs. 20 lakhs	Upto Rs. 10 lakhs	Upto Rs. 2 lakhs	Upto Rs. 50,000/-	Upto Rs. 5,000/-
Period	Full powers	Full powers	Upto 2 years	Upto one year	Upto six months

**K. M. Vasudevan,
Member (Distribution).**

ELECTRICITY—R & C—Absorption of off-peak night surplus power—Billing of Maximum Demand charges—Revised orders—Issued

Per. B.P. (FB) No. 317

(Technical Branch)

Dated the 16th November 1991,
Ippasi 30, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

1. Memo. No. 155935/664/Adm. Br./Tariff. I (2)/87—1, 4/5—12—87.
2. Memo. No. 664/SE/IFMC/PO (T)/T.I. (2)/87—3 (Tech. Br.), dt. 29—3—90.
3. Minutes of the 614th meeting of the T.N.E.B. held on 25—7—91—Item No. 18.

Proceedings :

The Maximum Demand charge for the additional off-peak night demand was ordered in the Board's references cited.

In partial modification to the orders issued in the references 1 and 2 cited above, the Board after careful consideration orders issue of the following :

The billing procedure to be adopted with reference to Maximum Demand permitted for the hours between 9-00 P.M. to 5-00 A.M., of the next day, and also for the Maximum Demand recorded in the consumer's trivector meter during the supply between 5-00 A.M. to 9-00 P.M. of the day will be as under:

1. The demand as recorded in the consumer's trivector meter, which shall be within the original quota shall be billed as per notified rate.
2. The demand as recorded in the Board's trivector meter less the demand recorded in the consumer's trivector meter shall be taken as additional demand availed during off-peak night load hours and it should be billed at 75% of the existing notified rate.
3. While permitting additional demand during 9.00 P.M. to 5.00 A.M. on the next day, the consumer must be clearly informed that they are liable to pay 75% of the notified demand rate for the actual additional demand, even if power is not made available on any day or days of the month, between 9.00 P.M. to 5-00 A.M. of the next day for any reason whatsoever.
4. In the first month, the actual recorded demand shall be billed as above proportionate to the number of days from the date of installation of the consumer's trivector meter.

(By Order of the Board)

K. M. Vasudevan,
Member (Distribution).



CONTRACTS—Entrustment of additional quantities of work to main contractor where there is no change in design—Clarification—Orders issued.

(Per) B.P. (Ch) No. 243

(Technical Branch)

Dated 18—11—1991,
Karthigai-2, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

1. Per B.P. (F.B.) No 17 (AB) dt. 5—8—91.
2. U.O. No. CE/CD/SE-CD/E3/A2/F. TR/D. 534/91 dt. 20—9—91.

Proceedings :

The Tamil Nadu Electricity Board approves the proposal of the Chief Engineer/Civil Designs in the U.O. reference (2) cited to cancel condition No. (ii) of Para 20.B.9 of the Tender Regulations appended to the B.P. first cited based on the Govt's letter No. 29656/G2/00—7, dt. 21—3—91.

Necessary amendment to the (Pt) B. P. (FB) No. 17 (AB) dated 5—8—91 may be issued by the Chief Financial Controller.

(By Order of the Chairman)

S. R. Soundararajan,
Chief Engineer/Civil Designs.

Electricity — Madras Electricity Distribution Circle/Central—H.T. Supply to M/s. Binny Limited, Madras—Determination of lighting and non-industrial loads—Constitution of Committee—Orders—Issued.

Permanent B.P. (Ch). No. 244

(Technical Branch)

Dated 18—11—1991,
Karthigai 2, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

1. G. O. Ms. No. 2341 P. W. (Elec.) dated 29—11—82.
2. G. O. Ms. No. 1332 P. W. (Elec.) dated 7—8—85.
3. B. P. Ms. (F.B.) No. 35 (Adm. Br.) dated 22—7—88.
4. M/s. Binny Limited letter dated 31—10—91.

Proceedings :

The Tamil Nadu Electricity Board in B. P. third cited ordered for certain procedures to be followed in determining the lighting and non-industrial loads for regulating the claims of various consumers. Accordingly the case of M/s. Binny Limited was examined in detail and was asked to pay a sum of Rs. 1.17 Crores being the arrears due from 1—12—1982 to 31—12—1987 with Belated Payment Surcharge as they have exceeded the permissible limit of lighting and non-industrial loads.

