

# TAMIL NADU ELECTRICITY BOARD GAZETTE

---

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No. 10

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# News & Notes

## PART—I

### NEWS & NOTES

#### I. Generation Particulars :

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

Sl. No.		October '91	July to October '91
(Figs. in Million Units)			
1.	Ennore	135.598	579.163
2.	Tuticorin	166.010	984.350
3.	Mettur	248.800	903.610
TNEB Thermal		550.408	2467.123
4.	Neyveli TS I	226.040	982.811
5.	Neyveli TS II	372.905	1232.168
6.	Kalpakkam	194.935	648.761
7.	Hydro Generation	471.332	2051.521
8.	Import from NTPC	154.871	591.543
9.	Net Export to Kerala	(—) 173.997	(—) 518.052
10.	Import from Manali & BHEL	0.006	0.456
11.	Windmills	1.553	12.547
12.	Kadamparai Pumping	—	—
Net TNEB Consumption		1798.053	7468.878

The maximum grid demand and consumption during October '91 were 3065 MW on 11—10—91 and 64.299 MU on 15—10—91 respectively. The average grid consumption in October '91 was 58.00 MU.

#### II. Hydro inflows :

The Hydro inflows in October '91 were 324 MU against 347 MU in October '90 and against the ten year average of 279 MU. The inflows during July to October '91 were 2422 MU against 1731 MU during the same period last year and against the ten year average of 1927 MU.

**III. Storage Position:**

The storage position in various reservoirs as on 1-11-91 when compared to 1-11-90 was as follows:

Sl. No.	Group	Storage as on		Difference
		1-11-91	1-11-90	
(Figs. in Million units)				
1.	Nilgiris	1404.470	877.420	(+) 527.050
2.	PAP	226.190	120.550	(+) 105.640
3.	Periyar	24.100	94.200	(-) 70.100
4.	Suruliyar	25.890	24.480	(+) 1.410
5.	Papanasam & Servalar	32.430	7.800	(+) 24.630
6.	Kodayar	165.650	18.120	(+) 147.530
Total excluding Mettur		1878.730	1142.570	(+) 736.160
Mettur		140.410	22.650	(+) 117.760
Total including Mettur		2019.140	1165.220	(+) 853.920

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

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

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I (210 MW)	39.0	55.66	35.62
II (210 MW)	—	—	—
III (210 MW)	75.5	110.35	70.62
V (210 MW)	—	—	—
Station (840 MW)	—	166.01	35.41

(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 135.598 MU in October '91 with a Plant Load Factor of 40.50%. The unitwise generation was as follows:

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I (60 MW)	99.78	37.119	83.15
II (60 MW)	98.55	35.675	79.91
III (110 MW)	34.05	19.040	23.26
IV (110 MW)	73.30	43.764	53.47
V (110 MW)	—	—	—
Station (450 MW)	—	135.598	40.50

(vii)

- (1) Unit V under shut down from 24-4-91 for stator rewinding and renovation works.
- (2) Unit III which was shut down on 20-10-91 for replacing the failed generator transformer coil came back into service on 31-10-91.

(iii) **Mettur (4 x 210 MW)**

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

Unit	Availability Factor (%)	Generation in M.U.	Plant Load Factor (%)
I (210 MW)	69.39	98.35	62.94
II (210 MW)	99.58	150.45	96.29
III (210 MW)	—	—	—
IV (210 MW)	—	—	—
Station (840 MW)	—	248.80	39.81

- (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 October '91 :**

Sl. No.	Details	Tuticorin	Ennore	Mettur
1.	Coal linkage (Lakhs Tonnes)	3.00	2.10	3.00
2.	Coal receipt ( " )	2.44	1.70	2.21
3.	Coal consumption ( " )	1.14	1.27	1.93
4.	Coal stock as on ( " )	3.37	1.54	3.14
	31-10-91 ending			
5.	Coal consumption (Kg/unit)	0.687	0.937	0.776

(v) **Auxiliary consumption and oil consumption :**

The details of auxiliary consumption and oil consumption at the TNEB thermal stations in October '91 were as follows:—

	Tuticorin	Ennore	Mettur
Auxiliary consumption (%)	8.90	12.90	9.13
Oil consumption (ML/UG)	8.61	3.80	0.901

**V. Training :**

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

(1) 6 days Training programmes on 'Labour Matters' conducted at Staff Training College/Madras for Personal Assistants/Superintendents/Assistant Administrative Officers from 21-10-91 to 26-10-91.

(2) 3 days Training Programme on 'D.P. and Domestic Enquiry' conducted at Staff Training College/Madras for Executive Engineers and Accounts Officers from 3-10-91 to 5-10-91.

(3) Two Section Officers of Board Office Secretariat Branch deputed to N.I.T.I.E./Bombay for the Training Programme on 'Organisation and Methods' from 21-10-91 to 1-11-91.

(4) 20 Executive Engineers of Ennore Thermal Power Station, Tuticorin Thermal Power Station and Mettur Thermal Power Station deputed for Training on 'Maintenance Management in Thermal Stations' conducted by N.P.C. from 21-10-91 to 25-10-91.

(5) One Chief Engineer deputed for the Training Programme on 'Project Management for Power Projects' conducted by N.T.P.C., New Delhi from 21-10-91 to 31-10-91.

(6) 15 Officers deputed for the Training Programme on 'Quality Circle for Top Management Exposition' conducted by National Productivity Council, Madras on 4-10-91.

(7) 3 Accounts Officers deputed for the Training Programme on 'Personal Computer Appreciation for Finance Executives' conducted by Indian Institute for Financial Management & Research, Madras from 21-10-91 to 26-10-91.

(8) 3 Assistant Executive Engineers/Mechanical deputed for the course on "quality Assurance in Welding" organised by M/s. Bharat Heavy Electricals Limited/Trichy at Trichy during 7-10-91 to 11-10-91.

(9) One Executive Engineer and one Assistant Executive Engineer deputed for the course on "Hydro Mechanical Equipments for Small Hydro Plants" organised by M/s. C. E. D./Roorkee at Roorkee during 23-10-91 to 29-10-91.

(10) One Superintending Engineer, 2 Assistant Executive Engineers and One Assistant Engineer deputed for the Training on "High Performance Bowl Mills" organised by M/s. Bharat Heavy Electricals Limited, New Delhi at Hyderabad during 7-10-91 and 8-10-91.

(11) 8 Assistant Executive Engineers of Ennore Thermal Power Station, Mettur Thermal Power Station and Tuticorin Thermal Power Station deputed for Simulator Training for C.B.I. Engineers organised by M/s. Power Engineers Training Society, Bodorpur at New Delhi for one week from 21-10-91.

(12) Ten Assistant Executive Engineers deputed for the Training on "P.C./A1 for Project Monitoring and preparation of specification of purchase orders" organised by M/s. N. I. T./Madras at Madras during 14-10-91 to 16-10-91 and 21-10-91 to 23-10-91.

(13) One Superintending Engineer deputed for the Seminar on "Project Planning, Monitoring and Control" organised by Indian Society for Training Development/New Delhi at New Delhi during 24-10-91 to 1-11-91.

(14) 6 Assistant Executive Engineers deputed for the workshop on "11 KV Auto Reclosers" organised by R.E.C. Limited/New Delhi at Hyderabad during 23-10-91 to 25-10-91.

(15) One Executive Engineer/Civil, one Assistant Executive Engineer/Civil and one Assistant Engineer/Civil deputed for the Symposium on "Hydrology of Minor Water Resources Schemes" organised by Public Works Department, Madras at Anna University, Madras during 25-10-91 to 27-10-91.

(16) 2 Superintending Engineers were deputed for the Seminar on "Energy 91—Seminar on Energy Conservation and Renewable Energy for Industry" organised by M/s. Rotary Club of Madras East and M/s. TEDA, Madras on 28-10-91.

(17) 2 Superintending Engineers deputed for the Training Programme on 'Finance for Managerial Decision' conducted by National Thermal Power Corporation/New Delhi from 9-10-91 to 11-10-91.

#### **VI. Commutation of Pension—Restoration :**

The Board in B.P. (Ch) No. 260 (Sectt. Branch) dt. 3-10-91 has ordered that pensioners who commute their pension on or after the date of issue of this B.P. shall get their commuted portion of pension restored on completion of 15 years from the date of credit of capitalised value.

#### **VII. Consultancy services by TNEB for small/mini/micro hydel projects :**

In B.P. (FB) No. 266 (Tech. Branch) dt. 1-10-91, the Board has decided to undertake consultancy services by TNEB for preparation of detailed project reports for small/mini/micro hydel projects upto 3 MW capacity to other State Government Agencies/Private Sector on payment basis and to enroll TNEB as a consultant organisation with DNES/GOI.

#### **VIII. Collection of development charges—Revised Orders :**

In B.P. (FB) No. 267 (Tech. Branch) dt. 7-10-91, the Board has ordered to reduce the development charges in order to give relief to small domestic and commercial consumers as below with effect from 10-10-91.

**LT Domestic (Tariff—I)**

(a) For single phase 5 Amps and less	Rs. 250/- per service
(b) For single phase above 5 Amps	Rs. 500/- "
(c) For three phase	Rs. 1000/- "

**LT Commercial (Tariff—IX)**

(a) For single phase 5 Amps & less	Rs. 250/- "
(b) For single phase above 5 Amps	Rs. 1000/- "
(c) For three phase	Rs. 500/- Per KW

**IX. Pension—Counting of OSS/Workcharged services :**

In Memo. No. 39515/505/PI/UI dt. 13—9—91 the Board has ordered that OSS/Work-charged Services rendered by the employees who retired before 20—8—79 may be counted in full for pensionary benefits.

**X. Amendment to Terms & Conditions :**

In B.P. (FB) No. 269 (Tech. Branch) dt. 8—10—91, the Board has amended the clause 2.02 and clause 3.01 of schedule Part-I of the Terms & Conditions of Supply to the effect

- |   |  |
|---|--|
| (a) Use of electricity for a tariff other than that for which supply is given when the wrong use is for LT tariff IV  | Removal of violation within seven days of receipt of notice failing which supply will be disconnected and payment of compensation charges of Rs. 500/- per HP (or part thereof) for extended load. |
| (b) Additional loads connected in LT Tariff I, VII, VIII and IX and use of electricity in LT tariff (other categories) to agricultural purposes without the permission of the Board will not be considered as unauthorised provided that connecting of such additional loads does not result in the total connected load in the service exceeding 130 HP/97 KW. |  |

**XI. Writing of confidential reports :**

In B.P. (Ch) No. 266 (Sectt. Branch) dt. 10—10—91, the Board has ordered that the confidential reports of Chief Engineers shall be written by the Members concerned and countersigned by Chairman and the confidential reports of Superintending Engineers shall be written by the Chief Engineers and countersigned by the Members and Chairman will be the scrutinising authority.

**XII. Bonus and ex-gratia payment for 1990—91 :**

In B.P. (FB) No. 84 (Sectt. Branch) dt. 14—10—91, the Board has ordered payment of a Bonus of 8.33% or Rs. 100/- whichever is higher and an ex-gratia payment of 5.67% of the wage or salary or Rs. 750/- whichever is higher to all the employees and deputationists who are covered by the provisions of payment of Bonus Act 1965 as amended upto date.

**XIII. Deputation to training in foreign countries—Delegation of powers :**

In B.P. (FB) No. 85 (Sectt. Branch) dt. 15—10—91, the Board has delegated powers to Chairman to sanction the deputation of persons for training in foreign countries where the cost of training is borne by the foreign agencies.

**XIV. Payment of Additional Security Deposit by Instalments—Delegation of powers :**

In B.P. (FB) No. 284 (Tech. Branch) dt. 11—10—91, the Board has delegated powers to Member (Distribution) to permit payment of additional security deposit by more than three instalments.

**XV. Adhoc advance to employees of Board :**

In B.P. (FB) No. 87 (Sectt. Branch) dt. 22—10—91, the Board has ordered payment of Rs. 500/- as adhoc festival advance to employees and deputationists of the Board drawing a salary exceeding Rs. 2500/- during accounting year 1990—91 and who had not received any bonus and ex-gratia payment.

(x)

**XVI. R & C—HT Industries—exceeding the MD :**

Based on Government's G.O. 1469 (P.W.) dt. 4-9-91, the Board has issued orders in Memo. No. IEMC/EE2/A1/FPC. GI/CR 8221-1/91 dt. 21-10-91 regarding HT industries who exceed the demand quota.

- (a) For exceeding MD upto 5% for first two times in a month      Penal charges at twice the normal tariff rate for excess in addition to the normal charges.
- (b) For exceeding MD third time in a month      Disconnection for 7 days.
- Existing clause 9 (i) (b) to be substituted as      In cases where the demand quota is exceeded the penal levy shall be thrice the normal demand charges in addition to the normal demand charges.
- New clause 9 (ii) (a)      For the excess demand quota recorded over the quota fixed the penal levy shall be twice the normal tariff rate for excess demand recorded in addition to the normal demand charges.

**XVII. Grant of final withdrawal from Provident Fund :**

In B. P. (Ch.) No. 9 (Audit Branch) dt. 16-10-91, the Board has ordered that sanction of part final withdrawals upto 90% of the balance at the credit of the subscribers as and when it is applied within twelve months before retirement on superannuation without assigning any reasons can be done by the competent authority subject to the condition that other conditions stipulated in Regulation 18A and 18B of TNEB GPF Regulations are satisfied. This facility will be available only once to the subscriber.

**XVIII. Pension-Revision for employees retired between 1-10-87 to 31-5-88.**

In B.P. (Ch.) No. 271 (Sectt. Branch) dt. 23-10-'91, the Board has ordered the revision of pension for the employees who retired between 1-10-87 and 31-5-88 and 1-6-88 to 30-11-88.

**XIX. Grant of leave to take up employment abroad :**

In B. P. (FB) No. 88 (Secretariat Branch) dt. 24-10-91, the Board has ordered grant of extraordinary leave without allowances for taking employment abroad subject to the conditions stipulated therein.

**XX. Assessors and Inspectors of Assessment not possessing the required qualification —Rebacking to parent cadre :**

In B. P. (Ch.) No. 275 (Secretariat Branch) dt. 28-10-91, the Board has permitted rebacking of Assessors and Inspectors of Assessment to their parent cadre who do not possess the required qualification subject to the conditions stipulated therein.

The following are the details of posts created, upgraded and abolished during the month of October 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. 261 (Sectt. Branch) dt. 3-10-91	B.O.S.B.	AEE/Elect AE/JE I Gr. TA I Gr. Helper Driver	1 2 2 3 1	For the purpose of Anti Power Theft Squad	



(1)	(2)	(3)	(4)	(5)	(6)	(7)
2.	Per. B.P. (Ch) No. 253 (Adm) dt. 10-10-91	Kamarajar EDC	AEE/Elecl. Jr. Asst.	1 1	For formation of one Lines Sub- division at Virudhunagar for the period upto 30-9-92 from the date of utilisation	Upto 30-9-92
3.	Per B.P. (FB) No. 47 (Adm) dated 19-10-91	SE/P&C/ Madras	EE/Elecl. AEE/Elecl. A.E. (Elecl) Assistant Sr. Draughtsman Typist Office Helper Carrier Spl. Gr. FM Carrier FM I Gr. Carrier Mech. I Gr. Carrier Assistant	2 4 5 1 1 2 2 2 2 8 8	For Engineering, Erection, Testing and communication of SCADA, in the Office of the SE/P&C/Madras	For the period upto 29-2-92
4.	Per. B.P. (Ch) No. 255 (Adm) dt. 19-10-91	Salem EDC	Line Inspector	1	For attending the normal works for Thammampatti 110 KV SS (Remaining post)	For the period upto 31-8-92 from the date of utilisation
5.	Per. B.P. (Ch) No. 257 (Adm) dt. 21-10-91	Madras EDC/South	Lineman	1	For patrolling 110 KV U.G. Cable from Velachery SS to (R.A. Puram) Adyar SS. in Madras EDC/South	For the period upto 31-3-92 from the date of utilisation

#### Posts Upgraded

Sl. No.	Details of Board's orders	Name of the Office	Name of the Post	No. of posts	Purpose for which the posts were upgraded	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch) No. 250 (Adm) dt. 5-10-91	C.E./R. & D.	T.A. I Gr. as JE II Gr. (E)	1	For Transformer oil testing laboratory	For the period upto 29-2-92 from the date of utilisation

#### Posts Abolished

—NIL—

# GENERAL ADMN. & SERVICES

## PART-II

### General Administration & Services

Memo. No. 87236-A1/91-1, (Secretariat Branch) Dated 1-10-1991.