(2) M/s. Binny Limited have now requested to re-examine the issue in the light of the following :—

- (i) When the tariff notification dated 29—11—82 was issued there was no clarification to define what constituted "Lighting and non-industrial and industrial loads";
- (ii) Lighting and non-industrial loads clarification cannot be adopted to their conventional looms, which are highly vibrating in nature,

and

- (iii) Their lighting and non-industrial loads are will within the limits.

(3) It is hereby ordered that a Committee consisting of the following Officers of the Board be constituted to inspect M/s. Binny Limited on the above points raised by them in their letter fourth cited above and submit its findings by 15—12—1991 positively.

- | | |
|--|----------|
| (i) Thiru C. M. Padmanaban,
Chief Engineer/Distribution/
Madras Region. | CHAIRMAN |
| (ii) Thiru K. Michael,
Superintending Engineer/
Industrial Energy Management
Cell/Madras. | MEMBER |

(By Order of the Chairman)

M. M. Vesudevan,
Member (Distribution),

Memo. No. SE/Plg/EE/PS/A1/F. Pvt. WF/D. 75/91 (Technical Branch) dt. 18-11-91.

**Sub : Private Windfarms—Purchase of surplus power offered by private windmills—
Instructions issued—Regarding.**

A No. of private companies have set up windmills in Tamil Nadu and these are tied with the Tamil Nadu Electricity Board grid. The Board have come forward to purchase the surplus power offered at Re. 1.00 (Rupee One) per unit.

2. With a view to ensure prompt payment to the companies, the Superintending Engineers of the Electricity Distribution Circles are authorised to make payment for the surplus power purchased. The Superintending Engineer in whose jurisdiction the HT service is located will keep proper account for the nett energy generated by the windmill, quantum of energy (including the 2% wheeling charges) wheeled to the HT S/C, Surplus energy sold to the Board and the balance in credit.

3. In respect of windmills where the power is only purchased by the Board and not wheeled the Superintending Engineer/Electricity Distribution Circle on whose jurisdiction the windmill is located will keep accounts for the energy generated, nett energy purchased and payments made.

4. The requisite funds may be indented by the Superintending Engineers to the Chief Financial Controller, Financial Controller (General) every month in the enclosed format and got allotted in excess over their other requirement.

5. The details of energy purchased may be intimated to Superintending Engineer/ Planning, Superintending Engineer/Load Despatch and Grid Operation, Financial Controller/General, Deputy Financial Controller/Budget and Deputy Financial Controller/Cost on or before 7th of succeeding month.

6. The Superintending Engineers/Electricity Distribution Circle in whose jurisdiction the windmill is located will propose in the RE for 1991-92 and BE for 1992-93 the anticipated purchase and the cost thereon.

The above expenditure shall be accounted under Account Code No. 70.

Encl :

K. M. Vasudevan,
Member (Distribution)

FORMAT

**Indent for cash allotment for payment towards purchase of Power generated by wind Mill:
Month of purchase :**

- | | |
|---|---|
| 1. Month | : |
| 2. Name of the Circle | : |
| 3. Quantum of power purchased in (KWH) | : |
| 4. Amount for the power purchased | : |
| 5. Name of the company | : |
| 6. Company's Bill No. &
Date of passing the Bill in Circle | : |
| 7. Remarks if any | : |

Superintending Engineer.....

Memorandum No. 672/IEMC/PO(T)/Tariff-I(2)/91-1 (T.B.) dated 22-11-1991.

Sub: Electricity—Restriction and Control—Absorption of off—peak night surplus power—Billing of Maximum Demand charges—Regarding.

Ref: (1) Permanent B.P. (F.B.) No. 317 (Techl. Branch) dated 16-11-91.

The Superintending Engineers of Distribution Circles are informed that the order issued in the B.P. cited is hereby cancelled. They are also instructed to continue to bill as per the existing orders issued in the Memo. No. 664/SE/IEMC/PO (T)/Tariff-I (2)/87-3 (Technical Branch) dated 29-3-1990.

C. Ramachandran,
Chairman.

● ● ●

Purchase of Technical Books and Periodicals—Enhancement of powers to Superintending Engineer/Protection and Communication—Approved.

Permanent B.P. (FB) No. 322

(Technical Branch)

Dated 22-11-1991,
Karthigai 6, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

Note to Board Meeting 621, dated 12-11-91.

Proceedings :

The Tamil Nadu Electricity Board approves the proposal to enhance the powers of Superintending Engineers/Protection and Communication/Madras and Coimbatore Circles for purchase of Technical Books and Periodicals to Rs. 10,000/- (Rupees Ten Thousand only) per year.

(By Order of the Board)

R. Ramanathan,
Chief Engineer/Transmission.

Endt. No. SE/Plg/EPG/A1/F.P.G./19/91 (T. B.), dt. 22—11—91.

Ref : Govt. of India Gazette Notification No. 605 Dt. 15—10—1991.

For kind information.

Encl :

K. R. Murugesan,
Superintending Engineer/Planning.

Copy of :

THE GAZETTE OF INDIA
EXTRAORDINARY

Part II—Section 3—Sub-Section (ii)
Published by Authority

No. 605 New Delhi, Tuesday, October 15, 1991/Asvina 23, 1913

Separate Paging is given to this Part in order that it may be filed as its separate compilation
MINISTRY OF POWER & NON-CONVENTIONAL ENERGY SOURCES
(Department of Power)

NOTIFICATION

New Delhi, the 15th October, 1991

S.O. 702(E) :— In exercise of powers conferred by sub-section (2) of section 1 of the Electricity Laws (Amendment) Act, 1991 (50 of 1991), the Central Government hereby bring into force the said Act from the date of publication of this notification in the official gazette.

N. RAMJI, Jt. Secy.

ANNEXURE

The Electricity Laws (Amendment) Act, 1991

No. 50 of 1991

27th September, 1991

An Act further to amend the Indian Electricity Act, 1910
and the Electricity (Supply) Act, 1948

Be it enacted by Parliament in the Forty-second Year of the Republic of India as follows :—

1. Short title and commencement :—(1) This Act may be called the Electricity Laws (Amendment) Act, 1991.

(2) It shall come into force on such date as the Central Government may by notification in the Official Gazette, appoint.

2. Amendment of section 6 of Act 9 of 1910 :— In section 6 of the Indian Electricity Act, 1910, in clause (b) of sub-section (1), for the words "twenty" and "ten", the words "thirty" and "twenty" shall respectively, be substituted.

3. Amendment of section 2 :— In section 2 of the Electricity (Supply) Act, 1948 (54 of 1948) (hereinafter referred to as the principal Act) :—

(i) after clause (3), the following clause shall be inserted, namely :—

"(3A) "competent government" means the Central Government in respect of a Generating Company wholly or partly owned by it and in all other cases the Government of the State in which the generating station of a Generating Company is located or proposed to be located;

(ii) for clause (4A), the following clause shall be substituted, namely :—

(4A) "Generating Company" means a company registered under the Companies Act 1956 (1 of 1956) and which has among its objects the establishment, operation and maintenance of generating stations';

(iii) after clause (9), the following clauses shall be inserted namely:—

(9A) "Regional Electricity Board" means any of the Boards as constituted immediately before the commencement of the Electricity Laws (Amendment) Act, 1991 by resolution of the Central Government for ensuring integrated operation of constituent system in the region;'

(9B) "Regional Load Despatch Centre" means the Centre so designated where the operation of each of the Regional Electricity Grids constituting the country's power system is co-ordinated;'

4. Amendment of section 15A—In section 15A of the principal Act,—

(i) the word "Formation", occurring in the marginal heading and sub-section (1) shall be omitted;

(ii) for sub-sections (2) and (3), the following sub-sections shall be substituted, namely:—

"(2) The objects of a Generating Company shall include—

(a) establishment, operation and maintenance of generating stations and tie-lines, sub-stations and main transmission lines connected therewith;

(b) operation and maintenance of such generating stations, tie-lines, sub-stations and main transmission lines as are assigned to it by the competent government or governments.

3. The Generating Company shall carry on its activities within such areas as the competent government or governments as the case may be, may from time to time specify in this behalf.

(iii) sub-sections (4), (6) and (7) shall be omitted.

5. Amendment of section 18A—In section 18A of the principal Act, in sub-section (1), for the words "promoting government or promoting governments" at both the places where they occur the words "competent government or governments" shall be substituted.

6. Amendment of section 29—In section 29 of the principal Act,—

(i) for sub-section (1), the following sub-section shall be substituted, namely:—

"(i) Every scheme estimated to involve a capital expenditure exceeding such sum, as may be fixed by the Central Government, from time to time, by notification in the Official Gazette shall as soon as may be after it is prepared, be submitted to the Authority for its concurrence".

(ii) in sub-section (4), in the proviso for the words "promoting government or one of the promoting governments" the words "competent government or one of the competent governments" shall be substituted.