Sub: Establishment—Class I Officers—Retired from the service of the Board on 30-9-1991 AN—Notification.

The following notification is issued:

#### Notification

The following Officers have retired on superannuation from the service of the Board on the afternoon of 30-9-1991:

- (1) Thiru S. Shanmugasundaram, Chief Engineer/Elecl.
- (2) Thiru R. Gopalakrishnan, Deputy Financial Controller.
- (3) Thiru C. Sivagurunathan, Deputy Financial Controller.
- (4) T. S. Srinivasa Raghavan, Executive Engineer/Elecl.

S. Chockalingam,  
Secretary-in-Charge.



Light Refreshment—Staff Training College and other Training Institutes/Centres—Supply of snacks and Coffee/Tea—Expenditure at higher rate—Sanctioned.

Permanent B.P. (Ch) No. 213

(Technical Branch)

Dated: 1-10-1991.

Purattasi 15, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read:

B.P. Rt. (Ch) No. 212 (Administrative Branch) Dated: 29-3-1988.

#### Proceedings:

In B.P. Rt. (Ch) No. 212 (Administrative Branch) Dt. 29-3-88, sanction was accorded for incurring an expenditure at the rate of Rs. 3.00 per head per day towards supply of snacks and Coffee/Tea for the Trainees and members of staff working in Training Institutes/Centres and Staff Training College, subject to the condition that the expenditure per year should not exceed the original sanctioned amount based on the sanctioned strength.

2. The Deputy Directors, Assistant Executive Engineers and Chief Instructors incharge of Training College, Institutes and Centres have represented that the amount of Rs. 3.00 per head per day sanctioned towards the supply of snacks, Coffee/Tea is inadequate due to escalation of prices.

3. After careful consideration, Tamil Nadu Electricity Board approves to incur the expenditure at the rate of Rs. 6.00 (Rupees Six only) per head per day towards supply of snacks and Coffee/Tea for the Trainees and two faculty members per session who are taking classes in Training Institutes/Centres and Staff Training College. This will be effective from the date of issue of the B.P.

4. The expenditure sanctioned in Para (2) above is debitable to "T.N.E.B. Funds—Revenue expenses—76. Administration & General Expenses—76.154. Training expenses—Training Programme for Board's personnel.

5. The pay Disbursing Officer of the respective Training Institutes/Centres/College are authorised to make payment on production of necessary vouchers.

(By Order of the Chairman)

R. Arunachalam,  
Chief Engineer/Research & Development.

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

(Per.) B. P. (Ch.) No. 261

(Secretariat Branch)

Dated 3-10-1991.

Read :

From the Inspector General of Police (Vig.) U. O. Note No. 31815/SS1/91-1  
Vigilance Cell, dt. 27-9-1991.

**Proceedings :**

Sanction is accorded for the creation of one additional Anti Power Theft Squad Sub-division with the following supporting staff in Vigilance Cell, Board Office Secretariat Branch upto 29-2-1992 from the date of utilisation :—

(i) Assistant Executive Engineer/Electrical	: ONE
(ii) Assistant Engineer	: TWO
(iii) Technical Assistant Grade I	: TWO
(iv) Helper	: THREE
(v) Driver	: ONE

2. The post of Driver shall be utilised only after the vehicle is made available.

3. The Sub-division will work under the Technical control of the Superintending Engineer/Anti Power Theft Squad/Madras and Administrative control of the Superintending Engineer/Madras Electricity Distribution Circle/Central.

4. The incumbents of the posts sanctioned in para-1 above will be eligible to draw the usual Pay, Dearness Allowance, House Rent Allowance and City Compensatory Allowance and other allowances at the rates admissible under the orders in force.

5. The expenditure is debitable to "Tamil Nadu Electricity Board Funds — Revenue expenses (f) Administration expenses (iii) Board's Establishment — 75-110".

(By order of the Chairman)

S. Chockalingam,  
Secretary-in-Charge.

தமிழ் ஆட்சிமொழிச் செயலாக்க நடவடிக்கை எண். 6/91

சுற்றறிக்கை எண். 123459/896/தவ/நிகி/91—1 நி. கிளை, நாள் 3-10-91.

பொருள் : தமிழ் ஆட்சிமொழிச் செயலாக்கம்—ஆங்கிலச் சொற்களுக்கு இணையான தமிழ்ச் சொற்கள்—குறித்து.

பார்வை : த. பொ./ப/கோவை அவர்களின் 30-8-91 நாளிட்ட க. எண். 1725/ம.த.பொ./கோவை/நி. பி. 1/கோ. நிர்வாக அலுவலர்/91.

தமிழ் ஆட்சிமொழிச் செயலாக்கத்தை வாரியத்தில் விரிவுபடுத்தும் நடவடிக்கையின் தொடர்பாக கீழ்க்கண்ட ஆங்கிலச் சொற்களுக்கு இணையான தமிழ்ச் சொற்களை அலுவலகப் பணியில் பயன்படுத்தப்பட வேண்டும் என இதன் மூலம் வலியுறுத்தப்படுகிறது.

1. Administrative Supervisor	—	நிர்வாக மேற்பார்வையாளர்
2. Civil	—	கட்டடவியல்
3. Mechanical	—	இயந்திரவியல்
4. Electrical	—	மின்னியல்
5. Operation & Maintenance	—	இயக்குதலும் பேணுதலும்
6. Establishment	—	பணித் தொகுதி அல்லது பணியமைப்பு
7. Accounts Officer	—	கணக்கு அலுவலர்
8. Assistant Accounts Officer	—	உதவிக் கணக்கு அலுவலர்
9. Assistant Administrative Officer	—	உதவி நிர்வாக அலுவலர்
10. Thermal Power	—	அனல் மின்சக்தி
11. Hydro Generation	—	புனல் மின் உற்பத்தி

மேற்கண்ட இத்தமிழ்ச் சொற்களையே இனி அனைத்து அலுவலகங்களிலும் பயன்படுத்த வேண்டுமென அனைத்து அலுவலர்களும் கேட்டுக் கொள்ளப்படுகின்றனர்.

இச்சுற்றறிக்கை பெறப்பட்டதற்கான ஒப்புக்கையினை அனுப்பி வைக்கும்படி அனைத்து அலுவலர்களும் கேட்டுக் கொள்ளப்படுகின்றனர்.

சோ. தீனதயாளன்,  
தலைமைப் பொறியாளர் (பணி அமைப்பு).

U.O. Note No. 63893/O & M Cell (4)/91-1 (Secretariat Branch) dated the 5th October 1991.

Sub : DELEGATION—Tamil Nadu Electricity Board—Delegation of powers to Chief Engineers/Superintending Engineers to sanction Conveyance Advance—Orders—Issued—Clarification.

Ref : (i) From Chief Engineer (Personnel) U. O. Note No. 51521/G1-3/544/91-10 dt. 13-9-91.

(ii) From Chief Financial Controller U. O. Note No. CFC/Estt./A4/Conveyance/91 dt./10/20-9-1991.

The Chief Financial Controller may be informed that the delegation of powers ordered in (Per.) B.P. (F. B.) No. 19 (Sectt. Br.) dt. 25-3-1991 to sanction Conveyance Advance upto Rs. 80,000/- in individual cases by the Chief Engineers/Superintending Engineers to all the employees working under their control subject to the conditions laid down therein can also be exercised by the Chief Financial Controller as head of the Accounts Branch who is in the rank of Chief Engineer in respect of the employees working under his control.

S. Chockalingam,  
Secretary-in-charge.

•••

Letter No. 43649/P1/91-1 (Secretariat Branch) dated the 5th October 1991.

Sub: Furnishing of returns on Movable and Immovable Properties in their and their family members' possession—Instructions—Issued.

Ref: From the Government P & A. R. (Per-A) Department Lr. No. 47574-Per-A/91-1, dt. 16-4-91.

I am to enclose a copy of the Government's letter cited.

2. Regulation 13 (3) of the Tamil Nadu Electricity Board Employees Conduct Regulations corresponds Rule 7 (3) of the Tamil Nadu Government servants Conduct Rules 1973. The employees of the Board will have to follow the above mentioned provision of the Conduct Regulations. However initiating Disciplinary Proceeding against workmen covered by the Standing Orders, for non compliance is subject to the instructions already issued in the matter.

3. The return of assets and liabilities as on 31-12-90 was due before 31-3-91. I am to request you to obtain the return from all the officers and staff under your control if it has not been done so far.

S. Chockalingam,  
Secretary-in-charge,

Encl :

Encl :

Copy of Government Letter No. 47574/P &amp; A.R. Department/91 - 1, dated 14-6-1991.

Sub : Public Servants—Furnishing of returns on Movable and immovable properties in their and their family members' possession— Regarding.

According to rule 7(3) of the Tamil Nadu Government Servants Conduct Rules, 1973, a Government servant is required to submit a return of his/her assets and liabilities in Forms. I to V in Schedule I appended to the rules, once in five years. Under the above rule, they are also required to obtain permission of prescribed authority for construction or extension of house. As per rule 6 of the above rules, they should obtain previous permission of the Government for obtaining interest free loan from near relatives for amounts exceeding Rs. 5,000/-.

2. It has been brought to the notice of the Government that most of the Government servants do not file their returns of movable and immovable properties in their and their family members' possession in the prescribed statements I to V as laid down in rule 7(3) of the Tamil Nadu Government Servants' Conduct Rules 1973. Some of the staff have not intimated to the competent authority about their acquisition of ancestral (landed) properties from the execution of a partition deed and their disposal later. They have also not intimated about the interest free loans taken from their near relatives. Further, they take up house construction work including extension of their existing houses without getting prior permission of the competent authority.

3. The Government have, therefore, decided that general instructions may be issued to Government servants to follow the provisions in Tamil Nadu Government Servants Conduct Rules strictly and that they should furnish all such particulars in accordance with the relevant rules.

4. I am, therefore, directed to request you to issue suitable instructions to the subordinates under your control to follow the above instructions strictly in future. Any lapses in this regard will be dealt with severely.

5. Attention is also invited to the Illustration under rule 7(3).

6. The return of assets and liabilities as on 31-12-90 was due before 31-3-91. I am to request you to obtain the return from all the officers and staff under your control if it has not been done so far.

Sd.

for Secretary to Government.

(True Copy)

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Memorandum No. 23560—C2/90—1 (Secretariat Branch) Dated the 7th October, 1991.

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

Ref : (i) Board's Memo. No. 35662/C2/89—3, dt. 28-7-89.

(ii) Board's Memo. No. 35662/C2/89—4, dt. 5-12-89.

In continuation of the Board's Memo. second cited, the following further clarificatory orders are issued to the Officers of the Board.

"The clarificatory orders issued in para 3(ii) of the Board's Memo. second cited in so far as they relate to the grant of House Building Advance should not be applied in the case of a workman covered by the Standing Orders, when the lapses for which he/she is to be proceeded are—

(i) for entering into or contracting a marriage with a person having a spouse living without obtaining the permission of the Board or its officers.

OR

(ii) when he/she is having a spouse living, entering into or contracting a marriage with a person second time without the permission of the Board or its Officers.

(By order of the Chairman)

S. Chockalingam,  
Secretary-in-Charge.

Memo. No. 010002/57/S2/A1/91-9 (Administrative Branch) Dated 8—10—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 September 1991—Orders requesting of.

Pending issue of orders for continuance of posts pay and allowances for the month of September '91 for the incumbent of the posts whose sanctions have expired on 31—1—1991 in respect of Project indicated in Annexure, including those which stand abolished by specific order shall be claimed and admitted.

(By Order of the Chairman)

S. Deenadayalan,  
Chief Engineer/Personnel.

Encl :

Annexure to Memo. No. 014167/82/S2/A1/91. dt. —9—1991.

Sl. No.	Name of the Project	Total No. of posts	
		Provincial	R.W.E.
1.	Chief Engineer/Mettur Thermal Power Station	831	555



Amenities — Generation Circles Kundah, Erode and Tirunelveli—Screening of 16 mm films at Board's cost—Expenditure of Rs. 1,82,000/- for the year 1991—92—Sanction—Accorded.

(Permanent) B.P. (Ch.) No. 252

(Adm. Branch)

Dated 9—10—1991.

Purattasi 23, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

- (i) (Pert.) B.P. (FB) No. 69 (Adm. Br.) dt. 28—11—90.
- (ii) From SE/Gen. Kundah Lr. No. SEG/K/AE/MM/14/F.SF/D240/91 dt. 15—2—91.
- (iii) From SE/Gen/T'veli Lr. No. SE/G/Tin/MM/D5/FDT/D303/dt. 2—3—91.
- (iv) From SE/Gen/Erode Lr. No. SEG/ED/AEEG/D2/FT1465/RO/4380/91 dt. 22—3—91.

**Proceedings :**

In the B.P. cited, an amount of Rs. 4,54,610.00 had been sanctioned towards the expenditure for screening of 16mm films in 16 Nos. of camps in three Generation Circles for the year 1990—91.

2. Considering the period and the expenditure incurred during the last few months in the year 1990—91 for screening 16 mm films in the 16 Nos. camps, the Tamil Nadu Electricity Board hereby sanctions a sum of Rs. 1,82,000.00 (Rupees One Lakh and Eighty two thousand only) for the period October '91 to March '92.

3. The rate of the hire charges for colour films as mentioned below is also approved.

Rate of hire charges for 16 mm colour film for first day	Rs. 500.00
Rate of hire charges for 16 mm colour film for second and subsequent days	Rs. 250.00

4. The total expenditure of Rs. 1,82,000.00 sanctioned in para 2 above shall be utilised for screening 16 mm films in the following 16 Nos. of camps.

**I. Generation Circle/Kundah**

1. Power House V
2. Parsons Valley
3. Glenmorgan
4. Singara
5. Moyar
6. Geddai
7. Parali
8. Kundah Lower Camp

**II. Generation Circle/Erode**

1. Sholayar Power House I
2. Aliyar
3. Upper Aliyar
4. Sarkarpathy

**III. Generation Circle/Tirunelveli**

1. Papanasam Lower Camp
2. Kodaiyar Lower Camp
3. Periyar Lower Camp
4. Suruliyar Lower Camp

5. The Chief Engineer/Hydro Generation shall suitably re-allocate the sanctioned amount of Rs. 1,82,000/- among the 16 Nos. camps mentioned in para 4 above.

(By Order of the Chairman)

S. Deenadayalan,  
Chief Engineer/Personnel.

• • •

Establishment—Tamil Nadu Electricity Board—Submission of files by Chief Engineer/Planning and Chief Engineer/Personnel—Orders issued.

(Per) B.P. (Ch) No. 265

(Secretariat Branch)

Dated 10—10—1991.

**Proceedings :**

At present the Chief Engineer/Planning and Chief Engineer/Personnel are submitting files directly to the Chairman. Most of the Planning works come under the Member (Generation) and the administrative matters relating to Class-II to IV officers, Labour Meetings, Staff sanction, etc., come under Member (Distribution). It is therefore decided that the above files are necessarily to be routed through the concerned officers.

2. In pursuance of the above decision, it is hereby ordered that the Chief Engineer/Planning shall submit all files through Member (Generation) and the Chief Engineer (Personnel) shall submit all the files through Secretary and Member (Distribution) instead of submitting them directly to the Chairman.

(By Order of the Chairman)

S. Chockalingam,  
Secretary-in-Charge.

• • •

CONFIDENTIAL REPORTS—Writing up of Confidential reports of Chief Engineers by the Members and Countersigned by the Chairman—Orders issued.

(Per) B. P. (Ch.) No. 266

(Sectt. Branch)

Dated 10—10—1991

Read:

Memorandum (Per) No. 82236— O&M Cell (4)/89-1 dated 9—2—1990.

**Proceedings :**

It is hereby ordered that the Confidential Reports of the Chief Engineers shall be written by the Members concerned and countersigned by the Chairman and the Confidential Reports of the Superintending Engineers shall be written by the Chief Engineers and countersigned by the Members concerned and the Chairman will be the scrutinising authority.

(By Order of the Chairman)

S. Chockalingam,  
Secretary-in-Charge.

**CONTRACTS—Delegation of Powers to Executive Engineers of Distribution Circles for printing of Formats—Regulations to be adopted—Amendment No. 3 to Tender Regulations—Approval.**

Permanent B.P. (FB) No. 28

(Accounts Branch)

Dated 10—10—1991.  
Purattasi 24, Prachorpathl,  
Thiruvalluvar Aandu 2022.