7. Amendment of section 30—In section 30 of the principal Act, in clause (g) the words "and such other directions as may be given by the Central Government" shall be added at the end.

8. Amendment of section 31—In section 31 of the principal Act, in sub-section (1) in the proviso for the words "the promoting government or one of the promoting governments", the words "competent government or one of the competent governments" shall be substituted.

9. Amendment of section 39—In section 39 of the principal Act,

(i) in sub-section (2) in the proviso for the words "promoting government or one of the promoting governments", the words "competent government or one of the competent governments" shall be substituted.

(ii) after sub-section (2), the following sub-section shall be inserted, namely:—

"(3) For the purposes of this section no direction shall be issued to a Generating Company wholly or partly owned by the Central Government unless and until the prior concurrence of that Government is obtained."

10. Amendment of section 43.—In section 43 of the principal Act, sub-section (3) shall be omitted.

11. Insertion of new section 43A—After section 43 of the principal Act, the following section shall be inserted, namely:—

“43A Terms, conditions and tariff for sale of electricity by Generating Company—(1) A Generating Company may enter into a contract for the sale of electricity generated by it—

(a) with the Board constituted for the State or any of the States in which a generating station owned or operated by the company is located.

(b) with the Board constituted for any other State in which it is carrying on its activities in pursuance of sub-section (3) of section 15A; and

(c) with any other person with consent of the competent government or governments.

(2) The tariff for the sale of electricity by a Generating Company to the Board shall be determined in accordance with the norms regarding operation and the Plant Load Factor as may be laid down by the Authority and in accordance with the rates of depreciation and reasonable return and such other factors as may be determined from time to time, by the Central Governments by notification in the Official Gazette;

Provided that the terms, conditions and tariff for such sale shall, in respect of a Generating Company wholly or partly owned by the Central Government, be such as may be determined by the Central Government and in respect of a Generating Company wholly or partly owned by one or more State Governments be such as may be determined from time to time by the government or governments concerned.

12. Substitution of new section for section 55—For section 55 of the principal Act, the following section shall be substituted namely:—

“55 Compliance of directions of the Regional Electricity Board etc. by licensees or Generating Companies—(1) Every licensee shall comply with such reasonable directions as the Board may, from time to time, give him for the purpose of achieving the maximum economy and efficiency in the operation of his undertaking or any part thereof.

(2) Every licensee or Generating Company shall follow all the directions of the Regional Electricity Boards and shall conduct their operations in accordance with the instructions of the Regional Load Despatch Centre so as to ensure integrated grid operations.

(3) If any dispute arises with reference to the integrated grid operations as to whether any direction given under sub-section (1) or sub-section (2) is reasonable or not, it shall be referred to the Authority whose decision thereon shall be final; so however pending the decision of the Authority directions of the Regional Electricity Boards or the Regional Load Despatch Centres shall prevail in the interest of smooth operation of the integrated grid”.

13. Amendment of section 75A—In section 75A of the principal Act,—

(i) sub-section (1) shall be omitted;

(ii) in sub-section (2), for the word “promoting” wherever it occurs, the word “competent” shall be substituted;

(iii) for sub-section (3), the following sub-section shall be substituted namely:—

“(3) For the purpose of preparing the statement of accounts referred to in sub-section (2) the depreciation to be provided every year shall be calculated at such rate as may be specified by the Central Government, by notification in the Official Gazette, in accordance with the provisions of section 43A”.

(iv) sub-section (3A) shall be omitted;

(v) in sub-section (4), for the words, brackets and figure “sub-sections (i) and”, the word “sub-section” shall be substituted.

14. Amendment of Sixth Schedule:— In the Sixth Schedule to the principal Act, in paragraph XVII,—

(i) in sub-paragraph (2), in clause (c), after sub-clause (va), the following sub-clause shall be inserted, namely:—

“(vb) debt redemption obligation of the private licensees which may be done on a year to year basis, taking into account the requirements of debt redemption and resource generation through depreciation, retained surplus;”

(ii) in sub-paragraph (6), for clause (b), the following clause shall be substituted, namely:—

“(b) interest charges on capital expenditure incurred during the period between the date of grant of the licence and the date when the undertaking commences supply, from borrowed money and properly attributable to the assets as actually accrued up to the date of such supply, as well as interest incurred on outlays for subsequent expansions;”

(iii) in sub-paragraph (10), in clause (b), for the words “part of capital base for that year, the Reserve Bank rate ruling at the beginning of that year, plus two per centum”, the following words, brackets and figures shall be substituted, namely:—

“capital base for that year, the Reserve Bank rate ruling at the beginning of that year plus—

(i) two per centum for investments made up to the date of the commencement of the Electricity Laws (Amendment) Act, 1991; and

(ii) five per centum for investments made thereafter.”