Read:

1. Permanent B. P. (FB) No. 17 (Accounts Branch), Dated 5—8—1991.
2. Permanent B. P. (FB) No. 229 (Technical Branch), Dated 9—9—1991.

**Proceedings :**

In view of the delegation of powers to Executive Engineers approved in B. P. dated 9—9—1991 cited, the following shall be added as Note 2 (iii) under Table x B of Tender Regulations 1991.

“ Executive Engineers of Distribution Circles are empowered to print under limited Tender System formats for the maintenance schedule of Distribution Transformers etc. evolved by the In-house Management Consultancy Services for a value not exceeding Rs. 1000/- ”

(By Order of the Board)

A. J. Rajendran,  
Accounts Member.



Memofandum No. 70560/O&M Cell (2)/91—1 (Secretariat Branch) Dated the 14th October, 1991.

Sub: Establishment—Tamil Nadu Electricity Board—Submission of files by Chief Engineer/Planning and Chief Engineer/Personnel—Orders—Amendment—Issued.

Ref: (i) (Per.) B.P. (Ch) No. 265 (Sectt. Branch) dated 10—10—91.

(ii) From Executive Assistant to Chairman U. O. No. CH/EA/70552/91—1 dated 14—10—1991.

The following amendment is issued to (Per.) B. P. (Ch) No. 265 (Secretariat Branch) dated 10—10—1991 :—

**Amendment**

the words “Secretary and” occurring in para 2 of the B. P. shall be deleted.

S. Chockalingam,  
Secretary-in-Charge.



Establishment—Tamil Nadu Electricity Board—Compulsory Retirement under Regulation 17 (g) of Tamil Nadu Electricity Board Service Regulations—Reinstatement in Service—Creation of Supernumerary Post—Orders—Issued.

(Per) B.P. (Ch) No. 267

(Sectt. Branch)

Dated the 14th October 1991

**Proceedings :**

Under Regulation 17(g) of the Tamil Nadu Electricity Board Service Regulations, a review is undertaken in respect of every Board employee excluding those covered by the Industrial Disputes Act, 1947 regarding his suitability for continuance in service and the appropriate authority shall, if it is of the opinion that it is in the Board's interest so to do, have the absolute right to retire any such employee by giving him notice of not less than three months in writing or three months' pay and allowances in lieu of such notice at any time after he has attained the age of fifty years or after he has completed thirty years of qualifying service or on his attaining the age of 55 years when the Board's employee is reinstated in Service consequent on the examination of his review petition to the Tamil Nadu Electricity Board or on the basis of orders of the Court, the period of absence from the date of his compulsory retirement under Regulation 17(g) of the Tamil Nadu Electricity Board Service Regulations till the date of his rejoining duty is treated as duty. There may not be any sanctioned post vacant during the period in question to claim the pay and allowances and unless a supernumerary post is created, it may not be possible to settle the pay and allowances due to the individual from the date of his compulsory retirement till the date of his rejoining duty or the date of his superannuation, as the case may be. No specific instructions have been issued or provisions made under Regulations 17(g) of the Tamil Nadu Electricity Board Service Regulations in regard to creation of supernumerary posts in such cases.

2. After careful consideration, it is hereby ordered that, whenever a Board employee, who is compulsorily retired under Regulations 17(g) of the Tamil Nadu Electricity Board Service Regulations is ordered to be reinstated in service consequent on the examination of his review petition to the Tamil Nadu Electricity Board or on the basis of the Orders of Court, a supernumerary post shall be created from the date of his compulsory retirement till the date of his rejoining duty or the date of his superannuation, as the case may be, so as to regulate the pay and allowances due to the individual for the period in question.

3. Necessary amendment to the Tamil Nadu Electricity Board Service Regulations will be issued separately.

(By Order of the Chairman)

S. Chockalingam,  
Secretary (I/c).

Joining time—Unavailed portion of Joining time—Crediting into Earned Leave account—Mode of calculation—Instructions—Issued.

(Per) B.P. (Ch) No. 268

(Secretariat Branch)

Dated the 14th October 1991.

**Proceedings :**

According to instruction (10) under Regulation 60 of the Tamil Nadu Electricity Board Service Regulations, when a Board employee has not availed himself of the joining time in full at the time of transfer, the number of days of joining time which has not been so availed of, subject to a maximum of 15 days, shall be credited to his earned leave account subject also to the condition that the number of days of joining time so credited and the earned leave already at his credit together shall not exceed 240 days as on the date of his joining the new post on transfer.

2. As per the provisions in instructions (1) and (2) under Regulation 60 of the Tamil Nadu Electricity Board Service Regulations (i) six days are allowed for preparation and in addition, a period to cover the actual journey on the basis of the mode of journey, (ii) Sundays do not count as days for the purpose of calculation of joining time, but they are included in the maximum period of 30 days. (iii) not more than one day is allowed to a Board employee in order to join a new post when the appointment to such a post does not necessarily involve a change of residence from one station to another, and a holiday or a Sunday counts as a day for this purpose and no joining time is admissible in cases where the change of post does not involve an actual change of office.

3. In as much as the concession of crediting the unavailed joining time into earned leave count is given to the Board employees and the joining time is treated on par with earned leave, the Tamil Nadu Electricity Board considers that the same conditions shall be prescribed for the joining time also. Taking into consideration the above facts and the changed facilities of speedy mode of travelling, the Tamil Nadu Electricity Board has examined the provision in Instruction 2 (f) under Regulation 60 of the Tamil Nadu Electricity Board Service Regulations and has decided to modify the above provision. Accordingly, the Tamil Nadu Electricity Board directs that Instruction 2(f) under Regulation 60 of the Tamil Nadu Electricity Board Service Regulations shall be modified to the effect that Second Saturday/Sundays may be prefixed and/or suffixed to joining time.

4. As regards the calculation of the unavailed joining time, excluding Second Saturday/Sundays, one may arrive at the due date of joining duty first excluding Second Saturday/Sundays with reference to the modified provision in instruction 2(f) under Regulation 60 of the Tamil Nadu Electricity Board Service Regulations as above and then deduct the days short availed of by the individual, with reference to the actual date of joining duty from the due date of joining already arrived at and thus calculate the unavailed joining time and credit it into Earned leave account. Such crediting of unavailed joining time into Earned leave account should not exceed the limit of 240 days.

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

(By Order of the Chairman)

S. Chockalingam,  
Secretary (I/c).

**Sub: Economising travel expenses — Reg.**

At present, for the various meetings convened by the various departments at Delhi, persons are being deputed by the Board from Madras involving considerable air and train charges. Similarly in the case of review meetings also, it is observed that too many officers are attending the meeting resulting in considerable travel expenses. In order to economise the expenses on travel, the following instructions are issued:—

(1) In respect of routine meetings and review meetings convened at Delhi, normally, the Resident Manager/TNEB should attend the meeting for which the necessary details may be furnished by the concerned officers to the Resident Manager, New Delhi. In case, it is absolutely necessary for an officer from TNEB has to attend, it is enough if only one senior most officer attends such meetings.

C. Ramachandran,  
Chairman.

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**DELEGATION—Delegation of powers to Chairman to depute employees of the Board for training to Foreign Countries—Orders—Issued.**

(Per) B. P. (FB) No. 85

(Secretariat Branch)

Dated 15—10—1991,  
Read:

- (i) B. P. Ms. No. 201 dated 5—2—1971.
- (ii) From the Director of Training U. O. Note No. 2236/DTS/A1/91-25 (Tech. Branch) dated 11—10—91.

**Proceedings :**

In the Board's Proceedings first read above, Chairman has been delegated with powers to sanction deputation of Board's officials for training abroad within an overall annual scheme approved by the Board among other things.

2. Now, it has been decided by the Board to delegate powers to Chairman in such cases where the cost of training is borne by the foreign agencies.

3. Accordingly, the Tamil Nadu Electricity Board directs that Chairman shall be delegated with powers to sanction proposals relating to deputation of employees of the Board to foreign countries for training, where the cost of training is borne by the Foreign agencies.

(By Order of the Board)

S. Chockalingam,  
Secretary-in-Charge.

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**Memo. No. 102970/S2/A2/91—1 (Adm. Br.), dated 15—10—1991.**

**Sub: Tamil Nadu Electricity Board—Maintenance of Quarters—Execution of major and Special repair works of Mettur Workshop attached to Superintending Engineer/Civil/Mettur Thermal Power Project—Orders Issued.**

**Ref: From Chief Engineer/Civil Designs U. O. Note No. SE/CD/E4/A1/F, Misc/D. 885/91/dated 25—7—1991.**

The Member (Generation) has agreed to the suggestion of the Chief Engineer/Civil Designs and it is hereby ordered that the special repair and maintenance work in workshop quarters at Mettur shall be attached to Superintending Engineer/Civil/Mettur Thermal Power Project.

S. Deenadayalan,  
Chief Engineer (Personnel).

• Endt. No. 009137—R II(2)/91—1, (Administrative Branch) dated 21—10—91.

Ref : Govt Lr. No. 17486/BCC/90 dt. 6—12—90.

Copy communicated to all Officers of the Board for information and guidance.

S. Deenadayalan,  
Chief Engineer (Personnel).

Encl :

Copy of : GOVERNMENT OF TAMIL NADU

Letter No. 17486/BCC/90—2,  
Backward Classes and Most Backward  
Classes Welfare Department,  
Fort St. George, Madras-9,  
Dated : 6—12—90.  
Karthigai 21, Pramodhutha,  
Thiruvalluvar Aandu 2021.

From

Thiru J. R. Ramanathan, I.A.S.,  
Secretary to Government.

To

All Other Heads of Departments.  
All Public Sector Undertakings.

Sub : Backward Classes and Most Backward Classes Welfare—Reservation for Backward Classes/Most Backward Classes and Denotified Communities in educational institutions and Public Services—List of Backward Classes—Orphans and destitute children declared as Backward Classes—Inclusion in the list of Backward Classes—Amendment—Issued.

Ref : (1) G. O. Ms. No. 1564, SWD, dt. 30—7—85.

(2) G.O. Ms. No. 534, SW & NMP, dated 6—11—90.

I am directed to state that the Government in their order second cited have declared orphans and destitute children as Backward Classes for grant of educational concessions and employment in Public Services. The following amendment is therefore issued to the comprehensive list of Backward Classes approved in G.O. Ms. No. 1564, Social Department, Dated 30—7—85.

#### AMENDMENT

In the comprehensive list of Backward Classes annexed to G. O. Ms. No. 1564 Social Welfare Department, dated the 30th July 1985, the following item shall be added namely :

202. Orphans and destitute children who have lost their parents before reaching the age of ten and are destitutes; and who have nobody else to take care of them either by law or custom; and also who are admitted into any of the schools or orphanages run by the Government or recognised by the Government.

Sd.....  
for Secretary to Government.

(True Copy)

Pension—Revision of Pension ordered in Permanent B.P. (Ch) No. 258 (S.B), dt. 20—9—89—  
 Certain modifications—Orders—Issued.

(Per) B.P. (Ch) No. 271

(Secretariat Branch)

Dated the 23rd October 1991  
 Iyppasi 6, Prachorpathi,  
 Thiruvalluvar Aandu 2022.

Read :

1. (Per) B.P. (Ch) No. 258 (S.B), dt. 20—9—89.
2. Govt. G.O. Ms. No. 713 Fin. (Pay Commission) Dept. dt. 28—6—90.

**Proceedings :**

In G.O. Ms. No. 810 Fin. (P.C.) Department dt. 9—8—89, the Government issued orders revising the pension, Family Pension and the rate of Dearness Allowance to the pensioners and Family pensioners of the Government based on the recommendations of the 5th Tamil Nadu Pay Commission. The Board adopted the above orders of the Government in the reference first cited to the pensioners and Family Pensioners of the Board. The Government have now issued certain modifications in the reference second cited.

2. Falling in line with the orders of the Government, the Tamil Nadu Electricity Board passes the following orders :—

- (i) In the case of Board employees who retired between 1—10—87 and 31—5—88, their pension shall be calculated on the basis of the actual pay drawn by them PLUS related dearness pay during the period of ten months preceding the date of retirement, or their pension shall be worked out as if they retired on 30—9—87, i.e. pension calculated on the basis of actual pay drawn by them without dearness pay together with the increase sanctioned to those retired between 1—10—84 and 30—9—87, in the Board proceedings dt. 20—9—89 read above, whichever is advantageous to the pensioner. Refixation of pension will be effected from 1—6—88. Illustrations I and II are given in the Annexure to the proceedings. These illustrations will apply to the Board employees retired between 1—10—87 and 31—5—88. These illustrations will also apply to the Board employees retired between 1—6—88 and 30—11—88 and refixation of pension in their cases will be effected from the day following the date of retirement in such cases. Hence, no separate illustration is required.
- (ii) In case of employees who retired on or after 1—12—88 and upto 30—9—89, if the emoluments so far drawn by them on the basis of the pension already fixed under the pre-revised scales of pay based on the actual pay drawn and the dearness pay in the pre-revised pay structure together with dearness allowance and additional dearness allowance, happens to be more than the emoluments arrived at on the basis of the pension calculated in the revised pay plus dearness pay, they shall be allowed the difference of amount in the emoluments as personal pension. This personal pension shall not be reckoned for calculation of dearness allowance on pension. As the personal pension is not being taken into account for dearness allowance, it cannot be reckoned for any other purpose including commutation. Illustrations (III) and (IV) given in the Annexure to the proceedings will apply to the Employees retired on or after 1—12—88 and upto 30—9—89.

3. All the pension Sanctioning Authorities are requested to review such cases and send the revised pension proposal to the Audit Branch of the Board for admission and for issue of authorisation.

4. The receipt of this order should be acknowledged.

(By Order of the Chairman)

S. Chockalingam,  
 Secretary (Incharge).

Encl :

Encl :

**Annexure****Illustration : I**

(Vide Paragraph 2 (i) of the Order). For an employee covered by (P) B.P. Ms. (FB) No. 60 Dated : 24-8-89

An employee in the pre-revised scale of pay of Rs. 1490-75-1715-90-2255-110-2695 retired on superannuation on 31-10-87 with a qualifying service of 33 years. He had qualifying service of 33 years on 30-9-87 as well as on 31-10-87. The details of pay drawn and the pension admissible to him are given below :—

Pay drawn : (i) Rs. 2475 from 1-1-87.

(ii) Rs. 2585 from 1-4-87.

**Average Pay :**

	Rs.
1-1-87 to 31-3-87 = $2475 \times 3 =$	7,425.00
1-4-87 to 30-9-87 = $2585 \times 6 =$	15,510.00
1-10-87 to 31-10-87 = $3260 \times 1 =$	3,260.00

(Pay Rs. 2,585/- plus Dearness Pay Rs. 675/-) 26,195.00

Average Pay	Rs. 2,619.50
50 Percent	1,309.75
Pension admissible	1,310.00

**Emoluments :**

Pension	Rs. 1,310.00
Dearness Allowance; (at 608 points)	157.00
Additional Dearness allowance as on 1-6-88 (18%)	265.00

1,732.00 (A)

Pension calculated as per para graph 2 (1) of the order.

**Average Pay :**

1-12-86 to 31-3-87	: Rs. $2,487 \times 4 =$	9,900.00
1-4-87 to 30-9-87	: Rs. $2,585 \times 6 =$	15,510.00
		<u>25,410.00</u>

Average Pay :	2,541.00
50 Percent	1,270.00
Pension admissible	1,271.00

**Emoluments entitled to:**

Pension	1,270.00
Dearness Allowance (At 608 points)	153.00

1,424.00

Revised Pension admissible after allowing 1,638.00

the increase in pension as for a pensioner  
retired on 30-9-87 (Please see Annexure-II  
in B.P. Ms. No. 258 (S.B.) Dated 20-9-89)

Revised Dearness Allowance on 1-6-88 295.00

1,933.00 (B)

As the pension emoluments calculated under (A) is less than that under (B) the pension of the employee from 1-6-88 shall be as at (B) i.e. Rs. 1,933.00/-.

**Illustration : II**

(Vide paragraph 2 (ii) of the Order)

For an employee covered by (P) B.P. Ms. No. (FB) 57, dt. 5-8-88.

An employee in the pre-revised scale of pay of Rs. 920-45-1145-50-1395-60-1635 retired on superannuation on 31-10-87 with a qualifying service of 33 years. He had a qualifying service of 33 years on 30-9-87 as well as on 31-10-87. The details of pay drawn and the pension admissible to him are given below :-

**Pay drawn :** Rs. 1515.00 from 1-1-87.  
Rs. 1575.00 from 1-4-87.

**Average Pay :**

1-1-87 to 31-3-87	Rs. 1,515.00	
	+ 72.40	
	<u>1,587.40</u>	$\times 3 = 4,762.20$
1-4-87 to 30-9-87	Rs. 1,575.00	
	+ 72.40	
	<u>1,647.40</u>	$\times 6 = 9,884.40$
1-10-87 to 31-10-87	Rs. 1,575.00	
	+ 431.35	
	<u>2,006.35</u>	$\times 1 = 2,006.35$
		<u>16,652.95</u>
<b>Average Pay</b>		1,665.29
<b>50 Percent</b>		832.64
<b>Pension admissible</b>		833.00

**Emoluments :**

<b>Pension</b>	833.00
<b>Dearness Allowance (at 608 points)</b>	100.00
<b>Dearness Allowance on 1-6-88 (18%)</b>	168.00
	<u>1,101.00 (A)</u>

**Pension calculated as per paragraph 2 (i) of the Order :**

**Average Pay :**

1-12-86 to 31-3-87	Rs. 1,515.00	
	72.40	
	<u>1,647.40</u>	$\times 4 = 6,349.60$
1-4-87 to 30-9-87	1,575.00	
	72.40	
	<u>1,647.40</u>	$\times 6 = 9,884.40$
		<u>16,234.00</u>

<b>Average Pay</b>	Rs. 1,623.40
<b>50 Percent</b>	Rs. 811.70
<b>Pension admissible</b>	812.00

**Emoluments :**

<b>Pension</b>	Rs. 812.00
<b>Dearness Allowance (at 608 Points)</b>	97.00
	<u>909.00</u>

Revised Pension admissible after allowing the increase in pension as for a pensioner retired on 30-9-87 (Please see Annexure II to B.P. Ms. No. 258 (S.B.) dt. 20-9-89

1,046.00  
189.00

1,235.00 (B)

As the pension emoluments calculated under (A) is less than that under (B) the Pension of the employee from 1-6-88 shall be as at (B) (i.e. Rs. 1,235/-).

**Illustration: III**

For an employee covered by (P) B.P. Ms. (FB) No. 60 dated 24-8-89. (Vide paragraph 2 (ii) of the order).

An employee in the pre-revised scale of pay of Rs. 1,415-75-1,715-90-2,435 retired on superannuation on 31-12-88 with a qualifying service of 33 years. The revised scale of pay applicable to his post is Rs. 2,275-90-2,815-100-4,115. Revised pay fixed at Rs. 2,915/- with effect from 1-12-88. The details of pay drawn and the Pension admissible to him are given below:-

**Pre-Revised scale:** (i) Rs. 2,255 upto 30-9-88.  
(ii) Rs. 2,345 with effect from 1-10-88.

**Average Pay:**

1-3-88 to 30-9-88 7 months	2,255 + 599	
	<u>2,854</u>	$\times 7 = 19,978.00$
1-10-88 to 31-12-88 3 months	2,345 622	
	<u>2,967</u>	$\times 3 = 8,901.00$
		<u>28,879.00</u>

Average Pay	2,887.90
50%	1,443.95
Pension admissible	Rs. 1,444.00

**Emoluments Drawn:**

Pension	1,444.00
Dearness Allowance	173.00
Additional Dearness Allowance as on 1-1-89	469.00
	<u>2,086.00</u> (A)

Revised pension after fixation of pay in the new scale of pay.

**Average Pay:**

1-3-88 to 30-9-88	Rs. 2,255 + 599	
	<u>2,854</u>	$\times 7 = 19,978.00$
1-10-88 to 30-11-88	2,345 622	
	<u>2,967</u>	$\times 2 = 5,934.00$
1-12-88 to 31-12-88	2,915 + 379	
	<u>3,294</u>	$\times 1 = 3,294.00$
		<u>29,206.00</u>

Average Pay	2,920.00
50%	1,460.30
Pension admissible	1,461.00
<b>Emoluments:</b>	
Pension	1,461.00
Dearness Allowance as on 1-1-89 (29%)	424.00
	<u>1,885.00</u> (B)



As the emoluments as at (A) already drawn is more than the emoluments admissible after fixation of pay in the revised scale as at (B) there is a reduction of Rs. 201/- (Rs. 2086—Rs. 1885 = Rs. 201/-) in the total amount as on 1—1—89. In such case, the difference of Rs. 201/- shall be treated as personal pension.

The revised pension with effect from 1—1—89 shall be as follows :

Pension	Rs. 1,461.00
Personal Pension	201.00
Dearness Allowance as on 1—1—89	424.00
	<u>2,086.00</u>

#### Illustration : IV

For an employee covered by (P) B. P. Ms. (FB) No. 57, dt. 5—8—89. (Vide paragraph 2 (ii) of the order).

An employee in the pre-revised scale of pay of Rs. 710—30—860—35—1035—40—1235 retired from service on attaining the age of superannuation on 31—12—1988 with a qualifying service of 33 years. The revised scale of pay applicable to his post is Rs. 1210—35—1490—40—2050. Revised pay fixed at Rs. 1,770/- with effect from 1—12—88. The details of pay drawn and the pension admissible to him are given below :—

Pay drawn in the Pre-revised scale

i. Rs. 1,235/- upto 30—9—88.
ii. Rs. 1,275/- with effect from 1—10—88.

#### Average Pay :

1—3—88 to 30—9—88	1,235.00	
	431.35	
	<u>1,666.35</u>	× 7 = 11,664.45
1—10—88 to 31—12—88	1,275.00	
	431.35	
	<u>1,706.35</u>	× 3 = 5,119.05
		<u>16,783.50</u>

#### Average Pay :

50%	Rs. 1,678.35
Pension admissible	839.17
<b>Emoluments :</b>	840.00
Pension	840.00
Dearness Allowance 608 points	101.00
Additional Dearness Allowance as on 1—1—89	273.00
	<u>1,214.00 (A)</u>

Revised Pension after fixation of pay in the new scale of pay :

#### Average Pay :

1—3—88 to 30—9—88	= 1,235.00	
	431.35	
	<u>1,666.35</u>	× 7 = 11,664.45
1—10—88 to 30—11—88	= 1,275.00	
	431.35	
	<u>1,706.35</u>	× 2 = 3,412.70
1—12—88 to 31—12—88	= 1,770 + 230 = 2,000.00	
		<u>17,077.15</u>

#### Average Pay

50%	Rs. 1,707.71
Pension admissible	853.85
<b>Emoluments :</b>	854.00
Pension	854.00
Dearness Allowance as on 1—1—89	248.00
	<u>1,102.00 (B)</u>

As the emoluments as at (A) already drawn is more than the emoluments admissible after fixation of pay in the revised scale as at (B) there is a reduction of Rs. 112/- (i.e. Rs. 1214—1102 = Rs. 112) in the total emoluments from 1—1—89. In such cases, the difference of Rs. 112/- shall be treated as personal pension. Accordingly the revised pension from 1—1—89 shall be :

Pension	Rs. 854.00
Personal Pension	112.00
Dearness Allowance as on 1—1—89	248.00
	<u>1,214.00</u>

The emoluments indicated in all the above illustration are exclusive of medical allowance wherever admissible.

**Establishment—Employees of Tamil Nadu Electricity Board—Grant of Leave to take up employment  
Abroad—Orders—Issued.**

(Per) B.P. (FB) No. 88

(Secretariat Branch)

Dated 24—10—1991.

**Proceedings :**

In G.O. Ms.No. 196 P. & A.R. (FR.II) Department dated 20—5—91, the Government have issued Orders permitting the Government servants to accept jobs abroad subject to certain conditions. The Tamil Nadu Electricity Board Engineers' Association has represented for issuing similar orders in the case of the employees of the Tamil Nadu Electricity Board.

2. After careful consideration, the Tamil Nadu Electricity Board has decided to adopt the orders of the Government. Accordingly the Tamil Nadu Electricity Board passes the following orders:

- (i) The employees of the Board desirous of seeking jobs abroad, irrespective of categories to which they belong technical, non-technical or clerical be permitted to apply and secure employment abroad either through the Overseas Manpower Corporation Limited, or other available sources. However, such of those scarce categories of Staff/Officers whose services are considered essential to the Board shall not be permitted to secure jobs abroad.
- (ii) The period of employment abroad shall normally be three years which can be extended for a further period of two years.
- (iii) The period of absence during employment abroad will be treated as extraordinary leave without allowances but such period of absence will not be construed as a break in service. It will not be counted for service benefits such as increment, Pay, Leave etc., However, if contribution towards Pension is paid by the foreign employer or the employee, such periods will count for Pension.
- (iv) On return from abroad, such officials shall not claim any preference over others in their parent departments for promotion or higher pay by virtue of the experience gained in foreign employment nor shall they claim exemption from working experience or other qualifications required under the Regulations of the Board.

3. The scarce categories mentioned in para 2 (i) above shall be identified in due course by the Board. The list shall be up dated from time to time based on the emerging needs and experience.

4. As the absence of the employees of the Board during the employment abroad is treated as extra-ordinary leave without allowance, the Board directs that the pay of such of those employees will be determined with reference to their actual period of duty.

(By Order of the Board)

S. Chockalingam,  
Secretary-in-charge.

Holiday—Local Holiday—Madras City and Chengalpattu M. G. R. District—One day International Cricket Match between Pakistan and India—Wednesday the 30th October 1991—Declared as local holiday—Orders—Issued.

(Routine) B. P. (Ch.) No. 107

(Secretariat Branch)

Dated the 24th October '91.  
Iyypasi 7, Prachorpathi,  
Thiruvalluvar Aandu. 2022.

Read :

- (i) G. O. (Rt.) No. 3652 Public (Misc.) Deptt., dt. 4—10—91.
- (ii) G. O. (Rt.) No. 3761 Public (Misc.) Deptt., dt. 11—10—91.

**Proceedings :**

The Tamil Nadu Electricity Board directs that Wednesday the 30th October 1991 shall be a local holiday for the Tamil Nadu Electricity Board Offices in Madras City and Chengalpattu M. G. R. District in connection with the one day international Cricket match to be held at Madras on 30—10—91.

2. In lieu of the above holiday, Saturday 9th November, 1991 will be a working day for all the Tamil Nadu Electricity Board Offices in Madras City and Chengalpattu M. G. R. District.

(By Order of the Chairman)

S. Chockalingam,  
Secretary-in-Charge.



Memorandum No. 70080/C2/91-1

(Secretariat Branch)

dated the 28th October 1991.

Sub : Holiday—Local Holiday—Madras City and Chengalpattu M. G. R. District—One day international Cricket Match between Pakistan and India—Local Holiday declared on Wednesday the 30th October 1991—Cancelled.

Ref : (Routine) B. P. (Ch.) No. 107, Sectt. Branch dt. 24—10—91.

In view of the cancellation of the one day International Cricket Match between Pakistan and India, which was fixed on Wednesday the 30th October 1991, the orders issued in the B. P. cited are hereby cancelled.

(By Order of the Chairman)

S. Chockalingam,  
Secretary-in-Charge.

Establishment—Class III Service—Assessors and Inspectors of Assessment not possessing qualification prescribed for Assessors—Rebacking to parent cadre—Orders—Issued.

(Per.) B.P. (Ch.) No. 275

(Secretariat Branch)

Dated the 28th October, 1991.

Read :

1. B.P. Ms. (Ch.) No. 450 (S.B.) Dt. 10—12—1984.
2. B.P. Ms. (FB) No. 74 (S.B.) Dt. 25—8—1987.

**Proceedings :**

An Assessment-cum-Collection Cadre consisting of Assessors, Inspectors of Assessment and Revenue Supervisors including Special Cadre Revenue Supervisors was formed on a permanent basis in pursuance of the terms of a Settlement signed with the Unions under Section 12 (3) of the I.D. Act 1947 before the Commissioner of Labour, Madras on 5—12—1984, for attending to the work of assessment and collection under the system of Card Billing of energy charges and collection. Principles for fitment in the Assessment-cum-Collection Cadre and also seniority were laid down in the above Settlement. In pursuance of the above Settlement, orders were issued in B.P. Ms. (Ch.) No. 450 (S.B.) Dated 10—12—1984.

2. The qualifications prescribed for appointment to the category of Assessors in the Settlement referred to in para 1 above are the following :—

“An individual to be appointed as Assessor shall have the following qualifications :—

- (i) Must have passed X Standard.
- (ii) Must know cycling.
- (iii) Must be medically fit and eye-sight should be normal.
- (iv) Must be able to read the mater correctly.

**Age :**

- (v) As on 1st July of the year in which recruitment is made.

**Minimum : 18 years.**

**Maximum :**

- (a) for O.C. Candidates and B.C. Candidates with prescribed qualification : 28 years,
- (b) for SC/ST Candidates with prescribed qualification—33 years,
- (c) for SC/ST and B.C. Candidates with higher qualification (i.e.) P.U.C./H.S.C. and above—no age limit.
- (vi) Must be able to do simple arithmetic”.

However the settlement also provided that the above qualification, would not apply in respect of the employees who were on deputation as Assessors from categories other than the former cash collection categories and those who had opted for permanent absorption to the Assessment and Collection Cadre from other categories and such Assessors would be eligible for promotion as Inspector of Assessment by a further relaxation of stipulation relating to qualification subject to suitability for the post.

3. As some of the workmen possessing qualification below S.S.L.C. permanently absorbed as Assessors find it difficult to perform the job of Assessor and such workmen are entitled only to one step promotion as per the terms of Settlement, a demand has been raised that such workmen possessing qualification below S.S.L.C. permanently absorbed as Assessors, if they desire to go back to their parent cadre, may be sent back to the parent cadre with original seniority. After due consideration of the fact that continuing the under qualified and unwilling Assessors in the Assessment and Collection Cadre is not good in the interest of the Board as well as employees themselves, it has been decided to accept the demand of the Unions for sending back the under qualified Assessors to their parent cadre. The following Unions had signed a summary record of discussion on 20—7—1989 agreeing for sending back the under qualified Assessors to their parent cadre :

- (1) Tamil Nadu Electricity Workers' Federation.
- (2) Tamil Nadu Electricity Board Accounts and Executive Staff Union.
- (3) Tamil Nadu Electricity Board Workers' Progressive Union (LPF).
- (4) The Tamil Nadu Minvariya Janatha Thozhilalar Sangam.
- (5) Tamil Nadu National Electricity Workers' Federation (INTUC).
- (6) Central Organisation of Tamil Nadu Electricity Employees.
- (7) Tamil Nadu Minvariya Anna Pothu Thozhilalar Sangam.

4. The Tamil Nadu Electricity Board directs that the persons possessing qualifications below S.S.L.C. working as Assessors and Inspectors of Assessment be permitted to exercise option to go back to their parent cadre. The option shall be exercised within two months from the date of this order. The option once exercised shall be final. In the parent cadre, their pay shall be fixed on the basis of what would have been admissible to them had they continued in the parent cadre post. Such optees will be fitted in their parent cadre with the original seniority. However, if their turn for promotion to a higher post in the parent cadre has already passed, they will be considered for promotion against the next occurring vacancies. Even if any of their juniors in their parent cadre got two promotions, for the employees now opting one promotion only will be given now and for the next promotion they will be placed in the top rank while preparing next panel and in no case double jump promotion will be considered straight away.

(By Order of the Chairman)

S, Chockalingam,  
Secretary-In Charge.



Memo. No. 285/IR. 3(2)/Adm. Br./88-10 dt. 30-10-91.

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

- Ref: 1. B.P.Ms.(FB) No. 94 (Adm.Br.) Dt. 3-10-86.  
 2. B.P.Ms.(FB) No. 30/Adm.Br. Dt. 26-3-87.  
 3. Adm. Br. Memo. No. 285/IR.3(2)/88-3 dt. 13-4-89.  
 4. Adm. Br. Memo. No. 285/IR3(2)/88-4 dt. 30-10-89.  
 5. Adm. Br. Memo. No. 285/IR3(2)/88-6 dt. 22-5-90.  
 6. Adm. Br. Memo. No. 285/IR.3(2)/88-7 dt. 1-12-90.  
 7. Adm. Br. Memo. No. 285/IR.3 (2)/88-8 dt. 16-6-91.  
 8. Adm. Br. Memo. No. 285/IR3(2)/88-9 dt. 13-8-91.