K. L. Mohanpuria,
Additional Secretary to the Govt. of India.

-/True copy/-

Tuticorin Thermal Power Project—Payment of Monthly Thermal Incentive Allowance and Annual Thermal Bonus to Construction Staff of Tuticorin Thermal Power Project—III Stage—Orders Issued

Permanent B.P. (F.B) No. 92

(Secretariat Branch)

Dated 23—11—1991,
Karthigai 7th, Prachorpathi,
Thiruvalluvar Aandu 2022.

Read :

From the CE/TTPP Lr. No. CE/TTPP/SE/C & I/AAO/PRS/F. TIA/D 193/87,
dt. 28—11—87.

Proceedings :

The Chief Engineer/Tuticorin Thermal Power Project has reported that certain officers and staff working in Tuticorin Thermal Power Station who were already getting Thermal Incentive Allowance and Thermal Incentive Bonus were placed under the control of Chief Engineer/Tuticorin Thermal Power Project from 1—8—87 for third stage construction works and project special pay and project allowance were not allowed to them. The Chief Engineer/Tuticorin Thermal Power Project has continued the Thermal Incentive Allowance and Thermal Incentive Bonus to the staff engaged in third stage construction works also from 8/87 onwards. The Chief Engineer/Tuticorin Thermal Power Project has sought the approval and ratification of his action of having continued the Thermal Incentive Allowance and Thermal Incentive Bonus to construction staff in the Tuticorin Thermal Power Project.

2. The Tamil Nadu Electricity Board after careful consideration hereby approves and sanction the payment of thermal incentive allowance and thermal incentive bonus to the officers and staff engaged in Tuticorin Thermal Power Project, III stage construction works.

3. The action of the Chief Engineer/Tuticorin Thermal Power Project in having allowed the above benefits to the above construction staff from 8/87 onwards, in anticipation of the approval of the Board is also ratified as a special case. These benefits shall be continued till final construction of III stage, is completed. This order should not be taken as a precedent in other projects.

(By Order of the Board)

Circular Memo No. SE/IEMC/EE3/AEE2/896/91 (Technical Branch) dated 25-11-91.

Sub : Electricity—Collection of development charges—Waiver of development charges for H.T. applicants who have paid all other charges before 15-6-91-Reg.

Ref : 1. (Per) B.P. (FB) No. 136 (TB) dated 13-6-91.

2. Cir. Memo. No. Addl CE/IEMC/EE3/AEE2/730/91/dated 26-6-91.

In the B.P. cited, it has been ordered to collect development charges from all applicants both for new and additional loads other than huts, agricultural and public water supply, for services to be effected on or after 15-6-91.

It was instructed in reference (2) that in the case of H.T. applicants who have paid all charges before 15-6-91 and to whom effecting of services has been delayed due to various reasons, Superintending Engineers were asked to permit payment of development charges in monthly instalments upto a maximum of six months :—

Many representations have been received from H.T. applicants requesting for waiver of development charges as done in the case of L.T. applicants who have paid all other charges before 15-6-91.

The above requests for waiver of development charges in respect of the H.T. applicants have been re-examined and the following instructions are issued :—

i. In the case of H.T. applicants who have paid all other charges before 15-6-91, the development charges need not be collected.

ii. In cases where payment of development charges in instalments have been permitted, the waiver will be only to the extent of development charges not paid so far by such H.T. applicants.

iii. No refund shall be given for those H. T. applicants who have remitted the entire/part amount as ordered in the case of LT applicants.

C. Ramachandran,
Chairman.

ELECTRICITY—Generation of Power by private windfarm—wheeling of power generated to L. T. service using Board's lines.

(Per) B. P. (Ch.) No. 252

(Technical Branch)

Dated 26—11—1991,
Karthigai 10, Pracharpathi,
Thiruvalluvar Aandu-2022.