In view of the negotiations on workload revision not yet completed, the question of extending the qualifications prescribed in the Board's Proceedings cited for a further period has been examined.

2. It is hereby informed that orders issued in the B.P. first and second cited prescribing qualifications for promotion in R.W.E. categories for the period upto 31-10-91 are extended for a further period of 5 months from 1-11-91 to 31-3-92.

(By Order of the Chairman)

S. Deenadayalan,  
Chief Engineer/Personnel.

# Finance

## PART-III

### Finance

Memo. No. 42421/623/F. II/91-1 (Audit Branch) Dated 29-9-91.

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**Sub :** Loans and Advances—Drawal of Temporary Advance/Part Final Withdrawal from GPF accumulations on Medical Grounds—Furnishing of Medical Certificate—Revised Instructions—Issued.

- Ref :**
1. Board's Memo. No. 23657-M2/82-2/ Dated 24-5-82.
  2. Board's Memo. No. 91936-C2/89-1/Dated 4-1-90.
  3. From the Chief Engineer/Distribution/Coimbatore Region  
Lr. No. 000977/38/Adm. III/A.6/91, Dated 3-8-91.

According to the instructions issued in the references first and second cited, application for sanction of Temporary advance/Part Final Withdrawal from General Provident Fund accumulations for Rs. 10,000/- and above on Medical Grounds should be accompanied by a Medical Certificate indicating the nature of illness and the treatment offered to the subscriber or his dependant and the amount required for such treatment. It has also been ordered that the Temporary Advance/Part Final Withdrawal of Rs. 10,000/- and above could be admitted by the sanctioning authority without reference to the Chief Medical Officer of Tamil Nadu Electricity Board again if such Medical Certificates are obtained from the Chief Medical Officer in respect of Head Quarters Officers or other Medical Officers of the concerned area.

2. In this connection, the Chief Engineer/Distribution, Coimbatore has raised a clarification whether the Medical Certificate from Civil Surgeon/Civil Assistant Surgeon of all Hospitals may be entertained for this purpose.

3. In order to have uniformity in the matter of sanction of Temporary Advance/Part Final Withdrawal from General Provident Fund accumulations to the Subscribers in all Branches it is hereby ordered that the applications of sanction of Temporary Advance/Part Final Withdrawal from General Provident Fund accumulations for Rs. 10,000/- and above should be accompanied by Medical Certificate indicating the nature of illness and the treatment offered to the Subscriber or his/her dependant and the amount required for such treatment given by the Chief Medical Officer, Tamil Nadu Electricity Board or other Medical Officer in the rank of Civil Surgeon.

(By Order of the Chairman)

S. Chockalingam,  
Secretary (Incharge).

Circular No. 2609/X/T/A1/91 (Accounts Branch), Dt. 30—9—91.

**Sub: Terms of payment against Despatch Documents not to be accepted as far as possible.**

It is seen that in many purchase orders the terms of payment accepted are for payment against despatch documents through Bank. This kind of payment involves not only risk, but incurring heavy demurrage charges, if payment could not be arranged for in time. As the despatch documents have to be cleared in order to avoid demurrage besides creating anomalous situations when bills passed earlier could not be paid for due to critical funds position which also amounts to discrimination among the suppliers.

Payment against despatch documents should be accepted selectively whenever it is inevitable. As far as possible suppliers should be asked to accept Boards standard terms or payment through IDBI or SIDBI schemes.

Certain conditions for payment through despatch documents have been stipulated in clause 16 of Tender Regulations and also in the following circulars.

1. 1590/X/T/A1/87, Dt. 3—2—87 (P. 131/Gazette)
2. SE/D/E/E3/TA/F. Mis/D. 7715/20—7—1988 (P. 530/Gazette)

These conditions should be incorporated in the Purchase Orders and followed strictly in all cases.

All the officers placing purchase orders are requested to ensure that terms of payment against despatch documents through Banks are not accepted as a matter of course and in exceptional cases, Board's terms and conditions are stipulated without omission.

Receipt of the circular may be acknowledged to Financial Controller/Purchase.

A. J. Rajendran,  
Accounts Member.



**ACCOUNTS—Tamil Nadu Electricity Board—Annual Accounts for the year 1990—91 and the Balance Sheet as at 31—3—1991 (Preliminary)—Adopted.**

Permanent B.P. (FB) No. 26

(Accounts Branch)

Dated 1—10—1991.

Purattasi 15, Prachorpathi,  
Thiruvalluvar Aandu 2022.

**Proceedings :**

The Annual Accounts for the year 1990—91 and the Balance Sheet as at 31—3—90 (Preliminary) Tamil Nadu Electricity Board as prepared are adopted.

(By Order of the Board)

A. J. Rajendran,  
Accounts Member.

Encl :

## TAMIL NADU ELECTRICITY BOARD

Encl : 1

STATEMENT—1.

Revenue Account for the year 1990—91

Schedule Number	Particulars	This year 1990—91	Previous year 1989—90
	UNITS SOLD	16256 M.U.	14227 M. U.
	<b>INCOME</b>	(Rupees in Lakhs)	
*1.	Revenue from Sale of Power	140407	104421
4.	Revenue subsidies & Grants	42814	57927
5.	Other Income	4207	2458
	<b>TOTAL INCOME (A)</b>	<b>187428</b>	<b>164806</b>
	<b>EXPENDITURE:</b>		
6.	Purchase of Power	44234	35844
7.	Generation of Power	64996	57101
8.	Repairs & Maintenance	3955	3540
9.	Employee Costs	35728	31551
10.	Admn. & Genl. Expenses	5830	3907
11.	Depreciation & Other related Debits (Nett)	9338	8111
12.	Interest and Finance Charges	28650	25296
	<b>SUB TOTAL (B)</b>	<b>192729</b>	<b>166350</b>
	<b>LESS: EXPENSES CAPITALISED</b>		
13.	Interest & Finance Charges Capitalised	4777	4593
14.	Other Expenses Capitalised	6358	5836
	<b>Total Expenses Capitalised (C)</b>	<b>11135</b>	<b>10429</b>
	<b>SUB TOTAL (B)-(C)</b>	<b>181594</b>	<b>154921</b>
15.	Other Debits	(—) 64	1422
16.	Extra-ordinary Items	—	(—) 34
	<b>TOTAL (D)</b>	<b>181530</b>	<b>156309</b>
	<b>Profit before Tax (A)-(D)</b>	<b>5898</b>	<b>8497</b>
17.	Provision for Income Tax	—	—
	<b>Profit after Tax</b>	<b>5898</b>	<b>8497</b>
18.	Net prior period credits/charges	(—) 1317	2674
	<b>Surplus</b>	<b>7215</b>	<b>5823</b>

Surplus as a percentage of the value of fixed assets of the Board in service at the beginning of the year.

Minimum specified by the State Government	Not specified	Not specified
Actual	3%	3%
Minimum surplus specified by the State Government for subsequent year is—%	Not specified	Not specified

\* Note: Schedule 2 & 3 relate to elementwise analysis of revenue and Average realisation from Sale of Power respectively.

V. Jayaraman,  
Chief Financial Controller.

A. J. Rajendran,  
Accounts Member.

(True Copy)



Encl : 2

## TAMIL NADU ELECTRICITY BOARD

STATEMENT—2

## NET REVENUE AND APPROPRIATION ACCOUNT FOR THE YEAR 1990—1991

Sl. No.	Particulars	This year 1990-91 (Rupees in Lakhs)	Previous year 1989-90
1.	Balance brought forward from last year	Nil	Nil
2.	Surplus from Revenue Accounts	7215	5823
3.	Credits :		
	Transfer to General Reserve	Nil	Nil
4.	Appropriations :		
(i)	Contribution to Reserve and Reserve Funds	Nil	Nil
(ii)	Contribution to Development Fund	7215	5823
	Balance carried forward	Nil	Nil

V. Jayaraman,  
Chief Financial Controller.

A. J. Rajendran,  
Accounts Member.

(True Copy)

## TAMIL NADU ELECTRICITY BOARD

## BALANCE SHEET AS AT 31—3—91

STATEMENT—3

Encl : 3

(Rupees in Lakhs)

Schedule No.	Particulars	This year as at 31st March 1991	Previous year as at 31st March 1990
	<b>NET ASSETS</b>		
19.	Gross Block	363767	313912
	Less : Accumulated Depreciation	78805	69606
		284862	244306
	<b>NET FIXED ASSETS :</b>		
21.	Capital Expr. In Progress	119441	113873
22.	Assets not in use	891	926
23.	Deferred Costs	41	18
24.	Intangible Assets	Nil	Nil
25.	Investments	5810	1756
	<b>NET CURRENT ASSETS</b>	62050	65050
	Less :		
	<b>TOTAL CURRENT LIABILITIES</b>		
27.	Security Deposits from Consumers	25161	22179
28.	Other Current Liabilities	77716	69038
	<b>TOTAL CURRENT LIABILITIES</b>	102877	91217
	<b>NET CURRENT ASSETS</b>	(—) 40827	(—) 26167
29.	Subsidy Receivable from Government	217929	200186
	<b>NET ASSETS</b>	588247	534898
	<b>FINANCED BY</b>		
30.	Borrowings for Working Capital	5982	8093
31.	Payments due on Capital Liabilities	78423	69129
32.	Capital Liabilities	156719	140992
33.	Funds from State Govt.	224504	208504
34.	Contributions, Grants and Subsidies towards cost of Capital Assets	66209	60813
35.	Reserves and Reserve Funds	56410	47367
	<b>TOTAL FUNDS</b>	588247	534898

V. Jayaraman,  
Chief Financial Controller.

A. J. Rajendran,  
Accounts Member.

(True Copy)

**PENSION—Commutation—Commuted Portion of Pension—Restoration of—Revised orders issued by Government—Adoption to the Board—Orders—Issued.**

(Per) B.P. (Ch.) No. 260

(Secretariat Branch)

Dated the 3rd October, 1991  
Purattasi 17, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

1. B. P. Ms. No. 291 (S.B.), dt. 15-6-81.
2. G. O. Ms. 688/Fin. (Pen.) Dept., dt. 20-6-'90.
3. Govt. Lr. No. 91806 (A)/Pen./90-1, dt. 14-9-'90.
4. Govt. Lr. No. 91806 (A)/Pen./90-3, dt. 7-12-'90.
5. Govt. Lr. No. 15864/Pen./91-1, dt. 21-3-'91.

**Proceedings :**

According to the provisions in the B.P. Ms. No. 291 (Secretariat Branch), dt. 15-6-'81, the commuted portion of the pension of all pensioners of Tamil Nadu Electricity Board, who as on 1-4-'81 have completed 15 years from the date of their retirement shall be restored in full irrespective of their date of commutation and that the other pensioners shall be allowed restoration of the commuted portion of their pension as and when they complete 15 years from the date of retirement.

2. The Government of Tamil Nadu in their Lr. No. 91806-A/Pension/90-3, dt. 7-12-90 now clarified that,

(i) 15 years period for restoration may be reckoned from the date of retirement itself only in cases where commutation of pension was/is simultaneous with retirement. In other words, cases where payment of the commuted value of pension was/is made during the first month of retirement leading to appropriate reduction on account of commutation in the first pension itself will be deemed to be falling in this category. In all other cases, i.e. where commutation of pension led/leads to a reduction in the second or subsequent month, the 15 years period will be reckoned from the date of commutation i.e. from the date on which reduction in pension on account of commutation became/becomes effective.

(ii) In respect of cases of commutation of pension on the increase in pension as a result of revision of pension with reference to third, fourth and fifth Pay Commissions, the commuted portion of pension will be restored on the completion of 15 years from the date of commutation i.e. from the date on which reduction in pension on account of commutation of pension becomes effective.

(iii) Cases already settled otherwise than in accordance with the clarification contained in this letter need not be re-opened.

3. The adoption of the orders in paragraph 2 above has been examined.

4. After careful consideration, the Tamil Nadu Electricity Board hereby directs that the pensioners who commute their pension on or after the date of issue of this B. P., shall get their commuted portion of pension restored on completion of 15 years from the date of credit of Capitalised Value.

5. This order shall take effect from the date of issue of this B. P.

6. The receipt of this order should be acknowledged.

(By Order of the Chairman)

S. Chockalingam,  
Secretary (I/C).

Memorandum (Permanent) No. 28920-E2/90-15 (Secretariat Branch) Dated 7-10-1991.

Sub: Loans & Advances—Conveyance advance—Advance for purchase of Motor Cycle/Scooter/Moped etc.—Clarifications—Orders issued.

Ref: Board's Memo. No. 46152/E2/86-2, dt. 18-6-87.

In supersession of the clarification issued in the Board's Memo. cited, it is directed that the following vehicles shall be classified as Motor Cycle/Scooter/Moped for the purpose of sanction of conveyance advance to the employees of the Board:

Motor Cycle	Scooter	Moped
1. Enfield	1. Bajaj-Chetak/Super/Cub	1. T.V.S. 50
2. Jawa	2. IML Vespa	2. T.V.S. Eke
3. Yezdi	3. Lamby	3. Kinetic spark
4. T.V.S. Suzuki Ind Suzuki	4. Vijay	4. Luna
5. Yamaha	5. Avanthi	5. Luna Spark
6. Rajdoot	6. Kelvinator	6. Luna Sportiff
7. Hero Honda	7. Narmatha	7. Suvega
8. Kinetic Honda	8. Alwyn Pushpak	8. Hero Magestic
9. Silver Plus		
10. Explorer		
11. Bajaj M. 50/80		
12. Hero punch		
13. Atlas		
14. Mascot		
15. Fury		
16. Kawasaki-Bajaj		

2. Receipt of the memo. may be acknowledged.

S. Chockalingam,  
Secretary-in Charge.

Circular Lr. No. 45378/BOAB/F/U. II/373/91, (Audit Branch) dt. 11-10-91.

Sub: Provident Fund—Rate of Interest for 1991-92 on deposits and balances at credit of the Subscribers in the General Provident Fund—Applicability to Tamil Nadu Electricity Board.

A copy of G.O. Ms. No. 632 Finance (Allowances—I) Department dt. 28-8-91 is communicated for adopting the rate of interest specified therein for the Financial year 1990-91 in respect of General Provident Fund of Tamil Nadu Electricity Board.

A. J. Rajendran,  
Accounts Member.

Encl :

Copy of :

## GOVERNMENT OF TAMIL NADU

## ABSTRACT

Provident Fund—General Provident Fund (Tamil Nadu) and other similar funds—Rate of interest for the financial year 1991—92.

G.O. Ms. No. 632

Finance (Allowances-I) Department

Dated 28—8—1991.

Read :

1. G.O. Ms. No. 712, Finance (Allowances-I) dt. 28—6—1980.
2. Government of India, Ministry of Finance (Department of Economic Affairs), New Delhi-Resolution No. F.5(1)—PD/91, dt. 31—7—1991.

## Order :

The Government direct that the rate of interest on the accumulations, at the credit of the subscribers to the following Provident Funds for the financial year 1991—92 be 12% (Twelve per cent) per annum :—

- (1) General Provident Fund (Tamil Nadu).
- (2) Contributory Provident Fund (Tamil Nadu).
- (3) Pudukkottai State Provident Fund.
- (4) Travancore State Provident Fund.
- (5) Travancore Contingent Employees' Provident Fund.

2. The rate of interest on belated final payment of Provident Fund accumulations remaining unpaid for more than three months of its becoming payable will continue to be 12% (Twelve per cent) per annum during 1991—92.

(By Order of the Governor)

N. Narayanan,  
Secretary to Government.

(True Copy)



BONUS & EX-GRATIA—Tamil Nadu Electricity Board—Payment of Bonus and Ex-gratia to employees of the Board for 1990—91—Orders—Issued.

(Par.) B.P. (F.B.) No. 84

(Secretariat Branch)

Dated: 14th October, 1991

## Proceedings :

The quantum of bonus and ex-gratia payable to the employees of the Tamil Nadu Electricity Board for the accounting year 1990—91 has been carefully considered. The matter was discussed with the representatives of Unions, who demanded higher bonus and ex-gratia.

2. The Tamil Nadu Electricity Board hereby directs that the employees of the Board be paid, for the accounting year 1990—91, a bonus calculated at the rate of 8.33% of the salary or wage earned by them during the said accounting year, or Rs. 100/- (Rupees One hundred only) whichever is higher, subject to and in accordance with the provisions of the Payment of Bonus Act, 1965, as amended upto-date.

3. The employees of the Board (monthly paid and full-time employees paid from contingencies) Helpers & 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. 2,500/- p.m. will be eligible for the bonus sanctioned in para 2 above.

4. The Board, with the concurrence of the Government of Tamil Nadu, also directs that the employees of the Board and the deputationists entitled to get bonus with reference to the orders in paras 2 and 3 above shall also be paid ex-gratia at the rate of 5.67% of the salary or wage earned by them during the accounting year 1990—91, or Rs. 750/- (Rupees Seven hundred and fifty only) whichever is higher.

5. '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 days' 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.

The term 'Salary or Wage' will not include over-time pay and allowances and will not include any pay and allowances other than those mentioned from (a) to (h) above. Salary or wage for the leave surrendered by an employee during 1990—91, should not be taken into account for computation of bonus.

6. The expenditure on the payment of bonus shall be debitable to "Tamil Nadu Electricity Board Funds—Revenue expenses—Account No. 75.501" and the expenditure of the payment of ex-gratia shall be debitable to Account No. "75.502".

7. All employees, who have worked in the establishment for not less than thirty working days in the accounting year 1990—91 are entitled for the payment of bonus and ex-gratia.

8. Where an employee has not worked for all the working days in the accounting year 1990—91, the minimum bonus of Rs. 100/- (Rupees one hundred only) if such bonus is higher than 8.33% of his salary or wage for the days he has worked in the accounting year 1990—91, and the minimum ex-gratia of Rs. 750/- (Rupees Seven hundred and fifty only) if such ex-gratia is higher than 5.67% of his salary or wage for the days he has worked in the accounting year 1990—91 shall be proportionately reduced.

9. Where the salary or wage of an employee entitled to bonus/ex-gratia exceeds one thousand and six hundred rupees per mensem, the bonus/ex-gratia payable to such employees should be calculated as if his salary or wage is one thousand and six hundred rupees per mensem.

10. The Board also directs that the employees who were under suspension also be paid bonus and ex-gratia for the year 1990—91 subject to the conditions mentioned above.

11. The Tamil Nadu Electricity Board also directs that the bonus and ex-gratia payment for the year 1990—91 should be disbursed to all the eligible employees on 23—10—1991.

(By Order of the Board)

S. Chockalingam,  
Secretary (I/c).

Provident Fund—Grant of Final Withdrawal from Provident Fund—Twelve (12) months in advance on the date of retirement on superannuation—orders issued.

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

(Audit Branch)

Dt. 16—10—91.

G. O. Ms. No. 535 — Finance (Allowance. I) Department dated 19—7—1991.

**Proceedings :**

The Government of Tamil Nadu in its G. O. No. 535 (Finance Allowance I) Department dated 19—7—1991 have issued orders to its employees to avail the **Part final withdrawals** upto 90% of the balance at credit of the subscribers **without assigning any reasons in case, it is applied for within twelve (12) months before retirement on superannuation** subject to condition, the other condition as stipulated in Government General Provident Fund Rules are satisfied. The Board have generally adopted the concession and amendments issued by the Government to its employees also.

The Tamil Nadu Electricity Board after careful consideration, have decided to extend the above concession to its employees and direct that the competent authority authorised to sanction Part final withdrawals upto 90% of the balance at credit of the subscribers as and when it is applied for within twelve (12) months before retirement on superannuation without assigning any reason therefor subject to condition that the other conditions stipulated in Regulation 18A and 18B of Tamil Nadu Electricity Board General Provident Fund Regulations are satisfied. This facility will be available only once to the subscriber.

(By Order of the Chairman)

A. J. Rajendran,  
Accounts Member.

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**LOANS & ADVANCES—Ad-hoc Festival advance to employees of Tamil Nadu Electricity Board not eligible to receive bonus under the payment of Bonus Act—Orders—Issued.**

(Per.) B. P. (FB.) No. 87

(Secretariat Branch)

Dated: 22nd October, 1991.

**Proceedings :**

The Tamil Nadu Electricity Board sanctions an ad-hoc Festival advance of Rs. 500/- (Rupees Five hundred only) to the employees of the Board, who draw a salary (Pay+Dearness Allowance) exceeding Rs. 2,500/- (Rupees Two thousand five hundred only) during the accounting year 1990-91 and who had not received any bonus and ex-gratia with reference to the orders issued in (Per.) B. P. (FB) No. 84 (S. B.) dt. 14—10—91.

2. The deputationists from the Tamil Nadu Electricity Board working in the Government or other organisations who are not in receipt of bonus and/or ex-gratia are eligible to receive the ad-hoc Festival advance sanctioned in this year.

3. The ad-hoc Festival advance of Rs. 500/- sanctioned above shall be adjusted against the ex-gratia payment, that may be made to the employees of the Board during December 1991 or January 1992 on par with the special ad-hoc bonus that may be sanctioned to Government employees drawing emoluments exceeding Rs. 2,500/-. The balance, if any shall be recovered from the pay of the employee for the month of January, 1992.

4. The expenditure on the ad-hoc festival advance shall be debited to "Tamil Nadu Electricity Board Funds—Revenue expenses—Account No. 75.502."

(By Order of the Board)

S. Chockalingam,  
Secretary-in-Charge.

# Technical

## PART—IV

### Technical

Procurement of Iron and Steel materials from M/s. The Indian Iron and Steel Company Ltd., waiver of definite price variation formula orders—Issued.

Permanent B.P. (FB) No. 200

(Technical Branch)

Dated 14—8—1991.

Aadi, 29, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

- (1) BP. Ms. (FB) No. 187 (Technical Branch) dt. 9—5—1985.
- (2) Minutes of 613th Meeting of the Board held on 10—7—91.

#### Proceedings :

The Tamil Nadu Electricity Board approves the following proposals :

1. To procure Iron and Steel materials from M/s. The Indian Iron and Steel Company Ltd., (A subsidiary of M/s. Steel Authority of India Ltd., Government of India Enterprise) by accepting their price at the stockyard conditions ruling at the time of physical delivery irrespective of time of making advance payments. The price is inclusive of freight charges from the works of M/s. Indian Iron and Steel Company Ltd. to their Madras stockyard.

(ii) All other conditions of the B.P. Ms. (FB) No. 187 (Technical Branch) dt. 9—5—1985 under articles (ii), (iii) and (iv) of condition (1) remain unaltered.

(iii) To authorise the following Chief Engineers to procure Iron and Steel materials from M/s. The Indian Iron and Steel Company Ltd., on similar lines indicated in paras (i) and (ii).

1. Chief Engineer/Materials Management.
2. Chief Engineer/North Madras Thermal Power Project.
3. Chief Engineer/Ennore Thermal Power Station.
4. Chief Engineer/Tuticorin Thermal Power Project.
5. Chief Engineer/Hydro Projects.

(iv) The action of the Tender Committee in having authorised the Chief Engineer/Materials Management to procure Iron and Steel materials from M/s. The Indian Iron and Steel Co., Ltd., on the basis of points (i) and (ii) in anticipation of approval of the Board is also approved and ratified.

(BY Order of the Board)

S. Kripanidhi,  
Chief Engineer/Materials Management.

# Technical

## PART—IV

### Technical

Procurement of Iron and Steel materials from M/s. The Indian Iron and Steel Company Ltd., waiver of definite price variation formula orders—Issued.

Permanent B.P. (FB) No. 200

(Technical Branch)

Dated 14—8—1991.

Aadi, 29, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

- (1) BP. Ms. (FB) No. 187 (Technical Branch) dt. 9—5—1985.
- (2) Minutes of 613th Meeting of the Board held on 10—7—91.

#### Proceedings :

The Tamil Nadu Electricity Board approves the following proposals :

1. To procure Iron and Steel materials from M/s. The Indian Iron and Steel Company Ltd., (A subsidiary of M/s. Steel Authority of India Ltd., Government of India Enterprise) by accepting their price at the stockyard conditions ruling at the time of physical delivery irrespective of time of making advance payments. The price is inclusive of freight charges from the works of M/s. Indian Iron and Steel Company Ltd. to their Madras stockyard.

(ii) All other conditions of the B.P. Ms.(FB) No. 187 (Technical Branch) dt. 9-5-1985 under articles (ii), (iii) and (iv) of condition (1) remain unaltered.

(iii) To authorise the following Chief Engineers to procure Iron and Steel materials from M/s. The Indian Iron and Steel Company Ltd., on similar lines indicated in paras (i) and (ii).

1. Chief Engineer/Materials Management.
2. Chief Engineer/North Madras Thermal Power Project.
3. Chief Engineer/Ennore Thermal Power Station.
4. Chief Engineer/Tuticorin Thermal Power Project.
5. Chief Engineer/Hydro Projects.

(iv) The action of the Tender Committee in having authorised the Chief Engineer/ Materials Management to procure Iron and Steel materials from M/s. The Indian Iron and Steel Co., Ltd., on the basis of points (i) and (ii) in anticipation of approval of the Board is also approved and ratified.

(By Order of the Board)

S. Kripanidhi,  
Chief Engineer/Materials Management.



Procurement of Iron and Steel materials from M/s. Visakhapatnam Steel Plant—Approval.

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

(Technical Branch)

Dated 20—9—1991.

Purattasi 4, Prachorpathi,  
Thiruvalluvar Aandu 2022.

(1) Minutes of 617th Meeting of the Board held on 9—9—91.

**Proceedings :**

The Tamil Nadu Electricity Board approves the following proposals :

1. To procure Iron and Steel Materials from M/s. Visakhapatnam Steel Plant by accepting their stockyard condition of price ruling at the time of Physical delivery, irrespective of time of making advance payment.

2. To procure Iron and Steel Materials from their stockyard of M/s. Visakhapatnam Steel Plant, at the prices fixed by JPC irrespective of the fact whether the stockyard is nearest to Board's destination or not.

3. To procure Iron and Steel materials and place orders under single Tender System on M/s. Visakhapatnam Steel Plant.

4. To procure and place orders for the different types/sizes/quantities of Iron and Steel materials as and when the offers are received, however limiting the orders within the total annual quantity approved by Tender Committee for each year.

5. To procure Iron and Steel materials from M/s. Visakhapatnam Steel Plant on the same lines as approved for the other main producers viz. M/s. SAIL, M/s. TATA and M/s. IISCO.

6. To Authorise the following Chief Engineers to procure Iron and Steel materials from M/s. Visakhapatnam Steel Plant.

1. Chief Engineer/Materials Management.
2. Chief Engineer/North Madras Thermal Power Project.
3. Chief Engineer/Ennore Thermal Power Station.
4. Chief Engineer/Tuticorin Thermal Power Project.
5. Chief Engineer/Hydro Projects/Bhavani.
6. Chief Engineer/Pykara Ultimate Stage Hydro Electric Power Project/Masinagudi.

(By Order of the Board)

**S. Kripnidhi,**  
Chief Engineer,  
Materials Management.

**Amendment—10**

Electricity—Terms and Conditions of Supply of Electricity—Incorporation of new sub-clauses to Clause 12.02 of the Terms and Conditions of Supply of Electricity—Ordered.

Permanent B.P. (F.B). No.262 (Technical Branch)

Dated 26—9—1991.  
Purattasi 10, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

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

**AMENDMENT**

The following note 1 and 2 may be added to Clause 12.02 of the Terms and Conditions of Supply of Electricity.

**Note-1:** However, Chief Engineers of the Distribution Regions are delegated with powers to condone the delay on specific request from the applicants, and to accord approval to effect supply upto a maximum period of 3 months from the date of expiry of second 3 months notice of availability of supply without forfeiture of service connection charges, Security Deposit and cancellation of application.

**Note-2:** Chairman is delegated with full Powers to condone the delay and accord approval for effecting supply beyond the expiry of 2nd 3 months notice of availability of supply without forfeiture of service connection charges, Security Deposit and Cancellation of application.

(By Order of the Board)

K. M. Vasudevan,  
Member (Distribution).

Consultancy Services by Tamil Nadu Electricity Board for preparation of Detailed Project Reports for small/mini/micro hydel projects upto 3 MW capacity to other State Government Agencies/ Private Sector on payment basis—Orders—Issued.

Parmanent B. P. (F. B.) No. 266

(Technical Branch)

Dated 1—10—1991,  
Purattasi 15, Prachorpathi,  
Thiruvalluvar Aandu 2022

Read:—

Minutes of the 617th meeting of the Tamil Nadu Electricity Board held on 9—9—91.

**Proceedings :**

The Deputy Secretary to Government of India, Department of Non-Conventional Energy Sources has communicated the decision of Government of India for reimbursement of 50% of the fees to the State Government Agencies for engaging reputed consultants/consulting organisations for preparing detailed project reports on small/mini/micro hydel projects upto 3 MW capacity.

2. Tamil Nadu Electricity Board already has the necessary set up and has built up the expertise required for carrying out the field survey works, preparation of Detailed Project Report and also all the other allied works.

3. In order to enable Government of India to achieve their desire of having a shelf of project reports on small hydro schemes spread all over the country and to enhance the scope of revenue to the Board it has been decided to undertake consultancy services by Tamil Nadu Electricity Board for preparation of Detailed Project Reports for small/mini/micro hydel projects upto 3 MW capacity to other State Government Agencies/Private sector on payment basis, and to enrol Tamil Nadu Electricity Board as a consulting organisation with D. N. E. S., Government of India.

4. The charges for the consultancy services will be as under :

(i) Charges for identification of sites, surveys including drilling works, fixing up of hydro electric components, selection of turbines proposals for interfacing with grid etc., and preparation of feasibility report.	2% of the project cost.
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If the field works (survey & drilling) are attended by the client, then the rates for the balance works relating to preparation of feasibility report and for the preparation of specification for purchase of various equipments, analysing tenders etc., would be as follows:—

(ii) Charges for preparation of feasibility report comprising selection of turbines, proposals for interfacing with grid etc.,	0.5% of the project cost.
(iii) Charges for preparation of specifications for generating machineries, analysing tenders and making recommendations.	0.5% of the project cost.

(iv) In respect of offering consultancy opinion alone for items (i), (ii) & (iii), a charge of Rs. 2,500/- per day per person, (on the lines proposed for consultancy services for Wind Energy Schemes) may be levied, subject to the condition that conveyance, boarding and lodging shall be paid for extra, at actuals. The day will be reckoned from the time of leaving Head Quarters to returning back to Head Quarters. The charges will be collected in advance or in instalments depending on the quantum of consultancy charges.

5. The above mentioned 'consultancy services' works will be attended to by Superintending Engineer/Investigation and Superintending Engineer/Hydro (Electrical) with the existing staff.

(By Order of the Board)

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

Circular Memorandum No. SE/IEMC/EE3/AEE2/829/91 (Technical Branch) dated 3—10—91.

Sub: Electricity—Intensive Inspection of services to detect theft of energy—  
Instructions—issued.

Ref: 1. Minutes of the Officers meeting held on 16—9—91 communicated vide  
endt. No. CH/EA/148/89-59/dated 18—9—91.

Electricity Tariff has been raised recently and consequently there is scope for increase in theft of energy cases, especially in industrial and commercial services.

The Chief Engineer's (Distribution) of all regions are requested to arrange for intensive drive inspection of all services so as to detect the theft of energy cases.

The Mass Raids may be arranged in Division Level by Pooling Officers from all Sections without fail and it may be ensured that all the services are covered in a phased manner. Special attention may be given in the areas and industries prone to theft.

In the case of H.T. Services, tamper proof boxes shall be provided immediately wherever not provided.

The Chief Engineers (Distribution) and Superintending Engineers of all Distribution Circles are requested to review the register of inspection of services in Section Offices during their inspection to ensure that routine inspections and Mass Raids are conducted regularly.

K.M. Vasudevan,  
Member (Distribution).



ELECTRICITY—Collection of Development charges from applicants for effecting supply—Revised  
Orders—issued.

(Per) B.P. (FB) No. 267

(Technical Branch)

Dated 7—10—1991,  
Purattasi 21, Prachorpathi-  
Thiruvalluvar Aandu 2022.

- Read: 1. (Permanent) B.P. (FB) No. 136, dated 13—6—91.  
2. Minutes (Item 8) of 618th meeting of the Board held on 30—9—91.

**Proceedings:**

There are representations from Small and Poor consumers of domestic supply and Petty shops that the development charges levied vide B.P. cited are high and their consumption of energy is low. Hence, there is a need to reduce the development charges for Small domestic consumers and also give relief to small commercial consumers (Petty shops etc).