Read :

1. B. P. Ms. (FB) No. 129 (Tech. Br.), dt. 29—3—1986.
2. Permanent B. P. (FB) No. 189 (Tech. Br.) dt. 20—4—1989.

Proceedings :

The Board has been permitting for setting up of windmills by private parties and offered to wheel the energy generated by the windmills using Board's Transmission and Distribution lines to the HT services of the above private parties after deducting 2%(Two) towards wheeling charges. A number of companies who are having only LT service connections have come forward to set up their windmills. M/s. Tamil Nadu Industrial Investment Corporation Limited (TIIC) also represented that they can sanction loans to the private companies to set up windmills for their own consumption of power. Further they have stated that if wheeling of power to LT service of the company which is setting up the windmill is not permitted, then they cannot sanction loans to the companies for setting up of windmills. This will discourage tapping of wind energy, a renewable energy source.

2. The matter was examined. After careful consideration the wheeling of power generated by windmills to LT service connection of the company which has set up the windmill is accepted by the Board as a special case treating the LT service as HT service for the purpose of billing only.

3. The Assistant Engineer/Junior Engineer of the distribution where the LT service connection to which energy is wheeled is located, will take the meter readings every month personally and furnish the readings to the Central Office. The Superintending Engineer in whose jurisdiction the LT service connection is situated will receive the generation details (Nett) from the Superintending Engineer in whose jurisdiction the windmill of the company is located and keep record of the generation. The former Superintending Engineer will arrive at the cost of 98% of the energy generated at the HT unit rate prevailing and deduct this amount in the Current Consumption bill of the L.T. Service Connection prepared at the cost of LT Tariff. If there is any excess, the current consumption bill amount will be collected at Central Office on monthly basis as is done for HT services. Details of adjustment made and balance credit amount if any due to excess generation by the windmill will be intimated to the Company stating that the excess amount will be adjusted in the subsequent two months only and it will lapse thereafter.

4. All the terms and conditions issued in the Board's Proceedings 29—8—1986 and 20—4—1989 cited will be applicable.

(By Order of the Chairman.)

K. R. Murugesan,
Chief Engineer/Planning.

Circular Memo. No. SE/IEMC/EE3/AEE2/D. 897/91, (Technical Branch) Dated 28-11-1991.

Sub: Energisation of 20,000 numbers on-line/one pole extension agricultural pumpsets during 91-92 under special priority-Further Instructions issued.

Ref: 1. Cir. Memo. No. SE/IEMC/EE3/AEE2/813/91/dated 19-9-91.

2. Lr. No. CE/D/Ty/Tech/A4/F. On-line/D. 2523/91/dated 12-11-91 from the CE/D/Trichy.

The Chief Engineer/Distribution/Trichy Region in his letter cited above has stated that if sufficient number of parties do not report readiness, then further 45 days' notices have to be issued in order to achieve the target and requested orders in this regard. Similar conditions may also exist in other Regions.

Hence, the Chief Engineers (Distribution) are informed that fresh 45 days' notices under the on-line/one pole scheme may be issued to further applicants as per priority to the extent necessary to achieve the target fixed for various Distribution Circles.

The 45 days' notices may be issued in such a way that all the ready parties could be extended supply before 29-2-92.

K. M. Vasudevan,
Member (Distribution).



Circular Memo. No. 44233/VC4/91-1 (S. B.) Dated 30-11-1991.

Sub: Tirupattur Electricity Distribution Circle-Tools and Plants-Sealing Pliers-Engraving of symbols-Orders issued.

Ref: From the SE/Tirupattur Elec. Distr. Circle Lr. No. SET/MM/AE/DM/F. T&P/D. 272/91-92, dated 15-10-1991.

In the Circular Memo. No. 6661/VC7/78-82 (Secretariat Branch) dated 18-11-83 the Code alphabets for the numbered lead seals have been prescribed for all the Distribution Circles so as to distinguish the seals of various Distribution Circles. As Tirupattur Electricity Distribution Circle is a newly formed Circle the proposal of the Superintending Engineer, Tirupattur Electricity Distribution Circle to adopt the Code alphabets 'TPR' for Tirupattur Electricity Distribution Circle is accepted.

2. The code alphabets for Tirupattur Electricity Distribution Circle is prescribed as 'TPR'.

(By Order of the Chairman)

C. Dorairaj,
Inspector General of Police/Vigilance.

Memorandum No. CE/R&D/TRD/A2/ADB Seminar/D 684/91, (T.B.) dated 30—11—91.

Sub : Regional Seminar on Energy Conservation in Electricity Sector, November 1991,
Madras—Special Commendation—Issued.

The Asian Development Bank, Manila (Phillipines) and the Central Board of Irrigation and Power, New Delhi (India) jointly organised the "Regional Seminar on Energy Conservation in Electricity Sector" and an Exhibition on the same theme during November 11—14, 1991 at Madras which was attended by delegates from India and other countries in the Asian and Pacific Region.

The Seminar and Exhibition were a grand success because of the meticulous care with which various arrangements were made from the beginning to the end.

I have great pleasure in placing on record my special commendation of the excellent services rendered by the following Engineers in organising the above Seminar :

Thiruvallur

- | | |
|------------------------------|--------------------------------------|
| 1. N. Krishnamurthy, | Executive Engineer/R&D. |
| 2. C. Krishnanandam Pillei, | Chief Public Relations Officer. |
| 3. R. Kannan, | Asst. Executive Engineer/R&D |
| 4. N. Ganesan, | —do— |
| 5. V. Ganesan, | —do— |
| 6. M. Thyagarajan, | —do— |
| 7. B. Sundaramurthy, | Asst. Executive Engineer/Planning. |
| 8. P. R. Navaneethakrishnan, | Asst. Executive Engineer/Transport. |
| 9. T. V. Srinivasan, | Public Relations Officer. |
| 10. G. Ram Mohan, | Asst. Executive Engineer/Exhibition. |
| 11. P. R. Muralidharan, | Assistant Engineer/R&D. |
| 12. Tmt. P. Usha | —do— |
| 13. V. Panneerselvam, | Assistant Engineer/CPRO Office. |

This special commendation will be placed in the Personal Files of the above mentioned individuals.

T. B. Chikkoba,
Member (Generation)

Index

INDEX

Acts & Rules :	Page
Motor Transport Workers' Act 1961 and the Tamil Nadu Motor Transport workers' Rules, 1965—T.N.E.B. Madras—Exemption—Notification.	— 626
Motor Transport Workers' Act 1961—Registration of T.N.E.B. as Motor Transport Undertaking—Fees for renewal of Certificate of Registration—Sanctioned.	— 628
Accounts :	
Small Industries Development Bank of India (SIDBI)—Bills Rediscounting Scheme—Availing of Addl. limit for 1991—92.	— 632
Advances :	
HBA :	
Excess sanction due to incorrect adoption of carry Home Salary—Excess amount reimbursed towards stamp duty and registration fee—Ins.	— 635
Allowances & Spl. Pays :	
D. A. :	
Crediting the amount of addl. instalment of D.A. in Provident Fund Account in the case of employees drawing pay above Rs. 3,500/- — Orders.	— 631
Payment of Monthly Thermal Incentive Allowance and Annual Thermal Bonus to construction staff of T.T.P.P.—III Stage—Orders.	— 674
Amenities :	
L.T.C. :	
Condition of taking atleast seven days leave for availing 'Leave Travel Concession'—Modification—Orders.	— 601
Bonus & Ex-gratia :	
Payment of Bonus and ex-gratia to employees of the Board for 1990—91 — Orders.	— 633
Contracts & Tender :	
Bank Guarantee—Proper watch	— 633
Entrustment of addl. quantities of work to main contractors where there is no change in design—clarification—orders.	— 667
Rate of interest on Advance Payments to Suppliers/Contractors—Enhancement—Ordered.	— 660

Delegation of Powers :

Page

- To Sanction of temporary supply—Enhanced powers of sanction to CE/Distribution—Orders. — 665
- To sanction of estimate for replacement of line materials etc., due to thefts and damages in accidents—revised powers of sanction of C.Es., S.Es., and E.Es.—Approved. — 663
- To Secy. to sanction fixation/refixation of pay of employees of the Board upto the level of C.Ea.—Orders. — 623
- To SE/Protection and Communication—Enhancement of powers to purchase Technical Books and Periodicals. — 670

Electricity :

- The Electricity Laws (Amendment Act 1991) (50 of 1991)—Annexure Amendment—Issued. — 671

Committee :

- H. T. supply to M/s. Binny Ltd., Madras—Determination of lighting and non-industrial loads—Constitution of Committee—Ordered. — 668

Development charges :

- Collection of Development charges from applicants for effecting supply—Incorporation of a new clause in the Terms and Conditions of supply of Elec. — 627
- Collection of development charges from H. T. applicants—Granting instalments—Reg. — 661
- Collection of Development charges—waiver of development charges for H. T. applicants who have paid all other charges before 15-6-81. — 675

Electrification :

- Electrification of Tribal hamlets during 1991-92 under Tribal Sub-Plan as a Special Programme—Ins. — 642

Elec. Tax :