In order to give relief to small domestic and commercial consumers, the Tamil Nadu Electricity Board after careful consideration directs that the development charges levied may be revised and accordingly directs for amendment of items 1—1 and 1—6 under para 2 of the B.P. (FB) No. 136, dated 13—6—91 as indicated below:—

Sl. No.	Tariff	Quantum of development charges
(1)	(2)	(3)
<b>I. Low Tension :</b>		
<b>1. Domestic (LT Tariff—I)</b>		
(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
<b>6. Commercial (LT Tariff—IX)</b>		
(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.

The revised rates shall come into force from **10-10-1991** for services to be effected on or after **10-10-1991**.

Whenever, the single phase 5 amps or lesser capacity meters in the domestic and commercial services are enhanced to higher capacity meter above 3 amps, the difference in rates applicable in respect of development charges may be collected. The rates in respect of other items in para 2 of the B.P. cited shall remain unchanged.

(By Order of the Board)

K.M. Vasudevan,  
Member (Distribution).



#### AMENDMENT—11

**ELECTRICITY—Use of electricity from L.T. commercial service (under L T. Tariff-IX) for agricultural purposes need not be treated as malpractice—Amendment to Terms and Conditions of Supply of Electricity—Amendments—Issued.**

Per. B. P. (F.B.) No. 269

(Technical Branch)

Dated 8-10-1991.  
Purattasi 22, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

1. B. P. Ms. (FB) No. 61 (Adm. Br.), dt. 24-12-88.
2. Per. B. P. (FB) No. 286 (Tech. Br.), dt. 26-8-89.
3. Per. B. P. (FB) No. 292 (Tech. Br.), dt. 31-8-89.

4. Per. B. P. (FB) No. 68 (Tech. Br.), dt. 7-4-90.
5. Per. B. P. (FB) No. 69 (Tech. Br.), dt. 9-4-90.
6. Per. B. P. (FB) No. 74 (Tech. Br.), dt. 4-5-90.
7. Per. B. P. (FB) No. 226 (Tech. Br.), dt. 20-11-90.
8. Per. B. P. (FB) No. 233 (Tech. Br.), dt. 24-11-90.
9. Per. B. P. (FB) No. 171 (Tech. Br.), dt. 20-7-91.
10. Per. B. P. (FB) No. 185 (Tech. Br.), dt. 27-7-91.
11. Per. B. P. (FB) No. 262 (Tech. Br.), dt. 26-9-91.

**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 orders, issue of the following amendment to the Terms and Conditions of Supply of Electricity, notified in Board's Proceedings Ms. (FB) No. 61 (Adm. Br.) dated 24-12-1988 and published in Part VI-Section 9 (b) of the Tamil Nadu Government Gazette No. 8, dated 1-3-89 and as amended subsequently.

The amendment shall come into force with immediate effect.

**AMENDMENT**

In the said Terms and Conditions of Supply of Electricity :

The existing texts under the heading, "Violation" and "Action" in serial number (vi) of Clause 2.02 and Clause 3.01 of the Schedule Part-I of the Terms and Conditions of Supply of Electricity shall be substituted by the following texts :

**(vi) of Clause 2.02**

**Violation**

Use of electricity for a tariff other than that for which supply is given when the wrong use is for Low Tension Tariff-IV (Power loads).

**Action**

Removal of violation within seven days of receipt of notice, failing which supply will be disconnected and Payment of compensation charges of Rs. 500/- per H.P. (or part thereof) or extended load.

**Clause 3.01**

Additional loads connected in service connections under L. T. Tariff-I (Domestic), VII (Educational and other special institutions), VIII (Laboratory, Research Institute, Studios and Cinema Theatres) and IX (other categories) and use of electricity in L.T. Tariff (other categories) to agricultural purposes, without the permission of the Board will not be considered as unauthorised, provided that connecting of such additional load does not result in the total connected load in the service connection, exceeding 130 P.P. (97 KW).

(By Order of the Board)

K. M. Vasudevan,  
Member (Distribution).

Contracts—Delegation of powers to Chief Engineers—Amendment to Tender Regulations—Orders—Issued.

Permanent B.P. (F.B) No. 272 (Technical Branch)

Dated 9—10—1991.  
Purattasi 23, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

Item 29 from the extract of the minutes of 618th meeting of the Tamil Nadu Electricity Board held on 30—9—1991.

**Proceedings :**

The Tamil Nadu Electricity Board hereby accords approval for the following amendments to the Tender Regulations :

Sl. No.	Item No. of Tender Regulations	Present Tender Regulations		Amendment	
1.	Clause 9.5	Prior approval of the authority competent to approve the tenders should be obtained before floating of tenders		Chief Engineers themselves can call for tenders based on the need taking into account the consumption, requirement, stock, pending supplies and budget availability for all purchases.	
2.	<b>Table X Purchase of Stationery &amp; Printing</b>	<b>Private Sector Rs.</b>	<b>Public Sector Rs.</b>	<b>Private Sector Rs.</b>	<b>Public Sector Rs.</b>
(a)	CEs and CEs/ Distribution	15,000/-	37,500/-		
(b)	CE/MM & CE/D Madras for Printing Press only	75,000/-	75,000/-	75,000/-	75,000/-

(By Order of the Board)

S. Kripandhi,  
Chief Engineer/Materials Management.

Electricity—Permanent Consultancy Cell consisting of Board's officers and Industrialists—Change in the nominations—Orders—Issued.

(Permanent) B.P. (CH) No. 219 (Technical Branch)

Dated : 10th October 1991.  
Puratasi 24, Prachorpathi,  
Thiruvalluvar Aandu 2022.

- Ref : 1. B.P.Ms. (CH) No. 645 Secretariat Branch dt. 8—12—81.  
2. B.P.Ms. (CH) No. 218 (T.B.) dt. 29—9—84.

**Proceedings :**

The Tamil Nadu Electricity Board approves the following nominations and changes in the list of members of the Permanent Consultancy Cell already constituted :

1. President, Tamil Nadu Small Scale Industries Association.
2. Thiru. S. N. RamaRaju General Manager, Madras Cements Ltd., in lieu of Thiru. R. Kunchithapadam, Chettinad Cement Corporation Ltd., to represent Cement manufacturing industries.
3. Thiru. V. Sundararaman, Executive Director, M/s. Southern Petro Chemical Industries Corporation Ltd., Heavy Chemicals Division, Ennore in lieu of Dr. K. Narayanan, President, Chemplast Ltd., to represent Power Intensive Industries.

C. Ramachandran,  
Chairman.



Training—Lecture classes conducted by Board's Engineers at Tuticorin Thermal Power Station—Sanction of honorarium and supply of Tea etc.—Approval accorded.

Permanent B.P. (CH) No. 220 (Technical Branch)

Dated : 10—10—91.  
Puratasi 24, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

CE/TTPS Lr. No. SE/O/EE/Trg./F. 11/D. 383/91, dt. 15—3—1991.

**Proceedings :**

At Tuticorin Thermal Power Station, the Technical Lectures are being arranged for the benefit of Operation and Maintenance Engineers by the Senior Engineers who are taking classes regularly on various subjects. In addition, more than seventeen Lecture classes are being handled for Graduate Engineer trainees from Thermal Training Institute/Ennore who undergo On-job training at Tuticorin Thermal Power Station in two batches every year. So far, no honorarium is paid to the senior Engineers of Tuticorin Thermal Power Station who are taking classes.

After careful consideration, approval is hereby accorded on the following :

1. Payment of honorarium to the Senior Engineers who take Classes at Tuticorin Thermal Power Station for a total amount not exceeding Rs. 3,900/- per annum as per existing norms of Rs. 50/- per Hour vide B.P. Ms. (CH) No. 77 (Adm. Br.) Dated 15—2—1984.
2. Supply of Snacks, Tea/Coffee to the participants & Lecturers taking classes during Lecture classes not exceeding the amount of Rs. 12,480/- per annum at the rate of Rs. 6/- per head per day.
3. Sanction of lumpsum amount of Rs. 500/- towards procurement of Flask, Tumblers, Stainless Steel Cane, Tray etc. in the initial stage.

The above expenditure is debitable to "T.N.E.B. Funds—Revenue expenses—76. Administration & General Expenses—76.154 Training Expenses—Training Programme for Board's personnel".

(By Order of the Chairman)

R. Arunachalam,  
Chief Engineer/Research & Development.



## AMENDMENT—13

**Electricity—Terms and Conditions of Supply of Electricity—Incorporation of new sub-clause to clause 14.07 of the Terms and Conditions of Supply of Electricity—Ordered.**

Permanent B. P. (F.B.) No. 284

(Technical Branch)

Dated 11—10—1991.  
Purattasi 25, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

- (1) B.P. Ms. (F.B.) No. 61 (Adm. Branch) dated 24—12—88
- (2) Permanent B. P. (F.B.) No. 286 (Technical Branch) dated 26—8—1989.
- (3) Permanent B. P. (F.B.) No. 292 (Technical Branch) dated 31—3—1989.
- (4) Permanent B. P. (F.B.) No. 68 (Technical Branch) dated 17—4—1990.
- (5) Permanent B. P. (F.B.) No. 69 (Technical Branch) dated 19—4—1990.
- (6) Permanent B. P. (F.B.) No. 74 (Technical Branch) dated 14—5—1990.
- (7) Permanent B. P. (F.B.) No. 226 (Technical Branch) dated 20—11—1990.
- (8) Permanent B. P. (F.B.) No. 233 (Technical Branch) dated 24—11—1990.
- (9) Permanent B. P. (F.B.) No. 171 (Technical Branch) dated 20—7—1990.
- (10) Permanent B. P. (F.B.) No. 185 (Technical Branch) dated 27—7—1991.
- (11) Permanent B. P. (F.B.) No. 262 (Technical Branch) dated 26—9—1991.
- (12) Permanent B. P. (F.B.) No. 269 (Technical Branch) dated 8—10—1991.
- (13) Permanent B. P. (F.B.) No. 275 (Technical Branch) dated 10—10—1991.

**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 amendment 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 immediate effect.

## AMENDMENT

The following Note 1 may be added to Clause 14.07 of the Terms and Conditions of Supply of Electricity.

NOTE—1 : However the Member (Distribution) is delegated with Powers to permit payment of Additional Security Deposit more than three instalments.

(By Order of the Board)

K. M. Vasudevan,  
Member (Distribution).



Lr. No. CE/CD/SE/CD/E3/A2/F. TR/D. 577/91, (Technical Branch) dt. 16—10—91.

Sub : Tenders—Reduction of high pitched tenders by negotiation with the tenderers—Regarding.

- Ref : (1) G. O. Ms. No. 445 PW (HNI) Dept., dt. 26—2—90.
- (2) Copy of Lr. No. 42652/HNI/90—1 dt. 30—1—91 from Secretary to Government/P.W.D., Madras-9 addressed to the CE/PWD (Gi) Madras-5.
- (3) Memorandum No. 48519/H1/91—4 dt. 1st August 1991 from Secretary/TNEB to CE/CD.

A copy of G. O. Ms. No. 445 PW (HNI) Department dt. 26—2—90 and subsequent clarification issued by Government in Secretary, Public Works Department's Lr. dt. 30—1—91 on the above subject are communicated for guidance.

Receipt of this letter with enclosures may kindly be acknowledged.

Encl. :

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

Encl : 1

Copy of G.O. Ms. No. 445 (Public Works (HNI) Department). Dated 26-2-1990.

Tenders—Reduction of high pitched tenders by negotiation with the tenderer—Revised orders—issued.

Read :

G O. Ms. No. 1862, Transport, dt. 30-9-86.

Order :

In partial modification of the orders issued in the Government Order read above, the Government allow the tendering authorities to negotiate only with the lowest tenderer to the advantage of the Government. If the negotiations with the lowest tenderer fail, then the tender should be legally and literally closed and retender ordered.

(By Order of the Governor)

D. Murugaraj,  
Secretary to Government.

(True Copy)

Encl : 2

நகல்.

அரசு ஆணை நிலை எண். 1862 (போக்குவரத்து துறை) நாள் 30-9-1986

ஒப்பந்தம் — ஒப்பந்தப்புள்ளியை இறுதியாக்குவதில் பேச்சுவார்த்தை மூலம் தீர்வுகாணல் — ஆணை — வெளியிடப்படுகிறது.

ஆணை :—

பேச்சுவார்த்தையின் மூலம் ஒப்பந்தப்புள்ளியை பரிசீலனைச் செய்யப்படும் முறையை தவிர்ப்பது குறித்த பொருள் அரசின் பரிசீலனையில் இருந்து வந்தது. பரிசீலனைக்குப் பிறகு, ஒப்பந்தப்புள்ளியை இறுதியாக்குவதில் பேச்சுவார்த்தை மூலம் தீர்வு காண வேண்டுவதில்லை என்றும், ஒப்பந்தப்புள்ளியில் குறிப்பிடப்பட்ட தொகை அதிகமாக இருந்தால் மறு ஒப்பந்தப்புள்ளி கோரவேண்டும் என்றும், அரசு முடிவெடுத்துள்ளது. எல்லா அரசுத்துறை தலைவர்களும், அரசு கழகங்கள் முதலியவற்றின் தலைவர்களும், இந்த ஆணையைத் தவறாமல் கடைபிடிக்க வேண்டும் என்று அரசு ஆணையிடுகிறது.

(ஆளுநரின் ஆணப்படி)

அ. சி. வெங்கடசுப்ரமணியன்,  
ஆணையர் மற்றும் அரசு செயலர்.

(உண்மை நகல்)

Encl : 3

Copy of Lr. No. 42652/HN1/90-1/dt. 30-1-91 from the Secretary to Government, Public Works Department, Madras-9, addressed to the Chief Engineer, PWD (General) Madras-5.

Sub : Tenders—Reduction of High Pitched tenders by negotiations with the tenderer—Revised orders issued—regarding.

Ref : 1. Chief Engineer (General) Lr. No. CTO/A/202645/86/dt. 30-3-90.

2. Chief Engineer (Minor Irrigation) Lr. No. 94/987/90-4/dt. 2-4-90.

The Chief Engineer (General) has raised the following presumption on the issue of orders in G.O. (Ms) No. 445, Public Works Department dt. 26-2-1990.

- (i) Negotiation may be resorted to with lowest valid tenderers with a view to bring down high pitched rates and that negotiation should not be resorted to with all the tenderers of with the next lowest tenderer i.e. other than the lowest.
- (ii) In case if the lowest tenderer refuses to reduce his rates during negotiation, then to avoid delay in calling for retenders, and, if it is felt that further tender call will not yield fruitful results, such lowest tenders can be accepted either by Executive Engineer, Superintending Engineer, Chief Engineer, Board of Engineers according to the powers delegated to them to accept tenders and
- (iii) in case where the lowest tenderer refuses to reduce his rates, then negotiation with the next higher tenderer should not be resorted to. If the lowest tenderer even after negotiation is considered not acceptable, then the tender should be legally and literally closed and retender ordered.

I am directed to state that the above presumptions are confirmed by the Government.

2. The Chief Engineer (Minor Irrigation) has raised the following doubts on the issue of G.O. Ms. No. 445, Public Works Department dated 26-2-1990.

- (i) If the overall tender excess is within the powers of acceptance of tender inviting authority, with high pitched rates for a few items and if the tender is to be closed due to failure of negotiation not only the overall advantageous position of the tender will be lost, since normally in retenders, the rates will be mostly higher than previous one.

This is so, specifically at the closure of financial year, when the new schedule of rates take effect from first of April.

- (ii) By resorting to closure of the tender due to failure of negotiation not only the time is lost, also additional expenditure is incurred due to publication of tender notice once again by way of advertisement charges. The gains made in the retender, if at all any, may not be commensurated to the additional expenditure.

The Chief Engineer (Minor Irrigation) is informed that the confirmation of the presumption of the Chief Engineer (General) in para 1 above will be applicable to the above points and will clear the above doubts.

3. The Chief Engineer (Minor Irrigation) has also sought for clarification of the following :

- (i) The negotiation with a tenderer other than the lowest tender is resorted to only when it is found that it is not in the interest of the Government to accept the lowest tender due to defective quoting of rates, not capable of doing that particular work etc.,

and

- (ii) Hence it is considered that the present G.O. is applicable only in cases where the lowest tender is valid.

The Chief Engineer (Minor Irrigation) is informed that the negotiation is to be resorted to only with the valid lowest tender.

4. I am also to state that the G.O. in question is only on enabling provision so as to enable the competent authorities to negotiate with the lowest valid tenderer to the advantage of the Government. It does not mean that if the lowest tenderer does not agree to reduce any of his rates, the tender should be rejected on that count alone, if the same is found to be otherwise acceptable.

(Sd.).....

for Secretary to Government.

(True Copy)

Copy of:

Office of the Chief Engineer, PWD (General), Chepauk, Madras-5. Endt. No. CTO(A)/202645/86 dt. 15-2-91.

Copy of Govt. letter dt. 30-1-91 is communicated to the officers of PWD for information and necessary further action.

(Sd.).....

for Chief Engineer, PWD  
(General)

(True Copy)

• • •

Memo. No. IEMC/EE2/A1/F. PC. GI./CR 9221-1/91, (Technical Branch) Dated 21-10-1991.

Sub : R&C—HT Industries—Enforcement of power cut—Levy of penal charges for H.T. Industries who exceed the demand quota and condonation for excess over demand quota recorded—G.O. issued—Reg.

Ref : 1. G.O. Ms. No. 1469 PW dt. 4-9-91.  
2. Memo. No. IEMC/EE2/A1/F. Power cut—General/D. 1054/91 dt. 13-5-91 from Chairman to all field officers.

The Government in the G.O. first cited have included certain new clauses (viz) 8 (ii) and 9 (i) (b) and amended the existing clause 9 (i) (b) in the existing R&C orders to take effect from 4-9-91. A copy of the G.O. is enclosed herewith.

The Superintending Engineer of Electricity Distribution Circles and Chief Engineer/ Distribution of all regions are hereby informed that the instructions to follow the above changes in R&C order have already been issued in memo. second cited, in anticipation of the issue of G.O. first cited and hence the instructions shall deem to come into force from 18-5-91, the date of issue of the instructions.

C. Ramachandran,  
Chairman.

• • •

Endt. No. IEMC/EE2/A1/F. PC GI./CR 9221/91 (T. B.) dt. 21-10-1991.

Ref : G. O. 1469 P.W.D. dt. 4-9-1991.

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

K. Michael,  
Superintending Engineer/IEMC.

Encl :

Encl :

Copy of G.O. (Ms) No. 1469 (Public Works Département) Government of Tamil Nadu Dt. 4-9-91.

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

Read again :

1. G. O. Ms. No. 1111 Public Works dt. 24-7-76
2. G. O. Ms. No. 111 Public Works dt. 31-1-85
3. G. O. Ms. No. 1490 Public Works dt. 20-9-88
4. From the Chairman Lr. No. IEMC/EE2/A1/F. PC. C1/CR 4450/91 dt. 15-5-91

ORDER :

The following notification shall be published in an extraordinary issue of Tamil Nadu Government Gazette dated 4th September '91.

#### NOTIFICATION

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

The amendments hereby made shall come into force from 4-9-91.

#### AMENDMENTS

1. The following may be added in the existing clause 8 (ii) :

However, for exceeding the demand quota upto 5% for the first two times in a month by High Tension Industries (other than Oxygen plants, freezing plants, Cold storage of sea food industries, nitrogen plants at Salem and Sulakkarai) without disconnection, a penal charge at twice the normal tariff rate be charged for the excess demand recorded each time in addition to the normal demand charges. If exceeded for the third time in the same month, irrespective of the excess over demand recorded, the service will be totally disconnected and will be resumed only after a period of 7 days thereafter, irrespective of the quota period and a penal levy at twice the normal tariff rate be charged for the excess recorded demand for the third time in addition to the normal demand charges".

2. In Clause 9, the existing clause 9 (i) (b) shall be substituted as follows :

Clause 9 (i) (b) : In cases when the demand quota is exceeded, the penal levy shall be thrice the normal demand charges in addition to the normal demand charges".

3. A new clause 9 (ii) (a) : "For the excess demand quota recorded over the quota fixed, the penal levy shall be twice the normal tariff rate for the excess demand recorded in addition to the normal demand charges".

4. The existing sub clause 9 (ii) be renumbered as 9 (ii) (b).

(By Order of the Governor)

C. Chellappan,  
Secretary to Government.

(True Copy)

Circular Memorandum No. SE/IEMC/EE3/AEE2/D. 850/91 (Technical Branch) Dated 23—10—91.

Sub : Electricity—Collection of development charges at revised rates from applicants for effecting supply—Regarding.

- Ref : 1. Permanent B.P. (FB) No. 136 (TB) dated 13—6—91.  
2. Permanent B.P. (FB) No. 267 (TB) dated 7—10—91.

In the B.P. cited (2) under reference, it has been ordered that the revised development charges indicated therein shall come into force with effect from 10—10—91 for services to be effected on or after 10—10—91. In this connection, the following instructions are issued.

The collection of development charges at revised rates may not be collected in respect of those consumers who have already paid all the charges including the development charges at old rates before 10—10—91. Also the difference in development charges due to revision may not be refunded to small domestic and commercial consumers who would have paid development charges at old rates. Wherever development charges have not been collected at old rates before 10—10—91, the development charges shall be collected at revised rates only.

K. M. Vasudevan,  
Member (Distribution).



Memorandum No. 57725/O&M Cell (1)/91—2 (Secretariat Branch) dated 24—10—91.

Sub : ELECTRICITY—Theft of electricity, malpractices etc.—Detected by Anti Power Theft Squad—Follow-up action—Instructions issued.

- Ref : (i) Memo. (Per) No. 40632/O&M Cell/84-1 dt. 20—7—84.  
(ii) Memo. No. 55534/O&M Cell (4)/90-1 dt. 28—8—90.

Attention is invited to the references cited wherein instructions were issued in regard to the cases of theft of energy, malpractices etc., to the effect that the responsibility for collecting the assessment charges without much delay rests fully with the Superintending Engineers and other field officers under the supervision of the Chief Engineers of the Regions. The correctness or otherwise of the amount assessed as also taking steps for the full realisation of the amount should be ensured by them with the assistance of the Audit staff of the Circle offices.

2. The Chief Engineers of Distribution Circles are therefore requested to instruct suitably to all the Superintending Engineers of the Circles to pay sustained attention to the collection of pending assessment amounts by even periodically mobilising the resources under their control.

3. All the Chief Engineers of Distribution Region and the Superintending Engineers of Distribution Circle are therefore requested to follow strictly the instructions issued in the reference first cited and also to critically review the collection of assessment charges every month and to furnish bi-monthly certificates to the Inspector General of Police (Vigilance) as already prescribed and in turn the same will be put-up to Chairman for review.

4. Receipt of this Memorandum should be acknowledged.

(By Order of the Chairman)

S. Chockalingam,  
Secretary-in-charge.

**Electricity—Generation from captive generating sets scheme for banking with TNEB—Amendments  
—Issued.**

Routine B.P. (FB) No. 26

(Technical Branch)

Dated : 26th October 91,  
Ippasi 9, Prachorpathi,  
Thiruvalluvar Aandu 2022.

**Proceedings :**

Read : B.P.Ms. (Ch) No. 256 (Tech. Br.) dt. 30—9—1986.

Comprehensive instructions relating to the banking of energy by the HT consumers with captive generation have been issued in the Board's Proceedings cited above.

The following amendments are now issued to the relevant clauses and these shall come into effect from the date of withdrawal of cut on energy (i.e) from 1—9—91

1. The existing clause under x(c) shall be amended and read as follows :

Withdrawal of banked energy during the R&C period when there is cut on demand and no cut on energy shall be permitted and proportionate banked energy shall be deducted from their account. The total demand quota shall be restricted to the base demand of the H.T. consumer as against the sanctioned demand at present.

2. The following additional clause iii (a) shall be included.

During the period when there is cut on demand and no cut on energy the banking of energy shall be permitted and the energy generated by the captive sets shall be quantified and credited to the account of the respective H.T. consumer.

(By Order of the Board)

K. M. Vasudevan,  
Member (Distribution).

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## ANNEXURE TO FINANCE

**ALLOWANCE—Revision of Dearness Allowance to the employees of Tamil Nadu Electricity Board from 1—7—91—Orders—Issued.**

(Per) B.P. (Ch) No. 277

(Secretariat Branch)

Dated the 30th October 1991,  
Iyppasi 13th, Prachorpathi,  
Thiruvalluvar Aandu 2022.

Read :

- (1) (Per.) B.P. (FB) No. 57, (SB), dt. 5—8—89.
- (2) (Per.) B.P. (FB) No. 60, (SB), dt. 24—8—89.
- (3) (Per.) B.P. (Ch) No. 73, (SB), dt. 15—4—91.

### Proceedings :

In pursuance of the orders in para II (2) (b) of (Per.) B.P. (FB) No. 57, (S.B.) dt. 5—8—89 and para 1 (2) (b) of (Per.) B.P. (FB) No. 60, (S.B.) dt. 24—8—89, the Tamil Nadu Electricity Board considered the question of revision of the rates of Dearness Allowance from 1st July 1991 taking into account the increase in the average of All India Consumer Price Index Numbers during the period of 12 months prior to 1st July 1991.

2. For the employees of the Board drawing pay upto Rs. 3,500/- whose pay scales had been revised in the B.Ps (1) and (2) cited, the Tamil Nadu Electricity Board sanctions the revised rates of Dearness Allowance with effect from 1st July, 1991, at 60% of basic pay and personal pay countable for calculation of Dearness Allowance.

3. The revised rates of Dearness Allowance admissible for various pay stages from 1st July 1991 are indicated in the Annexure to this order. In cases in which the pay (including personal pay) fall between the two pay stages which have not been furnished in the Annexure, the revised Dearness Allowance shall be worked out adopting the percentage rate indicated in para 2 above, and the amount rounded to the nearest rupee.

4. The arrears from 1—7—1991 to 31—10—91 shall be drawn in one bill and paid in cash.

5. Receipt of the orders should be acknowledged.

(By Order of the Chairman)

Encl :

S. Chockalingam,  
Secretary (I/C).

ANNEXURE  
REVISED RATES OF DEARNESS ALLOWANCE

Pay (1)	With effect from 1-7-91 (2)	Pay (1)	With effect from 1-7-91 (2)
Rs.	Rs.	Rs.	Rs.
870	522	1465	879
885	531	1470	882
900	540	1480	894
915	549	1495	897
930	558	1500	900
945	567	1530	918
960	576	1535	921
975	585	1540	924
990	594	1560	936
1005	603	1570	942
1015	609	1585	951
1020	612	1590	954
1040	624	1605	963
1060	636	1610	966
1065	639	1620	972
1080	648	1630	978
1090	654	1640	984
1100	660	1650	990
1110	666	1670	1002
1115	669	1675	1005
1120	672	1680	1008
1140	684	1690	1014
1165	699	1710	1026
1170	702	1720	1032
1190	714	1730	1038
1200	720	1740	1044
1230	738	1745	1047
1240	744	1765	1059
1245	747	1770	1062
1260	756	1780	1068
1265	759	1800	1080
1280	768	1810	1086
1290	774	1820	1092
1300	780	1850	1110
1315	789	1885	1113
1320	792	1860	1116
1325	795	1880	1128
1335	801	1900	1140
1340	804	1910	1146
1350	810	1920	1152
1360	816	1930	1158
1370	822	1940	1164
1385	831	1945	1167
1395	837	1970	1182
1405	843	1990	1194
1410	846	2000	1200
1420	852	2010	1206
1430	858	2035	1221
1440	864	2050	1230
1450	870	2060	1236
1455	873	2080	1248

(1)	(2)	(1)	(2)
Rs.	Rs.	Rs.	Rs.
2120	1272	2760	1656
2125	1275	2765	1659
2130	1278	2800	1680
2170	1302	2815	1689
2180	1308	2870	1722
2200	1320	2875	1725
2215	1329	2910	1746
2240	1344	2960	1776
2260	1366	2985	1791
2275	1365	3015	1809
2280	1368	3020	1812
2300	1380	3050	1830
2350	1410	3095	1857
2360	1410	3100	1860
2365	1419	3115	1869
2420	1452	3130	1878
2455	1473	3140	1884
2475	1485	3205	1923
2480	1488	3210	1926
2520	1512	3215	1929
2530	1518	3230	1938
2540	1524	3240	1944
2545	1527	3315	1989
2565	1539	3320	1992
2600	1560	3330	1998
2620	1572	3350	2010
2635	1581	3415	2049
2655	1593	3425	2055
2680	1596	3430	2058
2680	1608	3460	2076
2690	1614	3500	2100
2710	1626		
2725	1635		

(True Copy)



Circular No. 28845/N2/91—2 (Secretariat Branch) Dated the 30th October 91.

Sub : ALLOWANCE—Arrears of Dearness Allowance for the month of July, 91 to October, 91 Payment to employees in cash—Appeal to the employees for contributing the arrears in Small Savings.

Ref : (Per) B.P. (Ch.) No. 277 (S.B.) dt. 30—10—91.

According to the Orders issued in the B. P. cited, the arrears of additional instalment of Dearness Allowance payable for the period from 1—7—91 to 31—10—91 should be paid in cash to the employees drawing a Basic Pay upto Rs. 3,500/-. In view of the Government's difficult financial position which would affect the Board's ways and means position also, all employees are requested to voluntarily contribute to Small Savings from the arrear payments of Dearness Allowance to be made. The Chief Engineers/Superintending Engineers and other Officers of the Board are directed to enlist the voluntary co-operation of all the employees of the Board in contributing the arrears to Small Savings and also by opening new Recurring Deposit Accounts.

(iv)

The contribution may be in any form of Small Savings other than Post Office Savings, Bank Accounts. The Chief Engineers/Superintending Engineers and other Officers of the Board are requested to furnish the position as on 30-11-91 with details regarding total arrears of Dearness Allowance paid, amount contributed to Small Savings as indicated below :

NAME OF OFFICE :

Sl. No.	Total amount of A.D.A. paid	Amount contributed to Small Savings
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2. The co-operation of all the employees of the Board in this effort may be enlisted.
3. The receipt of this may kindly be acknowledged.

C. Ramachendran,  
Chairman.

●●●

Memo. (Per) No. 18937/P1/91-2, (Secretariat Branch) Dated the 31st October 1991.

Sub : Field Officers and staff of the Investigation Circle—Journey from halting place to workspot—Permitting busfare and walking mileage—Orders—issued.

According to the provisions in the Tamil Nadu Electricity Board Employees' Travelling Allowance Regulations, the employees performing official tour are not expected to move out of the camping place, until the purpose of the visit is over. In circular Memo. No. BOAB/Co-Cell/Unit-4/F. No. 151/D. No. 58/86, dated 25-5-1986, the Board Office Audit Branch has issued instructions to the effect that the officials like Assessors, Revenue Supervisors, Junior Engineers/Assistant Engineers could not perform journeys to the same place of camp daily from their headquarters, claiming busfare and mileage both for the onward and return journeys, Terminal Charges and Daily Allowance when such claims works out to more than what would have been admissible had they remained at the camping place till the purpose of the visit is over.

2. The Officers and Staff of the Investigation Circle have to undertake work in deep forests and un-inhabited places, where the normal facilities of Boarding and lodging are lacking. In view of this, the Officers and Staff of the Investigation Circle doing the field work have to necessarily stay within certain distance from the workspot and make daily trips to workspot for investigation and other allied works. In view of this special situation, the Chief Engineer/Civil Designs has proposed for exempting the Officers and Staff in the Investigation Circle from halt at the place of work. He has also proposed that such staff may be permitted to draw Travelling Allowance and Daily Allowance as admissible for the place and halt and also claim bus-fare and/or walking mileage for undertaking daily trips from the place of halt to the place of work.

3. The proposals of the Chief Engineer, Civil Designs have been examined. After careful consideration, it is hereby ordered that the Officers and Staff of the Investigation Circle when they undertake field works in deep forests and un-inhabited places will be permitted to stay within certain distance from the workspot where boarding and lodging facility are available and claim Travelling Allowance & Daily Allowance for the halt at that place and in addition be permitted to claim bus-fare and/or walking mileage for to and fro journeys from the halting place to the workspot for their daily trips. In such cases, the Controlling Officers have to give the following certificates :—

- (i) There is no facility for boarding and lodging in the actual workspot.
- (ii) The place with facilities of boarding and lodging, where the employee has halted is reasonably at a nearer distance within the reach of the workspot.

(By Order of the Chairman)

S. Chockalingam,  
Secretary in Charge.