- Elec. Tax—Taxation on Consumption—Assessment and collection in respect of L. T. Services. — 644

Energy Conservation :

- Regional Seminar on Energy Conservation in Elec. Sector, November 1991, Madras—Special Commendation—Issued. — 678

Extn. of supply :

- To the Agricultural Pumpsets—Giving details of applicants eligible for 45 days notice under on-line/one pole category—Reg. — 661
- Extn. of temporary supply—Continuance for further periods—Collection of advance current consumption charges—Reg. — 665
- Energisation of 20,000 numbers on-line/one pole extension agricultural pumpsets during 1991-92 under special priority—Further ins. — 677

Elec. (Contd.)**Elec. Tax :****Page**

Tamil Nadu Elec. (Taxation on consumption) Act 1962—Amendment to Sec. 8 of Act—Addl. levy of 4% tax—Introduced—Collection—working instructions issued

— 645

Meritorious Productivity Reward :

TTPS—Meritorious Productivity Reward of Govt. of India for 1990—Award Amount—Disbursement procedure—Orders

— 662

Multistoreyed Flats :

Bearing the cost of Distribution Transformer and Structures by the owner of the multistoreyed flats—Revised Ins.

— 660

Street Lights :

Street Lights under the special SSS—Action Plan for 1991-92 and 1992-1993—Ins.

— 640

Sealing Pliers Code :

Tirupettur E.D.C.—Tools and Plants—Sealing pliers—Engraving of symbols—Order

— 677

Voltage fluctuations :

According of load sanction to prospective consumer availing HT/EHT supply—Inclusion of condition in the load sanction to avoid voltage fluctuations to TNEB Grid—Revised orders

— 664

Wheeling charges :

Measures to encourage conservation and Private Sector Power Generation—Wheeling charges—Modified orders

— 639

Windfarm :

Generation of Power by Private Windfarm—Wheeling of powers generation to L.T. service using Board's lines—Reg.

— 670

Private Windfarms—Purchase of surplus power offered by Private windmills—Ins.

— 669

Establishment :**Actual expenses :**

Officers and staff deputed for official work within Madras city—Payment of flat rates of actual expenses—Orders issued—Further ins.

— 625

Appointment :

Thiru A.K. Thiyagarajan, Dy. Secy. to Govt.—Appointment as Secretary to Board—Orders.

— 623

Thiru A.K. Thiyagarajan, Dy. Secy. to Government, appointed as Secretary/TNEB—Orders issued—Amendment.

— 629

Assumption of charge :

Thiru A.K. Thiyagarajan—secy. to Board—Assumption of charge—Intimation.

— 624

Estt. (Contd.)

	Page
Pay Authorisation :	
Provincial and RWE category—Annual General Continuance for the year 1991—92—Authorisation of pay for the month of October 1991—Orders.	— 602
Re-designation :	
Re-designation of the post of Under Secretary/Training as "Under Secretary/Organisation and Methods"—Orders.	— 601
Sanction of Sub Dn .	
Sanction of one addl. sub-division in APTS at Madras—Orders issued—Amendment Issued.	— 624
Medical Attendance :	
TNEB—Headquarters Dispensary—Computerising the Medical Detas of each patient and Inventory of Medicines etc.—Purchase of a New Personal Computer—Orders Issued.	— 629
Office Procedure :	
தமிழ் ஆட்சிமொழிச் செயலாக்க நடவடிக்கை—வாரியத்தில் விரிவுபடுத்துதல்—பொதுமக்களுடன் தொடர்புடைய கடிதங்கள்—தமிழாக்கக் கடிதங்கள்—செயல்படுத்த—அனுப்பப்படுகிறது.	— 604
Restriction & Control :	
Absorption of off-peak night surplus power-Billing of Maximum Demand charges.—Orders	— 670
Absorption of off-peak night surplus Power—Billing of Maximum Demand Charges—Revised Orders.	— 667
Service Regulations :	
Appointment of Assessor as J.A. in Board office Secretariat Branch and Junior Auditor in Board Office Audit Branch—Annexure—III referred to in Regulation 94—Amendment—Issued.	— 628
Stores :	
Verification of coal—Stock at Power House at Basin Bridge, Ennore, Mettur and Tuticorin—Permissible limit of shortage/excess for years 1983—84 to 1989—90—Fixation of—Orders issued.	— 639
Tour :	
Tours —Approval of Tour Programme for Tour by the employee of the Board within and outside Tamil Nadu—Orders issued—Amended.	— 626